Queensland



SECOND-HAND DEALERS AND PAWNBROKERS BILL 2003

Queensland



SECOND-HAND DEALERS AND PAWNBROKERS BILL 2003

TABLE OF PROVISIONS

Sectio	Section	
	PART 1—PRELIMINARY	
1	Short title	10
2	Commencement	10
3	Objectives of Act	10
	PART 2—INTERPRETATION	
4	Definitions	10
5	Meaning of "associate" and "effective control"	10
	PART 3—LICENCES	
	Division 1—Requirement to be licensed	
6	Acting as licensee	11
	Division 2—Suitability of applicants and licensees	
7	Suitability of applicants and licensees.	12
8	Investigations about suitability of applicants and licensees	13
9	Criminal history is a confidential document	13
	Division 3—Applying for, renewing or restoring a licence	
10	Application for licence	14
11	Principal place of business	14
12	Decision on application for a licence	15
13	Renewal of licence	15
14	Restoration of licence	16
15	Decision on application for renewal or restoration of a licence	16
16	Licence continues pending decision about renewal	16

17	Licence continues pending decision about restoration	17
18	Requirement to give chief executive information	17
	Division 4—Suspending, cancelling, refusing to renew or restore, or imposing conditions on a licence	
19	Grounds for suspending, cancelling, refusing to renew or restore, or imposing conditions on a licence	18
20	Procedure for suspending, cancelling, refusing to renew or restore, or imposing conditions on a licence	18
21	Return of licence	19
	Division 5—Other provisions about licences	
22	Condition that licensee comply with local laws	20
23	Condition that second-hand dealer not enter or remain at premises	20
24	Authorised place	20
25	Change of authorised place	21
26	Licence to include particular information	21
27	Change of licensee's home address	22
28	Licence to be kept on premises or with licensee	22
29	Change of associate	22
30	Licensee must give notice if licence lost, stolen, destroyed or damaged	23
31	Replacement of lost, stolen, destroyed or damaged licence	23
32	Surrender of licence.	23
33	Return of expired licence	24
34	Licence not transferable	24
	PART 4—CONDUCT OF BUSINESS	
	Division 1—Second-hand dealers	
35	Where business may be carried on	24
36	Second-hand dealer must identify place of business	25
37	Second-hand dealer must keep a transactions register	25
38	Place transactions register to be kept	26
39	Second-hand dealer must give information to commissioner of police service	26
40	False or misleading entries in transactions register	27
41	Person must not alter transactions register	27
42	Employees must not be under 17	27

28
28
28
29
29
29
30
30
30
31
31
31
32
32
32
32
33
33
34
34
34
35
35
36
36
36
37
37
37
38

74	Disposal of pledges if licence cancelled or not renewed	38
	PART 5—ENFORCEMENT	
	Division 1—Authorised officers	
75	Appointment and qualifications	38
76	Appointment conditions and limit on powers	39
77	Issue of identity card	39
78	Production or display of identity card	39
79	When authorised officer ceases to hold office	40
80	Resignation	40
81	Return of identity card	40
	Division 2—Powers of authorised officers	
	Subdivision 1—Entry of places	
82	Power to enter places	41
	Subdivision 2—Procedure for entry	
83	Entry with consent	41
84	Application for warrant	42
85	Issue of warrant	43
86	Special warrants	43
87	Warrants—procedure before entry	44
	Subdivision 3—Powers after entry	
88	General powers after entering places	45
89	Licensee to show licence if asked	46
	Subdivision 4—Power to seize evidence	
90	Power to seize evidence.	46
91	Receipt for seized things	47
92	Access to seized things	47
93	Return of seized things	48
94	Compensation	48
	Subdivision 5—Power to require information	
95	Power to require name and address	48

PART 6—GENERAL OFFENCES, LEGAL PROCEEDINGS AND APPEALS

Division 1—General offences

96	False or misleading information	49
97	Obstruction of authorised officers	50
98	Forging a licence	50
99	Person not to possess a licence without reasonable excuse	50
100	Person not to use or allow another person to use a licence	51
101	Person not to alter a licence.	51
	Division 2—Legal proceedings	
102	Proceeding for offence	51
103	Authorised officer may prosecute	52
104	Evidence	52
105	Effect of conviction for dealing in or selling property obtained by fraud	53
106	Attempts to commit offences	53
	Division 3—Appeals	
107	Right to appeal to Magistrates Court	53
108	How to start appeal	54
109	Stay of operation of decisions	54
110	Hearing procedures	54
111	Powers of court on appeal	55
	PART 7—GENERAL PROVISIONS	
112	Executive officers must ensure corporation complies with Act	55
113	Chief executive and authorised officers not civilly liable	56
114	Approval of forms	56
115	Regulation-making power	56
	PART 8—REPEALS AND CONSEQUENTIAL AMENDMENTS	
116	Repeals	57
117	Consequential amendment	57
	PART 9—TRANSITIONAL PROVISIONS	
	Division 1—Interpretation	
118	Definition for pt 8	57

	Division 2—Transitional provisions for repeal of the Second-hand Dealers and Collectors Act 1984	
119	Definition for div 2	57
120	Existing second-hand dealer's licence	58
121	Existing applications for previous licences	58
122	Notice of revocation	58
123	Surrender notice	58
124	Change of address	59
125	Nominated property	59
126	Appeals to court.	59
127	Existing authorised officers	59
128	References to repealed Act	60
	Division 3—Transitional provisions for repeal of the Pawnbrokers Act 1984	
129	Definition for div 3	60
130	Existing pawnbroker's licence.	60
131	Existing applications for previous licences	60
132	Notice of revocation	61
133	Surrender notice	61
134	Change of address	61
135	Property pawned before the commencement	61
136	Appeals to court.	61
137	Existing authorised officers	62
138	References to repealed Act	62
	PART 10—AMENDMENT OF FUNERAL BENEFIT BUSINESS ACT 1982	
139	Act amended in pt 10	62
140	Amendment of s 5 (Definitions)	62
141	Amendment of pt 3, hdg (Funeral benefit businesses of corporations registered at commencement of this Act)	64
142	Insertion of new s 8	64
	8 Application of pt 3	64
143	Amendment of s 14 (Benefits trust funds)	64
144	Amendment of s 15 (Payment of moneys into the fund)	65

145	Amendment of s 19 (Annual returns to be furnished by corporation) 6			
146	Amendment of s 20 (Quinquennial valuation)			
147	Amendment of s 22 (Where assets more than sufficient to meet liabilities).			
148	Amendment of s 23 (Corporation to change rules)	66		
149	Replacement of pt 4, hdg (Registration of corporations under this Act to carry on funeral benefit business)	66		
150	Replacement of ss 24 to 31	66		
	24 Application of pt 4	67		
	25 Meaning of "nominated property"	67		
151	Amendment of s 32 (Provisions to be contained in rules)	67		
152	Omission of ss 33 to 35	67		
153	Amendment of s 36 (Certificate of registration)	67		
154	Omission of s 37 (Refusal of registration)	68		
155	Amendment of s 38 (Funeral benefit business trust fund account)	68		
156	Amendment of s 39 (Funeral benefit business trust fund)	69		
157	Amendment of s 40 (Investment of moneys)			
158	Amendment of s 41 (Application of funeral benefit business trust fund)	69		
159	Amendment of s 42 (Annual returns to be furnished by corporation)	69		
160	Amendment of s 43 (Quinquennial valuation)	70		
161	Amendment of s 44 (Where assets insufficient to meet liabilities)	70		
162	Amendment of s 46 (Corporation to change rules)	70		
163	Amendment of s 47 (Register of contributors)	71		
164	Amendment of s 48 (Receipts)	71		
165	Amendment of pt 5, hdg (Sale of funeral benefit businesses and cancellation of registration provisions)	71		
166	Replacement of s 49 (Interpretation)	71		
	49 Definition for pt 5	72		
167	Amendment of s 50 (Sale of funeral benefit business)	72		
168	Amendment of s 52 (Cancellation of registration by court)	72		
169	Omission of pt 6	72		
170	Replacement of pt 7, hdg (General provisions)	72		
171	Replacement of s 58 (Reference to registered corporation)	73		
	58 Application of pt 6	73		

172	Ame	endment of s 59 (Nominated office)	73			
173	Ame	Amendment of s 60 (Secretary)				
174	Ame	Amendment of s 61 (Provisions as to rules)				
175	Ame	endment of s 63 (Change of name of registered corporation)	74			
176	Ame	endment of s 66 (How payments from accounts to be made)	74			
177	Ame	endment of s 67 (Compliance with requirements of registrar)	74			
178	Ame	endment of s 69 (Powers of inspectors)	74			
179	Omi	ssion of s 73 (General penalty).	75			
180	Ame	endment of s 75 (Institution of proceedings)	75			
181	Ame	endment of s 76 (Offence by body corporate)	75			
182	Ame	endment of s 80 (Regulations)	75			
183	Relo	ocation and renumbering of ss 74 to 81	76			
184	Inse	rtion of new pt 7	76			
	73	Application of pt 7	76			
	74	Client care statement	76			
	75	Person must be given copy of agreement	77			
	76	Cooling-off period	77			
	77	Consequences of exercising rights in cooling-off period	77			
	78	Person to be advised that the person may enter into an agreement with an authorised investment manager	77			
	79	Application of Trusts Act 1973	78			
	80	Application of Trust Accounts Act 1973	78			
		SCHEDULE1	80			
		DISQUALIFYING OFFENCE PROVISIONS UNDER THE CRIMINAL CODE				
		SCHEDULE 2	81			
		CONSEQUENTIAL AMENDMENTS				
	CRE	EDIT ACT 1987	81			
	ELE	CTRONIC TRANSACTIONS (QUEENSLAND) ACT 2001	81			
	POL	ICE POWERS AND RESPONSIBILITIES ACT 2000	81			
		SCHEDULE3	83			
		DICTIONARY				

2003

A BILL

FOR

An Act to regulate the activities of second-hand dealers and pawnbrokers, and for other purposes

The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
1 Short title	3
This Act may be cited as the Second-hand Dealers and Pawnbrokers Act 2003.	5 4 5
2 Commencement	6
This Act commences on a day to be fixed by proclamation.	7
3 Objectives of Act	8
The main objectives of this Act are to—	9
 regulate the activities of second-hand dealers and pawnbrokers; and 	10 11
(b) deter crime in the second-hand property market; and	12
(c) help protect consumers from purchasing stolen property.	13
PART 2—INTERPRETATION	14
4 Definitions	15
The dictionary in schedule 3 defines particular words used in this Act.	16
5 Meaning of "associate" and "effective control"	17
(1) An "associate" of an applicant for a licence or a licensee is a person who is not the applicant or licensee but is, or would be if the licence were granted, renewed or restored, in effective control of the applicant's or licensee's business at a place.	19

6	11	s 6
6	11	s 6

Second-hand	Doglars and	Pawahrokars	Bill 2003
Secona-nana	Dealers ana	Pawnnrokers	כטט בעוום

(2) A person who is in "effective control" of a business, includes a person who—	1 2					
(a) is regularly or usually in charge of the business; or						
(b) regularly directs staff of the business in their duties; or	4					
(c) is in a position to control or influence the business in a substantial way.	5 6					
(3) If an applicant for a licence or a licensee is a corporation, each executive officer of the corporation is taken to be an "associate" of the applicant or licensee.	7 8 9					
PART 3—LICENCES	10					
Division 1—Requirement to be licensed	11					
6 Acting as licensee	12					
(1) A person must not carry on a business of dealing in second-hand property or act as a market operator unless the person is a second-hand dealer.	13 14 15					
Maximum penalty—200 penalty units.	16					
(2) However, the following persons do not contravene subsection (1)—	17					
(a) a pawnbroker to the extent the person may lawfully deal with second-hand property under the person's licence under this Act;	18 19					
(b) an auctioneer, motor dealer or motor salesperson under the <i>Property Agents and Motor Dealers Act 2000</i> to the extent the person may lawfully deal with second-hand property under the person's licence under that Act;	20 21 22 23					
(c) a dealer under the <i>Weapons Act 1990</i> to the extent the person may lawfully deal with second-hand property under the person's licence under that Act;	24 25 26					
(d) a person dealing in second-hand property to the extent the dealing is part of a business that involves acquiring property and hiring the property to others;	27 28 29					

	(e)	a person dealing in second-hand property for a charity registered under the <i>Collections Act 1966</i> ;	1 2
	(f)	a charity, religious denomination, or an organisation formed for a community purpose, within the meaning of the <i>Collections Act</i> 1966;	3 4 5
	(g)	a local government;	6
	(h)	an authorised deposit-taking institution under the <i>Banking Act</i> 1959 (Cwlth);	7 8
	(i)	a company registered under the Life Insurance Act 1995 (Cwlth);	9
	(j)	a trustee company under the Trustee Companies Act 1968.	10
expe	ctation	person must not carry on a business of advancing, on interest or in on of profit or reward, an amount on the principal or collateral of property taken by the person as a pawn unless the person is a ker.	11 12 13 14
Maxi	imun	n penalty—200 penalty units.	15
cours	se of	wever, the following persons making advances in the ordinary banking or mercantile transactions on the security of property pawn do not contravene subsection (3)—	16 17 18
	(a)	an auctioneer under the <i>Property Agents and Motor Dealers Act</i> 2000;	19 20
	(b)	an authorised deposit-taking institution under the <i>Banking Act</i> 1959 (Cwlth);	21 22
	(c)	a broker, commission agent or merchant.	23
		Division 2—Suitability of applicants and licensees	24
7	Suit	ability of applicants and licensees	25
	-	person is not a suitable person to hold a licence if the person, or an of the person—	26 27
	(a)	is an individual under 18 years; or	28
	(b)	is an insolvent under administration; or	29
	(c)	has been convicted of a disqualifying offence within the last 5 years; or	30 31

Second-hand Dealers and Pawnbrokers Bill 2003

(d) is a corporation that is an externally-administered body corporate.	1 2
(2) A person who is not a suitable person may not hold a licence.	3
(3) In this section—	4
"externally-administered body corporate" has the meaning given by the Corporations Act, section 9.	5 6
"insolvent under administration" has the meaning given by the Corporations Act, section 9.	7 8
8 Investigations about suitability of applicants and licensees	9
(1) The chief executive may make investigations about the following persons to help decide whether an applicant for a licence or licensee is a suitable person to hold a licence—	10 11 12
(a) the applicant or licensee;	13
(b) an associate of the applicant or licensee.	14
(2) If the chief executive makes investigations under subsection (1), the chief executive must ask the commissioner of the police service for a written report about the criminal history of any of the persons.	15 16 17
(3) The commissioner must give the report to the chief executive.	18
(4) The report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.	19 20
9 Criminal history is a confidential document	21
(1) An officer, employee or agent of the department must not, directly or indirectly, disclose to anyone else a report, or information contained in the report, given under section 8.	22 23 24
Maximum penalty—100 penalty units.	25
(2) However, the person does not contravene subsection (1) if—	26
(a) disclosure of the report or information to someone else is authorised by the chief executive to the extent necessary to perform a function under this Act; or	27 28 29
(b) the disclosure is otherwise required or permitted by law.	30

				ecutive must destroy the report as soon as practicable applicant or licensee's suitability to hold a licence.	1 2
	D	ivisio	on 3-	—Applying for, renewing or restoring a licence	3
10	App	licat	ion f	or licence	4
(1	l) A p	ersoi	n ma	y apply to the chief executive for a licence.	5
(2	2) The	app	licati	on must—	6
	(a)	be in	n the	approved form; and	7
	(b)	inclu	ude tl	he following information—	8
		(i)		ther the licence is for 1 or both of the following types of ness—	9 10
			(A)	a second-hand dealer;	11
			(B)	a pawnbroker;	12
		(ii)	whe	ther the licence is sought for a term of 1 or 3 years;	13
		(iii)		n place the applicant intends to carry on business under licence;	14 15
		(iv)	the 1	names and addresses of the applicant's associates; and	16
	(c)	be a	ccom	panied by the fee prescribed under a regulation.	17
11	Prin	cipa	l pla	ce of business	18
appl	licant	musi	t spec	ant intends to carry on business at more than 1 place, the cify in the application the place the applicant intends to principal place of business.	19 20 21
				cant intends to carry on business at a location, the cify, as the applicant's principal place of business—	22 23
	(a)	whe	re th	plication for a second-hand dealer's licence—an address e applicant's transactions register is to be maintained be inspected; or	24 25 26
	(b)	the a	appli	plication for a pawnbroker's licence—an address where cant's property register is to be maintained and may be l, and property taken as a pawn is located.	27 28 29

	place of business or an address under this section must be a place document may be served personally.	1 2
Example-	_	3
	office box is not a place the applicant may use as a place of business or an s for this Act.	4 5
12 Dec	cision on application for a licence	6
(1) Th	ne chief executive must consider an application for a licence and—	7
(a)	grant the licence, with or without conditions; or	8
(b)	refuse to grant the licence.	9
	owever, the chief executive must refuse to grant the application if f executive is not satisfied the applicant is a suitable person to hold ace.	10 12 12
(3) If must—	the chief executive decides to grant the licence, the chief executive	13 14
(a)	grant the licence for the term stated in the application for the licence; and	1. 16
(b)	give the applicant the licence.	17
to refuse	the chief executive decides to grant the licence with a condition or e to grant the licence, the chief executive must give the applicant an tion notice within 14 days after the decision is made.	18 19 20
13 Rei	newal of licence	2
	licensee may apply to the chief executive to renew the licensee's before the licence expires.	22 23
(2) Th	ne application must—	24
(a)	be in the approved form; and	25
(b)	state whether the licence is sought for a term of 1 or 3 years; and	26
(c)	state the names and addresses of the associates of the applicant; and	27 28
(d)	be accompanied by the fee prescribed under a regulation.	29

14	Res	toration of licence	1
may	, wit	a licence expires, the person who was the holder of the licence hin 14 days after the licence expires, apply to the chief executive the licence.	2 3 4
(2) Th	e application must—	5
	(a)	be in the approved form; and	6
	(b)	state whether the licence is sought for a term of 1 or 3 years; and	7
	(c)	state the names and addresses of the associates of the applicant; and	8 9
	(d)	be accompanied by the fee prescribed under a regulation.	10
15	Dec	ision on application for renewal or restoration of a licence	11
		ne chief executive must consider an application for renewal or on of a licence and—	12 13
	(a)	grant the renewal or restoration of the licence, with or without conditions; or	14 15
	(b)	refuse to grant the renewal or restoration of the licence.	16
	-	wever, the chief executive must refuse the application if the chief e is not satisfied the applicant is a suitable person to hold a licence.	17 18
the l	icen	the chief executive decides to grant the renewal or restoration of ce, the chief executive must grant the renewal or restoration for the ed in the application.	19 20 21
resto	oratio	the chief executive decides to refuse to grant the renewal or on of the licence, the chief executive must give the applicant an ion notice within 14 days after the decision is made.	22 23 24
16	Lice	ence continues pending decision about renewal	25
licer	ice i	a licensee applies for renewal of a licence under section 13, the s taken to be in force from the time it would, apart from this on, have expired until the day on which any of the following first	26 27 28 29
	(a)	the chief executive renews the licence;	30

(b)	if the chief executive decides to refuse to grant the renewal, the chief executive gives the licensee an information notice under section 15(4);	1 2 3
(c)	the licensee is taken to have withdrawn the application under section 18(2).	4 5
	the chief executive renews the licence, the licence is taken to have newed from the time it would, apart from subsection (1), have	6 7 8
(3) Suspende	absection (1) does not apply if the licence is earlier cancelled or ed.	9 10
17 Lic	ence continues pending decision about restoration	11
licence i	a licensee applies for restoration of a licence under section 14, the s taken to be in force from the time the licence expired until the which any of the following first happens—	12 13 14
(a)	the chief executive restores the licence;	15
(b)	if the chief executive decides to refuse to grant the restoration, the chief executive gives the licensee an information notice about the decision under section 15(4);	16 17 18
(c)	the licensee is taken to have withdrawn the application under section 18(2).	19 20
	the chief executive restores the licence, the licence is taken to have tored from the time it expired.	21 22
(3) Suspende	absection (1) does not apply if the licence is earlier cancelled or ed.	23 24
18 Rec	quirement to give chief executive information	25
this part executiv	the chief executive may by signed notice require an applicant under to give the chief executive information or documents the chief the reasonably considers are needed, to consider the applicant's on, within a stated reasonable period of at least 14 days.	26 27 28 29
within 1	the applicant fails to comply with the chief executive's requirement the stated reasonable period, the applicant is taken to have wn the application.	30 31 32

L	Divisio	on 4–	—Suspending, cancelling, refusing to renew or restore, or imposing conditions on a licence	1 2
19			s for suspending, cancelling, refusing to renew or restore, sing conditions on a licence	3 4
			of the following is a ground for suspending, cancelling, new or restore, or imposing a condition on a licence—	5 6
	(a)		licence was obtained because of incorrect or misleading ormation;	7 8
	(b)		licensee or an associate of the licensee has failed to comply h a condition of the licence;	9 10
	(c)	an o	licensee or an associate of the licensee has been convicted of offence against this Act, the repealed Act or a law of another te that provides for the same matter as this Act within the last ears;	11 12 13 14
	(d)	the	licensee is no longer suitable person to hold a licence.1	15
(2) In	this s	section—	16
"re	•		et" means the Second-hand Dealers and Collectors Act 1984 awnbrokers Act 1984.	17 18
20			re for suspending, cancelling, refusing to renew or or imposing conditions on a licence	19 20
can "ac	cel, r	efuse), the	hief executive believes reasonable grounds exist to suspend, to renew or restore, or impose a condition on a licence (the e chief executive must give the licensee a notice (the "show") that—	21 22 23 24
	(a)	state	es the action proposed and—	25
		(i)	if the proposed action is to suspend the licence—states the proposed suspension period; and	26 27
		(ii)	if the proposed action is to impose a condition on a licence—states the proposed condition; and	28 29
	(b)	state	es the grounds for proposing to take the action; and	30

¹ See section 7 (Suitability of applicants and licensees).

(c)	outlines the facts and circumstances that form the basis for the chief executive's belief; and	1 2
(d)	invites the licensee to make written representations, within a stated time of not less than 28 days, why the action proposed should not be taken.	3 4 5
time, the	after considering all written representations made within the stated chief executive still believes grounds exist to take the action, the ecutive may—	6 7 8
(a)	if the show cause notice stated the action proposed was to suspend the licence for a stated period—suspend the licence for a period not longer than the stated period; or	9 10 11
(b)	if the show cause notice stated the action proposed was to cancel the licence—	12 13
	(i) cancel the licence; or	14
	(ii) suspend the licence for a period; or	15
(c)	if the show cause notice stated the action proposed was not to renew or restore the licence—	16 17
	(i) refuse to renew or restore the licence; or	18
	(ii) refuse to renew or restore the license for a period; or	19
(d)	if the show cause notice stated the action proposed was to impose a condition on a licence—impose the condition on the licence, or impose another condition on the licence to which the licensee has consented in writing.	20 21 22 23
	ne chief executive must give the licensee an information notice 4 days after the decision is made.	24 25
(4) Th	e decision takes effect on the later of the following—	26
(a)	the day on which the notice is given to the licensee;	27
(b)	the day stated in the notice.	28
21 Ret	urn of licence	29
	the chief executive decides to suspend, cancel, refuse to renew or or impose a condition on a licensee's licence, the licensee must,	30 31

within 14 days of the chief executive's decision taking effect, ² return the licence to the chief executive unless—	1 2
(a) the chief executive gives the licensee written consent for the licensee to keep the licence for a period; or	3
(b) the licensee has a reasonable excuse for not returning the licence.	5
Maximum penalty—100 penalty units.	6
(2) If a licence returned to the chief executive after suspension is still current at the end of the suspension period, the chief executive must return the licence to the licensee.	7 8 9
(3) If a licence is returned to the chief executive after a condition is imposed on the licence, the chief executive must give the licensee another copy of the licence stating the condition.	10 11 12
Division 5—Other provisions about licences	13
22 Condition that licensee comply with local laws	14
It is a condition of a licence that the licensee comply with a local law about the carrying on of the licensee's business under the licence.	15 16
23 Condition that second-hand dealer not enter or remain at premises	17 18
It is a condition of a second-hand dealer's licence that the second-hand dealer, when acquiring property for the second-hand dealer's business from a person at premises, not enter or remain at the premises without the permission of the owner or occupier of the premises.	19 20 21 22
24 Authorised place	23
A place is an "authorised place" for a licence if—	24
(a) the licensee's application for the licence under section 10 stated that the licensee intended to carry on business at the place; or	25 26

² See section 20(4) (Procedures for suspending, cancelling, refusing to renew or restore, or imposing conditions on a licence).

Second-hand	Dealers	and Pay	nbrokers	Bill 2003
Second name	Demers	control I con	TIOI OILLI	Dill 2003

(b) the place is a place approved by the chief executive under section 25 as an authorised place for the licence.	1 2
25 Change of authorised place	3
(1) A licensee may apply to the chief executive to approve a place as an authorised place for the licensee's licence.	4 5
(2) The application must be in the approved form and be accompanied by the fee prescribed under a regulation.	6 7
(3) The licensee must indicate in the application—	8
(a) whether the place is to be the licensee's principal place of business; and	9 10
(b) whether the licensee intends to continue to carry on business at each other approved place for the licence.	11 12
(4) The chief executive must consider each application and—	13
(a) approve the place as an authorised place for the licence, with or without conditions; or	14 15
(b) refuse to approve the place as an authorised place for the licence.	16
(5) If the chief executive decides to refuse to approve the place as an authorised place for the licence, the chief executive must give the applicant an information notice.	17 18 19
(6) If the chief executive approves the application, the licensee must, within 7 days of the licensee receiving notice of the approval, give the chief executive the licensee's licence.	20 21 22
Maximum penalty—50 penalty units.	23
(7) If the chief executive is given a licence under subsection (6), the chief executive must give the licensee another copy of the licence stating the authorised place approved by the chief executive for the licence.	24 25 26
26 Licence to include particular information	27
(1) A licence must include the following information—	28
(a) each authorised place for the licence;	29
(b) any condition imposed on the licence by the chief executive.	30

Second-hand	Dealers and	d Pawnbrokers	Rill 2003
secona-nana	Dealers and	i i uwnonokeis	Diii 2003

1 2
3 4 5
6 7 8
9
10 11 12
13
14 15
16
17 18 19
20
21 22 23
24
25 26 27
28
29
30
31

(b) a person stops being an associate of a licensee.	1
(2) The licensee must give the chief executive signed notice of the event, within 14 days after the day it happens.	2 3
Maximum penalty—50 penalty units.	4
30 Licensee must give notice if licence lost, stolen, destroyed or damaged	5 6
If a licensee's licence is lost, stolen, destroyed or damaged in a way that requires its replacement, the licensee must give the chief executive signed notice as soon as practicable after becoming aware the licence is lost, stolen, destroyed or damaged in a way that requires its replacement.	7 8 9 10
Maximum penalty—50 penalty units.	11
31 Replacement of lost, stolen, destroyed or damaged licence	12
(1) A licensee may, by signed application, request the chief executive replace a licence that is lost, stolen, destroyed or damaged in a way that requires its replacement.	13 14 15
(2) The application must be accompanied by the fee prescribed under a regulation.	16 17
(3) The chief executive must consider each application and—	18
(a) replace the licence; or	19
(b) refuse to replace the licence.	20
(4) The chief executive must replace the licence if the chief executive is satisfied the licence has been lost, stolen, destroyed or damaged in a way that requires its replacement.	21 22 23
(5) If the chief executive decides to refuse to replace the licence, the chief executive must give the applicant an information notice.	24 25
32 Surrender of licence	26
(1) A licensee may surrender the licensee's licence by signed notice given to the chief executive.	27 28
(2) The surrender of the licence takes effect on the day the notice of surrender is given to the chief executive or, if a later day of effect is stated in the notice, the later day	29 30 31

(3) The licensee must return the licence to the chief executive within 14 days after surrender takes effect, unless the licensee has a reasonable excuse.	
Maximum penalty for subsection (3)—20 penalty units.	4
33 Return of expired licence	5
A licensee must return the licensee's licence to the chief executive within 14 days after the licence expires, unless—	e, 6 7
(a) the licensee has applied for the renewal or restoration of the licence under section 13 or 14,3 and the application has not beed decided by the chief executive; or	
(b) the licensee has a reasonable excuse.	11
Maximum penalty—20 penalty units.	12
34 Licence not transferable	13
A licence can not be assigned or transferred to another person.	14
PART 4—CONDUCT OF BUSINESS	15
Division 1—Second-hand dealers	16
35 Where business may be carried on	17
(1) A second-hand dealer must not carry on business as a second-hand dealer at a place other than an authorised place.	nd 18 19
Maximum penalty—200 penalty units.	20
(2) However, the second-hand dealer does not contravene subsection (if the second-hand dealer is—	1) 21 22
(a) acquiring second-hand property from a person; or	23

³ Sections 13 (Renewal of licence) or 14 (Restoration of licence)

s 37

	(b)	carrying on business at a public auction conducted by an auctioneer licensed under the <i>Property Agents and Motor Dealers Act 2000</i> .	1 2 3
36	Seco	ond-hand dealer must identify place of business	4
		ond-hand dealer must clearly display at each authorised place the and dealer is carrying on business as a second-hand dealer—	5 6
	(a)	the second-hand dealer's name in legible characters at least 50 mm high; and	7 8
	(b)	the words 'licensed dealer in second-hand property' near the name of the second-hand dealer; and	9 10
	(c)	if the person in effective control of the business at the place is an associate of the second-hand dealer—	11 12
		(i) the associate's name in legible characters at least 50 mm high; and	13 14
		(ii) the word 'associate' near the name of the associate.	15
Max	imur	m penalty—50 penalty units.	16
37	Seco	ond-hand dealer must keep a transactions register	17
trans	sactio	second-hand dealer must keep a printed or an electronic register of ons ("transactions register"), in a way prescribed under a n, for each authorised place for the second-hand dealer's licence.	18 19 20
Max	imur	m penalty—200 penalty units.	21
seco	nd-h sactio	ne second-hand dealer must, before or immediately after each and property transaction at an authorised place, enter in the ons register for the place the particulars prescribed under a n for the transaction.	22 23 24 25
Max	imur	m penalty—200 penalty units.	26
part		second-hand dealer must not separate second-hand property into avoid entering the particulars for a second-hand property on.	27 28 29
Max	imur	m penalty—200 penalty units.	30
		he second-hand property transaction happens at a place other than rised place, the second-hand dealer must, as soon as practicable	31 32

after the transaction, enter in the transactions register for the second-hand dealer's principal place of business the particulars prescribed under a regulation for the transaction.	
Maximum penalty—200 penalty units.	4
(5) In this section—	5
"second-hand property transaction" means a transaction for the acquisition, sale or disposal of—	6 7
(a) second-hand property with a resale value of at least \$55; or	8
(b) second-hand property that is jewellery, contains precious metals or is property that may be identified by—	9 10
(i) a make, model or serial number on the property; or	11
(ii) an inscription.	12
38 Place transactions register to be kept	13
(1) Subsection (2) applies if a second-hand dealer is authorised to carry on business under the second-hand dealer's licence at premises.	14 15
(2) The second-hand dealer must keep the transactions register for the premises at the premises.	16 17
Maximum penalty—100 penalty units.	18
(3) Subsection (4) applies if a second-hand dealer is authorised to carry on business under the second-hand dealer's licence at a location and the second-hand dealer is not carrying on business as a second-hand dealer at the location.	20
(4) The second-hand dealer must keep the transactions register for the location at the address stated on the licence under section 26(2)(a). ⁴	23 24
Maximum penalty—100 penalty units.	25
39 Second-hand dealer must give information to commissioner of police service	26 27
A second-hand dealer must give the commissioner of the police service the particulars prescribed under a regulation from the second-hand dealer's	

⁴ Section 26 (Licence to include particular information)

transaction register in the way, and within the period, prescribed under a regulation.	
Maximum penalty—200 penalty units.	3
40 False or misleading entries in transactions register	4
A person must not make a false or misleading entry in a transactions register.	5 6
Maximum penalty—200 penalty units.	7
41 Person must not alter transactions register	8
(1) A person must not remove an entry in a transactions register.	9
Maximum penalty—200 penalty units.	10
(2) If a second-hand dealer finds an error in an entry in the second-hand dealer's transaction register, the second-hand dealer may correct the entry by making a new entry for the transaction in the transactions register.	11 12 13
(3) In this section—	14
"remove" includes alter, disguise, erase and make illegible or unintelligible.	15 16
42 Employees must not be under 17	17
A second-hand dealer must not employ a person under 17 years to acquire second-hand property.	18 19
Maximum penalty—200 penalty units.	20
43 Second-hand dealer taken to be in possession of second-hand property	21 22
(1) A second-hand dealer is taken to be in possession of second-hand property located at a place other than a place stated on the second-hand dealer's licence if—	23 24 25
(a) the property is found in a place occupied by the second-hand dealer; or	26 27
(b) the property is under the control of the second-hand dealer; or	28

(c)	the second-hand dealer did not sell the property in good faith and the property has been moved to another place.	1 2
(2) Su	bsection (1) applies unless the contrary is proven.	3
44 Sec	ond-hand dealer to keep property for 7 days	4
dealer m possession	econd-hand dealer acquires nominated property, the second-hand nust keep the nominated property in the second-hand dealer's on for 7 clear working days after acquiring it.	5 6 7
Maximu	m penalty—200 penalty units.	8
	ond-hand dealer must not acquire property from particular sons	9 10
second-h	second-hand dealer must not directly or indirectly acquire and property from a person under 17 years, or who is under the e of alcohol or a drug.	11 12 13
Maximu	m penalty—200 penalty units.	14
	ne second-hand dealer does not contravene subsection (1) if the hand dealer believed, on reasonable grounds, that—	15 16
(a)	for property acquired from a person under 17 years—the person was at least 17 years; or	17 18
(b)	for property acquired from a person under the influence of alcohol or a drug—the person was not under the influence of alcohol or a drug.	19 20 21
46 Wh	en a second-hand dealer may acquire property	22
	second-hand dealer must not acquire second-hand property from a the person's home—	23 24
(a)	on a Sunday or public holiday; or	25
(b)	otherwise—between 6 p.m. and 7 a.m.	26
Maximu	m penalty—200 penalty units.	27
if the sec	owever, the second-hand dealer does not contravene subsection (1) cond-hand dealer obtains the person's consent for the property to red at least 1 day before the day the property is acquired	28 29 30

47	Sec	ond-hand dealer must ask for information	1
		ond-hand dealer must, before acquiring second-hand property from obtain from the person the following information—	2 3
	(a)	the person's name and address;	4
	(b)	verification of the person's name and address;	5
	(c)	whether or not the person is the owner of the property;	6
	(d)	if the person is not the owner of the property—	7
		(i) the name and address of the owner; and	8
		(ii) how the person acquired the property.	9
Max	imuı	m penalty—200 penalty units.	10
48	Sec	ond-hand dealer to inform police about stolen property	11
prop writ	erty ten, j	bsection (2) applies if a second-hand dealer acquires second-hand that may be property described as stolen or unlawfully obtained in printed or oral information given to the second-hand dealer by a ficer or another person.	12 13 14 15
prop	erty,	ne second-hand dealer must advise a police officer about the as soon as practicable after becoming aware that the property may or unlawfully obtained.	16 17 18
Max	imuı	m penalty—200 penalty units.	19
49	Sec	ond-hand dealer to produce licence if asked	20
(1) Th	is section applies if a person—	21
	(a)	acquires or intends to acquire second-hand property from a second-hand dealer; or	22 23
	(b)	disposes of or intends to dispose of second-hand property to a second-hand dealer.	24 25
acqu	iiring	ne person may, immediately before or within 24 hours after g or disposing of the property, ask the second-hand dealer to show on the second-hand dealer's licence	26 27 28

Second-hand Dealers and Pawnbrokers Bill 2003

(3) The	second-hand dealer must show the person the licence.	1
Maximum	penalty for subsection (3)—50 penalty units.	2
50 Hold	ing out place as second-hand dealer's business	3
	n must not hold out a place as being a place where a second-hand ries on business if the place is not an authorised place for a nd dealer.	4 5 6
Maximum	penalty—200 penalty units.	7
	Division 2—Pawnbrokers	8
51 When	re business may be carried on	9
A pawn	broker must not carry on business as a pawnbroker at a place an authorised place.	10 11
Maximum	penalty—200 penalty units.	12
52 Pawr	broker must identify place of business	13
	nbroker must clearly display at each authorised place the er is carrying on business as a pawnbroker—	14 15
	the pawnbroker's name in legible characters at least 50 mm high; and	16 17
	the words 'licensed pawnbroker' near the name of the pawnbroker; and	18 19
	If a person in effective control of the business at a place is an associate of the pawnbroker—	20 21
((i) the associate's name in legible characters at least 50 mm high; and	22 23
((ii) the word 'associate' near the name of the associate.	24
Maximum	penalty—50 penalty units.	25

s 53 s 55 Second-hand Dealers and Pawnbrokers Bill 2003

53 Pawnbroker must keep a property register	1
(1) A pawnbroker must keep a printed or an electronic register of property taken as a pawn by the pawnbroker (" property register ") in a way prescribed under a regulation, for each authorised place for the pawnbroker's licence.	2 3 4 5
Maximum penalty—200 penalty units.	6
(2) The pawnbroker must, before or immediately after the pawnbroker gives a person money for property taken as a pawn from the person, enter in the property register for the place the particulars prescribed under a regulation for the pawned property.	7 8 9 10
Maximum penalty—200 penalty units.	11
54 Place property register to be kept	12
(1) Subsection (2) applies if a pawnbroker is authorised to carry on business under the pawnbroker's licence at premises.	13 14
(2) The pawnbroker must keep the property register for the premises at the premises.	15 16
Maximum penalty—100 penalty units.	17
(3) Subsection (4) applies if a pawnbroker is authorised to carry on business under the pawnbroker's licence at a location and the pawnbroker is not carrying on business as a pawnbroker at the location.	18 19 20
(4) The pawnbroker must keep the property register for the location at the address stated on the licence under section 26(2)(b).	21 22
Maximum penalty—100 penalty units.	23
55 Pawnbroker must give information to commissioner of police service	24 25
A pawnbroker must give the commissioner of the police service the particulars prescribed under a regulation from the pawnbroker's property register in the way, and within a period, prescribed under a regulation.	26 27 28
Maximum penalty—200 penalty units	20

56 False and misleading entries in property register	1
A person must not make a false or misleading entry in a property register.	2 3
Maximum penalty—200 penalty units.	4
57 Person must not alter property register	5
(1) A person must not remove an entry in a property register.	6
Maximum penalty—200 penalty units.	7
(2) If a pawnbroker finds an error in an entry in the pawnbroker's property register, the pawnbroker may correct the entry by making a new entry for the transaction in the property register.	8 9 10
(3) In this section—	11
"remove" includes alter, disguise, erase and make illegible or unintelligible.	12 13
58 Pawnbroker must give a person a pawn ticket	14
(1) If a pawnbroker takes property as a pawn from a person, the pawnbroker must give the person a legible copy of the entry made in the pawnbroker's property register for the transaction (a "pawn ticket").	15 16 17
Maximum penalty—200 penalty units.	18
(2) The pawn ticket must include the number allotted to the entry and the name of the pawnbroker.	19 20
(3) The person has a right to receive a copy of the pawn ticket (a "replacement pawn ticket") from the pawnbroker, if the person is able to prove to the satisfaction of the pawnbroker, by declaration under the <i>Oaths Act 1867</i> or in another way—	21 22 23 24
(a) the person's identity; and	25
(b) the pawn ticket was lost, destroyed or stolen.	26
59 Presumption of right to redeem	27
(1) This section applies if a person asks to redeem property taken as a pawn by a pawnbroker and the person gives the pawnbroker a pawn ticket or a replacement pawn ticket for the property.	28 29 30

33

	e person is taken to be the owner of the ticket or to be acting under ority of the owner.	1 2
(3) The person has a right to redeem the property unless—		
(a)	the property has been seized under section 90 ⁵ or by a police officer, and has not been returned to the pawnbroker; or	4 5
(b)	before the pawnbroker gives the person the property, the pawnbroker is informed—	6 7
	(i) by another person claiming to be the owner of the ticket that the ticket has been lost or taken without the other person's consent; or	8 9 10
	(ii) by a credible person that the property has been stolen.	11
60 Pav	vnbroker must not sell property before redemption period ires	12 13
	pawnbroker must not sell or dispose of property, taken by the ker as a pawn, before the redemption period expires for the	14 15 16
Maximu	m penalty—200 penalty units.	17
the day t	e redemption period for property taken as a pawn is 3 months from he person pawned the property, or a longer period agreed between abroker and the person.	18 19 20
	a redemption period longer than 3 months is agreed to, the ker must enter the agreed period in the property register for the on.	21 22 23
Maximu	m penalty for subsection (3)—20 penalty units.	24
61 Dis	posal of pawned property	25
	bsection (2) applies if the redemption period for property taken as expires and the property is sold or disposed of.	26 27
	e pawnbroker must enter in the pawnbroker's property register the rs prescribed under a regulation for the property.	28 29
Maximu	m penalty—200 penalty units.	30

⁵ Section 90 (Power to seize evidence)

62 If property is not redeemed within the redemption period	1
(1) Subsection (2) applies if—	2
(a) a pawnbroker has advanced an amount less than \$40, or a higher amount prescribed under a regulation, for property taken by the pawnbroker as a pawn; and	3 4 5
(b) the property has not been redeemed before the redemption period for the property expires.	6 7
(2) On expiry of the redemption period, the property becomes the property of the pawnbroker and the person who pawned the property loses all claim to the property.	8 9 10
(3) Subsection (4) applies if—	11
(a) a pawnbroker has advanced an amount that is at least \$40, or a higher amount prescribed under a regulation, for property taken by the pawnbroker as a pawn; and	12 13 14
(b) the property has not been redeemed before the redemption period for the property expires.	15 16
(4) On expiry of the redemption period, the pawnbroker may sell the property free of any claim by the person who pawned the property.	17 18
63 Sale of pawned property	19
(1) If a redemption period for pawned property expires and section 62(4) applies to the property, the property may be sold at the place where the pawn was taken or by public auction.	20 21 22
(2) At least 4 days before property is sold by public auction, the pawnbroker selling the property must give notice of the sale at least twice in a newspaper circulating generally in the area the property was pawned.	23 24 25
Maximum penalty—100 penalty units.	26
(3) The notice must describe the property to be sold and state when it was pawned.	27 28
64 Proceeds of sale of property	29
(1) A pawnbroker may deduct the following amounts from the proceeds of the sale of property under section 63—	
(a) the costs of selling the property;	32

(b)	the t	total of the following amounts—	1
	(i)	the advance made by the pawnbroker on the security of the property;	2 3
	(ii)	the amount of interest the pawnbroker would have received if the property was redeemed on the last day of the redemption period for the property.	4 5 6
deducted	unde	coceeds of the sale of the property are more than the amounts or subsection (1), the pawnbroker must pay the balance of the a trust account maintained by the pawnbroker.	7 8 9
Maximur	n per	nalty—200 penalty units.	10
		ance of the proceeds must be held in the trust account for the awned the property for 12 months after the property is sold.	11 12
Maximur	n per	nalty—200 penalty units.	13
pawned pawnbrol	the p	lance of the proceeds is not claimed by or for the person who property within 12 months after the property is sold, the nust give the balance to the public trustee to be placed in the neys fund and dealt with as unclaimed money.	14 15 16 17
Maximur	n per	nalty—200 penalty units.	18
65 Pers	son n	nay inspect property register	19
(1) Sul or a repl pawn fro property.	bsect acem om th	ion (2) applies if a person gives a pawnbroker a pawn ticket ent pawn ticket for property taken by the pawnbroker as a see person and the pawnbroker has sold or disposed of the	20 21 22 23
(a)	•	ect the property register containing the entry for the property;	24 25
(b)		e a copy of the entry.	26 27
66 Rec	over	y rights if pawn wrongly sold or disposed of	28
	the p	ction applies if a pawnbroker sells or disposes of property pawnbroker as a pawn before the redemption period expires ty.	29 30 31

(2) The person who pawned the property may recover from the pawnbroker as a debt—	1 2
(a) if the pawnbroker sells the property, the greater of—	3
(i) the fair value of the property when it was sold; and	4
(ii) the gross proceeds of the sale; or	5
(b) if the pawnbroker disposes of the property other than by sale—the fair value of the property when it was disposed of.	6 7
(3) The court in which the person starts the action for debt may award the person the costs the court considers reasonable.	8 9
(4) The person may recover an amount under this section whether or not the pawnbroker is charged with an offence against section 60.6	10 11
67 Employees must not be under 17	12
A pawnbroker must not employ a person under 17 years to take property as a pawn.	13 14
Maximum penalty—200 penalty units.	15
68 Pawnbroker taken to be in possession of property	16
(1) A pawnbroker is taken to be in possession of property located at a place other than a place stated on a pawnbroker's licence if—	17 18
(a) the property is found in a place occupied by the pawnbroker; or	19
(b) the property is under the control of the pawnbroker; or	20
(c) the pawnbroker did not sell the property in good faith and the property has been moved to another place.	21 22
(2) Subsection (1) applies unless the contrary is proven.	23
69 Pawnbroker must not acquire property from particular persons	24
(1) A pawnbroker must not directly or indirectly take property as a pawn from a person under 17 years, or who is under the influence of alcohol or a drug.	25 26 27

⁶ Section 60 (Pawnbroker must not sell property before redemption period expires)

Maximu	m penalty—200 penalty units.	1
	The pawnbroker does not contravene subsection (1) if the ker believed, on reasonable grounds, that—	2 3
(a)	for property acquired from a person under 17 years—the person was at least 17 years; or	4 5
(b)	for property acquired from a person under the influence of alcohol or a drug—the person was not under the influence of alcohol or a drug.	6 7 8
70 Pav	vnbroker must ask for information	9
-	onbroker must, before taking property as a pawn, obtain from the awning the property the following information—	10 11
(a)	the person's name and address;	12
(b)	verification of the person's name and address;	13
(c)	whether or not the person is the owner of the property;	14
(d)	if the person is not the owner of the property—	15
	(i) the name and address of the owner; and	16
	(ii) how the person acquired the property.	17
Maximu	m penalty—200 penalty units.	18
71 Pav	vnbroker to inform police about stolen property	19
property	bsection (2) applies if a pawnbroker acquires property that may be described as stolen or unlawfully obtained in written, printed or rmation given to the pawnbroker by a police officer or another	20 21 22 23
soon as p	e pawnbroker must advise a police officer about the property, as practicable after becoming aware that the property may be stolen or ly obtained.	24 25 26
Maximu	m penalty—200 penalty units.	27
72 Pav	vnbroker to produce licence if asked	28
(1) Th	is section applies if a person—	29

Second-hand	Doglars	and Day	wheelers	D:11 2003	
Secona-nana	Dealers	ana Paw	mprokers	BIII ZUUS	

(a) acquires or intends to acquire property from a pawnbroker; or	1
(b) pawns or intends to pawn property to a pawnbroker.	2
(2) The person may, immediately before or within 24 hours after acquiring or pawning the property, ask the pawnbroker to show the person the pawnbroker's licence.	3 4 5
(3) The pawnbroker must show the person the licence.	6
Maximum penalty for subsection (3)—50 penalty units.	7
73 Holding out place as pawnbroker's business	8
A person must not hold out a place as being a place where a pawnbroker carries on business if the place is not an authorised place for a pawnbroker.	9 10
Maximum penalty—200 penalty units.	11
74 Disposal of pladges if license cancelled as not renewed	10
74 Disposal of pledges if licence cancelled or not renewed	12
If the chief executive cancels or refuses to renew a pawnbroker's licence, a person may apply to a Magistrates Court for an order to dispose of property taken as a pawn under the licence in a way the court considers appropriate.	13 14 15 16
PART 5—ENFORCEMENT	17
Division 1—Authorised officers	18
75 Appointment and qualifications	19
(1) The chief executive may appoint an officer of the department to be an authorised officer.	20 21
(2) However, the chief executive may appoint a person as an authorised officer only if the chief executive is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	22 23 24

Second-hand Dealers and Pawnbrokers Bill 2003

s 78

76 Appointment conditions and limit on powers	1
(1) An authorised officer holds office on any conditions stated in—	2
(a) the authorised officer's instrument of appointment; or	3
(b) a signed notice given to the authorised officer; or	4
(c) a regulation.	5
(2) The instrument of appointment, a signed notice given to the authorised officer or a regulation may limit the authorised officer's powers under this Act.	6 7 8
(3) In this section—	9
"signed notice" means a notice signed by the chief executive.	10
77 Issue of identity card	11
(1) The chief executive must issue an identity card to each authorised officer.	12 13
(2) The identity card must—	14
(a) contain a recent photo of the authorised officer; and	15
(b) contain a copy of the authorised officers signature; and	16
(c) identify the person as an authorised officer under this Act; and	17
(d) state a date for the card.	18
(3) This section does not prevent the issue of a single card to a person for this Act and other purposes.	19 20
78 Production or display of identity card	21
(1) In exercising a power under this Act in relation to a person, an authorised officer must—	22 23
(a) produce the authorised officer's identity card for the person's inspection before exercising the power; or	24 25
(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	26 27
(2) However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	28 29 30

relation to a	absection (1), an authorised officer does not exercise a power in a person only because the authorised officer has entered a place ed in section 82(1)(b) or (2).	1 2 3
79 When	authorised officer ceases to hold office	4
(1) An au happens—	uthorised officer ceases to hold office if any of the following	5 6
(a) th	ne term of office stated in a condition of office ends;	7
` '	nder another condition of office, the authorised officer ceases to old office;	8 9
(c) th	e authorised officer's resignation under section 80 takes effect.	10
(2) Subsection (2)	ection (1) does not limit the ways an authorised officer may d office.	11 12
(3) In this	s section—	13
"condition holds o	of office " means a condition on which the authorised officer office.	14 15
80 Resign	nation	16
An author executive.	orised officer may resign by signed notice given to the chief	17 18
81 Return	n of identity card	19
identity car	who ceases to be an authorised officer must return the person's d to the chief executive within 21 days after ceasing to be an officer unless the person has a reasonable excuse.	20 21 22
Maximum p	penalty—20 penalty units.	23

	Division 2—Powers of authorised officers	1
	Subdivision 1—Entry of places	2
82 Pov	ver to enter places	3
(1) Ar	authorised officer may enter a place if—	4
(a)	its occupier consents to the entry; or	5
(b)	it is a public place and the entry is made when it is open to the public; or	6 7
(c)	the entry is authorised by a warrant; or	8
(d)	the place is an authorised place and is—	9
	(i) open for business; or	10
	(ii) otherwise open for entry; or	11
	(iii) required to be open for inspection under the licence.	12
	r the purpose of asking the occupier of a place for consent to enter, rised officer may, without the occupier's consent or a warrant—	13 14
(a)	enter land around the place to an extent that is reasonable to contact the occupier; or	15 16
(b)	enter part of the place the authorised officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	17 18 19
(3) Su person re	bsection (1)(d) does not authorise entry to a part of a place where a esides.	20 21
	Subdivision 2—Procedure for entry	22
83 Ent	cry with consent	23
occupier	his section applies if an authorised officer intends to ask an of a place to consent to the authorised officer or another ed officer entering the place under section 82(1)(a).	24 25 26
(2) Booccupier	efore asking for the consent, the authorised officer must tell the	27 28

(a)	the purpose of the entry; and	1
(b)	that the occupier is not required to consent.	2
	he consent is given, the authorised officer may ask the occupier to cknowledgment of the consent.	3 4
(4) The	e acknowledgment must state—	5
(a)	the occupier has been told—	6
	(i) the purpose of the entry; and	7
	(ii) that the occupier is not required to consent; and	8
(b)	the purpose of the entry; and	9
(c)	the occupier gives the authorised officer consent to enter the place and exercise powers under this part; and	10 11
(d)	the time and date the consent was given.	12
	the occupier signs the acknowledgment, the authorised officer nediately give a copy to the occupier.	13 14
(6) If—	_	15
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	16 17
(b)	an acknowledgment complying with subsection (4) is not produced in evidence for the entry;	18 19
	of proof is on the person relying on the lawfulness of the entry to t the occupier consented.	20 21
84 App	olication for warrant	22
(1) An place.	authorised officer may apply to a magistrate for a warrant for a	23 24
(2) The warrant is	e application must be sworn and state the grounds on which the s sought.	25 26
authorise	the magistrate may refuse to consider the application until the d officer gives the magistrate all the information the magistrate about the application in the way the magistrate requires.	27 28 29
Example—		30
	gistrate may require additional information supporting the application to be a statutory declaration.	31 32

85 Issu	ie of warrant	1
	e magistrate may issue a warrant only if the magistrate is satisfied reasonable grounds for suspecting—	2 3
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	4 5
(b)	the evidence is at the place, or, within the next 7 days, may be at the place.	6 7
(2) Th	e warrant must state—	8
(a)	that a stated authorised officer may, with necessary and reasonable help and force—	9 10
	(i) enter the place and any other place necessary for entry; and	11
	(ii) exercise the authorised officer's powers under this part; and	12
(b)	the offence for which the warrant is sought; and	13
(c)	the evidence that may be seized under the warrant; and	14
(d)	the hours of the day or night when the place may be entered; and	15
(e)	the date, within 14 days after the warrant's issue, the warrant ends.	1 <i>6</i> 1 <i>7</i>
86 Spe	ecial warrants	18
by phone	a authorised officer may apply for a warrant (a "special warrant") e, fax, radio or another form of communication if the authorised onsiders it necessary because of—	19 20 21
(a)	urgent circumstances; or	22
(b)	other special circumstances, including, for example, the authorised officer's remote location.	23 24
	efore applying for the special warrant, the authorised officer must an application stating the grounds on which the warrant is sought.	25 26
	ne authorised officer may apply for the special warrant before the on is sworn.	27 28
fax a co	Eter issuing the special warrant, the magistrate must immediately opy (a "facsimile warrant") to the authorised officer if it is oly practicable to fax the copy.	29 30 31

(5) If officer—	it is not reasonably practicable to fax a copy to the authorised	1 2
(a)	the magistrate must tell the authorised officer—	3
	(i) what the terms of the special warrant are; and	4
	(ii) the date and time the special warrant is issued; and	5
(b)	the authorised officer must complete a form of warrant (a "warrant form") and write on it—	6 7
	(i) the magistrate's name; and	8
	(ii) the date and time the magistrate issued the special warrant; and	9 10
	(iii) the terms of the special warrant.	11
authorise	e facsimile warrant, or the warrant form properly completed by the ed officer, authorises the entry and the exercise of the other powers the special warrant issued.	12 13 14
	e authorised officer must, at the first reasonable opportunity, send agistrate—	15 16
(a)	the sworn application; and	17
(b)	if the authorised officer completed a warrant form—the completed warrant form.	18 19
(8) On special w	receiving the documents, the magistrate must attach them to the varrant.	20 21
(9) If–	_	22
(a)	an issue arises in a proceeding about whether an exercise of power was authorised by a special warrant; and	23 24
(b)	the warrant is not produced in evidence;	25
	of proof is on the person relying on the lawfulness of the exercise ower to prove a special warrant authorised the exercise of the	26 27 28
87 Wa	rrants—procedure before entry	29
	nis section applies if an authorised officer named in a warrant nder this part for a place is intending to enter the place under the	30 31 32

	fore entering the place, the authorised officer must do, or make a le attempt to do, the following things—	1 2
(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the authorised officer's identity card or other document evidencing the authorised officer's appointment;	3 4 5 6
(b)	give the person a copy of the warrant or, if the entry is authorised by a facsimile warrant or warrant form mentioned in section 86(6), a copy of the facsimile warrant or warrant form;	7 8 9
(c)	tell the person the authorised officer is permitted by the warrant to enter the place;	10 11
(d)	give the person an opportunity to allow the authorised officer immediate entry to the place without using force.	12 13
if the au entry to	wever, the authorised officer need not comply with subsection (2) thorised officer believes on reasonable grounds that immediate the place is required to ensure the effective execution of the s not frustrated.	14 15 16 17
	Subdivision 3—Powers after entry	18
88 Ger	neral powers after entering places	19
(1) The this part.	is section applies to an authorised officer who enters a place under	20 21
(2) For	r monitoring or enforcing compliance with this Act, the authorised ay—	22 23
(a)	search any part of the place; or	24
(b)	examine, inspect, photograph or film any part of the place or anything at the place; or	25 26
(c)	take a sample of anything at the place; or	27
(d)	take an extract from, or copy, a document at the place; or	28
(e)	take into or onto the place any person, equipment or material the authorised officer reasonably requires for exercising a power under this part; or	29 30 31

(f)	require the equipment of the place or a person at the place to give	1
(f)	require the occupier of the place, or a person at the place, to give the authorised officer reasonable help to exercise the authorised officer's powers mentioned in paragraphs (a) to (e).	1 2 3
	Example of paragraph (f)—	4
	It may be reasonable for a person who can operate a computer to help an authorised officer access a document on the computer so it can be inspected.	5 6 7
authorise	hen making a requirement mentioned in subsection (2)(f), the d officer must warn the person it is an offence to fail to comply requirement, unless the person has a reasonable excuse.	8 9 10
	person required to give reasonable help under subsection (2) must with the requirement, unless the person has a reasonable excuse.	11 12
Maximuı	m penalty—50 penalty units.	13
(5) If t	he help is required to be given to an authorised officer by—	14
(a)	answering a question; or	15
(b)	producing a document, other than a licence or a register required to be kept under this Act;	16 17
produce	asonable excuse for the person to fail to answer the question, or the document, if complying with the requirement might tend to ate the person.	18 19 20
89 Lice	ensee to show licence if asked	21
	a authorised officer who enters a place under this part may ask a to show the authorised officer the licensee's licence or a copy of ce.	22 23 24
	e licensee must show the authorised officer the licence or a copy of ce, unless the licensee has a reasonable excuse.	25 26
Maximuı	m penalty—50 penalty units.	27
	Subdivision 4—Power to seize evidence	28
90 Pow	ver to seize evidence	29
	authorised officer who enters a place under this part other than varrant may seize a thing in the place if—	30 31

(a)	the authorised officer reasonably believes the thing is evidence of an offence against this Act; and	1 2
(b)	for an entry made with the occupier's consent, seizure of the thing is consistent with the purpose of entry as told to the occupier.	3 4 5
	authorised officer who enters a place under a warrant may seize nee for which the warrant was issued.	6 7
	authorised officer entering a place under this part may also seize else in the place if the authorised officer reasonably believes—	8 9
(a)	the thing is evidence of an offence against this Act; and	10
(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed or used to commit, continue or repeat the offence.	11 12
91 Reco	eipt for seized things	13
thing"), 1	soon as possible after an authorised officer seizes a thing ("seized the authorised officer must give a receipt for the seized thing to a from whom it was seized.	14 15 16
subsection	owever, if for any reason it is not practicable to comply with in (1), the authorised officer must leave the receipt at the place of in a reasonably secure way and in a conspicuous position.	17 18 19
(3) Th condition	e receipt must describe generally each seized thing and its	20 21
would be	s section does not apply to a seized thing if it is impracticable or e unreasonable to give the receipt, given the thing's nature, and value.	22 23 24
92 Acce	ess to seized things	25
person w authorised	til a seized thing is returned, an authorised officer must allow a ho would be entitled to the seized thing, if it were not in the d officer's possession, to inspect it and, if it is a document, to take rom it or copy it.	26 27 28 29
	bsection (1) does not apply if it is impracticable or would be able to allow the inspection or copying.	30 31

93 Ret	urn of seized things	1
	a authorised officer must return a seized thing to the person entitled assession of the thing at the end of—	2 3
(a)	1 year; or	4
(b)	if a proceeding for an offence involving it is started within 1 year— the proceeding and any appeal from the proceeding.	5 6
return th	espite subsection (1), the authorised officer must immediately e seized thing to the person entitled to the possession of the thing if prised officer is satisfied that—	7 8 9
(a)	its retention as evidence is no longer necessary; and	10
(b)	its return is not likely to result in its use in repeating an offence against this Act.	11 12
94 Co	npensation	13
	person may claim compensation from the State if the person incurs expense because of the exercise or purported exercise of a power is part.	14 15 16
(2) Proceedi	ayment of compensation may be claimed and ordered in a ng for—	17 18
(a)	compensation brought in a court of competent jurisdiction; or	19
(b)	an offence against this Act brought against the person making the claim for compensation.	20 21
(3) A court may order the payment of compensation for the loss or expense only if it is satisfied it is just to make the order in the circumstances of the particular case.		
	Subdivision 5—Power to require information	25
95 Pov	ver to require name and address	26
(1) Th	is section applies if an authorised officer—	27
(a)	finds a person committing an offence against this Act; or	28

(b) finds a person in circumstances that lead, or has information that leads, the authorised officer to reasonably suspect the person has just committed an offence against this Act.	1 2 3
(2) The authorised officer may require the person to state the person's name and address.	4 5
(3) When making the requirement, the authorised officer must warn the person it is an offence to fail to state the person's name or address, unless the person has a reasonable excuse.	6 7 8
(4) The authorised officer may require the person to give evidence of the correctness of the stated name or address if the authorised officer reasonably suspects the stated name or address is false.	9 10 11
(5) A person must comply with a requirement under subsection (2) or (4), unless the person has a reasonable excuse.	12 13
Maximum penalty—50 penalty units.	14
(6) A person does not commit an offence against subsection (5) if—	15
(a) the person was required to state the person's name and address by an authorised officer who suspected the person had committed an offence against this Act; and	16 17 18
(b) the person is not proved to have committed the offence.	19
PART 6—GENERAL OFFENCES, LEGAL PROCEEDINGS AND APPEALS	20 21
Division 1—General offences	22
96 False or misleading information	23
(1) A person must not give information to the chief executive or an authorised officer that the person knows is false or misleading in a material particular.	24 25 26
Maximum penalty—200 penalty units.	27
(2) Subsection (1) does not apply to information given in a document if	28

50
Second-hand Dealers and Pawnbrokers Bill 2003

(a) informs the chief executive or the authorised officer, to the best of the person's ability, how the information is false or misleading; and	1 2 3
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	4 5
(3) It is enough for a complaint against a person for an offence against subsection (1) to state that the information was 'false or misleading', without specifying whether it was false or was misleading.	6 7 8
97 Obstruction of authorised officers	9
(1) A person must not obstruct an authorised officer, or someone helping an authorised officer, in the exercise of a power under this Act, unless the person has a reasonable excuse.	10 11 12
Maximum penalty—200 penalty units.	13
(2) If a person obstructs an authorised officer in the exercise of a power under this Act and the authorised officer decides to exercise the power, the authorised officer must first warn the person that—	14 15 16
(a) it is an offence to obstruct the authorised officer, unless the person has a reasonable excuse; and	17 18
(b) the authorised officer considers the person's conduct is an obstruction.	19 20
(3) In this section—	21
"obstruct" includes hinder, resist and attempt to obstruct.	22
98 Forging a licence	23
(1) A person must not forge a licence.	24
Maximum penalty—200 penalty units.	25
(2) In this section—	26
"forge" see the Criminal Code, section 1.	27
99 Person not to possess a licence without reasonable excuse	28
(1) A person who is not a licensee must not, without a reasonable excuse, possess—	29 30

s 100 51 **s 102**

Seci	ond-han	d Dealers	and Pay	wnbrokers	Rill	2003
DEC	ma-nan	и глешего	ana i av	wiiiii okeis	Duu	ムいい コ

(a)	a licence; or	1
(b)	a document resembling a licence.	2
Maximu	m penalty—200 penalty units.	3
	person who is not a licensee must not, without a reasonable excuse, a licence that has been—	4 5
(a)	cancelled or suspended; or	6
(b)	surrendered or expired.	7
Maximuı	m penalty—	8
(a)	if paragraph (a) applies—100 penalty units; or	9
(b)	if paragraph (b) applies—20 penalty units.	10
100 Pers	son not to use or allow another person to use a licence	11
A pers	on must not—	12
(a)	use a licence issued to another person; or	13
(b)	allow a licence issued to the person to be used by another person.	14
Maximuı	m penalty—200 penalty units.	15
101 Pers	son not to alter a licence	16
A pers	on must not, unless authorised under this Act, alter a licence.	17
Maximuı	m penalty—200 penalty units.	18
	Division 2—Legal proceedings	19
102 Pro	ceeding for offence	20
	proceeding for an offence against this Act must be taken in a way under the <i>Justices Act 1886</i> .	21 22
(2) A p	proceeding may be started within the later of the following—	23
(a)	1 year after the offence is committed;	24
(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	25 26

103 Aut	thorised officer may prosecute	1
a procee	thorised officer may appear and act in court for the prosecution on ding under this Act, whether or not the authorised officer is the nant in the proceeding.	2 3 4
104 Evi	dence	5
(1) Th	is section applies to a proceeding under this Act.	6
of an off	nless a party by reasonable notice requires proof, the appointment ficial, or the authority of an official to do anything under this Act, presumed.	7 8 9
	signature purporting to be the signature of an official is evidence gnature it purports to be.	10 11
	certificate purporting to be signed by an authorised officer and ny of the following matters is evidence of the matter—	12 13
(a)	that a specified document is a licence, or a copy of a licence, granted under this Act;	14 15
(b)	that on a specified day, or during a specified period, a specified person was or was not a licensee;	16 17
(c)	that a licence—	18
	(i) was or was not granted for a specified term; or	19
	(ii) was or was not in force on a specified day or during a specified period; or	20 21
	(iii) was or was not subject to a specified condition;	22
(d)	that a document is a copy of a document kept under this Act.	23
book, re	nless a party by reasonable notice requires proof, an entry in a gister or record kept by or found at a person's premises, must be d to be made by or with the authority of the person.	24 25 26
(6) In	this section—	27
"official	" means—	28
(a)	the chief executive; or	29
(b)	the commissioner of the police service; or	30
(c)	an authorised officer.	31

105	Effe frau	ect of conviction for dealing in or selling property obtained by ad	1 2
invo	lving	absection (2) applies if a licensee is convicted of an offence of the licensee knowingly dealing in or selling property obtained by by a dishonest means.	3 4 5
	-	court may, as well as imposing any other penalty on the licensee, or both of the following—	6 7
	(a)	cancel the licensee's licence;	8
	(b)	order that the licensee may not hold a licence for 5 years after the conviction.	9 10
106	Atte	empts to commit offences	11
	-	on who attempts to commit an offence against this Act commits an gainst this Act.	12 13
Max	imuı	m penalty—half the penalty for the completed offence.	14
		Division 3—Appeals	15
107	Rig	ht to appeal to Magistrates Court	16
		applicant for a licence may appeal against a decision of the chief e to refuse to grant the licence.	17 18
(2) A l	icensee may appeal against a decision of the chief executive to—	19
	(a)	suspend a licence; or	20
	(b)	cancel a licence; or	21
	(c)	refuse to renew or restore a licence; or	22
	(d)	impose a condition on a licence; or	23
	(e)	refuse to replace a licence.	24
wher	re th	e appeal may be made to the Magistrates Court nearest the place e applicant or licensee resides or carries on, or proposes to carry ess under the licence.	25 26 27

108 Ho	w to start appeal	1
(1) A	n appeal is started by—	2
(a)	filing a notice of appeal with the registrar of the Magistrates Court; and	3 4
(b)	serving a copy of the notice on the chief executive.	5
	ne notice of appeal must be filed within 28 days after the appellant an information notice of the decision appealed against.	6 7
(3) Thappeal.	ne court may at any time extend the period for filing the notice of	8 9
(4) Th	ne notice of appeal must state the grounds of the appeal.	10
109 Sta	y of operation of decisions	11
	he court may grant a stay of a decision appealed against for the of securing the effectiveness of the appeal.	12 13
(2) A	stay—	14
(a)	may be granted on conditions the court considers appropriate; and	15 16
(b)	has effect for the period specified by the court; and	17
(c)	may be revoked or amended by the court.	18
	ne period of a stay specified by the court must not extend past the en the court decides the appeal.	19 20
110 He	aring procedures	21
	ne procedure for an appeal to a Magistrates Court under this Act is accordance with—	22 23
(a)	the rules of court for Magistrates Courts; or	24
(b)	in the absence of relevant rules, directions of the court.	25
	n appeal is to be by way of rehearing, unaffected by the chief re's decision.	26 27
(3) In	deciding an appeal, the court—	28
(a)	is not bound by the rules of evidence; and	29
(b)	must observe natural justice.	30

s 111 55 s 112

Second-hand	Dealers and	Pawnbrokers	Rill 2003
secona-nana	rjealers ana	FUWIDIOKEIS	DILL ZUUD

111 Pow	vers of court on appeal	1
(1) In	deciding an appeal, the court may—	2
(a)	confirm the decision appealed against; or	3
(b)	vary the decision; or	4
(c)	set aside the decision and substitute another decision; or	5
(d)	set aside the decision and return the matter to the chief executive with directions the court considers appropriate.	6 7
` '	the decision as varied or substituted may be any decision that the ecutive may make.	8 9
for the p	the court substitutes another decision, the substituted decision is, urposes of this Act other than this division, taken to be the chief e's decision.	10 11 12
	PART 7—GENERAL PROVISIONS	13
112 Exe	cutive officers must ensure corporation complies with Act	14
	the executive officers of a corporation must ensure that the concomplies with this Act.	15 16
each of t	a corporation commits an offence against a provision of this Act, he executive officers of the corporation also commits an offence, the offence of failing to ensure the corporation complies with the n.	17 18 19 20
Maximui an indivi	m penalty—the penalty for the contravention of the provision by dual.	21 22
provision	ridence that the corporation has committed an offence against a n of this Act is evidence that each of the executive officers ed the offence of failing to ensure the corporation complies with sion.	23 24 25 26
(4) Ho	wever, it is a defence for an executive officer to prove that—	27
(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence, the officer took all	28 29

Second-hand Dealers and Pawnbrokers Bill 2003

	reasonable steps to ensure the corporation complied with the provision; or	1 2
(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	3 4
that the a officer's	r subsection (4)(a), it is sufficient for the executive officer to prove act or omission that was the offence was done or made without the knowledge despite the officer having taken all reasonable steps to be corporation complied with the provision.	5 6 7 8
113 Chi	ef executive and authorised officers not civilly liable	9
	e chief executive or an authorised officer is not civilly liable for an , or omission made, honestly and without negligence under this	10 11 12
	subsection (1) prevents a civil liability attaching to the chief e or an authorised officer, the liability attaches instead to the State.	13 14
114 Арј	proval of forms	15
The ch	nief executive may approve forms for use under this Act.	16
115 Reg	gulation-making power	17
(1) Th	e Governor in Council may make regulations under this Act.	18
	thout limiting subsection (1), a regulation may be made about any llowing matters—	19 20
(a)	fees, including refunding of fees;	21
(b)	the keeping of registers and other records by licensees;	22
(c)	duties of licensees;	23
(d)	conditions on licensees;	24
(e)	attaching or displaying names of licensees or associates to or on premises.	25 26
	regulation may provide for a maximum penalty of not more than ty units for a contravention of the regulation.	27 28

s 116 57 s 119

Secon	d-han	d Dealers	and Pau	nhrokers	Bill 2003
Secon	u-nun	и пешего	ana i an	TIDI OKEIS	Dui Zuus

PART 8—REPEALS AND CONSEQUENTIAL AMENDMENTS	1 2
116 Repeals	3
The following Acts are repealed—	4
 Pawnbrokers Act 1984 No. 12 	5
 Second-hand Dealers and Collectors Act 1984 No. 59. 	6
117 Consequential amendment	7
Schedule 2 amends the Acts it mentions.	8
PART 9—TRANSITIONAL PROVISIONS	9
Division 1—Interpretation	10
118 Definition for pt 8	11
In this part—	12
"commencement" means the commencement of this part.	13
Division 2—Transitional provisions for repeal of the Second-hand Dealers and Collectors Act 1984	14 15
119 Definition for div 2	16
In this division—	17
"repealed Act" means the repealed Second-hand Dealers and Collectors Act 1984	18 19

120 Exi	sting second-hand dealer's licence	1
immedia	second-hand dealer's licence in force under the repealed Act tely before the commencement (a "previous second-hand licence") is taken to be a second-hand dealer's licence under this	2 3 4 5
(2) Th	e licence—	6
(a)	is taken to be subject to conditions and restrictions in the same terms, as far as practicable, as the conditions and restrictions the previous second-hand dealer's licence was subject; and	7 8 9
(b)	expires when the previous second-hand dealer's licence would have expired; and	10 11
(c)	must not be the subject of renewal, restoration or reinstatement under this Act.	12 13
121 Exi	sting applications for previous licences	14
repealed be decid	before the commencement, an application was made under the Act and the application had not been decided, the application must led by the chief executive as if the application were a similar on under this Act.	15 16 17 18
(2) In	this section—	19
"applica	tion" means an application for—	20
(a)	a second-hand dealer's licence; or	21
(b)	renewal or restoration of a second-hand dealer's licence; or	22
(c)	replacement of a second-hand dealer's licence.	23
122 Not	ice of revocation	24
dealer a dealer's	Fore the commencement, the chief executive gave a second-hand notice of revocation under the repealed Act, and the second-hand licence has not been revoked, the notice of revocation has effect as realed Act had not been repealed.	25 26 27 28
123 Sur	render notice	29
	Fore the commencement, the chief executive gave a second-hand surrender notice under the repealed Act, and the surrender notice	30 31

Second-hand	Doglars and	Pownhrokers	Rill 2003
- Secona-nana i	Jealers ana	FUWIIDIOKEIS	DILL ZUUD

has not had effect, the repealed Act has effect in relation to the notice as if the repealed Act had not been repealed.	1 2
124 Change of address	3
If, before the commencement, a second-hand dealer gave the chief executive written notice of a change of address, and the chief executive has not endorsed the second-hand dealer's licence with the change of address, the notice is taken to be a notice of change of address under this Act.	4 5 6 7
125 Nominated property	8
If a second-hand dealer received property mentioned in section 47A of the repealed Act within 7 clear working days before the commencement, section 47A of the repealed Act applies to the property as if the repealed Act had not been repealed.	9 10 11 12
126 Appeals to court	13
(1) Subsection (2) applies if a person appealed to a magistrates court under the repealed Act before commencement and the appeal has not been decided.	14 15 16
(2) The magistrates court may hear, or continue to hear, and decide the appeal under the repealed Act as if the repealed Act had not been repealed.	17 18
(3) Subsection (4) applies if a person could have appealed to a magistrates court under the repealed Act before commencement and the person had not appealed before the commencement.	19 20 21
(4) The person may appeal as provided under the repealed Act, and the magistrates court may hear and decide the appeal, as if the repealed Act had not been repealed.	22 23 24
127 Existing authorised officers	25
A person who held an appointment as an authorised officer under the repealed Act immediately before the commencement is taken to be appointed as an authorised officer under this Act.	26 27 28

128 Ref	erences to repealed Act	1
	Act or document, a reference to the repealed Act may, if the context be taken as a reference to this Act.	2 3
Divis	ion 3—Transitional provisions for repeal of the Pawnbrokers Act 1984	4 5
129 Def	inition for div 3	6
In this	s division—	7
"repeale	ed Act" means the repealed Pawnbrokers Act 1984.	8
130 Exi	sting pawnbroker's licence	9
before th	pawnbroker's licence in force under the repealed Act immediately ne commencement (a "previous pawnbroker's licence") is taken awnbroker's licence under this Act.	10 11 12
(2) Th	e licence—	13
(a)	is taken to be subject to conditions and restrictions in the same terms, as far as practicable, as the conditions and restrictions to which the previous pawnbroker's licence was subject; and	14 15 16
(b)	expires when the previous pawnbroker's licence would have expired; and	17 18
(c)	must not be the subject of renewal, restoration or reinstatement under this Act.	19 20
131 Exi	sting applications for previous licences	21
repealed	before the commencement, an application was made under the Act and the application had not been decided, the application must ed by the chief executive as if the application were an application is Act.	22 23 24 25
(2) In	this section—	26
"applica	ation" means an application for—	27
(a)	a pawnbroker's licence; or	28

s 132	61	s 136
5 134	01	5 130

Second	hand	Doglars	and Day	unbrokers	Bill 2003
Secona	-nana	Dealers	ana Paw	vnnrokers	BILL ZUUS

(b) renewal or res	storation of a pawnbroker's licence; or	1
(c) replacement of	of a pawnbroker's licence.	2
132 Notice of revocati	ion	3
notice of revocation un	der the repealed Act, and the pawnbroker's licence he notice of revocation has effect as if the repealed led.	4 5 6 7
133 Surrender notice		8
surrender notice under	encement, the chief executive gave a pawnbroker a the repealed Act, and the surrender notice has not has effect as if the repealed Act had not been	9 10 11 12
134 Change of addres	SS .	13
written notice of a characteristic endorsed the pawnbroke	encement, a pawnbroker gave the chief executive ange of address, and the chief executive has not er's licence with the change of address, the notice is change of address under this Act.	14 15 16 17
135 Property pawned	before the commencement	18
	sections of the repealed Act continue to apply to rn under the repealed Act before the commencement ad not been repealed.	19 20 21
(2) In this section—		22
	means, to the extent that the sections are relevant, 4, 35, 36, 38, 42, 55, 56 and 63.	23 24
136 Appeals to court		25
	pplies if a person appealed to a magistrates court before commencement and the appeal has not been	26 27 28

5 13 / 02 5 140	s 137	62	s 14	0
-----------------	-------	----	------	---

Second-hand	Doalors and	Pawnbrokers	Rill 2003
secona-nana i	Jealers and	FUWIIDIOKEIS	DILL ZUUD

appeal under the repealed Act as if the repealed Act had not been repealed.	1 2
(3) Subsection (4) applies if a person could have appealed to a magistrates court under the repealed Act before commencement and the person had not appealed before the commencement.	3 4 5
(4) The person may appeal as provided under the repealed Act, and the magistrates court may hear and decide the appeal, as if the repealed Act had not been repealed.	6 7 8
137 Existing authorised officers	9
A person who held an appointment as an authorised officer under the repealed Act immediately before the commencement is taken to be appointed as an authorised officer under this Act.	10 11 12
138 References to repealed Act	13
In an Act or document, a reference to the repealed Act may, if the context permits, be taken as a reference to this Act.	14 15
PART 10—AMENDMENT OF FUNERAL BENEFIT BUSINESS ACT 1982	16 17
PART 10—AMENDMENT OF FUNERAL BENEFIT BUSINESS ACT 1982	16 17
BUSINESS ACT 1982	17
BUSINESS ACT 1982 139 Act amended in pt 10	17 18
BUSINESS ACT 1982 139 Act amended in pt 10 This part amends the Funeral Benefit Business Act 1982.	17 18 19
BUSINESS ACT 1982 139 Act amended in pt 10 This part amends the Funeral Benefit Business Act 1982. 140 Amendment of s 5 (Definitions)	17 18 19 20
BUSINESS ACT 1982 139 Act amended in pt 10 This part amends the Funeral Benefit Business Act 1982. 140 Amendment of s 5 (Definitions) (1) Section 5—	17 18 19 20 21
BUSINESS ACT 1982 139 Act amended in pt 10 This part amends the Funeral Benefit Business Act 1982. 140 Amendment of s 5 (Definitions) (1) Section 5— insert— ' "authorised investment manager" means an entity that carries on a business, regulated by Commonwealth of State legislation, of	17 18 19 20 21 22 23 24

	benefit agreement" means an agreement, for the supply of a eral benefit, between a contributor and an entity.	1 2
"nomina	ated property" see section 25.	3
	corporation" means a corporation to which repealed section 7 lied.	4 5
regi the	corporation' means a corporation, other than a part 3 corporation, stered under this Act immediately before the commencement of <i>Second-hand Dealers and Pawnbrokers Act 2003</i> , section 139, to by on a funeral benefit business.	6 7 8 9
"register	red corporation' means a part 3 corporation or part 4 corporation.	10
repe	ed section 7" means section 7 as in force immediately before its eal by the <i>Statute Law Revision Act 1995</i> , section 4, schedule 1 and which, under section 5(3) and schedule 9 of that Act, the <i>Acts repretation Act 1954</i> , section 20A applies."	11 12 13 14
(2) Se	ction 5, definition "approved form"—	15
omit, i	insert—	16
	oved form " means a form approved by the chief executive under ion 88.'.	17 18
(3) Se	ction 5, definition "contributor", 'a corporation'—	19
omit, i	insert—	20
'an en	tity'.	21
(4) Se	ction 5, definition "contributor", 'such corporation'—	22
omit, i	insert—	23
'the en	ntity'.	24
(5) Se	ction 5, definition "corporation"—	25
omit, i	insert—	26
"corpo	ration"—	27
(a)	generally, has the meaning given by the Corporations Act, but does not include an exempt body within the meaning of that Act; and	28 29 30
(b)	for part 5, see section 49.'.	31

(6) Section 5, definition "funeral benefit", 'or "benefit"—	1
omit.	2
141 Amendment of pt 3, hdg (Funeral benefit businesses of corporations registered at commencement of this Act)	3 4
Part 3, heading, 'FUNERAL BENEFIT BUSINESSES OF'—	5
omit, insert—	6
'EXISTING AGREEMENTS WITH'.	7
142 Insertion of new s 8	8
Part 3—	9
insert—	10
'8 Application of pt 3	11
'This part applies to a part 3 corporation in relation to funeral benefit agreements entered into by the corporation and in force immediately before the commencement of the <i>Second-hand Dealers and Pawnbrokers Act</i> 2003, section 139.'.	12 13 14 15
143 Amendment of s 14 (Benefits trust funds)	16
(1) Section 14(1), (2) and (3)—	17
insert—	18
'Maximum penalty—2 penalty units.'.	19
(2) Section 14—	20
insert—	21
'(4) An offence against subsection (1), (2) or (3) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	22 23 24
'Maximum penalty for each day the offence continues after a conviction against subsection (1), (2) or (3)—1 penalty unit.'.	25 26

144 Amendment of s 15 (Payment of moneys into the fund)	1
(1) Section 15(1)—	2
insert—	3
'Maximum penalty—2 penalty units.'.	4
(2) Section 15—	5
insert—	6
'(3) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	7 8
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	9 10
145 Amendment of s 19 (Annual returns to be furnished by corporation)	11 12
Section 19—	13
insert—	14
'Maximum penalty—2 penalty units.	15
'(2) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	16 17
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	18 19
146 Amendment of s 20 (Quinquennial valuation)	20
Section 20(3)—	21
insert—	22
'Maximum penalty—2 penalty units.	23
'(3A) An offence against subsection (3) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	24 25
'Maximum penalty for each day the offence continues after a conviction against subsection (3)—1 penalty unit.'.	26 27

147 Amendment of s 22 (Where assets more than sufficient to meet liabilities)	1 2
Section 22(3)—	3
insert—	4
'Maximum penalty—2 penalty units.	5
'(3A) An offence against subsection (3) is a continuing offence and m be charged in 1 or more complaints for periods the offence continues.	ay 6 7
'Maximum penalty for each day the offence continues after a convicti against subsection (3)—1 penalty unit.'.	on 8 9
148 Amendment of s 23 (Corporation to change rules)	10
Section 23(1)—	11
insert—	12
'Maximum penalty—2 penalty units.	13
'(1A) An offence against subsection (1) is a continuing offence and m be charged in 1 or more complaints for periods the offence continues.	ay 14 15
'Maximum penalty for each day the offence continues after a convicti against subsection (1)—1 penalty unit.'.	on 16 17
149 Replacement of pt 4, hdg (Registration of corporations under th Act to carry on funeral benefit business)	is 18
Part 4, heading—	20
omit, insert—	21
'EXISTING AGREEMENTS WITH CORPORATIONS REGISTERED AFTER THE COMMENCEMENT OF THIS ACT'.	22 23 24
150 Replacement of ss 24 to 31	25
Part 4, sections 24 to 31—	26
omit, insert—	27

'24	Apj	plication of pt 4	1
67	Γhis	part applies to a part 4 corporation in relation to funeral benefit	2
_		nts entered into by the corporation and in force immediately before	3
		mencement of the Second-hand Dealers and Pawnbrokers Act	4
200	3, se	ction 139.	5
'25	Me	aning of "nominated property"	6
"No	min	ated property", for a part 4 corporation, means—	7
	(a)	the property, if any, that was the corporation's nominated property for section 31 (the "repealed section") as in force immediately before its repeal by the <i>Second-hand Dealers and Pawnbrokers Act 2003</i> ; and	8 9 10 11
	(b)	property nominated under section 44(d) as nominated property or additional nominated property that would be nominated property for the repealed section were it not repealed.'.	12 13 14
151	Am	nendment of s 32 (Provisions to be contained in rules)	15
S	ectio	on 32, from 'The rules' to 'business shall'—	16
0	mit, i	insert—	17
6r	The r	rules relating to the funeral benefit business of a part 4 corporation	18
mus	st'.		19
152	Om	aission of ss 33 to 35	20
S	ectio	ons 33 to 35—	21
0	mit.		22
153	Am	endment of s 36 (Certificate of registration)	23
(1) Se	ction 36(1)—	24
0	mit.		25
(2	2) Se	ction 36(2)—	26
iı	ısert-	_	27
'Ma	ıximı	um penalty—2 penalty units.'.	28

(3) Section 36(2), as amended—	1
renumber as section 36(1).	2
(4) Section 36—	3
insert—	4
'(2) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	5 6
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	7 8
154 Omission of s 37 (Refusal of registration)	9
Section 37—	10
omit.	11
155 Amendment of s 38 (Funeral benefit business trust fund account)	12
(1) Section 38(1), ', upon registration, open and'—	13
omit.	14
(2) Section 38(2)(b)—	15
omit.	16
(3) Section 38(1) and (2)—	17
insert—	18
'Maximum penalty—2 penalty units.'.	19
(4) Section 38(3) and (4)—	20
omit, insert—	21
'(3) An offence against subsections (1) or (2) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	22 23
'Maximum penalty for each day the offence continues after a conviction against subsection (1) or (2)—1 penalty unit.'.	24 25

156 Amendment of s 39 (Funeral benefit business trust fund)	1
Section 39, from 'or moneys paid' to 'section 34'—	2
omit.	3
157 Amendment of s 40 (Investment of moneys)	4
Section 40(3)—	5
omit, insert—	6
'(3) Subject to subsection (6), a corporation must pay any interest, rent, dividend or other income or return derived from the investment of moneys under this section or from nominated property, immediately on its receipt, into the funeral benefit business trust fund account.	7 8 9 10
'Maximum penalty—2 penalty units.	11
'(3A) An offence against subsection (3) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	12 13
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	14 15
158 Amendment of s 41 (Application of funeral benefit business trust fund)	16 17
(1) Section 41(7) and (8)—	18
insert—	19
'Maximum penalty—2 penalty units.'.	20
(2) Section 41—	21
insert—	22
'(12) An offence against subsection (7) or (8) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	23 24
'Maximum penalty for each day the offence continues after a conviction against subsection (7) or (8)—1 penalty unit.'.	25 26
159 Amendment of s 42 (Annual returns to be furnished by corporation)	27 28
Section 42—	29

Second-hand Dealers and Pawnbrokers Bill 2003

insert—	1
'Maximum penalty—2 penalty units.	2
'(2) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	3 4
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	5 6
160 Amendment of s 43 (Quinquennial valuation)	7
Section 43(3)—	8
insert—	9
'Maximum penalty—2 penalty units.	10
'(3A) An offence against subsection (3) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	11 12
'Maximum penalty for each day the offence continues after a conviction against subsection (3)—1 penalty unit.'.	13 14
161 Amendment of s 44 (Where assets insufficient to meet liabilities)	15
Section 44(d), 'in accordance with section 31,' and footnote—	16
omit, insert—	17
'by a valuer,'.	18
162 Amendment of s 46 (Corporation to change rules)	19
Section 46(1)—	20
insert—	21
'Maximum penalty—2 penalty units.	22
'(1A) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	23 24
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	25 26

s 166

163 Amendment of s 47 (Register of contributors)	1
(1) Section 47(1), (2), (3), (4), (5) and (6)—	2
insert—	3
'Maximum penalty—2 penalty units.'.	4
(2) Section 47—	5
insert—	6
'(7) An offence against subsection (1), (2), (3), (4), (5) or (6) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	7 8 9
'Maximum penalty for each day the offence continues after a conviction against subsection (1), (2), (3), (4), (5) or (6)—1 penalty unit.'.	10 11
164 Amendment of s 48 (Receipts)	12
Section 48—	13
insert—	14
'Maximum penalty—2 penalty units.	15
'(2) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	16 17
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	18 19
165 Amendment of pt 5, hdg (Sale of funeral benefit businesses and cancellation of registration provisions)	20 21
Part 5, heading, after 'PROVISIONS'—	22
insert—	23
'FOR PART 3 AND 4 CORPORATIONS'.	24
166 Replacement of s 49 (Interpretation)	25
Section 49—	26
omit, insert—	27

Second-hand Dealers and Pawnbrokers Bill 2003

'49 Definition for pt 5	1
'In this part—	2
"corporation" means a part 3 corporation or a part 4 corporation.'.	3
167 Amendment of s 50 (Sale of funeral benefit business)	4
(1) Section 50(1), from 'another corporation' to 'such a business'—	5
omit, insert—	6
'another entity'.	7
(2) Section 50(7)(a), from 'property or,' —	8
omit, insert—	9
'property; and'.	10
168 Amendment of s 52 (Cancellation of registration by court)	11
(1) Section 52(1)(a), ', 35'—	12
omit.	13
(2) Section 52(11B), ', (17)'—	14
omit.	15
169 Omission of pt 6	16
Part 6—	17
omit.	18
170 Replacement of pt 7, hdg (General provisions)	19
Part 7, heading—	20
omit, insert—	21
'PART 6—GENERAL PROVISIONS FOR REGISTERED	22
CORPORATIONS FOR PARTICULAR FUNERAL	23
BENEFIT AGREEMENTS'.	24

171 Replacement of s 58 (Reference to registered corporation)	1
Section 58—	2
omit, insert—	3
'58 Application of pt 6	4
'This part applies to a registered corporation in relation to funeral bene agreements entered into by the corporation and in force immediately before the commencement of the <i>Second-hand Dealers and Pawnbroke Act 2003</i> , section 139.'.	ore 6
172 Amendment of s 59 (Nominated office)	9
(1) Section 59(1) and (2)—	10
insert—	11
'Maximum penalty—2 penalty units.'.	12
(2) Section 59—	13
insert—	14
'(1A) An offence against subsection (1) is a continuing offence and m be charged in 1 or more complaints for periods the offence continues.	ay 15 16
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	on 17 18
173 Amendment of s 60 (Secretary)	19
(1) Section 60(1) and (2)—	20
insert—	21
'Maximum penalty—2 penalty units.'.	22
(2) Section 60—	23
insert—	24
'(1A) An offence against subsection (1) is a continuing offence and m be charged in 1 or more complaints for periods the offence continues.	ay 25 26
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	on 27 28

174 Amendment of s 61 (Provisions as to rules)	I
Section 61(3)—	2
insert—	3
'Maximum penalty—2 penalty units.	4
'(3A) An offence against subsection (3) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	5 6
'Maximum penalty for each day the offence continues after a conviction against subsection (3)—1 penalty unit.'.	7 8
175 Amendment of s 63 (Change of name of registered corporation)	9
Section 63(1) and (2)—	10
insert—	11
'Maximum penalty—2 penalty units.'.	12
176 Amendment of s 66 (How payments from accounts to be made)	13
Section 66—	14
insert—	15
'Maximum penalty—2 penalty units.'.	16
177 Amendment of s 67 (Compliance with requirements of registrar)	17
Section 67—	18
insert—	19
'Maximum penalty—2 penalty units.	20
'(2) An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	21 22
'Maximum penalty for each day the offence continues after a conviction against subsection (1)—1 penalty unit.'.	23 24
178 Amendment of s 69 (Powers of inspectors)	25
Section 69(1)(a) and (d), before 'corporation'—	26

Second-hand Dealers and Pawnbrokers Bill 2003

insert—	1
'registered'.	2
179 Omission of s 73 (General penalty)	3
Section 73—	4
omit.	5
180 Amendment of s 75 (Institution of proceedings)	6
(1) Section 75(1)—	7
omit.	8
(2) Section 75(2), 'Subject to subsection (1), proceedings'—	9
omit, insert—	10
'Proceedings'.	11
181 Amendment of s 76 (Offence by body corporate)	12
(1) Section 76, heading, 'body corporate'—	13
omit, insert—	14
'corporation'.	15
(2) Section 76, 'body corporate'—	16
omit, insert—	17
'corporation'.	18
182 Amendment of s 80 (Regulations)	19
(1) Section 80(2)(d) and (k)—	20
omit.	21
(2) Section 80(2)(b) to (j)—	22
renumber as section 80(2)(a) to (h).	23

s 183	76	s 184

Second-hand	Dealers and	Pawnbrokers	Rill 2003
secona-nana	rjealers ana	FUWIDIOKEIS	DILL ZUUD

183 Relocation and renumbering of ss 74 to 81	1
Sections 74 to 81, as amended—	2
relocate and renumber in part 8, as sections 81 to 88.	3
184 Insertion of new pt 7	4
After section 72—	5
insert—	6
'PART 7—AGREEMENTS ENTERED INTO AFTER THE COMMENCEMENT OF THE SECOND-HAND DEALERS AND PAWNBROKERS ACT 2003	7 8 9
'73 Application of pt 7	10
'This part applies if a person enters, or proposes to enter, into a funeral benefit agreement with an entity after the commencement of the Second-hand Dealers and Pawnbrokers Act 2003, section 139.	11 12 13
'74 Client care statement	14
'(1) Before entering into the funeral benefit agreement with the person, the entity must give the person a clear and legible written statement (a "client care statement") in the approved form.	15 16 17
Maximum penalty—134 penalty units.	18
'(2) After giving the person the client care statement and before entering into the agreement with the person, the entity must—	19 20
(a) explain the contents of the client care statement to the person; and	21 22
(b) obtain a written acknowledgement from the person that the person has received and understands the client care statement.	23 24
Maximum penalty—134 penalty units.	25
'(3) The client care statement may be in the form of a separate document or a part of the funeral benefit agreement entered into with the person.	26 27

'75 Per	son must be given copy of agreement	1
	ediately after entering into a funeral benefit agreement with a he entity must—	2 3
(a)	if the client care statement is not part of the funeral benefit agreement—give the person a clear and legible copy of the agreement signed by the person and the entity; or	4 5 6
(b)	if the client care statement is part of the funeral benefit agreement—sign the copy of the agreement given to the person.	7 8
Maximu	m penalty—134 penalty units.	9
'76 Coo	oling-off period	10
the funer	in 30 clear days after the entity gives the person the signed copy of ral benefit agreement, the person may, by signed notice given to y, end the agreement.	11 12 13
'77 Cor	nsequences of exercising rights in cooling-off period	14
'(1) If	the person ends a funeral benefit agreement under section 76—	15
(a)	the entity is entitled to the amount prescribed under a regulation or, if no amount is prescribed, \$50; and	16 17
(b)	the entity must refund to the person the whole of the amount the person has paid to the entity under the agreement, other than an amount the entity is entitled to under paragraph (a); and	18 19 20
(c)	subject to paragraph (a), the person is not liable to the entity in any way for ending the agreement.	21 22
	he entity must refund the amount mentioned in subsection (1)(b) days after receiving the person's notice.	23 24
Maximu	m penalty—134 penalty units.	25
'(3) Si contract.	ubsection (1)(c) has effect despite anything to the contrary in the	26 27
	son to be advised that the person may enter into an agreement han authorised investment manager	28 29
	Subsection (2) applies to an entity other than an authorised ent manager.	30 31

perso	'(2) Before the entity enters into a funeral benefit agreement with a person, the entity must advise the person that the person may instead enter into a funeral benefit agreement with an authorised investment manager.		
Max	imuı	m penalty—134 penalty units.	4
'79	App	olication of Trusts Act 1973	5
'(1	l) Tł	nis section applies to an entity other than—	6
	(a)	an authorised deposit-taking institution under the <i>Banking Act</i> 1959 (Cwlth); or	7 8
	(b)	a company registered under the Life Insurance Act 1995 (Cwlth).	9
conti were	ribut a tr	ne nominated Trusts Act provisions apply to payments made by a or to the entity under a funeral benefits agreement as if the entity ustee, and the payments were trust property, within the meaning of a <i>Act 1973</i> .	10 11 12 13
'(3	3) In	this section—	14
		ted Trusts Act provisions" mean the following provisions of the sts Act 1973—	15 16
	(a)	part 1;	17
	(b)	part 2, other than sections 17 and 18;	18
	(c)	part 3, other than sections 28, 30 and 30A;	19
	(d)	part 4, other than sections 32 to 48, 53 and 57;	20
	(e)	part 5;	21
	(f)	part 6, other than sections 66, 67, 73 to 75, and 78;	22
	(g)	part 7, other than sections 84, 86 to 89, 93 and 95;	23
	(h)	part 9, other than sections 110, 112 and 113.	24
'80	App	olication of Trust Accounts Act 1973	25
'(1	l) Tł	nis section applies to an entity other than—	26
	(a)	an authorised deposit-taking institution under the <i>Banking Act</i> 1959 (Cwlth); or	27 28
	(h)	a company registered under the <i>Life Insurance Act</i> 1995 (Cwlth)	20

Secono	l-hand	Dealers	and Pawi	hrokers	Bill 2003
DECOM	ı-rıarıa	Deuleis	ини і имі	www.	Duu 4000

'(2) The nominated Trust Accounts Act provisions apply to payments made by a contributor to the entity under a funeral benefits agreement as if the entity were a trustee, and the payments were trust moneys, within the meaning of the <i>Trust Accounts Act 1973</i> .	1 2 3 4
'(3) In this section—	5
"nominated Trust Accounts Act provisions" mean the provisions of the <i>Trust Accounts Act 1973</i> , other than sections 4C, 4D, 8, 11, 28A, 29, 31, 32, 34, 35 and 36.	6 7 8
'PART 8—GENERAL PROVISIONS FOR FUNERAL BENEFIT BUSINESSES'.	9 10

	SCHEDULE 1		
DISQUALIFYING OFFENCE PROVISIONS UNDER THE CRIMINAL CODE			
	schedule 3, definition "disqualifying offence", paragraph (b)	4	
1.	Chapter 16 (Offences relating to the administration of justice)	5	
2.	Chapter 20 (Miscellaneous offences against public authority)	6	
3.	Chapter 36 (Stealing)	7	
4.	Chapter 37 (Offences analogous to stealing)	8	
5.	Chapter 38 (Stealing with violence—extortion by threats)	9	
6.	Chapter 40 (Other fraudulent practices)	10	
7.	Chapter 41 (Receiving property stolen or fraudulently obtained and like offences)	11 12	
8.	Chapter 42 (Frauds by trustees and officers of companies and corporations—false accounting)	13 14	
9.	Chapter 42A (Secret commissions)	15	
10.	Chapter 49 (Punishment of forgery and like offences)	16	
11.	Chapter 52 (Personation)	17	
12.	Chapter 56 (Conspiracy)	18	

SCHEDULE 2	
CONSEQUENTIAL AMENDMENTS	2
section 117	3
CREDIT ACT 1987	4
1 Schedule 9, section 3(a), 'Pawnbrokers Act 1984'—	5
omit, insert—	6
'Second-hand Dealers and Pawnbrokers Act 2003'.	7
ELECTRONIC TRANSACTIONS (QUEENSLAND) ACT 2001	8 9
1 Schedule 1, part 1, 'Pawnbrokers Act 1984' and 'Second-hand Dealers and Collectors Act 1984'—	10 11
omit.	12
2 Schedule 1, part 1—	13
insert—	14
'Second-hand Dealers and Pawnbrokers Act 2003'.	15
POLICE POWERS AND RESPONSIBILITIES ACT 2000	16
Schedule 4, definition "identifying particulars offence", paragraph (b), 'Pawnbrokers Act 1984' and 'Second-hand Dealers and Collectors Act 1984'—	17 18 19
omit	20

SCHEDULE 2 (continued)

	Schedule 4, definition "identifying particulars offence", paragraph (b), —	
inse	rt—	3
	• 'Second-hand Dealers and Pawnbrokers Act 2003'.	4

SCHEDULE 3	1
DICTIONARY	2
section 4	3
"acquire", property, includes buy the property and receive the property as a gift.	4 5
"approved form" means a form approved by the chief executive under section 114.	6 7
"associate" see section 5(1).	8
"authorised officer" means a person who holds an appointment as an authorised officer under section 75.	9 10
"authorised place" see section 24.	11
"commencement" for part 9, see section 118.	12
"conviction" means the acceptance of a plea of guilty, or a finding of guilt, by a court, whether or not a conviction is recorded.	13 14
"criminal history", of a person, means the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders)</i> Act 1986, other than convictions for which the rehabilitation period has expired, and not been revived, under that Act.	15 16 17 18
"dealing", in property, includes acquiring, disposing of, exchanging and selling property, and includes dealing on commission.	19 20
"disqualifying offence" means—	21
(a) an offence wherever committed in Australia involving fraud or dishonesty that is punishable by imprisonment for 3 months or more; or	22 23 24
(b) an offence against a provision of the Criminal Code mentioned in schedule 1; or	25 26
(c) an offence against a provision of a law of another State or of the Commonwealth that provides for the same matter as a law mentioned in paragraph (b).	27 28 29
"effective control" see section 5(2).	30

SCHEDULE 3 (continued)

"exe	with whe	we officer", of a corporation, means a person who is concerned a, or otherwise takes part in, the corporation's management, ther or not the person is a director or the person's position is given name of executive officer.	1 2 3 4
"information notice", for a decision of the chief executive, means a notice stating—			
	(a)	the decision; and	7
	(b)	the reasons for the decision; and	8
	(c)	that the person applying for the decision may appeal against the decision to a Magistrates Court within 28 days after the date of the notice.	9 10 11
"lice	ence'	'means a second-hand dealer's licence or a pawnbroker's licence.	12
"lice	ensee	" means the holder of a licence.	13
"loca	on b	"means a place, other than premises, where a licensee may carry business under a licence, and includes a place where an antique antique market, flea market or trash and treasure market is carried	14 15 16 17
"ma		operator" means a person who carries on the business of lucting—	18 19
	(a)	a trash and treasure market; or	20
	(b)	a flea market; or	21
	(c)	an antique market; or	22
	(d)	an antique fair.	23
"nor	nina	ted property" means second-hand property that is—	24
	(a)	property, other than an item of household furniture, that may be identified by—	25 26
		(i) a make, model or serial number on the property; or	27
		(ii) an inscription; or	28
	(b)	electrical property, other than a refrigerator, washing machine, clothes dryer, stove or dishwasher; or	29 30
	(c)	jewellery; or	31

SCHEDULE 3 (continued)

(d)	a pr	recious metal; or	1
(e)	a m	usical instrument; or	2
(f)	pho	tographic equipment; or	3
(g)	a na	atural diamond or gem stone.	4
"pawn"	inclu	ides pledge.	5
"pawnb	roke	r" means a person who—	6
(a)	of j	ries on the business of advancing, on interest or in expectation profit or reward, an amount on the principal or collateral urity of property taken by the person as a pawn; and	7 8 9
(b)	holo	ds a pawnbrokers licence.	10
"pawn t	icket	" see section 58(1).	11
"place"	mear	ns premises or a location.	12
whe		neans a building or structure, or part of a building or structure, licensee carries on the licensee's business, other than on a asis.	13 14 15
Exar	nple o	f a licensee carrying on business on a casual basis—	16
A	licen	see conducting a stall at an established market.	17
"proper	ty" n	neans personal property, other than money or things in action.	18
"proper	ty re	gister" see section 53.	19
		period" , for pawned property, means the period stated under $0(2)$ for redeeming the property.	20 21
"repeale	ed Ac	t"—	22
(a)	for	part 9, div 2, see section 119; or	23
(b)	for	part 9, div 3, see section 129.	24
"replace	emen	t pawn ticket" see section 58(3).	25
"second	-han	d dealer" means a person—	26
(a)	who)—	27
	(i)	carries on the business of dealing in second-hand property; or	28 29
	(ii)	is a market operator; and	30

SCHEDULE 3 (continued)

(b) who holds a second-hand dealers licence.	1
"second-hand property" means personal property that has been used other than the following types of property—	d, 2 3
(a) newspapers, books, pamphlets, periodicals or other printe publications; or	d 4 5
(b) stamps or coins; or	6
(c) property returned for refund or exchange by a person wh purchased it as new property; or	o 7 8
(d) motor vehicle batteries; or	9
(e) used tyres removed from a car, motorbike or trailer within the meaning of the <i>Transport Operations (Road Use Managemen Act 1995</i> ; or	
(f) other property prescribed under a regulation.	13
"sell" includes barter, exchange or agree or offer to sell.	14
"transactions register" see section 37(1).	15
"used" includes worn or otherwise applied for any purpose.	
	17

© State of Queensland 2003