

ARTICLE XXXIV.

AGENTS AND FACTORS.

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| <p>1 Lien on goods, etc, except agricultural productions, by consignee, when goods, etc, consigned by person intrusted with same for consignment or sale</p> <p>2 To what cases not to apply, notice to consignee</p> <p>3. Who deemed true owner of goods, etc, contract, notice</p> <p>4 When contract with agent good against owner, notice</p> <p>5. Goods, etc, in pledge by agent, rights of pledgee</p> <p>6 Rights of pledgee, notice</p> <p>7 Insolvent agent, set-off</p> <p>8 Set-off of debt due by agent as against principal</p> | <p>9 When owner of goods, etc, may recover from insolvent agent in preference to creditors</p> <p>10 Further remedies of principal</p> <p>11 Discharge of debt due by owner to insolvent agent's estate</p> <p>12 Consignment of agricultural production to confer right of sale merely</p> <p>13 Remedies of principal against agent</p> <p>14 Mortgage, pledge, etc, by consignee of agricultural productions, void</p> <p>15 Agricultural productions in insolvent agent's hands not to pass to his trustee</p> <p>16 Lien of agent for advances on agricultural productions.</p> |
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1. Any person intrusted for the purpose of consignment or sale with any goods, wares, or merchandise, except agricultural productions, and who shall have shipped or consigned the same in his own name, and any person in whose name any goods, wares, and merchandise shall be shipped or consigned by any other person, shall be taken to be the true owner thereof, so far as to entitle the consignee to a lien thereon for any money or negotiable security advanced or given to or for the use of the person in whose name such goods, wares, or merchandise shall be shipped or consigned, or for any money or negotiable security received by him to the use of such consignee, in the same manner as if such person were the true owner.

Art 3, s 1  
1825, c 182, s 1,  
1849, c 233, s 1.  
Lien on goods,  
etc, except  
agricultural  
productions, by  
consignee, when  
goods, etc, con-  
signed by per-  
son intrusted  
with same for  
consignment or  
sale

2. The provisions of the preceding section shall not apply to any case where the consignee shall have notice by the bill of lading or otherwise, at or before the time of any advance of such money or negotiable security, or of such receipt of money or negotiable security for which such lien is claimed, that the person so shipping or consigning in his own name or in whose name any goods, wares, or merchandise shall be shipped or consigned by any other person, is not the actual and *bonâ fide* owner thereof.

Id s 2  
1825, c 182, s 1,  
1829, c 198  
To what cases  
not to apply.

Notice to  
consignee

3. Any person intrusted with and in possession of any bills of lading, storekeeper's or inspector's certificate, order for the delivery of goods, or other document showing possession, shall be deemed the true owner of the goods, wares, or merchandise described therein, so far as to give validity to any contract thereafter to be made by such person with any other person or body corporate for the sale or disposal of the said goods, wares, or merchandise, or for the pledge or deposit thereof as a security for any money or negotiable instrument advanced or given on the faith of such documents, or either of

Id s 3  
1825, c 182, s 2.  
Who deemed  
true owner of  
goods, etc

Contract