New South Wales.



ANNO UNDECIMO

GEORGII V REGIS.

Act No. 24, 1920.

An Act to provide for the re-registration of certain Trade Unions as Industrial Unions under the Acts relating to Industrial Arbitration; to enable certain other Trade Unions to be restored to their former full legal status as Industrial Unions; and for purposes connected therewith. [Assented to, 29th December, 1920.]

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 the same, as follows:—

1. This Act may be cited as the "Trade Unions Short title. Re-registration Act, 1920."

Re-registration or registration of certain trade unions as industrial unions. 2. The trade unions mentioned in the First Schedule hereto shall be re-registered or registered by the Industrial Registrar as industrial unions under the provisions of the Acts relating to industrial arbitration:

Provided that—

(a) the rules of any union re-registered or registered under this section shall comply with any directions given by the Industrial Registrar in pursuance of the Acts relating to industrial arbitration;

(b) any decision of the Industrial Registrar with respect to any of the matters mentioned in this section shall be subject to appeal to the Court of Industrial Arbitration in accordance with the provisions of the Acts relating to industrial

arbitration.

Effect of such re-registration or registration. **3.** The effect of such re-registration or registration shall be to restore to or confer upon the said unions full legal status as industrial unions under and subject to the provisions of the Acts relating to industrial arbitration.

Power to certain other trade unions to rescind certain rules, and to adopt and register certain other rules, and effect of such registration.

4. The trade unions mentioned in the Second Schedule hereto may rescind any of their rules which restrict membership to persons not employed in the Government railway or tramway services, and may adopt in place thereof the rules as to membership in force in respect of each such union at the date of the cancellation of the registration of the said unions in the years one thousand nine hundred and sixteen and one thousand nine hundred and seventeen respectively, and upon the registration in manner prescribed of any rules so adopted the union adopting the same shall be restored to the full legal status as an industrial union held by it under such rules prior to the date of such cancellation.

5. Where the status of any union is restored or conferred under sections two, three, or four of this Act—

(1) the status and rights under the provisions of the Acts relating to industrial arbitration of any industrial union which is already registered shall not be prejudiced or affected by such restoring or conferring of status under this Act, but this provision shall not be deemed

Relations between unions.

to give any industrial union which is already registered, any preferential status or rights under the provisions of the said Acts relating to industrial arbitration as against any union whose status is restored or conferred under this Act:

(2) any union whose status is restored or conferred under this Act shall use its best endeavours to ensure that its members shall work harmoniously with the members of other industrial unions registered in respect of the same industry or calling, and the members of such last-mentioned unions shall be under a corresponding obligation.

SCHEDULES.

FIRST SCHEDULE.

New South Wales Branch Australian Railways Union.

New South Wales Government Tramway Employees' Union.

New South Wales Locomotive Engine-drivers, Firemen, and Cleaners' Association.

Amalgamated Society of Engineers.
Sydney Coal Lumpers' Union.
Newcastle Wharf Labourers' Union.
Musicians' Union of Australia, New South Wales District.

Provided that the New South Wales Branch Australian Railways Union and the Musicians Union of Australia, New South Wales District, must first complete registration under the Trade Union Act, 1881.

SECOND SCHEDULE.

Federated Moulders (Metals) Union of Australasia, New South Wales District.

The Amalgamated Coachmakers' Society, New South Wales District.

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By Authority:

WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1921.

I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

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

Legislative Assembly Chamber, Sydney, 16 December, 1920.

New South Wales.



ANNO UNDECIMO

GEORGII V REGIS.

Act No. 24, 1920.

An Act to provide for the re-registration of certain Trade Unions as Industrial Unions under the Acts relating to Industrial Arbitration; to enable certain other Trade Unions to be restored to their former full legal status as Industrial Unions; and for purposes connected therewith. [Assented to, 29th December, 1920.]

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 the same, as follows:—

1. This Act may be cited as the "Trade Unions Short title. Re-registration Act, 1920."

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

R. J. STUART-ROBERTSON, Chairman of Committees of the Legislative Assembly.

Re-registration or registration of certain trade unions as industrial unions, 2. (1) The trade unions mentioned in the First Schedule hereto shall be re-registered or registered by the Industrial Registrar as industrial unions under the provisions of the Acts relating to industrial arbitration.

Provided that-

- (a) the rules of any union re-registered or registered under this section shall comply with any directions given by the Industrial Registrar in pursuance of the Acts relating to industrial arbitration;
- (b) any decision of the Industrial Registrar with respect to any of the matters mentioned in this section shall be subject to appeal to the Court of Industrial Arbitration in accordance with the provisions of the Acts relating to industrial arbitration.

Effect of such re-registration or registration.

Power to certain other trade unions to rescind certain rules, and to adopt and register certain other rules, and effect of such registration. 3. The effect of such re-registration or registration shall be to restore to or confer upon the said unions full legal status as industrial unions under and subject to the provisions of the Acts relating to industrial arbitration.

4. The trade unions mentioned in the Second Schedule hereto may rescind any of their rules which restrict membership to persons not employed in the Government railway or tramway services, and may adopt in place thereof the rules as to membership in force in respect of each such union at the date of the cancellation of the registration of the said unions in the years one thousand nine hundred and sixteen and one thousand nine hundred and seventeen respectively, and upon the registration in manner prescribed of any rules so adopted the union adopting the same shall be restored to the full legal status as an industrial union held by it under such rules prior to the date of such cancellation.

Relations between unions. 5. Where the status of any union is restored or conferred under sections two, three, or four of this Act

(1) the status and rights under the provisions of the Acts relating to industrial arbitration of any industrial union which is already registered shall not be prejudiced or affected by such restoring or conferring of status under this Act, but this provision shall not be deemed

to give any industrial union which is already registered, any preferential status or rights under the provisions of the said Acts relating to industrial arbitration as against any union whose status is restored or conferred under this Act;

(2) any union whose status is restored or conferred under this Act shall use its best endeavours to ensure that its members shall work harmoniously with the members of other industrial unions registered in respect of the same industry or calling, and the members of such last-mentioned unions shall be under a corresponding obligation.

SCHEDULES.

FIRST SCHEDULE.

New South Wales Branch Australian Railways Union.

New South Wales Government Tramway Employees' Union.

New South Wales Locomotive Engine-drivers, Firemen, and Cleaners'

Association.

Amalgamated Society of Engineers. Sydney Coal Lumpers' Union. Newcastle Wharf Labourers' Union.

Musicians' Union of Australia, New South Wales District.

Provided that the New South Wales Branch Australian Railways Union and the Musicians Union of Australia, New South Wales District, must first complete registration under the Trade Union Act, 1881.

SECOND SCHEDULE.

Federated Moulders (Metals) Union of Australasia, New South Wales
District.

The Amalgamated Coachmakers' Society, New South Wales District.

In the name and on behalf of His Majesty I assent to this Act.

W. E. DAVIDSON,

Government House, Governor.
Sydney, 29th December, 1920.

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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, 5 October, 1920.

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

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

TRADE UNIONS RE-REGISTRATION BILL.

SCHEDULE of Amendments referred to in Message of 15th December, 1920.

Page 2, clause 2. Omit lines 5 to 8.

Page 2. At end of clause 2 add new proviso.
Page 2, clause 3. At end of clause add "under and subject to the provisions of the "Acts relating to industrial arbitration"

Page 2. After clause 4 insert new clause 5.

Page 3, First Schedule, line 21. After "Wales" insert "Branch"

Page 3, First Schedule. At end of Schedule add new proviso.

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1. This Act may be cited as the "Trade Unions short title. Re-registration Act, 1920."

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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, 5 October, 1920.

The Legislative Council has this day agreed to this Bill with Amendments.

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

Legislative Council Chamber, Sydney, 15th December, 1920.

New South Wales.



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GEORGII V REGIS.

Act No. , 1920.

An Act to provide for the re-registration of certain Trade Unions as Industrial Unions under the Acts relating to Industrial Arbitration; to enable certain other Trade Unions to be restored to their former full legal status as Industrial Unions; and for purposes connected therewith.

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1. This Act may be cited as the "Trade Unions Short title. Re-registration Act, 1920."

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2. (1) The trade unions mentioned in the First Re-registra-Schedule hereto shall be re-registered or registered by tion or registered by registration the Industrial Registrar as industrial unions under the of certain provisions of the Acts relating to industrial arbitration. trade unions as industrial 5 and for the purpose of such re-registration or registration unions. it shall not be necessary for the Industrial Registrar or the said unions to comply with the provisions of the said Acts in regard to registration.

Provided that—

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- (a) the rules of any union re-registered or registered under this section shall comply with any directions given by the Industrial Registrar in pursuance of the Acts relating to industrial arbitration;
- 15 (b) any decision of the Industrial Registrar with respect to any of the matters mentioned in this section shall be subject to appeal to the Court of Industrial Arbitration in accordance with the provisions of the Acts relating to industrial 20 arbitration.

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(2) any union whose status is restored or conferred under this Act shall use its best endeavours to ensure that its members shall work harmoniously with the members of other industrial unions registered in respect of the same industry or calling, and the members of

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Sydney: William Applegate Gullick, Government Printer. -1920.

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Legislative Assembly Chamber, Sydney, 5 October, 1920.

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(As amended and agreed to in Select Committee.)

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 the same, as follows:—

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