

OWNER:

- name of, must be painted, etc., on the chattel, 4.
- may be attached, 36.
- imperfection of the Act in regard to attaching name, 36.
- time when name, etc., should be attached, 36.
- effect of omitting to paint name and to register, 5.
- though name not placed on chattel, Act complied with, if registration made within 10 days, 37.
- may take possession for breach of condition, 54.
- rights of, in chattel after taking possession, 54.
- See* POSSESSION, STATUTE.
- of soil, cannot retain chattel improperly fixed to realty, 8, 9.

OWNERSHIP:

- Statute only applies when ownership does *not* pass, 22.
- when ownership passes, but not possession, then another Statute applies, 22.
- intention of parties as to ownership passing decides applicability of Statute, 22.

"PAYMENT:

- of the purchase or consideration money," these words contemplate a money consideration, 26.

PARTIES:

- between original parties, compliance with the Act unnecessary, 30.
- See* PURCHASER, MORTGAGEE, LANDLORD, MANUFACTURER, OWNER, VENDOR, and VENDEE, BAILOR and BAILEE.

PHRASES:

- See* WORDS.

PIANO:

- a chattel within the Act, 5.

PLEDGE OR PAWN:

- not within the Act, 15.
- definition of, 15.

POSSESSION:

- under the Statute possession changes, not the ownership, 2.
- can pass without manual delivery, 6.
- there can be constructive change of possession, 6.
- change of possession essential, 6.
- when possession cannot be given consistently with the object of the agreement in regard thereto, Act does apply, 7.
- when possession does not pass, then Act inapplicable, 8.
- remaining with vendee after time of credit expired does not estop bailor or vendor from claiming goods as against third party, 21.