This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 9 October, 1975.

New South Wales



ANNO VICESIMO QUARTO

ELIZABETHÆ II REGINÆ

Act No. , 1975.

An Act to amend the Moneylending Act, 1941, with respect to the jurisdiction of courts of petty sessions in certain moneylending transactions.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as 5 follows:—

1. This Act may be cited as the "Moneylending Short (Amendment) Act, 1975".

The Moneylending Act, 1941, is amended—

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Amendment of Act No. 67,

(a) (i) by omitting from section 20 (2) the words Sec. 20. ", in addition to the jurisdiction which might (Jurisdiction of be exercised by it if this section had not been court of enacted,";

sessions in money-

(ii) by inserting at the end of section 20 the lending transfollowing subsection:-

actions.)

(4) Nothing in this section shall be construed as limiting the jurisdiction or powers that a court of petty sessions or the registrar of such a court has under the Courts of Petty Sessions (Civil Claims) Act, 1970, or otherwise.

(b) (i) by omitting from section 21 the words Sec. 21. "recover in any court" and by inserting instead (Restriction on recovery 15 the words "judgment in his favour in respect of loan by of";

unlicensed money-lender.)

(ii) by omitting from section 21 the words "he satisfies the court" and by inserting instead the words ", where the judgment is given by a court, he satisfies the court, or, where the judgment is not so given but is entered up by the registrar of a court, he satisfies that registrar".

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1975 [8c]

No. , 1975.

A BILL

To amend the Moneylending Act, 1941, with respect to the jurisdiction of courts of petty sessions in certain moneylending transactions.

[MR MADDISON—1 October, 1975.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Moneylending Short (Amendment) Act, 1975".

The Moneylending Act, 1941, is amended—

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Amendment of Act No. 67, 1941.

(a) (i) by omitting from section 20 (2) the words Sec. 20. ", in addition to the jurisdiction which might (Jurisdiction of be exercised by it if this section had not been court of enacted,";

petty sessions in moneylending

actions.)

(ii) by inserting at the end of section 20 the following subsection: -

> (4) Nothing in this section shall be construed as limiting the jurisdiction or powers

- that a court of petty sessions or the registrar 10 of such a court has under the Courts of Petty Sessions (Civil Claims) Act, 1970, or otherwise.
 - (b) (i) by omitting from section 21 the words Sec. 21. "recover in any court" and by inserting instead (Restriction the words "judgment in his favour in respect of loan by of"; moneylender.)
 - (ii) by omitting from section 21 the words "he satisfies the court" and by inserting instead the words ", where the judgment is given by a court, he satisfies the court, or, where the judgment is not so given but is entered up by the registrar of a court, he satisfies that registrar".

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1975 [8c]

MONEYLENDING (AMENDMENT) BILL, 1975

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to extend the powers of registrars of courts of petty sessions and the registrar of the District Court so that they may enter up a judgment in proceedings relating to a money-lending transaction, as defined in section 20 (3) of the Money-lending Act, 1941, in which the amount originally lent does not exceed \$1,000, just as registrars may enter up judgment in any other proceedings; and
- (b) to require the registrar when entering up such a judgment to be satisfied that the judgment creditor was a licensed money-lender, just as the court is at present required to be so satisfied when giving a judgment in favour of a money-lender.

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The Moneylending Act, 1941, is amended—

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(ii) by inserting at the end of section 20 the lending transfollowing subsection:-

actions.)

(4) Nothing in this section shall be construed as limiting the jurisdiction or powers that a court of petty sessions or the registrar of such a court has under the Courts of Petty Sessions (Civil Claims) Act, 1970, or otherwise.

(i) by omitting from section 21 the words Sec. 21. 15 "recover in any court" and by inserting instead (Restriction the words "judgment in his favour in respect of loan by of";

moneylender.)

(ii) by omitting from section 21 the words "he satisfies the court" and by inserting instead the words ", where the judgment is given by a court, he satisfies the court, or, where the judgment is not so given but is entered up by the registrar of a court, he satisfies that registrar".

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1975

New South Wales



ANNO VICESIMO QUARTO

ELIZABETHÆ II REGINÆ

Act No. 85, 1975.

An Act to amend the Moneylending Act, 1941, with respect to the jurisdiction of courts of petty sessions in certain moneylending transactions. [Assented to, 10th December, 1975.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Moneylending Short (Amendment) Act, 1975".

2.

Amendment of Act No. 67, 1941. Sec. 20. (Jurisdiction of court of petty sessions in moneylending trans-

actions.)

- 2. The Moneylending Act, 1941, is amended—
 - (a) (i) by omitting from section 20 (2) the words ", in addition to the jurisdiction which might be exercised by it if this section had not been enacted,";
 - (ii) by inserting at the end of section 20 the following subsection:—
 - (4) Nothing in this section shall be construed as limiting the jurisdiction or powers that a court of petty sessions or the registrar of such a court has under the Courts of Petty Sessions (Civil Claims) Act, 1970, or otherwise.

- Sec. 21.
 (Restriction on recovery of loan by unlicensed money-lender.)
- (b) (i) by omitting from section 21 the words "recover in any court" and by inserting instead the words "judgment in his favour in respect of":
 - (ii) by omitting from section 21 the words "he satisfies the court" and by inserting instead the words ", where the judgment is given by a court, he satisfies the court, or, where the judgment is not so given but is entered up by the registrar of a court, he satisfies that registrar".

I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 19 November, 1975.

New South Wales



ANNO VICESIMO QUARTO

ELIZABETHÆ II REGINÆ

Act No. 85, 1975.

An Act to amend the Moneylending Act, 1941, with respect to the jurisdiction of courts of petty sessions in certain moneylending transactions. [Assented to, 10th December, 1975.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Moneylending Short (Amendment) Act, 1975".

2.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

J. H. BROWN,
Chairman of Committees of the Legislative Assembly.

Amendment of Act No. 67, 1941. Sec. 20. (Jurisdiction of court of petty sessions in moneylending transactions.)

- 2. The Moneylending Act, 1941, is amended—
 - (a) (i) by omitting from section 20 (2) the words ", in addition to the jurisdiction which might be exercised by it if this section had not been enacted,";
 - (ii) by inserting at the end of section 20 the following subsection:—
 - (4) Nothing in this section shall be construed as limiting the jurisdiction or powers that a court of petty sessions or the registrar of such a court has under the Courts of Petty Sessions (Civil Claims) Act, 1970, or otherwise.

Sec. 21.
(Restriction on recovery of loan by unlicensed money-lender.)

- (b) (i) by omitting from section 21 the words "recover in any court" and by inserting instead the words "judgment in his favour in respect of";
 - (ii) by omitting from section 21 the words "he satisfies the court" and by inserting instead the words ", where the judgment is given by a court, he satisfies the court, or, where the judgment is not so given but is entered up by the registrar of a court, he satisfies that registrar".

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER, Governor.

Government House, Sydney, 10th December, 1975. I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 19 November, 1975.

New South Wales



ANNO VICESIMO QUARTO

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J. H. BROWN, Chairman of Committees of the Legislative Assembly.

Amendment of Act No. 67, 1941. Sec. 20. (Jurisdiction of court of petty sessions in moneylending transactions.)

- 2. The Moneylending Act, 1941, is amended—
 - (a) (i) by omitting from section 20 (2) the words ", in addition to the jurisdiction which might be exercised by it if this section had not been enacted,";
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 - (4) Nothing in this section shall be construed as limiting the jurisdiction or powers that a court of petty sessions or the registrar of such a court has under the Courts of Petty Sessions (Civil Claims) Act, 1970, or otherwise.

Sec. 21. (Restriction on recovery of loan by unlicensed moneylender.)

- (b) (i) by omitting from section 21 the words "recover in any court" and by inserting instead the words "judgment in his favour in respect of";
 - (ii) by omitting from section 21 the words "he satisfies the court" and by inserting instead the words ", where the judgment is given by a court, he satisfies the court, or, where the judgment is not so given but is entered up by the registrar of a court, he satisfies that registrar".

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER, Governor.

Government House, Sydney, 10th December, 1975.