

188. (1) When an applicant has loaded a car allotted to him or his order therefor has been cancelled, he shall, if he requires another car, be entitled to again order a car and sign the car order book in manner aforesaid, and when the second car has been allotted to him and he has loaded same, or his order therefor has been cancelled, he may again order another car and sign the car order book as aforesaid, and so on until his requirements have been filled. (Part s. 189, Amended.)

(2) No applicant shall have more than one unfilled order on the car order book at any one time. (S. 189, clause (c), Amended.)

189. When the car has been furnished the railway agent shall duly enter in ink in the car order book

(a) the date and time when the car was furnished;

(b) the car number; and

(c) when loaded, the date of such loading and the destination of the car. (S. 184, ss. 3, Amended.)

190. The Board may, with the approval of the Governor in Council, by regulation, modify any of the provisions of this Part in such manner as may be deemed advisable for the purpose of more fully protecting the interests of the producers of grain, and of facilitating the distribution of cars without discrimination as between producer, country elevator or otherwise. (New.)

191. (1) Everyone who

(a) not being entitled thereto, orders a car for shipping grain;

(b) orders for any fictitious person, or for any person who is not entitled thereto, a car for shipping grain;

(c) has at any time more than one unfilled order on a car order book, or has at any time an unfilled order for a car for the shipment of the same grain on more than one car order book

is guilty of an offence, and liable, on summary conviction, to a penalty of not less than twenty-five dollars, nor more than two hundred dollars, and in default of payment, to imprisonment for not less than one month, nor more than two months. (New.)

(2) The magistrate before whom such person is convicted, shall upon the application of the informant, or any producer of grain, issue and deliver to the applicant therefor, a certificate of such conviction, and the railway agent having the custody of the car order in respect of which the said conviction is made, shall upon such certificate being filed with him, forthwith cancel the said order. (New.)

(3) The Board may order that any entry in the car order book, found upon investigation to have been made contrary to the provisions of the act or regulations shall be stricken out of the said book and the railway agent in charge of the book shall forthwith execute such order of the Board. (New added in Committee.)

(4) No cancellation of a car order by a railway agent shall be lawful, unless such cancellation is made in the manner provided in section 185, or in this section. (S. 183, ss. 4, Amended.)

Provided however that the Board may order the restoration to the car order book of any order cancelled by the railway agent contrary to the provisions of the Act. Such restored order shall be given, as nearly as may be possible, the same order of precedence as it would have enjoyed if such cancellation had not been made. (New added by the Committee.)