

(A) A PERSON WHO BRINGS INTO THIS STATE ANY OF THE FOLLOWING CONTROLLED DANGEROUS SUBSTANCES WHICH IT IS UNLAWFUL FOR THAT PERSON TO POSSESS, IN THE AMOUNTS INDICATED, UPON CONVICTION, IS SUBJECT TO THE PENALTY PROVIDED IN SUBSECTION (B) OF THIS SECTION:

(1) 100 POUNDS OR GREATER OF MARIJUANA;

(2) 28 GRAMS OR GREATER OF COCAINE OR ANY MIXTURE CONTAINING COCAINE; OR

(3) 4 GRAMS OR MORE OF MORPHINE OR OPIUM OR ANY DERIVATIVE, SALT, ISOMER, OR SALT OF AN ISOMER OF MORPHINE OR OPIUM.

(B) A PERSON CONVICTED OF VIOLATING SUBSECTION (A) OF THIS SECTION IS GUILTY OF A FELONY AND MAY BE FINED NOT MORE THAN \$50,000 OR IMPRISONED FOR NOT MORE THAN 25 YEARS, OR BOTH FINED AND IMPRISONED IN THE DISCRETION OF THE COURT.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1980.

Approved May 20, 1980.

CHAPTER 541

(Senate Bill 172)

AN ACT concerning

Payment Instruments and Traveler's Checks

FOR the purpose of ~~licensing~~ revising the law concerning issuers and sellers of payment instruments and traveler's checks, ~~rather--than--drafts~~; deleting the requirement for a fee or service charge; requiring certain information to be submitted with the application for licensing; altering the investigation fee; altering the amount and other requirements of bond or securities required from applicants and licensees; setting minimum ~~net--worth--and~~ asset requirements for applicants and licensees; requiring segregation of money by agents; requiring revocation proceedings under certain circumstances; requiring certain reports; defining certain terms; and generally relating to the regulation of payment instruments and traveler's checks.

BY repealing and reenacting, with amendments,

Article - Financial Institutions