

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE.

1868.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820,
February 26, 1840, and March 16, 1842.

AUGUSTA:
OWEN & NASH, PRINTERS TO THE STATE.
1868.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1868.

‘inspectors of petroleum and coal oil and burning fluid, who shall be sworn to the faithful discharge of their duty, and it shall be their duty, when requested, to inspect such oils and burning fluids by applying the fire test with G. Tagliabue’s pyrometer or some other accurate instrument, to ascertain the igniting or explosive point thereof in degrees of Fahrenheit’s thermometer, and they shall cause every vessel or cask thereof by them so inspected to be plainly marked by the name of such inspector, the date of inspection, and the igniting or explosive point of the contents thereof.’

Duty of inspectors.

SECT. 2. Section four of said act is hereby amended in the fourth line by striking out the words “or elsewhere,” so that the section will read: ‘No person shall sell any such oil or burning fluid without first causing each cask or vessel of the same to be duly inspected and marked as aforesaid, unless it has already been so inspected and marked in this state; and if any person shall sell such oil or burning fluid that has not been so inspected and marked, or that has been so inspected and has been marked as unsafe for illuminating purposes, he shall be punished by a fine of not exceeding five hundred dollars, or by imprisonment in the county jail six months.’

Public laws of 1867, chap. 127, sect. 4, amended.

Penalty for making sale without inspection and marking.

SECT. 3. This act shall take effect when approved.

Approved February 29, 1868.

Chapter 188.

An act additional to chapter sixty-four of the revised statutes, and relating to the bonds of executors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. When it is expressly provided in the will of a testator that no bond shall be required of an executor, or that the bond shall be in a specified sum, letters testamentary may issue, and sales of real estate, under the provisions of the will, be made and confirmed, without any bond having been given, or with the bond in the specified sum, as the case may be; but such an executor may at any time, whenever it may be shown from any cause to be necessary or proper, be required to appear and file a bond as in other cases.

Executor not required to give bond in certain cases.

SECT. 2. This act shall take effect when approved.

Approved February 29, 1868.