STATE OF NEW YORK

307

2017-2018 Regular Sessions

IN ASSEMBLY

January 5, 2017

Introduced by M. of A. BRAUNSTEIN, SIMOTAS -- Multi-Sponsored by -- M. of A. McKEVITT, MONTESANO, RODRIGUEZ -- read once and referred to the Committee on Economic Development

AN ACT to amend the general business law, in relation to recordkeeping requirements for second-hand dealers and pawnbrokers

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 2	Section 1. The general business law is amended by adding a new article 5-B to read as follows:
3	ARTICLE 5-B
4	RECORDKEEPING REQUIREMENTS FOR SECOND-HAND DEALERS
5	AND PAWNBROKERS
6	Section 57. Reports to the secretary of state.
7	57-a. Record of purchases and sales.
8	57-b. Electronic reporting to the secretary of state.
9	57-c. Penalties.
10	§ 57. Reports to the secretary of state. Every dealer in second-hand
11	articles who deals in the purchase or sale of any second-hand manufac-
12	tured article comprised wholly or in part of gold, silver, platinum, or
13	other precious metals, or deals in the purchase or sale of any old gold,
14	silver, platinum or other precious metals, or deals in the purchase of
15	articles or things comprised of gold, silver, platinum or other precious
16	metals for the purpose of melting or refining, or deals in the purchase
17	or sale of used electrical appliances excluding kitchen appliances, or
18	deals in the purchase or sale of any used electronic equipment, comput-
19	ers or component parts of electronic equipment or computers, shall make
20	<u>available to the secretary of state the records required to be kept</u>
21	<u>pursuant to subdivisions one and two of section fifty-seven-a of this</u>
22	article with respect to such transactions in a manner specified by the
23	<u>secretary of state for the New York state department of state by rule</u>
24	and regulation, which may include the real-time sharing or accessing of

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	such records in an electronic format and/or through use of an internet
2	website designated by the secretary of state.
3	§ 57-a. Record of purchases and sales. 1. Every dealer in second-hand
4	articles who deals in the purchase or sale of any second-hand manufac-
5	tured article composed wholly or in part of gold, silver, platinum, or
6	other precious metals, or deals in the purchase or sale of any old gold,
7	silver, platinum or other precious metals, or deals in the purchase of
8	articles or things comprised of gold, silver, platinum or other precious
9	metals for the purpose of melting or refining, or deals in the purchase
10	or sale of used electrical appliances excluding kitchen appliances, or
11	deals in the purchase or sale of any used electronic equipment, comput-
12	ers or component parts of electronic equipment or computers, shall with
13	respect to such transactions create an electronic record in English, in
14	a manner to be specified by the secretary of state for the New York
15	state department of state by rule or regulation. Such electronic record
16	may include the real-time sharing or accessing of such records in an
17	electronic format and/or through use of an internet website designated
18	by the secretary of state for the New York state department of state.
19	Such electronic record shall be retained for a minimum period of six
20	years from the date of purchase or sale. Such electronic record may, in
21	the discretion of the secretary of state and in furtherance of the
22	purposes of this article and any other applicable law or rules regulat-
23	ing the activities of dealers in second-hand articles, include but shall
24	not be limited to the following information, provided in a format or in
25	accordance with specifications as provided by rule or regulation of the
26	secretary of state:
27	a. The date, time, location and type of transaction;
28	b. The name of the individual conducting the transaction for the deal-
29	er;
30	c. Identifying information regarding the person who is present to
31	offer property purchased by the dealer, including name, address, phone
32	number, type of identification utilized, identification number, expira-
33	tion date of identification, date of birth, sex, height, weight, eye
34	color, hair color, race or ethnicity, distinguishing marks, digital
35	photograph of owner, and digital photograph or scanned copy of identifi-
36	cation utilized;
37	d. Identifying information regarding the person who is present to
38	purchase property sold by the dealer, including name, address, phone
39	number, and physical description as apparent, including sex, age,
40	height, weight, eye color, hair color, race or ethnicity, and distin-
41	quishing marks; and
42	e. An accurate description of each article purchased or sold, includ-
43	ing type of article, manufacturer, make, model number, serial number,
44	international mobile equipment identifier, electronic serial number,
45	mobile equipment identifier, inscriptions or distinguishing marks, and
46	one or more digital photographs reasonably capturing the likeness of the
47	article.
48	2. Every dealer in second-hand articles who deals in the purchase or
49	sale of pawnbroker tickets or other evidence of pledged articles or the
	redemption or sale of pledged articles and who is not subject to the
50 51	provisions of section fifty-seven-b of this article shall, in addition
51 52	to recording information pursuant to subdivision one of this section,
5∠ 53	create an electronic record of the following information at the time of
53 54	such purchase, sale or redemption in a manner to be specified by the
55 56	secretary of state for the New York state department of state by rule or
56	regulation, which may include the real-time sharing or accessing of such

1	records in an electronic format and/or through use of an internet
2	website designated by the secretary of state. Such electronic record
3	shall be retained for a minimum period of six years from the date of
4	purchase or sale. Such electronic record may, in the discretion of the
5	secretary and in furtherance of the purposes of this article and any
б	other applicable law or rules regulating the activities of dealers in
7	second-hand articles and pawnbrokers, include but shall not be limited
8	to the following information, provided in a format or in accordance with
9	specifications as provided by rule of the secretary of state:
10	a. The name and address of the person who issued such ticket or other
11	evidence;
12	b. The pledge number of such pawn ticket or other evidence;
13	c. The name and address of the pledgor as it appears upon such pawn
14	ticket or other evidence;
15	d. The amount loaned or advanced as it appears on such pawn ticket or
16	other evidence;
17	e. The sum paid or received for such pawn ticket or other evidence, or
18	the sum paid or received for the redeemed article or pledge; and
19	f. Such description of a pledged article as appears on such pawn tick-
20	et or other evidence and an accurate description of every redeemed
21	pledged article, including type of article, manufacturer, make, model
22	number, serial number, international mobile equipment identifier, elec-
23	tronic serial number, mobile equipment identifier, inscriptions or
24	distinguishing marks, and one or more digital photographs reasonably
25	<u>capturing the likeness of the article.</u>
26	3. A dealer in second-hand articles subject to the provisions of this
27	subdivision and subdivision one of this section shall acquire and main-
28	tain in good working order the electronic equipment necessary to create
29	and maintain the electronic records required by this section, including
30	but not limited to a computer with internet connection, an electronic
31	signature pad and a digital camera utilizing a file format designated by
32	the secretary of state;
33	4. The books and records required by this section, including any elec-
34	tronic records required by this subdivision and subdivision one of this
35	section, shall be open to the inspection of any police officer, the
36	secretary of state for the New York state department of state or any
37	departmental inspector, any judge of the criminal court, or any person
38	duly authorized in writing for such purposes by the secretary of state
39	or by any judge of the criminal court, who shall exhibit such written
40	authority to the dealer. Such records shall also be open to the
41	inspection of any official or other person identified in, or duly
42	authorized in writing pursuant to, any other applicable state or local
43	law;
44	5. Nothing in this section shall be construed to affect or supersede
45 46	any recordkeeping requirement imposed by or pursuant to any other appli-
46	cable state or local law.
47 10	§ 57-b. Electronic reporting to the secretary of state. 1. Every pawn- broker, shall make available to the secretary of state for the New York
48	state department of state the records required to be kept pursuant to
49 50	subdivision two of this section, in a manner to be specified by the
50 51	subdivision two of this section, in a manner to be specified by the secretary of state by rule or regulation, which may include the real-
51 52	time sharing or accessing of such records in an electronic format and/or
5∡ 53	through use of an internet website designated by the secretary of state
53 54	for the New York state department of state.
54 55	2. Every pawnbroker shall create at the time of transaction an elec-
55 56	tronic record in English, in a manner to be specified by the secretary
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1	of state by rule or regulation, which may include the use of an internet
2	website designated by the secretary of state, of every transaction in
3	which goods, articles or things, or any part thereof, are pawned,
4	pledged or redeemed in the course of business of such pawnbroker. Such
5	electronic record shall be retained for a minimum period of six years
6	from the date of the transaction. Such electronic record may, in the
7	discretion of the secretary of state and in furtherance of the purposes
8	of this article and any other applicable law or rules regulating the
9	activities of pawnbrokers, include but shall not be limited to the
10	following information, provided in a format or in accordance with spec-
11	ifications as provided by rule or regulation of the secretary of state:
12	a. The date, time, location and type of transaction;
13	b. The name of the individual conducting the transaction for the pawn-
14	broker;
15	c. Identifying information regarding the pledgor, including name,
16	address, phone number, type of identification utilized, identification
17	number, expiration date of identification, date of birth, sex, height,
18	weight, eye color, hair color, race or ethnicity, distinguishing marks,
19	digital photograph of owner, digital photograph or scanned copy of iden-
20	tification utilized, and whether the pledgor is the owner, consignee or
21	agent of the owner;
22	d. An accurate description of each article pawned or pledged, includ-
23	ing type of article, manufacturer, make, model number, serial number,
24	international mobile equipment identifier, electronic serial number,
25	mobile equipment identifier, inscriptions or distinguishing marks, and
26	one or more digital photographs reasonably capturing the likeness of the
27	<u>article;</u>
28	e. The pledge number of the pawn ticket;
29	f. The amount loaned or advanced thereon and the rate of interest to
30	<u>be paid on such loan or advance;</u>
31	g. Identifying information regarding the person redeeming the article
32	pawned or pledged, including name, address, phone number, type of iden-
33	tification utilized, identification number, expiration date of identifi-
34	cation, date of birth, sex, height, weight, eye color, hair color, race
35	or ethnicity, distinguishing marks, digital photograph of owner, and
36	digital photograph or scanned copy of identification utilized; and
37	h. An accurate description of each article purchased or sold, includ-
38	ing type of article, manufacturer, make, model number, serial number,
39	international mobile equipment identifier, electronic serial number,
40	mobile equipment identifier, inscriptions or distinguishing marks, and
41	one or more digital photographs reasonably capturing the likeness of the
42	article.
43	Notwithstanding any inconsistent provision of this subdivision, such
44	electronic record shall in any event contain the information specified
45	in section forty-three of this chapter.
46	3. The pawnbroker shall acquire and maintain in good working order the
47	electronic equipment necessary to create and maintain the electronic
48	records required by this section, including but not limited to a comput-
49	er with internet connection, an electronic signature pad and a digital
49 50	camera utilizing a file format designated by the secretary of state.
51	4. The electronic records required by this section shall be open to
52	the inspection of the state attorney general, the state comptroller, any
53 E4	police officer, the secretary of state, any departmental inspector, any
54	judge of the criminal court, any person duly authorized in writing for
55	such purposes by the secretary of state or by any judge of the criminal
56	court, who shall exhibit such written authority to the pawnbroker or any

1	other governmental officer or employee authorized by state or local law.
2	Such records shall also be open to the inspection of any official or
3	other person identified in, or duly authorized in writing pursuant to
4	section forty-five of this chapter or any other applicable state or
5	local law.
6	5. Nothing in this section shall be construed to affect or supersede
7	any recordkeeping requirement imposed by or pursuant to any other appli-
8	<u>cable state or local law.</u>
9	6. In addition to any other applicable penalty or sanction, any person
10	who violates any of the provisions of this section or rules promulgated
11	thereunder shall be subject to the penalties set forth in section
12	<u>fifty-seven-c of this article.</u>
13	§ 57-c. Penalties. 1. Except as otherwise specifically provided any
14	person who violates any provision of this article or any regulation or
15	rule promulgated under it shall, upon conviction thereof, be punished
16	for each violation by a fine of not less than twenty-five dollars nor
17	more than five hundred dollars, or by imprisonment not exceeding fifteen
18	days, or both; and any such person shall be subject also to a civil
19	penalty in the sum of one hundred dollars for each violation, to be
20	recovered in a civil action.
21	2. The attorney general is authorized to bring an injunction proceed-
22	<u>ing to restrain or enjoin any violation of this article.</u>
23	§ 2. This act shall take effect on the ninetieth day after it shall
24	have become a law; provided, however, that the secretary of state shall
25	take such measures as are necessary for its implementation, including
26	the promulgation of any rules, or regulations prior to such effective

27 date.