

station, or siding, is guilty of an offence, and liable on summary conviction to a penalty of not less than one hundred dollars, nor more than two hundred dollars. (New.)

180. (1) Every order for a car shall be made by the applicant in person or by his agent duly appointed in writing. (New.)

(2) The agent of the applicant shall be a resident in the vicinity of the shipping point for which the car is ordered, and if the car order is signed by the agent the appointment of such agent shall be forthwith deposited with the railway agent. (S. 181, ss. 2, Amended.)

(3) No person acting in the capacity of a duly authorized agent shall at any one time order a car for more than one applicant and no applicant or agent shall make an entry in the said book until any previous entry made by him or for him shall have been filled or cancelled as hereinafter provided.

(4) Notwithstanding any of the foregoing provisions of this section, an order for a car for a country elevator may be made on behalf of such elevator by the local operator or other person for the time being in charge thereof, and it shall not be necessary for such operator or other person to obtain or file any appointment in writing as aforesaid. (New.)

(5) Applicants or their agents shall be entitled to sign the car order book in the order of their arrival at the place where the said book is kept, without discrimination between producer, country elevator or otherwise. (New.)

181. (1) Every person who is a member of any of the organizations of grain producers known as grain pools, and incorporated by Act of the legislature of any of the provinces of Canada shall, for the purpose of ordering a car or cars for the shipment of grain under the provisions of this Part, be deemed to be the owner of the grain delivered by him to or on account of such organization. (New.)

(2) If a group of two or more producers of grain desire to load a car with grain, part of which belongs to each of them, without bulkheading and without putting such grain through a country elevator, then, notwithstanding any of the provisions of section 180, such group shall for the purpose of ordering a car or cars under the provisions of this Part, be considered as one person, and any member thereof may, upon obtaining from his fellow members and filing with the railway agent on authority in writing so to do, order a car on behalf of such group. (New.)

182. (1) An applicant may order a car according to his requirements of any of the standard sizes in use by the railway company, and may in his order therefor, designate the country elevator, loading platform, siding or other convenient place at which the car so ordered shall, subject to the provisions of this Act, be spotted or placed for him by the railway company. (S. 180, ss. 1 and part s. 186.)

(2) The applicant or his agent duly appointed in writing in the manner aforesaid, shall furnish to the railway agent, for insertion in the car order book, the name and post office address of the applicant, the place where the car is to be placed for loading and the kind of grain to be loaded, and shall in the order for the car declare that the applicant is at the time of the making of such order the actual owner of a carlot of grain of the kind designated in the said order, and that in his belief the said grain will be in a position to load by the time the car can be furnished to him. (S. 181, ss. 1, Amended.)

(3) Unless the car is for a country elevator, the applicant or his said agent shall also furnish to the railway agent, for insertion in the car order book, a description by section, township, range and meridian, of the land on which the said grain was grown, and shall also in the order for the car, declare that the applicant has not at the time of the making of such order, any unfilled order for a car for the shipment of grain grown on the said land or on any other car order book. (New.)