

of business shall be plainly printed on the label in letters not less than three-sixteenths of an inch in height and one-eighth of an inch in breadth, together with a brand, mark or term indicating clearly the grade or quality of the article contained therein.

1886, ch. 496, sec. 2.

**103.** All packers and dealers in soaked goods put up from products dried or cured, before canning and sealing shall, in addition to complying with the provisions of the preceding section, cause to be printed plainly, diagonally across the face of the label, in good legible type, one-half of an inch in height and three-eighths of an inch in width, the words "soaked goods."

Ibid. sec. 3.

**104.** Any person violating any of the provisions of the two preceding sections, shall be deemed guilty of a misdemeanor, and be punished by a fine of not less than fifty dollars nor more than one thousand dollars for each offence, to be recovered by indictment in any court of this State having criminal jurisdiction; one-half of this fine shall be paid to the informer, and the other half to the State treasury.

#### **Fraud upon Gas Companies.**

1886, ch. 222, sec. 1.

**105.** Any person who, with intent to injure or defraud any gas company, body corporate of this State, shall make, or cause to be made, any pipe, tube or other instrument or contrivance, or connect the same, or cause it to be connected, with any main service pipe or other pipe for conducting or supplying illuminating gas, in such manner as to connect with and be calculated to supply illuminating gas to any burner or orifice by or at which illuminating gas is consumed, around or without passing through the meter provided for the measuring and registering the quantity of gas there consumed, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by imprisonment not exceeding six months, or by fine not exceeding two hundred and fifty dollars, or both, in the discretion of the court.