

ARTICLE 43 OF THE CODE, ARE NOT ADMISSIBLE IN EVIDENCE IN ANY PROCEEDING.

(B) PRIVILEGE OF EMPLOYEE.

AN EMPLOYEE OR AGENT OF ANY OF THE ORGANIZATIONS LISTED IN SUBSECTION (A) MAY NOT BE COMPELLED TO DIVULGE ANY SUCH RECORD, REPORT, STATEMENT, NOTE, OR INFORMATION IN THIS CONNECTION.

REVISOR'S NOTE: This section is new language derived from Art. 35, §§ 101 and 102. These sections were enacted in 1963. They are combined for obvious purposes and codified as the only exception in Art. 35 to the provisions of the preceding section.

SEC. 10-206. REPLACEMENT OF WORN AND DILAPIDATED RECORDS.

WHEN A CLERK OF ANY COURT HAS REPLACED WORN AND DILAPIDATED RECORDS IN HIS OFFICE, AND CERTIFIED THE NEW RECORDS AS ACCURATE COPIES OF THE OLD ONES, THE NEW RECORDS ARE SUBSTITUTED FOR AND BECOME THE RECORDS OF THE COURT IN LIEU OF THE OLD RECORDS. THE CERTIFIED AND SUBSTITUTED NEW RECORDS ARE ADMISSIBLE EVIDENCE TO THE SAME EXTENT THE OLD ONES WERE.

REVISOR'S NOTE: This section presently appears as Art. 35, §76(c), as enacted by Ch. 172, Acts of 1973.

Language and style are clear and concise and no change is necessary. It logically follows in this sequence.

SEC. 10-207. PRINTED COPIES I.C.C. SCHEDULES PRESUMED CORRECT.

PRINTED COPIES OF SCHEDULES, CLASSIFICATIONS, AND TARIFFS OF RATES, FARES, AND CHARGES, AND SUPPLEMENTS TO SCHEDULES, CLASSIFICATIONS, AND TARIFFS, FILED WITH THE INTERSTATE COMMERCE COMMISSION, WHICH SHOW AN INTERSTATE COMMERCE COMMISSION NUMBER, WHICH MAY BE STATED IN ABBREVIATED FORM, AS I.C.C. NO....., AND AN EFFECTIVE DATE, ARE PRESUMED TO BE CORRECT COPIES OF THE ORIGINAL SCHEDULES, CLASSIFICATIONS, TARIFFS, AND SUPPLEMENTS ON FILE WITH THE INTERSTATE COMMERCE COMMISSION AND SHALL BE RECEIVED AS EVIDENCE, WITHOUT CERTIFICATION, IN ANY COURT TO PROVE THE SCHEDULES, CLASSIFICATIONS, TARIFFS, AND SUPPLEMENTS.