forms, give a receipt for the number of bushels or pounds of grain delivered to it for transportation, and shall deliver the number of bushels or pounds so receipted for to the consignee thereof, or to the line or lines with which the company connects, or to which it delivers the grain to be forwarded to 5 the point of destination, less the usual loss from transportation, not exceeding forty-five pounds to each car.

Penalties.

6. Every railway company, or the agent of any railway company refusing to give such a receipt to shippers from flat warehouses and railway platforms as herein provided, shall be 10 liable to a penalty not exceeding fifty dollars and not less than ten dollars for each offence, which penalty shall be recoverable before any justice of the peace; and any company refusing or neglecting to deliver the amount of grain so receipted for to the consignee thereof, or to the company to which such grain 15 may be delivered to be carried to the point of destination, shall, in addition to the civil liability of such company for loss or shrinkage, except as above provided for, be subject to a penalty of not less than fifty dollars, and not more than one hundred dollars for each such refusal or neglect, which penalty 20 shall be recoverable before any justice of the peace.

Prosecutions.

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