LIQUOR (AMENDMENT) BILL.

SCHEDULE of Amendments referred to in Message of 10th December, 1919.

Page 3, clause 4, line 23. Omit "and of" insert "as amended by"

Page 3, clause 4, line 24. After "1913" insert "(except subsections three and four "of section eighty, in so far as they relate to registered clubs, and section "ninety-three)"

Page 6, clause 9, line 30. Omit "Act" insert "Part"

Page 10, clause 17, line 17. Omit "thirteen" insert "twelve"

Page 17, clause 33, line 33. Omit "the owner of the same" insert "his lessor"

Page 17, clause 33, line 37. Omit "any" insert " such "

Page 17, clause 33, line 37. Omit "payable to an owner of the premises"

Page 17, clause 33, line 38. Omit "owner and" insert "lessor,"

- Page 17, clause 33, lines 33, 39, and 40. *Omit* "owner is himself a tenant of another "person who is an owner within the meaning of this Part, such tenant" insert "lessor"
- Page 18, clause 33, line 2. Omit "owner" insert "lessor"
- Page 18, clause 33, line 3. Omit "tenant" insert "lessee"

Page 25, clause 57, line 22. Omit "intoxicating" insert "alcoholic"

Page 25, clause 58, line 26. Omit "intoxicating" insert "alcoholic"

Page 26, clause 58. At end of clause *add* "'Termination of trade' means termina-"tion of trade in alcoholic liquor or in materials used in the manufacture "thereof."

Page 27, clause 60, lines 35 and 36. Omit "as brewers of alcoholic liquors"

- Page 31, clause 72, line 18. After "of" secondly occurring insert "the"
- Page 31, clause 74. Omit clause.
- Page 34, clause 79, lines 20 and 21. Omit "brewers' servants and licensed publicans' "servants" insert "employees"

Page 35, clause 84, line 33. Omit "Crown " insert " court "

Page 36, clause 88, line 15. After "Secretary" insert "of the Attorney-General and " Page 40, Schedule One, line 17. Omit "(Licensing Reduction)"

This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. S. MOWLE, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 6 December, 1919, A.M.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

> W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 10th December, 1919.



ANNO DECIMO

GEORGII V REGIS.

Act No. , 1919.

An Act to extend the period during which licensed and registered premises shall be closed at six o'clock; to suspend local option; to reduce the number of publicans' licenses, and to provide for compensation; to submit to a referendum the question of prohibition with compensation, and the question of the hour at which licensed and registered premises shall be closed ; to give effect to such referendum; to limit the duration of agreements providing for an abatement of rent; to amend the Liquor Act, 1912, the Liquor (Local Option) Amendment Act, 1913, the Liquor Referendum Act, 1916, and the Liquor (Amendment) Act, 1916; and for purposes consequent thereon or incidental thereto. 5-A

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NOTE. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.

DE it enacted by the King's Most Excellent Majesty, D by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Liquor short title (Amendment) Act, 1919," and shall be read and con- and division. strued with the Liquor Act, 1912, hereinafter called the Principal Act.

- PART I.-EXTENSION OF THE PERIOD OF SIX O'CLOCK CLOSING OF LICENSED AND REGIS-TERED PREMISES-s. 2.
- PART II.-REDUCTION OF THE NUMBER OF PUBLICANS' LICENSES-ss. 3-36.

Preliminary—ss. 3-7.

DIVISION 1.—Licenses Reduction Board—ss. S-19.

- (1) Constitution of the board—s. 8.
- (2) Jurisdiction and procedure of the board ss. 9-19.

DIVISION 2.—Compensation—ss. 20-36.

- PART III.—THE TAKING OF AND GIVING EFFECT TO A REFERENDUM ON THE QUESTION OF PRO-HIBITION WITH COMPENSATION AND ON THE QUESTION OF THE HOUR AT WHICH LICENSED AND REGISTERED PREMISES SHALL BE CLOSED -ss. 37-87.
 - (1) The taking of a vote by ballot-ss. 37-55.
 - (2) Effect of prohibition with compensationss. 56-57.
 - (3) Compensation, if prohibition with compensation is carried—ss. 58-73.
 - (4) Principles upon which compensation is to be assessed—ss. 74-77.
- (5) Settlement of claims for compensation ss. 78-93.
- PART IV .- LIMITING THE DURATION OF AGREE-MENTS PROVIDING FOR AN ABATEMENT OF RENT-s. 94.

PART

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PART I.

EXTENSION OF THE PERIOD OF SIX O'CLOCK CLOSING OF LICENSED AND REGISTERED PREMISES.

2. Subject to the provisions of Part III of this Act Extension of 5 relating to prohibition with compensation, the period six o'clock closing. during which, in pursuance of the referendum taken under the Liquor Referendum Act, 1916, all licensed premises and registered clubs shall be closed at the hour of six o'clock is hereby extended until a closing

10 hour therefor has been certified and published in the Gazette in pursuance of the referendum to be taken as hereinafter provided.

PART II.

REDUCTION OF THE NUMBER OF PUBLICANS' LICENSES.

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Preliminary.

3. This Part of this Act shall come into force on the Date of first day of January, one thousand nine hundred and commencetwenty, and, subject to the provisions of Part III of this duration. Act relating to prohibition with compensation, shall

20 remain in force for a period of three years from such date.

4. During such period the operation of Part IV of Suspension of the Principal Act and of as amended by the Liquor (Local local option. Option) Amendment Act, 1913 (except subsections

25 three and four of section eighty, in so far as they relate to registered clubs, and section ninety-three), is hereby suspended.

5. No new publican's or colonial wine license (for Restrictions on which application has not been made prior to the Fublican's or colonial wine

30 twenty-sixth day of November, one thousand nine license. hundred and nineteen) shall be granted after the commencement of this Part except in pursuance of special authority granted under the following section.

6. Where a petition is presented to the Governor Increase in 35 asking that a license may be granted for certain specified licenses on premises, and such petition is signed by a majority in ground of number of the adult residents living in an area within a population, radius

radius of one mile from the said premises, and it is shown by such petition that-

- (a) there has been a large increase of population in the said area since the first day of January, one
- thousand nine hundred and nineteen, and that such increase of population is likely to be permanent:
- (b) there are insufficient licensed premises to meet public requirements within such area; and
- (c) no transfer of an existing license to the premises specified in the petition has been applied for,

the Governor shall refer such petition for inquiry in open court by a licensing court.

15 If, on such inquiry and after hearing evidence, the said court is of opinion that the petition should be granted, it shall make a recommendation to that effect to the Governor.

On the receipt of such recommendation, the Governor 20 may grant the petition, and shall so declare in the Gazette; and thereupon a license or a transfer of a license may be granted for the said premises.

7. In this Part of this Act, unless the context or Interpretasubject-matter otherwise requires,tion.

- 25 "The Board" means the Licenses Reduction Board to be constituted under this Act.
 - "Elector" means person qualified to vote at a general election in the electorate.
 - "Electorate" means each electoral district for the election of members to serve in the Legislative Assembly.
 - "General election" means parliamentary general election for the return of members pursuant to writs issued upon the dissolution or expiry of the Legislative Assembly.
 - "Minister" means the Attorney-General or other the Minister for the time being charged with the administration of this Act.
 - " Mortgagee " includes a mortgagee of the land upon which any licensed premises are erected or of any estate or interest therein, and also the holder of any bill of sale or assignment by way of

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of mortgage of the lease, license, or goodwill of licensed premises, or of the stock in trade or furniture or other chattels thereon or belonging thereto.

"Owner" of licensed premises includes a cestui que trust and means the person for the time being entitled to receive either on his own account or as mortgagee or other incumbrancer in possession any rent or profits of such premises, or if he is absent from New South Wales means the attorney or agent of such person capable of giving a valid receipt for such rent or profits.

DIVISION 1.—Licenses Reduction Board.

(1) Constitution of the board.

15 8. (1) (a) For the purposes of this Part of this Act Appointment there shall be appointed and constituted on or before and constituthe first day of January, one thousand nine hundred Act No. 2,683 and twenty, a board to be called the Licenses Reduction (Vic.), s. 271. Board.

20 (b) Each member of the board shall receive such remuneration and allowances as the Governor shall fix, and shall not, save with the sanction of the Governor, engage in any business or employment other than the duties of his office as a member of the board.

25 (c) The remuneration and allowances of the board and of the secretary and other officers hereafter mentioned shall be a charge upon and paid out of the compensation fund, hereafter provided for.

(2) Such board shall consist of three members Number of 30 who shall be appointed by the Governor and shall not members. be subject to the provisions of the Public Service Acts during their tenure of office.

(3) Any two members of the board shall form a Quorum. quorum, and may, as a majority, exercise all or any

35 powers of the board :

Provided, however, that all of the members of the board shall be present when any determination is made having the effect of closing any licensed premises.

(4)

(4) In the event of the illness or incapacity or Illness, &c., absence of any member, the Governor may appoint of member. another person to act as a member of the board during such illness, incapacity or absence, and such person 5 shall have all the powers of and perform all the duties

of such member.

(5) The Governor may at any time remove any Removal and member or acting member of the board, and may fill up vacancies. any vacancy occurring in the board from any cause 10 whatsoever.

(6) There shall also be appointed by the Governor, officers. on the recommendation of the Public Service Board, a secretary to the board and such other officers as the Governor thinks necessary, who shall hold office during

15 the pleasure of the Governor. Such secretary and other officers shall receive such remuneration and allowances as shall be fixed by the Public Service Board, and shall be subject to the provisions of the Public Service Acts during their tenure of office.

(2) Jurisdiction and procedure of the board.

9. It shall be the duty of the board during the Duties of aforesaid period of three years and subject as hereinafter of *board*. *ef. Ibid. s. 271* (4).

(a) to reduce the number of publicans' licenses in New South Wales to the extent that the moneys to the credit of the compensation fund hereinafter provided will allow of compensation being paid thereout to the owners, lessees, sublessees, and licensees of licensed premises which under this Act Part are deprived of a license and are the subject of compensation;

- (b) to determine which of the licensed publican's To select premises in any district shall be so deprived of houses to be a license; and
- (c) to assess in accordance with this Part the To fix comamount of compensation payable in respect of ^{pensation}. any licensed premises deprived of a license by the board in pursuance of this Part.

10. The board may, during the said period of three Reduction of 40 years, reduce by a number not exceeding one-fourth the licenses.

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publicans' licenses in force in any electorate in which there is in force a number of publicans' licenses exceeding the statutory number as hereinafter ascertained :

Provided that such reduction shall not reduce such 5 number below the said statutory number.

11. Subject to the last preceding section, the number Statutory publicans' licenses in any electorate shall not number. Ibid. s. 37. exceed-

(1) in the case of an electorate for which five members are returned to the Legislative Assembly, one for each two hundred and fifty of the first one thousand electors for the time being on the electoral roll for such electorate, and a further three for each subsequent two thousand of such electors; and

(2) in the case of an electorate for which three members are returned to the Legislative Assembly, one for each two hundred and fifty of the first one thousand of such electors, and a further one for each subsequent five hundred thereof-

and the total number so calculated is in this Part called the statutory number for such electorate.

12. The board in its discretion at the request of the surrender 25 owner and licensee and of the lessees, sublessees, and and cancellation mortgagees (if any) of licensed premises may at any time of publicans' determine that the license of such premises shall, licenses by consent. subject to the provisions of this Part, cease to be in cf. Ibid. force, and may assess the amount of compensation s. 272, vide.

30 in accordance with the provisions of this Part and authorise the payment of such amount out of the compensation fund hereinafter referred to, either forthwith or as soon thereafter as there is money available for the purpose.

- 35 **13.** (1) If at any time the moneys in the compensa-Advances tion fund are insufficient for the payment thereout of out of Consolidated compensation as and when the same becomes payable to Revenue any claimant under this Part, the Minister may advance Fund to compensation out of the Consolidated Revenue Fund to the compensa- fund.
- 40 tion fund any moneys required to enable such payments to be made.

(2) Any moneys so advanced shall be a first charge upon the compensation fund and shall be refunded

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refunded thereout to the Consolidated Revenue Fund so soon as the moneys in the compensation fund are sufficient for such purpose.

14. (1) For the purposes of executing any of the Powers and 5 powers, duties, and authorities conferred upon it the board. board may-Ibid. s. 273.

- (a) summon any person to appear and give evidence, and to produce books, papers, writings, or documents, and (in case of a licensee or his executor or administrator) copies of his own income tax returns or those of the testator or intestate as the case may be, and may hear, receive, and examine evidence upon oath;
- (b) require the production or transmission to the board of any income tax returns in the custody of the Commissioner of Taxation made by or on behalf of any person who is or has at any time been the licensee of any licensed premises, which return the Commissioner of Taxation is hereby authorised and required to produce or transmit to the board, anything in any other Act to the contrary notwithstanding.

(2) The board may, if it thinks fit, hear any Board may 25 proceeding under this Part in camera, and shall in any sit in camera. event treat as confidential the contents of any income

tax return or copy thereof so produced or transmitted.

(3) Any person who— (a) wilfully misbehaves himself before the board; &c.

Wilful misbehaviour.

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(b) wilfully interrupts the proceedings; or

- (c) is guilty of wilful prevarication in giving evidence; or
- (d) on being summoned by any member of the Refusal to board to appear before the board as a witness, obey subpona. and having had a reasonable sum tendered to him for his expenses, without lawful excuse refuses or neglects to appear at the time and place appointed by the summons or to produce any books, papers, writings, or documents, or to produce or transmit to the board any income tax returns or copies thereof mentioned in the summons; or
- (e) refuses to be sworn, or who refuses or neglects Refusal to be without lawful excuse to answer any question ^{sworn.} which

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which is put to him and to which an answer is required by the board,

shall be liable to a penalty not exceeding twenty pounds. Penalty.

(4) Every person appearing before the board Right of 5 shall have the right to be represented by his counsel or appear by attorney. counsel, &c.

15. The board shall as occasion requires hold sittings, Deprivation whether within or without an electorate, for the purpose sittings. of determining which of the licensed publicans' premises Ibid. s. 274. 10 situate therein shall be deprived of a license.

16. (1) In carrying out the reduction of the number Consideraof publicans' licenses the board, in determining what tionsinfluenclicenses shall cease to be in force, shall for the purpose in reducing of the said reduction cause a classification of licensed the number of licenses. 15 publicans' premises to be made as hereinafter provided. Ibid. 8. 276.

(2) The said classification shall include licensed premises to which the following conditions, or any of them, apply :-

(a) There have within the three years next preceding the determination of the board been either two convictions for one of the following offences or one conviction for two of such offences made against the same or different licensees of the same premises, that is to say :--

- (i) selling or allowing to be sold any liquor to persons under the age of eighteen years or to prohibited persons;
- (ii) selling or allowing to be sold liquor to persons in a state of intoxication;
- (iii) allowing gaming to be carried on on the premises;
- (iv) permitting the premises, or any portion thereof, to be used for purposes of prostitution;
- (v) permitting drunkenness on the premises:
- (vi) letting or subletting any bar, or the right to sell liquor on the premises; or

(vii) selling liquor in prohibited hours; or

- (b) there has, within the said three years, been a conviction of any licensee of the premises for any one of the said offences;
- (c) it is proved that the business in the premises is so badly conducted as to be a serious inconvenience to persons requiring accommodation, or

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or a nuisance to neighbours, or that the premises are insufficiently provided with proper sanitary conveniences.

(3) In carrying out the said reduction the board, 5 in determining what licenses shall cease to be in force, shall-

> (a) consider the convenience of the public and the requirements of the several localities in the electorate; and

(b) subject to the above consideration, deal in the first place with the licenses of premises to which paragraph (a) of the last preceding subsection applies, and in the second and third places respectively with those to which paragraphs (b) and (c) of such subsection respectively apply.

17. (1) Except as provided by section thirteen twelve owners and no licensed premises shall be deprived of their license by licensees to be summoned the board unless the licensee thereof and (if the licensee to show

- 20 is not the owner) the owner thereof has been served cause. with a summons, at least fourteen days before the s. 277. date of hearing therein fixed, to show cause why such licensed premises should not be deprived of their license.
- 25 (2) (a) An officer of the board shall serve such Service of summons or cause it to be served, and such summons summons. shall, until the Governor has under the powers contained in the Principal Act prescribed otherwise, be in the form or to the effect contained in Schedule One hereto, and such 118 30 summons may be served by being sent in duplicate as a
- registered post letter to the last known address of each person to be served therewith.

(b) If the owner's address for service cannot be ascertained, service may be made upon his authorised 35 agent; or if the name or address of such agent cannot be ascertained a copy of the summons for the owner may be left with the licensee addressed to the owner; and such licensee shall forthwith serve personally upon or send such copy as a registered post letter to the owner 40 addressed to his last address known to such licensee; and in each of such cases the summons shall be deemed to have been duly served upon the owner.

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(c) No objection shall be held good to the No objection form, effect, validity or sufficiency of any summons so to form of summons, long as it is in the form or to the effect contained in the said Schedule, or prescribed as aforesaid.

(3) All lessees, sublessees, and mortgagees of Service on such licensed premises shall be served with a copy of mortgagee. such summons or with a sufficient notice thereof in such manner as the Governor may by regulation prescribe.

18. (a) The board, after hearing what (if anything) Board to 10 is alleged by or on behalf of the owner, licensee, lessee, decide which houses are to sublessee, and mortgagee respectively, and what (if be deprived anything) is alleged by or on behalf of any inspector, licenses. and if it thinks fit, after a view of such or any other Ibid. s. 278. licensed premises, shall decide which licensed premises

15 shall be deprived of their licenses in terms of this Act. (b) The board in any proceeding before it may hear any matters, and the respective parties thereto, in such order and by such method of procedure as to the board seems fit.

- 19. So soon as the board has decided which licensed Owners and 20 premises shall be deprived of their licenses an officer of licensees to be notified of the board shall serve or cause to be served upon the deprivation. respective owners and licensees, lessees, and sublessees Ibid. s. 279. of such licensed premises as are to be deprived of their
- 25 licenses and upon the respective mortgagees of such persons a notice informing them of the decision of the board.

The provisions of section seventeen relating to the service of a summons to show cause why any licensed

30 premises should not be deprived of their license shall, so far as is practicable, apply to the service of the notice of such decision.

DIVISION 2.—Compensation.

20. The board shall as soon as practicable assess Valuation of 35 the maximum amount of compensation payable in to be made. respect of each and every licensed publican's premises Ibid. s. 281. deprived of a license to-

> (1) the owner of the freehold of such premises, and any lessee or sublessee thereof (other than a

lessee

lessee or sublessee by way of mortgage) by reason of the diminution in value of such premises owing to their being deprived of a license; and

(2) the licensee of such premises for the annulment of his lease or agreement and the loss of his license and business.

21. (1) The compensation payable to such owner, Compenlessee, and sublessee shall be the difference between sation to owner, the average net yearly rent (provided such rent lessee, and 10 was a fair rent) in the case of premises licensed before ^{sublessee}. the first day of January, one thousand nine hundred and seventeen, for the three years immediately preceding the first day of January, one thousand nine hundred and

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twenty, or, in the case of premises licensed after the 15 thirty-first day of December, one thousand nine hundred and sixteen, for the period not exceeding three years immediately following the grant of the license (or, if the owner was also the licensee, upon the fair net rental value during the said period, as the case may be), and the 20 average fairnet yearly rent which could or would probably

have been obtained for the premises if unlicensed :

Provided that where any abatement of rent has been made under the provisions of the Liquor (Amendment) Act, 1916, the board shall take as such basis the

25 difference between the yearly rent payable immediately prior to such abatement having been made (provided that such rent was a fair rent) and the fair net yearly rent which at that time could or would probably have been obtainable for the premises if unlicensed.

30 (2) If claims are also made by a lessee from such owner or by sublessees, or by a lessee and also by sublessees, the claims of the owner and of all lessees and sublessees in respect of the same licensed premises shall be heard together as if all such claims constituted 35 one claim.

(3) Where by reason of the existence of a lease or by the existence of a sublease or subleases there are more claims than one in respect of licensed premises, the court shall by its award distribute, in such manner 40 as it deems just and equitable, among the several claimants the amount awarded as compensation.

I bid. s. 281.

22. (1) The compensation payable to the licensee Compensashall in respect of each year or part of a year of the licensee. unexpired term of his tenancy (not exceeding three Ibid. s. 281. years) remaining at the date of payment of compensation, be the average annual net profit received by the licensee or licensees for the time being of the premises for each of the three years immediately preceding the first day of January, one thousand nine hundred and twenty, where such premises were licensed 10 before the first day of January, one thousand nine hundred and seventeen, or for the period not exceeding three years immediately following the grant of the license where such premises were licensed after the thirty-first day of December, one thousand nine hundred 15 and sixteen. (2) In determining the amount of such net profit the board shall take into consideration the income earned by any licensee of the premises during the said three years or the said period as the case may be; and 20 for such purpose any person who is or at any time during the said three years or period was a licensee of such premises shall, as and when required by the board, furnish to the board a duplicate copy of any income tax return verified by a statutory declaration of such 25 licensee, and it shall not be lawful for the licensee or any subsequent licensee to question or deny at any time the accuracy or truth of any statement in such verified

copy. Any such licensee on applying to the Commissioners of Income Tax may inspect his own returns and 30 make a copy thereof.

(3) If the licensee is also the owner he shall be entitled to compensation as owner and also to compensation as licensee, as if he were a tenant, but in ascertaining such net profit a fair and proper sum shall be 35 deducted therefrom as rent.

23. (1) The compensation payable as aforesaid shall, Fair subject to the two last preceding sections, be determined at date of by the board in every case on a fair and equitable payment. basis, but shall in no case exceed the amount of such ^{*Ibid.* ss. 281, ²⁸².} 40 valuation or sum as would be a fair compensation at

the date of payment.

(2)

(2) The board in determining the amount of Regard to be compensation to be paid to the owner, lessee, sublessee mortgagees. and licensee of any licensed premises deprived of a license shall have regard also to the rights of any

5 mortgagee whose security will be depreciated in value by such deprivation.

24. Every determination of the board shall be final Determination and conclusive, and shall not be questioned in or final. reviewed or amended by any court whatsoever. Ibid. s. 282.

25. At any sittings of the board held for any pur- Unnecessary to 10 pose whatever, no objection on behalf of any person summon owner, served that a summons has not been served on any where interested in cases before the board. other person shall be allowed.

26. The board may at any time, if it thinks fit, rehear Power to 15 any matter which has been heard and determined by it. rehear.

27. No determination, order, or proceedings under No certiorari. any of the provisions of this Part shall be removed or Ibid. s. 284. removable by certiorari or otherwise into the Supreme Court for any want or alleged want of jurisdiction, or

20 for any error or alleged error of form or substance, or on any ground whatsoever.

28. If any question of law arises in any proceedings Stating case before the board, the board may, if it thinks fit, state a for Supreme case for the determination of that question of law by the 25 Supreme Court.

29. (1) When any compensation is awarded by the Notice of board to the owner, lessee, sublessee and licensee, or any compensation or either of them, six weeks' notice of the amount of the *Thid.* s. 286. compensation shall before the same is payable be given

30 by an officer of the board by advertisement in the Government Gazette and in some newspaper circulating in the electorate where the premises are situated.

(2) (a) Every mortgagee from such owner, Mortgagee to lessee, sublessee or licensee shall have a lien upon the compensation. 35 amount payable as compensation to the mortgagor for the amount of the mortgage debt (including interest, costs, charges, and expenses) upon giving notice in writing to the secretary of the board within one month from the date of such advertisement or within such 40 extended time as the board shall allow, and thereupon the same shall, unless otherwise ordered by a judge of

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the Supreme Court on application as hereinafter mentioned, be a first charge on the compensation, which shall not be paid to the mortgagor unless with the consent in writing of the mortgagee :

- Provided that where the amount of the compensation 5 is less than the aggregate amount of the mortgage debt (including interest, costs, charges and expenses) and the capital invested by the mortgagor in the mortgaged premises and business, such compensation shall be
- 10 apportioned pro rata between such mortgage debt and such capital, and the mortgagee's lien shall extend only to so much of the compensation as is apportioned to the mortgage debt.
- (b) Upon receipt of such notice the secretary Dispute 15 shall forthwith send a copy thereof to such mortgagor, between mortgagee who, if he disputes the title of the mortgagee or the and owner amount of the mortgage debt, may within fourteen decided in a summary days after the service of such notice as aforesaid, and way. upon notice to the mortgagee, apply by summons or
- 20 otherwise in a summary way to a judge of the Supreme Court for a determination of such dispute, and the judge may make such order with respect to the compensation money, or in the premises, and with respect to costs as he thinks fit.
- (3) If no such application by the mortgagor Payment to 25 is made, or subject to any order that such judge may mortgagee. make, the payment or tender of such amount to the mortgagee shall be deemed to be payment or tender to the mortgagor.
- 30. (1) At any time after the amount of compensa- Payment or 30 tion determined in accordance with the provisions of tender of compensathis Part is payable to the party entitled to the same, tion. payment or tender thereof may (subject to the pro- Ibid. s. 287. visions of the last preceding section) be made to such
- 35 party personally, or if it is made to appear to any member of the board that such party cannot be found, then such member may direct the compensation due to such party to be paid into the Treasury in trust for such party, his executors, administrators or assigns.
- 40 (2) The license in respect of the said premises Date of shall cease to be in force at the expiration of the closing. current year of the period thereof or at the expiration of six months after the determination of the board depriving such premises of their license (whichever 45 shall be the longer period):

Provided

Act No. , 1919.

Liquor (Amendment).

Provided that no licensed premises shall be closed in pursuance of any determination of the board until the expiration of twenty-one days after the compensation due to such party has been tendered or paid as aforesaid :

5 Provided also that in respect of any additional period during which such license shall continue to be in force under the last preceding paragraph a license fee and a compensation fee (as hereinafter provided), proportionate in amount to the fees paid in respect of the last preceding 10 year, shall be payable.

(3) Notwithstanding any covenant or agree- Cancellation ment to the contrary when any licensed premises are of lease or tenancy. under the provisions of this section deprived of their license, and the owner thereof is not also the licensee,

15 the term of the lease or agreement under which the licensee or any intermediate lessee or sublessee holds the same shall, if either the owner or the licensee, within Determinathree months after the license has ceased to be in force tion of term. under the provisions of this Part, by written notice to the

20 other so elect, be deemed to have been determined by effluxion of time as from the date of such notice.

31. (1) For the purposes of this Part any member of Admission to the board, or any person authorised by it in writing, may licensed premises by enter any licensed premises at any time by day or night. board or

(2) If admittance to such premises be refused, authorised 25 or unreasonably delayed, after demand made by such Ibid. s. 290. member or person as aforesaid, the licensee of such premises, and every person who wilfully refuses or delays such admittance, shall be liable to a penalty not 30 exceeding fifty pounds.

Compensation fund.

32. (1) To provide for the payment of the compen- Compensasation (if any) which may be granted by the board to tion fund to the estabthe owners, lessees, sublessees, or licensees of licensed lished. 35 publicans' premises deprived of licenses by the board, a Ibid. s. 308. special trust fund, to be called "The Compensation

Fund," shall be formed in the Treasury.

(2) Besides paying the license fee payable Compensaannually under the provisions of section twenty-one of tion fee to be paid 40 the Principal Act on or before the due date for such annually. payment, every person who was the holder of a publican's license on the first day of January in any year shall, on or before the thirty-first day of March in that year, pay

to the Colonial Treasurer or officer authorised to receive fees under the Principal Act a compensation fee, which shall be placed to the credit of the said compensation fund.

(3) The said compensation fee shall consist of a Amount 5 sum equal to three pounds per centum on the gross thereof. amount (including any duties on liquor) paid or payable for all liquor delivered upon or purchased for the licensed premises during the twelve months ended on the last day of December preceding the said thirty-first

10 day of March. The amount of the said compensation fee shall be fixed by the board at a sitting to be held, if practicable, not later than the last day of February in each year :

Provided that the board shall have power to adjourn 15 the date of any such sitting, and to extend the time for receipt of the information hereinafter specified, and to

extend the time for payment of the said compensation fee to such date as the board may in its discretion determine.

20 (4) In the event of no information or insuffi- Compensa. cient information being produced to the board to enable tion fee: how the board to fix the amount of such compensation fee, where insufficient the board shall finally and conclusively fix the amount information thereof at such sum as the board thinks fair and available. 25 reasonable.

33. Any licensee paying any such compensation Licensee to fee, if he is not the owner of the premises in respect bear one-third only of of which such sum is so paid, shall, notwithstanding compensation any agreement to the contrary, whether made before, fee.

30 on, or after the first day of January, one thousand nine hundred and twenty, be entitled to deduct from any rent payable by him in respect of such premises, or to recover from the owner-of-the-same his lessor in any court of competent jurisdiction, a sum equal to two-thirds

35 of the compensation fee paid by him; and notwithstanding any such agreement, where such sum is so deducted from any such rent payable to an owner of the premises, or paid by or recovered from such owner, and lessor, such owner-is himself a tenant of another person who is an owner within the meaning

40 of this Part, such tenant lessor may in like manner deduct from any rent payable by him or may recover as 5 - Baforesaid

aforesaid a sum equal to the amount so deducted or paid or recovered, and so on until the owner lessor to whom the rent is payable is not himself a tenant lessee of another person.

- 34. Any lessee under a building lease, or assignce of Lessee of 5 such lease, of land upon which licensed premises are lease or erected, shall be deemed to be the owner of such premises, assignee thereof to be and such lessee or assignee, as the case may be, shall be deemed liable to be called upon to pay the compensation fee owner. provided by this Part, and shall upon such payment be 10 entitled to any compensation payable to the owner of
- such premises under any determination of the board :

Provided that the lessor under such building lease may at his option elect to make the payments provided by this Part in lieu of such lessee or assignee, and to receive 15 such compensation, and thereupon shall for the purposes

of this Part be deemed to be the owner of such premises.

35. (1) Every person who is a licensee on the Licensee to first day of January in any year shall during that furnish particulars month forward to the board a statutory declaration or of liquor 20 statutory declarations setting forth with regard to the purchases. twelve months ended on the preceding thirty-first day of December as nearly as practicable, or if liquor has

- not been delivered or purchased during the whole of such period then with regard to any shorter period pre-25 ceding the last-mentioned date during which liquor has been delivered or purchased—
 - (a) the gross quantity of liquor of various kinds delivered upon or purchased for the licensed premises of which he was on the first day of January the licensee and the total amount paid or payable therefor, including any duties thereon;
 - (b) the quantity of each of the said various kinds of liquor and the amounts paid or payable therefor respectively, whether purchased in New South Wales or elsewhere; and
 - (c) the names and addresses of the persons or firms who sold such various kinds of liquor.

(2) For the purposes of subsection one of this Transferor to 40 section every transferor of a publican's license shall furnish furnish his transferee (if so required by him) with a with

statutory

statutory declarations.

Ibid. s. 310.

building

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statutory declaration or with statutory declarations made by such transferor and by the preceding licensee or licensees (if any) of the licensed premises during the period commencing on the preceding first day of January 5 setting forth with respect to the said period all of the

particulars required by the said subsection.

(3) Where the compensation fee payable in Cancellation respect of a licensee's premises is not paid on or before of license for non-payment the date herein before provided and no extension of time of compensa-

10 for such payment has been granted by the board, then tion fee. the license of such premises shall, at the discretion of the board, be declared to be cancelled and shall thereupon become null and void :

Provided that the board shall not exercise its powers 15 under this section without giving fourteen days' previous notice to the owner of such premises, or, if such owner cannot be found, to any intermediate lessee thereof. Such owner or lessee may pay to the Minister or officer authorised as aforesaid the compensation fee and there-20 upon such cancellation shall not take place.

(4) Upon payment of the compensation fee by the owner or lessee under the last preceding subsection, such owner or lessee may, in any court of competent jurisdiction, recover from the licensee one-third of the 25 amount so paid.

(5) No licensed publican's license shall be transferred under section thirty-seven of the Principal Act by the person who held such license on the preceding first day of January unless evidence is furnished to

30 the licensing magistrate to whom the application for transfer is made that all compensation fees payable in respect of the licensed premises have been paid or unless the consent in writing of the board to such transfer is produced.

36. For the purpose of enabling the board to fix the Power of 35board to said fee the board may at any time by order in writing obtain require any spirit merchant or brewer or person or firm statements carrying on business in New South Wales to state, in merchants such form as may be prescribed by regulations, the and brewers. 40 name and address of every licensed publican to whom Ibid. s. 311.

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such merchant or brewer or person or firm sold liquor during the twelve months ended on the preceding thirtieth day of December.

Such statement shall show the quantity and nature 5 of liquor so sold in each case and the price paid or payable therefor.

Every such spirit merchant or brewer or person or firm who fails within fourteen days after such order to furnish such statement, shall be liable to a penalty not 10 exceeding one hundred pounds for every such failure.

PART III.

REFERENDUM ON THE QUESTIONS OF PROHIBITION WITH COMPENSATION AND OF THE HOUR AT WHICH LICENSED AND REGISTERED PREMISES SHALL BE CLOSED.

(1) The taking of a vote by ballot.

37. (1) On a day to be proclaimed by the Governor, Appointment being a day not later than one year and six months after of a day for the vote. the coming into force of this Act there shall be taken a

20 vote by ballot on the two following questions-

- (a) whether prohibition with compensation shall come into force throughout New South Wales; and
- (b) at what hour licensed premises and registered clubs shall be closed.

(2) For such purpose the Governor shall issue a writ returnable on a day not later than the eightyeighth clear day after the issue thereof and directed to the chief electoral officer for the taking of such vote by

30 ballot. Such writ shall appoint a day not more than fifty-three days after the issue of such writ for the taking of such vote.

38. On the day of such vote no licensec or secretary Licensed of a registered club shall keep his premises open for the premises to lose on

35 sale of liquor, or shall sell any liquor or permit the same voting day to be consumed on the said premises within the meaning of the Principal Act, and if any licensee or secretary offends against the above provision he shall be liable to the same penalty as for an offence against section fifty-

40 seven of the said Act.

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39. The persons entitled to vote at such ballot shall who may be those entitled to vote at an election of members of vote. the Legislative Assembly, and no others :

Provided that any returned sailor or soldier, as defined 5 by section two of the Returned Sailors and Soldiers Voting Act, 1919, shall be entitled to vote at such ballot, if he is free from all the disqualifications mentioned in subsection twenty of the Parliamentary Electorates and Elections Act, 1912 (and the provisions of that sub-

10 section shall, mutatis mutandis, apply to the qualification for voting under this Part):

Provided further that any such sailor or soldier, who shall not have returned to New South Wales before the day of such vote by ballot and who is free from the

15 disqualifications aforesaid, may vote at such ballot in accordance with regulations to be made by the Governor in that behalf.

40. The chief electoral officer and all returning Electoral officers and other officers and persons appointed under officers and persons appointed under polling-

20 the Parliamentary Electorates and Elections Act, 1912, places. as amended by the Parliamentary Elections (Amendment) Act, 1918, shall act in the taking of the vote under this Part.

Polling-places under the abovenamed Act shall be 25 polling-places for the purposes of this Part; but additional polling-places may be appointed by the Governor.

41. Such polling-places shall be open for voting Hours of under this Act from eight o'clock in the morning until voting. seven o'clock in the afternoon:

30 Provided that if at seven o'clock in the afternoon any elector is in the polling-place and desiring to vote, his vote shall be taken, for which purpose the polling-place shall not close until such elector has voted.

42. The provisions of sections ninety-seven and Provision as 35 ninety-eight, and sections one hundred and fifteen to to voting. one hundred and twenty inclusive (absent voters) of the Parliamentary Electorates and Elections Act, 1912, as amended by the Parliamentary Elections (Amendment) Act, 1918, shall apply, mutatis mutandis, to voting 40 under this Part.

43. If any person votes more than once at a poll Penalty for under this Part he shall be liable on summary conviction voting twice. to a penalty not exceeding one hundred pounds, or to three months' imprisonment. **44.**

44. There shall be two voting-papers marked "A" ^{voting-papers} and "B" respectively, and in the form set out in Schedule Two to this Act, but voting papers for absent voters shall be headed "absent voters" voting-paper.

- 5 **45.** An elector shall vote under this Act as follows :--- Method of (1) He shall insert in the voting-paper marked voting.
 - "A" and opposite to the word "Yes" or to the word "No" a cross (thus, X), thereby indicating whether he is in favour of or against prohibition with compensation.
 - (2) He shall insert in the voting paper marked "B" and opposite to the words "Six o'clock" or to the words "Nine o'clock" a cross in similar manner, thereby indicating the hour at which he desires that licensed and registered premises should be closed.

46. The returning officer or his deputy who takes the scrutineers. poll under this Part at any booth may appoint for such

booth two scrutineers—one to act for licensed publicans 20 and one to act for temperance organisations; and shall in making such appointments first consider any nominations made to him by such publicans and organisations within the electorate.

Every such scrutineer shall be entitled to be present 25 in that part of the polling-booth at which voting-papers are received.

Every scrutineer, before acting as such at any pollingbooth, shall make and sign before the returning officer a declaration in the form prescribed by regulations under 30 this Part.

47. The returning officer of each electoral district Counting of shall, after the close of the voting in that district, votes. examine the voting-papers for the district, and his

deputies shall, after rejecting all invalid voting-papers,—

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- (1) take the voting-papers marked "A" and count the number of votes given for "Yes" and for "No" respectively;
- (2) take the voting-papers marked "B" and count the number of votes given for "Six o'clock" and for "Nine o'clock" respectively;
 and

(3)

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(3) seal up all voting-papers in packages, in accordance with the provisions of Schedule Three to this Act, and forward them with a statement of the result of such counts to the chief electoral officer.

48. The chief electoral officer shall examine such Method of dealing with voting-papers, and shall deal with them as provided in voting-Schedule Three. papers.

49. Any voting-paper shall be invalid—

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Invalid

- (1) from which any initial letter or mark required papers. to be written, printed, or punctured thereon is absent or has been erased, obliterated, or torn; or
- (2) in which a cross is not placed opposite, or substantially opposite, to the word "Yes" or to the word "No," or to one of the two specified closing hours, as the case may be.

50. On so dealing with the voting-papers the chief Certificate of electoral officer shall certify officer. 20

- chief electoral
- (1) the number of valid votes cast for "Yes" and of those cast for "No" respectively; and
 - (2) the number of valid votes cast for "Six o'clock" and of those cast for "Nine o'clock" respectively-

25 and shall forward his certificate to the Governor, who shall thereupon publish the same in the Gazette.

51. If an absolute majority of votes is thereby shown Determinato have been recorded for "No," the determination of tion in favour the electors shall be deemed to be in favour of continu- continuance.

30 ance, and the trade in alcoholic liquor shall continue to be regulated under the Principal Act and any Acts amending the same.

52. If an absolute majority of votes is shown to have Determinabeen recorded for "Yes," the determination of the favour of 35 electors shall be deemed to have been in favour of prohibition prohibition with compensation, and shall come into force compensaon a day to be proclaimed by the Governor, being a day tion. not later than six months next after the day on which such vote is taken, and shall take effect throughout New

40 South Wales in accordance with the provisions hereinafter contained.

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Act No. , 1919.

Liquor (Amendment).

53. The closing hour for which an absolute majority Closing hour of votes is shown to have been recorded shall be the for licensed premises and hour at which, under and subject to the said Acts, all registered licensed premises and registered clubs shall be closed, 5 and such closing hour shall come into force upon the

publication in the Gazette of the aforesaid certificate :

Provided that if the determination of the electors shall be in favour of prohibition with compensation this section shall take effect only until such determination 10 comes into force as aforesaid.

54. The provisions of the Parliamentary Electorates Application and Elections Act, 1912, and any Act amending the of Electoral same, and all regulations thereunder relating to rolls of electors and to elections to the Legislative Assembly

15 shall so far as applicable, mutatis mutandis, but subject to the provisions of this Part, apply to the referendum under this Part and all proceedings thereat :

Provided that in lieu of the corresponding provisions of the said Act the supplemental roll for a district 20 shall be exhibited at the offices of the registrar and deputy registrars for seven days after the issue of the writ, during which time objections may be lodged.

The list of the names of persons against whom objections have been so lodged shall be exhibited at the 25 said offices within ten days after the date of the issue of the writ.

The revision court shall in each district be held not sooner than twelve nor later than twenty-one days after the issue of the writ.

30 55. The Governor may, subject to this Part, make Regulations. such regulations as he may think necessary for the purpose of carrying out the provisions of this Part, and in particular for—

regulating the printing, marking, and supplying voting-papers;

prescribing the manner in which votes may be given;

providing for the disposal of the voting-papers; prescribing the duties of officers; and

40 prescribing the forms to be used.

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The Governor may in such regulations impose any penalty not exceeding twenty pounds for any breach thereof. (2)

(2) Effect of prohibition with compensation.

56. (1) On the coming into force of a determination Effect of in favour of prohibition with compensation all licenses with compenof any description shall lapse, unless sooner forfeited or sation. 5 determined in due course of law. cf. 1918, No. 11 (N.Z),

(2) While any such determination remains in s. 20. force it shall not be lawful to grant or renew in any part of New South Wales any publican's license, certificate of registration of any club, colonial wine license, 10 brewer's license, spirit merchant's license, packet license,

license to sell liquor at a railway refreshment room or stall, distiller's license, booth or stand license, or any other description of license.

- 57. (1) At all times, while no licenses exist in New Offences with 15 South Wales by virtue of such determination, it shall be manufacture. unlawful for any person to have in his possession, or to sale, or import into New South Wales, or to manufacture or sell liquor while intoxicating liquor of any description.
- (2) Nothing in this section shall extend or apply cf. Ibid. s. 21. 20 to the importation, manufacture, or sale, or possession, in accordance with regulations made by the Governor in that behalf, of intoxicating alcoholic liquor for medicinal, scientific, sacramental, or industrial purposes, exclusively.

(3) Any person who in breach of this section 25 imports, manufactures, sells, or has in his possession any intexicating alcoholic liquor, or who attempts to commit any such offence, or who aids, abets, or procures the commission of any such offence, shall be liable on summary conviction to a fine not exceeding one 30 hundred pounds in the case of a first offence, and to a fine not exceeding two hundred pounds or imprison-

ment for any term not exceeding three months or both in the case of a second or any subsequent offence against this section, whether of the same or of a different kind. 35 Where the defendant is a body corporate the penalty

shall be a fine not exceeding two hundred pounds in the case of the first offence, and a fine not exceeding one thousand pounds for a second or any subsequent offence.

possession of prohibition in force.

(3)

(3) Compensation, if prohibition with compensation is carried.

58. In this Part of this Act, if not inconsistent Interpretawith the context,-

"Employee" means a person who for a period of cf. Ibid. s. 23. 5 not less than three years before the date of the said vote by ballot was regularly employed in or upon the premises of his employer.

"Minister" means the Colonial Treasurer.

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- "Prescribed" means prescribed by this Part or any regulation thereunder.
 - "Termination of trade" means termination of trade in alcoholic liquor or in materials used in the manufacture thereof.
- 59. (1) If there is a determination as aforesaid in Compensa-15 favour of prohibition with compensation, then the tion to be persons and classes of persons hereinafter named (but no Liquor Trade others) shall be entitled to compensation, to be assessed in Compensa-tion Account. the manner and subject to the limitations defined in this cf. Ibid. s. 24.
- 20 Part by a court constituted as hereinafter provided, and to be paid by the Minister out of moneys to be appropriated by Parliament for that purpose.

(2) The Minister, with the approval of the Authority to Governor, may at any time after such determination Minister 25 borrow, on the security of and charged upon the public for purposes of revenue of New South Wales, such sums of money as compensamay be necessary for the purposes of this Part.

(3) All moneys raised under the authority of Liquor Trade this section shall be paid by the Minister into a Compensa-30 special account of the public account to be known as the Liquor Trade Compensation Account.

(4) All moneys standing to the credit of the Purposes for

Liquor Trade Compensation Account may, without which moneys in such fur her appropriation than this section, be expended for account may 35 any of the following purposes :--

- (a) For the payment of compensation as herein provided for in the event of a determination in favour of prohibition with compensation.
- (b) For the payment of interest and other charges i. respect of moneys borrowed under the au hority of this section.

(5) (a) The Governor shall as soon as practicable after the comr. encement of this Act appoint a board to be called the Compensation Assessment Board. (b)

be expended.

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(b) The provisions of section eight shall apply as nearly as may be to the constitution of the board and the appointment of a secretary and other officers.

5 (c) The board shall proceed forthwith to hold an inquiry for the purpose of determining the amount which, in its opinion, will be required for the payment of compensation under this Part.

(d) Such inquiry shall be held either in open 10 court or in camera, or partly in open court and partly in camera, as the board shall think fit.

(e) The board shall have the powers of a commissioner under the Royal Commissioners Evidence Act, 1912.

15 (f) Upon the conclusion of such inquiry the board shall forthwith send to the Governor a report containing a summary of the evidence taken in the course of such inquiry and the finding of the board as to the sum which in its opinion will be required for the 20 payment of such compensation.

(g) The Governor shall thereupon publish in the Gazette the said finding of the board.

Classes of persons entitled to compensation.

Brewers.

in connection therewith.

- (a) Depreciation of the value of the lands and buildings occupied and used as a brewery including lands adjacent to the brewery and used
- (b) Depreciation of the value of machinery, plant, and fittings in and upon a brewery or land used in connection with a brewery.

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(c) Termination of their trade as-brewers --of alcoholic-liquors.

Maltsters.

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Maltsters.

61. Maltsters shall be entitled to claim and have Compensaassessed compensation in respect of the following subject- tion to maltsters. matters, but not otherwise :--5

(a) Depreciation of buildings, plant, and machinery owned by them and used for the manufacture of malt for mercantile purposes within the period of two years preceding the date of the said vote by ballot; and

(b) termination of trade.

Distillers.

62. Distillers shall be entitled to claim and to have compenassessed compensation in respect of the following sation to subject-matters, but not otherwise :---

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- (a) Depreciation of the value of the lands and buildings occupied and used as a distillery including lands adjacent to the distillery and used in connection therewith.
- (b) Depreciation of the value of machinery, plant, and fittings in and upon a distillery or land used in connection with a distillery.
- (c) Termination of trade.

Winemakers.

63. Winemakers shall be entitled to claim and to Compensa-25 have assessed compensation in respect of the following winemakers. subject-matters, but not otherwise :-cf. I bid. s. 25

- (a) Depreciation of the value of the lands and ⁽⁷⁾. buildings occupied by the claimant for winemaking, including adjacent lands and buildings used in connection therewith.
- (b) Depreciation of the value of plant, machinery, and fittings used by the claimant for winemaking within a period of one year preceding the date of the said vote by ballot.
- (c) Termination of trade if the winemaker has manufactured wine for sale within a period of one year preceding such date.

(d)

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(d) Depreciation (if any) of the value of all stocks of wine owned or held by the winemaker at such date.

Owners of the freehold and lessees and sublessees of licensed premises.

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64. Owners of the freehold of the premises of Compensation licensed publicans and lessees of such premises, and and lessees of sublessees from a lessee or sublessee of such premises hotel (but not lessees or sublessees by way of mortgage), shall ^{premises} of *Ibid*, s. 25

- 10 be entitled to claim and to have assessed compensation (2). in respect of the following subject-matters, but not otherwise :--
 - (a) Depreciation of the value of the estate or interest owned by the claimant in the land and buildings constituting the premises.
 - (b) Depreciation of the value of plant, fixtures, and fittings in and upon the premises according to the interest of the claimant therein.

Owners, lessees, and sublessees of vineyards.

- 65. Owners of the freehold and lessees and sub- Compensation 20 lessees (other than lessees or sublessees by way of to owners of vineyards. mortgage) of vineyards the grapes produced on cf. Ibid. s. 25 which have been used principally for the purposes of (9). the manufacture of wine within the period of two years
- 25 preceding the date of such vote by ballot shall be entitled to claim and have assessed compensation only in respect of depreciation of the value of the freehold of the vineyard. ort-matters dofin

Licensed publicans.

66. Licensed publicans shall be entitled to claim and compensation to 30 have assessed compensation in respect of termination publicans. of trade of the licensed premises, but not otherwise. cf. Ibid. s. 25(4).

Holders of colonial wine licenses, packet licenses, and spirit merchants' licenses.

67. Holders of colonial wine licenses, packet Compensa-35 licenses, and spirit merchants' licenses shall be tion to owners entitled to claim and have assessed compensation in licenses.

respect

respect of the termination of trade, and for depreciation in value of machinery, plant, and fittings used for the purposes of their trade in alcoholic liquor, but not otherwise.

68. Employees, as defined by section fifty-eight, Compensa-5 ofemployees.

- (a) brewers;
- (b) distillers; doubt in the and bold source during the (11), if

(c) winemakers; complete survey of the most constanting 10

(d) maltsters ; or to your to some dips to consel tog and) (e) owners (including lessees and sublessees) of months ion vineyards proclamation antinotial and to proper un

- (f) licensed publicans;
- (g) colonial wine licensees; 1 to meitaborage(1 (a)
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(h), packet licensees; and it ye har we terretur

(i) licensed spirit merchants --- itanoo equilind shall be entitled to claim and have assessed compensation in respect only of loss of opportunity of occupation.

Claimants in several capacities.

69. The limitation aforesaid of subject-matters for Claims may $\mathbf{20}$ assessment of compensation to each class of persons shall be made by not operate to prevent persons of one class separately several claiming and being allowed compensation as being also capacities. persons of another class or classes. For example, a cf. Ibid. s. 26.

ing to the interest of the duri

25 brewer who is also the owner of licensed premises may claim and be allowed compensation in respect of the subject-matters defined for brewers, and may also (but by separate claims) claim and be allowed compensation in respect of the subject-matters defined for owners of Lucensed publicans.

30 licensed premises.

30 6 6 . Alighted realizans shall be entitled to el Stocks of alcoholic liquor may be exported.

70. In the event of a determination in favour of Holders of prohibition with compensation no person, other than a liquor may winemaker as hereinbefore provided, shall be entitled to export. 35 compensation in respect of the stock of alcoholic liquor cf. Ibid. s. 39. held by him at the time when such determination comes e. . . . into force; but every such licensee and every registered club shall be entitled to export from New South Wales 71. such stock so held or any part thereof.

ef. Ibid. s. 25

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Cancellation of lease.

71. Notwithstanding any covenant or agreement Cancellation to the contrary, if any license granted in respect of of lease. any licensed premises lapses by reason of the coming **b** into force of a determination in favour of prohibition with compensation, and the owner of such premises is not also the licensee, the terms of the lease or agreement under which the licensee or any intermediate lessee or sublessee holds the same shall, if either the licensee,

10 lessee, or sublessee, within three months after the license Determinahas so lapsed, by written notice to his lessor so elect, be tion of term. deemed to have been determined by effluxion of time as from the date of such notice.

Renewal of license in certain cases.

15 72. If a license expires after the date of such vote Renewal of by ballot and before the coming into force of a deter- license in certain cases. mination in favour of prohibition with compensation, the holder of such license may obtain a renewal of the same for such intermediate period upon payment of a propor-

20 tionate part of the annual fee payable in respect of such license.

Revision of certain contracts.

73. Where any contract for the sale or purchase of Revision of any alcoholic liquors or any materials, machinery, or certain contracts. 25 plant used in the manufacture thereof or in connection

- with the trade in alcoholic liquors—
 - (a) has been entered into before the commencement of this Act; and

(b) provides for the delivery of such liquors, materials, machinery, or plant after the commencement of this Act and either before or after the coming into force of a determination in favour of prohibition with compensation;

any court of competent jurisdiction may, on the appli-35 cation of any party to such contract and on notice to all the parties thereto, adjust the rights of such parties on such equitable basis, terms, and conditions as to such

74. No compensation shall be payable under this No com-40 Part to any person, firm, or corporation whose principal pensation by a payable to firm soutside of New South Wales.

N. S. W. (4)

(4) Principles upon which compensation is to be assessed.

74. (1) Where under this Part compensation is Compensation payable in respect of the depreciation of the value of for deprecialand or of land and buildings together, including land of land and 5 adjacent thereto and used in connection therewith, the buildings. court shall determine the same according to the following rules :--

- (a) The court shall determine the extent (if any) to which the freehold of the land, or of the land and buildings together, is reduced in selling value by reason of the same being no longer capable of being used for purposes of trade in alcoholic liquor. The court shall for this purpose take into account—
 - (i) the extent (if any) to which the land, or the land and buildings together, can be profitably used for other purposes; and
 - (ii) the extent (if any) to which the land may be increased in value by the removal of the buildings or of the machinery and plant therein.
- (b) The court may award in respect of such depreciation of value such sum as it considers just and reasonable, not exceeding in any case one half of the capital value of the land, or of the land and buildings together.

(2) The claimant shall state in his particulars of claim the maximum amount at which he values such land, or land and buildings together, when used for 30 purposes other than trading in alcoholic liquors, and the Minister may at any time within six months after the date of such claim resume the same as for a public purpose under the provisions of the Public Works Acts at a price equal to such maximum amount.

35 (3) Where by reason of the existence of a lease or sublease (other than a lease or sublease by way of mortgage) there are more claims than one in respect of such land, or such land and buildings, such claims shall be heard together as if they constituted one claim; and the

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the court shall by its award distribute in such manner as it deems just and equitable among the several claimants the amount awarded as compensation.

75. (1) Where compensation is payable under this Compensation 5 Part in respect of termination of trade, the court shall for termina-tion of trade. ascertain the average annual net profit received by the claimant for the period not exceeding three years before the date of the said vote by ballot, and shall award to the claimant as compensation a sum equal to but not

10 exceeding three times the amount of such average annual net profit :

Provided that where the claimant under this section is a colonial wine licensee or the holder of a spirit merchant's license, the court may take into account the

15 extent (if any) to which any other trade carried on by such claimant is likely to be increased by the cessation of the trade in alcoholic liquor, and may award as compensation a sum less than the sum aforesaid.

(2) In determining the amount of such net profit 20 the court shall take into consideration the income earned by the claimant during the said period; and for such purpose the claimant, or his predecessor, if any, during any portion of such said period shall, as and when required by the court, furnish to the court a 25 duplicate copy of any income tax return verified by a statutory declaration of such claimant or predecessor, and it shall not be lawful for either of them to question

or deny at any time the accuracy or truth of any statement in such verified copy. Any such claimant or 30 predecessor on applying to the Commissioner of Income Tax may inspect his own returns and make a copy thereof.

76. The provisions of section twenty-nine shall Rights of apply, mutatis mutandis, to a mortgagee of any claimant mortgagees. 35 under the two last preceding sections.

77. Where compensation is payable under this Part Compensato an employee in respect of loss of opportunity of tion to emoccupation the court shall ascertain and determine, by loss of oppor-

such means as it thinks fit, to what extent the claimant tunity of max he unable in the immediate future to obtain other occupation. 40 may be unable in the immediate future to obtain other cf. Ibid. s. 37. employment at equivalent remuneration to that which

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he received as such employee. The court in any such case may allow and award to the claimant as compensation such sum as it deems just, but not exceeding in any case a sum equal to one-half of the annual salary 5 or wage of which the claimant was in receipt as such employee for the year before the date of the said vote by ballot:

Provided that if for such period such employee had board and lodging from his employer in addition to

10 salary or wage, the limit of compensation shall be a sum not exceeding the whole year's salary or wage at the rate actually received in money.

(5) Settlement of claims for compensation.

78. The compensation provided for by the foregoing Mode of 15 provisions of this Part shall be recoverable from the recovery of Crown in accordance with the following provisions, and from the Crown. not otherwise. cf. Ibid. s. 40.

79. (1) For the purpose of the hearing and deter- Governor mination of claims for compensation under this Part, may establish 20 other than claims by brewers'-servants and licensed courts of compublicans'-servants, employees, there shall be established pensation.

such number of courts of compensation as the Governor cf. Ibid. s. 41. from time to time thinks necessary.

(2) Each such court shall be distinguished by 25 such distinctive name as the Governor thinks fit.

(3) Each such court shall be a court of record Constitution and shall consist of a president and two assessors to be of courts of compensaappointed by the Governor and to hold office during tion. his pleasure.

(4) In each court the president shall be a $\mathbf{30}$ stipendiary or police magistrate. The appointment of assessors shall be so made as in the opinion of the Governor to ensure that the views of the classes of claimants and the Crown respectively shall be fairly 35 represented on the court.

80. (1) In the event of the sickness or other Temporary incapacity of the president of the court of compensa- appointments tion the Governor may appoint any other stipendiary compensaor police magistrate to act in the place of the president tion. cf. Ibid. s. 42.

40 during his incapacity.

(2)

(2) In the event of the sickness or other incapacity of an assessor, the Governor may appoint any other person to act in the place of that assessor during his incapacity.

5 (3) No such appointment and no act done in pursuance thereof shall be questioned on the ground that the occasion therefor had not arisen or had ceased, and no act done by any member of a court of compensation shall be questioned on the ground that an acting

10 member of the court was then in office.

81. (1) The Governor on the recommendation of the Registrar to Public Service Board may appoint in respect of each be appointed for each court of compensation a registrar and such other officers court of as he thinks necessary, who shall hold office during his compensa-15 pleasure.

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cf. Ibid. s. 43.

(2) Such registrar and other officers shall be subject to the provisions of the Public Service Acts during their tenure of office.

82. The members and officers of courts of compen-Remunera-20 sation shall be paid out of moneys appropriated by tion of Parliament such remuneration and allowances as the officers of Governor shall fix. courts.

83. (1) A court of compensation shall sit at such sittings of times and places as may be determined by the president. courts.

cf. Ibid. s. 46. (2) The court shall not hear or determine any 25matter save at a sitting at which all the members are present.

84. The determination of any two members of a Detercourt shall be deemed to be the determination of the mination of the court. 30 court, but if on the hearing of any claim for compensa- cf. Lbid. s. 47. tion no two members of the court agree on any determination the determination of the president shall be deemed to be the determination of the Crown court.

85. The procedure of courts of compensation shall Procedure of 35 be in accordance with regulations to be made by the governed by Governor in that behalf, and subject to such regulations regulations in and so far as they do not extend, the procedure of each that behalf. cf. *Ibid.* s. 48. court shall be such as that court thinks fit.

86. The determination of courts of compensation No appeal shall be final, and no appeal therefrom shall lie to any from deterother court, nor shall the proceedings of any such court court of combe removed into the Supreme Court by writ of certiorari ef. *Ibid*, s. 49. 5 or otherwise.

87. (1) If any question of law arises on the hearing Cort of compensation of a claim for compensation the court of compensation may state case for determine shall, if any party so desire state a case for the ation of questions of law determination of that question of law by the Supreme by Supreme Court. 10 Court. cf. Ibid. s. 50.

(2) The determination of the Supreme Court shall be binding on the court of compensation.

88. (1) A claim for compensation under this Part Institution of shall be instituted by transmitting to the Under claims. 15 Secretary of the Attorney-General and of Justice at Sydney a notice of the claim in such form and containing such particulars as the Governor may prescribe.

(2) Every such claim shall be instituted within sixty days after the date of the coming into force of the 20 determination in favour of prohibition with compensation, and any claim which is not instituted within the time so limited shall be absolutely barred and extinguished.

89. (1) Every claim so instituted shall be referred Reference of 25 by the Attorney-General to such court of compensation claims to courts of comas he thinks fit, and the court to which any claim has pensation. been so referred shall thereupon have jurisdiction to cf. Ibid. s. 52. hear and determine the same.

(2) Notwithstanding any such reference to a 30 court of compensation, the Attorney-General may at any time before the court has commenced the hearing of the claim, transfer the claim to any other court of compensation which in his opinion may more conveniently hear and determine the claim, and the court 35 to which the claim is so transferred shall thereupon have jurisdiction to hear and determine the same accordingly.

90. (1) Any sum awarded by a court of compensa- Payment of tion as compensation under this Part shall be payable compensation awarded by 40 without further appropriation than this Act out of the court.

Liquor Trade Compensation Account constituted by cf. Ibid. s. 53. this Act: Provided

Provided that claimants shall be entitled to receive immediately only sixty per centum of such amount as may be awarded by the compensation courts, and the remaining forty per centum of each amount awarded 5 may be withheld until the total aggregate amount awarded in respect of all claims shall have been ascertained.

(2) No costs shall be awarded or allowed by a court of compensation to the claimant or to the Crown, 10 or to any other person or party.

91. (1) Every person who in respect of any claim offences with to compensation under this Part (whether made or to respect to claims. be made by himself or by any other person) wilfully cf. Ibid. s. 54. deceives or attempts to deceive, or does any act with

- 15 intent to deceive, a court of compensation, or any member or officer of any such court, or corruptly gives or offers, or does any act with intent to give or offer any bribe or other inducement or reward to any member or officer of any such court, or to any other person, and
- 20 every person who corruptly accepts or offers or agrees to accept, or does any act with intent to obtain any such bribe, inducement, or reward, shall be guilty of an indictable offence, and shall be liable to imprisonment with hard labour for any term not exceeding five years, 25 or to a fine not exceeding one thousand pounds, or to

both such imprisonment and such fine.

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(2) Nothing in this section shall be so construed or shall so operate as to bar a prosecution for any offence committed under any other Act, save that no person 30 shall be twice punished for the same offence.

92. (1) A court of compensation shall have power Powers of a to-

court of compensation.

(a) summon any person to appear and give evidence, and to produce books or documents, and may hear, receive, and examine evidence upon oath;

(b) require the production or transmission to the court of any income tax returns in the custody of the Commissioner of Taxation made by or on behalf of any claimant under this Part. which returns the said Commissioner is hereby authorised

authorised to produce or transmit to the court anything in any other Act to the contrary notwithstanding.

(2) The court may, if it thinks fit, hear any Court may 5 claim under this Part in camera, and shall in any event sit in camera. treat as confidential the contents of any income tax returns so produced or transmitted.

(3) Any person who-

Wilful mis-(a) wilfully misbehaves himself before the board; behaviour,

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(b) wilfully interrupts the proceedings; or

- (c) is guilty of wilful prevarication in giving evidence; or
- (d) on being summoned by any member of the Refusal to board to appear before the board as a witness, ^{obey} _{subpena}. and having had a reasonable sum tendered to him for his expenses, without lawful excuse refuses or neglects to appear at the time and place appointed by the summons or to produce any books, papers, writings, or documents, or to produce or transmit to the board any income tax returns or copies thereof mentioned in the summons; or
- (e) refuses to be sworn, or who refuses or neglects Refusal to be without lawful excuse to answer any question sworn. which is put to him and to which an answer is required by the board.

shall be liable to a penalty not exceeding twenty pounds.

(4) Every person appearing before the board Right of party 30 shall have the right to be represented by his counsel or to appear by attorney.

93. Claims for compensation by employees shall be Magistrate to heard and determined by a magistrate alone without hear claims assessors, and in respect of such claims a stipendiary sation by 35 or police magistrate shall constitute the court of employees. compensation.

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PART IV.

DURATION OF AGREEMENTS PROVIDING FOR ABATE-MENT OF RENT.

94. All orders made and agreements entered into in Duration of 5 pursuance of the Liquor (Amendment) Act, 1916, shall, certain in so far as they provide for an abatement of the rent payable in respect of any licensed premises, continue to be in force until a closing hour has been fixed in pursuance of a referendum as aforesaid.

SCHEDULES.

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25 at of

SCHEDULE ONE.

Summons to deprive of a license.

Owner.

o'clock in

the

In the Licensing District of of	, in the Electorate
To , the owner of premises known as the	licensed Hotel.
THEREAS it has been made to appear to the bat the total number of publicans' licenses pove district is not below the statutory nur aty of the said Board to determine under the Licenses Reduction) Amendment Act, 191 ablicans' premises shall be deprived of a four are therefore summoned to appear	at present in force in the nber: and whereas it is the he provisions of the Liquor 9, which of such licensed b license in the year 19
	of To , the owner of premises known as the HEREAS it has been made to appear to the at the total number of publicans' licenses ove district is not below the statutory num ty of the said Board to determine under t icenses Reduction) Amendment Act, 191 oblicans' premises shall be deprived of a ou are therefore summoned to appear

on , the , 19 , at the hour of

the noon to show cause why the licensed premises owned by you, and of which is the licensee, and known as the Hotel, should not be deprived of its license.

Given under my hand and the seal of the said Board this day of

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, 19

Secretary to the suid Board.

Summons to deprive of a license.

Licensee.

In the Licensing District of , in the Electorate of To

, the holder of a publican's license and the licensee of licensed premises known as the Hotel.

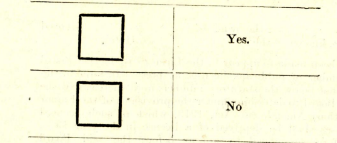
WHEREAS it has been made to appear to the Licenses Reduction Board that the total number of publicans' licenses at present in force in the 15 above district is not below the statutory number : and whereas it is the duty of the said Board to determine, under the provisions of the Liquor (Licensing-Reduction) Amendment Act, 1919, which of such licensed publicans' premises shall be deprived of a license in the year 19 . You are therefore summoned to appear before the said 20 Board at , on , 19 , at the hour of the day of o'clock in the noon to show cause why your said licensed premises should not be deprived of its license.

Given under my hand and the seal of the said Board this day of , 19

Secretary to the said Bcard.

SCHEDULE TWO.

Form of Voting-paper " A." Are you in favour of prohibition with compensation?

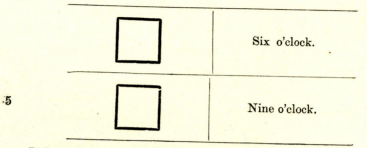


Indicate your vote by placing a cross (thus, X) in one of the above squares.

Form

Form of Voting-paper "B."

At which of these two hours do you wish licensed premises and registered clubs to be closed ?



Indicate your vote by placing a cross (thus, X) in one of the above squares.

SCHEDULE THREE.

 The returning officer of each electoral district shall take the voting-10 papers marked "A," and shall seal up in one parcel all those in which the vote is cast for "Yes," and in a separate parcel all those in which the vote is cast for "No," rejecting all invalid voting-papers.
 Such returning officer shall then take the voting-papers marked "D" and the paper in the paper of the paper of the paper of the paper.

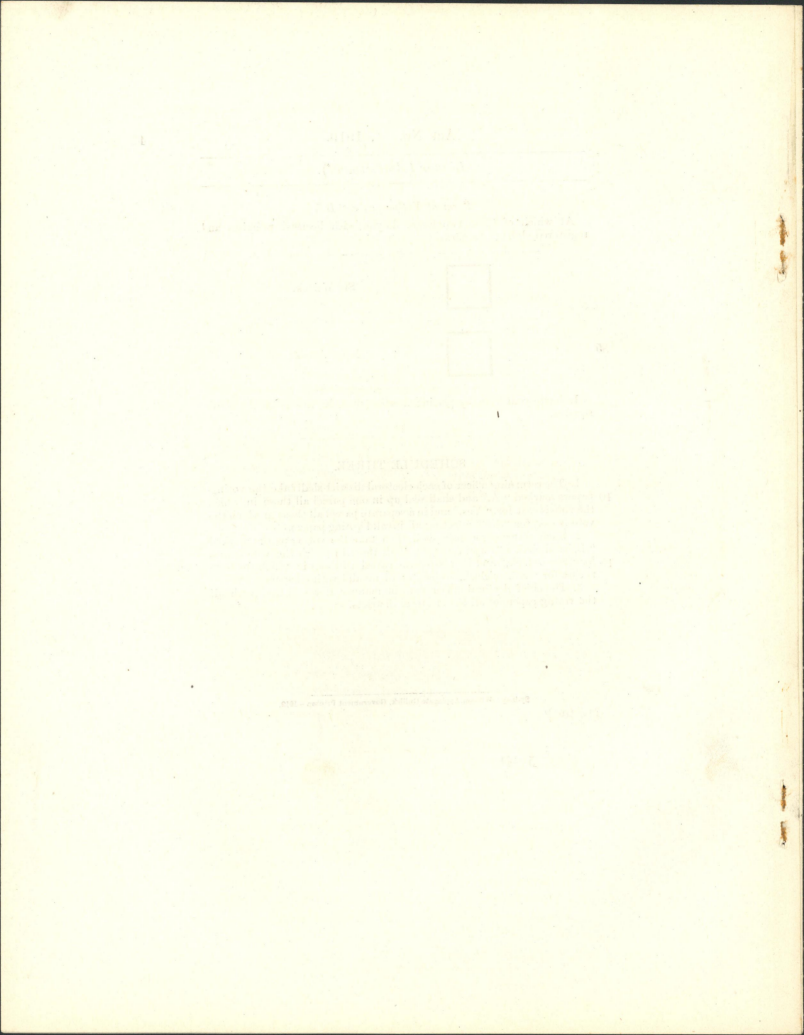
"B," and shall seal up in one parcel all those in which the vote is cast 15 for "Six o'clock," and in a separate parcel all those in which the vote is cast for "Nine o'clock," rejecting all invalid voting-papers.

3. The chief electoral officer shall in manner aforesaid deal with all the voting-papers of all the electoral districts.

[1s. 10d.]

Sydney : William Applegate Gullick, Government Printer, -1919.

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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 6 December, 1919, A.M.

New South Wales.



ANNO DECIMO

GEORGII V REGIS.

* * * * * * *

Act No. , 1919.

An Act to extend the period during which licensed and registered premises shall be closed at six o'clock; to suspend local option; to reduce the number of publicans' licenses, and to provide for compensation; to submit to a referendum the question of prohibition with compensation, and the question of the hour at which licensed and registered premises shall be closed; to give effect to such referendum; to limit the duration of agreements providing for an abatement of rent; to amend the Liquor Act, 1912, the Liquor (Local Option) Amendment Act, 1913, the Liquor Referendum Act, 1916, and the Liquor (Amendment) Act, 1916; and for purposes consequent thereon or incidental thereto. 5-A

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BE

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

1. (1) This Act may be cited as the "Liquor short title (Amendment) Act, 1919," and shall be read and con- and division. strued with the Liquor Act, 1912, hereinafter called the Principal Act.

(2) This Act is divided into Parts, as follows :-

- PART I.—EXTENSION OF THE PERIOD OF SIX O'CLOCK CLOSING OF LICENSED AND REGIS-TERED PREMISES—s. 2.
- PART II.—REDUCTION OF THE NUMBER OF PUBLICANS' LICENSES—'88. 3-36.

Preliminary—ss. 3-7.

DIVISION 1.—Licenses Reduction Board—ss. 8-19.

- (1) Constitution of the board—s. 8.
- (2) Jurisdiction and procedure of the board ss. 9–19.

DIVISION 2.—Compensation—ss. 20-36.

- PART III.—THE TAKING OF AND GIVING EFFECT TO A REFERENDUM ON THE QUESTION OF PRO-HIBITION WITH COMPENSATION AND ON THE QUESTION OF THE HOUR AT WHICH LICENSED AND REGISTERED PREMISES SHALL BE CLOSED —ss. 37-87.
 - (1) The taking of a vote by ballot-ss. 37-55.
 - (2) Effect of prohibition with compensation ss. 56-57.
 - (3) Compensation, if prohibition with compensation is carried—ss. 58-74.
 - (4) Principles upon which compensation is to be assessed—ss. 75–78.
- (5) Settlement of claims for compensation ss. 79-95.
- PART IV.—LIMITING THE DURATION OF AGREE-MENTS PROVIDING FOR AN ABATEMENT OF RENT—s. 96.

PART

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PART I.

EXTENSION OF THE PERIOD OF SIX O'CLOCK CLOSING OF LICENSED AND REGISTERED PREMISES.

2. Subject to the provisions of Part III of this Act Extension of 5 relating to prohibition with compensation, the period six o'clock closing. during which, in pursuance of the referendum taken under the Liquor Referendum Act, 1916, all licensed premises and registered clubs shall be closed at the hour of six o'clock is hereby extended until a closing

10 hour therefor has been certified and published in the Gazette in pursuance of the referendum to be taken as hereinafter provided.

PART II.

REDUCTION OF THE NUMBER OF PUBLICANS' LICENSES.

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Preliminary.

3. This Part of this Act shall come into force on the Date of first day of January, one thousand nine hundred and commencetwenty, and, subject to the provisions of Part III of this duration. Act relating to prohibition with compensation, shall

20 remain in force for a period of three years from such date.

4. During such period the operation of Part IV of Suspension of the Principal Act and of the Liquor (Local Option) local option. Amendment Act, 1913, is hereby suspended.

5. No new publican's or colonial wine license (for Restrictions on 25 which application has not been made prior to the rublican's or twenty sixth day of November one the grant of new colonial wine twenty-sixth day of November, one thousand nine license. hundred and nineteen) shall be granted after the commencement of this Part except in pursuance of special 30 authority granted under the following section.

6. Where a petition is presented to the Governor Increase in asking that a license may be granted for certain specified number of licenses on premises, and such petition is signed by a majority in ground of number of the adult residents living in an area within a population. radius

Act No. , 1919.

Liquor (Amendment).

radius of one mile from the said premises, and it is shown by such petition that—

- (a) there has been a large increase of population in the said area since the first day of January, one
 - thousand nine hundred and nineteen, and that such increase of population is likely to be permanent;
- (b) there are insufficient licensed premises to meet public requirements within such area; and
- (c) no transfer of an existing license to the premises specified in the petition has been applied for,

the Governor shall refer such petition for inquiry in open court by a licensing court.

If, on such inquiry and after hearing evidence, the 15said court is of opinion that the petition should be granted, it shall make a recommendation to that effect to the Governor.

On the receipt of such recommendation, the Governor 20 may grant the petition, and shall so declare in the Gazette; and thereupon a license or a transfer of a license may be granted for the said premises.

7. In this Part of this Act, unless the context or Interpretasubject-matter otherwise requires,tion.

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- "The Board" means the Licenses Reduction Board to be constituted under this Act.
- "Elector" means person qualified to vote at a general election in the electorate.
- "Electorate" means each electoral district for the election of members to serve in the Legislative Assembly.
- "General election" means parliamentary general election for the return of members pursuant to writs issued upon the dissolution or expiry of the Legislative Assembly.
- "Minister" means the Attorney-General or other the Minister for the time being charged with the administration of this Act.
- " Mortgagee " includes a mortgagee of the land upon which any licensed premises are erected or of any estate or interest therein, and also the holder of any bill of sale or assignment by way of

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of mortgage of the lease, license, or goodwill of licensed premises, or of the stock in trade or furniture or other chattels thereon or belonging thereto.

"Owner" of licensed premises includes a cestui que trust and means the person for the time being entitled to receive either on his own account or as mortgagee or other incumbrancer in possession any rent or profits of such premises, or if he is absent from New South Wales means the attorney or agent of such person capable of giving a valid receipt for such rent or profits.

DIVISION 1.—Licenses Reduction Board.

(1) Constitution of the board.

158. (1) (a) For the purposes of this Part of this Act Appointment there shall be appointed and constituted on or before and constituthe first day of January, one thousand nine hundred Act No. 2,683 and twenty, a board to be called the Licenses Reduction (Vie.), s. 271. Board.

(b) Each member of the board shall receive such remuneration and allowances as the Governor shall fix, and shall not, save with the sanction of the Governor, engage in any business or employment other than the duties of his office as a member of the board.

25(c) The remuneration and allowances of the board and of the secretary and other officers hereafter mentioned shall be a charge upon and paid out of the compensation fund, hereafter provided for.

(2) Such board shall consist of three members Number of 30 who shall be appointed by the Governor and shall not members. be subject to the provisions of the Public Service Acts during their tenure of office.

(3) Any two members of the board shall form a quorum. quorum, and may, as a majority, exercise all or any 35 powers of the board :

Provided, however, that all of the members of the board shall be present when any determination is made having the effect of closing any licensed premises.

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(4) In the event of the illness or incapacity or Illness, &c., absence of any member, the Governor may appoint of member. another person to act as a member of the board during such illness, incapacity or absence, and such person

5 shall have all the powers of and perform all the duties of such member.

(5) The Governor may at any time remove any Removal and member or acting member of the board, and may fill up vacancies. any vacancy occurring in the board from any cause 10 whatsoever.

(6) There shall also be appointed by the Governor, Officers. on the recommendation of the Public Service Board. a secretary to the board and such other officers as the Governor thinks necessary, who shall hold office during

15 the pleasure of the Governor. Such secretary and other officers shall receive such remuneration and allowances as shall be fixed by the Public Service Board, and shall be subject to the provisions of the Public Service Acts during their tenure of office.

(2) Jurisdiction and procedure of the board.

9. It shall be the duty of the board during the Duties of aforesaid period of three years and subject as hereinafter board. provided,-(4).

(a) to reduce the number of publicans' licenses in

- New South Wales to the extent that the moneys to the credit of the compensation fund hereinafter provided will allow of compensation being paid thereout to the owners, lessees, sublessees, and licensees of licensed premises which under this Act are deprived of a license and are the subject of compensation;
- (b) to determine which of the licensed publican's To select premises in any district shall be so deprived of houses to be a license; and
- (c) to assess in accordance with this Part the To fix comamount of compensation payable in respect of pensation. any licensed premises deprived of a license by the board in pursuance of this Part.

10. The board may, during the said period of three Reduction of 40 years, reduce by a number not exceeding one-fourth the licenses.

publicans'

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publicans' licenses in force in any electorate in which there is in force a number of publicans' licenses exceeding the statutory number as hereinafter ascertained :

Provided that such reduction shall not reduce such 5 number below the said statutory number.

11. Subject to the last preceding section, the number Statutory of publicans' licenses in any electorate shall not number. exceed-Ibid. s. 37.

- (1) in the case of an electorate for which five members are returned to the Legislative Assembly, one for each two hundred and fifty of the first one thousand electors for the time being on the electoral roll for such electorate. and a further three for each subsequent two thousand of such electors; and
- (2) in the case of an electorate for which three members are returned to the Legislative Assembly, one for each two hundred and fifty of the first one thousand of such electors, and a further one for each subsequent five hundred thereof-

and the total number so calculated is in this Part called the statutory number for such electorate.

- 12. The board in its discretion at the request of the surrender 25 owner and licensee and of the lessees, sublessees. and and cancellation mortgagees (if any) of licensed premises may at any time of publicans' determine that the license of such premises shall, licenses by subject to the provisions of this Part, cease to be in cf. Ibid. force, and may assess the amount of compensation s. 272, vide.
- 30 in accordance with the provisions of this Part and authorise the payment of such amount out of the compensation fund hereinafter referred to, either forthwith or as soon thereafter as there is money available for the purpose.
- 35 13. (1) If at any time the moneys in the compensa-Advances tion fund are insufficient for the payment thereout of out of Consolidated compensation as and when the same becomes payable to Revenue any claimant under this Part, the Minister may advance Fund to compensation out of the Consolidated Revenue Fund to the compensa- fund.
- 40 tion fund any moneys required to enable such payments to be made.

(2) Any moneys so advanced shall be a first charge upon the compensation fund and shall be refunded

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refunded thereout to the Consolidated Revenue Fund so soon as the moneys in the compensation fund are sufficient for such purpose.

14. (1) For the purposes of executing any of the Powers and 5 powers, duties, and authorities conferred upon it the authority of board. board may-Ibid. s. 273.

- (a) summon any person to appear and give evidence, and to produce books, papers, writings, or documents, and (in case of a licensee or his executor or administrator) copies of his own income tax returns or those of the testator or intestate as the case may be, and may hear, receive, and examine evidence upon
- oath; (b) require the production or transmission to the board of any income tax returns in the custody of the Commissioners of Taxation made by or on behalf of any person who is or has at any time been the licensee of any licensed premises, which return the Commissioners of Taxation are hereby authorised and required to produce or transmit to the board, anything in any other Act to the contrary notwithstanding.

(2) The board may, if it thinks fit, hear any Board may 25 proceeding under this Part in camera, and shall in any sit in camera. event treat as confidential the contents of any income

tax return or copy thereof so produced or transmitted.

(3) Any person who—

Wilful misbehaviour,

- (a) wilfully misbehaves himself before the board; &c.
- (b) wilfully interrupts the proceedings; or
- (c) is guilty of wilful prevarication in giving evidence; or
- (d) on being summoned by any member of the Refusal to board to appear before the board as a witness, ^{obey}_{subpena}. and having had a reasonable sum tendered to him for his expenses, without lawful excuse refuses or neglects to appear at the time and place appointed by the summons or to produce any books, papers, writings, or documents, or to produce or transmit to the board any income tax returns or copies thereof mentioned in the summons; or
- (e) refuses to be sworn, or who refuses or neglects Refusal to be without lawful excuse to answer any question sworn. which

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which is put to him and to which an answer is required by the board,

shall be liable to a penalty not exceeding twenty pounds. Penalty. (4) Every person appearing before the board Right of

5 shall have the right to be represented by his counsel or appear by attorney. counsel, &c.

15. The board shall as occasion requires hold sittings, Deprivation whether within or without an electorate, for the purpose sittings. of determining which of the licensed publicans' premises Ibid. s. 274. 10 situate therein shall be deprived of a license.

16. (1) In carrying out the reduction of the number Consideraof publicans' licenses the board, in determining what tionsinfluenc-ing the board licenses shall cease to be in force, shall for the purpose in reducing of the said reduction cause a classification of licensed the number of licenses. 15 publicans' premises to be made as hereinafter provided. Ibid. s. 276.

(2) The said classification shall include licensed premises to which the following conditions, or any of them, apply :---

> (a) There have within the three years next preceding the determination of the board been either two convictions for one of the following offences or one conviction for two of such offences made against the same or different licensees of the same premises, that is to say :--

- (i) selling or allowing to be sold any liquor to persons under the age of eighteen years or to prohibited persons;
- (ii) selling or allowing to be sold liquor to persons in a state of intoxication;
- (iii) allowing gaming to be carried on on the premises;
- (iv) permitting the premises, or any portion thereof, to be used for purposes of prostitution ;
- (v) permitting drunkenness on the premises; (vi) letting or subletting any bar, or the right
 - to sell liquor on the premises; or
 - (vii) selling liquor in prohibited hours; or
- (b) there has, within the said three years, been a conviction of any licensee of the premises for any one of the said offences;
- (c) it is proved that the business in the premises is so badly conducted as to be a serious inconvenience to persons requiring accommodation, or

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or a nuisance to neighbours, or that the premises are insufficiently provided with proper sanitary conveniences.

(3) In carrying out the said reduction the board, 5 in determining what licenses shall cease to be in force, shall-

- (a) consider the convenience of the public and the requirements of the several localities in the electorate; and
- (b) subject to the above consideration, deal in the first place with the licenses of premises to which paragraph (a) of the last preceding subsection applies, and in the second and third places respectively with those to which paragraphs (b) and (c) of such subsection respectively apply.

17. (1) Except as provided by section thirteen no owners and licensed premises shall be deprived of their license by licensees to be summoned the board unless the licensee thereof and (if the licensee to show

- 20 is not the owner) the owner thereof has been served cause. with a summons, at least fourteen days before the cf. Ibid. date of hearing therein fixed, to show cause why such licensed premises should not be deprived of their license.
- 25 (2) (a) An officer of the board shall serve such Service of summons or cause it to be served, and such summons summons. shall, until the Governor has under the powers contained in the Principal Act prescribed otherwise, be in the form or to the effect contained in Schedule One hereto, and such
- 30 summons may be served by being sent in duplicate as a registered post letter to the last known address of each person to be served therewith.

(b) If the owner's address for service cannot be ascertained, service may be made upon his authorised 35 agent; or if the name or address of such agent cannot be ascertained a copy of the summons for the owner may be left with the licensee addressed to the owner; and such licensee shall forthwith serve personally upon or send such copy as a registered post letter to the owner

40 addressed to his last address known to such licensee; and in each of such cases the summons shall be deemed to have been duly served upon the owner. (c)

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(c) No objection shall be held good to the No objection form, effect, validity or sufficiency of any summons so to form of summons. long as it is in the form or to the effect contained in the said Schedule, or prescribed as aforesaid.

(3) All lessees, sublessees, and mortgagees of Service on such licensed premises shall be served with a copy of mortgagee. such summons or with a sufficient notice thereof in such manner as the Governor may by regulation prescribe.

18. (a) The board, after hearing what (if anything) Board to 10 is alleged by or on behalf of the owner, licensee, lessee, houses are to decide which sublessee, and mortgagee respectively, and what (if be deprived anything) is alleged by or on behalf of any inspector, licenses. and if it thinks fit, after a view of such or any other Ibid. s. 278. licensed premises, shall decide which licensed premises

15 shall be deprived of their licenses in terms of this Act.

(b) The board in any proceeding before it may hear any matters, and the respective parties thereto, in such order and by such method of procedure as to the board seems fit.

20 **19.** So soon as the board has decided which licensed Owners and premises shall be deprived of their licenses an officer of licensees to be notified of the board shall serve or cause to be served upon the deprivation. respective owners and licensees, lessees, and sublessees Ibid. s. 279. of such licensed premises as are to be deprived of their

25 licenses and upon the respective mortgagees of such persons a notice informing them of the decision of the board.

The provisions of section seventeen relating to the service of a summons to show cause why any licensed

30 premises should not be deprived of their license shall, so far as is practicable, apply to the service of the notice of such decision.

DIVISION 2.—Compensation.

20. The board shall as soon as practicable assess Valuation of 35 the maximum amount of compensation payable in compensation respect of each and every licensed publican's premises Ibid. s. 281. deprived of a license to-

> (1) the owner of the freehold of such premises, and any lessee or sublessee thereof (other than a

lessee

lessee or sublessee by way of mortgage) by reason of the diminution in value of such premises owing to their being deprived of a license; and

(2) the licensee of such premises for the annulment of his lease or agreement and the loss of his license and business.

21. (1) The compensation payable to such owner, Compenlessee, and sublessee shall be the difference between sation to owner, the average net yearly rent (provided such rent lessee, and 10 was a fair rent) in the case of premises licensed before sublessee. the first day of January, one thousand nine hundred and seventeen, for the three years immediately preceding the first day of January, one thousand nine hundred and twenty, or, in the case of premises licensed after the 15 thirty-first day of December, one thousand nine hundred

and sixteen, for the period not exceeding three years immediately following the grant of the license (or, if the owner was also the licensee, upon the fair net rental value during the said period, as the case may be), and the 20 average fairnet yearly rent which could or would probably

have been obtained for the premises if unlicensed :

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Provided that where any abatement of rent has been made under the provisions of the Liquor (Amendment) Act, 1916, the board shall take as such basis the

25 difference between the yearly rent payable immediately prior to such abatement having been made (provided that such rent was a fair rent) and the fair net yearly rent which at that time could or would probably have been obtainable for the premises if unlicensed.

30 (2) If claims are also made by a lessee from such owner or by sublessees, or by a lessee and also by sublessees, the claims of the owner and of all lessees and sublessees in respect of the same licensed premises shall be heard together as if all such claims constituted 35 one claim.

(3) Where by reason of the existence of a lease or by the existence of a sublease or subleases there are more claims than one in respect of licensed premises, the court shall by its award distribute, in such manner 40 as it deems just and equitable, among the several

claimants the amount awarded as compensation.

Ibid. s. 281.

22.

22. (1) The compensation payable to the licensee Compensashall in respect of each year or part of a year of the licensee. unexpired term of his tenancy (not exceeding three Ibid. s. 281.

years) remaining at the date of payment of com-5 pensation, be the average annual net profit received by the licensee or licensees for the time being of the premises for each of the three years immediately preceding the first day of January, one thousand nine hundred and twenty, where such premises were licensed

10 before the first day of January, one thousand nine hundred and seventeen, or for the period not exceeding three years immediately following the grant of the license where such premises were licensed after the thirty-first day of December, one thousand nine hundred

15 and sixteen.

(2) In determining the amount of such net profit the board shall take into consideration the income earned by any licensee of the premises during the said three years or the said period as the case may be; and

20 for such purpose any person who is or at any time during the said three years or period was a licensee of such premises shall, as and when required by the board, furnish to the board a duplicate copy of any income tax return verified by a statutory declaration of such

25 licensee, and it shall not be lawful for the licensee or any subsequent licensee to question or deny at any time the accuracy or truth of any statement in such verified copy. Any such licensee on applying to the Commissioners of Income Tax may inspect his own returns and 30 make a copy thereof.

(3) If the licensee is also the owner he shall be entitled to compensation as owner and also to compensation as licensee, as if he were a tenant, but in ascertaining such net profit a fair and proper sum shall be 35 deducted therefrom as rent.

23. (1) The compensation payable as aforesaid shall, Fair subject to the two last preceding sections, be determined at date of by the board in every case on a fair and equitable payment. basis, but shall in no case exceed the amount of such Ibid. ss. 281, 40 valuation or sum as would be a fair compensation at the date of payment.

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(2)

(2) The board in determining the amount of Regard to be compensation to be paid to the owner, lessee, sublessee mortgagees. and licensee of any licensed premises deprived of a license shall have regard also to the rights of any , mortgagee whose security will be depreciated in value

by such deprivation.

24. Every determination of the board shall be final Determination and conclusive, and shall not be questioned in or final. reviewed or amended by any court whatsoever. Ibid. s. 282.

25. At any sittings of the board held for any pur- Unnecessary to 10 pose whatever, no objection on behalf of any person served that a summons has not been served on any in case before the board. other person shall be allowed.

26. The board may at any time, if it thinks fit, rehear Power to 15 any matter which has been heard and determined by it. rehear.

27. No determination, order, or proceedings under No certiorari. any of the provisions of this Part shall be removed or Ibid. s. 284. removable by certiorari or otherwise into the Supreme Court for any want or alleged want of jurisdiction, or

20 for any error or alleged error of form or substance, or on any ground whatsoever.

28. If any question of law arises in any proceedings Stating case before the board, the board may, if it thinks fit, state a for Supreme case for the determination of that question of law by the 25 Supreme Court.

29. (1) When any compensation is awarded by the Notice of board to the owner, lessee, sublessee and licensee, or any compensation or either of them, six weeks' notice of the amount of the *Ibid.* s. 286. compensation shall before the same is payable be given

30 by an officer of the board by advertisement in the Government Gazette and in some newspaper circulating in the electorate where the premises are situated.

(2) (a) Every mortgagee from such owner, Mortgagee to lessee, sublessee or licensee shall have a lien upon the compensation. 35 amount payable as compensation to the mortgagor for the amount of the mortgage debt (including interest, costs, charges, and expenses) upon giving notice in writing to the secretary of the board within one month from the date of such advertisement or within such 40 extended time as the board shall allow, and thereupon the same shall, unless otherwise ordered by a judge of the

Ibid. s. 283.

the Supreme Court on application as hereinafter mentioned, be a first charge on the compensation, which shall not be paid to the mortgagor unless with the consent in writing of the mortgagee :

- Provided that where the amount of the compensation 5 is less than the aggregate amount of the mortgage debt (including interest, costs, charges and expenses) and the capital invested by the mortgagor in the mortgaged premises and business, such compensation shall be
- 10 apportioned pro rata between such mortgage debt and such capital, and the mortgagee's lien shall extend only to so much of the compensation as is apportioned to the mortgage debt.
- (b) Upon receipt of such notice the secretary Dispute 15 shall forthwith send a copy thereof to such mortgagor, between mortgagee who, if he disputes the title of the mortgagee or the and owner amount of the mortgage debt, may within fourteen decided in a summary days after the service of such notice as aforesaid, and way. upon notice to the mortgagee, apply by summons or
- 20 otherwise in a summary way to a judge of the Supreme Court for a determination of such dispute, and the judge may make such order with respect to the compensation money, or in the premises, and with respect to costs as he thinks fit.
- (3) If no such application by the mortgagor Payment to 25 is made, or subject to any order that such judge may mortgagee. make, the payment or tender of such amount to the mortgagee shall be deemed to be payment or tender to the mortgagor.
- **30.** (1) At any time after the amount of compensa- Payment or 30 tion determined in accordance with the provisions of tender of compensathis Part is payable to the party entitled to the same, tion. payment or tender thereof may (subject to the pro- Ibid. s. 287. visions of the last preceding section) be made to such
- 35 party personally, or if it is made to appear to any member of the board that such party cannot be found, then such member may direct the compensation due to such party to be paid into the Treasury in trust for such party, his executors, administrators or assigns.
- (2) The license in respect of the said premises Date of 40 shall cease to be in force at the expiration of the closing. current year of the period thereof or at the expiration of six months after the determination of the board depriving such premises of their license (whichever 45 shall be the longer period):

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Provided

Provided that no licensed premises shall be closed in pursuance of any determination of the board until the expiration of twenty-one days after the compensation due to such party has been tendered or paid as aforesaid :

Provided also that in respect of any additional period 5 during which such license shall continue to be in force under the last preceding paragraph a license fee and a compensation fee (as hereinafter provided), proportionate in amount to the fees paid in respect of the last preceding 10 year, shall be payable.

(3) Notwithstanding any covenant or agree- Cancellation ment to the contrary when any licensed premises are of lease or tenancy. under the provisions of this section deprived of their license, and the owner thereof is not also the licensee,

15 the term of the lease or agreement under which the licensee or any intermediate lessee or sublessee holds the same shall, if either the owner or the licensee, within Determinathree months after the license has ceased to be in force tion of term. under the provisions of this Part, by written notice to the

20 other so elect, be deemed to have been determined by effluxion of time as from the date of such notice.

31. (1) For the purposes of this Part any member of Admission to the board, or any person authorised by it in writing, may licensed premises by enter any licensed premises at any time by day or night. board or

(2) If admittance to such premises be refused, ^{authorised} 25 or unreasonably delayed, after demand made by such Ibid. s. 290. member or person as aforesaid, the licensee of such premises, and every person who wilfully refuses or delays such admittance, shall be liable to a penalty not 30 exceeding fifty pounds.

Compensation fund.

32. (1) To provide for the payment of the compen-Compensation (if any) which may be granted by the board to be established the owners, lessees, sublessees, or licensees of licensed lished. 35 publicans' premises deprived of licenses by the board, a Ibid. s. 308. special trust fund, to be called "The Compensation

Fund," shall be formed in the Treasury.

(2) Besides paying the license fee payable Compensaannually under the provisions of section twenty-one of be paid the Principal Act on on before the day the day of the paid 40 the Principal Act on or before the due date for such annually. payment, every person who was the holder of a publican's license on the first day of January in any year shall, on or before the thirty-first day of March in that year, pay to

to the Colonial Treasurer or officer authorised to receive fees under the Principal Act a compensation fee, which shall be placed to the credit of the said compensation fund.

(3) The said compensation fee shall consist of a Amount 5 sum equal to three pounds per centum on the gross thereof. amount (including any duties on liquor) paid or payable for all liquor delivered upon or purchased for the licensed premises during the twelve months ended on the last day of December preceding the said thirty-first

- 10 day of March. The amount of the said compensation fee shall be fixed by the board at a sitting to be held, if practicable, not later than the last day of February in each year:
- Provided that the board shall have power to adjourn 15 the date of any such sitting, and to extend the time for receipt of the information hereinafter specified, and to extend the time for payment of the said compensation fee to such date as the board may in its discretion determine.

20 (4) In the event of no information or insuffi- Compensa. cient information being produced to the board to enable assessed the board to fix the amount of such compensation fee, where the board shall finally and conclusively fix the amount information thereof at such sum as the board thinks fair and available. 25 reasonable.

33. Any licensee paying any such compensation Licensee to fce, if he is not the owner of the premises in respect bear oneof which such sum is so paid, shall, notwithstanding compensation any agreement to the contrary, whether made before, fee. 30 on, or after the first day of January, one thousand *Ibid. s. 309.* nine hundred and twenty, be entitled to deduct from any rent payable by him in respect of such premises, or to recover from the owner of the same in any court of competent jurisdiction, a sum equal to two-thirds of the 35 compensation fee paid by him; and notwithstanding any such agreement, where such sum is so deducted from any rent payable to an owner of the premises, or paid by or recovered from such owner, and such owner is himself a

tenant of another person who is an owner within the 40 meaning of this Part, such tenant may in like manner deduct from any rent payable by him or may recover as 5 - Baforesaid

insufficient

aforesaid a sum equal to the amount so deducted or paid or recovered, and so on until the owner to whom the rent is payable is not himself a tenant of another person.

34. Any lessee under a building lease, or assignee of Lessee of 5 such lease, of land upon which licensed premises are lease or erected, shall be deemed to be the owner of such premises, assignee thereof to be and such lessee or assignee, as the case may be, shall be deemed liable to be called upon to pay the compensation fee owner. provided by this Part, and shall upon such payment be 10 entitled to any compensation payable to the owner of

such premises under any determination of the board :

Provided that the lessor under such building lease may at his option elect to make the payments provided by this Part in lieu of such lessee or assignee, and to receive 15 such compensation, and thereupon shall for the purposes

of this Part be deemed to be the owner of such premises.

35. (1) Every person who is a licensee on the Licensee to first day of January in any year shall during that furnish particulars month forward to the board a statutory declaration or of liquor 20 statutory declarations setting forth with regard to the purchases. *Libid.* s. 310. twelve months ended on the preceding thirty-first day of December as nearly as practicable, or if liquor has not been delivered or purchased during the whole of such period then with regard to any shorter period pre-25 ceding the last-mentioned date during which liquor has been delivered or purchased—

- (a) the gross quantity of liquor of various kinds delivered upon or purchased for the licensed premises of which he was on the first day of January the licensee and the total amount paid or payable therefor, including any duties thereon;
- (b) the quantity of each of the said various kinds of liquor and the amounts paid or payable therefor respectively, whether purchased in New South Wales or elsewhere; and
- (c) the names and addresses of the persons or firms who sold such various kinds of liquor.

(2) For the purposes of subsection one of this Transferor to 40 section every transferor of a publican's license shall furnish transferee furnish his transferee (if so required by him) with a with

statutory statutory declarations.

building

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statutory declaration or with statutory declarations made by such transferor and by the preceding licensee or licensees (if any) of the licensed premises during the period commencing on the preceding first day of January 5 setting forth with respect to the said period all of the

particulars required by the said subsection.

(3) Where the compensation fee payable in Cancellation respect of a licensee's premises is not paid on or before of license for the date herein before provided and no extension of time of compensa-

10 for such payment has been granted by the board, then tion fee. the license of such premises shall, at the discretion of the board, be declared to be cancelled and shall thereupon become null and void :

Provided that the board shall not exercise its powers 15 under this section without giving fourteen days' previous notice to the owner of such premises, or, if such owner cannot be found, to any intermediate lessee thereof. Such owner or lessee may pay to the Minister or officer authorised as aforesaid the compensation fee and there-20 upon such cancellation shall not take place.

(4) Upon payment of the compensation fee by the owner or lessee under the last preceding subsection, such owner or lessee may, in any court of competent jurisdiction, recover from the licensee one-third of the 25 amount so paid.

(5) No licensed publican's license shall be transferred under section thirty-seven of the Principal Act by the person who held such license on the preceding first day of January unless evidence is furnished to

30 the licensing magistrate to whom the application for transfer is made that all compensation fees payable in respect of the licensed premises have been paid or unless the consent in writing of the board to such transfer is produced.

36. For the purpose of enabling the board to fix the Power of 35 said fee the board may at any time by order in writing obtain require any spirit merchant or brewer or person or firm statements from carrying on business in New South Wales to state, in merchants such form as may be prescribed by regulations, the and brewers. 40 name and address of every licensed publican to whom Ibid. s. 311.

such

non-payment

such merchant or brewer or person or firm sold liquor during the twelve months ended on the preceding thirtieth day of December.

Such statement shall show the quantity and nature 5 of liquor so sold in each case and the price paid or payable therefor.

Every such spirit merchant or brewer or person or firm who fails within fourteen days after such order to furnish such statement, shall be liable to a penalty not 10 exceeding one hundred pounds for every such failure.

PART III.

REFERENDUM ON THE QUESTIONS OF PROHIBITION WITH COMPENSATION AND OF THE HOUR AT WHICH LICENSED AND REGISTERED PREMISES SHALL BE CLOSED.

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(1) The taking of a vote by ballot.

37. (1) On a day to be proclaimed by the Governor, Appointment being a day not later than one year and six months after of a day for the vote. the coming into force of this Act there shall be taken a

20 vote by ballot on the two following questions—

- (a) whether prohibition with compensation shall come into force throughout New South Wales; and
- (b) at what hour licensed premises and registered clubs shall be closed.

(2) For such purpose the Governor shall issue a writ returnable on a day not later than the eightyeighth clear day after the issue thereof and directed to the chief electoral officer for the taking of such vote by

30 ballot. Such writ shall appoint a day not more than fifty-three days after the issue of such writ for the taking of such vote.

38. On the day of such vote no licensee or secretary Licensed of a registered club shall keep his premises open for the premises to 35 sale of liquor, or shall sell any liquor or permit the same voting day

to be consumed on the said premises within the meaning of the Principal Act, and if any licensee or secretary offends against the above provision he shall be liable to the same penalty as for an offence against section fifty-40 seven of the said Act. 39.

39. The persons entitled to vote at such ballot shall who may be those entitled to vote at an election of members of vote. the Legislative Assembly, and no others :

Provided that any returned sailor or soldier, as defined 5 by section two of the Returned Sailors and Soldiers Voting Act, 1919, shall be entitled to vote at such ballot, if he is free from all the disqualifications mentioned in subsection twenty of the Parliamentary Electorates and Elections Act, 1912 (and the provisions of that sub-

10 section shall, mutatis mutandis, apply to the qualification for voting under this Part):

Provided further that any such sailor or soldier, who shall not have returned to New South Wales before the day of such vote by ballot and who is free from the

15 disqualifications aforesaid, may vote at such ballot in accordance with regulations to be made by the Governor in that behalf.

40. The chief electoral officer and all returning Electoral officers and other officers and persons appointed under officers and

20 the Parliamentary Electorates and Elections Act, 1912, places. as amended by the Parliamentary Elections (Amendment) Act, 1918, shall act in the taking of the vote under this Part.

Polling-places under the abovenamed Act shall be 25 polling-places for the purposes of this Part; but additional polling-places may be appointed by the Governor.

41. Such polling-places shall be open for voting Hours of under this Act from eight o'clock in the morning until voting. seven o'clock in the afternoon :

30 Provided that if at seven o'clock in the afternoon any elector is in the polling-place and desiring to vote, his vote shall be taken, for which purpose the polling-place shall not close until such elector has voted.

42. The provisions of sections ninety-seven and Provision as 35 ninety-eight, and sections one hundred and fifteen to to voting. one hundred and twenty inclusive (absent voters) of the

Parliamentary Electorates and Elections Act, 1912, as amended by the Parliamentary Elections (Amendment) Act, 1918, shall apply, mutatis mutandis, to voting 40 under this Part.

43. If any person votes more than once at a poll Penalty for under this Part he shall be liable on summary conviction voting twice. to a penalty not exceeding one hundred pounds, or to three months' imprisonment. **44.**

44. There shall be two voting-papers marked "A" Votingpapers. and "B" respectively, and in the form set out in Schedule Two to this Act, but voting papers for absent voters shall be headed "absent voters" voting-paper.

45. An elector shall vote under this Act as follows :- Method of 5

- (1) He shall insert in the voting-paper marked voting. "A" and opposite to the word "Yes" or to the word "No" a cross (thus, X), thereby indicating whether he is in favour of or against prohibition with compensation.
- (2) He shall insert in the voting paper marked "B" and opposite to the words "Six o'clock" or to the words "Nine o'clock" a cross in similar manner, thereby indicating the hour at which he desires that licensed and registered premises should be closed.

46. The returning officer or his deputy who takes the scrutineers. poll under this Part at any booth may appoint for such

booth two scrutineers—one to act for licensed publicans 20 and one to act for temperance organisations; and shall in making such appointments first consider any nominations made to him by such publicans and organisations within the electorate.

Every such scrutineer shall be entitled to be present 25 in that part of the polling-booth at which voting-papers are received.

Every scrutineer, before acting as such at any pollingbooth, shall make and sign before the returning officer a declaration in the form prescribed by regulations under 30 this Part.

47. The returning officer of each electoral district Counting of shall, after the close of the voting in that district, votes.

examine the voting-papers for the district, and his deputies shall, after rejecting all invalid voting-papers,-

- (1) take the voting-papers marked "A" and count the number of votes given for "Yes" and for "No" respectively;
 - (2) take the voting-papers marked "B" and count the number of votes given for "Six o'clock" and for "Nine o'clock" respectively; and

(3)

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(3) seal up all voting-papers in packages, in accordance with the provisions of Schedule Three to this Act, and forward them with a statement of the result of such counts to the chief electoral officer.

48. The chief electoral officer shall examine such Method of dealing with voting-papers, and shall deal with them as provided in votingpapers. Schedule Three.

4O. Any voting-paper shall be invalid—

Invalid

- (1) from which any initial letter or mark required papers. to be written, printed, or punctured thereon is absent or has been erased, obliterated, or torn; or
- (2) in which a cross is not placed opposite, or substantially opposite, to the word "Yes" or to the word "No," or to one of the two specified closing hours, as the case may be.

50. On so dealing with the voting-papers the chief Certificate of electoral officer shall certify officer.

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(1) the number of valid votes cast for "Yes" and of those cast for "No" respectively; and

(2) the number of valid votes cast for "Six o'clock" and of those cast for "Nine o'clock" respectively-

25 and shall forward his certificate to the Governor, who shall thereupon publish the same in the Gazette.

51. If an absolute majority of votes is thereby shown Determinato have been recorded for "No," the determination of tion in favour the electors shall be deemed to be in favour of continu- continuance.

30 ance, and the trade in alcoholic liquor shall continue to be regulated under the Principal Act and any Acts amending the same.

52. If an absolute majority of votes is shown to have Determinabeen recorded for "Yes," the determination of the favour of

- 35 electors shall be deemed to have been in favour of prohibition with prohibition with compensation, and shall come into force compensaon a day to be proclaimed by the Governor, being a day ^{tion}. not later than six months next after the day on which such vote is taken, and shall take effect throughout New
- 40 South Wales in accordance with the provisions hereinafter contained.

chief electoral

53.

, 1919. Act No.

Liquor (Amendment).

53. The closing hour for which an absolute majority Closing hour of votes is shown to have been recorded shall be the premises and hour at which, under and subject to the said Acts, all registered clubs. licensed premises and registered clubs shall be closed. and such closing hour shall come into force upon the

publication in the Gazette of the aforesaid certificate :

Provided that if the determination of the electors shall be in favour of prohibition with compensation this section shall take effect only until such determination 10 comes into force as aforesaid.

54. The provisions of the Parliamentary Electorates Application and Elections Act, 1912, and any Act amending the of Electoral same, and all regulations thereunder relating to rolls

of electors and to elections to the Legislative Assembly 15 shall so far as applicable, mutatis mutandis, but subject to the provisions of this Part, apply to the referendum

under this Part and all proceedings thereat:

Provided that in lieu of the corresponding provisions of the said Act the supplemental roll for a district 20 shall be exhibited at the offices of the registrar and deputy registrars for seven days after the issue of the writ, during which time objections may be lodged.

The list of the names of persons against whom objections have been so lodged shall be exhibited at the 25 said offices within ten days after the date of the issue of the writ.

The revision court shall in each district be held not sooner than twelve nor later than twenty-one days after the issue of the writ.

30 55. The Governor may, subject to this Part, make Regulations. such regulations as he may think necessary for the purpose of carrying out the provisions of this Part, and in particular for-

regulating the printing, marking, and supplying voting-papers;

prescribing the manner in which votes may be given ;

providing for the disposal of the voting-papers;

prescribing the duties of officers; and

40 prescribing the forms to be used.

The Governor may in such regulations impose any penalty not exceeding twenty pounds for any breach thereof. (2)

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(2) Effect of prohibition with compensation.

56. (1) On the coming into force of a determination Effect of in favour of prohibition with compensation all licenses with compenof any description shall lapse, unless sooner forfeited or sation. 5 determined in due course of law. cf. 1918, No.

11 (N.Z.), (2) While any such determination remains in s. 20. force it shall not be lawful to grant or renew in any part of New South Wales any publican's license, certificate

of registration of any club, colonial wine license, 10 brewer's license, spirit merchant's license, packet license, license to sell liquor at a railway refreshment room or stall, distiller's license, booth or stand license, or any other description of license.

57. (1) At all times, while no licenses exist in New Offences with 15 South Wales by virtue of such determination, it shall be manufacture, unlawful for any person to have in his possession, or to sale, or import into New South Wales, or to manufacture or sell liquor while intoxicating liquor of any description.

(2) Nothing in this section shall extend or apply cf. Ibid. s. 21. 20 to the importation, manufacture, or sale, or possession, in accordance with regulations made by the Governor in that behalf, of intoxicating liquor for medicinal. scientific, sacramental, or industrial purposes, exclusively.

(3) Any person who in breach of this section 25 imports, manufactures, sells, or has in his possession any intoxicating liquor, or who attempts to commit any such offence, or who aids, abets, or procures the commission of any such offence, shall be liable on summary conviction to a fine not exceeding one

30 hundred pounds in the case of a first offence, and to a fine not exceeding two hundred pounds or imprisonment for any term not exceeding three months or both in the case of a second or any subsequent offence against this section, whether of the same or of a different kind.

35 Where the defendant is a body corporate the penalty shall be a fine not exceeding two hundred pounds in the case of the first offence, and a fine not exceeding one thousand pounds for a second or any subsequent offence.

prohibition in force.

(3)

(3) Compensation, if prohibition with compensation is carried.

58. In this Part of this Act, if not inconsistent Interpretawith the context,-

- "Employee" means a person who for a period of cf. Ibid. s. 23. not less than three years before the date of the said vote by ballot was regularly employed in or upon the premises of his employer.
 - "Minister" means the Colonial Treasurer.

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"Prescribed" means prescribed by this Part or any 10 regulation thereunder.

59. (1) If there is a determination as aforesaid in Compensafavour of prohibition with compensation, then the paid out of persons and classes of persons hereinafter named (but no Liquor Trade Compensa-

- 15 others) shall be entitled to compensation, to be assessed in tion Account. the manner and subject to the limitations defined in this cf. 1614, s. 24. Part by a court constituted as hereinafter provided, and to be paid by the Minister out of moneys to be appropriated by Parliament for that purpose.
- (2) The Minister, with the approval of the Authority to 20Minister Governor, may at any time after such determination to borrow borrow, on the security of and charged upon the public for purposes of compensarevenue of New South Wales, such sums of money as tion. may be necessary for the purposes of this Part.
- (3) All moneys raised under the authority of Liquor Trade 25 this section shall be paid by the Minister into a tion Account. special account of the public account to be known as the Liquor Trade Compensation Account.
- (4) All moneys standing to the credit of the Purposes for 30 Liquor Trade Compensation Account may, without in such further appropriation than this section, be expended for account may be expended. any of the following purposes :---
 - (a) For the payment of compensation as herein provided for in the event of a determination in favour of prohibition with compensation.
 - (b) For the payment of interest and other charges in respect of moneys borrowed under the authority of this section.

(5) (a) The Governor shall as soon as practicable 40 after the commencement of this Act appoint a board to be called the Compensation Assessment Board. (b)

(b) The provisions of section eight shall apply as nearly as may be to the constitution of the board and the appointment of a secretary and other officers.

5 (c) The board shall proceed forthwith to hold an inquiry for the purpose of determining the amount which, in its opinion, will be required for the payment of compensation under this Part.

(d) Such inquiry shall be held either in open 10 court or in camera, or partly in open court and partly in camera, as the board shall think fit.

(e) The board shall have the powers of a commissioner under the Royal Commissioners Evidence Act, 1912.

15 (f) Upon the conclusion of such inquiry the board shall forthwith send to the Governor a report containing a summary of the evidence taken in the course of such inquiry and the finding of the board as to the sum which in its opinion will be required for the 10 payment of such compensation.

(g) The Governor shall thereupon publish in the Gazette the said finding of the board.

Classes of persons entitled to compensation.

Brewers.

- 25 60. Brewers shall be entitled to claim and to Compensation have assessed compensation in respect of the following to brewers. subject-matters, but not otherwise :--
 - (a) Depreciation of the value of the lands and buildings occupied and used as a brewery in
 - cluding lands adjacent to the brewery and used in connection therewith.
 - (b) Depreciation of the value of machinery, plant, and fittings in and upon a brewery or land used in connection with a brewery.
 - (c) Termination of their trade as brewers of alcoholic liquors.

Maltsters.

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Maltsters.

61. Maltsters shall be entitled to claim and have Compensaassessed compensation in respect of the following subject-tion to maltsters. matters, but not otherwise :---5

(a) Depreciation of buildings, plant, and machinery owned by them and used for the manufacture of malt for mercantile purposes within the period of two years preceding the date of the said vote by ballot; and

10 (b) termination of trade.

Distillers.

62. Distillers shall be entitled to claim and to have compenassessed compensation in respect of the following sation to subject-matters, but not otherwise :---

- (a) Depreciation of the value of the lands and buildings occupied and used as a distillery including lands adjacent to the distillery and used in connection therewith.
- (b) Depreciation of the value of machinery, plant, and fittings in and upon a distillery or land used in connection with a distillery.
- (c) Termination of trade.

Winemakers.

63. Winemakers shall be entitled to claim and to Compensa-25 have assessed compensation in respect of the following winemakers. subject-matters, but not otherwise :--

- ef. Ibid. s. 25
- (a) Depreciation of the value of the lands and (7). buildings occupied by the claimant for winemaking, including adjacent lands and buildings used in connection therewith.
- (b) Depreciation of the value of plant, machinery, and fittings used by the claimant for winemaking within a period of one year preceding the date of the said vote by ballot.
- (c) Termination of trade if the winemaker has manufactured wine for sale within a period of one year preceding such date.

(d)

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(d) Depreciation (if any) of the value of all stocks of wine owned or held by the winemaker at such date.

Owners of the freehold and lessees and sublessees of licensed premises.

64. Owners of the freehold of the premises of Compensation licensed publicans and lessees of such premises, and and lessees of sublessees from a lessee or sublessee of such premises hotel (but not lessees or sublessees by way of mortgage), shall cf. *Ibid.* s. 25

10 be entitled to claim and to have assessed compensation (2). in respect of the following subject-matters, but not otherwise :-

- (a) Depreciation of the value of the estate or interest owned by the claimant in the land and buildings constituting the premises.
- (b) Depreciation of the value of plant, fixtures, and fittings in and upon the premises according to the interest of the claimant therein.

Owners, lessees, and sublessees of vineyards.

- 65. Owners of the freehold and lessees and sub- Compensation 20 lessees (other than lessees or sublessees by way of to owners of vincyards. mortgage) of vineyards the grapes produced on cf. Ibid. s. 25 which have been used principally for the purposes of (9). the manufacture of wine within the period of two years
- 25 preceding the date of such vote by ballot shall be entitled to claim and have assessed compensation only in respect of depreciation of the value of the freehold of the vineyard.

Licensed publicans.

66. Licensed publicans shall be entitled to claim and compensation to 30 have assessed compensation in respect of termination publicans. of trade of the licensed premises, but not otherwise. cf. Ibid. s. 25 (4).

Holders of colonial wine licenses, packet licenses, and spirit merchants' licenses.

67. Holders of colonial wine licenses, packet Compensa-35 licenses, and spirit merchants' licenses shall be tion to owners entitled to claim and have assessed compensation in licenses. respect

to owners

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respect of the termination of trade, and for depreciation in value of machinery, plant, and fittings used for the purposes of their trade in alcoholic liquor, but not otherwise.

5 68. Employees, as defined by section fifty-eight, Compensa-

- (a) brewers;
- (b) distillers :
- (c) winemakers;

(d) maltsters;

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- (e) owners (including lessees and sublessees) of vinevards:
- (f) licensed publicans;
- (g) colonial wine licensees;

15 (h) packet licensees; and

(i) licensed spirit merchants—

shall be entitled to claim and have assessed compensation in respect only of loss of opportunity of occupation.

Claimants in several capacities.

20 **69.** 'i he limitation aforesaid of subject-matters for Claims may assessment of compensation to each class of persons shall be made by claimants in rot operate to prevent persons of one class separately several claiming and being allowed compensation as being also persons of another class or classes. For example, a

25 brewer who is also the owner of licensed premises may claim and be allowed compensation in respect of the subject-matters defined for brewers, and may also (but by separate claims) claim and be allowed compensation in respect of the subject-matters defined for owners of 30 licensed premises.

Stocks of alcoholic liquor may be exported.

70. In the event of a determination in favour of Holders of stocks of prohibition with compensation no person, other than a liquor may winemaker as hereinbefore provided, shall be entitled to export.
35 compensation in respect of the stock of alcoholic liquor ^{cf. Ibid. s. 39}. held by him at the time when such determination comes into force; but every such licensee and every registered club shall be entitled to export from New South Wales such stock so held or any part thereof, 71.

in a little

employees. cf. *Ibid.* s. 25 (11).

Cancellation of lease.

71. Notwithstanding any covenant or agreement Cancellation to the contrary, if any license granted in respect of of lease.

- any licensed premises lapses by reason of the coming 5 into force of a determination in favour of prohibition with compensation, and the owner of such premises is not also the licensee, the terms of the lease or agreement under which the licensee or any intermediate lessee or sublessee holds the same shall, if either the licensee,
- 10 lessee, or sublessee, within three months after the license Determinahas so lapsed, by written notice to his lessor so elect, be tion of term. deemed to have been determined by effluxion of time as from the date of such notice.

Renewal of license in certain cases.

72. If a license expires after the date of such vote Renewal of 15 by ballot and before the coming into force of a determination in favour of prohibition with compensation, the holder of such license may obtain a renewal of same for such intermediate period upon payment of a proportion-

20 ate part of the annual fee payable in respect of such license.

Revision of certain contracts.

73. Where any contract for the sale or purchase of Revision of any alcoholic liquors or any materials, machinery, or certain contracts. 25 plant used in the manufacture thereof or in connection with the trade in alcoholic liquors-

(a) has been entered into before the commencement of this Act; and

(b) provides for the delivery of such liquors,

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materials, machinery, or plant after the commencement of this Act and either before or after the coming into force of a determination in favour of prohibition with compensation;

any court of competent jurisdiction may, on the appli-35 cation of any party to such contract and on notice to all the parties thereto, adjust the rights of such parties on such equitable basis, terms, and conditions as to such court may seem fit.

74. No compensation shall be payable under this No com-40 Part to any person, firm, or corporation whose principal personation place of business is outside of New South Wales.

payable to firms outside N.S.W. (4)

(4) Principles upon which compensation is to be assessed.

75. (1) Where under this Part compensation is Compensation payable in respect of the depreciation of the value of for deprecialand or of land and buildings together, including land of land and 5 adjacent thereto and used in connection therewith, the court shall determine the same according to the following rules :--

- (a) The court shall determine the extent (if any) to which the freehold of the land, or of the land and buildings together, is reduced in selling value by reason of the same being no longer capable of being used for purposes of trade in alcoholic liquor. The court shall for
 - (i) the extent (if any) to which the land, or the land and buildings together, can be profitably used for other purposes; and

this purpose take into account-

- (ii) the extent (if any) to which the land may be increased in value by the removal of the buildings or of the machinery and plant therein.
- (b) The court may award in respect of such depreciation of value such sum as it considers just and reasonable, not exceeding in any case one half of the capital value of the land, or of the land and buildings together.

(2) The claimant shall state in his particulars of claim the maximum amount at which he values such land, or land and buildings together, when used for 30 purposes other than trading in alcoholic liquors, and the Minister may at any time within six months after the date of such claim resume the same as for a public purpose under the provisions of the Public Works Acts at a price equal to such maximum amount.

35 (3) Where by reason of the existence of a lease or sublease (other than a lease or sublease by way of mortgage) there are more claims than one in respect of such land, or such land and buildings, such claims shall be heard together as if they constituted one claim; and the

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the court shall by its award distribute in such manner as it deems just and equitable among the several claimants the amount awarded as compensation.

76. (1) Where compensation is payable under this Compensation 5 Part in respect of termination of trade, the court shall for terminaascertain the average annual net profit received by the claimant for the period not exceeding three years before the date of the said vote by ballot, and shall award to the claimant as compensation a sum equal to but not 10 exceeding three times the amount of such average

annual net profit:

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Provided that where the claimant under this section is a colonial wine licensee or the holder of a spirit merchant's license, the court may take into account the

15 extent (if any) to which any other trade carried on by such claimant is likely to be increased by the cessation of the trade in alcoholic liquor, and may award as compensation a sum less than the sum aforesaid.

(2) In determining the amount of such net profit 20 the court shall take into consideration the income earned by the claimant during the said period; and for such purpose the claimant, or his predecessor, if any, during any portion of such said period shall, as and when required by the court, furnish to the court a

25 duplicate copy of any income tax return verified by a statutory declaration of such claimant or predecessor, and it shall not be lawful for either of them to question or deny at any time the accuracy or truth of any statement in such verified copy. Any such claimant or 30 predecessor on applying to the Commissioners of Income

Tax may inspect his own returns and make a copy thereof.

77. The provisions of section twenty-nine shall Rights of apply, mutatis mutandis, to a mortgagee of any claimant mortgagees. 35 under the two last preceding sections.

78. Where compensation is payable under this Part Compensato an employee in respect of loss of opportunity of tion to employees for occupation the court shall ascertain and determine, by loss of opporsuch means as it thinks fit, to what extent the claimant tunity of occupation. 40 may be unable in the immediate future to obtain other cf. Ibid. s. 37. employment at equivalent remuneration to that which

he

he received as such employee. The court in any such case may allow and award to the claimant as compensation such sum as it deems just, but not exceeding in any case a sum equal to one-half of the annual salary

5 or wage of which the claimant was in receipt as such employee for the year before the date of the said vote by ballot:

Provided that if for such period such employee had board and lodging from his employer in addition to

Duplayee 10 salary or wage, the limit of compensation shall be a sum not exceeding the whole year's salary or wage at the rate actually received in money.

(5) Settlement of claims for compensation.

79. The compensation provided for by the foregoing Mode of 15 provisions of this Part shall be recoverable from the recovery of Crown in accordance with the following provisions, and from the not otherwise. Crown.

80. (1) For the purpose of the hearing and deter- Governor mination of claims for compensation under this Part, may establish

20 other than claims by brewers' servants and licensed courts of compublicans' servants, there shall be established such pensation. number of courts of compensation as the Governor cf. Ibid. s. 41. from time to time thinks necessary.

(2) Each such court shall be distinguished by 25 such distinctive name as the Governor thinks fit.

(3) Each such court shall be a court of record Constitution and shall consist of a president and two assessors to be of courts of compensaappointed by the Governor and to hold office during tion. his pleasure.

30 (4) In each court the president shall be a stipendiary or police magistrate. The appointment of assessors shall be so made as in the opinion of the Governor to ensure that the views of the classes of claimants and the Crown respectively shall be fairly 35 represented on the court.

81. (1) In the event of the sickness or other Temporary incapacity of the president of the court of compensa- appointments to courts of tion the Governor may appoint any other stipendiary compensaor police magistrate to act in the place of the president tion.

cf. Ibid. s. 42. 40 during his incapacity. (2)

cf. Ibid. s. 40.

(2) In the event of the sickness or other incapacity of an assessor, the Governor may appoint any other person to act in the place of that assessor during his incapacity.

5 (3) No such appointment and no act done in pursuance thereof shall be questioned on the ground that the occasion therefor had not arisen or had ceased, and no act done by any member of a court of compensation shall be questioned on the ground that an acting 10 member of the court was then in office.

82. (1) The Governor on the recommendation of the Registrar to Public Service Board may appoint in respect of each be appointed for each court of compensation a registrar and such other officers court of as he thinks necessary, who shall hold office during his compensa-15 pleasure.

cf. Ibid. s. 43.

(2) Such registrar and other officers shall be subject to the provisions of the Public Service Acts during their tenure of office.

83. The members and officers of courts of compen-Remunera-20 sation shall be paid out of moneys appropriated by tion of Parliament such remuneration and allowances as the officers of Governor shall fix. courts.

84. (1) A court of compensation shall sit at such sittings of times and places as may be determined by the president. courts.

(2) The court shall not hear or determine any cf. Ibid. s. 46. $\mathbf{25}$ matter save at a sitting at which all the members are present.

85. The determination of any two members of a Detercourt shall be deemed to be the determination of the mination of the court. 30 court, but if on the hearing of any claim for compensa- cf. Ibid. s. 47.

tion no two members of the court agree on any determination the determination of the president shall be deemed to be the determination of the Grown.

86. The procedure of courts of compensation shall Procedure of 35 be in accordance with regulations to be made by the governed by Governor in that behalf, and subject to such regulations regulations in and so far as they do not extend, the procedure of each that behalf. ef. *Ibid.* s. 48. court shall be such as that court thinks fit.

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87. The determination of courts of compensation No appeal shall be final, and no appeal therefrom shall lie to any mination of other court, nor shall the proceedings of any such court of combe removed into the Supreme Court by writ of certiorari cf. Ibid. s. 49. 5 or otherwise.

shall, if any party so desire state a case for the ation of determination of that question of law by the Supreme Court. (2) The determination of the Supreme Court 10 Court.

89. (1) A claim for compensation under this Part Institution of shall be instituted by transmitting to the Under claims.

15 Secretary of Justice at Sydney a notice of the claim in such form and containing such particulars as the Governor may prescribe.

(2) Every such claim shall be instituted within sixty days after the date of the coming into force of the 20 determination in favour of prohibition with compensation, and any claim which is not instituted within the time so limited shall be absolutely barred and extinguished.

90. (1) Every claim so instituted shall be referred Reference of 25 by the Attorney-General to such court of compensation claims to courts of comas he thinks fit, and the court to which any claim has pensation. been so referred shall thereupon have jurisdiction to cf. Ibid. s. 52. hear and determine the same.

(2) Notwithstanding any such reference to a 30 court of compensation, the Attorney-General may at any time before the court has commenced the hearing of the claim, transfer the claim to any other court of compensation which in his opinion may more conveniently hear and determine the claim, and the court 35 to which the claim is so transferred shall thereupon

have jurisdiction to hear and determine the same accordingly.

91. (1) Any sum awarded by a court of compensa- Payment of tion as compensation under this Part shall be payable awarded by 40 without further appropriation than this Act out of the court.

Liquor Trade Compensation Account constituted by cf. Ibid. s. 53. this Act: Provided

Provided that claimants shall be entitled to receive immediately only sixty per centum of such amount as may be awarded by the compensation courts, and the remaining forty per centum of each amount awarded 5 may be withheld until the total aggregate amount awarded in respect of all claims shall have been ascertained.

(2) No costs shall be awarded or allowed by a court of compensation to the claimant or to the Crown, 10 or to any other person or party.

92. (1) Every person who in respect of any claim Offences with to compensation under this Part (whether made or to respect to claims. be made by himself or by any other person) wilfully cf. Ibid. s. 54. deceives or attempts to deceive, or does any act with

15 intent to deceive, a court of compensation, or any member or officer of any such court, or corruptly gives or offers, or does any act with intent to give or offer any bribe or other inducement or reward to any member or officer of any such court, or to any other person, and

20 every person who corruptly accepts or offers or agrees to accept, or does any act with intent to obtain any such bribe, inducement, or reward, shall be guilty of an indictable offence, and shall be liable to imprisonment with hard labour for any term not exceeding five years.

25 or to a fine not exceeding one thousand pounds, or to both such imprisonment and such fine.

(2) Nothing in this section shall be so construed or shall so operate as to bar a prosecution for any offence committed under any other Act, save that no person 30 shall be twice punished for the same offence.

93. (1) A court of compensation shall have power Powers of a to-

- (a) summon any person to appear and give evidence, and to produce books or documents, and may hear, receive, and examine evidence upon oath;
- (b) require the production or transmission to the court of any income tax returns in the custody of the Commissioner of Taxation made by or on behalf of any claimant under this Part, which returns the said Commissioner are hereby authorised

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court of com-Notiman type pensation.

authorised to produce or transmit to the court anything in any other Act to the contrary notwithstanding.

(2) The court may, if it thinks fit, hear any Court may
 5 claim under this Part in camera, and shall in any event ^{sit in camera,}
 treat as confidential the contents of any income tax
 returns so produced or transmitted.

(3) Any person who—

Wilful misbehaviour,

- (a) wilfully misbehaves himself before the board ; behaviour, or
- (b) wilfully interrupts the proceedings; or
- (c) is guilty of wilful prevarication in giving evidence; or
- (d) on being summoned by any member of the Refusal to board to appear before the board as a witness, ^{obey} subpœna. and having had a reasonable sum tendered to him for his expenses, without lawful excuse refuses or neglects to appear at the time and place appointed by the summons or to produce any books, papers, writings, or documents, or to produce or transmit to the board any income tax returns or copies thereof mentioned in the summons; or

(e) refuses to be sworn, or who refuses or neglects Refusal to be without lawful excuse to answer any question sworn, which is put to him and to which an answer is required by the board,

shall be liable to a penalty not exceeding twenty pounds.

(4) Every person appearing before the board Right of party
 30 shall have the right to be represented by his counsel or counsel.
 attorney.

94. Claims for compensation by employees shall be Magistrate to heard and determined by a magistrate alone without for compenassessors, and in respect of such claims a stipendiary sation by 35 or police magistrate shall constitute the court of employees. compensation.

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PART

PART IV.

DURATION OF AGREEMENTS PROVIDING FOR ABATE-MENT OF RENT.

95. All orders made and agreements entered into in Duration of 5 pursuance of the Liquor (Amendment) Act, 1916, shall, certain in so few as they provide for an abstement of the rent agreements. in so far as they provide for an abatement of the rent payable in respect of any licensed premises, continue to be in force until a closing hour has been fixed in pursuance of a referendum as aforesaid.

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SCHEDULES.

SCHEDULE ONE.

Summons to deprive of a license.

Owner.

licensed

In the Licensing District of , in the Electorate of To , the owner of premises known as the Hotel.

WHEREAS it has been made to appear to the Licenses Reduction Board that the total number of publicans' licenses at present in force in the 20 above district is not below the statutory number: and whereas it is the duty of the said Board to determine under the provisions of the Liquor (Licenses Reduction) Amendment Act, 1919, which of such licensed publicans' premises shall be deprived of a license in the year 19 You are therefore summoned to appear before the said Board , the · on 25 at day , 19 , at the hour of of o'clock in the

the noon to show cause why the licensed premises owned by you, and of which is the licensee, and known as the Hotel, should not be deprived of its license.

Given under my hand and the seal of the said-Board this day of , 19

Secretary to the said Board.

Summons to deprive of a license.

In the Licensing District of of Licensee.

, in the Electorate

, the holder of a publican's license and the licensee of licensed premises known as the Hotel.

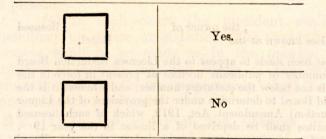
WHEREAS it has been made to appear to the Licenses Reduction Board that the total number of publicans' licenses at present in force in the 15 above district is not below the statutory number : and whereas it is the duty of the said Board to determine, under the provisions of the Liquor (Licensing Reduction) Amendment Act, 1919, which of such licensed publicans' premises shall be deprived of a license in the year 19 . You are therefore summoned to appear before the said 20 Board at on the day , 19 , at the hour of of o'clock in the noon to show cause why your said licensed premises should not be deprived of its license.

> Given under my hand and the seal of the said Board this day of , 19

> > Secretary to the said Board.

SCHEDULE TWO.

Form of Voting-paper "A." Are you in favour of prohibition with compensation?



Indicate your vote by placing a cross (thus, X) in one of the above squares.

Form

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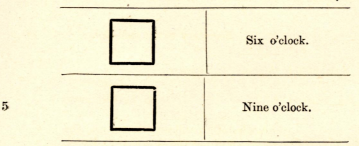
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To

Form of Voting-paper "B."

At which of these two hours do you wish licensed premises and registered clubs to be closed ?



Indicate your vote by placing a cross (thus, X) in one of the above squares.

SCHEDULE THREE.

1. The returning officer of each electoral district shall take the voting-10 papers marked "A," and shall seal up in one parcel all those in which the vote is cast for "Yes," and in a separate parcel all those in which the vote is cast for "No," rejecting all invalid voting-papers.

2. Such returning officer shall then take the voting-papers marked "B," and shall seal up in one parcel all those in which the vote is cast 15 for "Six o'clock," and in a separate parcel all those in which the vote is cast for "Nine o'clock," rejecting all invalid voting-papers. 3. The chief electoral officer shall in manner aforesaid deal with all

the voting-papers of all the electoral districts.

[1. 10d.]

Sydney : William Applegate Gullick, Government Printer.-1919.

Act No. , 1010.

Tiquor (Amendment)

Form of Falling aper # II." As which of them hore do you with Illowed promises and

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Rolary : William Appleints William Coversions Winter -1819.

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