228.45 CARRIERS; BILLS OF LADING

CHAPTER 228

CARRIERS; BILLS OF LADING

Sec.	-		Sec.	37 - (1-11 1111 - 1
228.45 228.46	Issue	of bill for goods not received; penalty of bill containing false statement;	228.49	Negotiation of bill when goods are not in carrier's possession
220.40	penal	ty	228.50	Inducing issue of bill when goods have not
228.47	Issues	of duplicate bills not so marked		been received
228.48	Negot	dation of bill for mortgaged goods	228.51	Issue of non-negotiable bill not so marked
228	3.01	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.02	[Repealed, 1965 c 811 art 10 s 3		
228	3.03	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.04	[Repealed, 1965 c 811 art 10 s 3	36.10-102	21
228	3.05	[Repealed, 1965 c 811 art 10 s 3		
228	3.06	[Repealed, 1965 c 811 art 10 s 3		
	3.07	[Repealed, 1965 c 811 art 10 s 3		
	3.08	[Repealed, 1965 c 811 art 10 s 3		
	3.09	[Repealed, 1965 c 811 art 10 s 3		
	3.10	[Repealed, 1965 c 811 art 10 s 3		
	3.11	[Repealed, 1965 c 811 art 10 s 3		
	3.12	[Repealed, 1965 c 811 art 10 s 3		
	3.13	[Repealed, 1965 c 811 art 10 s 3		
	3.14	[Repealed, 1965 c 811 art 10 s 3		
	3.15	[Repealed, 1965 c 811 art 10 s 3		
	3.16	[Repealed, 1965 c 811 art 10 s 3		
	3.17	[Repealed, 1965 c 811 art 10 s 3		
	3.18	[Repealed, 1965 c 811 art 10 s 3		
	3.19	[Repealed, 1965 c 811 art 10 s 3		
	3.20	[Repealed, 1965 c 811 art 10 s 3		
		· · · · · · · · · · · · · · · · · · ·		
	3.21	[Repealed, 1965 c 811 art 10 s 3		
	3.22	[Repealed, 1965 c 811 art 10 s 3		
	3.23	[Repealed, 1965 c 811 art 10 s 3		
	3.24	[Repealed, 1965 c 811 art 10 s 3		
	3.25	[Repealed, 1965 c 811 art 10 s 3		_
228	3.26	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.27	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.28	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.29	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.30	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.31	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
228	3.32	[Repealed, 1965 c 811 art 10 s 3		
228	3.33	[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
_				
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		_
228		[Repealed, 1965 c 811 art 10 s 3		
228		[Repealed, 1965 c 811 art 10 s 3		
228	.44	[Repealed, 1965 c 811 art 10 s 3	36.10-102	2]
		TOOT	310 m T	

228.45 ISSUE OF BILL FOR GOODS NOT RECEIVED; PENALTY. Any officer, agent, or servant of a carrier, who with intent to defraud issues or aids in issuing a bill knowing that all or any part of the goods for which such bill is issued have not been received by such carrier, or by any agent of such carrier, or by a connecting carrier, or are not under the carrier's control at the time of issuing such

bill, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding five years or by a fine not exceeding \$5,000, or by both.

[1917 c 399 s 44] (5002)

228.46 ISSUE OF BILL CONTAINING FALSE STATEMENT; PENALTY. Any officer, agent, or servant of a carrier, who with intent to defraud issues or aids in issuing a bill for goods knowing that it contains any false statement, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding one year or by a fine not exceeding \$1,000, or by both.

[1917 c 399 s 45] (5003)

228.47 ISSUES OF DUPLICATE BILLS NOT SO MARKED. Except in the case of bills in a set over issue of documents for fungible goods and substitutes for lost, stolen, or destroyed documents, any officer, agent, or servant of a carrier, who with intent to defraud issues or aids in issuing a duplicate or additional negotiable bill for goods, knowing that a former negotiable bill for the same goods, or any part of them, is outstanding and uncanceled shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding five years or by a fine not exceeding \$5,000, or by both.

[1917 c 399 s 46; 1965 c 812 s 5] (5004)

NOTE: Laws 1965, Chapter 812, Section 28 reads as follows:
"Sec. 28. Sections 1 to 27 are enacted so that the statutory provisions therein amended shall be in conformance and in harmony with the provisions of the uniform commercial code. Accordingly, sections 1 to 27 are in effect on and after July 1, 1966."

228.48 NEGOTIATION OF BILL FOR MORTGAGED GOODS. Any person who ships goods to which he has not title, or upon which there is a lien or mortgage, and who takes for such goods a negotiable bill which he afterwards negotiates for value with intent to deceive and without disclosing his want of title or the existence of the lien or mortgage, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding one year or by a fine not exceeding \$1,000, or by both.

[1917 c 399 s 47] (5005)

228.49 NEGOTIATION OF BILL WHEN GOODS ARE NOT IN CARRIER'S POSSESSION. Any person who with intent to deceive negotiates or transfers for value a bill knowing that any or all of the goods which by the terms of such bill appear to have been received for transportation by the carrier which issued the bill, are not in the possession or control of such carrier, or of a connecting carrier, without disclosing this fact, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding five years or by a fine not exceeding \$5,000, or by both.

[1917 c 399 s 48] (5006)

228.50 INDUCING ISSUE OF BILL WHEN GOODS HAVE NOT BEEN RE-**CEIVED.** Any person who with intent to defraud secures the issue by a carrier of a bill knowing that at the time of such issue, any or all of the goods described in such bill as received for transportation have not been received by such carrier, or an agent of such carrier or a connecting carrier, or are not under the carrier's control, by inducing an officer, agent, or servant of such carrier falsely to believe that such goods have been received by such carrier, or are under its control, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding five years or by a fine not exceeding \$5,000, or both.

[1917 c 399 s 49] (5007)

228.51 ISSUE OF NON-NEGOTIABLE BILL NOT SO MARKED. Any person who with intent to defraud issues or aids in issuing a non-negotiable bill without the word, "not negotiable," placed plainly upon the face thereof, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding five years or by a fine not exceeding \$5,000, or by both.

[1917 c 399 s 50] (5008)

228.52 [Repealed, 1965 c 811 art 10 s 336.10-102]

[Repealed, 1965 c 811 art 10 s 336.10-102] 228.54

228.55 [Repealed, 1965 c 811 art 10 s 336.10-102]