

275. No person shall be entitled to such license who is engaged individually or as a partner in, or as an agent, clerk, or employee of, a trader, vendor or manufacturer in manufacturing, vending, or trading in ground black oak bark.

276. Any person may buy, sell, export, or otherwise dispose of ground black oak bark, without having the same inspected or weighed, but in all cases of difference between the buyer and seller as to the quantity and quality of said article, either party may call in any licensed inspector of the article, and his judgment shall bind the parties.

277. The person so licensed, when called upon, shall weigh and inspect each cask, bag, box or package, and mark thereon, in plain legible characters, the weight and quality of the bark contained therein.

278. Each licensed inspector shall be allowed the sum of seventy-five cents per ton for every ton weight of bark of twenty-two hundred and forty pounds by him inspected and marked.

279. Any person not having a license to act as such inspector who shall so act, shall forfeit and pay to the sheriff of the city the sum of two hundred dollars.

280. The said penalty shall be imposed as a fine by the Criminal Court of said city on presentment or indictment by the grand jury and conviction in due course of law; and one-third of said penalty shall be paid by the sheriff to the informer, and the residue shall be accounted for by the sheriff to the Treasurer of the State as other fines and forfeitures.

281. Nothing contained in this article relating to the inspection of bark shall be construed to forbid the manufacturer or the actual and bona fide owner of ground black oak bark from marking or stamping on the cask, bag, box or package containing the same, the quantity or quality thereof.

282. No license shall authorize such inspector to act out of the limits of the city, and any person who shall act as such out of said city shall forfeit and pay the sum of two hundred dollars, to be recovered and applied as hereinbefore directed.