I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

S. G. BOYDELL, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 20 March, 1929.





ANNO UNDEVICESIMO GEORGII V REGIS.

Act No. 8, 1929.

An Act to incorporate, regulate, and otherwise promote the objects of public hospitals; to constitute a Hospitals Commission; to repeal the Public Hospitals Act, 1898, and certain other Acts; to amend the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith. [Assented to, 28th March, 1929.]

BE

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

> R. B. WALKER, Chairman of Committees of the Legislative Assembly.

B^E 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 :—

PART I.

PRELIMINARY.

Hospitals Act, 1929," and shall come into operation on

Short title and commencement.

Division of Act.

a date to be appointed by the Governor and notified by proclamation published in the Gazette. (2) This Act is divided into Parts, as follows :----

1. (1) This Act may be cited as the "Public

PART I.—PRELIMINARY.

PART II.-HOSPITALS COMMISSION.

PART III .- HOSPITAL FUND.

PART IV .- INCORPORATION OF HOSPITALS.

PART V.—CONSTITUTION AND FUNCTIONS OF BOARDS OF DIRECTORS.

PART VI.-LIABILITY OF PATIENTS.

PART VII.-MISCELLANEOUS.

PART VIII.-REGULATIONS.

FIRST SCHEDULE.

SECOND SCHEDULE.

THIRD SCHEDULE.

Repeals and savings. 2. (1) The Acts mentioned in the First Schedule to this Act to the extent therein expressed are hereby repealed.

(2) All by-laws, rules, and regulations in force at the commencement of this Act shall, so far as the same are not inconsistent with the provisions of this Act, remain in force until altered or repealed by regulations or by-laws made under the provisions of this Act.

(3)

(3) All persons appointed or elected to any office under the Acts hereby repealed, and holding office at the time of the commencement of this Act shall, until such time as appointments and elections to the said offices are made in accordance with the provisions of this Act, be deemed to have been appointed or elected hereunder.

3. In this Act, unless the context otherwise Interpretation.

- "Board" means the Board of Directors of a hospital.
- "Commission" means the Hospitals Commission of New South Wales constituted under this Act.
- "Director" means a person appointed or elected in accordance with the provisions of this Act as a director of a hospital.
- "Hospital" means any institution established for the relief of persons to which any of the provisions of this Act have been applied, and subject to the provisions of this Act, includes any separate institution, and any institution for the care of the aged or infirm, or of convalescent or incurable persons, or persons suffering from a chronic ailment.
- "Incorporated hospital" means a hospital mentioned in the Second Schedule.
- "In-patient" means any person who receives relief from any hospital and resides in the premises of the hospital or any annexe to or dependency thereof.
- "Out-patient" means any person who receives relief or assistance from any hospital other than as an in-patient.
- "Patient" includes any in-patient and any outpatient.
- "Prescribed" means prescribed by this Act or by the regulations made thereunder.

" Relief "

" Relief" includes treatment or cure of or attention to any disease or ailment or any injury consequent on any accident, and also the maintenance and the provision of medical and surgical attention, medicines, surgical appliances, and nursing of any patient.

"Separate institution" means any institution mentioned in the Third Schedule to this Act.

Application of Act.

4. (1) This Act shall apply to all incorporated hospitals and separate institutions mentioned in the Second and Third Schedules save that Parts IV and V shall not apply to separate institutions mentioned in the Third Schedule.

(2) The Governor, on the recommendation of the Commission, may by order published in the Gazette add the name of any hospital to the Second Schedule, and add the name of any institution to the Third Schedule, and this Act shall, upon such publication, apply to such hospital in the like manner as it applies to incorporated hospitals, and to an institution so added in like manner as it applies to a separate institution.

(3) The name of any institution now in the Third Schedule shall not be added to the Second Schedule without the consent of the governing authority of such institution.

PART II.

HOSPITALS COMMISSION.

Appointment of Hospitals Commission. 15, s. 31.

5. (1) There shall be a hospitals commission, which shall consist of five members appointed by the Governor cf. 1926, No. by Commission under the seal of the State. The five members so to be appointed shall be as follows :-

- (a) one member who shall in and by his Commission be appointed chairman of the Commission;
- (b) one member who shall be a legally qualified medical practitioner;

(c) one member who shall be a female;

(d)

- (d) one member who shall be the representative of the hospitals situated within the County of Cumberland;
- (e) one member who shall be the representative of the hospitals situated outside the County of Cumberland.
- (2) The chairman—
- (a) shall be paid a salary of one thousand five hundred pounds per annum, and shall devote his whole time to the duties of his office;
- (b) shall, subject to this Act, hold office for a term of seven years, but shall be eligible for reappointment;
- (c) shall be a "permanent head" within the meaning of the Public Service Act, 1902, and any Act amending the same.

(3) The fees of the members, other than the chairman, shall be fixed by the Governor.

(4) The members of the Commission, other than the chairman, shall be appointed for a term of five years, and shall be eligible for re-appointment.

On the occurrence of a vacancy an appointment shall be made for the remainder of the unexpired term of the vacant office.

(5) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to the appointment of the members of the Commission, and such members shall not be subject to the provisions of the said Act during their tenure of office.

6. (1) A member of the Commission may be Disqualificasuspended from his office by the Governor for mis-tion of behaviour or incompetence, or unsuitability for the $_{cf. 1926, No.}^{cf. 1926, No.}$ position, but shall not be removed from office except 15, s. 31. as hereinafter provided.

The Minister shall cause to be laid before Parliament a full statement of the grounds of suspension within seven sitting days after such suspension if Parliament is in session, or if not, then within seven sitting days after the commencement of the next session.

(2) A member of the Commission suspended under this section shall be restored to office unless each House of Parliament within twenty-one days from the time when such statement has been laid before it, declares by resolution that the said member ought to be removed from office, and if each House of Parliament within the said time does so declare, the said member shall be removed by the Governor accordingly.

(3) A member of the Commission shall be deemed to have vacated his office if he—

- (a) becomes bankrupt, compounds with his creditors, or makes an assignment of his salary or fees or estate for their benefit; or
- (b) absents himself from duty for a period of fourteen consecutive days, except on leave granted by the Governor; or
- (c) becomes an insane person or patient, or an incapable person within the meaning of the Lunacy Act, 1898; or
- (d) being the chairman, engages in New South Wales during his term of office in any paid employment outside the Public Service; or
- (e) resigns his office, by writing under his hand addressed to the Governor

(4) Any chairman of the Commission who at the date of his appointment is an officer of the Public Service—

- (a) shall, in the event of his office on the Commission being discontinued, or in the event of the dissolution of the Commission, be eligible on the recommendation of the Public Service Board to be appointed to some office in the Public Service not lower in classification and salary, except with his consent, than that which he held at the date of his appointment to the Commission; and
- (b) shall continue to contribute to the Superannuation Fund in accordance with the Superannuation Act, 1916, and be entitled to the benefits under that Act in respect of which he has contributed;
 (c)

Members eligible for Public Service. - Act No. 8, 1929.

Public Hospitals.

(c) shall retain any leave of absence accrued under the Public Service Act, 1902.

(5) In case of the illness, suspension, or absence Appointment of any member of the Commission, a deputy may be of deputy. appointed by the Governor, to act for such member during his illness, suspension, or absence; and every such deputy shall have the immunities, and shall during the time he acts as deputy have all the powers and authority of such member, and receive such salary or remuneration as the Governor may direct.

(6) No act or proceeding of the Commission shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken, or commenced, there was a vacancy in the office of any one member.

7. (1) The Commission shall be a body corporate, Body **7.** (1) The Commission shall be a body corporate, corporate. with perpetual succession and a common seal, and may cf. 1926, No. sue and be sued in its corporate name, and shall for the 15, s. 32. purposes and subject to the provisions of this Act, be capable of purchasing, holding, granting, demising, disposing of, or otherwise dealing with real and personal property, and of doing and suffering all such other acts and things as bodies corporate may by law do and suffer.

The corporate name of the Commission shall be "The Hospitals Commission of New South Wales."

(2) The procedure for the calling of meetings of the Commission and for the conduct of business at such meetings shall, subject to any regulations in relation thereto, be as determined by the Commission.

(3) Three members of the Commission, one of Quorum. whom shall be the chairman or the deputy-chairman, shall form a quorum; and any duly convened meeting at which a quorum is present shall be competent to transact any business of the Commission, and shall have all the powers and authority by this Act conferred upon the Commission.

(4) At any meeting of the Commission the chair- Chairman or man or the deputy-chairman shall have a deliberative deliberative and casting vote. vote, and if the voting be equal a casting vote. (5)

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7

Act No 8, 1929.

Public Hospitals.

(5) The Commission may by resolution authorise the chairman to determine such matters as are specified in the resolution. Any such authority may from time to time be revoked or varied by resolution.

No action or (6) No action or suit shall be brought or maintained against any person who is, or at any time has been a member of the Commission, for anything done or Commission. omitted by him pursuant to the duties imposed upon him by this Act.

Minutes of

suit against

members of

(7) The Commission shall cause minutes of its meetings, &c. decisions to be kept upon the official papers, and cause minutes to be kept of the proceedings at formal meetings, and an annual report of its work, and a statement of accounts to be prepared and presented to Parliament through the Minister.

> (8) The Commission may refer any question of law for the advice of the Attorney-General or the Crown Solicitor in such manner as may be prescribed.

8. (1) For the purposes of carrying out the powers, Appointment duties, authorities, and obligations conferred or imposed upon the Commission by this or any other Act, the Commission, with the approval of the Minister of the Department concerned and of the Public Service Board, may make use of the services of any of the officers and employees of the Public Service.

> (2) The staff of the Commission shall be appointed under and be subject to the provisions of the Public Service Act, 1902.

(3) The Commission may appoint, employ, and dismiss such casual employees as it deems necessary for the purposes of this Act.

(4) Every person appointed under this Act who without lawful excuse reveals any matter or thing affecting any present or past patient of any hospital which has come to his knowledge in his official capacity shall be guilty of a misdemeanour, and shall be liable to a fine not exceeding fifty pounds, or to imprisonment for any term not exceeding two years with or without hard labour.

of officers and employees. cf. 1926, No. 15, s. 33.

Staff under Public Service Act, 1902.

Casual employees.

Secrecy.

9.

9. Any member of the Commission who-

- (a) is in any wise concerned or interested in any to be bargain or contract made by or on behalf of the interested in Commission or any hospital, or
- (b) in any wise participates or claims to be No. 3260, entitled to participate in the profit thereof or s. 14. in any benefit or emolument arising from the same---

shall thereby vacate his office as a member of the Commission and shall also be liable to a penalty not exceeding fifty pounds:

Provided that no member of the Commission shall be liable to vacate his office or be liable to any penalty as aforesaid by reason only of-

- (i) receiving or being entitled to receive any payment or expenses pursuant to this Act;
- (ii being beneficially interested in any newspaper in which the Commission or any hospital inserts advertisements :
- (iii) being a shareholder or member (but not a director or manager) of any incorporated company of more than twenty persons which has entered into any contract with or done any work under the authority of the board of any hospital.

10. (1) The salaries of the chairman and officers of Salaries and the Commission, the fees of the members, and the expenses expenses incurred in the administration of this Act Hospital Fund. shall be paid out of the Hospital Fund.

paid out of

(2) Members and officers of the Commission shall be entitled to receive such amounts in reimbursement of expenses including travelling expenses incurred while on duty as may be prescribed.

11. It shall be the duty of the Commission-

- (a) to make or cause to be made careful inquiry as to inquirinto the administration and management of ies and inevery hospital;
- (b) to cause every hospital to be inspected from No. 3260, time to time and at least once in every finan-1922. cial year;

Duties of Commission cf. Vict. Act,

personally

Members not

contracts, &c.

(c)

- (c) to report to the Minister as to the sums required to be provided from the Consolidated Revenue Fund to meet the needs of the hospitals;
- (d) to determine what hospitals should be subsidised;
- (e) to determine what sums of money should be paid from the Hospital Fund in any financial year to any hospital;
- (f) to attach to the payment of any subsidy such conditions in respect of the maintenance, equipment, management, capital expenditure, building, or repairs to existing buildings as it may think fit.
- (g) to consider and recommend any amendments of existing legislation and proposals for future legislation which are in its opinion desirable for carrying into effect any of the objects or purposes referred to in this Act or of any other object or purpose dealing with or affecting the prevention of disease or the relief of the sick, aged, or infirm:

Provided that the Commission shall not be entitled in any year to inquire into the administration or management of or to inspect any separate institution which does not apply for or receive in that year a subsidy from the Hospital Fund.

Application of Royal Commissions Act, 1923.

12. The Commission, for the purpose of conducting any inquiry, investigation, or hearing under this Act, shall have the same powers and authority to summon witnesses, and receive evidence as are conferred upon a Commissioner appointed under Division 1 of Part II of the Royal Commissions Act, 1923; and the said Act, section thirteen and Division 2 of Part II excepted shall, mutatis mutandis, apply to any witness or to any person to whom the powers of the Commission have been delegated under this Act.

13. (1) Subject to this Act the Governor, on the Certain recommendation of the Commission, may by order powers of the published in the Gazette-

(a) close any incorporated hospital;

- Commission. cf. Vict. Act, No. 3260,
- (b) amalgamate any two or more incorporated s. 25, et seq. hospitals or limit or extend the activities of any of them;
- (c) authorise the board of any hospital, separately or jointly with the board of any other hospital, to establish and maintain institutions for the relief of-
 - (i) persons suffering from tuberculosis and such other infectious diseases as may be prescribed;
 - (ii) convalescent or incurable persons, or of persons suffering from chronic ailments.

Any such institution may be established in part of the buildings of an existing hospital, or in a separate building.

(2) No incorporated hospital shall be closed or amalgamated as aforesaid unless the Commission is of opinion after holding an inquiry at which the hospital may be represented-

- (i) that having regard to the administration, management, and operations of the hospital, its objects can be carried out as effectively and more economically by some other hospital, or by its amalgamation with some other hospital; or
- (ii) that the accommodation provided by the hospital is so defective, insanitary, or unsuitable that it cannot by any reasonable expenditure be made fit for the purposes for which it exists.

(3) The Commission may by order published in the Gazette-

- (a) authorise and direct the adoption of systems of preventive medicine and promote research and investigation and may utilise the staff and facilities of any hospital therefor;
 - (b)

- (b) authorise and direct arrangements between hospitals for the transfer of patients and nurses;
- (c) define the functions and activities of any hospital.

14. (1) Where the Governor orders that any two of amalgama- or more incorporated hospitals shall be amalgamated the following consequences shall follow upon such amalgamation :---

- (a) the said corporations shall on a date to be specified in the order be dissolved and cease to exist and the subscribers for the time being thereto shall as and from the date so specified by virtue of this Act become and be deemed and taken to be incorporated as an incorporated hospital with such name as the Governor specifies in the order, and such incorporated hospital shall be and be deemed to be the successor of each of the hospitals so amalgamated;
- (b) all real and personal property belonging to each of the hospitals so amalgamated or of which it is the trustee shall on the date so specified by virtue of this Act and without further or other conveyance, transfer, or assignment vest in the new incorporated hospital for all the estate and interest therein of the hospitals so amalgamated, subject to all liabilities, charges, obligations, or trusts affecting that property;
- (c) all contracts, debts, and liabilities of each of the hospitals amalgamated shall as and from the date so specified become the contracts, debts, and liabilities respectively of the new incorporated hospital;
- (d) subject to this Act the new incorporated hospital shall be deemed and taken to be the same corporation as each of the hospitals amalgamated, and of which it is hereby declared to be the successor; and

Consequences hospitals. Vict. Act, No. 3260, s. 30.

(e) the board of the new incorporated hospital shall as and from the date so specified consist of the members of the boards of the several hospitals amalgamated, and they shall remain in office until immediately before the next annual election of members of boards of the new hospital to be held pursuant to this Act when they shall all go out of office and a new board shall be elected in accordance with this Act, and any member of the retiring board (if otherwise qualified) shall be eligible for reelection pursuant to the provisions of Part V.

(2) Every hospital so amalgamated and the board and the officers thereof, and every person by whom any real or personal property belonging to any such hospital is held, shall execute or concur in the execution of all such conveyances, transfers, assurances, instruments, and documents, and shall do and perform all such acts and things as are necessary or convenient to give effect to the conveyance or transfer of such property and the vesting thereof for the purposes of the amalgamation.

15. (1) Where the Governor makes an order that any Consequences incorporated hospital shall be closed (not being an order of order that hospital be made for the purpose only of effecting an amalgamation closed. with any other hospital)— Vict. Act.

- No. 3260,
- (a) the corporation of the hospital shall on the s. 31. date specified in the order be dissolved and cease to exist; and
- (b) all land granted or reserved or set apart by the Crown for the purposes of the hospital shall on the date so specified by virtue of this Act and. without further or other conveyance, transfer, or assignment, vest in the Crown freed and discharged from all trusts, conditions, and restrictions affecting the same, and any grant, reservation, or setting apart of such land shall by virtue of this Act be cancelled and the said land shall be deemed to be Crown lands and to

be

be reserved from sale or lease until otherwise disposed of under the provisions of the Crown Lands Consolidation Act, 1913; and

(c) all other real and all personal property of the hospital shall be conveyed to and vested in the Crown and may be sold, alienated, or disposed of as the Minister directs, and the rents, issues, proceeds, and profits of the same (subject to the payment thereout of the debts and liabilities of the hospital) shall be devoted to such purpose or purposes as the Commission may decide.

(2) Every such hospital, and the board and the officers thereof, and every person by whom any real or personal property belonging to such hospital is held shall execute or concur in the execution of all such conveyances, transfers, assurances, instruments, and documents, and shall do and perform all such acts and things as are necessary or convenient to give effect to the conveyance or transfer of such property to and the vesting thereof in the Crown.

Amendment of Act No. 29, 1901.

16. The Public Institutions Inspection Act, 1901, is amended by inserting in section six after the words "Colonial Secretary" the words "and in relation to hospitals or infirmaries only the Hospitals Commission of New South Wales or an officer duly authorised by it in that behalf under its seal either generally or in a particular case."

PART

PART III.

HOSPITAL FUND.

17. (1) There shall be opened within the Colonial Hospital Treasurer's accounts an account which shall be called stablished.

(2) There shall be paid to the credit of the Moneys to be paid to fund.

- (a) all moneys appropriated by Parliament for the granting of subsidies or other assistance to hospitals or for the purposes of the administration of this Act;
- (b) all other moneys paid into the fund under the authority of this or any other Act;

(3) The Hospital Fund may be operated upon How funds by the Commission for the purposes of this Act in the may be prescribed manner.

(4) As soon as practicable after the thirtieth Commission day of June in each year the Commission shall prepare and submit and submit to the Minister a full statement of the a financial expenditure and revenue of the Hospital Fund for the twelve months preceding the said date.

Such statement shall be audited by the Auditor-General and shall as soon as practicable be laid before Parliament together with a report of the operations of the Commission.

(5) In determining what hospitals shall be Distribution subsidised and what amount of money shall be paid out of fund and of the Hospital Fund to each hospital the Commission thereof. shall with regard to each such hospital take into consideration—

- (a) the financial position of such hospital and the amount likely to be contributed to it during the financial year otherwise than from the Hospital Fund;
- (b) the probable requirements for capital and maintenance expenditure;
- (c) the probable net receipts and expenditure for the financial year;

(d)

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- (d) the actual number of persons who received relief during the preceding financial year;
- (e) the average number of beds occupied during the preceding financial year, and the average cost per bed;
- (f) the average length of stay of each in-patient during the preceding financial year;
- (g) the general conditions and management of the hospital;
- (h) any exceptional circumstances with regard to it or its geographical position; and
- (i) such other matters as are prescribed or as the Commission thinks fit.

PART IV.

INCORPORATION OF HOSPITALS.

Incorpora tion. **18.** (1) Upon the commencement of this Act, the subscribers of each hospital mentioned in the Second Schedule shall be a body corporate with the corporate name therein indicated.

(2) Upon the publication of an order in the Gazette in pursuance of subsection two of section four adding the name of a hospital to the Second Schedule the subscribers of the hospital shall be a body corporate with the corporate name set out in the order.

(3) Each such body corporate shall have perpetual succession and a common seal, and may in its corporate name sue and be sued, proceed and be proceeded against in all courts.

(4) Any reference in any Act, rule, regulation, by-law, or instrument to any hospital mentioned in the Second Schedule or any addition to that Schedule shall be construed as a reference to the body corporate into which such hospital is constituted by this section. Act No. 8, 1929.

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19. Upon the constitution of a hospital as a body Vesting of corporate by or under this Act—

- (a) all real and personal property which is vested in or held by any person in trust for or on behalf of the hospital shall become vested in the said body corporate, subject to any trusts affecting the same;
- (b) any Crown land set apart for purposes of the hospital or land resumed for the like purposes and vested in the Minister for Public Works or other constructing authority and held, used, or occupied in connection with the hospital shall become vested in the body corporate;
- (c) the persons in whom any such property is vested shall take all steps and execute any documents necessary to completely vest in the hospital all the property vested in them, and if trustees of the hospital shall vacate their office.

20. Each body corporate constituted by or under Power to hold this Part of this Act may take, purchase, hold, and enjoy property. not only such lands, buildings, and hereditaments as may from time to time be required for the purposes of the hospital, but also any other lands and hereditaments wheresoever situate, and may also take, purchase, receive, hold, and enjoy any chattels and personal property; and may sell, grant, convey, demise, or otherwise dispose of either absolutely or by way of mortgage any of its property :

It shall not be lawful for the body corporate to sell, grant, convey, demise, mortgage, or dispose of any lands, buildings, or hereditaments unless with the approval of the Commission.

21. (1) The following persons shall be deemed Subscribers. subscribers to a hospital :--

(a) Any life member : A person who becomes a life member after the passing of this Act shall be deemed to be a subscriber as and from the date on which he becomes a life member. A person

person who at the date of the commencement of this Act is a life member of any hospital incorporated by this Act shall be deemed to be a life member of the hospital so incorporated.

(b) Any person who in any year between the first day of July and the thirtieth day of June next following has contributed to the funds of the hospital otherwise than by way of payment for the relief received by him or his dependents a sum of not less than ten shillings in one sum.

Such person shall be deemed to be a subscriber for twelve months from the first day of July preceding the payment of his subscription.

(c) Any person nominated in the manner prescribed by any firm or corporation or association of persons which contributes to the funds of a hospital.

Nominations shall be made in accordance with the following provisions :---

- (i) Where the sum contributed exceeds two pounds and does not exceed fifty pounds, one person may be nominated;
- (ii) where the sum contributed exceeds fifty pounds, but does not exceed one hundred pounds, two persons may be nominated;
- (iii) where the sum contributed exceeds one hundred pounds, but does not exceed two hundred pounds, three persons may be nominated;
- (iv) for every one hundred pounds, or part thereof in excess of two hundred pounds contributed, one additional person may be nominated.
- (d) Any person nominated in the manner prescribed by the promoters of any entertainment, sports meeting, carnival, or the like, held for raising funds for the hospital.

Nominations

Act No. 8, 1929.

Public Hospitals.

Nominations shall be made in accordance with the following provisions:-

- (i) Where the sum contributed exceeds fifty pounds and does not exceed one hundred pounds, one person may be nominated;
- (ii) where the sum contributed exceeds one hundred pounds, but does not exceed two hundred pounds, two persons may be nominated;
- (iii) where the sum contributed exceeds two hundred pounds, three persons may be nominated.

(2) Nominations may be made only in respect of sums contributed in any year between the first day of July and the thirtieth day of June next following.

Any person so nominated shall be deemed to be a subscriber for the period of twelve months from the first day of July preceding the date of his nomination.

(3) For the purpose of any elections held in the first year after the constitution of an incorporated hospital by or under this Act a person who was at the date of such constitution a contributor shall be deemed to be a subscriber to the hospital so constituted.

(4) (a) A life member of any hospital dissolved by or under this Act shall be deemed to be a life member and subscriber of the new body corporate constituted by or under this Act in lieu of the hospital so dissolved.

(b) Any person may become a life member of a hospital if he contributes to the funds of the hospital otherwise than by way of payment for the relief received by him or his dependents of ten pounds sterling at the least in one sum.

(c) The board may appoint as a life member of the hospital any person who has rendered meritorious service to or in connection with the hospital either before or after the commencement of this Act.

PART

PART V.

CONSTITUTION AND FUNCTIONS OF BOARDS OF DIRECTORS.

Board of Directors, **22.** (1) Each hospital incorporated under the provisions of this Act and its property shall be governed and managed by a Board of Directors.

(2) The Commission may from time to time by order published in the Gazette, fix either generally or with reference to a particular hospital—

(i) the classes of subscribers;

(ii) the number of directors.

In no case shall the number of directors be less than ten or more than twenty-five.

- (iii) the number of directors to be elected by the subscribers or any class thereof;
- (iv) the number of directors who shall constitute a quorum for transacting the business of the board.

(3) Subject to this Act the board shall consist of the number of directors fixed by the order and shall be elected annually by the subscribers in the manner prescribed.

(4) The board shall, for all purposes connected with the hospital, represent the body corporate.

Election of directors. 23. (1) The first election of directors shall be held-

- (a) in the case of the hospitals mentioned in the Second Schedule within three calendar months after the commencement of this Act;
- (b) in the case of a hospital whose name is added to the Second Schedule by an order made in pursuance of subsection two of section four on or before a date to be fixed by the order.

(2) The election of directors in subsequent years

shall be held at the times and in the manner prescribed. **24.** (1) Subject to subsection two of this section any subscriber shall be eligible to hold office as a director.

(2) A subscriber shall be disqualified from holding office as a director if he is—

(a) a minor;

(b) a paid officer or employee of the hospital;

(c)

Disqualification of directors.

- (c) an officer, member, or employee of the Commission:
- (d) A person having any direct or indirect pecuniary interest in any agreement or trading to the extent of more than twenty pounds in any one year with the hospital, other than one in common with the members of an incorporated company or society consisting of more than twenty persons, and of which he is neither a director or manager :

Provided that the Commission may, if in its opinion the circumstances of the case and the interests of a hospital so require, declare by resolution that the disqualification provided in this paragraph shall not apply to a person specified in the resolution.

- (e) an insane or incapable person within the meaning of the Lunacy Act, 1898;
- (f) a person who has within the preceding ten years been convicted of any felony or misdemeanour;
- (g) an uncertificated bankrupt.

(3) The Governor may, on the recommendation of the Commission, appoint any person to be a director, whether such person is a subscriber of the hospital or not.

25. Notwithstanding the foregoing provisions of Governor this Part, the Governor, on the recommendation of the may appoint Commission may have been also Commission, may by order published in the Gazette appoint all the directors of the board of any hospital.

26. (1) The Governor may, on the recommendation Governor of the Commission, by order published in the Gazette may remove directors.

- (a) remove all or any of the directors of a hospital;
- (b) direct that the management and administration of the hospital be carried out and controlled by the Commission, or by such person as may be, on the recommendation of the Commission, nominated in the order, for such time as may be therein stated.

(2) The order may vest in the Commission or in the person so nominated all or any of the powers of the board of the hospital. 27.

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Acts of directors not withstanding irregularities.

27. No vacancy in the office of a director nor any irregularity, informality, or illegality in his election or appointment shall render illegal or invalid any act, deed, matter, or thing done or executed or suffered to be done

or executed by the board.

28. (1) The board of any hospital may, with the approval of the Commission, make by-laws not inconsistent with the provisions of this Act and of the regulations—

- (a) regulating the times and modes of meeting and transacting business; and
- (b) providing for the appointment of a chairman, secretary, medical officers, auditors, and other officers, nursing staff and sub-committees of the hospital; and
- (c) fixing the amounts to be demanded for maintenance, attendance, or relief; and
- (d) generally for the management and government of all officers, servants, visitors, and patients; and
- (e) fixing penalties not exceeding two pounds for any breach thereof.

(2) A copy of the by-laws sealed with the seal of the body corporate, and purporting to be certified by the secretary of the hospital as being correct, shall, saving all just exceptions, be received in all courts as conclusive evidence of the by-laws in force at the date of the certificate.

Board may invest funds. **29.** (1) The board may invest, in manner prescribed in the Trustee Act, 1925, or by regulation, any funds of the hospital and any moneys given or bequeathed to or arising from any gift of real or personal property to the hospital, and from time to time vary the investments.

(2) The board may, subject to any trust to the contrary, at any time dispose of any of its investments and apply the proceeds for the purposes of the hospital.

Board of Directors may make by-laws.

PART

Act No. 8, 1929.

Public Hospitals.

PART VI.

LIABILITY OF PATIENTS.

30. (1) Subject to this Act, every patient who Liability of receives relief from any hospital shall be liable to ^{cf.} Vict. Act contribute towards the funds of the hospital according to No. 3260, his means such sum in respect of such relief as the board demands, in accordance with the by-laws, or where there is no by-law fixing such amount, a sum pot exceeding the cost to the hospital of such relief calculated in a manner prescribed by the regulations.

(2) Such sum shall be a debt due by such person and may be recovered in any court of competent jurisdiction.

(3) A written statement of the amount due, in the prescribed form, purporting to be signed by the secretary of a hospital, shall be prima facie evidence of such amount being due.

(4) The board of any hospital may remit or postpone payment of all or any sums of money due to the hospital under the provisions of this section or the corresponding section of any Act hereby repealed.

(5) In addition to the amount so due such person shall, if he receives any remission or postponement upon any false statement made by him, or with his authority, regarding his circumstances, be liable to pay to the hospital a sum of not more than twenty pounds recoverable as a debt summarily.

(6) No destitute person shall be refused relief at any hospital by reason only of his inability to pay therefor.

(7) In determining the amount due by a subscriber in respect of relief afforded to himself, his spouse, or any of his children under the age of fourteen years, credit shall be given for the amount subscribed by him during the financial year in which the relief is afforded.

31. (1) A court in which judgment has been Pensions, recovered by a hospital against a patient may at any salaries, &c., time order that a specified portion of the pay, half-pay,

salary,

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salary, wages, annuity, emolument, pension (not being an old-age, invalid, widows', or war-service pension), superannuation, or other income of any such patient be paid to the secretary of the hospital to be applied by him in payment of the judgment debt.

(2) The court may at any time revoke or vary the order on due cause being shown.

32. (1) No order shall be made in pursuance of this Part in any case in which the court is satisfied that (having regard to the means, estate, or property of the patient in respect of whom the order is sought or to the circumstances of the case) such an order would be unreasonable.

(2) Nothing in this Part contained shall derogate from any rights which may exist for the recovery of money due.

33. (1) In the application of this Part to a separate institution a reference to the "board" or to the "secretary" shall be construed as a reference to the governing body and to the person prescribed by the regulations in that behalf.

(2) The provisions of this Part shall in the manner and to the extent prescribed by the regulations apply to patients in respect of relief received at a hospital or institution in the nature of a hospital conducted by or on behalf of the State.

certain circumstances.

Order not to be made in

Application to separate institutions.

Application to State institutions.

PART VII.

MISCELLANEOUS.

34. Every person who obstructs or hinders the Obstructing Commission or any member thereof or any officer in the Commission, performance of any duty imposed or the exercise of Vict. Act, any power conferred by this Act for the purposes of No. 3260, s. 41. any inquiry, investigation, inspection, or report shall be guilty of an offence against this Act.

35. (1) The Commission may, and at the request of Paying any hospital, shall hold an inquiry as to whether it is patients. desirable that any portion of a hospital should be set apart for the admission and treatment of persons able to pay for, and who may contract with the hospital for private or intermediate accommodation.

(2) The Commission may after inquiry authorise the setting apart of any such portion.

36. (1) No medical practitioner shall, except in the Fees or circumstances and under the conditions prescribed, medical attendance. charge a patient who is under treatment by him in a hospital with any fees in respect of the treatment.

(2) Save in circumstances prescribed by the regulations no contract between a patient and a medical practitioner for payment for such treatment shall be enforceable.

37. (1) The board of a hospital may, if the Com-Raising or mission so recommends and the Governor approves, issue borrowing money. debentures or bonds secured upon the revenues of the hospital at such rate of interest for such currency and upon such terms and conditions as are specified in the Gazette notice signifying the approval of the Governor.

(2) The proceeds of the sale of such debentures or bonds shall be applied by the board to the purpose specified in the said Gazette notice.

(3) The purposes for which such debentures or bonds may be issued may include the repayment of moneys advanced to the hospital by or upon the guarantee of the State either before or after the commencement of this Act; the execution of any works which prior to such commencement have been approved

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approved by the Governor and authorised to be constructed under the Public Works Act, 1912, or which have been favourably reported upon by the Public Works Committee, or which after the said commencment may be approved by the Governor upon the recommendation of the Commission whether in connection with the provision of accommodation for paying patients or otherwise or the enlargement, repair, or equipment of the hospital.

(1) Where debentures or bonds are issued in pursuance of this section they shall be deemed to be securities guaranteed by the Government of the State of New South Wales within the meaning of the Trustee Act, 1925, and the Colonial Treasurer is hereby authorised to pay any interest or principal which remains due and unpaid upon any such debenture or bond for a period of three months after demand for such payment has been made upon the Board, and the Commission shall repay out of the Hospital Fund any amount so paid by the Colonial Treasurer and take any amount so paid into consideration when determining the subsidy to be paid to the hospital.

(5) The regulations may prescribe all matters necessary or convenient to be prescribed in relation to debentures or bonds issued under the authority of this section.

38. The Local Government Act, 1919, as amended by subsequent Acts, is amended—

- (a) by inserting at the end of subsection two of section two hundred and ninety-eight the following words: "and may also subsidise any hospital within or without its area where the hospital is subject to the provisions of the Public Hospitals Act, 1929";
- (b) by inserting at the end of section two hundred and ninety-nine the following paragraph :---

"Any such hospital shall be subject to the supervision and control of the Hospitals Commission of New South Wales constituted under the Public Hospitals Act, 1929, to the extent prescribed in the regulations made under that Act." **39.**

Amendment of Act 1919, No. 41, s. 298. (Subsidies.)

Sce. 299. (Temporary hospitals.)

39. (1) No person shall establish an institution in Establishthe nature of an incorporated hospital for the relief of ment of new persons requiring medical attention without the consent in writing of the Commission.

(2) Nothing in this section shall affect any private hospital within the meaning of the Private Hospitals Act, 1908.

40. (1) The regulations may provide for the establish-Industrial ment by agreement between employers and employees schemes. of industrial contribution schemes.

(2) Where an industrial contribution scheme is in operation in connection with any hospital or in connection with the Hospital Saturday Fund, at the commencement of this Act, such scheme may continue and shall be deemed to have been provided in pursuance of subsection one of this section but may be varied from time to time in accordance with the regulations.

(3) The provisions of the Truck Act, 1900, and of section forty-nine of the Industrial Arbitration Act, 1912, or of any Act amending or replacing such provisions, shall not apply in respect of deductions from the remuneration of an employee made under any such industrial contribution scheme.

(4) Persons who contribute to a hospital under any such industrial contribution scheme shall be deemed to be subscribers to the hospital and may be constituted by the regulations as additional classes of subscribers.

41. (1) Any person who contravenes any provision offences and of this Act shall be guilty of an offence and be liable on penalties. summary conviction to a penalty not exceeding fifty pounds.

(2) Any person who contravenes the provision of any by-law made under the authority of this Act shall be guilty of an offence and be liable on summary conviction to a penalty not exceeding five pounds.

PART VIII

REGULATIONS.

Regulations.

42. (1) The Governor may, on the recommendation of the Commission, make regulations for or with respect to-

- (a) the particulars to be shown in returns to be furnished to the Commission by hospitals;
- (b) any conditions for the payment to hospitals of any sums out of the fund;
- (c) any matters (other than those expressly provided for in this Act) to be considered by the Commission in making any recommendations as to what sums shall be paid to hospitals out of the fund;
- (d) forms of books of accounts to be used by hospitals, and any other forms, including clinical histories and records, to be used by hospitals;
- (e) the incorporation of hospitals under Part IV;
- (f) the furnishing and compilation of statistical information for the purposes of this Act.
- (g) the disposal and investment of funds of incorporated hospitals;
- (h) the purchase of supplies or equipment and the contracts in relation thereto of incorporated hospitals;
- (i) in the case of incorporated hospitals the admission and discharge of patients, payment and collection of fees payable by patients for relief, and for the services of medical practitioners;
- (j) in the case of incorporated hospitals the construction, use, and management, including insurance of buildings, and the carrying out of additions, alterations, and repairs thereto, the regulation of accommodation, and the provision and use of plant, appliances, and equipment;
- (k) the preparation and submission to the Commission of reports and returns;

(1)

- (1) the regulation of the use of particular hospitals by particular classes of patients;
- (m) the establishment of laboratories for the investigation of disease, and the records to be kept in connection therewith;
- (n) the disposal of unclaimed property of patients;
- (o) the authorisation, prohibition, and control of the raising of funds by public appeal for hospital purposes;
- (p) the use, administration, and management of any portion of a hospital set apart in pursuance of section thirty-five;
- (q) any matter which by this Act is required or permitted to be prescribed or is necessary or convenient to be prescribed for carrying this Act into effect.
 - (2) The regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid upon the table of both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

(3) A regulation may apply to hospitals generally or to any particular hospital or class of hospitals specified in the regulation, or to hospitals situated in any specified portion of the State. \$ F.

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(4) The regulations may—

- (a) impose a penalty for any breach therefor, and also distinct penalties in case of successive breaches thereof, but no such penalty shall exceed fifty pounds;
- (b) impose also a daily penalty for any continuing breach thereof not exceeding five pounds per day;
- (c) fix a minimum as well as a maximum penalty.

(5) Any penalty may be recovered in a summary manner before two justices.

Sec. 2

SCHEDULES.

FIRST SCHEDULE.

No. of Act.	Title of Act.	Extent of repeal.
1898, No. 16 1900, No. 15	Public Hospitals Act, 1898 Public Hospitals (Voting) Act 1900	The whole. The whole.

Sec. 4.

SECOND SCHEDULE.

Hospital Incorporated.	Corporate Name.
Balmain District	The Balmain District Hospital.
Manly Cottage	The Manly District Hospital.
Marrickville District	The Marrickville District Hospital.
Royal South Sydney (Zetland	The Royal South Sydney Hospital.
St. George District	The St. George District Hospital.
Sydney Homœpathic	The Sydney Homœpathic Hospital.
Western Suburbs	
Albury District	The Albury District Hospital.
	TROOME

SECOND

SECOND SCHEDULE-continued.

Homital Incorporated	Corporate Name.
Hospital Incorporated.	
Angledool	The Angledool Hospital. The Armidale and New England
Armidale and New England	
Hospital.	Hospital. The Auburn District Hospital.
Auburn District	The Ballina District Hospital.
Ballina District	The Balranald District Hospital.
Balranald District	The Barraba Hospital.
Barraba	The Bathurst District Hospital.
Bathurst District	The Bega District Hospital.
Bega District	The Raleigh District Hospital.
Bellingen	The Bingara District Hospital.
Bingara District	The Blayney Cottage Hospital.
Blayney Cottage	The Boggabri District Hospital.
Boggabri District	The Bombala District Hospital.
Bombala District	The Bourke District Hospital.
Bourke District	The Berrima District Hospital.
Bowral	The Braidwood District Hospital.
Bowral Braidwood Brewarring	The Brewarrina District Hospital.
D 1 TTT	The Broken Hill and District Hospital.
	The Bulli Hospital.
Bulli Bundarra District	The Bundarra District Hospital.
	The Burrowa District Hospital.
Burrowa District Camden Cottage	The Camden Cottage Hospital.
Camden Cottage Canowindra (Soldiers' Memorial)	The Canowindra Soldiers' Memorial
Canowindra(Donners memorian)	Hospital.
Carcoar District	The Carcoar District Hospital.
Casino District	The Casino District Hospital.
Cessnock District Hospital	The Cessnock District Hospital.
Cobar District	The Cobar District Hospital.
Coff's Harbour and District	The Coff's Harbour and District
	Hospital.
Collarenebri District	The Collarenebri District Hospital.
Condobolin District	The Condobolin District Hospital.
Coolah District	The Coolah District Hospital.
Cooma District	The Cooma District Hospital.
Coonabarabran District	The Coonabarabran District Hospital.
Coonamble District	The Coonamble District Hospital.
Cootamundra District	The Cootamundra District Hospital.
Coraki	The Campbell Hospital, Coraki.
Corowa	The Corowa Hospital.
Cowra District	The Cowra District Hospital.
Crookwell and District Cottage	The Crookwell and District Cottage
a finanti coma a su a su	Hospital.
Delegate Cottage	The Delegate Cottage Hospital.
Deniliquin	The Deniliquin Hospital.
Dubbo District	The Dubbo District Hospital.
	SECOND

SECOND

SECOND SCHEDULE-continued.

Hospital Incorporated.

Corporate Name.

Hospital Incorporated.	Corporate Name.
Dungog Cottage	The Dungog Cottage Hospital.
Gilgandra District	The Gilgandra District Hospital.
Clan Inner District	The Glen Innes District Hospital.
Coodeage District	The Goodcome District Hearital
	The Goodooga District Hospital.
Goulburn District	The Goulburn District Hospital.
Grafton District	The Grafton District Hospital.
Grenfell District	The Grenfell District Hospital.
Griffith	The Griffith Hospital.
Gulgong District	The Gulgong District Hospital.
Gunnedah District	The Gunnedah District Hospital.
Gundagai District	The Gundagai District Hospital.
Hay	The Hay Hospital.
Hill End and Tambaroora	The Hill End and Tambaroora District
District.	
TTillatan	Hospital.
	The Hillston Hospital.
Inverell District	The Inverell District Hospital.
Jerilderie District	The Jerilderie District Hospital.
Junee District	The Junee District Hospital.
Katoomba	The Blue Mountains District Anzac
	Memorial Hospital.
Kempsey (Macleay)	The Macleay District Hospital,
1 5 4 57	Kempsey.
Kiama District	The Kiama District Hospital.
Kurri Kurri District	The Kurri Kurri District Hospital.
Kanal Manail	The Kyogle Memorial Hospital.
Tastan District	
Leeton District	The Lecton District Hospital.
Lismore District	The Lismore District Hospital.
Lithgow District	The Lithgow District Hospital.
Maclean (Lower Clarence)	The Maclean (Lower Clarence)
	Hospital.
Maitland	The Maitland Hospital.
Manilla District	The Manilla District Hospital.
Merriwa District	The Merriwa District Hospital.
Molong Cottage	The Molong Cottage Hospital.
Moree District	The Moree District Hospital.
Moruya District	The Moruya District Hospital.
Maggarial Cattage	The Mossgiel Cottage Hospital.
	The Mount Boppy District (Canbelego)
belego).	Hospital.
Mudgee District	The Mudgee District Hospital.
Murrumburra-Harden District	The Murrumburra-Harden District
	Hospital.
Murrurundi (The Wilson Mem-	The Wilson Memorial Hospital,
orial).	Murrurundi.
Murwillumbah (Tweed District)	The Tweed District Hospital,
	Murwillumbah.
	ANODIA

SECOND SCHEDULE—continued.

, Sheond Se	IIID ODI CONCUMUCA.
Hospital Incorporated.	Corporate Name.
Muswellbrook (Brentwood	The Brentwood Hospital, Muswell-
Hospital).	brook.
Narrabri District	The Narrabri District Hospital.
Narandera Public Hospital	The Narandera Public Hospital.
Nyngan District	The Nyngan District Hospital.
Orange District	The Orange District Hospital.
Pambula District	The Pambula District Hospital.
Parkes District	The Parkes District Hospital.
Parramatta District	The Parramatta District Hospital.
Peak Hill and District	The Peak Hill and District Hospital.
Penrith (Nepean) District	The Nepean District Hospital, Penrith.
Portland District	The Portland District Hospital.
Port Macquarie (The Hastings	The Hastings District Cottage Hospital,
District Cottage Hospital).	Port Macquarie.
Queanbeyan District	The Queanbeyan District Hospital.
Quirindi District	The Quirindi District Hospital.
Manning River District	The Manning River District Hospital.
Rylstone District	The Rylstone District Hospital.
Scone (Scott Memorial)	The Scott Memorial Hospital, Scone.
Singleton (Dangar Cottage)	The Dangar Cottage Hospital,
	Singleton.
Sofala	The Sofala Hospital.
Tamworth District	The Tamworth District Hospital.
Temora and District	The Temora and District Hospital.
Tenterfield	The Prince Albert Memorial Hospital,
	Tenterfield.
Tibooburra	The Tibooburra District Hospital.
Tingha Cottage	The Tingha Cottage Hospital.
Tumbarumba District	The Tumbarumba District Hospital.
Tumut	The Tumut Hospital.
Urana District	The Urana District Hospital.
Wagga Wagga District	The Wagga Wagga District Hospital.
Walcha Cottage	The Walcha Cottage Hospital.
Walgett	The Walgett Hospital.
Warialda District Warren District	The Warialda District Hospital.
W. W. D'L'L	The Warren District Hospital. The Wee Waa District Hospital.
TT 11' / D'/'/	The Wellington District Hospital.
Wintmonth District	The Wentworth District Hospital.
Wilcowsie and District	The Wilcannia and District Hospital.
W.II	The Wollongong District Hospital.
$\mathbf{W} = 1 \mathbf{D} 1 \mathbf{T}$	The Wyalong and District Hospital.
Yass District Yass District	The Yass District Hospital.
Young (Burrangong District)	The Burrangong District Hospital,
	Young.

THIRD

Secs. 3, 4.

THIRD SCHEDULE.

SEPARATE INSTITUTIONS.

The Royal Alexandra Hospital for Children.

The Benevolent Society of New South Wales in respect of The Renwick Hospital for Infants; The Royal Hospital for Women; Scarba. The Royal Prince Alfred Hospital.

The Wallsend Mining District Hospital.

The Newcastle Hospital.

The Illawarra Cottage Hospital.

The Vegetable Creek Hospital.

The Hawkesbury Benevolent Society and Hospital.

The Sydney Hospital.

The Royal North Shore Hospital of Sydney.

Home of Peace for the Dying.

Sacred Heart Hospice for the Dying.

Home for Incurables (Ryde).

Lewisham Hospital conducted by the Little Company of Mary.

Mater Misericordiæ Hospital (North Sydney).

Mater Misericordiæ Hospital (Waratah).

St. Margaret's Hospital for Women (Sydney).

St. Vincent's Hospital (Darlinghurst).

St. Vincent's Hospital (Bathurst).

St. Joseph's Hospital (Auburn).

St. John of God Hospital (Goulburn).

Sacred Heart Hospital (Cootamundra).

Sacred Heart Hospital (Young).

Red Cross Hospital for Consumptives (Bodington).

United Dental Hospital.

The Rachel Forster Hospital for Women.

The Carrington Centennial Homes for Convalescents.

The Crown-street Women's Hospital.

The South Sydney Women's Hospital.

The Queen Victoria Homes for Consumptives at Thirlmere and King's Tableland.

The Australian Red Cross Society (B.R.C.S.) in respect of The Bodington Red Cross Hospital, Wentworth Falls; The Malahide Red Cross Hospital, Pennant Hills; The Southern Red Cross Hospital, Exeter.

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

D. R. S. DE CHAIR,

Governor.

Government House, Sydney, 28th March, 1929.

PUBLIC HOSPITALS.

SCHEDULE of Amendments referred to in Message of 19th March, 1929.

Page 4, clause 4. After line 21 insert new subclause (3).

Page 5, clause 6, line 32. After "incompetence" insert "or unsuitability for the position "

Page 6, clause 6, line 12. After " salary " insert " or fees "

Page 6, clause 6, line 22. Omit "duties of his office" insert "Public Service" Page 6, clause 6, line 35. After "salary" insert "except with his consent"

Page 8, clause 7, lines 1, 2. Omit "under seal"

Page 8, clause 7, line 5. Omit "under seal"

Page 8, clause 8, line 34. After "thing" insert "affecting any present or past patient of any hospital "

Page 8, clause 8, line 37. After "liable" insert "to a fine not exceeding fifty pounds, or "

Page 9, clause 10, lines 26, 27. Omit " of the members and officers of the Commission " insert "of the chairman and officers of the Commission, the fees of the members "

- Page 10, clause 11, line 11. After "conditions" insert "in respect of the maintenance, equipment, management, capital expenditure, building, or repairs to existing buildings "
- Page 10, clause 11. After line 22 insert new proviso : " Provided that the Commission shall not be entitled in any year to inquire into the administration or management of or to inspect any separate institution which does not apply for or receive in that year a subsidy from the Hospital Fund."

Page 11, clause 13, line 21.After "No" insert "incorporated "Page 11, clause 13, line 21.After "closed" insert "or amalgamated as aforesaid"

Page 14, clause 15, lines 10, 11. Omit " paid into the Hospital Fund " insert "devoted to such purpose or purposes as the Commission may decide"

Page 15, clause 17, line 26. After "determining" insert what hospitals shall be subsidised and "

Page 20, clause 24, line 36. Omit "for election" insert "to hold office"

Page 20, clause 24, lines 38, 39. Omit "election" insert "holding office as a director" Page 21, clause 24, line 14. Omit "under seal"

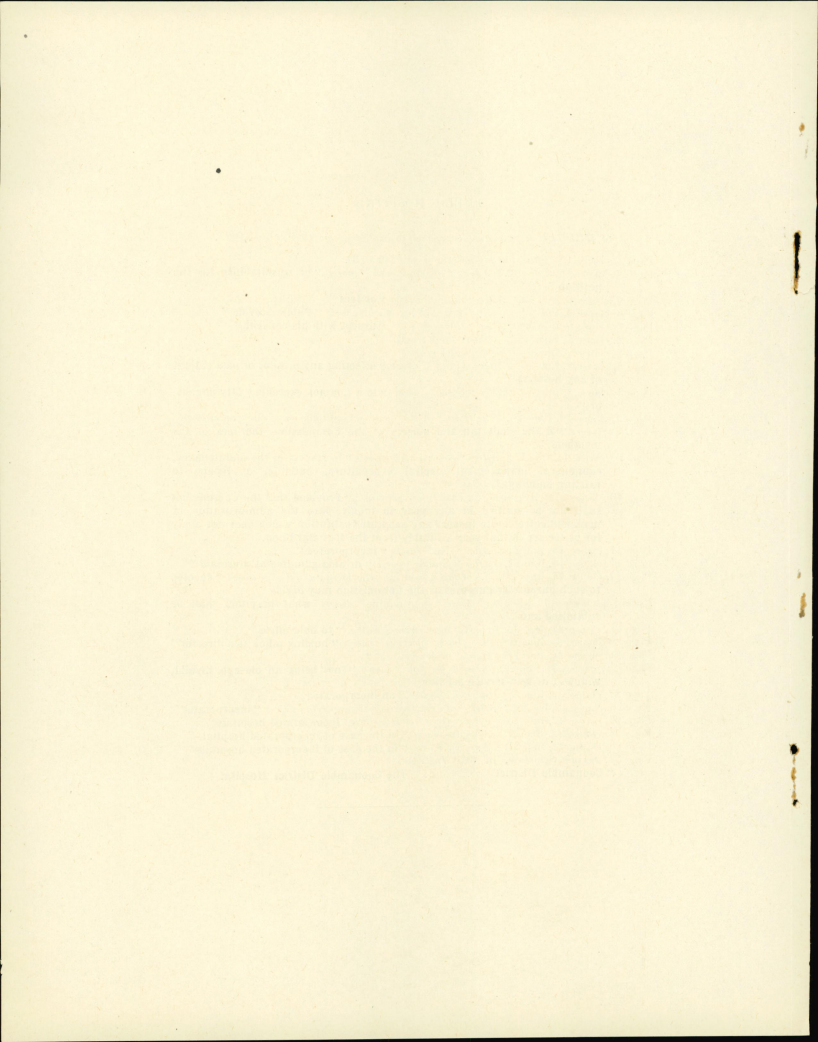
Page 24, clause 31, line 1. After "pension" insert "(not being an old-age, invalid, widows', or war-service pension)"

Page 27, clause 39, line 2.Omit " a" insert " an incorporated "Page 28, clause 42, line 22.After " of " where secondly occurring insert " incorporated "Page 28, clause 42, line 25.After " thereto " insert " of incorporated hospitals "Page 28, clause 42, line 27.After (i) insert " in the case of incorporated hospitals "

Page 28, clause 42, line 31. After (j) insert "in the case of incorporated hospitals"

Page 31, Second Schedule, line 39. Insert-

" Coonamble District ... The Coonamble District Hospital" ...



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.

S. G. BOYDELL, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 12 March, 1929.

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

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

Legislative Council Chamber, Sydney, 19th March, 1929.

New South Wales.



ANNO UNDEVICESIMO GEORGII V REGIS.⁶

Act No. , 1929.

An Act to incorporate, regulate, and otherwise promote the objects of public hospitals; to constitute a Hospitals Commission; to repeal the Public Hospitals Act, 1898, and certain other Acts; to amend the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith.

BE

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 :---

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PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Public short title. Hospitals Act, 1929," and shall come into operation on and com-10 a date to be appointed by the Governor and notified by proclamation published in the Gazette.

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

PART I.-PRELIMINARY

PART II.- HOSPITALS COMMISSION.

PART III.-HOSPITAL FUND. 15

PART IV .- INCORPORATION OF HOSPITALS.

PART V.-CONSTITUTION AND FUNCTIONS OF BOARDS OF DIRECTORS.

PART VI.-LIABILITY OF PATIENTS.

20 PART VII.-MISCELLANEOUS.

PART VIII.-REGULATIONS.

FIRST SCHEDULE.

SECOND SCHEDULE.

THIRD SCHEDULE.

2. (1) The Acts mentioned in the First Schedule Repeals and 25 to this Act to the extent therein expressed are hereby savings? repealed.

(2) All by-laws, rules, and regulations in force at the commencement of this Act shall, so far as the 30 same are not inconsistent with the provisions of this Act, remain in force until altered or repealed by regulations or by-laws made under the provisions of this Act.

(3)

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(3) All persons appointed or elected to any office under the Acts hereby repealed, and holding office at the time of the commencement of this Act shall, until such time as appointments and elections to the said 5 offices are made in accordance with the provisions of this Act, be deemed to have been appointed or elected hereunder.

3. In this Act, unless the context otherwise Interpre-

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"Board" means the Board of Directors of a hospital.

"Commission" means the Hospitals Commission of New South Wales constituted under this Act.

- "Director" means a person appointed or elected in accordance with the provisions of this Act as a director of a hospital.
- "Hospital" means any institution established for the relief of persons to which any of the provisions of this Act have been applied, and subject to the provisions of this Act, includes any separate institution, and any institution for the care of the aged or infirm, or of convalescent or incurable persons, or persons suffering from a chronic ailment.
- "Incorporated hospital" means a hospital mentioned in the Second Schedule.
 - "In-patient" means any person who receives relief from any hospital and resides in the premises of the hospital or any annexe to or dependency thereof.
 - "Out-patient" means any person who receives relief or assistance from any hospital other than as an in-patient.
 - "Patient" includes any in-patient and any outpatient.
 - "Prescribed" means prescribed by this Act or by the regulations made thereunder.

" Relief "

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"Relief" includes treatment or cure of or attention to any disease or ailment or any injury consequent on any accident, and also the maintenance and the provision of medical and surgical attention, medicines, surgical appliances, and nursing of any patient.

"Separate institution" means any institution mentioned in the Third Schedule to this Act.

4. (1) This Act shall apply to all incorporated Application 10 hospitals and separate institutions mentioned in the ^{of Act,} Second and Third Schedules save that Parts IV and V shall not apply to separate institutions mentioned in the

Third Schedule.

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(2) The Governor, on the recommendation of the 15 Commission, may by order published in the Gazette add the name of any hospital to the Second Schedule, and add the name of any institution to the Third Schedule, and this Act shall, upon such publication, apply to such hospital in the like manner as it applies 20 to incorporated hospitals, and to an institution so added

in like manner as it applies to a separate institution.

(3) The name of any institution now in the Third Schedule shall not be added to the Second Schedule without the consent of the governing authority of such 25 institution.

PART II.

HOSPITALS COMMISSION.

5. (1) There shall be a hospitals commission, which Appointment shall consist of five members appointed by the Governor of Hospitals Commission.
30 by Commission under the seal of the State. The five ef. 1926, No. members so to be appointed shall be as follows:— 15, s. 31.

(a) one member who shall in and by his Commission be appointed chairman of the Commission :

(d)

- (b) one member who shall be a legally qualified medical practitioner;
- (c) one member who shall be a female;

- (d) one member who shall be the representative of the hospitals situated within the County of Cumberland;
- (e) one member who shall be the representative of the hospitals situated outside the County of Cumberland.
 - (2) The chairman —
 - (a) shall be paid a salary of one thousand five hundred pounds per annum, and shall devote his whole time to the duties of his office;
- (b) shall, subject to this Act, hold office for a term of seven years, but shall be eligible for reappointment;
- (c) shall be a "permanent head" within the meaning of the Public Service Act, 1902, and any Act amending the same.

(3) The fees of the members, other than the chairman, shall be fixed by the Governor.

(4) The members of the Commission, other than 20 the chairman, shall be appointed for a term of five years, and shall be eligible for re-appointment.

On the occurrence of a vacancy an appointment shall be made for the remainder of the unexpired term of the vacant office.

- (5) The provisions of the Public Service Act. 25 1902, or of any Act amending that Act, shall not apply to the appointment of the members of the Commission, and such members shall not be subject to the provisions of the said Act during their tenure of office.
- 6. (1) A member of the Commission may be Disqualifica-30 suspended from his office by the Governor for mis- tion of members. behaviour or incompetence, or unsuitability for the cf. 1926, No. position, but shall not be removed from office except 15, s. 31. as hereinafter provided.
- The Minister shall cause to be laid before Parliament 35 a full statement of the grounds of suspension within seven sitting days after such suspension if Parliament is in session, or if not, then within seven sitting days after the commencement of the next session.

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(2) A member of the Commission suspended under this section shall be restored to office unless each House of Parliament within twenty-one days from the time when such statement has been laid before it, 5 declares by resolution that the said member ought to be removed from office, and if each House of Parliament within the said time does so declare, the said member shall be removed by the Governor accordingly.

(3) A member of the Commission shall be deemed 10 to have vacated his office if he-

- (a) becomes bankrupt, compounds with his creditors, or makes an assignment of his salary or fees or estate for their benefit; or
- (b) absents himself from duty for a period of fourteen consecutive days, except on leave granted by the Governor; or
- (c) becomes an insane person or patient, or an incapable person within the meaning of the Lunacy Act, 1898; or
- (d) being the chairman, engages in New South Wales during his term of office in any paid employment outside the duties-of-his-office Public Service ; or
 - (e) resigns his office, by writing under his hand addressed to the Governor.

(4) Any chairman of the Commission who at the Members date of his appointment is an officer of the Public Public Public Service-

Service.

(a) shall, in the event of his office on the Commission being discontinued, or in the event of the dissolution of the Commission, be eligible on the recommendation of the Public Service Board to be appointed to some office in the Public Service not lower in classification and salary, except with his consent, than that which he held at the date of his appointment to the Commission; and

(b) shall continue to contribute to the Superannuation Fund in accordance with the Superannuation Act, 1916, and be entitled to the benefits under that Act in respect of which he has contributed;

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(c) shall retain any leave of absence accrued under the Public Service Act, 1902.

(5) In case of the illness, suspension, or absence Appointment of any member of the Commission, a deputy may be of deputy.
5 appointed by the Governor, to act for such member during his illness, suspension, or absence; and every such deputy shall have the immunities, and shall during the time he acts as deputy have all the powers and authority of such member, and receive such salary or 10 remuneration as the Governor may direct.

(6) No act or proceeding of the Commission shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken, or commenced, there was a vacancy in the office

15 of any one member.

7. (1) The Commission shall be a body corporate, Body with perpetual succession and a common seal, and may $_{\text{corporate.}}^{\text{corporate.}}$ sue and be sued in its corporate name, and shall for the $_{15, \text{ s. } 32}^{\text{corporate.}}$ purposes and subject to the provisions of this Act, be

20 capable of purchasing, holding, granting, demising, disposing of, or otherwise dealing with real and personal property, and of doing and suffering all such other acts and things as bodies corporate may by law do and suffer.

25 The corporate name of the Commission shall be "The Hospitals Commission of New South Wales."

(2) The procedure for the calling of meetings of the Commission and for the conduct of business at such meetings shall, subject to any regulations in relation 30 thereto, be as determined by the Commission.

(3) Three members of the Commission, one of Quorum. whom shall be the chairman or the deputy-chairman, shall form a quorum, and any duly convened meeting at which a quorum is present shall be competent to 35 transact any business of the Commission, and shall have all the powers and authority by this Act conferred upon the Commission.

(4) At any meeting of the Commission the chair- chairman or man or the deputy-chairman shall have a deliberative ad 40 vote, and if the voting be equal a casting vote.

Body

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(5) The Commission may by resolution under seal authorise the chairman to determine such matters as are specified in the resolution. Any such authority may from time to time be revoked or varied by resolu-5 tion under-seal.

(6) No action or suit shall be brought or main- No action or tained against any person who is, or at any time has suit against been a member of the Commission, for anything done or Commission. omitted by him pursuant to the duties imposed upon

10 him by this Act.

(7) The Commission shall cause minutes of its Minutes of decisions to be kept upon the official papers, and cause meetings, &c. minutes to be kept of the proceedings at formal meetings,

and an annual report of its work, and a statement of 15 accounts to be prepared and presented to Parliament through the Minister.

(8) The Commission may refer any question of law for the advice of the Attorney-General or the Crown Solicitor in such manner as may be prescribed.

. 20 8. (1) For the purposes of carrying out the powers, Appointmen duties, authorities, and obligations conferred or imposed of officers and upon the Commission by this or any other Act, the employees. Commission, with the approval of the Minister of the 15, s. 33. Department concerned and of the Public Service Board,

25 may make use of the services of any of the officers and employees of the Public Service.

(2) The staff of the Commission shall be Staff under appointed under and be subject to the provisions of Public Service Act, the Public Service Act, 1902. 1902.

30 (3) The Commission may appoint, employ, and Casual dismiss such casual employees as it deems necessary for employees. the purposes of this Act.

(4) Every person appointed under this Act who secrecy. without lawful excuse reveals any matter or thing

35 affecting any present or past patient of any hospital which has come to his knowledge in his official capacity shall be guilty of a misdemeanour, and shall be liable to a fine not exceeding fifty pounds, or to imprisonment for any term not exceeding two years with or without 40 hard labour.

9. Any member of the Commission who—

- (a) is in any wise concerned or interested in any to be personally bargain or contract made by or on behalf of the interested in contracts, &c. Commission or any hospital, or
- (b) in any wise participates or claims to be No. 3260, entitled to participate in the profit thereof or s. 14. in any benefit or emolument arising from the same-

shall thereby vacate his office as a member of the 10 Commission and shall also be liable to a penalty not exceeding fifty pounds :

Provided that no member of the Commission shall be liable to vacate his office or be liable to any penalty as aforesaid by reason only of-

- (i) receiving or being entitled to receive any 15 payment or expenses pursuant to this Act;
 - (ii) being beneficially interested in any newspaper in which the Commission or any hospital inserts advertisements;
- (iii) being a shareholder or member (but not a 20 director or manager) of any incorporated company of more than twenty persons which has entered into any contract with or done any work under the authority of the board of 25 any hospital.

10. (1) The salaries of-the-members-and-officers-of Salaries and the Commission, of the chairman and officers of the Com- expenses paid out of mission, the fees of the members, and the expenses Hospital incurred in the administration of this Act shall be paid Fund. 30 out of the Hospital Fund.

(2) Members and officers of the Commission shall be entitled to receive such amounts in reimbursement of expenses including travelling expenses incurred while on duty as may be prescribed.

11. It shall be the duty of the Commission—

- (a) to make or cause to be made careful inquiry Commission into the administration and management of ies and inevery hospital;
- (b) to cause every hospital to be inspected from $_{No.3260}^{\text{cf. Vict. Act,}}$ time to time and at least once in every finan- 1922. cial year;

Duties of as to inquir-

spections.

Members not

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		Public Hospitals.
	(c)	to report to the Minister as to the sums required to be provided from the Consolidated Revenue Fund to meet the needs of the hospitals;
5	(d)	to determine what hospitals should be sub- sidised;
	(e)	to determine what sums of money should be paid from the Hospital Fund in any financial year to any hospital;
10	(f)	to attach to the payment of any subsidy such conditions in respect of the maintenance, equipment, management, capital expenditure, building, or repairs to existing buildings as it
15	(g)	may think fit. to consider and recommend any amendments of existing legislation and proposals for future legislation which are in its opinion desirable
20		for carrying into effect any of the objects or purposes referred to in this Act or of any other object or purpose dealing with or affecting the prevention of disease or the relief of the sick, aged, or infirm :
25		Provided that the Commission shall not be entitled in any year to inquire into the adminis- tration or management of or to inspect any separate institution which does not apply for or

12. The Commission, for the purpose of conducting Application 30 any inquiry, investigation, or hearing under this Act, of Royal shall have the same powers and authority to summon Act, 1923. witnesses, and receive evidence as are conferred upon a Commissioner appointed under Division 1 of Part II of the Royal Commissions Act, 1923; and the said Act, 35 section thirteen and Division 2 of Part II excepted shall, mutatis mutandis, apply to any witness or to any person to whom the powers of the Commission have been delegated under this Act.

13.

receive in that year a subsidy from the Hospital

Fund.

13. (1) Subject to this Act the Governor, on the Certain recommendation of the Commission, may by order powers of the Commission. published in the Gazette-

(a) close any incorporated hospital;

- cf. Vict. Act, No. 3260,
- (b) amalgamate any two or more incorporated s. 25, et seq. hospitals or limit or extend the activities of any of them;
 - (c) authorise the board of any hospital, separately or jointly with the board of any other hospital, to establish and maintain institutions for the relief of-
 - (i) persons suffering from tuberculosis and such other infectious diseases as may be prescribed;
 - (ii) convalescent or incurable persons, or of persons suffering from chronic ailments.

Any such institution may be established in part of the buildings of an existing hospital, or in a separate building.

(2) No incorporated hospital shall be closed or amalgamated as aforesaid unless the Commission is of opinion after holding an inquiry at which the hospital may be represented-

- (i) that having regard to the administration, management, and operations of the hospital, its objects can be carried out as effectively and more economically by some other hospital, or by its amalgamation with some other hospital; or
 - (ii) that the accommodation provided by the hospital is so defective, insanitary, or unsuitable that it cannot by any reasonable expenditure be made fit for the purposes for which it exists.

(3) The Commission may by order published in the Gazette-

- (a) authorise and direct the adoption of systems of preventive medicine and promote research and investigation and may utilise the staff and
 - facilities of any hospital therefor; (b)

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- (b) authorise and direct arrangements between hospitals for the transfer of patients and nurses;
- (c) define the functions and activities of any hospital.

Vict. Act, No. 3260, be s. 30.

- (a) the said corporations shall on a date to be s. 30. specified in the order be dissolved and cease to exist and the subscribers for the time being thereto shall as and from the date so specified by virtue of this Act become and be deemed and taken to be incorporated as an incorporated hospital with such name as the Governor specifies in the order, and such incorporated hospital shall be and be deemed to be the successor of each of the hospitals so amalgamated;
 - (b) all real and personal property belonging to each of the hospitals so amalgamated or of which it is the trustee shall on the date so specified by virtue of this Act and without further or other conveyance, transfer, or assignment vest in the new incorporated hospital for all the estate and interest therein of the hospitals so amalgamated, subject to all liabilities, charges, obligations, or trusts affecting that property;
 - (c) all contracts, debts, and liabilities of each of the hospitals amalgamated shall as and from the date so specified become the contracts, debts, and liabilities respectively of the new incorporated hospital;
 - (d) subject to this Act the new incorporated hospital shall be deemed and taken to be the same corporation as each of the hospitals amalgamated, and of which it is hereby declared to be the successor; and

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(c) the board of the new incorporated hospital shall as and from the date so specified consist of the members of the boards of the several hospitals amalgamated, and they shall remain in office until immediately before the next annual election of members of boards of the new hospital to be held pursuant to this Act when they shall all go out of office and a new board shall be elected in accordance with this Act, and any member of the retiring board (if otherwise qualified) shall be eligible for reelection pursuant to the provisions of Part V.

(2) Every hospital so amalgamated and the board and the officers thereof, and every person by 15 whom any real or personal property belonging to any such hospital is held, shall execute or concur in the execution of all such conveyances, transfers, assurances, instruments, and documents, and shall do and perform all such acts and things as are necessary or convenient 20 to give effect to the conveyance or transfer of such property and the vesting thereof for the purposes of the amalgamation.

15. (1) Where the Governor makes an order that any Consequence incorporated hospital shall be closed (not being an order of order that hospital be 25 made for the purpose only of effecting an amalgamation closed. with any other hospital)-Vict. Act.

No. 3260,

- (a) the corporation of the hospital shall on the s. 31. date specified in the order be dissolved and cease to exist; and
- (b) all land granted or reserved or set apart by the Crown for the purposes of the hospital shall on the date so specified by virtue of this Act and, without further or other conveyance, transfer, or assignment, vest in the Crown freed and discharged from all trusts, conditions, and restrictions affecting the same, and any grant, reservation, or setting apart of such land shall by virtue of this Act be cancelled and the said land shall be deemed to be Crown lands and to be

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be reserved from sale or lease until otherwise disposed of under the provisions of the Crown Lands Consolidation Act, 1913; and

(c) all other real and all personal property of the hospital shall be conveyed to and vested in the Crown and may be sold, alienated, or disposed of as the Minister directs, and the rents, issues, proceeds, and profits of the same (subject to the payment thereout of the debts and liabilities of the hospital) shall be paid into the Hospital Fund devoted to such purpose or purposes as the Commission may decide.

(2) Every such hospital, and the board and the officers thereof, and every person by whom any real or
15 personal property belonging to such hospital is held shall execute or concur in the execution of all such conveyances, transfers, assurances, instruments, and documents, and shall do and perform all such acts and things as are necessary or convenient to give effect to
20 the conveyance or transfer of such property to and the

vesting thereof in the Crown.

16. The Public Institutions Inspection Act, 1901, Amendment is amended by inserting in section six after the words of Act No. 29, "Colonial Secretary" the words "and in relation to

25 hospitals or infirmaries only the Hospitals Commission of New South Wales or an officer duly authorised by it in that behalf under its seal either generally or in a particular case."

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PART III.

HOSPITAL FUND.

17. (1) There shall be opened within the Colonial Hospital Treasurer's accounts an account which shall be called Established. 5 the Hospital Fund.

(2) There shall be paid to the credit of the Moneys to Hospital Fund—

(a) all moneys appropriated by Parliament for the granting of sabsidies or other assistance to

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hospitals or for the purposes of the administration of this Act;

(b) all other moneys paid into the fund under the authority of this or any other Act;

(3) The Hospital Fund may be operated upon How funds
 15 by the Commission for the purposes of this Act in the may be operated.
 prescribed manner.

(4) As soon as practicable after the thirtieth Commission day of June in each year the Commission shall prepare and submit and submit to the Minister a full statement of the a financial 20 expenditure and revenue of the Hospital Fund for the statement.

twelve months preceding the said date.

Such statement shall be audited by the Auditor-General and shall as soon as practicable be laid before Parliament together with a report of the operations of 25 the Commission.

(5) In determining what hospitals shall be Distribution subsidised and what amount of money shall be paid out of fund and of the Hospital Fund to each hospital the Commission thereof. shall with regard to each such hospital take into con-

30 sideration-

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- (a) the financial position of such hospital and the amount likely to be contributed to it during the financial year otherwise than from the Hospital Fund;
- (b) the probable requirements for capital and maintenance expenditure;
- (c) the probable net receipts and expenditure for the financial year;

(d)

Public Hospitals.						
	(d) the actual number of persons who received relief during the preceding financial year;					
5	(e) the average number of beds occupied during the preceding financial year, and the average cost per bed;					
	(f) the average length of stay of each in-patient during the preceding financial year;					
	(g) the general conditions and management of the hospital;					
10	(h) any exceptional circumstances with regard to it or its geographical position; and					
	(i) such other matters as are prescribed or as the Commission thinks fit.					

PART IV.

INCORPORATION OF HOSPITALS.

18. (1) Upon the commencement of this Act, the Incorporasubscribers of each hospital mentioned in the Second tion. Schedule shall be a body corporate with the corporate name therein indicated.

20 (2) Upon the publication of an order in the Gazette in pursuance of subsection two of section four adding the name of a hospital to the Second Schedule the subscribers of the hospital shall be a body corporate with the corporate name set out in the order.

25 (3) Each such body corporate shall have perpetual succession and a common seal, and may in its corporate name sue and be sucd, proceed and be proceeded against in all courts.

(4) Any reference in any Act, rule, regulation,30 by-law, or instrument to any hospital mentioned in the Second Schedule or any addition to that Schedule shall be construed as a reference to the body corporate into which such hospital is constituted by this section.

19.

19. Upon the constitution of a hospital as a body Vesting of corporate by or under this Act—

- (a) all real and personal property which is vested in or held by any person in trust for or on behalf of the hospital shall become vested in the said body corporate, subject to any trusts affecting the same;
- (b) any Crown land set apart for purposes of the hospital or land resumed for the like purposes and vested in the Minister for Public Works or other constructing authority and held, used, or occupied in connection with the hospital shall become vested in the body corporate;
- (c) the persons in whom any such property is vested shall take all steps and execute any documents necessary to completely vest in the hospital all the property vested in them, and if trustees of the hospital shall vacate their office.
- 20 **20.** Each body corporate constituted by or under Power to hold this Part of this Act may take, purchase, hold, and enjoy property. not only such lands, buildings, and hereditaments as may from time to time be required for the purposes of the hospital, but also any other lands and hereditaments
- 25 wheresoever situate, and may also take, purchase, receive, hold, and enjoy any chattels and personal property; and may sell, grant, convey, demise, or otherwise dispose of either absolutely or by way of mortgage any of its property:
- 30 It shall not be lawful for the body corporate to sell, grant, convey, demise, mortgage, or dispose of any lands, buildings, or hereditaments unless with the approval of the Commission.

21. (1) The following persons shall be deemed subscribers. 35 subscribers to a hospital :—

(a) Any life member : A person who becomes a life member after the passing of this Act shall be deemed to be a subscriber as and from the date on which he becomes a life member. A
 150—B person

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person who at the date of the commencement of this Act is a life member of any hospital incorporated by this Act shall be deemed to be a life member of the hospital so incorporated.

(b) Any person who in any year between the first day of July and the thirtieth day of June next following has contributed to the funds of the hospital otherwise than by way of payment for the relief received by him or his dependents a sum of not less than ten shillings in one sum.

> Such person shall be deemed to be a subscriber for twelve months from the first day of July preceding the payment of his subscription.

(c) Any person nominated in the manner prescribed by any firm or corporation or association of persons which contributes to the funds of a hospital.

Nominations shall be made in accordance with the following provisions :---

- (i) Where the sum contributed exceeds two pounds and does not exceed fifty pounds, one person may be nominated;
- (ii) where the sum contributed exceeds fifty pounds, but does not exceed one hundred pounds, two persons may be nominated;
- (iii) where the sum contributed exceeds one hundred pounds, but does not exceed two hundred pounds, three persons may be nominated;
- (iv) for every one hundred pounds, or part thereof in excess of two hundred pounds contributed, one additional person may be nominated.
- (d) Any person nominated in the manner prescribed by the promoters of any entertainment, sports meeting, carnival, or the like, held for raising funds for the hospital.

Nominations

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Nominations shall be made in accordance with the following provisions:—

- (i) Where the sum contributed exceeds fifty pounds and does not exceed one hundred pounds, one person may be nominated;
- (ii) where the sum contributed exceeds one hundred pounds, but does not exceed two hundred pounds, two persons may be nominated;
- (iii) where the sum contributed exceeds two hundred pounds, three persons may be nominated.

(2) Nominations may be made only in respect of sums contributed in any year between the first day 15 of July and the thirtieth day of June next following.

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Any person so nominated shall be deemed to be a subscriber for the period of twelve months from the first day of July preceding the date of his nomination.

(3) For the purpose of any elections held in the 20 first year after the constitution of an incorporated hospital by or under this Act a person who was at the date of such constitution a contributor shall be deemed to be a subscriber to the hospital so constituted.

(4) (a) A life member of any hospital dissolved25 by or under this Act shall be deemed to be a life member and subscriber of the new body corporate constituted by or under this Act in lieu of the hospital so dissolved.

(b) Any person may become a life member of a hospital if he contributes to the funds of the hospital30 otherwise than by way of payment for the relief received by him or his dependents of ten pounds sterling at the least in one sum.

(c) The board may appeint as a life member of the hospital any person who has rendered meritorious35 service to or in connection with the hospital either before or after the commencement of this Act.

PART V

CONSTITUTION AND FUNCTIONS OF BUARDS OF DIRECTORS.

22. (1) Each hospital incorporated under the pro-Board of 5 visions of this Act and its property shall be governed Directors. and managed by a Board of Directors.

(2) The Commission may from time to time by order published in the Gazette, fix either generally or with reference to a particular hospital—

- (i) the classes of subscribers;
 - (ii) the number of directors.

In no case shall the number of directors be less than ten or more than twenty-five.

(iii) the number of directors to be elected by the subscribers or any class thereof;

(iv) the number of directors who shall constitute a quorum for transacting the business of the board.

(3) Subject to this Act the board shall consist 20 of the number of directors fixed by the order and shall be elected annually by the subscribers in the manner prescribed.

(4) The board shall, for all purposes connected with the hospital, represent the body corporate.

- 25 23. (1) The first election of directors shall be held Election of
 - (a) in the case of the hospitals mentioned in the directors. Second Schedule within three calendar months after the commencement of this Act;
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(b) in the case of a hospital whose name is added to the Second Schedule by an order made in pursuance of subsection two of section four on or before a date to be fixed by the order.

(2) The election of directors in subsequent years shall be held at the times and in the manner prescribed.

15 24. (1) Subject to subsection two of this section Disqualificaany subscriber shall be eligible for-election to hold office tion of as a director.

(2) A subscriber shall be disqualified from elee-

40 (a) a minor;

(b) a paid officer or employee of the hospital;

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- (c) an officer, member, or employee of the Commission:
- (d) A person having any direct or indirect pecuniary interest in any agreement or trading to the extent of more than twenty pounds in any one year with the hospital, other than one in common with the members of an incorporated company or society consisting of more than twenty persons, and of which he is neither a director or manager :

Provided that the Commission may, if in its opinion the circumstances of the case and the interests of a hospital so require, declare by resolution under-seal that the disqualification provided in this paragraph shall not apply to a person specified in the resolution.

- (e) an insane or incapable person within the meaning of the Lunacy Act, 1898;
- (f) a person who has within the preceding ten years been convicted of any felony or misdemeanour;
- (g) an uncertificated bankrupt.

(3) The Governor may, on the recommendation

of the Commission, appoint any person to be a director, 25 whether such person is a subscriber of the hospital or not.

25. Notwithstanding the foregoing provisions of Governor this Part, the Governor, on the recommendation of the may appoint directors. Commission, may by order published in the Gazette 30 appoint all the directors of the board of any hospital.

26. (1) The Governor may, on the recommendation Governor of the Commission, by order published in the Gazette- may remove directors.

- (a) remove all or any of the directors of a hospital;
- (b) direct that the management and administra
 - tion of the hospital be carried out and controlled by the Commission, or by such person as may be, on the recommendation of the Commission, nominated in the order, for such time as may be therein stated.

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(2) The order may vest in the Commission or in the person so nominated all or any of the powers of the board of the hospital. 27.

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27. No vacancy in the office of a director nor any Acts of irregularity, informality, or illegality in his election or directors not-appointment shall and an illegal and in the standing appointment shall render illegal or invalid any act, deed, irregularities matter, or thing done or executed or suffered to be done

5 or executed by the board.

28. (1) The board of any hospital may, with the Board of approval of the Commission, make by-laws not incon-Directors sistent with the provisions of this Act and of the by-laws. regulations-

- (a) regulating the times and modes of meeting and 10 transacting business; and
 - (b) providing for the appointment of a chairman, secretary, medical officers, auditors, and other officers, nursing staff and sub-committees of the hospital; and
 - (c) fixing the amounts to be demanded for maintenance, attendance, or relief; and
 - (d) generally for the management and government of all officers, servants, visitors, and patients; and
 - (e) fixing penalties not exceeding two pounds for any breach thereof.

(2) A copy of the by-laws sealed with the seal of the body corporate, and purporting to be certified by 25 the secretary of the hospital as being correct, shall, saving all just exceptions, be received in all courts as conclusive evidence of the by-laws in force at the date of the certificate.

29. (1) The board may invest, in manner prescribed Board may 30 in the Trustee Act, 1925, or by regulation, any funds invest funds. of the hospital and any moneys given or bequeathed to or arising from any gift of real or personal property to the hospital, and from time to time vary the investments.

(2) The board may, subject to any trust to the 35 contrary, at any time dispose of any of its investments and apply the proceeds for the purposes of the hospital.

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PART VI.

LIABILITY OF PATIENTS.

30. (1) Subject to this Act, every patient who Liability of receives relief from any hospital shall be liable to ^{cf.} Vict. Act 5 contribute towards the funds of the hospital according to No. 3260, his means such sum in respect of such relief as the s. 73. board demands, in accordance with the by-laws, or where there is no by-law fixing such amount, a sum not

exceeding the cost to the hospital of such relief 10 calculated in a manner prescribed by the regulations.

(2) Such sum shall be a debt due by such person and may be recovered in any court of competent jurisdiction.

(3) A written statement of the amount due,15 in the prescribed form, purporting to be signed by the secretary of a hospital, shall be prima facie evidence of such amount being due.

(4) The board of any hospital may remit or postpone payment of all or any sums of money due to20 the hospital under the provisions of this section or the corresponding section of any Act hereby repealed.

(5) In addition to the amount so due such person shall, if he receives any remission or postponement upon any false statement made by him, or with his

25 authority, regarding his circumstances, be liable to pay to the hospital a sum of not more than twenty pounds recoverable as a debt summarily.

(6) No destitute person shall be refused relief at any hospital by reason only of his inability to pay 30 therefor.

(7) In determining the amount due by a subscriber in respect of relief afforded to himself, his spouse, or any of his children under the age of fourteen years, credit shall be given for the amount subscribed 35 by him during the financial year in which the relief is afforded.

31. (1) A court in which judgment has been Pensions, recovered by a hospital against a patient may at any salaries, &c., time order that a specified portion of the pay, half-pay, salary,

salary, wages, annuity, emolument, pension (not being an old-age, invalid, widows or war-service pension), superannuation, or other income of any such patient be paid to the secretary of the hospital to be applied by 5 him in payment of the judgment debt.

(2) The court may at any time revoke or vary the order on due cause being shown.

32. (1) No order shall be made in pursuance of this order not to Part in any case in which the court is satisfied that be made in certain cir.
10 (having regard to the means, estate, or property of the cumstances. patient in respect of whom the order is sought or to the

circumstances of the case) such an order would be unreasonable.

(2) Nothing in this Part contained shall 15 derogate from any rights which may exist for the recovery of money due.

33. (1) In the application of this Part to a separate Application institution a reference to the "board" or to the to separate "secretary" shall be construed as a reference to the

20 governing body and to the person prescribed by the regulations in that behalf.

(2) The provisions of this Part shall in the Application manner and to the extent prescribed by the regulations to State apply to patients in respect of relief received at a

25 hospital or institution in the nature of a hospital conducted by or on behalf of the State.

PART VII.

MISCELLANEOUS.

34. Every person who obstructs or hinders the Obstructing Commission or any member thereof or any officer in the Commission, 5 performance of any duty imposed or the exercise of Viet. Act, any power conferred by this Act for the purposes of No. 3260, any inquiry, investigation, inspection, or report shall be guilty of an offence against this Act.

35. (1) The Commission may, and at the request of Paying 10 any hospital, shall hold an inquiry as to whether it is ^{patients.} desirable that any portion of a hospital should be set apart for the admission and treatment of persons able to pay for, and who may contract with the hospital for private or intermediate accommodation.

15 (2) The Commission may after inquiry authorise the setting apart of any such portion.

36. (1) No medical practitioner shall, except in the Fees or circumstances and under the conditions prescribed, attendance charge a patient who is under treatment by him in a 20 hospital with any fees in respect of the treatment.

(2) Save in circumstances prescribed by the regulations no contract between a patient and a medical practitioner for payment for such treatment shall be enforceable.

25 **37.** (1) The board of a hospital may, if the Com- Raising or mission so recommends and the Governor approves, issue borrowing debentures or bonds secured upon the revenues of the hospital at such rate of interest for such currency and

upon such terms and conditions as are specified in the 30 Gazette notice signifying the approval of the Governor.

(2) The proceeds of the sale of such debentures or bonds shall be applied by the board to the purpose specified in the said Gazette notice.

(3) The purposes for which such debentures or 35 bonds may be issued may include the repayment of moneys advanced to the hospital by or upon the guarantee of the State either before or after the commencement of this Act; the execution of any works which prior to such commencement have been approved

approved by the Governor and authorised to be constructed under the Public Works Act, 1912, or which have been favourably reported upon by the Public Works Committee, or which after the said commenc-

- 5 ment may be approved by the Governor upon the recommendation of the Commission whether in connection with the provision of accommodation for paying patients or otherwise or the enlargement, repair, or equipment of the hospital.
- 10 (4) Where debentures or bonds are issued in pursuance of this section they shall be deemed to be securities guaranteed by the Government of the State of New South Wales within the meaning of the Trustee Act, 1925, and the Colonial Treasurer is hereby
- 15 authorised to pay any interest or principal which remains due and unpaid upon any such debenture or bond for a period of three months after demand for such payment has been made upon the Board, and the Commission shall repay out of the Hospital Fund any amount so
- 20 paid by the Colonial Treasurer and take any amount so paid into consideration when determining the subsidy to be paid to the hospital.

(5) The regulations may prescribe all matters necessary or convenient to be prescribed in relation to25 debentures or bonds issued under the authority of this section.

38. The Local Government Act, 1919, as amended by subsequent Acts, is amended—

(a) by inserting at the end of subsection two Amendment of section two hundred and ninety-eight the No. 41, following words: "and may also subsidise s. 298. any hospital within or without its area where (Subsidies.) the hospital is subject to the provisions of the Public Hospitals Act, 1929";

(b) by inserting at the end of section two hundred and ninety-nine the following paragraph :---

"Any such hospital shall be subject to the Sec. 299. supervision and control of the Hospitals (Temporary Commission of New South Wales constituted hospitals.) under the Public Hospitals Act, 1929, to the extent prescribed in the regulations made under that Act." **39.**

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39. (1) No person shall establish an institution in Establishthe nature of a **an incorporated** hospital for the relief of ment of new persons requiring medical attention without the consent in writing of the Commission.

5 (2) Nothing in this section shall affect any private hospital within the meaning of the Private Hospitals Act, 1908.

40. (1) The regulations may provide for the establish-Industrial ment by agreement between employees and employees schemes. 10 of industrial contribution schemes.

(2) Where an industrial contribution scheme is in operation in connection with any hospital or in connection with the Hospital Saturday Fund, at the commencement of this Act, such scheme may continue

15 and shall be deemed to have been provided in pursuance of subsection one of this section but may be varied from time to time in accordance with the regulations.

(3) The provisions of the Truck Act, 1900, and of section forty-nine of the Industrial Arbitration Act,

20 1912, or of any Act amending or replacing such provisions, shall not apply in respect of deductions from the remuneration of an employee made under any such industrial contribution scheme.

 (4) Persons who contribute to a hospital under
 25 any such industrial contribution scheme shall be deemed to be subscribers to the hospital and may be constituted by the regulations as additional classes of subscribers.

41. (1) Any person who contravenes any provision Offences and of this Act shall be guilty of an offence and be liable on penalties.

30 summary conviction to a penalty not exceeding fifty pounds.

(2) Any person who contravenes the provision of any by-law made under the authority of this Act shall be guilty of an offence and be liable on summary con35 viction to a penalty not exceeding five pounds.

PART

PART VIII

REGULATIONS.

42. (1) The Governor may, on the recommendation Regulations. of the Commission, make regulations for or with respect 5 to--

- (a) the particulars to be shown in returns to be furnished to the Commission by hospitals;
- (b) any conditions for the payment to hospitals of any sums out of the fund;
- (c) any matters (other than those expressly provided for in this Act) to be considered by the Commission in making any recommendations as to what sums shall be paid to hospitals out of the fund;
- (d) forms of books of accounts to be used by hospitals, and any other forms, including clinical histories and records, to be used by hospitals;
- (e) the incorporation of hospitals under Part IV;
- (f) the furnishing and compilation of statistical information for the purposes of this Act.
 - (g) the disposal and investment of funds of incorporated hospitals;
 - (h) the purchase of supplies or equipment and the contracts in relation thereto of incorporated hospitals;
 - (i) in the case of incorporated hospitals the admission and discharge of patients, payment and collection of fees payable by patients for relief, and for the services of medical practitioners;
 - (j) in the case of incorporated hospitals the construction, use, and management, including insurance of buildings, and the carrying out of additions, alterations, and repairs thereto, the regulation of accommodation, and the provision and use of plant, appliances, and equipment;
 - (k) the preparation and submission to the Commission of reports and returns;
 - (1)

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- (1) the regulation of the use of particular hospitals by particular classes of patients;
- (m) the establishment of laboratories for the investigation of disease, and the records to be kept in connection therewith;
- (n) the disposal of unclaimed property of patients;
- (o) the authorisation, prohibition, and control of the raising of funds by public appeal for hospital purposes;
- (p) the use, administration, and management of any portion of a hospital set apart in pursuance of section thirty-five;
 - (q) any matter which by this Act is required or permitted to be prescribed or is necessary or convenient to be prescribed for carrying this Act into effect.

(2) The regulations shall—

(a) be published in the Gazette;

- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid upon the table of both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

(3) A regulation may apply to hospitals gener-35 ally or to any particular hospital or class of hospitals specified in the regulation, or to hospitals situated in any specified portion of the State.

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(4)

(4) The regulations may—

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Penalties.

- (a) impose a penalty for any breach therefor, and also distinct penalties in case of successive breaches thereof, but no such penalty shall exceed fifty pounds;
- (b) impose also a daily penalty for any continuing breach thereof not exceeding five pounds per day;
- (c) fix a minimum as well as a maximum penalty.

10 (5) Any penalty may be recovered in a summary manner before two justices.

SCHEDULES.

Sec. 2.

FIRST SCHEDULE.

No. of Act.	Title of Act.		Extent of repeal.	
15 1898, No. 16 1900, No. 15	Public Hospitals Act, 1898 Public Hospitals (Voting) 1900	 Act, 	The whole. The whole.	

SECOND SCHEDULE.

Sec. 4.

	Hospital Incorporated.		Corporate Name.
20	Balmain District		The Balmain District Hospital.
	Manly Cottage		The Manly District Hospital.
	Marrickville District		The Marrickville District Hospital.
	Royal South Sydney (Z	Zetland)	The Royal South Sydney Hospital.
2	St. George District		The St. George District Hospital.
	Sydney Homœpathic		The Sydney Homœpathic Hospital.
	Western Suburbs		The Western Suburbs Hospital.
	Albury District		The Albury District Hospital.

SECOND

SECOND SCHEDULE—continued.

	Hospital Incorpora	ted.		Corporate Name.
	Angledool			The Angledool Hospital.
	Armidale and New	England	d	The Armidale and New England
5	Hospital.			Hospital.
9	Auburn District			The Auburn District Hospital.
	Ballina District			The Ballina District Hospital.
				The Balranald District Hospital.
	Balranald District			The Barraba Hospital.
	Barraba			The Bathurst District Hospital.
10	Bathurst District			
	Bega District		••	The Bega District Hospital.
	Bellingen	••• ••	••	The Raleigh District Hospital.
	Bingara District		••	The Bingara District Hospital.
	Blayney Cottage			The Blayney Cottage Hospital.
15	Boggabri District			The Boggabri District Hospital.
	Bombala District			The Bombala District Hospital.
	Bourke District			The Bourke District Hospital.
	Bowral			The Berrima District Hospital.
	Braidwood			The Braidwood District Hospital.
00	Brewarrina			The Brewarrina District Hospital.
20	Broken Hill			The Broken Hill and District Hospital.
	Bulli			The Bulli Hospital.
	Bundarra District			The Bundarra District Hospital.
	Burrowa District			The Burrowa District Hospital.
05	Camden Cottage			The Camden Cottage Hospital.
20	Canowindra (Soldiers			The Canowindra Soldiers' Memorial
	Canowindia (Solators		,	Hospital.
	Carcoar District			The Carcoar District Hospital.
	Casino District			The Casino District Hospital.
20	Cessnock District He			The Cessnock District Hospital.
30	Cobar District	-		The Cobar District Hospital.
	Coff's Harbour and I		••	The Coff's Harbour and District
	Coll S Harbour and J	J1501100 .		Hospital.
	Cullana abri District			The Collarenebri District Hospital.
~~	Collarenebri District		••	The Condobolin District Hospital.
35	Condobolin District		••	The Coolah District Hospital.
	Coolah District		••	The Cooran District Hospital.
	Cooma District			The Cooma District Hospital. The Coonabarabran District Hospital.
	Coonabarabran Dist	1	••	
	Coonamble District			The Coonamble District Hospital.
40	Cootamundra Distric	et .	••	The Cootamundra District Hospital.
	Coraki		••	The Campbell Hospital, Coraki.
	Corowa			The Corowa Hospital.
	Cowra District			The Cowra District Hospital.
	Crookwell and Distri	ct Cottag	ge	The Crookwell and District Cottage
45				Hospital.
	Delegate Cottage			The Delegate Cottage Hospital.
	Deniliquin			The Deniliquin Hospital.
	Dubbo District			The Dubbo District Hospital.
				SECOND

Act No. , 1929.

Public Hospitals.

SECOND SCHEDULE - continued.

	Hospital Incorporated.	Corporate Name.
	Dungog Cottage	The Dungog Cottage Hospital.
	Gilgandra District	The Gilgandra District Hospital.
5	Glen Innes District	The Glen Innes District Hospital.
	Goodooga District	The Goodooga District Hospital.
	Goulburn District	The Goulburn District Hospital.
	Grafton District	The Grafton District Hospital.
	Grenfell District	The Grenfell District Hospital.
10	Griffith	The Griffith Hospital.
	Gulgong District	The Gulgong District Hospital.
	Gunnedah District	The Gunnedah District Hospital.
	Gundagai District	The Gundagai District Hospital.
	Hay	The Hay Hospital.
15	Hill End and Tambaroora	The Hill End and Tambaroora District
	District.	Hospital.
	Hillston	The Hillston Hospital.
	Inverell District	The Inverell District Hospital.
	Jerilderie District	The Jerilderie District Hospital.
20	Junee District	The Junee District Hospital.
	Katoomba	The Blue Mountains District Anzac
		Memorial Hospital.
	Kempsey (Macleay)	The Macleay District Hospital,
~		Kempsey.
25	Kiama District	The Kiama District Hospital.
	Kurri Kurri District	The Kurri Kurri District Hospital.
	Kyogle Memorial	The Kyogle Memorial Hospital.
	Leeton District	The Lecton District Hospital.
~ ~	Lismore District	The Lismore District Hospital.
30	Lithgow District	The Lithgow District Hospital.
	Maclean (Lower Clarence)	The Maclean (Lower Clarence)
		Hospital.
	Maitland	The Maitland Hospital.
or	Manilla District	The Manilla District Hospital.
35	Merriwa District	The Merriwa District Hospital.
	Molong Cottage	The Molong Cottage Hospital.
	Moree District	The Moree District Hospital.
	Moruya District	The Moruya District Hospital.
	Mossgiel Cottage	The Mossgiel Cottage Hospital.
40	Mount Boppy District (Can-	The Mount Boppy District (Canbelego)
	belego).	Hospital.
	Mudgee District	The Mudgee District Hospital.
	Murrumburra-Harden District	The Murrumburra-Harden District
		Hospital.
45	Murrurundi (The Wilson Mem-	The Wilson Memorial Hospital,
	orial).	Murrurundi.
	Murwillumbah (Tweed District)	
		Murwillumbah.

SECOND

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SECOND SCHEDULE—continued.

	Hospital Incorporated.	Corporate Name.
	Muswellbrook (Brentwood	The Brentwood Hospital, Muswell-
	Hospital).	brook.
5	Narrabri District	The Narrabri District Hospital.
	Narandera Public Hospital	The Narandera Public Hospital.
	Nyngan District	The Nyngan District Hospital.
	Onan an District	The Orange District Hospital.
	D. 1.1 D' / ' /	The Pambula District Hospital.
10	DI D'L'L	
10	Domamatta District	The Parkes District Hospital.
	Parramatta District	The Parramatta District Hospital.
	Peak Hill and District	The Peak Hill and District Hospital.
	Penrith (Nepean) District	The Nepean District Hospital, Penrith.
	Portland District	The Portland District Hospital.
15	Port Macquarie (The Hastings	The Hastings District Cottage Hospital,
	District Cottage Hospital).	Port Macquarie.
	Queanbeyan District	The Queanbeyan District Hospita'.
	Quirindi District	The Quirindi District Hospital.
	Manning River District	The Manning River District Hospital.
20	Rylstone District	The Rylstone District Hospital.
	Scone (Scott Memorial)	The Scott Memorial Hospital, Scone.
	Singleton (Dangar Cottage)	The Dangar Cottage Hospital,
		Singleton.
	Sofala	The Sofala Hospital.
25	Tamworth District	The Tamworth District Hospital.
	Temora and District	The Temora and District Hospital.
	Tenterfield	The Prince Albert Memorial Hospital,
		Tenterfield.
	Tibooburra	The Tibooburra District Hospital.
30	Tingha Cottage	The Tingha Cottage Hospital.
	Tumbarumba District	The Tumbarumba District Hospital.
	Tamat	The Tumut Hospital.
	Urana District	The Urana District Hospital.
	Wagga Wagga District	The Wagga Wagga District Hospital.
35	Walsha Cottage	The Walcha Cottage Hospital.
00	Walastt	The Walgett Hospital.
	Warielda District	The Warialda District Hospital.
	Warman District	The Warren District Hospital.
	W. W. District	
		The Wee Waa District Hospital.
10	Wellington District Wentworth District	The Wellington District Hospital.
		The Wentworth District Hospital.
	Wilcannia and District	The Wilcannia and District Hospital.
	Wollongong District	The Wollongong District Hospital.
1=	Wyalong and District	The Wyalong and District Hospital.
40	Yass District	The Yass District Hospital.
	Young (Burrangong District)	The Burrangong District Hospital,
		Young.

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THIRD

THIRD SCHEDULE.

Secs. 3, 4.

SEPARATE INSTITUTIONS.

The Royal Alexandra Hospital for Children.

The Benevolent Society of New South Wales in respect of The Renwick 5 Hospital for Infants : The Boyral Hospital for Waynes - Secolo

Hospital for Infants ; The Royal Hospital for Women ; Scarba. The Royal Prince Alfred Hospital.

The Wallsend Mining District Hospital.

The Newcastle Hospital.

The Illawarra Cottage Hospital.

10 The Vegetable Creek Hospital.

The Hawkesbury Benevolent Society and Hospital.

The Sydney Hospital.

The Royal North Shore Hospital of Sydney.

Home of Peace for the Dying.

15 Sacred Heart Hospice for the Dying. Home for Incurables (Ryde).

Lewisham Hospital conducted by the Little Company of Mary. Mater Misericordiæ Hospital (North Sydney). Mater Misericordiæ Hospital (Waratah).

20 St. Margaret's Hospital for Women (Sydney).

St. Vincent's Hospital (Darlinghurst).

St. Vincent's Hospital (Bathurst).

St. Joseph's Hospital (Auburn).

St. John of God Hospital (Goulburn).

25 Sacred Heart Hospital (Cootamundra).

Sacred Heart Hospital (Young).

Red Cross Hospital for Consumptives (Bodington).

United Dental Hospital.

The Rachel Forster Hospital for Women.

30 The Carrington Centennial Homes for Convalescents.

The Crown-street Women's Hospital.

The South Sydney Women's Hospital.

The Queen Victoria Homes for Consumptives at Thirlmere and King's Tableland.

35 The Australian Red Cross Society (B.R.C.S.) in respect of The Bodington Red Cross Hospital, Wentworth Falls; The Malahide Red Cross Hospital, Pennant Hills; The Southern Red Cross Hospital, Exeter.

Sydney: Alfred James Kent, Government Printer-1929.

[2s. 3d.]

1929.

Tegislative Council.

Public Hospitals Bill.

EXPLANATORY NOTE.

THE purpose of the Bill is to co-ordinate the activities of Public Hospitals with a view of greater efficiency and economy in management.

A Hospital Commission of five members is provided for, with the following powers and duties:---

- (a) A survey of the whole hospital situation of the State.
- (b) Inquiry into the management, equipment and financial condition of all hospitals.
- (c) The encouragement and assistance of hospitals in the extension of their functions, and particularly in the direction of the establishment of hospitals suitable to the needs of all classes of the community.
- (d) The distribution of the subsidies provided by the State among the hospitals in correspondence to their actual needs.

Hospitals are divided into two classes :---

- (i) General Hospitals previously subject to the provisions of the Hospitals Act, 1898, which is repealed by this Act.
- (ii) (a) Hospitals incorporated and operating under Private Acts.
- (b) Ecclesiastical and other institutions which cannot well be incorporated.

Hospitals of Class (i) are incorporated and the constitution and functions of their governing bodies determined under uniform conditions by Parts (IV) and (V). These Parts do not apply to Class (ii), whose constitution and management remain unaffected by the Act.

The liability of patients able to do so to pay for the relief they receive is established under Part (VI), and powers for the recovery of the cost of such treatment are conferred upon their governing bodies. Provision is made for the establishment of approved Industrial Contribution schemes.

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Bereinen Connell.

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.

S. G. BOYDELL, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 12 March, 1929.

New South Wales.



ANNO UNDEVICESIMO GEORGII V REGIS.^c

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Act No. , 1929.

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An Act to incorporate, regulate, and otherwise promote the objects of public hospitals; to constitute a Hospitals Commission; to repeal the Public Hospitals Act, 1898, and certain other Acts; to amend the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith.

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B^E 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 :---

PART I.

PRELIMINARY.

 (1) This Act may be cited as the "Public short title Hospitals Act, 1929," and shall come into operation on and commencement.
 10 a date to be appointed by the Governor and notified by proclamation published in the Gazette.

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

PART I.—PRELIMINARY

PART II.- HOSPITALS COMMISSION.

15 PART III.-HOSPITAL FUND.

PART IV .- INCORPORATION OF HOSPITALS.

PART V.—Constitution and Functions of Boards of Directors.

PART VI.-LIABILITY OF PATIENTS.

20 PART VII.—MISCELLANEOUS.

PART VIII.-REGULATIONS.

FIRST SCHEDULE.

SECOND SCHEDULE.

THIRD SCHEDULE.

25 2. (1) The Acts mentioned in the First Schedule Repeals and to this Act to the extent therein expressed are hereby ^{savings}, repealed.

(2) All by-laws, rules, and regulations in force at the commencement of this Act shall, so far as the 30 same are not inconsistent with the provisions of this Act, remain in force until altered or repealed by regulations or by-laws made under the provisions of this Act. 2

(3)

(3) All persons appointed or elected to any office under the Acts hereby repealed, and holding office at the time of the commencement of this Act shall, until such time as appointments and elections to the said 5 offices are made in accordance with the provisions of this Act, be deemed to have been appointed or elected hereunder.

3. In this Act, unless the context otherwise Interprerequires,—

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- "Board" means the Board of Directors of a hospital.
 - "Commission" means the Hospitals Commission of New South Wales constituted under this Act.
 - "Director" means a person appointed or elected in accordance with the provisions of this Act as a director of a hospital.
 - "Hospital" means any institution established for the relief of persons to which any of the provisions of this Act have been applied, and subject to the provisions of this Act, includes any separate institution, and any institution for the care of the aged or infirm, or of convalescent or incurable persons, or persons suffering from a chronic ailment.
- "Incorporated hospital" means a hospital mentioned in the Second Schedule.
 - "In-patient" means any person who receives relief from any hospital and resides in the premises of the hospital or any annexe to or dependency thereof.
 - "Out-patient" means any person who receives relief or assistance from any hospital other than as an in-patient.
- "Patient" includes any in-patient and any outpatient.

"Prescribed" means prescribed by this Act or by the regulations made thereunder.

" Relief "

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"Relief" includes treatment or cure of or attention to any disease or ailment or any injury consequent on any accident, and also the maintenance and the provision of medical and surgical attention, medicines, surgical appliances, and nursing of any patient.

"Separate institution" means any institution mentioned in the Third Schedule to this Act.

4. (1) This Act shall apply to all incorporated Application
10 hospitals and separate institutions mentioned in the of Act.
Second and Third Schedules save that Parts IV and V shall not apply to separate institutions mentioned in the

Third Schedule.

(2) The Governor, on the recommendation of the 15 Commission, may by order published in the Gazette add the name of any hospital to the Second Schedule, and add the name of any institution to the Third Schedule, and this Act shall, upon such publication, apply to such hospital in the like manner as it applies 20 to incorporated hospitals, and to an institution so added

in like manner as it applies to a separate institution.

PART II.

HOSPITALS COMMISSION.

- (a) one member who shall in and by his Commission be appointed chairman of the Commission;
- (b) one member who shall be a legally qualified medical practitioner;
- (c) one member who shall be a female;
- (d) one member who shall be the representative of the hospitals situated within the County of Cumberland;
- (e) one member who shall be the representative of the hospitals situated outside the County of Cumberland. (2)

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(2) The chairman —

- (a) shall be paid a salary of one thousand five hundred pounds per annum, and shall devote his whole time to the duties of his office;
- (b) shall, subject to this Act, hold office for a term of seven years, but shall be eligible for reappointment;
 - (c) shall be a "permanent head" within the meaning of the Public Service Act, 1902, and any Act amending the same.

(3) The fees of the members, other than the chairman, shall be fixed by the Governor.

(4) The members of the Commission, other than the chairman, shall be appointed for a term of five 15 years, and shall be eligible for re-appointment.

On the occurrence of a vacancy an appointment shall be made for the remainder of the unexpired term of the vacant office.

(5) The provisions of the Public Service Act, 20 1902, or of any Act amending that Act, shall not apply to the appointment of the members of the Commission, and such members shall not be subject to the provisions of the said Act during their tenure of office.

6. (1) A member of the Commission may be Disqualifica-25 suspended from his office by the Governor for mis- tion of members. behaviour or incompetence but shall not be removed cf. 1926, No. from office except as hereinafter provided.

15, s. 31.

The Minister shall cause to be laid before Parliament a full statement of the grounds of suspension within 30 seven sitting days after such suspension if Parliament is in session, or if not, then within seven sitting days after the commencement of the next session.

(2) A member of the Commission suspended under this section shall be restored to office unless each 35 House of Parliament within twenty-one days from the time when such statement has been laid before it, declares by resolution that the said member ought to be removed from office, and if each House of Parliament within the said time does so declare, the said member 40 shall be removed by the Governor accordingly.

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(3) A member of the Commission shall be deemed to have vacated his office if he—

- (a) becomes bankrupt, compounds with his creditors, or makes an assignment of his salary or estate for their benefit; or
- (b) absents himself from duty for a period of fourteen consecutive days, except on leave granted by the Governor; or

(c) becomes an insane person or patient, or an incapable person within the meaning of the

Lunacy Act, 1898; or (d) being the chairman, engages in New South Wales during his term of office in any paid employment outside the duties of his office; or

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(e) resigns his office, by writing under his hand addressed to the Governor.

(4) Any chairman of the Commission who at the Members date of his appointment is an officer of the Public eligible for 20 Service— Service.

- (a) shall, in the event of his office on the Commission being discontinued, or in the event of the dissolution of the Commission, be eligible on the recommendation of the Public Service Board to be appointed to some office in the Public Service not lower in classification and salary than that which he held at the date of his appointment to the Commission; and
- (b) shall continue to contribute to the Superannuation Fund in accordance with the Superannuation Act, 1916, and be entitled to the benefits under that Act in respect of which he has contributed;
- (c) shall retain any leave of absence accrued under the Public Service Act, 1902.

(5) In case of the illness, suspension, or absence Appointment of any member of the Commission, a deputy may be of deputy. appointed by the Governor, to act for such member during his illness, suspension, or absence; and every
 40 such deputy shall have the immunities, and shall during

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the time he acts as deputy have all the powers and authority of such member, and receive such salary or remuneration as the Governor may direct.

(6) No act or proceeding of the Commission shall 5 be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken, or commenced, there was a vacancy in the office of any one member.

7. (1) The Commission shall be a body corporate, Body 10 with perpetual succession and a common seal, and may corporate. sue and be sued in its corporate name, and shall for the $_{15, s. 32}^{cf. 1926, No.}$ purposes and subject to the provisions of this Act, be capable of purchasing, holding, granting, demising, disposing of, or otherwise dealing with real and personal

15 property, and of doing and suffering all such other acts and things as bodies corporate may by law do and suffer.

The corporate name of the Commission shall be "The Hospitals Commission of New South Wales."

20 (2) The procedure for the calling of meetings of the Commission and for the conduct of business at such meetings shall, subject to any regulations in relation thereto, be as determined by the Commission.

(3) Three members of the Commission, one of Quorum 25 whom shall be the chairman or the deputy-chairman, shall form a quorum, and any duly convened meeting at which a quorum is present shall be competent to transact any business of the Commission, and shall have all the powers and authority by this Act conferred upon 30 the Commission.

(4) At any meeting of the Commission the chair- Chairman or man or the deputy-chairman shall have a deliberative deputy to have vote, and if the voting be equal a casting vote. deliberative

(5) The Commission may by resolution under vote.

35 seal authorise the chairman to determine such matters as are specified in the resolution. Any such authority may from time to time be revoked or varied by resolution under seal.

(6) No action or suit shall be brought or main- No action or 40 tained against any person who is, or at any time has suit against members of been Commission.

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Public Hospitals.

been a member of the Commission, for anything done or omitted by him pursuant to the duties imposed upon him by this Act.

(7) The Commission shall cause minutes of its Minutes of 5 decisions to be kept upon the official papers, and cause meetings, &c. minutes to be kept of the proceedings at formal meetings, and an annual report of its work, and a statement of accounts to be prepared and presented to Parliament through the Minister.

10 (8) The Commission may refer any question of law for the advice of the Attorney-General or the Crown Solicitor in such manner as may be prescribed.

8. (1) For the purposes of carrying out the powers, Appointment duties, authorities, and obligations conferred or imposed of officers and employees.

- 15 upon the Commission by this or any other Act, the cf. 1926, No. Commission, with the approval of the Minister of the 15, s. 33. Department concerned and of the Public Service Board, may make use of the services of any of the officers and employees of the Public Service.
- 20 (2) The staff of the Commission shall be Staff under appointed under and be subject to the provisions of Public Service Act, the Public Service Act, 1902. 1902.

(3) The Commission may appoint, employ, and Casual dismiss such casual employees as it deems necessary for employees. 25 the purposes of this Act.

(4) Every person appointed under this Act who secrecy. without lawful excuse reveals any matter or thing which has come to his knowledge in his official capacity shall be guilty of a misdemeanour, and shall be liable

30 to imprisonment for any term not exceeding two years with or without hard labour.

9. Any member of the Commission who-

- (a) is in any wise concerned or interested in any to be bargain or contract made by or on behalf of the interested in contracts, &c. Commission or any hospital, or
- (b) in any wise participates or claims to be No. 3260, entitled to participate in the profit thereof or s. 14. in any benefit or emolument arising from the same-
- 40 shall thereby vacate his office as a member of the Commission and shall also be liable to a penalty not exceeding fifty pounds : Provided

Members not

Provided that no member of the Commission shall be liable to vacate his office or be liable to any penalty as aforesaid by reason only of-

- (i) receiving or being entitled to receive any payment or expenses pursuant to this Act;
- (ii) being beneficially interested in any newspaper in which the Commission or any hospital inserts advertisements;
- (iii) being a shareholder or member (but not a director or manager) of any incorporated company of more than twenty persons which has entered into any contract with or done any work under the authority of the board of any hospital.
- 10. (1) The salaries of the members and officers of Salaries and 15 the Commission and the expenses incurred in the expenses paid out of administration of this Act shall be paid out of the Hospital Fund. Hospital Fund.

Duties of Commission

spections.

(2) Members and officers of the Commission 20 shall be entitled to receive such amounts in reimbursement of expenses including travelling expenses incurred while on duty as may be prescribed.

11. It shall be the duty of the Commission—

- (a) to make or cause to be made careful inquiry as to inquirinto the administration and management of ies and inevery hospital;
- of. Vict. Act, (b) to cause every hospital to be inspected from No. 3260, time to time and at least once in every finan- 1922. cial year;
- (c) to report to the Minister as to the sums required to be provided from the Consolidated Revenue Fund to meet the needs of the hospitals;
 - (d) to determine what hospitals should be subsidised:
 - (e) to determine what sums of money should be paid from the Hospital Fund in any financial year to any hospital;
 - (f) to attach to the payment of any subsidy such conditions as it may think fit.

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(g) to consider and recommend any amendments of existing legislation and proposals for future legislation which are in its opinion desirable for carrying into effect any of the objects or purposes referred to in this Act or of any other object or purpose dealing with or affecting the prevention of disease or the relief of the sick, aged, or infirm.

12. The Commission, for the purpose of conducting Application 10 any inquiry, investigation, or hearing under this Act, of Royal shall have the same powers and authority to summon Act, 1923. witnesses, and receive evidence as are conferred upon a Commissioner appointed under Division 1 of Part II of the Royal Commissions Act, 1923; and the said Act,

15 section thirteen and Division 2 of Part II excepted shall, mutatis mutandis, apply to any witness or to any person to whom the powers of the Commission have been delegated under this Act.

13. (1) Subject to this Act the Governor, on the Certain 20 recommendation of the Commission, may by order special published in the Gazette— Commission.

(a) close any incorporated hospital;

Commission. cf. Vict. Act, No. 3260, s. 25, et seq.

- (b) amalgamate any two or more incorporated hospitals or limit or extend the activities of any of them;
- (c) authorise the board of any hospital, separately or jointly with the board of any other hospital, to establish and maintain institutions for the relief of—
 - (i) persons suffering from tuberculosis and such other infectious diseases as may be prescribed;
 - (ii) convalescent or incurable persons, or of persons suffering from chronic ailments.

Any such institution may be established in part of the buildings of an existing hospital, or in a separate building.

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(2) No hospital shall be closed unless the Commission is of opinion after holding an inquiry at which the hospital may be represented-

(i) that having regard to the administration, management, and operations of the hospital, its objects can be carried out as effectively and more economically by some other hospital, or by its amalgamation with some other hospital; or

(ii) that the accommodation provided by the hospital is so defective, insanitary, or unsuitable that it cannot by any reasonable expenditure be made fit for the purposes for which it exists.

(3) The Commission may by order published in 15 the Gazette-

- (a) authorise and direct the adoption of systems of preventive medicine and promote research and investigation and may utilise the staff and facilities of any hospital therefor;
- (b) authorise and direct arrangements between hospitals for the transfer of patients and nurses;
- (c) define the functions and activities of any hospital.

14. (1) Where the Governor orders that any two Consequences or more incorporated hospitals shall be amalgamated of amalgamathe following consequences shall follow upon such hospitals. Vict. Act, amalgamation :--

No. 3260,

(a) the said corporations shall on a date to be s. 30. specified in the order be dissolved and cease to exist and the subscribers for the time being thereto shall as and from the date so specified by virtue of this Act become and be deemed and taken to be incorporated as an incorporated hospital with such name as the Governor specifies in the order, and such incorporated hospital shall be and be deemed to be the successor of each of the hospitals so amalgamated;

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(b)

- (b) all real and personal property belonging to each of the hospitals so amalgamated or of which it is the trustee shall on the date so specified by virtue of this Act and without further or other conveyance, transfer, or assignment vest in the new incorporated hospital for all the estate and interest therein of the hospitals so amalgamated, subject to all liabilities, charges, obligations, or trusts affecting that property;
- (c) all contracts, debts, and liabilities of each of the hospitals amalgamated shall as and from the date so specified become the contracts, debts, and liabilities respectively of the new incorporated hospital;
- (d) subject to this Act the new incorporated hospital shall be deemed and taken to be the same corporation as each of the hospitals amalgamated, and of which it is hereby declared to be the successor; and
- (e) the board of the new incorporated hospital shall as and from the date so specified consist of the members of the boards of the several hospitals amalgamated, and they shall remain in office until immediately before the next annual election of members of boards of the new hospital to be held pursuant to this Act when they shall all go out of office and a new board shall be elected in accordance with this Act, and any member of the retiring board (if otherwise qualified) shall be eligible for reelection pursuant to the provisions of Part V.

(2) Every hospital so amalgamated and the board and the officers thereof, and every person by
35 whom any real or personal property belonging to any such hospital is held, shall execute or concur in the execution of all such conveyances, transfers, assurances, instruments, and documents, and shall do and perform all such acts and things as are necessary or convenient

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to give effect to the conveyance or transfer of such property and the vesting thereof for the purposes of the amalgamation.

15. (1) Where the Governor makes an order that any Consequences 5 incorporated hospital shall be closed (not being an order hospital be made for the purpose only of effecting an amalgamation closed. With any other hospital)— Vict. Act. No. 3260,

- (a) the corporation of the hospital shall on the s. 31. date specified in the order be dissolved and cease to exist; and
- (b) all land granted or reserved or set apart by the Crown for the purposes of the hospital shall on the date so specified by virtue of this Act and, without further or other conveyance, transfer, or assignment, vest in the Crown freed and discharged from all trusts, conditions, and restrictions affecting the same, and any grant, reservation, or setting apart of such land shall by virtue of this Act be cancelled and the said land shall be deemed to be Crown lands and to be reserved from sale or lease until otherwise disposed of under the provisions of the Crown Lands Consolidation Act, 1913; and

(c) all other real and all personal property of the hospital shall be conveyed to and vested in the Crown and may be sold, alienated, or disposed of as the Minister directs, and the rents, issues, proceeds, and profits of the same (subject to the payment thereout of the debts and liabilities of the hospital) shall be paid into the Hospital Fund.

(2) Every such hospital, and the board and the officers thereof, and every person by whom any real or personal property belonging to such hospital is held
35 shall execute or concur in the execution of all such conveyances, transfers, assurances, instruments, and documents, and shall do and perform all such acts and things as are necessary or convenient to give effect to the conveyance or transfer of such property to and the
40 vesting thereof in the Crown.

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Act No. , 1929.

Public Hospitals.

16. The Public Institutions Inspection Act, 1901, Amendment is amended by inserting in section six after the words of Act No. 29, 1901. "Colonial Secretary" the words "and in relation to

hospitals or infirmaries only the Hospitals Commission 5 of New South Wales or an officer duly authorised by it in that behalf under its seal either generally or in a particular case."

PART III.

HOSPITAL FUND.

17. (1) There shall be opened within the Colonial Hospital 10 Treasurer's accounts an account which shall be called Fund to be established. the Hospital Fund.

(2) There shall be paid to the credit of the Moneys to he paid to , Hospital Fundfund

- (a) all moneys appropriated by Parliament for the granting of subsidies or other assistance to hospitals or for the purposes of the administration of this Act;
 - (b) all other moneys paid into the fund under the authority of this or any other Act;

. (3) The Hospital Fund may be operated upon How funde by the Commission for the purposes of this Act in the may be operated. prescribed manner.

(4) As soon as practicable after the thirtieth Commission 25 day of June in each year the Commission shall prepare and submit and submit to the Minister a full statement of the a financial expenditure and revenue of the Hospital Fund for the statement, twelve months preceding the said date.

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Such statement shall be audited by the Auditor-30 General and shall as soon as practicable be laid before Parliament together with a report of the operations of the Commission of virone

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(5) In determining what amount of money Distribution shall be paid out of the Hospital Fund to each hospital of fund and the Commission shall with regard to each such hospital thereof, take into consideration—

- (a) the financial position of such hospital and the amount likely to be contributed to it during the financial year otherwise than from the Hospital Fund;
 - (b) the probable requirements for capital and maintenance expenditure;
 - (c) the probable net receipts and expenditure for the financial year;
 - (d) the actual number of persons who received relief during the preceding financial year;
 - (e) the average number of beds occupied during the preceding financial year, and the average cost per bed;
 - (f) the average length of stay of each in-patient during the preceding financial year;
 - (g) the general conditions and management of the hospital;
 - (h) any exceptional circumstances with regard to it or its geographical position; and
 - (i) such other matters as are prescribed or as the Commission thinks fit.

PART IV.

INCORPORATION OF HOSPITALS.

18. (1) Upon the commencement of this Act, the Incorporasubscribers of each hospital mentioned in the Second ^{tion}.

3) Schedule shall be a body corporate with the corporate name therein indicated.

(2) Upon the publication of an order in the Gazette in pursuance of subsection two of section four adding the name of a hospital to the Second Schedule35 the subscribers of the hospital shall be a body corporate

with the corporate name set out in the order,

(3)

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(3) Each such body corporate shall have perpetual succession and a common seal, and may in its corporate name sue and be sued, proceed and be proceeded against in all courts.

5 (4) Any reference in any Act, rule, regulation, by-law, or instrument to any hospital mentioned in the Second Schedule or any addition to that Schedule shall be construed as a reference to the body corporate into which such hospital is constituted by this section.

- 10 **19.** Upon the constitution of a hospital as a body vesting of corporate by or under this Act—
 - (a) all real and personal property which is vested in or held by any person in trust for or on behalf of the hospital shall become vested in the said body corporate, subject to any trusts affecting the same;
 - (b) any Crown land set apart for purposes of the hospital or land resumed for the like purposes and vested in the Minister for Public Works or other constructing authority and held, used, or occupied in connection with the hospital shall become vested in the body corporate;
 - (c) the persons in whom any such property is vested shall take all steps and execute any documents necessary to completely vest in the hospital all the property vested in them, and if trustees of the hospital shall vacate their office.

20. Each body corporate constituted by or under Power to hold 30 this Part of this Act may take, purchase, hold, and enjoy property. not only such lands, buildings, and hereditaments as may from time to time be required for the purposes of the hospital, but also any other lands and hereditaments

wheresoever situate, and may also take, purchase, 35 receive, hold, and enjoy any chattels and personal property; and may sell, grant, convey, demise, or otherwise dispose of either absolutely or by way of mortgage any of its property:

It shall not be lawful for the body corporate to sell, 30 grant, convey, demise, mortgage, or dispose of any lands, buildings, or hereditaments unless with the approval of the Commission. **21**. 16

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Act No. , 1929.

Public Hospitals.

21. (1) The following persons shall be deemed Subscribers. subscribers to a hospital :--

(a) Any life member : A person who becomes a life member after the passing of this Act shall be deemed to be a subscriber as and from the 5 date on which he becomes a life member. A person who at the date of the commencement of this Act is a life member of any hospital incorporated by this Act shall be deemed to be a life member of the hospital so incorporated. 10 (b) Any person who in any year between the first day of July and the thirtieth day of June next following has contributed to the funds of the hospital otherwise than by way of payment for the relief received by him or his dependents 15 a sum of not less than ten shillings in one sum. Such person shall be deemed to be a subscriber for twelve months from the first day of July preceding the payment of his subscription. (c) Any person nominated in the manner pre-20 scribed by any firm or corporation or association of persons which contributes to the funds of a hospital. Nominations shall be made in accordance with the following provisions :--25 (i) Where the sum contributed exceeds two pounds and does not exceed fifty pounds, one person may be nominated ; (ii) where the sum contributed exceeds fifty pounds, but does not exceed one hundred 30 pounds, two persons may be nominated ; (iii) where the sum contributed exceeds one hundred pounds, but does not exceed two hundred pounds, three persons may be nominated; 35 (iv) for every one hundred pounds, or part thereof in excess of two hundred pounds contributed, one additional person may be nominated. (d)150 - B

(d) Any person nominated in the manner prescribed by the promoters of any entertainment, sports meeting, carnival, or the like, held for raising funds for the hospital.

Nominations shall be made in accordance with the following provisions :---

- (i) Where the sum contributed exceeds fifty pounds and does not exceed one hundred pounds, one person may be nominated;
- (ii) where the sum contributed exceeds one hundred pounds, but does not exceed two hundred pounds, two persons may be nominated;
- (iii) where the sum contributed exceeds two hundred pounds, three persons may be nominated.

(2) Nominations may be made only in respect of sums contributed in any year between the first day of July and the thirtieth day of June next following.

20 Any person so nominated shall be deemed to be a subscriber for the period of twelve months from the first day of July preceding the date of his nomination.

(3) For the purpose of any elections held in the first year after the constitution of an incorporated
25 hospital by or under this Act a person who was at the date of such constitution a contributor shall be deemed to be a subscriber to the hospital so constituted.

(4) (a) A life member of any hospital dissolved by or under this Act shall be deemed to be a life member
30 and subscriber of the new body corporate constituted by or under this Act in lieu of the hospital so dissolved.

(b) Any person may become a life member of a hospital if he contributes to the funds of the hospital otherwise than by way of payment for the relief received
35 by him or his dependents of ten pounds sterling at the least in one sum.

(c) The board may appoint as a life member of the hospital any person who has rendered meritorious service to or in connection with the hospital either before or after the commencement of this Act.

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PART V.

CONSTITUTION AND FUNCTIONS OF BOARDS OF DIRECTORS.

22. (1) Each hospital incorporated under the pro-Board of 5 visions of this Act and its property shall be governed Directors. and managed by a Board of Directors.

(2) The Commission may from time to time by order published in the Gazette, fix either generally or with reference to a particular hospital—

10 (i) the classes of subscribers;

(ii) the number of directors.

In no case shall the number of directors be less than ten or more than twenty-five.

(iii) the number of directors to be elected by the subscribers or any class thereof;

(iv) the number of directors who shall constitute a quorum for transacting the business of the board.

(3) Subject to this Act the board shall consist 20 of the number of directors fixed by the order and shall be elected annually by the subscribers in the manner prescribed.

(4) The board shall, for all purposes connected with the hospital, represent the body corporate.

25 23. (1) The first election of directors shall be held- Election of

(a) in the case of the hospitals mentioned in the directors. Second Schedule within three calendar months after the commencement of this Act;

(b) in the case of a hospital whose name is added to the Second Schedule by an order made in pursuance of subsection two of section four

on or before a date to be fixed by the order. (2) The election of directors in subsequent years

shall be held at the times and in the manner prescribed.

35 **24.** (1) Subject to subsection two of this section Disqualificaany subscriber shall be eligible for election as a director. tion of directors.

- (2) A subscriber shall be disqualified from elec-
- tion if he is—
 - (a) a minor;

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(b) a paid officer or employee of the hospital;

(c)

- (c) an officer, member, or employee of the Commission:
- (d) A person having any direct or indirect pecuniary interest in any agreement or trading to the extent of more than twenty pounds in any one year with the hospital, other than one in common with the members of an incorporated company or society consisting of more than twenty persons, and of which he is neither a director or manager :

Provided that the Commission may, if in its opinion the circumstances of the case and the interests of a hospital so require, declare by resolution under seal that the disgualification provided in this paragraph shall not apply to a person specified in the resolution.

- (e) an insane or incapable person within the meaning of the Lunacy Act, 1898;
- (f) a person who has within the preceding ten years been convicted of any felony or misdemeanour;
- (g) an uncertificated bankrupt.

(3) The Governor may, on the recommendation of the Commission, appoint any person to be a director. 25 whether such person is a subscriber of the hospital or not.

25. Notwithstanding the foregoing provisions of Governor this Part, the Governor, on the recommendation of the may appoint directors. Commission, may by order published in the Gazette 30 appoint all the directors of the board of any hospital.

26. (1) The Governor may, on the recommendation Governor. of the Commission, by order published in the Gazette- may remove directors. (a) remove all or any of the directors of a hospital;

(b) direct that the management and administra-

tion of the hospital be carried out and controlled by the Commission, or by such person as may be, on the recommendation of the Commission, nominated in the order, for such time as may be therein stated.

(2) The order may vest in the Commission or in 40 the person so nominated all or any of the powers of the board of the hospital. 27.

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27. No vacancy in the office of a director nor any Acts of irregularity, informality, or illegality in his election or withstanding appointment shall render illegal or invalid any act, deed, irregularities. matter, or thing done or executed or suffered to be done

5 or executed by the board.

28. (1) The board of any hospital may, with the Board of approval of the Commission, make by-laws not incon- Directors may make sistent with the provisions of this Act and of the by-laws. regulations-

- (a) regulating the times and modes of meeting and 10 transacting business; and
 - (b) providing for the appointment of a chairman, secretary, medical officers, auditors, and other officers, nursing staff and sub-committees of the hospital; and
 - (c) fixing the amounts to be demanded for maintenance, attendance, or relief; and
 - (d) generally for the management and government of all officers, servants, visitors, and patients; and
 - (c) fixing penalties not exceeding two pounds for any breach thereof.

(2) A copy of the by-laws sealed with the seal of the body corporate, and purporting to be certified by

25 the secretary of the hospital as being correct, shall, saving all just exceptions, be received in all courts as conclusive evidence of the by-laws in force at the date of the certificate.

29. (1) The board may invest, in manner prescribed Board may 30 in the Trustee Act, 1925, or by regulation, any funds invest funds.

- of the hospital and any moneys given or bequeathed to or arising from any gift of real or personal property to the hospital, and from time to time vary the investments.
- (2) The board may, subject to any trust to the 35 contrary, at any time dispose of any of its investments and apply the proceeds for the purposes of the hospital.

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PART VI.

LIABILITY OF PATIENTS.

30. (1) Subject to this Act, every patient who Liability of receives relief from any hospital shall be liable to patients. 5 contribute towards the funds of the hospital according to No. 3260, his means such sum in respect of such relief as the s. 73.

board demands, in accordance with the by-laws, or where there is no by-law fixing such amount, a sum pot exceeding the cost to the hospital of such relief 10 calculated in a manner prescribed by the regulations.

(2) Such sum shall be a debt due by such person and may be recovered in any court of competent jurisdiction.

(3) A written statement of the amount due, 15 in the prescribed form, purporting to be signed by the secretary of a hospital, shall be prima facie evidence of such amount being due.

(4) The board of any hospital may remit or postpone payment of all or any sums of money due to 20 the hospital under the provisions of this section or the corresponding section of any Act hereby repealed.

(5) In addition to the amount so due such person shall, if he receives any remission or postponement upon any false statement made by him, or with his 25 authority, regarding his circumstances, be liable to pay

to the hospital a sum of not more than twenty pounds recoverable as a debt summarily.

(6) No destitute person shall be refused relief at any hospital by reason only of his inability to pay 30 therefor.

(7) In determining the amount due by a subscriber in respect of relief afforded to himself, his spouse, or any of his children under the age of fourteen

years, credit shall be given for the amount subscribed 35 by him during the financial year in which the relief is afforded.

31. (1) A court in which judgment has been Pensions, salaries, &c., recovered by a hospital against a patient may at any Ibid. s. 75. time order that a specified portion of the pay, half-pay,

salary,

cf. Vict. Act,

salary, wages, annuity, emolument, pension, superannuation, or other income of any such patient be paid to the secretary of the hospital to be applied by him in payment of the judgment debt.

5 (2) The court may at any time revoke or vary the order on due cause being shown.

32. (1) No order shall be made in pursuance of this Order not to Part in any case in which the court is satisfied that be made in certain cir. (having regard to the means, estate, or property of the cumstances.

10 patient in respect of whom the order is sought or to the circumstances of the case) such an order would be unreasonable.

(2) Nothing in this Part contained shall 15 derogate from any rights which may exist for the recovery of money due.

33. (1) In the application of this Part to a separate Application institution a reference to the "board" or to the to separate institutions. "secretary" shall be construed as a reference to the governing body and to the person prescribed by the 20 regulations in that behalf.

(2) The provisions of this Part shall in the Application manner and to the extent prescribed by the regulations institutions. apply to patients in respect of relief received at a hospital or institution in the nature of a hospital con-25 ducted by or on behalf of the State.

PART VII.

MISCELLANEOUS.

34. Every person who obstructs or hinders the Obstructing Commission or any member thereof or any officer in the $\frac{Commission}{\&c}$. 5 performance of any duty imposed or the exercise of vict. Act, any power conferred by this Act for the purposes of No. 3260, any inquiry, investigation, inspection, or report shall be guilty of an offence against this Act.

35. (1) The Commission may, and at the request of Paying 10 any hospital, shall hold an inquiry as to whether it is patients. desirable that any portion of a hospital should be set apart for the admission and treatment of persons able to pay for, and who may contract with the hospital for

private or intermediate accommodation.

15 (2) The Commission may after inquiry authorise the setting apart of any such portion.

36. (1) No medical practitioner shall, except in the Fees or circumstances and under the conditions prescribed, attendance charge a patient who is under treatment by him in a

20 hospital with any fees in respect of the treatment. (2) Save in circumstances prescribed by the regulations no contract between a patient and a medical practitioner for payment for such treatment shall be enforceable.

37. (1) The board of a hospital may, if the Com-Raising or 25mission so recommends and the Governor approves, issue money. debentures or bonds secured upon the revenues of the hospital at such rate of interest for such currency and upon such terms and conditions as are specified in the

30 Gazette notice signifying the approval of the Governor. (2) The proceeds of the sale of such debentures

or bonds shall be applied by the board to the purpose specified in the said Gazette notice.

(3) The purposes for which such debentures or 35 bonds may be issued may include the repayment of moneys advanced to the hospital by or upon the guarantee of the State either before or after the commencement of this Act; the execution of any works which prior to such commencement have been approved

approved by the Governor and authorised to be constructed under the Public Works Act, 1912, or which have been favourably reported upon by the Public Works Committee, or which after the said commenc-

- 5 ment may be approved by the Governor upon the recommendation of the Commission whether in connection with the provision of accommodation for paying patients or otherwise or the enlargement, repair, or equipment of the hospital.
- 10 (4) Where debentures or bonds are issued in pursuance of this section they shall be deemed to be securities guaranteed by the Government of the State of New South Wales within the meaning of the Trustee Act, 1925, and the Colonial Treasurer is hereby
- 15 authorised to pay any interest or principal which remains due and unpaid upon any such debenture or bond for a period of three months after demand for such payment has been made upon the Board, and the Commission shall repay out of the Hospital Fund any amount so
- 20 paid by the Colonial Treasurer and take any amount so paid into consideration when determining the subsidy to be paid to the hospital.

(5) The regulations may prescribe all matters necessary or convenient to be prescribed in relation to 25 debentures or bonds issued under the authority of this section.

38. The Local Government Act, 1919, as amended by subsequent Acts, is amended—-

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(a) by inserting at the end of subsection two Amendment of section two hundred and ninety-eight the ^{of Act 1919}, following words: "and may also subsidise s. 298. any hospital within or without its area where (Subsidies.) the hospital is subject to the provisions of the Public Hospitals Act, 1929";

(b) by inserting at the end of section two hundred and ninety-nine the following paragraph :---

> "Any such hospital shall be subject to the Sec. 299. supervision and control of the Hospitals (Temporary Commission of New South Wales constituted hospitals.) under the Public Hospitals Act, 1929, to the extent prescribed in the regulations made under that Act." **39.**

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39. (1) No person shall establish an institution in Establishthe nature of a hospital for the relief of persons ment of new requiring medical attention without the consent in writing of the Commission.

(2) Nothing in this section shall affect any private hospital within the meaning of the Private Hospitals Act, 1908.

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40. (1) The regulations may provide for the establish-Industrial ment by agreement between employers and employees contribution 10 of industrial contribution schemes.

(2) Where an industrial contribution scheme is in operation in connection with any hospital or in connection with the Hospital Saturday Fund, at the commencement of this Act, such scheme may continue

15 and shall be deemed to have been provided in pursuance of subsection one of this section but may be varied from time to time in accordance with the regulations.

(3) The provisions of the Truck Act, 1900, and of section forty-nine of the Industrial Arbitration Act,

20 1912, or of any Act amending or replacing such provisions, shall not apply in respect of deductions from the remuneration of an employee made under any such industrial contribution scheme.

(4) Persons who contribute to a hospital under
 25 any such industrial contribution scheme shall be deemed to be subscribers to the hospital and may be constituted by the regulations as additional classes of subscribers.

41. (1) Any person who contravenes any provision offences and of this Act shall be guilty of an offence and be liable on penalties.
30 summary conviction to a penalty not exceeding fifty pounds.

PART

(2) Any person who contravenes the provision of any by-law made under the authority of this Act shall be guilty of an offence and be liable on summary con-35 viction to a penalty not exceeding five pounds.

PART VIII

REGULATIONS.

42. (1) The Governor may, on the recommendation Regulations. of the Commission, make regulations for or with respect 5 to---

- (a) the particulars to be shown in returns to be furnished to the Commission by hospitals;
- (b) any conditions for the payment to hospitals of any sums out of the fund;
- (c) any matters (other than those expressly provided for in this Act) to be considered by the Commission in making any recommendations as to what sums shall be paid to hospitals out of the fund;
- 15 (d) forms of books of accounts to be used by hospitals, and any other forms, including clinical histories and records, to be used by hospitals;
 - (e) the incorporation of hospitals under Part IV;
- 20 (f) the furnishing and compilation of statistical information for the purposes of this Act.
 - (g) the disposal and investment of funds of hospitals;
 - (h) the purchase of supplies or equipment and the contracts in relation thereto;
 - (i) the admission and discharge of patients, payment and collection of fees payable by patients for relief, and for the services of medical practitioners;
 - (j) the construction, use, and management, including insurance of buildings, and the carrying out of additions, alterations, and repairs thereto, the regulation of accommodation, and the provision and use of plant, appliances, and equipment;
 - (k) the preparation and submission to the Commission of reports and returns;

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- (1) the regulation of the use of particular hospitals by particular classes of patients;
- (m) the establishment of laboratories for the investigation of disease, and the records to be kept in connection therewith;
- (n) the disposal of unclaimed property of patients;
- (o) the authorisation, prohibition, and control of the raising of funds by public appeal for hospital purposes;
- (p) the use, administration, and management of any portion of a hospital set apart in pursuance of section thirty-five;
 - (q) any matter which by this Act is required or permitted to be prescribed or is necessary or convenient to be prescribed for carrying this Act into effect.

(2) The regulations shall—

(a) be published in the Gazette;

- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid upon the table of both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

(3) A regulation may apply to hospitals gener-35 ally or to any particular hospital or class of hospitals specified in the regulation, or to hospitals situated in any specified portion of the State.

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(4) The regulations may—

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Penalties.

- (a) impose a penalty for any breach therefor, and also distinct penalties in case of successive breaches thereof, but no such penalty shall exceed fifty pounds;
- (b) impose also a daily penalty for any continuing breach thereof not exceeding five pounds per day;

(c) fix a minimum as well as a maximum penalty.

10 (5) Any penalty may be recovered in a summary manner before two justices.

SCHEDULES.

Sec. 2.

FIRST SCHEDULE.

No. of Act.	Title of Act.	Extent of repeal.
15 1898, No. 16 1900, No. 15	Public Hospitals Act, 1898 Public Hospitals (Voting) 1900	The whol Act. The whol .

Act No. , 1929.

Public Hospitals.

SECOND SCHEDULE.

Sec. 4.

	Hospital Incorporated.	Corporate Name.
	Balmain District	The Balmain District Hospital.
	Manly Cottage	The Manly District Hospital.
5	Marrickville District	The Marrickville District Hospital.
· ·	Royal South Sydney (Zetland)	The Royal South Sydney Hospital.
	St. George District	The St. George District Hospital.
	Sydney Homœpathic	The Sydney Homœpathic Hospital.
	Western Suburbs	The Western Suburbs Hospital.
10	Albury District	The Albury District Hospital.
10	Angledool	The Angledool Hospital.
	Armidale and New England	The Armidale and New England
	Hospital.	Hospital.
	Auburn District	The Auburn District Hospital.
15	Ballina District	The Ballina District Hospital.
10	Balranald District	The Balranald District Hospital.
	Barraba	The Barraba Hospital.
	Bathurst District	The Bathurst District Hospital.
	Bega District	The Bega District Hospital.
00	Bellingen	The Raleigh District Hospital.
20	Bingara District	The Bingara District Hospital.
	Blayney Cottage	The Blayney Cottage Hospital.
	Boggabri District	The Boggabri District Hospital.
	Bombala District	The Bombala District Hospital.
25	Bourke District	The Bourke District Hospital.
-0	Bowral	The Berrima District Hospital.
	Braidwood	The Braidwood District Hospital.
	Brewarrina	The Brewarrina District Hospital.
	Broken Hill	The Broken Hill and District Hospital.
30	Bulli	The Bulli Hospital.
	Bundarra District	The Bundarra District Hospital.
	Burrowa District	The Burrowa District Hospital.
	Camden Cottage	The Camden Cottage Hospital.
	Canowindra(Soldiers' Memorial)	The Canowindra Soldiers' Memorial
35		Hospital.
	Carcoar District	The Carcoar District Hospital.
	Casino District	The Casino District Hospital.
	Cessnock District Hospital	The Cessnock District Hospital.
	Cobar District	The Cobar District Hospital.
40	Coff's Harbour and District	The Coff's Harbour and District
		Hospital.
	Collarenebri District	The Collarenebri District Hospital.
	Condobolin District	The Condobolin District Hospital.
	Coolah District	The Coolah District Hospital.
45	Cooma District	The Cooma District Hospital.
	Coonabarabran District	The Coonabarabran District Hospital.
	Cootamundra District	The Cootamundra District Hospital.
	Coraki	The Campbell Hospital, Coraki.
		SECOND

SECOND

SECOND SCHEDULE-continued.

	Hospital Incorpor	ated.	-	Corporate Name.
	Corowa			
	Cowra District			The Corowa Hospital.
5	Crookwell and Distri	int C		The Cowra District Hospital. The Crookwell and District Cottage
	CIOOK wen and Distri		ottage	
	Delegate Cottage			Hospital. The Delegate Cottage Hospital.
	D 'l' '			
	Dubbo District			The Deniliquin Hospital.
10	Dungog Cottage			The Dubbo District Hospital.
	Gilgandra District			The Dungog Cottage Hospital.
	Glen Innes District			The Gilgandra District Hospital.
	Goodooga District			The Glen Innes District Hospital.
	Goulburn District			The Goodooga District Hospital.
15	Grafton District			The Goulburn District Hospital.
10	Grenfell District			The Grafton District Hospital.
	Griffith			The Grenfell District Hospital.
				The Griffith Hospital.
	Gulgong District			The Gulgong District Hospital.
20	Gunnedah District Gundagai District			The Gunnedah District Hospital.
20			•••	The Gundagai District Hospital.
	Hay Hill End and Ta	mh	aroora	The Hay Hospital.
	District.	ampa	aroora	The Hill End and Tambaroora District
	Hillston			Hospital.
25	Inverell District			The Hillston Hospital.
-0	Jerilderie District			The Inverell District Hospital.
	Junee District			The Jerilderie District Hospital.
	Water ha	••••		The Junee District Hospital. The Blue Mountains District Anzac
	natoomba			Memorial Hospital.
30	Kempsey (Macleay)			The Macleay District Hospital,
00	nempsey (macleay)			Kempsey.
	Kiama District			The Kiama District Hospital.
	Kurri Kurri District			The Kurri Kurri District Hospital.
	Kyogle Memorial			The Kyogle Memorial Hospital.
35	Leeton District			The Leeton District Hospital.
	Lismore District			The Lismore District Hospital.
	Lithgow District			The Lithgow District Hospital.
	Maclean (Lower Clar			The Maclean (Lower Clarence)
			,	Hospital.
40	Maitland			The Maitland Hospital.
	Manilla District			The Manilla District Hospital.
	Merriwa District			The Merriwa District Hospital.
	Molong Cottage			The Molong Cottage Hospitai.
	Moree District			The Moree District Hospital.
45	Moruya District			The Moruya District Hospital.
10	Mossgiel Cottage			The Mossgiel Cottage Hospital.
	Mount Boppy Dist		(Can-	The Mount Boppy District (Canbelego)
	belego).		(our	Hospital.
	Mudgee District			The Mudgee District Hospital.
	0			SECOND

SECOND

SECOND SCHEDULE continued.

Hospital Incorporated.	Corporate Name.
Murrumburra-Harden District	The Murrumburra-Harden District
Muttulibulla-Harden District	Hospital.
5 Murrurundi (The Wilson Mem-	The Wilson Memorial Hospital,
orial).	Murrurundi.
Murwillumbah (Tweed District)	The Tweed District Hospital,
mur winumban (1 weed Disense)	Murwillumbah.
Muswellbrook (Brentwood	The Brentwood Hospital, Muswell-
10 Hospital).	brook.
Narrabri District	The Narrabri District Hospital.
Narandera Public Hospital	The Narandera Public Hospital.
Nyngan District	The Nyngan District Hospital.
Orange District	The Orange District Hospital.
15 Pambula District	The Pambula District Hospital.
Parkes District	The Parkes District Hospital.
Parramatta District	The Parramatta District Hospital.
Peak Hill and District	The Peak Hill and District Hospital.
Penrith (Nepean) District	The Nepean District Hospital, Penrith.
20 Portland District	The Portland District Hospital.
Port Macquarie (The Hastings	The Hastings District Cottage Hospital,
District Cottage Hospital).	Port Macquarie.
Queanbeyan District	The Queanbeyan District Hospital.
Quirindi District	The Quirindi District Hospital.
25 Manning River District	The Manning River District Hospital.
Rylstone District	The Rylstone District Hospital.
Scone (Scott Memorial)	The Scott Memorial Hospital, Scone.
Singleton (Dangar Cottage)	The Dangar Cottage Hospital,
,omgrotter (= = o	Singleton.
30 Sofala	The Sofala Hospital.
Tamworth District	The Tamworth District Hospital.
Temora and District	The Temora and District Hospital.
Tenterfield	The Prince Albert Memorial Hospital,
	Tenterfield.
35 Tibooburra	The Tibooburra District Hospital.
Tingha Cottage	The Tingha Cottage Hospital.
Tumbarumba District	The Tumbarumba District Hospital.
Tumut	The Tumut Hospital.
Urana District	The Urana District Hospital.
40 Wagga Wagga District	The Wagga Wagga District Hospital.
Walcha Cottage	
Walgett	The Walgett Hospital.
Warialda District	The Warialda District Hospital.
Warren District	The Warren District Hospital.
45 Wee Waa District	The Wee Waa District Hospital.
Wellington District	The Wellington District Hospital.
Wentworth District	The Wentworth District Hospital.
Wilcannia and District	
	SECOND

SECOND SCHEDULE—continued.

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Hospital Incorporated.

Corporate Name. The Wollongong District Hospital.

- Wollongong District ... Wyalong and District ... 5 Yass District ... Young (Burrangong District)
- The Wyalong and District Hospital. The Yass District Hospital.
- The Burrangong District Hospital, Young.

THIRD SCHEDULE. SEPARATE INSTITUTIONS.

Secs. 3, 4.

10 The Royal Alexandra Hospital for Children. The Benevolent Society of New South Wales in respect of The Renwick Hospital for Infants; The Royal Hospital for Women; Scarba. The Royal Prince Alfred Hospital. The Wallsend Mining District Hospital. 15 The Newcastle Hospital. The Illawarra Cottage Hospital. The Vegetable Creek Hospital. The Hawkesbury Benevolent Society and Hospital. The Sydney Hospital. 20 The Royal North Shore Hospital of Sydney. Home of Peace for the Dying. Sacred Heart Hospice for the Dying. Home for Incurables (Ryde). Lewisham Hospital conducted by the Little Company of Mary. 25 Mater Misericordiæ Hospital (North Sydney). Mater Misericordiæ Hospital (Waratah). St. Margaret's Hospital for Women (Sydney). St. Vincent's Hospital (Darlinghurst). St. Vincent's Hospital (Bathurst). 30 St. Joseph's Hospital (Auburn). St. John of God Hospital (Goulburn). Sacred Heart Hospital (Cootamundra). Sacred Heart Hospital (Young). Red Cross Hospital for Consumptives (Bodington). 35 United Dental Hospital. The Rachel Forster Hospital for Women. The Carrington Centennial Homes for Convalescents. The Crown-street Women's Hospital. The South Sydney Women's Hospital.

- 40 The Queen Victoria Homes for Consumptives at Thirlmere and King's Tableland.
 - The Australian Red Cross Society (B.R.C.S.) in respect of The Boding-ton Red Cross Hospital, Wentworth Falls; The Malahide Red Cross Hospital, Pennant Hills; The Southern Red Cross Hospital, Exeter.
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[2s. 3d.]

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