1950

Alberta Coal Sales Act

Ontario
CHAPTER 14

The Alberta Coal Sales Act

1. Every person who advertises in Ontario in any newspaper or by poster, circular or in any other manner, that he is importing into Ontario or selling or offering for sale or delivery in Ontario coal produced in Alberta shall state in such advertisement the name of the area or district in Alberta in which such coal was produced and the trade name under which the same is registered in Alberta. R.S.O. 1937, c. 306, s. 1.

2. Every person who by himself, his servant or agent sells or delivers, or offers for sale or delivery in Ontario by wholesale or retail, coal produced in Alberta, shall deliver to the purchaser a bill, weight-ticket, invoice or sale note which shall state the area or district in which such coal was produced and the trade name under which the same is registered in Alberta. R.S.O. 1937, c. 306, s. 2.

3. Every person who, by himself or his servant or agent, sells or delivers in Ontario coal produced in Alberta in contravention of the foregoing provisions of this Act or any of them, shall be liable to a penalty of not less than $20 and not more than $200 and in default of payment shall be liable to imprisonment for a term of not more than three months. R.S.O. 1937, c. 306, s. 3.

4. Every person, who being the importer or vendor of coal produced in Alberta for delivery in Ontario by wholesale or retail, in any advertisement in a newspaper, circular or poster, or in any other document or publication, or upon any bill, weight-ticket or invoice makes any false or untrue statement as to the name of the area or district in Alberta in which such coal was produced, or as to the trade name of such coal as registered in Alberta shall be liable to a penalty of not less than $100 and not more than $500 and in default of payment shall be liable to imprisonment for a term of not more than six months. R.S.O. 1937, c. 306, s. 4.