

An. Code, 1924, sec. 43. 1931, ch. 403, sec. 42.

50. It shall be deemed a sufficient compliance on the part of such owner with the requirements of this sub-title relating to his liability for any embezzlement, loss, or destruction of any property, goods, or merchandise if he shall transfer his interest in such airship or other aircraft engaged in interstate or foreign commerce and freight for the benefit of such claimants to a trustee, to be appointed by any court of equity of this State to act as such trustee for the person who may prove to be legally entitled thereto; from and after which transfer, all claims and proceedings against the owner shall cease.

An. Code, 1924, sec. 44. 1931, ch. 403, sec. 43.

51. The charterer of any airship or other aircraft engaged in interstate or foreign commerce, in case he shall man, victual and navigate such airship or other aircraft at his own expense, or by his own procurement, shall be deemed the owner of such airship or other aircraft within the meaning of the provisions of this sub-title relating to the limitations of the liability of the owners of airships or other aircraft; and such airship or other aircraft, when so chartered, shall be liable in the same manner as if navigated by the owner thereof.

An. Code, 1924, sec. 45. 1931, ch. 403, sec. 44.

52. Nothing in the five preceding sections shall be construed to take away or affect the remedy to which any party may be entitled against the master, officers or members of the crew for or on account of any embezzlement, injury, loss or destruction of merchandise, or property, put on board any airship or other aircraft engaged in interstate or foreign commerce, or on account of any negligence, fraud, or other malversation of such master, officers, or members of the crew, respectively, nor to lessen or take away any responsibility to which any master or member of the crew of any airship or other aircraft may by law be liable, notwithstanding such master or member of the crew may be an owner or part owner of the airship or other aircraft.

An. Code, 1924, sec. 46. 1931, ch. 403, sec. 45.

53. If the owner of any airship or other aircraft engaged in interstate or foreign commerce transporting persons, merchandise, or property shall exercise due diligence to make such airship or other aircraft in all respects airworthy and properly manned, equipped and supplied, neither the airship or other aircraft, her owner or owners, agent or charterers, shall become or be held responsible for injury, damage, or loss resulting from faults or errors in navigation or in the management of said airship or other aircraft, nor shall the airship or other aircraft, her owner or owners, charterers, agent, or master be held liable for losses arising from dangers of the air, acts of God, or public enemies, or the inherent defect, quality, or vice of the thing carried, or from insufficiency of package, or seizure under legal process, or for loss resulting from any act or omission of the shipper or owner of the goods, his agent or representative, or from saving or attempting to save life or property, or from any deviation in rendering such service.