

- or other document, showing possession, to be deemed the real owner of such goods, &c. so far as to give validity to any contract for the sale thereof, &c.—1825, ch. 182, sec. 2, 852
- Persons authorized to contract with such agents or factors for the purchase of goods, &c. so in their possession, and such contract shall be binding against the owner of such goods, &c. notwithstanding the purchaser may have notice that the person contracting is an agent or factor and not the real owner—1825, ch. 182, sec. 3, 852
- Persons accepting of any such goods, &c. or any document evidencing the possession of such goods, &c. in pledge or deposit as a security for any debt, &c. existing before the time of such pledge, &c. to acquire no further right to such goods, &c. than was possessed by the person pledging the same—1825, ch. 182, sec. 4, 853
- Declared lawful for any person to receive such goods, &c. in deposit as a security for any debt, &c. existing before such deposit, notwithstanding he may have notice of the person depositing the same, being an agent or factor of another, but such person so receiving such pledge or deposit, to acquire no further title, than was possessed by the person pledging the same, provided, the person so receiving such pledge shall not have notice, at the time of so accepting such security, that the agent or factor had not authority from the principal to pledge or deposit the same—1825, ch. 182, sec. 5, 853
- This act not to be so construed as to prevent the owner of the goods, &c. from demanding and receiving them from his agent before they are sold or pledged, or from the factor or agent in the event of the agent becoming insolvent, in preference to the rest of the agent's creditors—1825, ch. 182, sec. 6, 854
- Nor to prevent the owner from recovering from the purchaser the amount agreed to be paid for such goods, subject to the right of set-off by the purchaser against the agent, as provided for in the seventh section of this act—1825, ch. 182, sec. 6, 854
- Nor to prevent the owner from recovering from the person to whom they are pledged, on repayment of the money or restoration of the note, &c. advanced and such further sum, or other note, (if any) as was advanced by the agent to the owner, or on payment of a sum of money equal to the same—1825, ch. 182, sec. 6, 854
- Nor to prevent the owner from receiving from the purchaser the balance remaining in his hands, on the sale of the goods, after deducting the amount advanced by the purchaser to the agent—1825, ch. 182, sec. 6, 854
- Provided, where the agent becomes insolvent, the owner of the goods so pledged and redeemed, shall be held to have discharged pro tanto, the debt due by him to the estate of such agent, &c.—1825, ch. 182, sec. 6, 854
- And provided, the owner shall not be deprived of any remedy at law or equity, which he might heretofore have had against his agent in matters of debt on contract between them, subject to the right of the agent to be allowed the benefit of payments of any debt or damages recovered and paid from and in such contracts by any other person—1825, ch. 182, sec. 6, 854