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, 18 December, 1934.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. , 1934.

An Act to provide for the regulation of collections for charitable purposes and for the keeping and audit of accounts relating to such collections; to provide for the registration of charities; to extend the jurisdiction of the Supreme Court in its equitable jurisdiction; to make certain provisions relating to the promotion of syndicates to purchase tickets in a State lottery; to amend the Lotteries and Art Unions Act, 1901, the Audit Act, 1902, the State Lotteries Act, 1930, and certain other Acts; and for purposes connected therewith.

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 "Charitable Short title. Collections Act, 1934."
- (2) This Act shall except where otherwise expressly provided commence on a day to be appointed 10 by the Governor, and notified by proclamation published in the Gazette.
 - 2. (1) In this Act, unless the context or subject-matter Interpretare otherwise requires,—
- "Appeal for support" in relation to any charity or charitable purpose includes the taking of any collection and any invitation (expressed or implied) designed to obtain money for the charity or charitable purpose.
- "Charitable purpose" includes any benevolent or philanthropic purpose.
 - "Charity" means any organisation or association established for or which has as one of its objects a charitable purpose.
- "Collection" means the taking of money or articles
 from the public whether by means of contributions or by the sale of articles or otherwise; and
 "collect" has a corresponding meaning.
 - "Court" means the Supreme Court of New South Wales in its equitable jurisdiction.
- "Place of public refreshment" means any place (including any shop) to which the public are permitted to resort for the purpose of purchasing food or drink for consumption on the premises.
- 35 "Prescribed" means prescribed by this Act or by the regulations.
 - "Regulations" means the regulations made under this Act.

" Shop "

- "Shop" includes any premises wherein any retail trade or business is carried on.
- (2) This Act shall not extend to any activity of any church where such activity is wholly intended for the 5 advancement of religion but shall extend to any activity of a church wholly or mainly intended for any other charitable purpose.
- (3) Nothing in this Act shall affect any of the provisions of the Local Government Act, 1919, as 10 amended by subsequent Acts, or any ordinance made thereunder and for the time being in force.
 - 3. (1) It shall not be lawful for any person to make Collecting any appeal for support of any charity unless-

charities to be regis-

- (a) the charity is one which is registered under this tered. 15
 - (b) the appeal for support is sanctioned in the prescribed manner by the governing body of the charity or by some officer thereof authorised in that behalf or by the Minister or by some other prescribed authority; and
 - (c) the conditions (if any) attached to any such sanction and the provisions of this Act and the regulations are complied with.
 - (2) This section shall not extend to—

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- 25 (a) any person concerned in a general appeal to the public at a public meeting called to establish a charity or in furtherance of the objects of a charity where such meeting is called with the prescribed approval;
- (b) any person concerned in any collection at divine 30 service in a place of public worship.
- (3) If any person contravenes any of the provisions of this section he shall be liable for the first offence to a penalty not exceeding fifty pounds or to 25 imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.

(4) This section shall come into force upon a date to be appointed by the Governor and notified by proclamation published in the Gazette.

Such date shall be not earlier than two months after 5 the day appointed for the commencement of this Act.

- 4. (1) A charity may apply to the Minister in the Registration prescribed manner to be registered by him under this of charities. Act.
- (2) The Minister may, before granting any regis-10 tration, make such inquiries with respect to the charity as he thinks fit, but shall not refuse to register any charity unless he is satisfied that the charity is not established in good faith for charitable purposes, or will not comply with the conditions imposed by or under this Act, or that 15 the charity will not be properly administered, or that the proposed purpose of the charity is already covered by existing charities.
- (3) An appeal from a refusal by the Minister to register any charity shall lie to the district court judge 20 of the district in which the responsible committee or other body is administering the charity, and the order of such judge shall be given effect to.
- (4) The Minister shall give to such charity so registered by or under this Act a certificate of registra-25 tion in or to the effect of the prescribed form.
 - (5) The Minister shall cause to be compiled and kept in the prescribed manner a register of charities registered under this Act, and lists of all charities which are refused registration.
- 5. (1) Subject to this section, charities registered conditions to under this Act shall comply with the following con- be complied ditions:-

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charities.

- (a) the charity shall be administered by a responsible committee or other body consisting of not less than three persons;
 - (b) minutes shall be kept of the meetings of the committee or other body in which shall be recorded the business transacted;

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Charitable Collections.

(c) proper books of account shall be kept in or to the effect of a form prescribed by the regulations, and such accounts shall include the detail of receipts and the detail of expenditure of any collection, and of any bazaar, sale, entertainment, or exhibition held with the approval of the governing body of the charity, and the accounts shall be audited at such intervals as may be prescribed by regulations under this Act by some person or persons holding the prescribed qualifications or approved by the Minister, and copies of the accounts so audited shall be sent to the Minister;

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- (d) all moneys received by the charity without deduction for expenses or commission shall be paid into a separate account at such bank or banks as may be specified in respect of the charity in the register;
- (e) such particulars with regard to accounts and other records as may be prescribed, shall be furnished to the Minister, and the books and accounts of the charity shall be open to inspection at any time by any person duly authorised by the Minister or the Auditor-General.
- 25 (2) In the case of a church, the registration of the church as a whole applied for by the head of the denomination in the State or by such other person as the Minister approves shall be deemed a sufficient registration to include any charitable activity conducted 30 by that church, and paragraph (a) of subsection one of this section shall be read as applying to each particular activity.
- (3) The regulations may modify the conditions stated in subsection one of this section in the case of **35** any church or in the case of any other charity or in the case of an appeal for support the duration of which is limited to a period not exceeding one month in which the circumstances of the case render their strict application difficult or unduly onerous.

6. (1) The Minister if satisfied that any charity Removal registered under this Act is not being carried on in good register. faith for charitable purposes, or is not complying with any of the conditions imposed under this Act, or is not being properly administered, may, in the manner and subject to the notices and conditions prescribed, call upon the persons who by the register appear to be the responsible committee or governing body of the charity or upon such of them as it is possible to find to show cause 10 why the charity should not be removed by him from the register, and if he so removes it he shall give the prescribed public notice of its removal:

Provided that an appeal shall lie to the judge of a district court of the district in which the responsible com-15 mittee or other body is administering the charity against the decision of the Minister to remove a charity from the

register.

(2) Where the Minister has given the prescribed public notice of the removal of any charity from the 20 register (notwithstanding that an appeal is pending against his decision) or where the Minister shall certify in writing that proceedings to remove any charity have been initiated, he may order that all debts due, owing or accruing from and all securities held by any bank or other 25 person to, for, or on behalf of such charity shall be attached pending the further order of the Minister or an order of the Supreme Court in its equitable jurisdiction.

Payment or delivery of any debt or security under the order of the Minister or the Court shall be a valid dis-30 charge to the bank or the person paying or delivering the

Any bank or person failing to comply with any such order shall, without prejudice to any other liability, be liable to a penalty not exceeding one hundred pounds.

The publication in the Gazette of a notice of the re-35 moval of any charity from the register, or the production of a certificate as to the initiation of proceedings for removal purporting to be signed by the Minister, shall be conclusive evidence in favour of such bank or other 40 person of the facts stated in such notice or certificate as

the case may be.

7. (1) A judge of the district court, for the purposes Powers of of an appeal under this Act, shall have all such powers district court judge with respect to requiring accounts, statements, written on appeals. answers to inquiries, the attendance of persons for 5 examination on oath or otherwise, the production of documents, the furnishing of copies and extracts from documents, the examination of registers and records, and the transmission of documents for examination, as are necessary to hear and determine the matter.

(2) The judges of the district courts, or a majority 10 of them, may make rules of court governing the manner and procedure of any appeal to be made to a judge of the district court in pursuance of any provision of this

8. (1) The Minister may from time to time as he in Minister may his discretion sees fit, examine and inquire into any inquire into charity in New South Wales, and the nature and objects, administration, management, and application of the management estates, funds, property, and income belonging thereto.

Act.

of charities. 15 & 16 Vic.,

- (2) The Minister may cause any such examination c. 137, s. 9. 20 or inquiry to be made by an inspector authorised in that behalf by the Minister generally, or to make any particular examination or inquiry.
- (3) The production of the Gazette containing a 25 notification of his appointment shall be sufficient evidence of the authority of any person to act as an inspector for the purposes of this Act.
- (4) An inspector acting under the authority of the Minister and in execution of his duties under this Act 30 may enter and search in any court, office, residence or place and examine papers and records therein, and take copies of or extracts therefrom without the payment of any fee.
- 9. (1) The Minister may require any trustee or Powers of 35 person acting or having any concern in the manage- Minister to ment or administration of any charity or the property accounts, etc. or income thereof to render to the Minister an account 15 & 16 Vic., and statement in writing in relation to such charity or the property or income thereof, or the administration, c. 124, s. 6. 40 management, and application of such property or income,

and

and may also require any such trustee or person to return answers in writing to any question or inquiry addressed to him by the direction of the Minister relating to the matters aforesaid.

- (2) An account, statement, or answer to inquiry relating to the matters aforesaid may be required to be rendered or made to the Minister by any of the following persons, that is to say:—
- (a) by any trustee or person acting or concerned in 10 the administration of the charity, its property or income, or in the receipt or payment of any moneys thereof;
 - (b) by any agent of any such trustee or person;
- (c) by any bank, company or person from whom any debt is due, owing or accruing to the charity or 15 by whom any money or security is held for or on behalf of the charity;

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- (d) by any person in the beneficial receipt of any funds thereof or of any income or salary there-
- (e) by any person having the possession or control of any document concerning the charity or any property thereof.
- (3) The Minister may require the person render-25 ing or making any such account, statement, or answer to verify the same by statutory declaration.
- (4) This section shall not extend to give the Minister any power of requiring from any person holding or claiming to hold any property adversely to any charity 30 or freed or discharged from any charitable trust or charge
- any information or the production of any deed or document whatever in relation to the property so held or claimed adversely or any charitable trust or charge alleged to affect the same.
- 10. (1) An inspector acting under the authority of An inspector the Minister may, by writing under his hand, subject to may require the regulations, require any such trustee or person as ance of aforesaid to attend before him at such time and place as witnesses may be reasonably appointed for the purpose of being on oath, 40 examined in relation to the charity, and to answer such

questions

questions as may be proposed to him, and to produce any documents in his custody or power relating to the charity or the property thereof.

(2) The inspector may examine upon oath any 5 such trustee or person and any person voluntarily

attending and may administer such oath.

(3) No person shall be obliged to travel in obedience to such requisition more than ten miles from his place of abode.

11. The Auditor-General may of his own motion, and Auditorupon the request of the Minister shall, either himself undertake the functions of an inspector under this Act or provide some competent member of his staff to undertake such functions, or to assist and advise the Minister upon

15 any matter arising in the execution of this Act. The Auditor-General or such member of his staff shall have and may exercise the powers of an inspector appointed

by the Minister under this Act.

12. (1) Where any trustee or person from whom Penalties. 20 the Minister is authorised to require any account or statement or an answer to any question or inquiry or whose attendance an inspector is authorised to require—

(a) refuses or wilfully neglects to render to the Minister, or district court judge on appeal, or inspector, or to the Auditor-General or member 25 of his staff acting as aforesaid, such account or statement, or to make answers to such question or inquiry, or to attend in obedience to any lawful requisition of an inspector or district court judge, or to give evidence before such inspector or district court judge; or

(b) wilfully alters, destroys, withholds or refuses to produce any document which may be lawfully required to be produced before an inspector or district court judge;

such person so offending shall be liable on summary conviction to a penalty not exceeding fifty pounds and for any repetition of such refusal shall be deemed to be guilty of a contempt of the court and shall be liable to 40 be fined, attached, and committed by the court on summary

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summary application by the Minister to the court or to any judge exercising the jurisdiction thereof, and shall pay such costs attending such contempt as the court or judge directs.

The court may at any time discharge on such terms as it may deem just, any person attached and committed

on any such application.

(2) Where any such person wilfully renders a false account or statement or makes an untrue answer 10 to any question or gives false evidence upon any examination under this Act he shall be deemed guilty of a misdemeanour and be punishable accordingly.

13. (1) Where the Minister is of opinion that the Legal institution of legal proceedings is requisite or desirable proceedings. 15 with respect to any charity, or the estates, funds, property, or affairs thereof, and that under the circum-

stances it is desirable that such proceedings should be instituted by the Attorney-General, he may certify such case to the Attorney-General, together with such state-20 ments and particulars (if any) as in the opinion of the

Minister are requisite or proper for the explanation of the case.

(2) The Attorney-General, if upon consideration of the circumstances he thinks fit, shall institute and 25 prosecute such legal proceedings as he considers requisite or proper under the circumstances of such case.

(3) Where the court is satisfied that there is reasonable ground for believing that any unregistered charity is not being or has not been carried on in good 30 faith for charitable purposes, or is not complying or has not complied with the conditions substantially corresponding with the conditions imposed on registered charities by or under this Act, or is not being or has not been properly administered, the court may exercise 35 as respects the charity any of the powers exercisable by them with respect to a charity which, having been registered under this Act, has been removed from the register.

The court shall also have the power to establish a 40 scheme for the regulation of any such charity but shall not exercise that power without giving the charity a full This i opportunity of being heard.

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Charitable Collections.

This subsection shall apply to unregistered charities whether or not an application for registration has been made and to charities registration of which has been refused.

14. It shall be lawful for the Attorney-General, for Attorneythe time being acting ex officio, to make application by General may petition to the court with respect to any charity, and for officio under the purposes of such application the provisions of the Romilly's Imperial Act entitled the Charities Procedure Act, 1812, Act.

10 passed in the fifty-second year of King George III, chapter one hundred and one, shall, mutatis mutandis, be applicable, and the court may in its discretion upon such application exercise any power which the court may exercise under that Act or in a suit in relation to any 15 charity.

The court may, if it thinks fit, direct that such suit or other proceeding be brought in relation to the subject-matter of the application as the court deems

proper in the circumstances of the case.

Rules of court may prescribe a summary method of procedure in lieu of the procedure by petition and any other matter or thing necessary or convenient to be prescribed in relation to any proceeding before the Court.

15. Whosoever with intent to defraud or deceive any Falsifying 25 other person—

books, etc.

- (a) alters or falsifies any books, documents, or vouchers relating to a collection for charitable purposes; or
- (b) makes or concurs in the making of any false or fraudulent entry in any book, document, or voucher relating to such collection; or
 - (c) omits or concurs in omitting any material particular from any book, document, voucher, or balance-sheet relating to such collection,
- 35 shall be liable on conviction on indictment to imprisonment for a term not exceeding five years, or on summary conviction to imprisonment for a term not exceeding twelve months.
- 16. Whosoever is concerned in conducting a col- converting 40 lection for charitable purposes, and converts to his own moneys

use any of the moneys raised by means of such collection, shall be liable on conviction on indictment to imprisonment for a term not exceeding five years, or on summary conviction to imprisonment for a term not exceeding 5 twelve months.

17. If any person in any application for registration False stateor in any notification of any change requiring alterations ments, etc. in the registered particulars makes any false statement or false representation, or if any person falsely repre-

- 10 sents himself to be an officer or agent of a charity, or if he fails to send any notification which he is required under this Act to send, he shall be liable on summary conviction to a fine not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.
- 15 18. (1) The Governor may make regulations pre-Regulations. scribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to the provisions of this Act, and in particular,

20 without limiting the generality of the foregoing power, for-

- (a) prescribing the forms for applications under this Act and the particulars to be contained therein:
- 25 (b) prescribing the form of the registers to be kept under this Act and the particulars to be entered therein:

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- (c) providing for the inspection of registers and lists kept under this Act, and the making and the furnishing and certification of copies thereof and extracts therefrom:
 - (d) prescribing the fees for making or obtaining copies of, and extracts from, registers and lists;
- (e) requiring notification to the registration authority of any changes requiring alterations in the particulars entered in the register;
 - (f) prohibiting the use by any charity of a name, designation or title substantially similar to that of any existing established charity, or which is calculated

calculated to mislead the public or to induce the public to believe that it is associated with any existing established charity;

(g) prescribing the conditions under which—at hear tugan

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- (i) persons may be permitted to make or cause to be made visits from house to house for the purpose of making appeals for support for any charity;
 - (ii) persons may be permitted to make or cause to be made in any street, road or public place collections for any charity;
 - (iii) persons may be permitted to make or cause to be made in places of public entertainment or public refreshment collections for any charity;
 - (iv) any charity may cause collecting boxes to be exhibited in any shop for the purpose of making appeals for support for the charity.
- (2) (a) The regulations may provide that in Moneys 20 certain cases specified in the regulations moneys collected collected to be paid into for charitable purposes shall forthwith be paid without a bank. any deduction therefrom to the credit of a trust account in a bank, and that in such cases moneys for commissions Payment of

25 or expenses in connection with the collection shall to the commission and expenses. extent authorised by the regulations be paid out of the proceeds of cheques drawn on such trust account and not otherwise.

- (b) The regulations may also provide for the 30 regulation of the distribution or disposal of any particular article, emblem or artificial flower, in connection with an appeal for any charity and for the assignment to any charity or group of charities the exclusive right to distribute or dispose of any such article, emblem or flower in
- 35 aid of an appeal by or on behalf of such charity or group, and for the imposition of penalties on any person distributing or disposing of such article, emblem or flower in contravention of the regulations.

(3) The regulations may impose a penalty not Penalty.

40 exceeding fifty pounds for any breach thereof.

- (4) The regulations and any rules of any court Publication. made in pursuance of this Act shall—
 - (a) be published in the Gazette;

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- (b) take effect from the date of publication or from a later date to be specified in the regulations or rules:
 - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 at any time within fifteen sitting days after such regulations or rules have been laid before such House disallowing any regulation or rule or part thereof, such regulation, rule, or part shall thereupon cease to have effect.

19. Any pecuniary penalty imposed by this Act or Recovery of the regulations thereunder may be recovered before a penalties.
20 stipendiary or police magistrate or any two justices in petty sessions.

20. (1) The State Lotteries Act, 1930, is amended— Amendment of Act No. 51, 1930.

- (a) by inserting next after section six the following News. 6A. new section:—
- 6a. (1) Any person who for hire, gain or reward Promotion promotes or takes part in the formation of a of syndicate syndicate for the purchase of a ticket in a State lottery shall be liable on summary conviction to a penalty not exceeding one hundred pounds.
- (2) Any person who by any means advertises that he will receive money for a share in a ticket to be purchased in a State lottery shall be liable on summary conviction to a penalty not exceeding one hundred pounds, and any person who prints or publishes any such advertisement shall be liable on summary conviction to a like penalty.

(b)

(b) by omitting section eight and by inserting in lieu Substituted thereof the following new section:-

8. (1) Such officers and employees as may be Officers. necessary for the due administration of this Act shall be appointed under and shall be subject to the provisions of the Public Service Act, 1902, as amended by subsequent Acts.

(2) Any officer or servant appointed by the Director before the commencement of the Charitable Collections Act, 1934, and holding office immediately before such commencement, shall be deemed to have been employed under section forty-four of the Public Service Act, 1902, as amended by subsequent Acts, upon the date of such commencement.

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(3) Any officer of the Public Service whose services had prior to the commencement of the Charitable Collections Act, 1934, been transferred to the Director shall have and retain any rights accrued or accruing to him under the Public Service Act, 1902, and any Acts amending the same, and shall continue to contribute to the State Superannuation Fund, and service with the Director shall be deemed continuous service within the meaning of the said Acts.

(c) by inserting in subsection one of section nine Sec. 9 (1). after the words "with this Act" the words "or (Regulathe Public Service Act, 1902, as amended by subsequent Acts."

(2) The Public Service Act, 1902, as amended by Amendment of Act No. 31, subsequent Acts, is amended by inserting in section five 1902, s. 5. after the words "the Public Trustee" the words "the apply to Director of State Lotteries."

21. (1) The Lotteries and Art Unions Act, 1901, as Amendment of Act No. 34, 35 amended by subsequent Acts, is amended—

(a) by omitting from sections five, six, ten, eleven, twelve, and fifteen the word "Attorney-General" wherever occurring and by inserting in lieu thereof the word "Minister";

(b)

(b) by inserting after subsection one of section four Sec. 4. the following new subsection: (1A) (a) It shall be deemed a condition of raffles.) every such permit that the whole of the profits derived from the raffles and lotteries conducted 5 at the bazaar or fancy fair, or not less than sixty per centum of the gross takings in respect thereof, whichever is the greater, shall be paid into the funds of the institution in aid of which the bazaar or fancy fair is held. 10 (b) Upon application made to the Minister after the conclusion of the bazaar or fancy fair in respect of which the permit was granted, the Minister may, if he is satisfied that 15 circumstances of an unusual nature have arisen 4 : since the grant of the permit, vary by writing under his hand the condition mentioned in paragraph (a) of this subsection, by reducing the percentage of gross takings mentioned in that paragraph. 20 The application shall be made by the person and in the manner and within the time prescribed by regulations made under this Act. Where a variation is made by the Minister in 25 pursuance of this paragraph, he shall cause a report setting out the facts of the particular case 高い and the reasons for the variation to be laid before both Houses of Parliament. (c) Whosoever fails to comply with the condition mentioned in paragraph (a) of this 30 subsection, or where such condition has been 1. 1 varied as aforesaid with the condition as so varied, shall be liable to a penalty not exceeding one hundred pounds. (c) by inserting at the end of subsection one of Sec. 5. 35 section five the following new subsection:-(Art unions.) (1A) (a) It shall be deemed a term of the approval of the Minister under paragraph (b) of subsection one of this section that the whole of the takings of the voluntary association after 40

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Charitable Collections.

payment thereout of all expenses properly payable shall be paid by the committee thereof to the object or institution for the aid or support of which the voluntary association was formed; and that if such takings after payment of such expenses amount to less than sixty per centum of the whole of the takings or if such takings shall be equal to or less than such expenses, then and in any such case, sixty per centum of the whole of such takings shall be paid by the promoter and committee to the said object or institution.

(b) Upon application made to the Minister at the time when the application for an approval under paragraph (b) of subsection one of this section is made, or at any time thereafter, the Minister may, if he is satisfied that the circumstances of the case so warrant, vary, by writing under his hand, the term mentioned in paragraph (a) of this subsection by reducing the percentage of gross takings mentioned in that paragraph. But in no case shall such percentage be reduced to less than fifty per centum of such gross takings.

An application for a variation under this paragraph shall be made by the person and in the manner and subject to the conditions prescribed by regulations made under this Act.

Where a variation is made by the Minister in pursuance of this paragraph, he shall cause a report setting out the facts of the particular case and the reasons for the variation to be laid before both Houses of Parliament.

(c) Whosoever fails to comply with the term mentioned in paragraph (a) of this subsection, or where such term has been varied as aforesaid with the term as so varied, shall be liable to a penalty not exceeding one hundred pounds.

Sydney: Alfred James Kent, I.S.O., Government Printer-1934

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CHARITABLE COLLECTIONS BILL.

SCHEDULE showing Legislative Assembly's amendment and consequential amendments on the Legislative Council's amendments referred to in Message of 21st December, 1934, a.m.

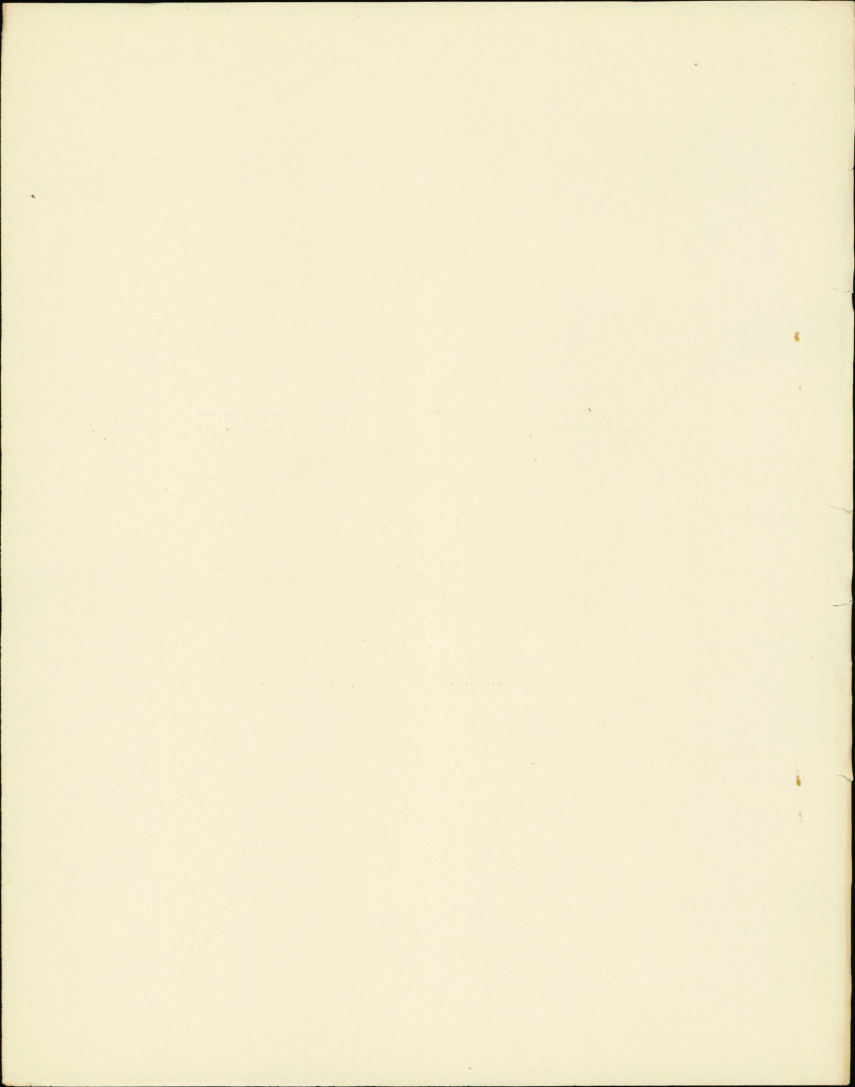
W. R. McCOURT, Clerk of the Legislative Assembly.

Amendment No. 2. After "members" insert "where such appeal is conducted in accordance with the regulations."

Page 12, clause 18. After line 36 insert-

(f) regulating the granting by the Minister of any exemption under section four of this Act and prescribing notwithstanding anything contained in that section the conditions under which and the grounds upon which any such exemption may be granted.

Note.—These references are to the Council's reprint of Assembly's Bill.



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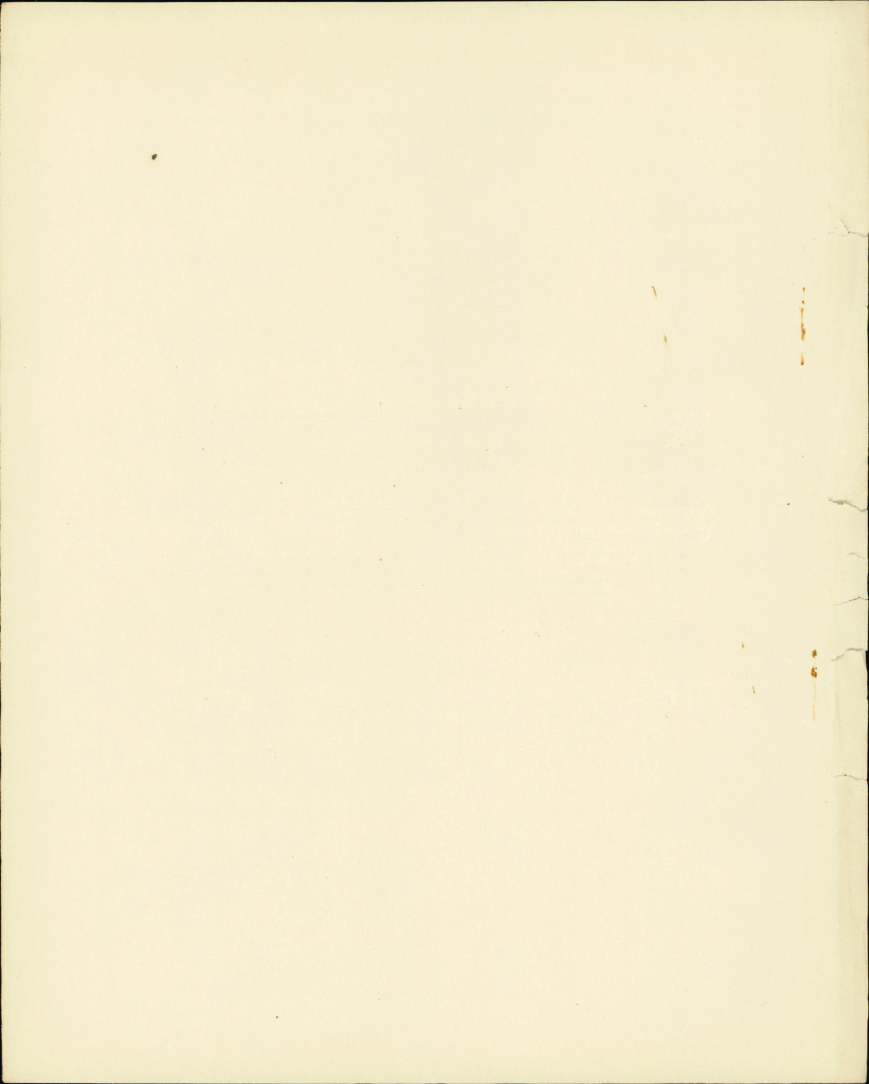
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Charrieble Culterions.

SCHEDULE of the Amendments referred to in Message of 21 December, 1934 (a.m).

No. 1—Page 31 clause 3 line 15. After Act insert or is exempted from registration by or under this Act.

No. 2.—Page 3, Chaise 3. 3 After like 32 misely and said that

(c) Any registered trade or industrial union or friendly society concerned in an appeal on behalf of distressed members"

No. 3.—Rage A. iclause, 4, line 12. After "Act" insert "or to be exempted from such registration or from any of the provisions of this Act or the regulations."

No. 4.—Page 4, clause 4, line 15. After "registration" insert or any exemption as aforesaid"

No. 5.-Page 4, clause 4, line 24. After "register" insert "or to grant exemption to"

No. 6.—Page 4, clause 4, line 34. After "registered" insert "or exempted"

No. 7.-Page 4, clause 5, line 36. Omit "section" insert "Act"

No. 8.—Page 5, clause 5, line 28. After "registration" insert "or the exemption"

No. 9.—Page 5, clause 5, line 32. After "registration" insert "or exemption"

No. 10.—Page 5, clause 5, line 42. After "onerous" insert "or in the opinion of the Minister unnecessary."

No. 11.—Page 6, clause 6, line 2. After "registered" insert "or exempted"

No. 12.—Page 6, clause 6, line 11. After "register" insert "or its exemption withdrawn, as the case may be,"

No. 13.—Page 6, clause 6, line 12. After "it" insert "or withdraws its exemption"

No. 14.—Page 6, clause 6, line 13. After "removal" insert "or of such withdrawal, as the case may be."

No. 15.—Page 6, clause 6, line 19. After "register" insert "or to withdraw its exemption."

No. 16.—Page 6, clause 6, lines 20 to 43. Omit all words on these lines.

No. 17.—Page 7, clause 8, lines 28 to 33. Omit all words on these lines.

No. 18.--Page 12, clause 17, line 6. After "registration" insert "or exemption"

No. 19.—Page 16, clause 21, line 7. Omit "sixty" insert "fifty"

No. 20.—Page 17, clause 21, line 6. Omit "sixty" insert "forty"

No. 21.—Page 17, clause 21, line 9. Omit "sixty" insert "forty"

No. 22.—Page 17, clause 21, line 10. After "shall" insert if demanded by the Minister"

No. 23.—Page 17, clause 21, lines 13 to 33. Omit all the words on these lines insert—

(b) A balance-sheet showing the receipts, disbursements, and dispositions of all moneys received by or on behalf of any such association shall be lodged with the Minister in the manner and within the time prescribed by regulations made under this Act.

The Minister shall cause a copy of each such balance-sheet to be laid before both Houses of Parliament within fourteen sitting days after the receipt of such balance-sheet by him if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

No. 24.—Page 18, clause 21, lines 6 and 7. Omit "or where such term has been varied as aforesaid with the term as so varied."

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W.H. M.COURT,

elicik of the Legislosive discoubly.

Legislative Issembly Chamber, Sudges, 18 December, 1934.

The libersharter Council has this day agreed to this Bill with Americans.

W. K. CHARLEON,

Legislative Consert Chambe

the promotion of symmetries to purchase defects in a State lettery, to amend the Lotteries and Art Unions Act, 1901, the Audit Act, 1902, the State Lotteries Act, 1930, and certain other Acts; and for

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, 18 December, 1934.

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

W. K. CHARLTON, for the Clerk of Parliaments.

Legislative Council Chamber, Sydney, 21 December, 1934, A.M.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. , 1934.

An Act to provide for the regulation of collections for charitable purposes and for the keeping and audit of accounts relating to such collections; to provide for the registration of charities; to extend the jurisdiction of the Supreme Court in its equitable jurisdiction; to make certain provisions relating to the promotion of syndicates to purchase tickets in a State lottery; to amend the Lotteries and Art Unions Act, 1901, the Audit Act, 1902, the State Lotteries Act, 1930, and certain other Acts; and for purposes connected therewith.

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Charitable Collections.

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

- 1. (1) This Act may be cited as the "Charitable Short title. Collections Act, 1934."
- (2) This Act shall except where otherwise expressly provided commence on a day to be appointed 10 by the Governor, and notified by proclamation published in the Gazette.
 - 2. (1) In this Act, unless the context or subject-matter Interpretare otherwise requires,—
- charitable purpose includes the taking of any collection and any invitation (expressed or implied) designed to obtain money for the charity or charitable purpose.
- "Charitable purpose" includes any benevolent or philanthropic purpose.
 - "Charity" means any organisation or association established for or which has as one of its objects a charitable purpose.
- "Collection" means the taking of money or articles
 from the public whether by means of contributions or by the sale of articles or otherwise; and
 "collect" has a corresponding meaning.
 - "Court" means the Supreme Court of New South Wales in its equitable jurisdiction.
- "Place of public refreshment" means any place (including any shop) to which the public are permitted to resort for the purpose of purchasing food or drink for consumption on the premises.
- 35 "Prescribed" means prescribed by this Act or by the regulations.
 - "Regulations" means the regulations made under this Act.

" Shop "

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Charitable Collections.

- "Shop" includes any premises wherein any retail trade or business is carried on.
- (2) This Act shall not extend to any activity of any church where such activity is wholly intended for the 5 advancement of religion but shall extend to any activity of a church wholly or mainly intended for any other charitable purpose.
 - (3) Nothing in this Act shall affect any of the provisions of the Local Government Act, 1919, as 10 amended by subsequent Acts, or any ordinance made thereunder and for the time being in force.
 - 3. (1) It shall not be lawful for any person to make charities to any appeal for support of any charity unless— be registered.
 - (a) the charity is one which is registered under this Act or is exempted from registration by or under this Act;
 - (b) the appeal for support is sanctioned in the prescribed manner by the governing body of the charity or by some officer thereof authorised in that behalf or by the Minister or by some other prescribed authority; and
 - (c) the conditions (if any) attached to any such sanction and the provisions of this Act and the regulations are complied with.
 - 25 (2) This section shall not extend to—
 - (a) any person concerned in a general appeal to the public at a public meeting called to establish a charity or in furtherance of the objects of a charity where such meeting is called with the prescribed approval;
 - (b) any person concerned in any collection at divine service in a place of public worship.
 - (c) any registered trade or industrial union or friendly society concerned in an appeal on behalf of distressed members where Such appeal is conducted in accordance.
 - (3) If any person contravenes any of the provisions of this section he shall be liable for the first offence to a penalty not exceeding fifty pounds or to imprisonment

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imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months. Tanana to whood require

(4) This section shall come into force upon a date to be appointed by the Governor and notified by pro-

clamation published in the Gazette.

Such date shall be not earlier than two months after the day appointed for the commencement of this Act.

4. (1) A charity may apply to the Minister in the Registration prescribed manner to be registered by him under this Act or to be exempted from such registration or from any of the provisions of this Act or the regulations.

(2) The Minister may, before granting any regis-15 tration or any exemption as aforesaid make such inquiries with respect to the charity as he thinks fit, but shall not refuse to register any charity unless he is satisfied that the charity is not established in good faith for charitable purposes, or will not comply with the conditions imposed 20 by or under this Act, or that the charity will not be properly administered, or that the proposed purpose of the charity is already covered by existing charities.

(3) An appeal from a refusal by the Minister to register or to grant exemption to any charity shall lie to the 25 district court judge of the district in which the responsible committee or other body is administering the charity, and the order of such judge shall be given effect to.

(4) The Minister shall give to such charity so 30 registered by or under this Act a certificate of registration in or to the effect of the prescribed form.

(5) The Minister shall cause to be compiled and kept in the prescribed manner a register of charities registered or exempted under this Act, and lists of all 35 charities which are refused registration.

5. (1) Subject to this section Act, charities registered Conditions to under this Act shall comply with the following con- be complied with by registered

(a) the charity shall be administered by a respon- charities. sible committee or other body consisting of not less than three persons; eation different or unduly energies or in the opinion of the

Minister unnecessary

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	(b) minutes shall be kept of the meetings of the	
	committee or other body in which shall be to but	
	arecorded the business transacted perband one garbeenze	
	(c) proper books of account shall be kept in or to the a rates	
5	effect of a form prescribed by the regulations.	3
	and such accounts shall include the detail of	
	receipts and the detail of expenditure of any limited	
	collection, and of any bazaar, sale, entertain-	
	ment, or exhibition held with the approval of the vertical	
10		OF
	shall be audited at such intervals as may be pre-	7 112
	scribed by regulations under this Act by some 10 10 A	
	person or persons holding the prescribed qualifier add	
	fications or approved by the Minister, and copies	
15	of the accounts so audited shall be sent to the normal	3I
	Minister;	
	(d) all moneys received by the charity without deduc-	
	tion for expenses or commission shall be paid and only	
	into a separate account at such bank or banks	
20	as may be specified in respect of the charity in	08
	the register;	
	(e) such particulars with regard to accounts and advanta-	
	other records as may be prescribed, shall be	
	furnished to the Minister, and the books and	
25	accounts of the charity shall be open to inspec-	22
	by the Minister or the Auditor-General	
	by the millioter of the military deficition.	
	(2) In the case of a church, the registration or the	
00	exemption of the church as a whole applied for by the	08
30		
	person as the Minister approves shall be deemed a minister sufficient registration or exemption to include any charit.	
	able activity conducted by that church, and paragraph is specified	
	(a) of subsection one of this section shall be read as as a section	
25	applying each particular activity.	19 63
00	(3) The regulations may modify the conditions	600
91	stated in subsection one of this section in the case of	. *
	any church or in the case of any other charity or in the	
	case of an appeal for support the duration of which is	
40	limited to a period not exceeding one month in which	(14)
	the circumstances of the case render their strict appli-	F1.104
	cation difficult or unduly onerous or in the opinion of the	
1	Minister unnecessary. 6.	

6. (1) The Minister if satisfied that any charity Removal registered or exempted under this Act is not being carried on in good faith for charitable purposes, or is not complying with any of the conditions imposed under this Act, 5 or is not being properly administered, may, in the manner and subject to the notices and conditions prescribed, call upon the persons who by the register appear to be the responsible committee or governing body of the charity or upon such of them as it is possible to find to show cause

10 why the charity should not be removed by him from the register or its exemption withdrawn, as the case may be, and if he so removes it or withdraws its exemption he shall give the prescribed public notice of its removal or of such withdrawal, as the case may be.

Provided that an appeal shall lie to the judge of a 15 district court of the district in which the responsible committee or other body is administering the charity against the decision of the Minister to remove a charity from the

register or to withdraw its exemption.

(2) Where the Minister has given the prescribed 20 public notice of the removal of any charity from the register (notwithstanding that an appeal is pending against his decision) or where the Minister shall certify in writing that proceedings I remove any charity have 25 been initiated, he may orde that all debts due, owing or accruing from and all securit is held by any bank or other person to, for, or on behal of such charity shall be attached pending the further order of the Minister or an order of the Supreme Court i its equitable jurisdiction.

Payment or delivery of an debt or security under the order of the Minister or the Court shall be a valid discharge to the bank or the peran paying or delivering the same.

35 order shall, without prejudid to any other liability, be liable to a penalty not exceed in one hundred pounds.

moval of any charity from the register, or the production

person of the facts stated in uch notice or certificate as the case may be.

Any bank or person failing to comply with any such The publication in the Ga tte of a notice of the reof a certificate as to the initiation of proceedings for re-40 moval purporting to be signal by the Minister, shall be 19 said conclusive evidence in favor of such bank or other season (h)

register.

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Act No.

7. (1) A judge of the district court, for the purposes Powers of of an appeal under this Act, shall have all such powers district court judge with respect to requiring accounts statements. with respect to requiring accounts, statements, written on appeals. answers to inquiries, the attendance of persons for 5 examination on oath or otherwise, the production of documents, the furnishing of copies and extracts from documents, the examination of registers and records, and the transmission of documents for examination, as are necessary to hear and determine the matter.

- (2) The judges of the district courts, or a majority 10 of them, may make rules of court governing the manner and procedure of any appeal to be made to a judge of the district court in pursuance of any provision of this Act.
- 8. (1) The Minister may from time to time as he in Minister may his discretion sees fit, examine and inquire into any inquire into charity in New South Wales, and the nature and objects, and administration, management, and application of the management estates, funds, property, and income belonging thereto.

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- (2) The Minister may cause any such examination c. 137, s. 9. 20 or inquiry to be made by an inspector authorised in that behalf by the Minister generally, or to make any particular examination or inquiry.
- (3) The production of the Gazette containing a 25 notification of his appointment shall be sufficient evidence of the authority of any person to act as an inspector for the purposes of this Act.
- (4) An inspector acting under the authority of the Minister and in execution of his duties under this Act 30 may enter and search in any court, office, residence or place and examine papers and records therein, and take copies of or extracts therefrom without the payment of any fee:
- 9. (1) The Minister may require any trustee or Powers of 35 person acting or having any concern in the manage- Minister to ment or administration of any charity or the property accounts, etc. or income thereof to render to the Minister an account 15 & 16 Vic., and statement in writing in relation to such charity or c. 137, s. 10. and statement in writing in relation to such charity of 18 & 19 Vic., the property or income thereof, or the administration, c. 124, s. 6. 40 management, and application of such property or income,

and

and may also require any such trustee or person to return answers in writing to any question or inquiry addressed app to him by the direction of the Minister relating to the matters aforesaid. charity or the property

- (2) An account, statement, or answer to inquiry 5 relating to the matters aforesaid may be required to be rendered or made to the Minister by any of the following persons, that is to say:-
- (a) by any trustee or person acting or concerned in 10 the administration of the charity, its property or income, or in the receipt or payment of any moneys thereof;
 - (b) by any agent of any such trustee or person;
- (c) by any bank, company or person from whom any debt is due, owing or accruing to the charity or 15 by whom any money or security is held for or on behalf of the charity;

(d) by any person in the beneficial receipt of any funds thereof or of any income or salary therefrom;

- (e) by any person having the possession or control of any document concerning the charity or any property thereof.
- (3) The Minister may require the person render-25 ing or making any such account, statement, or answer to verify the same by statutory declaration.
- (4) This section shall not extend to give the Minister any power of requiring from any person holding or claiming to hold any property adversely to any charity 30 or freed or discharged from any charitable trust or charge any information or the production of any deed or document whatever in relation to the property so held or claimed adversely or any charitable trust or charge alleged to affect the same.
- 10. (1) An inspector acting under the authority of An inspector the Minister may, by writing under his hand, subject to may require the regulations, require any such trustee or person as ance of aforesaid to attend before him at such time and place as witnesses may be reasonably appointed for the purpose of being on oath. 40 examined in relation to the charity, and to answer such

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questions as may be proposed to him, and to produce any documents in his custody or power relating to the charity or the property thereof.

5 such trustee or person and any person voluntarily attending and may administer such oath.

(3) No person shall be obliged to travel in obedience to such requisition more than ten miles from his place of abode.

10 11. The Auditor-General may of his own motion, and Auditor-upon the request of the Minister shall, either himself undertake the functions of an inspector under this Act or provide some competent member of his staff to undertake such functions, or to assist and advise the Minister upon

15 any matter arising in the execution of this Act. The Auditor-General or such member of his staff shall have and may exercise the powers of an inspector appointed by the Minister under this Act.

12. (1) Where any trustee or person from whom Penalties.
20 the Minister is authorised to require any account or statement or an answer to any question or inquiry or whose attendance an inspector is authorised to require—

(a) refuses or wilfully neglects to render to the Minister, or district court judge on appeal, or inspector, or to the Auditor-General or member of his staff acting as aforesaid, such account or statement, or to make answers to such question or inquiry, or to attend in obedience to any lawful requisition of an inspector or district court judge, or to give evidence before such inspector or district court judge; or

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(b) wilfully alters, destroys, withholds or refuses to produce any document which may be lawfully required to be produced before an inspector or district court judge;

such person so offending shall be liable on summary conviction to a penalty not exceeding fifty pounds and for any repetition of such refusal shall be deemed to be guilty of a contempt of the court and shall be liable to 40 be fined, attached, and committed by the court on

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summary application by the Minister to the court or to any judge exercising the jurisdiction thereof, and shall pay such costs attending such contempt as the court or judge directs.

The court may at any time discharge on such terms as it may deem just, any person attached and committed

on any such application.

where any such person wilfully renders a false account or statement or makes an untrue answer 10 to any question or gives false evidence upon any examination under this Act he shall be deemed guilty of a misdemeanour and be punishable accordingly.

13. (1) Where the Minister is of opinion that the Legal institution of legal proceedings is requisite or desirable proceedings. 15 with respect to any charity, or the estates, funds, property, or affairs thereof, and that under the circumstances it is desirable that such proceedings should be instituted by the Attorney-General, he may certify such case to the Attorney-General, together with such state-

20 ments and particulars (if any) as in the opinion of the Minister are requisite or proper for the explanation of the case.

(2) The Attorney-General, if upon consideration of the circumstances he thinks fit, shall institute and 25 prosecute such legal proceedings as he considers requisite or proper under the circumstances of such case.

(3) Where the court is satisfied that there is reasonable ground for believing that any unregistered charity is not being or has not been carried on in good 30 faith for charitable purposes, or is not complying or has not complied with the conditions substantially corresponding with the conditions imposed on registered charities by or under this Act, or is not being or has not been properly administered, the court may exercise 35 as respects the charity any of the powers exercisable by them with respect to a charity which, having been registered under this Act, has been removed from the register.

The court shall also have the power to establish a 40 scheme for the regulation of any such charity but shall not exercise that power without giving the charity a full This opportunity of being heard.

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This subsection shall apply to unregistered charities was var whether or not an application for registration has been made and to charities registration of which has been refused.

14. It shall be lawful for the Attorney-General, for Attorneythe time being acting ex officio, to make application by petition to the court with respect to any charity, and for officio under the purposes of such application the provisions of the Romilly's Imperial Act entitled the Charities Procedure Act, 1812, Act.

10 passed in the fifty-second year of King George III, chapter one hundred and one, shall, mutatis mutandis, be applicable, and the court may in its discretion upon such application exercise any power which the court may exercise under that Act or in a suit in relation to any 15 charity.

The court may, if it thinks fit, direct that such suit or other proceeding be brought in relation to the subject-matter of the application as the court deems proper in the circumstances of the case.

Rules of court may prescribe a summary method of procedure in lieu of the procedure by petition and any other matter or thing necessary or convenient to be prescribed in relation to any proceeding before the Court.

15. Whosoever with intent to defraud or deceive any Falsifying 25 other person—

- (a) alters or falsifies any books, documents, or vouchers relating to a collection for charitable mosager purposes; or
- (b) makes or concurs in the making of any false 30 or fraudulent entry in any book, document, or voucher relating to such collection; or

(c) omits or concurs in omitting any material particular from any book, document, voucher, or balance-sheet relating to such collection,

35 shall be liable on conviction on indictment to imprisonment for a term not exceeding five years, or on summary conviction to imprisonment for a term not exceeding twelve months.

16. Whosoever is concerned in conducting a col- Converting 40 lection for charitable purposes, and converts to his own moneys

use any of the moneys raised by means of such collection, shall be liable on conviction on indictment to imprisonment for a term not exceeding five years, or on summary conviction to imprisonment for a term not exceeding 5 twelve months.

17. If any person in any application for registration False stateor exemption or in any notification of any change requiring ments, etc. alterations in the registered particulars makes any false statement or false representation, or if any person falsely 10 represents himself to be an officer or agent of a charity, or if he fails to send any notification which he is required under this Act to send, he shall be liable on summary conviction to a fine not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.

- 18. (1) The Governor may make regulations pre-Regulations. scribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to the provisions of this Act, and in particular,
- 20 without limiting the generality of the foregoing power, for-
 - (a) prescribing the forms for applications under this Act and the particulars to be contained therein;
- 25 (b) prescribing the form of the registers to be kept under this Act and the particulars to be entered therein:
- (c) providing for the inspection of registers and lists kept under this Act, and the making and the 30 furnishing and certification of copies thereof and extracts therefrom;
 - (d) prescribing the fees for making or opening copies of, and extracts from, registers and lists;
- (e) requiring notification to the registration authority of any changes requiring alterations in the 35 particulars entered in the register;
 - (f) prohibiting the use by any charity of a name, designation or title substantially similar to that of any existing established charity, or which is calculated

calculated to mislead the public or to induce the public to believe that it is associated with your san any existing established charity; 2009 to olded od linds

(g) prescribing the conditions under which meet a roll name

5 (i) persons may be permitted to make or cause to be made visits from house to house for the purpose of making appeals for support for any charity;

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- (ii) persons may be permitted to make or cause to be made in any street, road or man in the public place collections for any charity;
 - (iii) persons may be permitted to make or rebutt cause to be made in places of publicity inch entertainment or public refreshment qui olcollections for any charity;

(iv) any charity may cause collecting boxes to be exhibited in any shop for the purpose of making appeals for support for the charity.

(2) (a) The regulations may provide that in Moneys, 20 certain cases specified in the regulations moneys collected be paid into for charitable purposes shall forthwith be paid without a bank. any deduction therefrom to the credit of a trust account in a bank, and that in such cases moneys for commissions Payment of

25 or expenses in connection with the collection shall to the commission extent authorised by the regulations be paid out of the proceeds of cheques drawn on such trust account and not otherwise.

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(b) The regulations may also provide for the 30 regulation of the distribution or disposal of any particular article, emblem or artificial flower, in connection with an appeal for any charity and for the assignment to any charity or group of charities the exclusive right to distri-(f) bute or dispose of any such article, emblem or flower in

35 aid of an appeal by or on behalf of such charity or group, and for the imposition of penalties on any person distributing or disposing of such article, emblem or flower in contravention of the regulations.

existing established charity, or which i

(3) The regulations may impose a penalty not Penalty.

40 exceeding fifty pounds for any breach thereof.

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Charitable Collections.

- (4) The regulations and any rules of any court Publication. made in pursuance of this Act shall—
- arradio (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 or 5 rules;
 - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 at any time within fifteen sitting days after such regulations or rules have been laid before such House disallowing any regulation or rule or part thereof, such regulation, rule, or part shall thereupon cease to have effect.

19. Any pecuniary penalty imposed by this Act or Recovery of the regulations thereunder may be recovered before a penalties. 20 stipendiary or police magistrate or any two justices in petty sessions.

20 (1) The State Lotteries Act, 1930, is amended—Amendment of Act No. 51,

- (a) by inserting next after section six the following News. 6A. new section:
- 6A. (1) Any person who for hire, gain or reward Promotion 25 promotes or takes part in the formation of a cates. syndicate for the purchase of a ticket in a State lottery shall be liable on summary conviction to a penalty not exceeding one hundred pounds.

(2) Any person who by any means adver- Advertising. tises that he will receive money for a share in a ticket to be purchased in a State lottery shall be liable on summary conviction to a penalty not exceeding one hundred pounds, and any person who prints or publishes any such advertisement shall be liable on summary conviction to a like penalty,

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Charitable Collections.

(b) by omitting section eight and by inserting in lieu Substituted thereof the following new section:

8. (1) Such officers and employees as may be Officers. necessary for the due administration of this Act shall be appointed under and shall be subject to the provisions of the Public Service Act, 1902, as amended by subsequent Acts.

(2) Any officer or servant appointed by the Director before the commencement of the Charitable Collections Act, 1934, and holding office immediately before such commencement, shall be deemed to have been employed under section forty-four of the Public Service Act, 1902, as amended by subsequent Acts, upon the date of such commencement.

(3) Any officer of the Public Service whose services had prior to the commencement of the Charitable Collections Act, 1934, been transferred to the Director shall have and retain any rights accrued or accruing to him under the mile CE. Public Service Act, 1902, and any Acts amending the same, and shall continue to contribute to the State Superannuation Fund, and service with the Director shall be deemed continuous service within the meaning of the said Acts.

(c) by inserting in subsection one of section nine Sec. 9 (1). after the words "with this Act" the words "or Regulathe Public Service Act, 1902, as amended by subsequent Acts."

(2) The Public Service Act, 1902, as amended by Amendment of Act No. 31, subsequent Acts, is amended by inserting in section five 1902, s. 5. 30 after the words "the Public Trustee" the words "the apply to Director of State Lotteries."

21. (1) The Lotteries and Art Unions Act, 1901, as Amendment of Act No. 34, 35 amended by subsequent Acts, is amended—

(a) by omitting from sections five, six, ten, eleven, twelve, and fifteen the word "Attorney-General" wherever occurring and by inserting in lieu thereof the word "Minister";

(b)

	AND THE PROPERTY OF THE PROPER	
	(b) by inserting after subsection one of section four	
	the following new subsection:	(Lotteries and
	(1A) (a) It shall be deemed a condition of	raffles.)
	every such permit that the whole of the profits	
5	derived from the raffles and lotteries conducted	
	at the bazaar or fancy fair, or not less than	
	sixty fifty per centum of the gross takings in respect thereof, whichever is the greater, shall	
	be paid into the funds of the institution in aid of	
10	which the bazaar or fancy fair is held.	
10	(b) Upon application made to the	
•	Minister after the conclusion of the bazaar or	
	fancy fair in respect of which the permit was	
	granted, the Minister may, if he is satisfied that	
15	circumstances of an unusual nature have arisen	1
LO	since the grant of the permit, vary by writing	
	under his hand the condition mentioned in para-	
	graph (a) of this subsection, by reducing the	
	percentage of gross takings mentioned in that	VO
20	paragraph.	
	The application shall be made by the person	
	and in the manner and within the time pre-	
	scribed by regulations made under this Act.	
	Where a variation is made by the Minister in pursuance of this paragraph, he shall cause a	71-12
25	report setting out the facts of the particular case	
	and the reasons for the variation to be laid	
	before both Houses of Parliament.	
	(c) Whosoever fails to comply with the	
30	condition mentioned in paragraph (a) of this	
.,0	subsection, or where such condition has been	salan
	varied as aforesaid with the condition as so	96";
	varied, shall be liable to a penalty not exceed-	
	ing one hundred pounds.	10
85	(c) by inserting at the end of subsection one of	Sec. 5.
	section five the following new subsection:-	(Art
	(1A) (a) It shall be deemed a term of the	unions.)
	approval of the Minister under paragraph (b)	1)3
	of subsection one of this section that the whole	
10	of the takings of the voluntary association after	
	payment	

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Charitable Collections.

payment thereout of all expenses properly payable shall be paid by the committee thereof to the object or institution for the aid or support of which the voluntary association was formed; and that if such takings after payment of such expenses amount to less than sixty forty per centum of the whole of the takings or if such takings shall be equal to or less than such expenses, then and in any such case, sixty forty per centum of the whole of such takings shall if demanded by the Minister be paid by the promoter and committee to the said object or institution.

an approval under that the circumsta reducing the pe mentioned in that shall such percent fifty per centum o

An application paragraph shall be the manner and s

before both Hous s of Parliament.

(b) Upon application made to the Minister at the tiple when the application for paragraph (b) of subsection one of this section, is made, or at any time thereafter, the Mi lister may, if he is satisfied ces of the case so warrant, vary, by writing u der his hand, the term mentioned in paragral 1 (a) of this subsection by entage of gross takings paragraph. But in no case ge be reduced to less than such gross takings. or a variation under this

bject to the conditions prescribed by regulat ons made under this Act. Where a variat n is made by the Minister in pursuance of the sparagraph, he shall cause a report setting of the facts of the particular case and the reason's for the variation to be laid

made by the person and in

(b) A balance-sheet showing the receipts, disbursements, and dispositions of all moneys received by or on behalf of any such association shall be lodged with the Minister in the manner and within the time prescribed by regulations made under this Act.

The Minister shall cause a copy of each such balance-sheet to be laid before both Houses of Parliament within fourteen sitting days after the receipt of

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such balance-sheet by him if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(c) Whosoever fails to comply with the term mentioned in paragraph (a) of this subsection, or where such term has been varied as aforesaid with the term as so varied, shall be liable to a penalty not exceeding one hundred pounds.

Sydney: Alfred James Kent, I.S.O., Government Printer-1934.

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

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

Legislative Assembly Chamber, Sydney, 21 December, 1934.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. 59, 1934.

An Act to provide for the regulation of collections for charitable purposes and for the keeping and audit of accounts relating to such collections; to provide for the registration of charities; to extend the jurisdiction of the Supreme Court in its equitable jurisdiction; to make certain provisions relating to the promotion of syndicates to purchase tickets in a State lottery; to amend the Lotteries and Art Unions Act, 1901, the Audit Act, 1902, the State Lotteries Act, 1930, and certain other Acts; and for purposes connected therewith. [Assented to, 31st December, 1934.]

BE

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

W. W. HEDGES, 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 "Charitable Collections Act, 1934."
- (2) This Act shall except where otherwise expressly provided commence on a day to be appointed by the Governor, and notified by proclamation published in the Gazette.

Interpreta-

- 2. (1) In this Act, unless the context or subject-matter otherwise requires.—
 - "Appeal for support" in relation to any charity or charitable purpose includes the taking of any collection and any invitation (expressed or implied) designed to obtain money for the charity or charitable purpose.

"Charitable purpose" includes any benevolent or philanthropic purpose.

"Charity" means any organisation or association established for or which has as one of its objects a charitable purpose.

"Collection" means the taking of money or articles from the public whether by means of contributions or by the sale of articles or otherwise; and "collect" has a corresponding meaning.

"Court" means the Supreme Court of New South Wales in its equitable jurisdiction.

"Place of public refreshment" means any place (including any shop) to which the public are permitted to resort for the purpose of purchasing food or drink for consumption on the premises.

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

"Regulations" means the regulations made under this Act.

"Shop" includes any premises wherein any retail trade or business is carried on.

- (2) This Act shall not extend to any activity of any church where such activity is wholly intended for the advancement of religion but shall extend to any activity of a church wholly or mainly intended for any other charitable purpose.
- (3) Nothing in this Act shall affect any of the provisions of the Local Government Act, 1919, as amended by subsequent Acts, or any ordinance made thereunder and for the time being in force.
- 3. (1) It shall not be lawful for any person to make Charities to any appeal for support of any charity unless—

be regis-

- (a) the charity is one which is registered under this Act or is exempted from registration by or under this Act;
- (b) the appeal for support is sanctioned in the prescribed manner by the governing body of the charity or by some officer thereof authorised in that behalf or by the Minister or by some other prescribed authority; and
- (c) the conditions (if any) attached to any such sanction and the provisions of this Act and the regulations are complied with.
 - (2) This section shall not extend to—
- (a) any person concerned in a general appeal to the public at a public meeting called to establish a charity or in furtherance of the objects of a charity where such meeting is called with the prescribed approval;
- (b) any person concerned in any collection at divine service in a place of public worship;
- (c) any registered trade or industrial union or friendly society concerned in an appeal on behalf of distressed members where such appeal is conducted in accordance with the regulations.
- (3) If any person contravenes any of the provisions of this section he shall be liable for the first offence to a penalty not exceeding fifty pounds or to imprisonment for a term not exceeding three months. and for a second or subsequent offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.

(4) This section shall come into force upon a date to be appointed by the Governor and notified by proclamation published in the Gazette.

Such date shall be not earlier than two months after the day appointed for the commencement of this Act.

Registration of charities.

- 4. (1) A charity may apply to the Minister in the prescribed manner to be registered by him under this Act or to be exempted from such registration or from any of the provisions of this Act or the regulations.
- (2) The Minister may, before granting any registration or any exemption as aforesaid make such inquiries with respect to the charity as he thinks fit, but shall not refuse to register any charity unless he is satisfied that the charity is not established in good faith for charitable purposes, or will not comply with the conditions imposed by or under this Act, or that the charity will not be properly administered, or that the proposed purpose of the charity is already covered by existing charities.
- (3) An appeal from a refusal by the Minister to register or to grant exemption to any charity shall lie to the district court judge of the district in which the responsible committee or other body is administering the charity, and the order of such judge shall be given effect to.
- (4) The Minister shall give to such charity so registered by or under this Act a certificate of registration in or to the effect of the prescribed form.
- (5) The Minister shall cause to be compiled and kept in the prescribed manner a register of charities registered or exempted under this Act, and lists of all charities which are refused registration.

Conditions to be complied with by registered charities.

- 5. (1) Subject to this Act, charities registered under this Act shall comply with the following conditions:—
 - (a) the charity shall be administered by a responsible committee or other body consisting of not less than three persons;
 - (b) minutes shall be kept of the meetings of the committee or other body in which shall be recorded the business transacted;

- (c) proper books of account shall be kept in or to the effect of a form prescribed by the regulations, and such accounts shall include the detail of receipts and the detail of expenditure of any collection, and of any bazaar, sale, entertainment, or exhibition held with the approval of the governing body of the charity, and the accounts shall be audited at such intervals as may be prescribed by regulations under this Act by some person or persons holding the prescribed qualifications or approved by the Minister, and copies of the accounts so audited shall be sent to the Minister;
- (d) all moneys received by the charity without deduction for expenses or commission shall be paid into a separate account at such bank or banks as may be specified in respect of the charity in the register;
- (e) such particulars with regard to accounts and other records as may be prescribed, shall be furnished to the Minister, and the books and accounts of the charity shall be open to inspection at any time by any person duly authorised by the Minister or the Auditor-General.
- (2) In the case of a church, the registration or the exemption of the church as a whole applied for by the head of the denomination in the State or by such other person as the Minister approves shall be deemed a sufficient registration or exemption to include any charitable activity conducted by that church, and paragraph (a) of subsection one of this section shall be read as applying each particular activity.
- (3) The regulations may modify the conditions stated in subsection one of this section in the case of any church or in the case of any other charity or in the case of an appeal for support the duration of which is limited to a period not exceeding one month in which the circumstances of the case render their strict application difficult or unduly onerous or in the opinion of the Minister unnecessary.

Removal from the register.

6. (1) The Minister if satisfied that any charity registered or exempted under this Act is not being carried on in good faith for charitable purposes, or is not complying with any of the conditions imposed under this Act, or is not being properly administered, may, in the manner and subject to the notices and conditions prescribed, call upon the persons who by the register appear to be the responsible committee or governing body of the charity or upon such of them as it is possible to find to show cause why the charity should not be removed by him from the register or its exemption withdrawn, as the case may be, and if he so removes it or withdraws its exemption he shall give the prescribed public notice of its removal or of such withdrawal, as the case may be:

Provided that an appeal shall lie to the judge of a district court of the district in which the responsible committee or other body is administering the charity against the decision of the Minister to remove a charity from the

register or to withdraw its exemption.

Powers of district court judge on appeals.

- 7. (1) A judge of the district court, for the purposes of an appeal under this Act, shall have all such powers with respect to requiring accounts, statements, written answers to inquiries, the attendance of persons for examination on oath or otherwise, the production of documents, the furnishing of copies and extracts from documents, the examination of registers and records, and the transmission of documents for examination, as are necessary to hear and determine the matter.
- (2) The judges of the district courts, or a majority of them, may make rules of court governing the manner and procedure of any appeal to be made to a judge of the district court in pursuance of any provision of this Act.

Minister may inquire into condition and management of charities. 15 & 16 Vic., c. 137, s. 9.

8. (1) The Minister may from time to time as he in his discretion sees fit, examine and inquire into any charity in New South Wales, and the nature and objects, administration, management, and application of the estates, funds, property, and income belonging thereto.

(2) The Minister may cause any such examination or inquiry to be made by an inspector authorised in that behalf by the Minister generally, or to make any particular examination or inquiry. (3)

- (3) The production of the Gazette containing a notification of his appointment shall be sufficient evidence of the authority of any person to act as an inspector for the purposes of this Act.
- 9. (1) The Minister may require any trustee or Powers of person acting or having any concern in the management or administration of any charity or the property accounts, etc. or income thereof to render to the Minister an account 15 & 16 Vic., and statement in writing in relation to such charity or 18 & 19 Vic., the property or income thereof, or the administration, c. 124, a.c. management, and application of such property or income, and may also require any such trustee or person to return answers in writing to any question or inquiry addressed to him by the direction of the Minister relating to the matters aforesaid.

(2) An account, statement, or answer to inquiry relating to the matters aforesaid may be required to be rendered or made to the Minister by any of the following persons, that is to say:

(a) by any trustee or person acting or concerned in the administration of the charity, its property or income, or in the receipt or payment of any

moneys thereof;

(b) by any agent of any such trustee or person;

(c) by any bank, company or person from whom any debt is due, owing or accruing to the charity or by whom any money or security is held for or on behalf of the charity;

(d) by any person in the beneficial receipt of any funds thereof or of any income or salary there-

from;

- (e) by any person having the possession or control of any document concerning the charity or any property thereof.
- (3) The Minister may require the person rendering or making any such account, statement, or answer to verify the same by statutory declaration.
- (4) This section shall not extend to give the Minister any power of requiring from any person holding or claiming to hold any property adversely to any charity

or freed or discharged from any charitable trust or charge any information or the production of any deed or document whatever in relation to the property so held or claimed adversely or any charitable trust or charge alleged to affect the same.

An inspector may require the attendance of witnesses and examine on oath.

- 10. (1) An inspector acting under the authority of the Minister may, by writing under his hand, subject to the regulations, require any such trustee or person as aforesaid to attend before him at such time and place as may be reasonably appointed for the purpose of being examined in relation to the charity, and to answer such questions as may be proposed to him, and to produce any documents in his custody or power relating to the charity or the property thereof.
- (2) The inspector may examine upon oath any such trustee or person and any person voluntarily attending and may administer such oath.
- (3) No person shall be obliged to travel in obedience to such requisition more than ten miles from his place of abode.

Auditor-General. 11. The Auditor-General may of his own motion, and upon the request of the Minister shall, either himself undertake the functions of an inspector under this Act or provide some competent member of his staff to undertake such functions, or to assist and advise the Minister upon any matter arising in the execution of this Act. The Auditor-General or such member of his staff shall have and may exercise the powers of an inspector appointed by the Minister under this Act.

Penalties.

- 12. (1) Where any trustee or person from whom the Minister is authorised to require any account or statement or an answer to any question or inquiry or whose attendance an inspector is authorised to require—
 - (a) refuses or wilfully neglects to render to the Minister, or district court judge on appeal, or inspector, or to the Auditor-General or member of his staff acting as aforesaid, such account or statement, or to make answers to such question or inquiry, or to attend in obedience to any lawful requisition of an inspector or district court judge, or to give evidence before such inspector or district court judge; or

(b) wilfully alters, destroys, withholds or refuses to produce any document which may be lawfully required to be produced before an inspector or district court judge;

such person so offending shall be liable on summary conviction to a penalty not exceeding fifty pounds and for any repetition of such refusal shall be deemed to be guilty of a contempt of the court and shall be liable to be fined, attached, and committed by the court on summary application by the Minister to the court or to any judge exercising the jurisdiction thereof, and shall pay such costs attending such contempt as the court or judge directs.

The court may at any time discharge on such terms as it may deem just, any person attached and committed

on any such application.

(2) Where any such person wilfully renders a false account or statement or makes an untrue answer to any question or gives false evidence upon any examination under this Act he shall be deemed guilty of a misdemeanour and be punishable accordingly.

13. (1) Where the Minister is of opinion that the Legal institution of legal proceedings is requisite or desirable proceedings. with respect to any charity, or the estates, funds, property, or affairs thereof, and that under the circumstances it is desirable that such proceedings should be instituted by the Attorney-General, he may certify such case to the Attorney-General, together with such statements and particulars (if any) as in the opinion of the Minister are requisite or proper for the explanation of the case.

(2) The Attorney-General, if upon consideration of the circumstances he thinks fit, shall institute and prosecute such legal proceedings as he considers requisite or proper under the circumstances of such case.

(3) Where the court is satisfied that there is reasonable ground for believing that any unregistered charity is not being or has not been carried on in good faith for charitable purposes, or is not complying or has not complied with the conditions substantially corre-

sponding with the conditions imposed on registered

charities

charities by or under this Act, or is not being or has not been properly administered, the court may exercise as respects the charity any of the powers exercisable by them with respect to a charity which, having been registered under this Act, has been removed from the register.

The court shall also have the power to establish a scheme for the regulation of any such charity but shall not exercise that power without giving the charity a full

opportunity of being heard.

This subsection shall apply to unregistered charities whether or not an application for registration has been made and to charities registration of which has been refused.

Attorney-General may proceed ex officio under Sir Samuel Romilly's Act. 14. It shall be lawful for the Attorney-General, for the time being acting ex officio, to make application by petition to the court with respect to any charity, and for the purposes of such application the provisions of the Imperial Act entitled the Charities Procedure Act, 1812, passed in the fifty-second year of King George III, chapter one hundred and one, shall, mutatis mutandis, be applicable, and the court may in its discretion upon such application exercise any power which the court may exercise under that Act or in a suit in relation to any charity.

The court may, if it thinks fit, direct that such suit or other proceeding be brought in relation to the subject-matter of the application as the court deems

proper in the circumstances of the case.

Rules of court may prescribe a summary method of procedure in lieu of the procedure by petition and any other matter or thing necessary or convenient to be prescribed in relation to any proceeding before the Court.

Falsifying books, etc.

- 15. Whosoever with intent to defraud or deceive any other person—
 - (a) alters or falsifies any books, documents, or vouchers relating to a collection for charitable purposes; or
 - (b) makes or concurs in the making of any false or fraudulent entry in any book, document, or youcher relating to such collection; or

(c) omits or concurs in omitting any material particular from any book, document, voucher, or balance-sheet relating to such collection,

shall be liable on conviction on indictment to imprisonment for a term not exceeding five years, or on summary conviction to imprisonment for a term not exceeding twelve months.

16. Whosoever is concerned in conducting a col- Converting lection for charitable purposes, and converts to his own moneys use any of the moneys raised by means of such collection, shall be liable on conviction on indictment to imprisonment for a term not exceeding five years, or on summary conviction to imprisonment for a term not exceeding twelve months.

17. If any person in any application for registration False stateor exemption or in any notification of any change requir- ments, etc. ing alterations in the registered particulars makes any false statement or false representation, or if any person falsely represents himself to be an officer or agent of a charity, or if he fails to send any notification which he is required under this Act to send, he shall be liable on summary conviction to a fine not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.

18. (1) The Governor may make regulations pre-Regulations. scribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to the provisions of this Act, and in particular, without limiting the generality of the foregoing power, for-

(a) prescribing the forms for applications under this Act and the particulars to be contained therein;

- (b) prescribing the form of the registers to be kept under this Act and the particulars to be entered
- (c) providing for the inspection of registers and lists kept under this Act, and the making and the furnishing and certification of copies thereof and extracts therefrom;

- (d) prescribing the fees for making or obtaining copies of, and extracts from, registers and lists;
- (e) requiring notification to the registration authority of any changes requiring alterations in the particulars entered in the register;
- (f) regulating the granting by the Minister of any exemption under section four of this Act and prescribing notwithstanding anything contained in that section the conditions under which and the grounds upon which any such exemption may be granted;
- (g) prohibiting the use by any charity of a name, designation or title substantially similar to that of any existing established charity, or which is calculated to mislead the public or to induce the public to believe that it is associated with any existing established charity;
- (h) prescribing the conditions under which-
 - (i) persons may be permitted to make or cause to be made visits from house to house for the purpose of making appeals for support for any charity;
 - (ii) persons may be permitted to make or cause to be made in any street, road or public place collections for any charity;
 - (iii) persons may be permitted to make or cause to be made in places of public entertainment or public refreshment collections for any charity;
 - (iv) any charity may cause collecting boxes to be exhibited in any shop for the purpose of making appeals for support for the charity.

Moneys collected to be paid into a bank. (2) (a) The regulations may provide that in certain cases specified in the regulations moneys collected for charitable purposes shall forthwith be paid without any deduction therefrom to the credit of a trust account

in a bank, and that in such cases moneys for commissions Payment of or expenses in connection with the collection shall to the commission and expenses. extent authorised by the regulations be paid out of the proceeds of cheques drawn on such trust account and not otherwise.

- (b) The regulations may also provide for the regulation of the distribution or disposal of any particular article, emblem or artificial flower, in connection with an appeal for any charity and for the assignment to any charity or group of charities the exclusive right to distribute or dispose of any such article, emblem or flower in aid of an appeal by or on behalf of such charity or group, and for the imposition of penalties on any person distributing or disposing of such article, emblem or flower in contravention of the regulations.
- (3) The regulations may impose a penalty not Penalty. exceeding fifty pounds for any breach thereof.
- (4) The regulations and any rules of any court Publication. made in pursuance of this Act 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 or rules;
 - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof 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 at any time within fifteen sitting days after such regulations or rules have been laid before such House disallowing any regulation or rule or part thereof, such regulation, rule, or part shall thereupon cease to have effect.

19. Any pecuniary penalty imposed by this Act or Recovery of the regulations thereunder may be recovered before a penalties, stipendiary or police magistrate or any two justices in petty sessions.

Amendment of Act No. 51, 1930. 20. (1) The State Lotteries Act, 1930, is amended—

New 8. 6A.

(a) by inserting next after section six the following new section:—

Promotion of syndicates.

6A. (1) Any person who for hire, gain or reward promotes or takes part in the formation of a syndicate for the purchase of a ticket in a State lottery shall be liable on summary conviction to a penalty not exceeding one hundred pounds.

Advertising.

(2) Any person who by any means advertises that he will receive money for a share in a ticket to be purchased in a State lottery shall be liable on summary conviction to a penalty not exceeding one hundred pounds, and any person who prints or publishes any such advertisement shall be liable on summary conviction to a like penalty.

Substituted s. 8.

(b) by omitting section eight and by inserting in lieu thereof the following new section:—

Officers.

- 8. (1) Such officers and employees as may be necessary for the due administration of this Act shall be appointed under and shall be subject to the provisions of the Public Service Act, 1902, as amended by subsequent Acts.
- (2) Any officer or servant appointed by the Director before the commencement of the Charitable Collections Act, 1934, and holding office immediately before such commencement, shall be deemed to have been employed under section forty-four of the Public Service Act, 1902, as amended by subsequent Acts, upon the date of such commencement.
- (3) Any officer of the Public Service whose services had prior to the commencement of the Charitable Collections Act, 1934, been transferred to the Director shall have and retain any rights accrued or accruing to him under the Public Service Act, 1902, and any Acts amending the same, and shall continue to contribute to the

State

State Superannuation Fund, and service with the Director shall be deemed continuous service within the meaning of the said Acts.

(c) by inserting in subsection one of section nine sec. 9 (1). after the words "with this Act" the words "or (Regulathe Public Service Act, 1902, as amended by tions.) subsequent Acts."

(2) The Public Service Act, 1902, as amended by Amendment subsequent Acts, is amended by inserting in section five 1902, s. 5. after the words "the Public Trustee" the words "the apply to Director of State Lotteries."

21. (1) The Lotteries and Art Unions Act, 1901, as Amendment of Act No. 34 amended by subsequent Acts, is amended—

1901, ss. 5, 6, 10, 11, 12, 15.

- (a) by omitting from sections five, six, ten, eleven, twelve, and fifteen the word "Attorney-General" wherever occurring and by inserting in lieu thereof the word "Minister";
- (b) by inserting after subsection one of section four Sec. 4. the following new subsection:

(Lotteries

(1A) (a) It shall be deemed a condition of raffles.) every such permit that the whole of the profits derived from the raffles and lotteries conducted at the bazaar or fancy fair, or not less than fifty per centum of the gross takings in respect thereof, whichever is the greater, shall be paid into the funds of the institution in aid of which the bazaar or fancy fair is held.

(b) Upon application made to the Minister after the conclusion of the bazaar or fancy fair in respect of which the permit was granted, the Minister may, if he is satisfied that circumstances of an unusual nature have arisen since the grant of the permit, vary by writing under his hand the condition mentioned in paragraph (a) of this subsection, by reducing the percentage of gross takings mentioned in that paragraph.

The application shall be made by the person and in the manner and within the time prescribed by regulations made under this Act.

Where

Where a variation is made by the Minister in pursuance of this paragraph, he shall cause a report setting out the facts of the particular case and the reasons for the variation to be laid before both Houses of Parliament.

(c) Whosoever fails to comply with the condition mentioned in paragraph (a) of this subsection, or where such condition has been varied as aforesaid with the condition as so varied, shall be liable to a penalty not exceeding one hundred pounds.

Sec. 5.
(Art unions.)

- (c) by inserting at the end of subsection one of section five the following new subsection:—
 - (1A) (a) It shall be deemed a term of the approval of the Minister under paragraph (b) of subsection one of this section that the whole of the takings of the voluntary association after payment thereout of all expenses properly payable shall be paid by the committee thereof to the object or institution for the aid or support of which the voluntary association was formed; and that if such takings after payment of such expenses amount to less than forty per centum of the whole of the takings or if such takings shall be equal to or less than such expenses, then and in any such case, forty per centum of the whole of such takings shall if demanded by the Minister be paid by the promoter and committee to the said object or institution.
 - (b) A balance-sheet showing the receipts, disbursements, and dispositions of all moneys received by or on behalf of any such association shall be lodged with the Minister in the manner and within the time prescribed by regulations made under this Act.

The Minister shall cause a copy of each such balance-sheet to be laid before both Houses of Parliament within fourteen sitting days after the receipt of such balance-sheet by him if Parliament

Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(c) Whosoever fails to comply with the term mentioned in paragraph (a) of this subsection shall be liable to a penalty not exceeding one hundred pounds.

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

PHILIP GAME,

Governor.

Government House, Sydney, 31st December, 1934.