



PARLIAMENT OF AUSTRALIA

PARLIAMENTARY JOINT COMMITTEE ON LAW ENFORCEMENT

16 January 2019

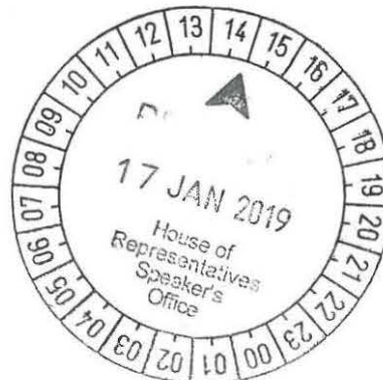
The Hon Tony Smith MP
Speaker of the House of Representatives

Dear Mr Speaker,

In accordance with standing order 247, I present to you a corrigendum to the Parliamentary Joint Committee on Law Enforcement's report entitled *Trade in elephant ivory and rhino horn*.

Yours sincerely,

Mr Craig Kelly MP
Chair



Parliamentary Joint Committee on Law Enforcement

Final report of the inquiry into the trade in elephant ivory and rhinoceros horn

Corrigendum

Paragraph 5.105 on page 93 incorrectly refers to the *Pawnbrokers and Second-hand Dealers Act 1996* (NSW) as being a Victorian act and contains a footnote that incorrectly attributes evidence to Consumer Affairs Victoria (CAV). This paragraph should state:

5.105 Specific NSW legislation does not apply to auctioneers that sell 'personal goods and chattels, such as items containing ivory or horn'; however, auctioneers and retailers of ivory and rhino horn are required to comply with Australian Consumer Law (administered by the Australian Competition and Consumer Commission). In NSW, second-hand dealers and antique dealers are covered by the *Pawnbrokers and Second-hand Dealers Act 1996* (PSHD Act) but that Act only applies if a good is 'proscribed under the associated regulations, and the proscribed goods do not include elephant ivory and rhino horn. Accordingly, dealers do not require a second-hand dealer's licence to trade in those goods' in NSW.¹⁵¹ NSW Fair Trading clarified that although jewellery is a proscribed item under the PSHD Act, it only applies to gemstones and precious metals.

The subsequent footnote 151 should read:

Mr Dunphy, NSW Fair Trading, *Proof Hansard*, 16 August 2018, p. 20.



Mr Craig Kelly MP
Chair