§2203. Evidence of illegal sale; allegation of prior conviction

- 1. Evidence of illegal sale. Whenever an illegal sale is alleged and a delivery proved, the delivery is sufficient evidence of sale and it is not necessary to prove a payment. [PL 2015, c. 342, §125 (RPR).]
- **2. Former conviction.** In actions, complaints, indictments or other proceedings for a violation of this Title, other than for a first offense, it is not necessary to set forth particularly the record of a former conviction, but it is sufficient to allege briefly that the person has been convicted of a violation of a particular provision.

[PL 1987, c. 342, §125 (RPR).]

3. Prosecution of bond when municipality interested.

[PL 1987, c. 342, §125 (RP).]

4. Enforcement by municipality.

[PL 1987, c. 342, §125 (RP).]

5. Former conviction.

[PL 1987, c. 342, §125 (RP).]

6. Amendment of allegation and process.

[PL 1987, c. 342, §125 (RP).]

SECTION HISTORY

PL 1987, c. 45, §A4 (NEW). PL 1987, c. 342, §125 (RPR). PL 2021, c. 658, §279 (AMD).

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