

1867, c 317  
Size and dimensions of corn barrel measure, etc.

**20.** The size and dimensions of the corn barrel measure shall be as follows: twenty one inches in diameter (clear of staves) at the bottom (and twenty-three inches in diameter clear of staves), and shall hold five struck bushels of corn; and all the lime sold in this State, or delivered in this State to any person or persons, shall be measured in a bushel measure of the following dimensions, viz.: twelve inches (clear of staves) at the bottom, and fifteen inches in diameter (clear of staves) at the top, and shall be fifteen inches high inside perpendicular measure, and in all cases where the lime has already slacked, it shall require two such bushels to make one bushel of quick-lime; any person violating the provisions of this section shall, on conviction in any court of this State, or before any justice of the peace, be fined not less than fifty dollars nor more than five hundred dollars, one-half to the informer, and the other half to go to the public school fund of the State.

Penalty.

Art 96, s. 21  
1831, c 239  
Articles sold by weight.

**21.** Quercitron and all other ground bark, sumach and all other articles sold by weight, shall be sold by the one hundred pounds for one hundredweight, and twenty hundred shall be considered and taken for a ton, and so in proportion for any greater or smaller quantity.

Id s 22  
1829, c 151.  
Staves

**22.** The count of all staves and heading shall be by the short hundred, so that one thousand pieces shall be computed as one thousand staves or heading, as the case may be; and any inspector or dealer in staves or heading, attempting to count or compute at any greater rate than one thousand pieces to the thousand, and in that proportion for a greater or less number, shall be deemed guilty of a misdemeanor, and be subject to indictment, and upon conviction shall be fined not exceeding one hundred dollars, one-half to the informer and the other half to the State.

Id s 23.  
1849, c 94, s 1.  
Penalty for selling goods by false mark.

**23.** No person shall sell any package or parcel of cotton, woollen, or other drygoods, having any mark thereon or attached thereto, indicating or stating a greater number of yards or larger quantity than is actually contained in such package or parcel, and any auctioneer, commission-merchant, or other dealer so selling, shall in each case forfeit and pay to the purchaser of each package or parcel double the value of the quantity of goods which on actual measurement it shall be found there is wanting in such package or parcel to make up the number of yards or quantity marked thereon.

Id s 24.  
1849, c 94, s 2  
Penalty, how recovered

**24.** All sums not exceeding one hundred dollars, forfeited and payable under the preceding section, shall be recoverable by the purchaser before a justice of the peace as other debts, and all sums exceeding one hundred dollars by action of debt in the court having jurisdiction thereof in the city or county where such sales were made.

1868, c 445.  
Charges for freight measurement, etc, of grain.

**25.** All charges for freight, measurement, weighing, inspection, wharfage, and commission on grain, shall be made on the number of bushels as ascertained by weight, and not by the running measure,