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c 213 Pawnbrokers' Act

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CHAPTER 213.

The Pawnbrokers' Act.

INTERPRETATION.

1.—(1) In this Act,

(a) "Municipality" shall not include county;

(b) "Pawnbroker," shall mean a person who exercises the trade of receiving or taking by way of pawn or pledge any goods for the repayment of money lent thereon;

(c) "Pawnee," shall mean a person delivering an article for pawn to a pawnbroker;

(d) "Pawn ticket," shall mean the note or memorandum referred to in section 8.

(e) "Pledge," shall mean an article pawned with a pawnbroker;

(f) "Shop," shall include dwelling-house and warehouse or other place of business of place where business is transacted.

(2) In order to prevent evasion of the provisions of this Act every person shall be deemed to be a pawnbroker who

(a) keeps a shop for the purchase or sale of goods or chattels, or for taking in goods or chattels by way of security for money advanced thereon; or

(b) purchases or receives or takes in goods or chattels and pays or advances or lends thereon any sum of money not exceeding $50,

with or under an agreement or understanding expressed or implied or to be from the nature and character of the dealing reasonably inferred that those goods or chattels may be afterwards redeemed or repurchased on any terms, and every such transaction, payment, advance and loan shall be deemed a pawning, pledging and loan respectively under this Act. R.S.O. 1914, c. 176, s. 2.
LICENSE.

2.—(1) No person shall exercise the trade of a pawnbroker unless he obtains a license therefor under the hand of the treasurer of the municipality in which he carries on or purposes to carry on such trade, nor unless he obtains a renewal of the same annually, but no license shall be issued or renewed, unless under the authority of a by-law of the council of the municipality.

(2) A license or renewal may be refused without any cause assigned.

(3) The sum of $60 shall be paid for every license or renewal thereof to the treasurer, for the use of the municipality, and every pawnbroker shall give to the municipality security to the satisfaction of the treasurer thereof in the sum of $1,000, for the due observance by him of the provisions of this Act.

(4) Every person exercising such trade without having obtained a license or renewal thereof shall incur a penalty of $50 for every pledge he takes. R.S.O. 1914, c. 176, s. 3.

3. No person shall, by virtue of one license, keep more than one shop. R.S.O. 1914, c. 176, s. 4.

4. Only one license shall be necessary where two or more persons carry on trade as pawnbrokers in partnership in the same shop. R.S.O. 1914, c. 176, s. 5.

5. For the purposes of this Act anything done or omitted by the servant, apprentice or agent of a pawnbroker in the course of or in relation to the business of a pawnbroker shall be deemed to be done or omitted, as the ease may be, by the pawnbroker; and any thing by this Act authorized to be done by a pawnbroker may be done by his servant, apprentice or agent. R.S.O. 1914, c. 176, s. 6.

DUTIES OF PAWNbroker.

6.—(1) Every pawnbroker shall always

(a) keep exhibited in large, legible characters on a sign over the outer door of his shop his name and the word "Pawnbroker"; and

(b) keep displayed in a conspicuous part of his shop a notice painted or printed in English in large, legible characters so as to be visible to any person pawning or redeeming pledges, showing the rate of profit authorized by law to be taken, and also the various prices of the pawntickets to be given according to the rates hereinafter mentioned, and
of the expense of obtaining a copy of the pawn-ticket where the pawn-ticket has been lost, mislaid, destroyed or fraudulently obtained from the pawner.

(2) If a pawnbroker fails in any respect to comply with the requirements of this section he shall incur a penalty not exceeding $40. R.S.O. 1914, c. 176, s. 7.

7.-(1) Every pawnbroker who takes a pledge in pawn whereon a sum exceeding $1 is lent shall, before he lends the money thereon, enter in English in a fair and legible manner in a book to be kept by him for that purpose a description of the pledge, the sum lent thereon, with the day of the month and year, and the name and description of the pawner, and the name of the street and number of the house where he resides, and whether he is a lodger in or the keeper of such house, by using the letter "L" if a lodger, and the letter "H" if a housekeeper, and also the name and place of abode of the owner according to the information of the pawner, into all which circumstances the pawnbroker shall inquire of him before any money is lent.

(2) If the sum does not exceed $1, a similar entry shall be made in such book within four hours after the goods have been pawned.

(3) Where more than $2 is lent upon a pledge the entries shall be made in respect thereof in a separate book to be kept for that purpose.

(4) The entries shall be numbered in the books consecutively in the order in which the pledges are pawned in the following manner, viz.: the first pledge received in pawn as No. 1, the second as No. 2, and so on until the end of the month, and in like manner in every succeeding month, and upon every pawn-ticket respecting such pledge, shall be written the number of entry of the pledge so entered in the book. R.S.O. 1914, c. 176, s. 8.

8. At the time of taking any pledge a note or memorandum, written or printed, shall be given to the pawner containing a description of the pledge and a statement of the sum lent thereon, with the day of the month and year, and the name of the pawner and the name of the street, number of the house where he resides, and whether he is a lodger in or the keeper of such house, by using the letters "L" or "H," and upon such note or memorandum, or on the back thereof, shall be written or printed the name and place of abode of the pawnbroker and the rates of interest which may lawfully be charged, which note or memorandum the pawner is required to take, and unless he takes the same the pawnbroker shall not take the pledge in pawn. R.S.O. 1914, c. 176, s. 9.
9.—(1) When the sum lent is less than $20 the pawnbroker may take five cents for the pawn ticket.

(2) When the sum lent is $20 or more he may take ten if more cents. R.S.O. 1914, c. 176, s. 10.

10. Except as hereinafter provided the pawnbroker shall not be bound to re-deliver the goods unless and until the pawn ticket is produced and delivered to him. R.S.O. 1914, c. 176, s. 11.

11. A duplicate of the pawn ticket shall be affixed to the pledge, and, when the pledge is redeemed, the pawnbroker shall write or endorse on the duplicate the profit taken by him for the pledge, and shall keep the duplicate in his custody for one year after redemption. R.S.O. 1914, c. 176, s. 12.

UNLAWFUL PAWNING.

12.—(1) Any person who knowingly and designedly pawns anything being the property of another person, unless employed or authorized by the owner so to do, shall incur a penalty of not less than $4 nor more than $20, and a further penalty of a sum equal to the full value of the pledge as ascertained by the convicting justice.

(2) The penalties shall be applied towards making satisfaction to the person injured, and defraying the costs of the prosecution, as may be adjudged reasonable by the convicting justice. R.S.O. 1914, c. 176, s. 13.

13. A pawnbroker who knowingly takes in pawn any linen or wearing apparel, or unfinished goods, or materials entrusted to any person to wash, scour, iron, mend, manufacture, work up, finish or make up, shall be guilty of an offence against this Act and shall incur a penalty not exceeding double the amount of the loan, and shall forthwith restore the pledge to the lawful owner in the presence of the convicting justice or as may be directed by him. R.S.O. 1914, c. 176, s. 14.

14.—(1) If the pawnbroker, on request by a constable authorized by a search warrant issued under the authority of The Summary Convictions Act to search the shop, refuses to open the shop and permit it to be searched the constable may break it open and search as he may think fit therein for such goods or articles doing no wilful damage, and any pawnbroker or other person who opposes or hinders the search shall incur a penalty not exceeding $100.

(2) If in the search any of the goods in respect of which the warrant was issued are found and the property of the owner in the same is proved to the satisfaction of the justice he shall cause the same to be forthwith restored to the owner. R.S.O. 1914, c. 176, s. 15.

[As to search warrants see The Summary Convictions Act, Rev. Stat. c. 121.]
REPORTS TO POLICE.

Daily report to police.

15.—(1) Every pawnbroker shall before ten o'clock in the forenoon of every business day report to the chief constable or to such other person as may be designated by by-law of the council of the municipality, on forms to be furnished by the corporation thereof, a description of all pledges received by him in pawn on the next preceding business day together with the numbers of the pawntickets issued therefor and the amounts loaned.

(2) Every person contravening this section shall incur a penalty not exceeding $40. R.S.O. 1914, c. 176, s. 16.

Penalty.

Inspection by police.

16. The chief constable or an officer authorized in writing by him or by the police magistrate, or any member of the Ontario Provincial or Dominion police force may at all times inspect a pawnbroker's book and shall have access to all books and papers and all pledges and when engaged in such inspection may take with him such other persons as he may deem advisable. R.S.O. 1914, c. 176, s. 17.

GOLD AND SILVER NOT TO BE MELTED.

17. Gold or silver which has been pawned shall not be melted by a pawnbroker unless specially authorized by the council of the municipality. R.S.O. 1914, c. 176, s. 18.

RIGHT OF HOLDER OF PAWNTICKET.

18. The holder for the time being of a pawnticket shall, as between the pawnner and the pawnbroker, be presumed to be the person entitled to redeem the pledge, and, subject to the provisions of this Act, the pawnbroker shall accordingly, on payment of the loan and profit, deliver the pledge to the person producing the pawnticket. R.S.O. 1914, c. 176, s. 19.

PLEDGE DESTROYED OR DAMAGED BY FIRE.

19.—(1) Where a pledge is destroyed or damaged by or in consequence of fire the pawnbroker shall nevertheless be liable, on application within the period during which the pledge would have been redeemable, to pay the value of the pledge after deducting the amount of the loan and profit, such value to be the amount of the loan and profit and twenty-five per centum on the amount of the loan.

(2) A pawnbroker shall have an insurable interest in the pledge to the extent of the value so estimated. R.S.O. 1914, c. 176, s. 20.
REDEMPTION OF PLEDGES.

20.—(1) If within one year after a pledge has been pawned exclusive of the day on which it was pawned the pawnner or other person on his behalf, tenders to the pawnbroker the pawnticket and also the principal money borrowed and the profit according to the lawful rates, and the person who took the pledge neglects or refuses, without reasonable cause, to deliver back the goods so pawned the pawnner may make oath thereof before a justice of the peace, who shall summon such person before him, and shall examine on oath the parties and their witnesses touching the premises.

(2) If tender of the pawnticket with the principal sum lent, and lawful profit thereon, is proved to have been made within such time, then on payment by the pawnner of the principal money and the lawful profit due thereon, or, if the pawnbroker refuses to accept thereof on tender before the justice, the justice shall, by order under his hand, direct the pledge to be forthwith delivered to the pawnner, or, if it has been sold, embezzled, lost, mislaid or destroyed, shall direct the pawnbroker to make satisfaction for the value thereof to be fixed by the justice, subject to the provisions of section 19, and if the pawnbroker neglects or refuses to deliver up the pledge or to make satisfaction for the value thereof the justice shall commit him to the common gaol for a period not exceeding three months or until he delivers up the pledge, or makes satisfaction for the value thereof pursuant to the order. R.S.O. 1914, c. 176, s. 21.

21. If a person entitled and offering to redeem a pledge shows to the satisfaction of a justice of the peace that the pledge has become or has been rendered of less value than it was at the time of the pawning thereof by or through the default, neglect or willful misbehaviour of the pawnbroker the justice may award a reasonable satisfaction to the owner of the pledge in respect of the damage, and the amount awarded shall be deducted from the amount payable to the pawnbroker, or shall be paid by the pawnbroker, as the case requires, in such manner as the justice directs, and in case of default the pawnbroker shall be liable to the punishment mentioned in section 20. R.S.O. 1914, c. 176, s. 22.

22. The provisions of this section shall have effect for the protection of persons entitled to redeem a pledge and pawners not having their pawntickets to produce.

(a) Any person claiming to be entitled to redeem a pledge, but not holding the pawnticket, may apply to the pawnbroker for a copy of the pawnticket and a printed form of affidavit which the pawnbroker shall deliver to him;
(b) If the claimant proves to the satisfaction of a justice of the peace his right to redeem the pledge and on or before the third day after the day on which the form of affidavit is delivered to him by the pawnbroker, exclusive of days on which the pawnbroker is prohibited from carrying on business, delivers back to the pawnbroker the affidavit duly sworn endorsed with a certificate of the justice that such proof has been made, the claimant shall have, as between him and the pawnbroker, all the rights and remedies which he would have had if he had produced his pawn ticket;

(c) The pawnbroker shall not be bound to deliver the pledge to any person until the expiration of such three days;

(d) The pawnbroker shall be indemnified for delivering the pledge, or otherwise acting in conformity with the affidavit and certificate, unless he has notice that the affidavit is fraudulent or false in any material particular;

(e) If the money lent is under $20 the pawnbroker may take for the copy and affidavit five cents, or if it is $20 or more he may take ten cents. R.S.O. 1914, c. 176, s. 23.

[As to lawful rates see R. S. C. Cap. 121, secs. 3, 4.]

23.—(1) A pledge pawned for $2 or less if not redeemed within the year of redemption shall, at the end thereof, become forfeited.

Imp. Act 35 and 36 v., c. 93, s. 17.

Pledges for
$2 or less
not redeemed
in time
forfeited.

24.—(1) When the sum lent exceeds $2 the pledge shall be sold at public auction and not otherwise.

Exposition of goods and advertisement.

(2) Before such sale the articles pawned shall be exposed to public view, and an advertisement thereof containing the name and place of abode of the pawnbroker, a description of the articles separately, the month the pledge was received in pawn and the number of the pledge shall be published on two separate days in a public newspaper published in the municipality and the second advertisement shall be published at least two clear days before the first day of sale.

Penalty for not properly describing.

(3) If the articles are not described separately in the advertisement the pawnbroker shall incur a penalty payable
to the owner of the pledge of not less than $8 nor more than $40.

(4) A pawnbroker may bid for and purchase at a sale by auction made or purporting to be made under this Act a pledge pawned with him, and on such purchase he shall be deemed the absolute owner of the pledge purchased.

(5) Where a pawnbroker bids at a sale the auctioneer shall not take the bidding in any other form than that in which he takes the biddings of other persons at the same sale, and the auctioneer on knocking down any article to a pawnbroker shall forthwith declare audibly the name of the pawnbroker as purchaser.

(6) The pawnbroker shall enter in a book to be kept for that purpose a just account of the sale, showing therein the name of the pawnner, the day when, and the money for which each article pledged was sold, and the name and abode of the auctioneer.

(7) If the pledge is sold for more than was due thereon, of the surplus, after deducting the necessary costs and charges of the sale and advertisement, shall be paid to the pawnner by whom or upon whose account the pledge was pawned.

(8) The pawnner or the person for whom the pledge was pawned or his executor, administrator or assignee shall have the right to inspect the entry made of the sale on paying five cents for the inspection.

(9) If the pawnbroker refuses to permit the pawnner or the person for whom the pledge was pawned or his executor, administrator or assignee, upon the production of the probate or letters of administration or the assignment, to inspect such entry, or if the pledge was sold for more than the sum entered in such book, or if the pawnbroker did not make such entry, or did not in good faith sell the pledge according to the provisions of this Act, or refuses to pay the overplus on demand, in addition to any other liability, he shall incur a penalty of not less than $40 or more than $100, and the conveting justice may award the whole or any part of the penalty to the person aggrieved. R.S.O. 1914, c. 176, s. 25.

Restrictions upon Pawnbrokers.

25.—(1) A pawnbroker shall not—

(a) purchase any article or receive or take any pledge in pawn from any person who appears to be under the age of fifteen years, or to be intoxicated; or

(b) purchase or take in pawn a pawn-ticket issued by any other pawnbroker; or
(c) employ or permit any servant or other person under sixteen years of age to take pledges in pawn; or

(d) carry on business of a pawnbroker on Sunday, Good Friday, Christmas Day or any day appointed by the Governor-General or the Lieutenant-Governor for a general fast or thanksgiving, or on any other day before eight o'clock in the morning or after eight o'clock in the evening, except on Saturday evening and the evenings preceding Good Friday and Christmas Day, on which evenings he may keep his shop open until ten o'clock; or

(e) under any pretence purchase, except at public auction, any pledge while in pawn with him; or

(f) suffer any pledge while in pawn with him to be redeemed with a view to his purchasing it; or

(g) make any contract or agreement with any person pawning or offering to pawn any article, or with the owner thereof for the purchase, sale or disposition thereof, within the time of redemption; or

(h) sell or otherwise dispose of any pledge pawned with him except at such time and in such manner as is authorized by this Act.

Penalty.

(2) For any contravention of this section a pawnbroker shall incur a penalty of not less than $20 or more than $40. R.S.O. 1914, c. 176, s. 26.

26. When the justice is of the opinion that the production of any pawnbook, voucher, pawnticket or other document, which is or ought to be in the hands, custody or power of a pawnbroker, is necessary he shall summon him to attend with it, and the pawnbroker shall be bound to produce it in the state in which it was when the pledge was pawned, and if he neglects or refuses to attend or to produce it in its true and perfect state he shall, unless he shows good cause to the satisfaction of the justice, incur a penalty of not less than $20 nor more than $40. R.S.O. 1914, c. 176, s. 27.

27. No fee shall be taken by a justice of the peace for any summons or warrant granted by him under this Act, so far as the same relates to a pledge. R.S.O. 1914, c. 176, s. 28.

28. Unless where otherwise provided all penalties recovered under this Act shall belong to the municipality in which the offence was committed and be paid over to the treasurer thereof. R.S.O. 1914, c. 176, s. 29.
29. The penalties imposed by this Act shall be recoverable under The Summary Convictions Act, but an information may be laid for any offence against this Act within twelve months next after the offence was committed. R.S.O. 1914, c. 176, s. 30.

PERSONAL REPRESENTATIVE OF PAWNBROKER.

30. The provisions of this Act shall extend to the executor and administrator of a deceased pawnbroker, but he shall not be answerable for any penalty personally or out of his own estate unless the same was incurred by reason of his own act or neglect. R.S.O. 1914, c. 176, s. 31.