

Section 231 shall be struck out, and the following substituted therefor.

231. (1) Everyone who contravenes any provision of this Part or any regulation made thereunder, except with respect to the matters enumerated in section 191 of the Act is guilty of an offence and liable, on summary conviction, to a penalty of not less than twenty-five dollars for the first offence, a penalty of not less than two hundred and fifty dollars or two months in jail for a second offence, and to a penalty of not less than five hundred dollars or three months in jail for a third or subsequent offence. (S. 231, ss. 1, Amended by Committee.)

“ D ”

ORDER FOR A CAR

(S 179)

.....Railway Company, Order No.Station,
Date, 19..... Time.....
o'clock in the..... noon.

I hereby make application for one railway car of tons capacity, to be furnished to..... of..... (hereinafter called the “Applicant”), and placed at the..... at..... to be loaded with.....

The said grain was grown on Section..... in Township..... in Range.....,of the..... Meridian.

And I do declare:—

- 1. That the above named applicant is now the actual owner of a carlot of grain of the kind above designated, and in my belief that said grain will be in a position to load by the time the said car can be furnished to such applicant.
- 2. That the said applicant has not on any other car order book at this time any unfilled order for a car for the shipment of grain grown on the said land.

.....
(Signature of applicant or his agent
duly appointed in writing)

.....
(Address of person signing this order)

I hereby sign this order on behalf of the railway company above named, and acknowledge receipt thereof on the date, and at the time above named.

.....
(Signature of Railway Agent)

The aforesaid order was duly filled on the..... day of..... 19 at,by supplying to the applicant, car No..... which was loaded on the..... day of..... 19..... and billed out to.....

.....
(Signature of Railway Agent)