for the references to acts for "introduction into commerce" and to the use of a vehicle "in commerce".

In subsection (d) of this section, the second sentence of former Article 43, § 191C(c), which required that a copy of the inspection report be "sent promptly to the Secretary", is deleted as unnecessary and potentially confusing.

4-250. INSPECTION OF RECORDS OF CARRIERS; CARRIERS' EXCLUSION FROM OTHER SECTIONS.

(A) INSPECTION AND COPYING OF RECORDS.

FOR THE PURPOSE OF ENFORCING THIS SUBTITLE AND AFTER PRESENTATION OF APPROPRIATE CREDENTIALS TO ANY PERSON WHO IS IN CHARGE OF OR HAS CUSTODY OF THE RECORDS, THE SECRETARY OR A REPRESENTATIVE OF THE SECRETARY MAY HAVE ACCESS TO AND MAY COPY ANY RECORD OF A CARRIER IN COMMERCE IF THE RECORD CONCERNS THE MOVEMENT OR HOLDING, FOR COMMERCIAL PURPOSES, OF ANY FOOD, DRUG, DEVICE, OR COSMETIC, INCLUDING INFORMATION THAT SHOWS THE QUANTITY, SHIPPER, AND CONSIGNEE OF THE ARTICLE.

(B) USE OF EVIDENCE AGAINST CARRIER PROHIBITED.

ANY EVIDENCE THAT IS OBTAINED UNDER THIS SECTION MAY NOT BE USED IN ANY CRIMINAL PROSECUTION OF THE PERSON FROM WHOM IT IS OBTAINED.

(C) CARRIERS NOT SUBJECT TO OTHER SECTIONS.

A CARRIER IN COMMERCE IS NOT SUBJECT TO ANY OTHER PROVISION OF THIS SUBTITLE OTHER THAN THIS SECTION SIMPLY BECAUSE THE CARRIER RECEIVES, CARRIES, HOLDS, OR DELIVERS ANY FOOD, DRUG, DEVICE, OR COSMETIC IN THE USUAL COURSE OF ITS BUSINESS AS A CARRIER.

REVISOR'S NOTE: This section is new language derived without substantive change from former Article 43, § 191C(b).

In subsection (a) of this section, the reference to a record that concerns movement or holding "for commercial purposes" is substituted for the reference to the "movement in commerce ... or the holding thereof".

4-251. ANALYSIS OF SAMPLES.

(A) IN GENERAL.

IF, WHILE CONDUCTING AN INSPECTION UNDER § 4-249 OF THIS SUBTITLE OR WHILE PERFORMING ANY OTHER FUNCTION UNDER