CHAPTER 227

UNIFORM WAREHOUSE RECEIPTS

227.01 WAREHOUSE RECEIPTS: ISSUANCE

HISTORY. 1876 c 86 s 5; GS 1878 c 124 s 17; 1885 c 144 s 5, 6, 14; GS 1878 Vol 2 (1888 Supp) c 124 s 20 (5) (6) (14); 1893 c 28 s 4; GS 1894 s 7649, 7663, 7664, 7672, 7717; 1895 c 148 s 4; 1905 c 302; RL 1905 s 2049, 2053, 2087, 2089, 2097, 2105; 1913 c 161 s 1; GS 1913 s 4514; GS 1923 s 5110; MS 1927 s 5110.

227.17 INTERPLEADER OF ADVERSE CLAIMANTS

NOTE: Superseded by Rule 22 to extent inconsistent.

227.21 LIABILITY FOR CARE OF GOODS

The cardinal principle of the Warehouse Receipts Act is to give effect to the mercantile view of documents of title. A surety executing a warehouseman's bond pursuant to section 231.17 (without considering and independent of any change effected by Laws 1947, Chapter 497) is responsible for any loss resulting from a breach of duty in the part of its principal, the warehouseman, not only with respect to the actual function of storing goods, wares and merchandise for profit but also for a breach of duty in failing to remit the proceeds of C.O.D. shipments. State, use of, v Dalrymple, 227 M 533, 35 NW(2d) 714.

227.38 NEGOTIABLE RECEIPTS: NEGOTIATION BY ENDORSEMENT

HISTORY. 1876 c 86 s 5; GS 1878 c 124 s 17; GS 1894 s 7649; RL 1905 s 2097; 1913 c 161 s 38; GS 1913 s 4551; GS 1923 s 5147; MS 1927 s 5147.

227.59 Unnecessary.

CHAPTER 228

UNIFORM BILLS OF LADING

228.01 BILLS GOVERNED BY THIS CHAPTER

HISTORY. 1909 c 414 s 1-8; 1913 c 315 s 1-2; GS 1913 s 4322-4331; 1917 c 399 s 1; GS 1923 s $4958\frac{1}{2}$; MS 1927 s $4958\frac{1}{2}$.

NOTE: The following states have adopted the Uniform Bills of Lading Act: Alabama, Alaska, Arizona, Arkansas, California, Connecticut, Delaware, District of Columbia, Idaho, Illinois, Indiana, Iowa, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Pennsylvania, Rhode Island, South Carolina, Vermont, Washington, and Wisconsin.

228.10 ACCEPTANCE INDICATES ASSENT TO TERMS

Duty of carrier to notify the shipper of non-acceptance of goods by the notifying party. 37 MLR 204.