

Application
of Act.

5. The provisions of this Act shall apply to every elevator or warehouse now situated on the station grounds or property of the Company, or operated in connection with the lines of such Company, and all restrictions confining the shipment of grain, in part or in whole, to standard elevators are hereby removed, and no discrimination shall be made against elevators of less capacity or warehouses, or grain chutes in favour of standard elevators. 5

Penalty for
non-compliance with Act.

6. Every railway company, elevator company, warehouse owner or individual grain dealer operating in the province of Manitoba or the North-west Territories, failing or refusing to comply with the provisions of this Act, shall, on summary conviction, be subject to a penalty of not less than three hundred dollars and not more than one thousand dollars. 10

Prosecutions.

7. All prosecutions under this Act shall be in the name of Her Majesty, under the direction of the Attorney General of Canada. 15

Saving.

1888, c. 29.

8. Nothing herein contained shall interfere with the duties and obligations of the railway companies as common carriers at common law, under the provisions of *The Railway Act*. 20