Where the buyer wrongfully rejects or revokes acceptance of goods or fails to make a payment due on or before delivery or repudiates with respect to a part of the whole, then with respect to any goods directly affected and, if the breach is of the whole contract (section 336.2-612), then also with respect to the whole undelivered balance, the aggrieved seller may

- (a) withhold delivery of such goods;
- (b) stop delivery by any bailee as hereafter provided (section 336.2-705);
- (c) proceed under the next section respecting goods still unidentified to the contract;
- (d) resell and recover damages as hereafter provided (section 336.2-706);
- (e) recover damages for nonacceptance (section 336.2-708) or in a proper case the price (section 336.2-709);
 - (f) cancel.

1

History: 1965 c 811 s 336.2-703