

The federal statutes used in odometer tampering prosecutions include the federal odometer statute (known as the Truth in Mileage Act) which since 1994 has been codified at [49 U.S.C. §§ 32701-32711](#).

- The odometer tampering prohibition is [49 U.S.C. § 32703\(2\)](#).
- If a person replaces an odometer, [49 U.S.C. § 32704](#) directs what must then happen.
- False odometer disclosure statements are prohibited by [49 U.S.C. § 32705\(a\)\(2\)](#).
- The regulations referred to in the odometer disclosure statement statute are found in [49 C.F.R. Part 580](#).
- The criminal penalty provision is [49 U.S.C. § 32709\(b\)](#).

Other statutes commonly used include the federal conspiracy statute, [18 U.S.C. § 371](#); the federal mail fraud statute, [18 U.S.C. § 1341](#); the statute forbidding the possession of a forged or counterfeit security (e.g., vehicle title) with intent to deceive, [18 U.S.C. § 513](#); the statute prohibiting the transportation across state lines of an altered, forged, or counterfeit security, [18 U.S.C. § 2314](#); and money laundering statutes, [18 U.S.C. §§ 1956](#) and [1957](#).