

P. G. L., (1860,) art 3, sec. 15. 1849, ch 293, sec. 2

14. Whenever any commission merchant, factor, agent or other consignee, shall be discharged under the insolvent laws of this State, no agricultural produce which may have been consigned to him for sale, and which may be on hand at the time of his application and discharge, not sold to a fair and bona fide purchaser for a valuable consideration, shall pass to the trustee of said insolvent, or be in anywise answerable for his debts; but all such agricultural produce so on hand at the time of such application and discharge, shall be the property of the grower, producer or other owner who shall have consigned the same.

Ibid sec 16. 1849, ch. 293, sec. 3.

15. Nothing contained in the three preceding sections shall in any manner impair any right of lien which any commission merchant, factor or agent may have acquired or be entitled to for advances bona fide made, either in money or goods, to any such grower, producer or owner, on the faith and security of such consignment; but such right of lien shall remain as at common law and mercantile usage.

Ibid. sec. 13 1825, ch. 183, sec. 6.

16. Nothing contained in this article shall deprive any principal or owner of goods, wares or merchandise, of any remedy at law or in equity, which he might have against his agent or factor on any matter or contract between them, or for the violation of any engagement, duty or debt, for which such agent or factor has heretofore been liable at law and in equity, subject, nevertheless, to the right of such agent or factor to be allowed the benefit of any payments of any debt or damages received and paid from and on such contracts as aforesaid, by any other person or body corporate.