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.

> W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 October, 1931.

New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V REGIS.

Act No. 55, 1931.

An Act to include in the trade description of goods an indication of the country or place of origin; to provide for the trade description of certain goods; to make certain provisions as to altered and false trade description of goods, and as to false representations with respect to Royal Warrants and Government Departments; to amend the Factories and Shops Act, 1912; the Evidence Act, 1898, and certain other Acts; and for purposes connected therewith. [Assented to, 7th October, 1931.]

BE

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

H. J. CONNELL, Chairman of Committees of the Legislative Assembly.

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

Short title.

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

Shops (Amendment) Act, 1931."

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

(3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912-1931.

(4) This Act shall commence on a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No.

39, 1912.

2. The Principal Act is amended by inserting after section seventy-four the following new part:-

New Part IV.

PART IV.

TRADE DESCRIPTIONS.

Construction.

- 75. (1) This Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution Act, and so as not to exceed the legislative power of the State to the intent that where any provision of this Act or the application thereof to any person or circumstances is held invalid the remainder of this Act and the application of such provision to other persons or circumstances shall not be affected.
- (2) Notwithstanding any provisions of this Act which may be construed to the contrary, but without affecting the generality of subsection one of this section, such provisions shall not impair freedom of trade, commerce, and intercourse among the States of the Commonwealth of Australia, and this Act shall be read and construed accordingly.

Definitions.

76. In this Part, unless the context or subject-

matter otherwise indicates or requires,-

"Alter," "append," and "sell" include cause to be altered, appended, or sold, as the case may be.

"Australia"

- "Australia" includes any territory under the authority of the Commonwealth.
- "Boots" includes shoes and other footwear.
- "Commonwealth" means the Commonwealth of Australia.
- "Covering" includes stopper, glass, cask, bottle, vessel, box, cover, container, capsule, case, frame, or wrapper.
- "False trade description" means a trade cf. Goods Act, description which by reason of anything selection, contained therein or omitted therefrom is false or likely to mislead in a material respect as regards the goods to which it is appended, and includes every alteration of a trade description whether by way of addition, effacement, or otherwise, which makes the description false, or likely to mislead in a material aspect.

"Goods" means anything which is the subject cf. 50 & 51 of trade, manufacture, or merchandise. Vic., c. 28, s. 3 (1).

- "Inspector" means an inspector of factories and shops appointed under Part II of this Act.
- "Label" includes band or ticket.
- "Prescribed" means prescribed by this Part of this Act, or by any regulation made under this Part of this Act.
- "Regulation" means a regulation made under this Part of this Act.
- "Sell" includes exhibit, expose, or have in possession for sale, or for any purpose of advertisement, trade, or manufacture.
- "Trade description" in relation to any goods of Commerce means any description, statement, indica-(Trade Descriptions) tion, or suggestion, direct or indirect, as Act, 1905 to—

 (C'wlth), s. 3.
 - (a) the nature, number, quantity, quality, purity, class, grade, measure, gauge, size, or weight of the goods; or

(b) the State, country, or place in or at which the goods, or any portions or constituents thereof, were made

or produced; or

(c) the manufacturer or producer of the goods or the person by whom they were selected, packed, graded, or in any way prepared for the market; or

(d) the mode of manufacturing, producing, selecting, packing, grading, or otherwise preparing the goods; or

(e) the material or ingredients of which the goods are composed or from which they are derived; or

(f) the goods being the subject of an existing patent, privilege, or copyright;

and includes the use of any figure, word, trade name, trade style, or mark which, according to the custom of the trade, is commonly taken to be an indication of any of the above matters.

Trade descriptions.

77. (1) No person shall sell any goods to which this section applies unless there is conspicuously appended to the goods themselves, or if so prescribed, to any covering, label, reel, or thing used, or any placard required by the regulations to be used, in connection therewith, in such manner as is prescribed, the full name and complete address of the manufacturer and a trade description of such character and relating to such matters as is prescribed, and, if the goods were manufactured within the Commonwealth, the State or Territory of origin of the goods, and, if the goods were not manufactured within the Commonwealth, the country or place of origin of the goods.

(2) This section shall, as from the commencement of this Part of this Act, apply to

furniture, bedding, boots, and clothing:

Provided

Trade description to be appended to goods. cf. Goods Act, 1928 (Vic.), s. 89.

Provided that in respect of furniture, bedding, boots, or clothing in the possession of any person at the date of such commencement the Governor may from time to time by proclamation published in the Gazette, suspend the operation of this Part of this Act either generally, or in relation to particular furniture, bedding, boots, or clothing.

(3) The Governor may, from time to time by proclamation, published in the Gazette, specify any other goods and declare that this section shall apply to such goods as and from a date specified in the

proclamation.

The Governor may in like manner revoke, amend,

alter, or vary any such proclamation.

(4) The regulations shall not prescribe a cf. Commerce trade description which discloses trade secrets of Descriptions) manufacture or preparation, except in any case Act, 1905 where, on the ground that the disclosure is necessary s. 16. for the protection of the health or well-being of the public, the Board of Health so recommends.

78. (1) No person being a manufacturer, dealer, Altered trade or trader shall, except to the extent and in the description. manner prescribed, alter by effacement or otherwise Act, 1923 any trade description which has been appended (Vic.), s. 20. under or in compliance with any law of New South Wales or of the Commonwealth to any goods.

(2) No person shall sell any goods of which any trade description so appended has been altered

in contravention of this Part of this Act.

79. No person shall append a false trade descrip- False trade tion to any goods, or sell any goods to which a false description.

trade description is appended.

80. On the sale or in the contract for the sale of Implied any goods to which a trade description is appended, warranty. the seller shall be deemed to warrant that the trade of this description has not been altered in contravention of this Part of this Act and is not a false trade description within the meaning of this Part of this Act, unless the contrary is expressed in some writing signed by or on behalf of the seller and delivered at the time of the sale or contract to and accepted by the purchaser.

Appending trade description. ef. Goods Act, 1928, (Vic.), ss. 90 (2), 96.

81. (1) A trade description shall be deemed to be appended to goods if—

(a) it is appended to the goods themselves; or

(b) it is appended to any covering label, reel, or thing used in connection with the goods; or

(c) it is used in any manner likely to lead to the belief that it describes or designates the goods; or

(d) it is used, whether in an advertisement or catalogue or otherwise, in any manner in connection with or for the purposes of the sale of the goods.

(2) A trade description shall be deemed to be appended whether it is woven, impressed, or otherwise worked into or annexed or affixed to the goods or to any covering label, reel, or thing used or to any placard required by the regulations to be used in connection therewith.

(3) Nothing in this section shall affect any requirement of this Part of this Act or of any regulation respecting the appending of a trade description to certain goods.

Offences.

Offences with intent to defraud.

1bid. s. 91.

82. Any person who—

(a) sells or exposes or has in his possession for sale or any purpose of trade or manufacture any goods to which a trade description is not appended in compliance with the provisions of this Part of this Act; or

(b) being a manufacturer, dealer, or trader, alters in contravention of this Part of this Act any trade description appended to any goods under or in compliance with any law of New South Wales or of the Commonwealth; or

(c) sells or exposes or has in his possession for sale or any purpose of trade or manufacture any goods of which the trade description appended under or in compliance with any

law

law of New South Wales or of the Commonwealth has been altered in contravention of this Part of this Act; or

(d) appends any false trade description to any goods,

shall be guilty of an offence against this Part of this Act, unless he proves that he acted without intent to deceive or defraud.

83. Any person who sells or exposes or has in sale with his possession for sale or any purpose of trade or false trade description. manufacture any goods to which any false trade cf. Goods description is appended shall be guilty of an offence Act, 1928 against this Part of this Act, unless he proves—

3694, s. 87

- (a) that having taken all reasonable precautions against committing an offence against this Part of this Act, he had at the time of the commission of the alleged offence no reason to suspect that the trade description was false; and
- (b) that on demand made by or on behalf of the prosecutor, informant, or complainant, he gave all the information in his power with respect to the person from whom he obtained the goods; or
- (c) that otherwise he acted innocently and that the goods were held by him bona fide and without any fraudulent intention.
- 84. (1) Any person, who being in the ordinary Offence in course of his business employed on behalf of course of business. another person to alter a trade description appended ef. Ibid. s. 97. to goods, or to append a trade description to goods-
 - (a) alters in contravention of this Part of this Act any trade description which has been appended under or in compliance with any law of New South Wales or of the Commonwealth to any goods; or

(b) appends any false trade description to goods, shall be guilty of an offence against this Part of

this Act, unless he proves—

(i) that in the case which is the subject of the charge he was so employed by some person resident in Australia and was not interested in the goods by way of profit or commission dependent on the sale of such goods; and

(ii) that he took reasonable precautions against committing the offence charged; and

(iii) that he had at the time of the commission of the alleged offence no reason to suspect that the alteration was in contravention of this Part of this Act or that the trade description was false, as the case may be; and

(iv) that on demand made by or on behalf of the prosecutor, informant, or complainant, he gave all the information in his power with respect to the person on whose behalf the trade description was altered or appended.

(2) If by reason only of the defence mentioned in subsection one of this section any person is discharged from a prosecution under that subsection, he shall be liable to pay the costs thereof unless he has given due notice to the prosecutor, informant, or complainant of his intention to rely on such defence.

85. Any person who falsely represents that any goods are made by a person holding a Royal Warrant or for the service of His Majesty or of any Government department or have been tested or inspected by or on behalf of His Majesty or any Government department, shall be guilty of an offence against this Part of this Act and shall be liable on summary conviction to a penalty not exceeding twenty pounds.

86. (1) Any person who aids, abets, counsels, or procures, or by act or omission is in any way, directly or indirectly, knowingly concerned in the commission of any offence against this Part of this Act, shall be deemed to have committed that offence and shall be punishable accordingly. (2)

False representations as to Royal Warrant. cf. Goods Act, 1928 (Vic.), s. 110.

Aiding and abetting. cf. Ibid. s. 91 (2).

(2) Any person who, being within New cf. Goods South Wales, aids, abets, counsels, or procures, or Act, 1928 (Vic.), s. 101. by act or omission is in any way, directly or indirectly, knowingly concerned in the commission outside New South Wales of any act which, if committed in New South Wales, would be an offence against this Part of this Act, shall be deemed to be guilty of that offence and shall be punishable accordingly.

87. Proceedings may be taken before any Who may stipendiary or police magistrate, or any two or prosecute. more justices of the peace, for an offence against this Part of this Act, by any person or by the duly appointed attorney of any person, or by an inspector acting with the authority of the Minister, and may be disposed of summarily.

88. No prosecution for an offence against this Period for Part of this Act shall be commenced after the prosecution. expiration of three years next after the commission of the offence or of one year next after the first discovery thereof by the informant, whichever expiration first happens.

89. In any prosecution for an offence against Evidence.
cf. Ibid.

(a) in the case of imported goods, evidence of the port of shipment shall be prima facie evidence of the country or place in or at which the goods were made or produced;

(b) the production of the certificate of an analyst shall be sufficient evidence of the facts therein stated unless the defendant requires the analyst to be called as a witness.

90. Any person who commits an offence against Punishment. this Part of this Act where no other penalty or cf. *Ibid.* punishment is provided shall be liable—

(a) upon summary conviction to imprisonment for a term not exceeding six months or to a penalty not exceeding fifty pounds, and, for a second offence, to imprisonment for a term not exceeding twelve months or to a penalty

of

of not less than twenty-five pounds nor more than one hundred pounds, and for a third or any subsequent offence to imprisonment for a term of two years or to a penalty not less than fifty pounds nor more than two hundred pounds.

(b) in any case to forfeit to His Majesty the goods in relation to which the offence is committed.

91. (1) Where in any prosecution for an offence against this Part of this Act the defendant is discharged therefrom, but it is proved that he exposed or had in his possession any goods for sale or any purpose of trade or manufacture in contravention of this Part of this Act the goods shall be liable to be forfeited to His Majesty as if the owner had been convicted of an offence against this Part of this Act in relation thereto.

- (2) Any forfeiture under this section may be subject to a condition that it is not to be enforced if the owner gives security to the satisfaction of the Minister that the goods will not be sold in contravention of this Part of this Act or the regulations.
- 92. If the owner of any goods which if the owner thereof had been convicted would be liable to forfeiture under this Part of this Act is unknown or cannot be found, an information or complaint may be laid for the purpose only of enforcing such forfeiture, and a stipendiary or police magistrate may cause notice to be advertised stating that unless cause is shown to the contrary at the time and place named in the notice such goods will be forfeited, and at such time and place the court, unless the owner or any person on his behalf or other person interested in the goods show cause to the contrary, may order such goods or any of them to be forfeited.
- 93. (1) Any goods forfeited under this Part of this Act may be destroyed or otherwise disposed of in such manner as is prescribed in the regulations.

Forfeiture of goods.
ef. Goods
Act, 1928
(Vic.), s. 92.

Goods of unknown owner. cf. *Ibid*. s. 102 (2).

Disposal of forfeited goods. cf. *Ibid.* s. 94 (2).

(2) The court by which the same are forfeited cf. Goods may out of any proceeds which may be realised by Act, 1928 the disposition of such goods (all marks and trade s. 102(3). descriptions being first obliterated) award to any innocent party any loss he has sustained in dealing with such goods.

Savings.

94. Nothing in this Part of this Act—

3694, s. 109.

(a) shall exempt any person from any action, cf. Ibid. No. suit, or other proceeding which might but for the provisions of this Part of this Act be

brought against him; or

(b) shall entitle any person to refuse to make discovery or answer any question or interrogatory in any action, but such discovery or answer shall not be admissible in evidence against such person in any prosecution for an offence against this Part of this Act; or

- (c) shall render liable to prosecution or punishment any servant of a master resident in Australia who bona fide acts in obedience to the instructions of such master and on demand by or on behalf of the prosecutor or complainant has given full information as to his master.
- (d) shall affect the operation of section 49A.

95. (1) Any inspector, in addition to the powers

already conferred upon him by this Act—

(a) may at any reasonable time enter any place where goods are manufactured or sold, or any place where he has reason to believe that goods are manufactured or sold;

(b) may inspect any goods in such place;

(c) shall, at the request of any person apparently in charge of such place or of any work carried on therein produce a certificate of his appointment as inspector; and

(d) may in any such place take any goods, whether manufactured or partly manufactured, paying a just price for the same;

(e)

(e) may on obtaining the authority of the Minister, institute a prosecution for any offence against this Part of this Act, or any

breach of the regulations:

Provided that in a prosecution for any such breach or contravention, an authority to prosecute purporting to have been signed by the Minister shall be evidence of such authority without proof of the Minister's signature.

An inspector shall report to the Minister all offences against this Part of this Act, or breaches of the regulations which have come

to his knowledge.

(2) A person who hinders or obstructs, or attempts to hinder or obstruct, any inspector in the exercise by him of the powers conferred by this Part of this Act shall be liable to a penalty of not less than five pounds nor more than twenty pounds.

Regulations.

Regulations.

- 96. (1) The Governor may make regulations not inconsistent with this Part of this Act prescribing all matters and things required or authorised by this Part of this Act to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part of this Act.
- (2) The regulations may prescribe a penalty not exceeding twenty pounds for any contravention thereof.
 - (3) 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 before 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 each House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

3. The Principal Act is further amended-

Further amendment of Act No. 39, 1912.

(a) by inserting at the end of section one the words Sec. 1. and figures— (Short title.)

PART IV.

TRADE DESCRIPTIONS—ss. 75-96.

(b) by inserting in paragraph (a) of the definition Sec. 3. of "Factory" in section three after the word (Interpreta"sale" the words "and any office, building, tion.)
or place in which less than four persons are so engaged and which the Governor declares to be a factory";

(c) (i) by inserting next after subsection two of Sec. 4.

section four the following new sub-(Application of Act.)

- (2A) The Governor may by proclamation as aforesaid declare any office, building, or place in which less than four persons are engaged directly or indirectly in working at any handicraft or in preparing or manufacturing articles for trade or sale to be a factory for the purposes of this Act. The declaration may be made with regard to a particular case or generally with regard to any industry specified in the proclamation.
- (ii) by inserting at the end of the same section the following new subsection:—
 - (4) Any proclamation made under this section shall—
 - (a) be published in the Gazette;

(b) take effect from the date of such publication, or from a later date specified in the proclamation;

(c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then 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 proclamation has been laid before such House disallowing any proclamation or part thereof, the proclamation or part shall thereupon cease to have effect.

(d) (i) by omitting from subsection four of section six the words "or become void may be renewed by the occupier upon application in the form prescribed, and" and by inserting in lieu thereof the words "may be renewed by the occupier";

(ii) by omitting from subsection fifteen of the same section the words "first day of December" and by inserting in lieu there-of the words "thirty-first day of December in the preceding year";

(iii) by inserting next after subsection sixteen of the same section the following new subsections:—

(17) Any fee payable by an occupier in respect of the registration or the renewal of the registration of a factory may be sued for and recovered as a debt by and in the name of the Minister by any person authorised by him.

In any proceedings the production of an authority purporting to be signed by the Minister shall, without proof of the signature, be evidence of the appointment of the person named therein to sue and that his authority to sue remains in force. (18)

Sec. 6. (Registration of factories.)

(18) If a fee is unpaid at the expiration of one month from the due date, the factory in respect of which the fee is payable shall be deemed to be an unregistered factory.

(e) by omitting from subsection three of section sec. 39. thirty-nine the words "Chief Officer of Fire (Fire Brigades or some other officer of fire brigades, escapes.) or other competent person appointed by him in that behalf" and inserting in lieu thereof the words "Board of Fire Commissioners of New South Wales";

(f) by inserting in subsection one of section fifty- Sec. 52.

two after the word "and" the words "subject (No prosecution without authority of Minister.)

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

PHILIP GAME,

Government House, Sydney, 7th October, 1931. Governor.

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FACTORIES AND SHOPS (AMENDMENT) BILL, 1931.

SCHEDULE of Amendments referred to in Message of 2nd October, 1931, a.m.

Page 2. At end of clause 1 add "not being earlier than January the first, one thousand nine hundred and thirty-two."

Page 4, clause 2, line 1. Omit "State"

Page 5, clause 2, lines 1-7. Add "provided that in respect of furniture, bedding, boots, or clothing in the possession of any person at the date of such commencement the Governor may from time to time, by proclamation published in the Gazette, suspend the operation of this Part of this Act either generally or in relation to particular furniture, bedding, boots, or clothing."

Page 9, clause 2, lines 25-29. Omit all words on these lines.

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 23 September, 1931.

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

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

Legislative Council Chamber, Sydney, 2nd October, 1931, A.M.

New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V REGIS.

Act No. , 1931.

An Act to include in the trade description of goods an indication of the country or place of origin; to provide for the trade description of certain goods; to make certain provisions as to altered and false trade description of goods, and as to false representations with respect to Royal Warrants and Government Departments; to amend the Factories and Shops Act, 1912; the Evidence Act, 1898, and certain other Acts; and for purposes connected therewith.

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

1. (1) This Act may be cited as the "Factories and Short title.

Shops (Amendment) Act, 1931."

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts, is in this Act referred to as the 10 Principal Act.

(3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912-1931.

(4) This Act shall commence on a day to be appointed by the Governor and notified by proclamation
15 published in the Gazette, not being earlier than January the first, one thousand nine hundred and thirty-two.

2. The Principal Act is amended by inserting after Amendment section seventy-four the following new part:—

of Act No.
39, 1912.

PART IV.

New Part IV.

20 TRADE DESCRIPTIONS.

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75. (1) This Part of this Act shall be read and Construction. construed subject to the Commonwealth of Australia Constitution Act, and so as not to exceed the legislative power of the State to the intent that where any provision of this Act or the application thereof to any person or circumstances is held invalid the remainder of this Act and the application of such provision to other persons or circumstances shall not be affected.

(2) Notwithstanding any provisions of this Act which may be construed to the contrary, but without affecting the generality of subsection one of this section, such provisions shall not impair freedom of trade, commerce, and intercourse among the States of the Commonwealth of Australia, and this Act shall be read and construed accordingly.

76. In this Part, unless the context or subject-Definitions.

matter otherwise indicates or requires,-

"Alter," "append," and "sell" include cause to be altered, appended, or sold, as the case may be. "Australia"

Factories	and	Shops	(Amendment)).
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	"Australia" includes any territory under the authority of the Commonwealth.
	"Boots" includes shoes and other footwear.
	"Commonwealth" means the Commonwealth
5	of Australia.
	"Covering" includes stopper, glass, cask, bottle, vessel, box, cover, container, cap- sule, case, frame, or wrapper.
	"False trade description" means a trade of Goods Act,
10	description which by reason of anything s. 86. contained therein or omitted therefrom is
	false or likely to mislead in a material
	respect as regards the goods to which it is
15	appended, and includes every alteration of a trade description whether by way of addition, effacement, or otherwise, which makes the description false, or likely to
	mislead in a material aspect.
	"Goods" means anything which is the subject of. 50 & 51
20	of trade, manufacture, of merchandisc.
	"Inspector" means an inspector of factories and shops appointed under Part II of
	this Act.
	"Label" includes band or ticket.
25	"Prescribed" means prescribed by this Part
	of this Act, or by any regulation made
	under this Part of this Act.
	"Regulation" means a regulation made
	under this Part of this Act.
3()	"Sell" includes exhibit, expose, or have in
	possession for sale, or for any purpose of
	advertisement, trade, or manufacture.
	"Trade description" in relation to any goods of Commerce
~~	means any description, statement, indica-(Trade Descriptions) tion, or suggestion, direct or indirect, as Act, 1905.
35	tion, or suggestion, direct or indirect, as Act, 1905. (C'with), s. 3.
	(C'with), s. 3. (a) the nature, number, quantity, qua-
	lity, purity, class, grade, measure,
	gauge, size, or weight of the goods;
40	or
THE PERSON	(b)

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(b) the State, country, or place in or at which the goods, or any portions or constituents thereof, were made or produced; or
(c) the manufacturer or producer of the goods or the person by whom

the goods or the person by whom they were selected, packed, graded, or in any way prepared for the market; or

(d) the mode of manufacturing, producing, selecting, packing, grading, or otherwise preparing the goods; or

(e) the material or ingredients of which the goods are composed or from which they are derived; or

(f) the goods being the subject of an existing patent, privilege, or copyright;

and includes the use of any figure, word, trade name, trade style, or mark which, according to the custom of the trade, is commonly taken to be an indication of any of the above matters.

Trade descriptions.

25 77. (1) No person shall sell any goods to which rrade this section applies unless there is conspicuously description to be appended appended to the goods themselves, or if so pre- to goods. scribed, to any covering, label, reel, or thing used, cf. Goods or any placard required by the regulations to be (Vic.), s. 89 30 used, in connection therewith, in such manner as is prescribed, the full name and complete address of the manufacturer and a trade description of such character and relating to such matters as is prescribed, and, if the goods were manufactured within 35 the Commonwealth, the State or Territory of origin of the goods, and, if the goods were not manufactured within the Commonwealth, the country or place of origin of the goods.

(2) This section shall, as from the commencement of this Part of this Act, apply to furniture, bedding, boots, and clothing:

Provided

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Factories and Shops (Amendment).

Provided that in respect of furniture, bedding, boots, or clothing in the possession of any person at the date of such commencement the Governor may from time to time by proclamation published in the Gazette, suspend the operation of this Part of this Act either generally, or in relation to particular furniture, bedding, boots, or clothing.

(3) The Governor may, from time to time by proclamation, published in the Gazette, specify any other goods and declare that this section shall apply to such goods as and from a date specified in the proclamation.

The Governor may in like manner revoke, amend, alter, or vary any such proclamation.

(4) The regulations shall not prescribe a cf. Commerce trade description which discloses trade secrets of (Trade Descriptions) manufacture or preparation, except in any case Act, 1905 where, on the ground that the disclosure is necessary (C'wlth), s. 16. for the protection of the health or well-being of the

public, the Board of Health so recommends.

78. (1) No person being a manufacturer, dealer, Altered trade or trader shall, except to the extent and in the description.

manner prescribed, alter by effacement or otherwise Act, 1928 any trade description which has been appended (Vic.), s. 20. under or in compliance with any law of New South Wales or of the Commonwealth to any goods.

(2) No person shall sell any goods of which any trade description so appended has been altered in contravention of this Part of this Act.

79. No person shall append a false trade descrip- False trade tion to any goods, or sell any goods to which a false description trade description is appended.

80. On the sale or in the contract for the sale of Implied any goods to which a trade description is appended, warranty. the seller shall be deemed to warrant that the trade s. 107. description has not been altered in contravention of this Part of this Act and is not a false trade description within the meaning of this Part of this Act, unless the contrary is expressed in some writing signed by or on behalf of the seller and delivered at the time of the sale or contract to and accepted by the purchaser.

- 81. (1) A trade description shall be deemed to be Appending appended to goods if—

 (a) it is appended to the goods themselves; or of Goods
 (b) it is appended to any covering label, reel, or Act, 1928, thing used in connection with the goods; or ss. 90 (2), 96.

 (c) it is used in any manner likely to lead to the belief that it describes or designates the goods; or
- (d) it is used, whether in an advertisement or catalogue or otherwise, in any manner in connection with or for the purposes of the sale of the goods.

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- be appended whether it is woven, impressed, or otherwise worked into or annexed or affixed to the goods or to any covering label, reel, or thing used or to any placard required by the regulations to be used in connection therewith.
- (3) Nothing in this section shall affect any requirement of this Part of this Act or of any regulation respecting the appending of a trade description to certain goods.

Offences.

- 25
 (a) Sells or exposes or has in his possession for intent to sale or any purpose of trade or manufacture 1bid. s. 91.

 any goods to which a trade description is not appended in compliance with the provisions of this Part of this Act; or
- (b) being a manufacturer, dealer, or trader, alters in contravention of this Part of this Act any trade description appended to any goods under or in compliance with any law of New South Wales or of the Commonwealth; or
 - (c) sells or exposes or has in his possession for sale or any purpose of trade or manufacture any goods of which the trade description appended under or in compliance with any

law of New South Wales or of the Commonwealth has been altered in contravention of this Part of this Act; or

(d) appends any false trade description to any

shall be guilty of an offence against this Part of this Act, unless he proves that he acted without intent to deceive or defraud.

83. Any person who sells or exposes or has in sale with his possession for sale or any purpose of trade or false trade description. 10 manufacture any goods to which any false trade cf. Goods description is appended shall be guilty of an offence Act, 1928 against this Part of this Act, unless he proves-

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3694, s. 87

- (a) that having taken all reasonable precautions 15 against committing an offence against this Part of this Act, he had at the time of the commission of the alleged offence no reason to suspect that the trade description was false; and
- 20 (b) that on demand made by or on behalf of the prosecutor, informant, or complainant, he gave all the information in his power with respect to the person from whom he obtained the goods; or
- 25 (c) that otherwise he acted innocently and that the goods were held by him bona fide and without any fraudulent intention.
- 84. (1) Any person, who being in the ordinary offence in course of his business employed on behalf of course of business. 30 another person to alter a trade description appended of. Ibid. s. 97. to goods, or to append a trade description to goods-
 - (a) alters in contravention of this Part of this Act any trade description which has been appended under or in compliance with any law of New South Wales or of the Commonwealth to any goods; or

(b)

(b) appends any false trade description to goods, shall be guilty of an offence against this Part of this Act, unless he proves—

(i) that in the case which is the subject of the charge he was so employed by some person resident in Australia and was not interested in the goods by way of profit or commission dependent on the sale of such goods; and

(ii) that he took reasonable precautions against committing the offence charged; and

(iii) that he had at the time of the commission of the alleged offence no reason to suspect that the alteration was in contravention of this Part of this Act or that the trade description was false, as the case may be; and

(iv) that on demand made by or on behalf of the prosecutor, informant, or complainant, he gave all the information in his power with respect to the person on whose behalf the trade description was altered or appended.

(2) If by reason only of the defence mentioned in subsection one of this section any person is discharged from a prosecution under that subsection, he shall be liable to pay the costs thereof unless he has given due notice to the prosecutor, informant, or complainant of his intention to rely on such defence.

85. Any person who falsely represents that any False repregoods are made by a person holding a Royal sentations as Warrant or for the service of His Majesty or of any Warrant Government department or have been tested or cf. Goods inspected by or on behalf of His Majesty or any (Vic.), s. Government department, shall be guilty of an 110. offence against this Part of this Act and shall be liable on summary conviction to a penalty not exceeding twenty pounds.

S6. (1) Any person who aids, abets, counsels, or Aiding and procures, or by act or omission is in any way, abetting. directly or indirectly, knowingly concerned in the cf. Ibid. commission of any offence against this Part of this Act, shall be deemed to have committed that offence and shall be punishable accordingly. (2)

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(2) Any person who, being within New cf. Goods South Wales, aids, abets, counsels, or procures, or Act, 1928 (Vic.), s. 101. by act or omission is in any way, directly or indirectly, knowingly concerned in the commission 5 outside New South Wales of any act which, if committed in New South Wales, would be an offence against this Part of this Act, shall be deemed to be guilty of that offence and shall be punishable accordingly. 10 87. Proceedings may be taken before any who may stipendiary or police magistrate, or any two or prosecute. more justices of the peace, for an offence against this Part of this Act, by any person or by the duly appointed attorney of any person, or by an inspector acting with the authority of the Minister, 15 and may be disposed of summarily. 88. No prosecution for an offence against this Period for Part of this Act shall be commenced after the prosecution. expiration of three years next after the commission of 1bid. No. 3694, s. 103. 20 of the offence or of one year next after the first discovery thereof by the informant, whichever expiration first happens. 89. In any prosecution for an offence against Evidence. this Part of this Act cf. Ibid. 25 (a) a defendant or his spouse giving testimony shall be compellable to disclose communications made between him and his spouse during the marriage relating to the subjectmatter of the charge; (b a) in the case of imported goods, evidence of 3() the port of shipment shall be prima facie evidence of the country or place in or at which the goods were made or produced; (e b) the production of the certificate of an analyst shall be sufficient evidence of the facts therein 35 stated unless the defendant requires the analyst to be called as a witness. 90. Any person who commits an offence against Punishment. this Part of this Act where no other penalty or ef. Ibid. 40 punishment is provided shall be liable— (a) upon summary conviction to imprisonment for a term not exceeding six months or to a

> penalty not exceeding fifty pounds, and, for a second offence, to imprisonment for a term

> not exceeding twelve months or to a penalty

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Factories and Shops (Amendment).

of not less than twenty-five pounds nor more than one hundred pounds, and for a third or any subsequent offence to imprisonment for a term of two years or to a penalty not less than fifty pounds nor more than two hundred pounds.

(b) in any case to forfeit to His Majesty the goods in relation to which the offence is committed.

91. (1) Where in any prosecution for an offence Forfeiture of against this Part of this Act the defendant is dis-goods. charged therefrom, but it is proved that he exposed for Goods act, 1928 or had in his possession any goods for sale or any (Vic.), s. 92. purpose of trade or manufacture in contravention of this Part of this Act the goods shall be liable to be forfeited to His Majesty as if the owner had been convicted of an offence against this Part of this Act in relation thereto.

(2) Any forfeiture under this section may be subject to a condition that it is not to be enforced if the owner gives security to the satisfaction of the Minister that the goods will not be sold in contravention of this Part of this Act or the regulations.

92. If the owner of any goods which if the owner Goods of thereof had been convicted would be liable to for-unknown feiture under this Part of this Act is unknown or cf. Ibid. cannot be found, an information or complaint may s. 102 (2). be laid for the purpose only of enforcing such forfeiture, and a stipendiary or police magistrate may cause notice to be advertised stating that unless cause is shown to the contrary at the time and place named in the notice such goods will be forfeited, and at such time and place the court, unless the owner or any person on his behalf or other person interested in the goods show cause to the contrary, may order such goods or any of them to be forfeited.

93. (1) Any goods forfeited under this Part of Disposal of this Act may be destroyed or otherwise disposed of forfeited goods. in such manner as is prescribed in the regulations.

(2) s. 94 (2).

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(2) The court by which the same are forfeited cf. Goods may out of any proceeds which may be realised by Act, 1928 the disposition of such goods (all marks and trade s. 192(3). descriptions being first obliterated) award to any innocent party any loss he has sustained in dealing with such goods.

Savings.

94. Nothing in this Part of this Act— (a) shall exempt any person from any action, cf. Ibid. No. 3694, s. 109. 10 suit, or other proceeding which might but for the provisions of this Part of this Act be brought against him; or (b) shall entitle any person to refuse to make discovery or answer any question or interro-15 gatory in any action, but such discovery or answer shall not be admissible in evidence against such person in any prosecution for an offence against this Part of this Act; or (c) shall render liable to prosecution or punish-20 ment any servant of a master resident in Australia who bona fide acts in obedience to the instructions of such master and on demand by or on behalf of the prosecutor or complainant has given full information as 25 to his master. (d) shall affect the operation of section 49A. 95. (1) Any inspector, in addition to the powers already conferred upon him by this Act— (a) may at any reasonable time enter any place 30 where goods are manufactured or sold, or any place where he has reason to believe that goods are manufactured or sold; (b) may inspect any goods in such place; (c) shall, at the request of any person appar-35 ently in charge of such place or of any work carried on therein produce a certificate of his appointment as inspector; and (d) may in any such place take any goods, whether manufactured or partly manu-40 factured, paying a just price for the same;

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(e) may on obtaining the authority of the Minister, institute a prosecution for any offence against this Part of this Act, or any breach of the regulations:

Provided that in a prosecution for any such breach or contravention, an authority to prosecute purporting to have been signed by the Minister shall be evidence of such authority without proof of the Minister's signature.

An inspector shall report to the Minister all offences against this Part of this Act, or breaches of the regulations which have come to his knowledge.

(2) A person who hinders or obstructs, or attempts to hinder or obstruct, any inspector in the exercise by him of the powers conferred by this Part of this Act shall be liable to a penalty of not less than five pounds nor more than twenty pounds.

Regulations.

- 96. (1) The Governor may make regulations not Regulations inconsistent with this Part of this Act prescribing all matters and things required or authorised by this Part of this Act to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part of this Act.
- (2) The regulations may prescribe a penalty not exceeding twenty pounds for any contravention thereof.
 - (3) 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 before 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 each House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

3. The Principal Act is further amended—

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Further amendment of Act No. 39, 1912

(a) by inserting at the end of section one the words sec. 1.

and figures—

(Short title.)

PART IV.

TRADE DESCRIPTIONS—ss. 75-96.

- (b) by inserting in paragraph (a) of the definition Sec. 3.
 of "Factory" in section three after the word (Interpreta"sale" the words "and any office, building, tion.)
 or place in which less than four persons are so
 engaged and which the Governor declares to be
 a factory";
- 20 (c) (i) by inserting next after subsection two of Sec. 4.

 section four the following new sub-(Application section:—
 - (2A) The Governor may by proclamation as aforesaid declare any office, building, or place in which less than four persons are engaged directly or indirectly in working at any handicraft or in preparing or manufacturing articles for trade or sale to be a factory for the purposes of this Act. The declaration may be made with regard to a particular case or generally with regard to any industry specified in the proclamation.
 - (ii) by inserting at the end of the same section the following new subsection:—
 - (4) Any proclamation made under this section shall—
 - (a) be published in the Gazette;

(b)

	Tactories and props (Ilmonament).
	(b) take effect from the date of such publication, or from a later date
	specified in the proclamation;
	(c) be laid before both Houses of
5	Parliament within fourteen sitting
0	days if Parliament is then in session,
	and if not, then within fourteen
	sitting days after the commencement
	of the next session.
10	If either House of Parliament passes a
10	resolution of which notice has been given
	at any time within fifteen sitting days
	after the proclamation has been laid before
	such House disallowing any proclamation
75	or part thereof, the proclamation or part
15	shall thereupon cease to have effect.
	(d) (i) by omitting from subsection four of section Sec. 6.
	six the words "or become void may be (Registration
	renewed by the occupier upon application of factories.)
20	in the form prescribed, and "and by insert-
20	ing in lieu thereof the words "may be
	renewed by the occupier";
	(ii) by omitting from subsection fifteen of the
	same section the words "first day of
0-	December" and by inserting in lieu there-
25	of the words "thirty-first day of December
	in the preceding year";
	(iii) by inserting next after subsection sixteen
00	of the same section the following new
30	subsections:—
	(17) Any fee payable by an occupier in
	respect of the registration or the renewal
	of the registration of a factory may be
~	sued for and recovered as a debt by and in
35	the name of the Minister by any person
	authorised by him.
	In any proceedings the production of an

In any proceedings the production of an authority purporting to be signed by the Minister shall, without proof of the signature, be evidence of the appointment of the person named therein to sue and that his authority to sue remains in force. (18)

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(18) If a fee is unpaid at the expiration of one month from the due date, the factory in respect of which the fee is payable shall be deemed to be an unregistered factory.

thirty-nine the words "Chief Officer of Fire (Fire Brigades or some other officer of fire brigades, escapes.) or other competent person appointed by him in that behalf" and inserting in lieu thereof the words "Board of Fire Commissioners of New South Wales";

(f) by inserting in subsection one of section fifty- Sec. 52.

two after the word "and" the words "subject (No prosecution without authority of Minister.)

Sydney: Alfred James Kent, I.S.O., Government Printer-1931. [1s. 1d.]

This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 23 September, 1931.

New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V REGIS.

Act No. , 1931.

An Act to include in the trade description of goods an indication of the country or place of origin; to provide for the trade description of certain goods; to make certain provisions as to altered and false trade description of goods, and as to false representations with respect to Royal Warrants and Government Departments; to amend the Factories and Shops Act, 1912; the Evidence Act, 1898, and certain other Acts; and for purposes connected therewith.

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

1. (1) This Act may be cited as the "Factories and short title.

Shops (Amendment) Act, 1931."

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts, is in this Act referred to as the 10 Principal Act.

(3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912–1931.

- (4) This Act shall commence on a day to be appointed by the Governor and notified by proclamation 15 published in the Gazette.
 - 2. The Principal Act is amended by inserting after Amendment section seventy-four the following new part:

 39, 1912.

PART IV.

New Part IV.

TRADE DESCRIPTIONS.

- 75. (1) This Part of this Act shall be read and Construction. construed subject to the Commonwealth of Australia Constitution Act, and so as not to exceed the legislative power of the State to the intent that where any provision of this Act or the application thereof to any person or circumstances is held invalid the remainder of this Act and the application of such provision to other persons or circumstances shall not be affected.
- (2) Notwithstanding any provisions of this
 Act which may be construed to the contrary, but
 without affecting the generality of subsection one
 of this section, such provisions shall not impair
 freedom of trade, commerce, and intercourse among
 the States of the Commonwealth of Australia, and
 this Act shall be read and construed accordingly.

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76. In this Part, unless the context or subject-Definitions. matter otherwise indicates or requires,—

"Alter," "append," and "sell" include cause to be altered, appended, or sold, as the case may be. "Australia"

Factories and	Shops (Amendment).
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	2 word too with Strope (22month to the first
	"Australia" includes any territory under the authority of the Commonwealth.
5	"Boots" includes shoes and other footwear. "Commonwealth" means the Commonwealth of Australia. "Covering" includes stopper, glass, cask, bottle, vessel, box, cover, container, cap-
10	sule, case, frame, or wrapper. "False trade description" means a trade of Goods Actor description which by reason of anything 1928 (Vic.), contained therein or omitted therefrom is false or likely to mislead in a material
15	respect as regards the goods to which it is appended, and includes every alteration of a trade description whether by way of addition, effacement, or otherwise, which makes the description false, or likely to
20	mislead in a material aspect. "Goods" means anything which is the subject of 50 & 51 of trade, manufacture, or merchandise. "Inspector" means an inspector of factories and shops appointed under Part II of
25	this Act. "Label" includes band or ticket. "Prescribed" means prescribed by this Part of this Act, or by any regulation made under this Part of this Act. "Regulation" means a regulation made
3()	under this Part of this Act. "Sell" includes exhibit, expose, or have in possession for sale, or for any purpose of advertisement, trade, or manufacture.
35	"Trade description" in relation to any goods of Commerce means any description, statement, indica- (Trade Descriptions) tion, or suggestion, direct or indirect, as Act, 1985, to— (a) the nature, number, quantity, qua-
40	lity, purity, class, grade, measure, gauge, size, or weight of the goods; or (b)

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(b)	the State, country, or place in or
	at which the goods, or any portions
	or constituents thereof, were made
	or produced; or
(c)	the manufacturer or producer of

(c) the manufacturer or producer of the goods or the person by whom they were selected, packed, graded, or in any way prepared for the market; or

(d) the mode of manufacturing, producing, selecting, packing, grading, or otherwise preparing the goods; or

(e) the material or ingredients of which the goods are composed or from which they are derived; or

(f) the goods being the subject of an existing patent, privilege, or copyright:

and includes the use of any figure, word, trade name, trade style, or mark which, according to the custom of the trade, is commonly taken to be an indication of any of the above matters.

Trade descriptions.

77. (1) No person shall sell any goods to which Trade 25 this section applies unless there is conspicuously description to appended to the goods themselves or if so not be appended appended to the goods themselves, or if so pre- to goods. scribed, to any covering, label, reel, or thing used, cf. Goods or any placard required by the regulations to be Act, 1928 (Vic.), s. 89. used, in connection therewith, in such manner as is 30 prescribed, the full name and complete address of the manufacturer and a trade description of such character and relating to such matters as is prescribed, and, if the goods were manufactured within the Commonwealth, the State or Territory of origin 35 of the goods, and, if the goods were not manufactured within the Commonwealth, the country or place of origin of the goods.

(2) This section shall, as from the commencement of this Part of this Act, apply to furniture, bedding, boots, and clothing.

(3)

(3) The Governor may, from time to time by proclamation, published in the Gazette, specify any other goods and declare that this section shall apply to such goods as and from a date specified in the proclamation.

The Governor may in like manner revoke, amend,

alter, or vary any such proclamation.

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(4) The regulations shall not prescribe a cf. Commerce trade description which discloses trade secrets of (Trade Descriptions) manufacture or preparation, except in any case Act, 1905 where, on the ground that the disclosure is necessary (C'wlth), for the protection of the health or well-being of the public, the Board of Health so recommends.

78. (1) No person being a manufacturer, dealer, Altered trade or trader shall, except to the extent and in the description. manner prescribed, alter by effacement or otherwise Act, 1928 any trade description which has been appended (Vic.), s. 20. under or in compliance with any law of New South Wales or of the Commonwealth to any goods.

(2) No person shall sell any goods of which any trade description so appended has been altered in contravention of this Part of this Act.

79. No person shall append a false trade descrip- False trade tion to any goods, or sell any goods to which a false description.

trade description is appended.

80. On the sale or in the contract for the sale of Implied any goods to which a trade description is appended, warranty. the seller shall be deemed to warrant that the trade s. 107. description has not been altered in contravention of this Part of this Act and is not a false trade description within the meaning of this Part of this Act, unless the contrary is expressed in some writing signed by or on behalf of the seller and delivered at the time of the sale or contract to and accepted by the purchaser.

81. (1) A trade description shall be deemed to be Appending appended to goods if—

(a) it is appended to the goods themselves; or cf. 1bid. (b) it is appended to any covering label, reel, or ss. 90 (2), 96.

thing used in connection with the goods; or (c) it is used in any manner likely to lead to the belief that it describes or designates the

goods; or

(d) it is used, whether in an advertisement or catalogue or otherwise, in any manner in connection with or for the purposes of the sale of the goods.

(2) A trade description shall be deemed to be appended whether it is woven, impressed, or otherwise worked into or annexed or affixed to the goods or to any covering label, reel, or thing used or to any placard required by the regulations to be used in connection therewith.

(3) Nothing in this section shall affect any requirement of this Part of this Act or of any regulation respecting the appending of a trade description to certain goods.

15 Offences.

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82. Any person who—

(a) sells or exposes or has in his possession for intent to defraud. sale or any purpose of trade or manufacture Goods Act, any goods to which a trade description is 1928 (Vic.), not appended in compliance with the provisions of this Part of this Act; or

(b) being a manufacturer, dealer, or trader, alters in contravention of this Part of this Act any trade description appended to any goods under or in compliance with any law of New South Wales or of the Commonwealth; or

(c) sells or exposes or has in his possession for sale or any purpose of trade or manufacture any goods of which the trade description appended under or in compliance with any law of New South Wales or of the Commonwealth has been altered in contravention of this Part of this Act; or

[(d) appends any false trade description to any goods,

shall be guilty of an offence against this Part of this Act, unless he proves that he acted without intent to deceive or defraud.

83. Any person who sells or exposes or has in Sale with his possession for sale or any purpose of trade or false trade description. manufacture any goods to which any false trade cf. Goods description is appended shall be guilty of an offence Act, 1928 (Vic.), No. against this Part of this Act, unless he proves-5 3694, s. 87 (2). (a) that having taken all reasonable precautions against committing an offence against this Part of this Act, he had at the time of the commission of the alleged offence no reason to suspect that the trade description was 10 false; and (b) that on demand made by or on behalf of the prosecutor, informant, or complainant, he gave all the information in his power with respect to the person from whom he 15 obtained the goods; or (c) that otherwise he acted innocently and that the goods were held by him bona fide and without any fraudulent intention. 84. (1) Any person, who being in the ordinary offence in 20 course of his business employed on behalf of course of business. another person to alter a trade description appended ef. Ibid. s. 97. to goods, or to append a trade description to goods-(a) alters in contravention of this Part of this 25 Act any trade description which has been appended under or in compliance with any law of New South Wales or of the Commonwealth to any goods; or (b) appends any false trade description to goods, 30 shall be guilty of an offence against this Part of this Act, unless he proves-(i) that in the case which is the subject of the charge he was so employed by some person resident in Australia and was not interested 35 in the goods by way of profit or commission dependent on the sale of such goods; and (ii) that he took reasonable precautions against committing the offence charged; and

(iii)

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(iii) that he had at the time of the commission of the alleged offence no reason to suspect that the alteration was in contravention of this Part of this Act or that the trade description was false, as the case may be; and

(iv) that on demand made by or on behalf of the prosecutor, informant, or complainant, he gave all the information in his power with respect to the person on whose behalf the trade description was altered or appended.

(2) If by reason only of the defence mentioned in subsection one of this section any person is discharged from a prosecution under that subsection, he shall be liable to pay the costs thereof unless he has given due notice to the prosecutor, informant, or complainant of his intention to rely on such defence.

85. Any person who falsely represents that any False repregoods are made by a person holding a Royal sentations as Warrant or for the service of His Majesty or of any Warrant. Government department or have been tested or cf. Goods inspected by or on behalf of His Majesty or any (Vic.), s. Government department, shall be guilty of an 110. offence against this Part of this Act and shall be liable on summary conviction to a penalty not exceeding twenty pounds.

S6. (1) Any person who aids, abets, counsels, or Aiding and procures, or by act or omission is in any way, abetting. directly or indirectly, knowingly concerned in the of Ibid. s. commission of any offence against this Part of this Act, shall be deemed to have committed that offence and shall be punishable accordingly.

(2) Any person who, being within New cf. Ibid. South Wales, aids, abets, counsels, or procures, or by act or omission is in any way, directly or indirectly, knowingly concerned in the commission outside New South Wales of any act which, if committed in New South Wales, would be an offence against this Part of this Act, shall be deemed to be guilty of that offence and shall be punishable accordingly.

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- 87. Proceedings may be taken before any who may stipendiary or police magistrate, or any two or prosecute. more justices of the peace, for an offence against this Part of this Act, by any person or by the duly appointed attorney of any person, or by an inspector acting with the authority of the Minister, and may be disposed of summarily.
- 88. No prosecution for an offence against this Period for Part of this Act shall be commenced after the prosecution. expiration of three years next after the commission cf. Goods of the offence or of one year next after the first (Vic.), No. discovery thereof by the informant, whichever 3694, s. 103. expiration first happens.
- 89. In any prosecution for an offence against Evidence. this Part of this Act—
 - (a) a defendant or his spouse giving testimony shall be compellable to disclose communications made between him and his spouse during the marriage relating to the subjectmatter of the charge;
 - (b) in the case of imported goods, evidence of the port of shipment shall be prima facie evidence of the country or place in or at which the goods were made or produced;
- 25 (c) the production of the certificate of an analyst shall be sufficient evidence of the facts therein stated unless the defendant requires the analyst to be called as a witness.
- 90. Any person who commits an offence against Punishment. 30 this Part of this Act where no other penalty or cf. Ibid. punishment is provided shall be liable—
 - (a) upon summary conviction to imprisonment for a term not exceeding six months or to a penalty not exceeding fifty pounds, and, for a second offence, to imprisonment for a term not exceeding twelve months or to a penalty of not less than twenty-five pounds nor more than one hundred pounds, and for a third or any subsequent offence to imprisonment for

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be forfeited.

a term of two years or to a penalty not less than fifty pounds nor more than two hundred pounds.

- (b) in any case to forfeit to His Majesty the goods in relation to which the offence is committed.
- 91. (1) Where in any prosecution for an offence Forfeiture of against this Part of this Act the defendant is dis-goods. charged therefrom, but it is proved that he exposed Act, 1928 or had in his possession any goods for sale or any (Vic.), s. 92. purpose of trade or manufacture in contravention of this Part of this Act the goods shall be liable to be forfeited to His Majesty as if the owner had been convicted of an offence against this Part of this Act in relation thereto.
 - (2) Any forfeiture under this section may be subject to a condition that it is not to be enforced if the owner gives security to the satisfaction of the Minister that the goods will not be sold in contravention of this Part of this Act or the regulations.

92. If the owner of any goods which if the owner Goods of thereof had been convicted would be liable to for-unknown feiture under this Part of this Act is unknown or cf. Tbid. cannot be found, an information or complaint may s. 102 (2). be laid for the purpose only of enforcing such forfeiture, and a stipendiary or police magistrate may cause notice to be advertised stating that unless cause is shown to the contrary at the time and place named in the notice such goods will be forfeited, and at such time and place the court, unless the owner or any person on his behalf or other person interested in the goods show cause to the contrary, may order such goods or any of them to

93. (1) Any goods forfeited under this Part of Disposal of this Act may be destroyed or otherwise disposed of forfeited goods. in such manner as is prescribed in the regulations. cf. Ibid.

(2) The court by which the same are forfeited s. 94 (2). may out of any proceeds which may be realised by cf. Ibid. the disposition of such goods (all marks and trade descriptions

descriptions being first obliterated) award to any innocent party any loss he has sustained in dealing with such goods.

Savings.

		Savings.	
5	94.	Nothing in this Part of this Act—	Savings.
		shall exempt any person from any action, suit, or other proceeding which might but	
10	(b)	discovery or answer any question or interrogatory in any action, but such discovery or	
15	(e)		
20		ment any servant of a master resident in Australia who bona fide acts in obedience to the instructions of such master and on demand by or on behalf of the prosecutor or	
20	(d)	complainant has given full information as to his master.	
25		(1) Any inspector, in addition to the powers y conferred upon him by this Act—	
	(a)	may at any reasonable time enter any place where goods are manufactured or sold, or any place where he has reason to believe that goods are manufactured or sold;	
30	(b)	may inspect any goods in such place;	
	(c)	가게 보이 하면 살아보다 하다 그 것들이 보고 있다면 하다면 하다가 되었다. 그리고 있는 사람들이 살아보다 하는 것이 없는데 그리고 있다면 하는데 없다.	
35	(d)	may in any such place take any goods, whether manufactured or partly manu- factured, paying a just price for the same; (e)	

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(e) may on obtaining the authority of the Minister, institute a prosecution for any offence against this Part of this Act, or any breach of the regulations:

Provided that in a prosecution for any such breach or contravention, an authority to prosecute purporting to have been signed by the Minister shall be evidence of such authority without proof of the Minister's signature.

An inspector shall report to the Minister all offences against this Part of this Act, or breaches of the regulations which have come to his knowledge.

(2) A person who hinders or obstructs, or attempts to hinder or obstruct, any inspector in the exercise by him of the powers conferred by this Part of this Act shall be liable to a penalty of not less than five pounds nor more than twenty pounds.

Regulations.

96. (1) The Governor may make regulations not Regulations. inconsistent with this Part of this Act prescribing all matters and things required or authorised by this Part of this Act to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part of this Act.

(2) The regulations may prescribe a penalty not exceeding twenty pounds for any contravention thereof.

(3) 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 before 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 each House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

3. The Principal Act is further amended—

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Further amendment of Act No. 39, 1912.

10 (a) by inserting at the end of section one the words Sec. 1.

(Short title.)

PART IV.

TRADE DESCRIPTIONS—ss. 75-96.

- (b) by inserting in paragraph (a) of the definition sec. 3, of "Factory" in section three after the word (Interpreta"sale" the words "and any office, building, tion.)
 or place in which less than four persons are so engaged and which the Governor declares to be a factory";
- 20 (c) (i) by inserting next after subsection two of Sec. 4.

 section four the following new sub-(Application of Act.)
- (2A) The Governor may by proclamation as aforesaid declare any office, building, or place in which less than four persons are engaged directly or indirectly in working at any handicraft or in preparing or manufacturing articles for trade or sale to be a factory for the purposes of this Act.

 The declaration may be made with regard to a particular case or generally with regard to any industry specified in the proclamation.
 - (ii) by inserting at the end of the same section the following new subsection:—
 - (4) Any proclamation made under this section shall—
 - (a) be published in the Gazette;

(b)

Factories	and	Shops	(Amendment)	
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	Fa	ctories and Snops (Amenament).
,	4	(b) take effect from the date of such publication, or from a later date
		specified in the proclamation; (c) be laid before both Houses of
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5		Parliament within fourteen sitting
		days if Parliament is then in session,
		and if not, then within fourteen
		sitting days after the commencement
		of the next session.
1.()		If either House of Parliament passes a
		resolution of which notice has been given
		at any time within fifteen sitting days
		after the proclamation has been laid before
		such House disallowing any proclamation
15		or part thereof, the proclamation or part
-1	(1) (1)	shall thereupon cease to have effect.
	(a) (1)	by omitting from subsection four of section Sec. 6
		six the words "or become void may be (Registration of factories.)
		renewed by the occupier upon application of factories.)
20		in the form prescribed, and "and by insert-
		ing in lieu thereof the words "may be
		renewed by the occupier";
	(11)	by omitting from subsection fifteen of the
		same section the words "first day of
25		December" and by inserting in lieu there-
		of the words "thirty-first day of December
	,x	in the preceding year";
	(111)	by inserting next after subsection sixteen
		of the same section the following new
30		subsections:
		(17) Any fee payable by an occupier in
		respect of the registration or the renewal
		of the registration of a factory may be
		sued for and recovered as a debt by and in
35		the name of the Minister by any person
		authorised by him.
		In any proceedings the production of an
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In any proceedings the production of an authority purporting to be signed by the Minister shall, without proof of the signature, be evidence of the appointment of the person named therein to sue and that his authority to sue remains in force. (18)

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(18) If a fee is unpaid at the expiration of one month from the due date, the factory in respect of which the fee is payable shall be deemed to be an unregistered factory.

(e) by omitting from subsection three of section sec. 39. thirty-nine the words "Chief Officer of Fire (Fire Brigades or some other officer of fire brigades, escapes.) or other competent person appointed by him in that behalf" and inserting in lieu thereof the words "Board of Fire Commissioners of New South Wales";

(f) hy inserting in subsection one of section fifty- Sec. 52.

two after the word "and" the words "subject (No prosecution without authority of Minister.)

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