

**MONEYLENDING (AMENDMENT) ACT.**

**New South Wales**



**ANNO VICESIMO QUARTO**

**ELIZABETHÆ II REGINÆ**

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**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.]

**B**E 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:—

Short  
title.

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

**2.**

*Moneylending (Amendment).***2. The Moneylending Act, 1941, is amended—****No. 85, 1975**

- Amend-  
ment of  
Act No. 67,  
1941.  
Sec. 20.  
(Jurisdic-  
tion of  
court of  
petty  
sessions in  
money-  
lending  
trans-  
actions.)
- (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 other-  
wise.
- 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”.