

CHAP. 120.

Deputy

Standard

Inspector general's
duty

Penalty for neglect

Brand

Compensation

Insufficient bar-
rel

flour shall be passed or branded by him, without his viewing and examining the same; that he will not brand or cause to be branded as merchantable, any cask or casks of flour, that do not appear to be, in all respects, sufficiently clean, sweet and merchantable; and that he will pass and brand, all such cask or casks of flour, as shall appear to him sufficiently clean, sweet and merchantable, according to the standard thereof, to the best of his skill and knowledge, a certificate of which oath, shall be filed with the clerk of [Washington County Court], before he proceeds to act.

Sec. 3. *And be it enacted*, That it shall and may be lawful for the said Inspector, to appoint one deputy, who shall hold his office during the pleasure of the principal Inspector, and no longer, and before he acts as such, shall take the same oath or affirmation required to be taken by the principal Inspector, in the second section of this act, with the same provisions.

Sec. 4. *And be it enacted*, That the standard of flour of each degree of fineness, shall be the same as the standard fixed for the city of Baltimore.

Sec. 5. *And be it enacted*, That the General Inspector of flour in the city of Baltimore, within fifteen days after the standard is fixed in said city, shall send to the [Inspector of the Town of Williamsport, in Washington county], a fair specimen of the standard and samples of flour as aforesaid, to be kept by the [Inspector at Williamsport], under the penalty of fifty dollars, for every refusal or neglect, to be recovered before a justice of the peace, one half for the use of the informer, the other half for the use of the State.

Sec. 6. *And be it enacted*, That the Inspector [for the Town of Williamsport], shall on the head or side of every cask of flour inspected by him, brand his name, the name of the Town and State, the year of inspection, and the quality or grade of flour inspected.

Sec. 7. *And be it enacted*, That the Inspector at the Town of Williamsport, shall have and receive of the owner or owners of flour by him inspected, the sum of one cent and a half and no more, for each cask of flour that he shall inspect and brand, according to the provisions of this act.

Sec. 8. *And be it enacted*, That in all cases where an Inspector may pronounce a flour barrel, insufficient, or shall condemn such barrel, it shall be lawful for the owner of such barrel, or his agent, either to cause said barrel to be repaired, or to substitute a new one, as the case may require, or he may make such deduction from the price of his flour, as

may be
chaser

Sec.
by virt
Maryl
by the
sand d
of his

Sec.
of the
brace
and all
comme
extend
not ex
lately

Sec.
shall p
demne
family
rel by

Sec.
ful for
porting
Baltim
of the
being

Provid
from th
the cit
Willia
vernor
rised.

Sec.
lawful
port, t
millers
mittee,
peal fr

Sec.
the thr
tion of
to take
to the
more, a