

University of Colorado Law School

Colorado Law Scholarly Commons

Session Laws 1861-1900

Colorado Session Laws

1877

An act in relation to marks and brands upon flour, meal or other goods.

Colorado General Assembly

Follow this and additional works at: <https://scholar.law.colorado.edu/session-laws-1861-1900>

Recommended Citation

Colorado General Assembly, "An act in relation to marks and brands upon flour, meal or other goods." (1877). *Session Laws 1861-1900*. 1289.

<https://scholar.law.colorado.edu/session-laws-1861-1900/1289>

This Act is brought to you for free and open access by the Colorado Session Laws at Colorado Law Scholarly Commons. It has been accepted for inclusion in Session Laws 1861-1900 by an authorized administrator of Colorado Law Scholarly Commons. For more information, please contact rebecca.ciota@colorado.edu.

Transportation of lunatic to, and keeping at asylum of other states how expense paid (Amendment 1877.)

time as the state of Colorado shall have provided a place for the custody and subsistence of lunatic paupers, the same shall be transported to some convenient asylum, either within or out of the limits of this state, where such pauper will receive such attention and treatment as she or he may require; the expense necessarily incurred in and about the transportation of such lunatic pauper, as well also his or her bills at the asylum, shall be borne and paid by the county of which such lunatic pauper is a resident, the same upon proper vouchers, presented for that purpose, to be repaid to such county out of the state fund for the support of the insane.

Payment of such amounts.

1729. SEC. 32. All such warrants shall be paid as other warrants are, in the order in which the same are presented.

Recovery of moneys expended for support of lunatic from relatives bound for his support.

1730. SEC. 33. If at any time after the payment of any such account for the support of any lunatic pauper, it shall appear that such lunatic had, at the time, relations within the state, bound by law, and of sufficient ability, to support him or her, an action shall lie in behalf of the state to recover from such relative all such sums of money so expended.

Construction of the term lunatic.

1731. SEC. 34. The term lunatic, as used in this chapter, shall be construed to include idiots, insane and distracted persons, and every person who by reason of intemperance, or any disorder or unsoundness of mind, shall be incapable of managing and caring for his own estate.

CHAPTER LXII.

MARKS AND BRANDS.

AN ACT IN RELATION TO MARKS AND BRANDS UPON FLOUR, MEAL OR OTHER GOODS.

Be it enacted by the General Assembly of the State of Colorado:

1732. SECTION 1. Any person or persons who wish to manufacture or deal in flour or any other goods, and wishing to retain the exclusive right and use of their trade mark or brands, shall make a particular description in writing of

his or her or their brand or mark, and file the same for record in the office of the secretary of state; the same writing to be accompanied by a *fac simile* of such brand or mark, and be acknowledged by at least one of the persons adopting the same, as deeds of land are acknowledged; *Provided*, that no person shall be permitted to file a mark or brand similar to any one previously filed. And it shall be the duty of the secretary of state to keep a book in his office for the recording of such brands and marks as aforesaid, and a certified copy of any such record by the secretary of state shall be evidence in all courts of the making and filing thereof and the contents; and the fees of the secretary of state for recording each certificate shall be five dollars.

In what manner to procure exclusive right and use of mark or brand.

Fees of secretary of state for filing and recording certificate thereof.

1733. SEC. 2. No person or persons whatever shall be permitted to use or refill any barrels, sacks or packages with flour or other goods containing the brand or mark of the manufacturer or dealer thereof for the purpose of deceiving the purchaser or consumer, or injuring the reputation of the manufacturer or his brand.

Using or refilling barrels, sacks, or packages bearing the brand of manufacturer or dealer.

1734. SEC. 3. All persons who shall knowingly or wilfully violate any of the provisions of this act, shall be deemed guilty of a misdemeanor; and all persons convicted for such offense shall be fined not less than ten and no more than two hundred dollars; and the manufacturer shall be entitled to such damages as may be made to appear.

Penalty for violations of this act.

Approved, January 24, 1877.

CHAPTER LXIII.

MARRIAGES.

[Revised Statutes, Chapter LIX.]

1735. SECTION 1. Marriage is considered in law a civil contract, to which the consent of the parties is essential.

Marriage a civil contract.

1736. SEC. 2. All marriages between parents and children, including grandparents and grandchildren of every degree, between brothers and sisters of the one-half, as well as the whole blood, and between uncles and nieces, aunts