

An. Code, 1924, sec. 462. 1912, sec. 416. 1904, sec. 367. 1902, ch. 150, sec. 231B.

539. Any person, other than the duly authorized employes of any railroad company, who shall interfere with the signals by which the movements of the trains of such railroad company are governed by giving what is known as a train signal to start any train when at rest, or to stop any train when in motion, shall be deemed guilty of a misdemeanor, and upon conviction thereof be sentenced to the house of correction or the county or city jail for not more than six months.

An. Code, 1912, sec. 463. 1912, sec. 417. 1910, ch. 503 (p. 94).

540. Whoever without authority unlawfully removes from any railroad or railway track, or right of way, over which locomotives, motors or cars are operated, or from any locomotive, motor or car, the bond-wires, nuts, bolts, angle-bars, spikes, attachments, fastenings, switch-stands, locks, feed wires, trolley wires or other appurtenances, or any part or attachment thereof, or any bonds, nuts, bolts, wires, fastenings, journal brasses, journal packing or parts thereto attached or belonging, which are necessary in the use or operation of said railway tracks, locomotives, motors or cars, or whoever without authority unlawfully removes or interferes with any air-brake, air-brake hose or any part of the air-brake appliances on any locomotive, motor or car, or whoever unlawfully has in his possession, any of the aforesaid articles so removed, shall upon conviction thereof be imprisoned not more than five years in the County or City jail or the House of Correction in the discretion of the Court.

An. Code, 1924, sec. 464. 1912, sec. 418. 1912, ch. 97.

541. Whoever shall willfully and maliciously shoot at or throw or cause to fall or strike against, into or upon any locomotive, motor, tender or car used upon any railroad or electric railway in this State, any wood, stone or other matter or thing, shall be deemed guilty of a misdemeanor, and upon conviction thereof, before any justice of the peace or any court of competent jurisdiction, shall be fined not less than twenty-five dollars nor more than one hundred dollars for each such offense, or be subject to imprisonment for not more than one year in the county or city jail or the House of Correction, in the discretion of such justice of the peace or court, or if such person be a minor under sixteen years of age, he may, in the discretion of such justice of the peace or court, be committed for not more than two years to any reformatory institution provided by law and authorized to receive minors so convicted.

An. Code, 1924, sec. 465. 1912, sec. 419. 1912, ch. 97.

542. Whoever shall throw from any window, door or transom of any passenger car, including dining, cafe, smoking, sleeping and private cars, while the same is in motion, any bottle or other article of glass, wood, metal or stone, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than twenty-five dollars before any justice of the peace or any court of competent jurisdiction, nor more than one hundred dollars for each such offense, or be subject to imprisonment for not more than six months in the city or county jail or the House of Correction, in the discretion of such justice of the peace or Court.