said oil, which shall be declared confiscated, onehalf to the informer and the remainder to the State.

May recover for violation.

Sec. 4. And be it enacted, That any purchaser of oils or fluids made of Petroleum or its products, for illuminating purposes, bearing stamp or certificate, as provided in section two of this Act, and which does not stand the fire test provided in section one of this Act, may recover from the seller in an action for debt an amount equal to the purchase money of said oil.

Sec. 5. Be it enacted, That any accident by

reason of explosion occurring when the oil or fluid aforesaid used does not reach the test provided for in this Act, shall subject the manufacturer or other party proved to have adulterated said oil, if residents of this State, or seller thereof, if manufac-If not up to tured out of the State, to be prosecuted for a misdemeanor, and upon conviction thereof in a Court of competent jurisdiction, to fine or imprisonment, or both, at the discretion of the Court; and any one adulterating oils so as to reduce them below the standard provided in this Act, and selling the same for illuminating purposes, or who shall know-

test, may be prosecuted.

Reducedpenalty.

> Sec. 6. Be it enacted, That any oils confiscated in Baltimore City, as provided for in this bill, shall Oils confis- be tested by or in presence of the fire inspector of Baltimore, appointed by the insurance companies of said city, and he shall decide the test of such oils.

ingly use for illuminating purposes oils under tests as hereinbefore provided, shall be subject to the same penalties provided in sections three, four and

five thereof for manufacturers and sellers.

cated—How tested.

Approved April 4, 1870.