

46

26	The following presumption shall be applicable to this part:
27	(1) Possession of property recently stolen, when no satisfactory explanation of such
28	possession is made, shall be deemed prima facie evidence that the person in possession stole
29	the property.
30	(2) It is [no] not a defense under this part that the actor:
31	(a) [that the actor] has an interest in the property or service stolen if another person also
32	has an interest that the actor is not entitled to infringe, [provided an interest in property for
33	purposes of this subsection shall not include] unless the interest is a security interest for the
34	repayment of a debt or obligation[-]; or
35	(b) takes livestock, as defined in Section 76-6-110, from the owner because the
36	livestock is sick, injured, or a liability to the owner.
37	(3) It is a defense under this part that the actor:
38	(a) [Acted] acted under an honest claim of right to the property or service involved;
39	[or]
40	(b) [Acted] acted in the honest belief that [he] the actor had the right to obtain or
41	exercise control over the property or service [as he did] in the manner the actor obtained or
42	exercised control; or
43	(c) [Obtained] obtained or exercised control over the property or service honestly
44	believing that the owner, if present, would have consented.
45	(4) A livestock guardian dog is presumed to belong to an owner of the livestock with

which the livestock guardian dog [was] is living at the time of an alleged violation of this part.