

CHAPTER 846

Pawnbrokers

846.01 License required; nonissuance to felons.

846.03 Display of name

846.02 Records

846.99 Penalty

CROSS REFERENCES

Usury - see M.C.L.A. Sec. 438.31

Secondhand and junk dealers - see M.C.L.A. Secs. 445.401 et seq.

Pawnbrokers generally - see M.C.L.A. Secs. 445.471 et seq., 446.201 et seq.

Licenses in general - see B.R. & T. Ch. 802

Secondhand stores - see B.R. & T. Ch. 856

846.01 LICENSE REQUIRED; NONISSUANCE TO FELONS.

No person shall engage in the business of a pawnbroker without first obtaining a license therefor. No such license shall be issued to any person who has been previously convicted of a felony. (1976 Code Sec. 23.181)

846.01 RECORDS.

All pawnbrokers shall keep accurate and comprehensive records of all goods purchased and sold, including the names of the persons from whom such goods are purchased and to whom such goods are sold. (1976 Code Sec. 23.182)

846.01 DISPLAY OF NAME.

Every licensed pawnbroker shall place his or her name or the name of his or her firm with the words "Licensed Pawnbroker" in large, legible characters over the outside of the door of his or her place of business.

(1976 Code Sec. 23.183)

846.99 PENALTY.

(EDITOR'S NOTE: See Section 202.99 for general Code penalty if no specific penalty is provided.)