WAREHOUSE RECEIPTS

CHAPTER 227

WAREHOUSE RECEIPTS

Sec.		Sec.	
227.50	Receipt; issue; goods not received; pen-	227.53	Receipts issued for warehouseman's
	alty.		goods which do not state that fact.
227.51	Receipt; issue; containing false state-	227.54	Delivery of goods without obtaining ne-
	ment; penalty.		gotiable receipt.
227.52	Receipt: duplicate: not so marked: is-	227.55	Negotiation of receipt for mortgaged
	sue.		goods.

NOTE: For penalties for the violation of the provisions of this chapter, see section 235.13. 227.01 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.02 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.03 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.04 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.05 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.06 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.07 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.08 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.09 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.10 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.11 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.12 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.13 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.14 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.15 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.16 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.17 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.18 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.19 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.20 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.21 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.22 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.23 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.24 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.25 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.26 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.27 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.28 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.29 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.30 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.31 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.32 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.33 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.34 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.35 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.36 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.37 [Repealed, 1965 c 811 art 10 s 336.10-102]

227.50 WAREHOUSE RECEIPTS

```
227.38
          [ Repealed, 1965 c 811 art 10 s 336,10-102 ]
227.39
          [ Repealed, 1965 c 811 art 10 s 336,10-102 ]
227.40
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.41
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.42
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.43
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.44
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.45
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227,46
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.47
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.48
          [ Repealed, 1965 c 811 art 10 s 336.10-102 ]
227.49
          Repealed, 1965 c 811 art 10 s 336.10-102
```

227.50 RECEIPT; ISSUE; GOODS NOT RECEIVED; PENALTY. A warehouseman, or any officer, agent, or servant of a warehouseman, who issues or aids in issuing a receipt knowing that the goods for which such receipt is issued have not been actually received by such warehouseman, or are not under his actual control at the time of issuing such receipt, 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.

[1913 c 161 s 50] (5159)

227.51 RECEIPT; ISSUE; CONTAINING FALSE STATEMENT; PENALTY. A warehouseman, or any officer, agent, or servant of a warehouseman, who fraudulently issues or aids in fraudulently issuing a receipt 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.

[1913 c 161 s 51] (5160)

227.52 RECEIPT; DUPLICATE; NOT SO MARKED; ISSUE. A warehouseman, or any officer, agent, or servant of a warehouseman, who issues or aids in issuing a duplicate or additional negotiable receipt for goods knowing that a former negotiable receipt for the same goods or any part of them is outstanding and uncanceled, without plainly placing upon the face thereof the word "duplicate" except in the case of a lost, stolen or destroyed receipt after proceedings as provided for by law, shall be guilty of a crime; and, upon conviction, punished for each offense by imprisonment not exceeding five years or by a fine of not exceeding \$5000, or by both.

[1913 c 161 s 52; 1965 c 812 s 3] (5161)

227.53 RECEIPTS ISSUED FOR WAREHOUSEMAN'S GOODS WHICH DO NOT STATE THAT FACT. Where there are deposited with or held by a warehouseman goods of which he is owner, either solely or jointly or in common with others, such warehouseman, or any of his officers, agents, or servants, who, knowing this ownership, issues or aids in issuing a negotiable receipt for such goods which does not state such ownership, 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.

[1913 c 161 s 53] (5162)

227.54 DELIVERY OF GOODS WITHOUT OBTAINING NEGOTIABLE RE-CEIPT. A warehouseman, or any officer, agent, or servant of a warehouseman, who delivers goods out of the possession of such warehouseman, knowing that a negotiable receipt the negotiation of which would transfer the right to the possession of such goods is outstanding and uncanceled, without obtaining the possession of such receipt at or before the time of such delivery, shall, except in cases where such delivery of goods is permitted by law, 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.

[1913 c 161 s 54; 1965 c 812 s 4] (5163)

NEGOTIATION OF RECEIPT FOR MORTGAGED GOODS. Any person who deposits goods to which he has not title, or upon which there is a lien or mortgage, and who takes for such goods a negotiable receipt 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.
[1913 c 161 s 55] (5164)

227.56 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.58 [Repealed, 1965 c 811 art 10 s 336.10-102] 227.59 [Repealed, 1965 c 811 art 10 s 336.10-102]