

THE BICYCLES (CONTROL OF SECOND-HAND)
ACT

ARRANGEMENT OF SECTIONS

1. Short title.
2. No person to deal in second-hand bicycles or repair bicycles without licence.
3. Mode of application for licence.
4. How application to be dealt with.
5. When licence to be refused.
6. Transfer of licence.
7. Signboard to be erected by licensee.
8. Books to be kept by licensee.
9. Restriction on purchase or exchange of second-hand bicycle or repair of bicycle.
10. Restriction on disposing of, disfiguring or dismantling second-hand bicycles bought.
11. Licensee to notify police of specified bicycles or parts thereof known to be stolen.
12. Search Warrant.
13. General penalty.
14. Cancellation or suspension of licence.
15. Regulations.

SCHEDULE

[The inclusion of this page is authorized by L.N. 480/1973]

THE BICYCLES (CONTROL OF SECOND-HAND) Cap. 39.
ACT

[31st December, 1947.]

1. This Act may be cited as the Bicycles (Control of Short title.
Second-hand) Act.

2. No person shall deal in (whether by way of purchase, No person
to deal in
second-
hand
bicycles or
repair
bicycles
without
licence.
sale or exchange) second-hand bicycles and second-hand
bicycle parts nor shall any person carry on the business of
repairing bicycles except in accordance with a licence under
this Act.

3.—(1) Every person who desires to be licensed to deal Mode of
application.
for licence.
in second-hand bicycles or to repair bicycles shall make
application in the prescribed form to the Resident
Magistrate for the parish in which he desires so to deal or
to effect repairs.

(2) Every application under subsection (1) shall
specify the premises upon which the applicant desires to
deal in second-hand bicycles or to repair bicycles and shall
be accompanied by a fee of one dollar.

(3) Every person who intends to apply for a licence
under this Act shall give not less than fourteen days' notice
of his intention so to do to the Superintendent of Police in
charge of the parish in which are situated the premises upon
which he desires to deal in second-hand bicycles or to repair
bicycles.

4.—(1) The Resident Magistrate shall consider every How appli-
cation to be
dealt with.
application made under section 3 and shall, subject to the

provisions of section 5, either grant or refuse such licence as he may in his absolute discretion think fit.

(2) Every licence granted under subsection (1) shall be in such form as may be prescribed, shall come into force on the date specified therein and shall expire on the 31st day of March next after the date upon which it comes into force.

When
licence to
be refused.

5. The Resident Magistrate shall refuse any application for a licence under this Act—

- (a) if the applicant has been convicted of any breach of the provisions of this Act during the three years next preceding the date of such application; or
- (b) if the applicant has been convicted of any offence involving fraud or dishonesty during the five years next preceding the date of such application; or
- (c) unless he is satisfied that the applicant has complied with the requirements of subsection (3) of section 3.

Transfer of
licence.

6. The Resident Magistrate for any parish may, on the application of any person licensed under section 4 to deal in second-hand bicycles or to repair bicycles upon any premises situated in that parish, order that such licence be transferred to any other premises situated in that parish, and thereupon all the provisions of this Act shall apply to the premises specified in such order as if those premises had been the premises specified in an application under section 3.

Signboard
to be
erected by
licensee.

7.—(1) Over one of the principal entrances to any premises in respect of which a licence under this Act has been granted there shall be placed a board on which shall be printed, in legible letters at least two inches in height, the name in full of such licensee and the words "Licensed