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, 28 February, 1935.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. 11, 1935.

An Act to provide for the licensing of outdoor workers in the clothing trades; to limit the provisions of Part IV of the Factories and Shops Act, 1912–1931, relating to trade descriptions of goods to the trade description of bedding, including mattresses, pillows, bolsters, quilts, cushions, and upholstered furniture; to make ertain further provisions as to false advertisements; to amend the Factories and Shops Act, 1912–1931; and for purposes connected therewith. [Assented to, 6th March, 1935.]

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:—

PART I.

PRELIMINARY.

Short title, citation and commencement.

- 1. (1) This Act may be cited as the "Factories and Shops (Amendment) Act, 1935."
- (2) The Factories and Shops Act, 1912-1931, is in this Act referred to as the Principal Act.
- (3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912-1935.
- (4) This Act shall commence on a date to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 39, 1912. Part II. New Division 2A.

Outdoor workers in

clothing trade to be

licensed.

- 2. The Principal Act is amended-
 - (a) by inserting at the end of Division 2 of Part II the following new Division:—

Division 2A.—Outdoor Workers—Clothing Trades.

19a. No work in the clothing trades of any description or class which if done or performed in a factory would be covered by any award for the time being in force under any Act or Commonwealth Act relating to industrial arbitration shall be done or performed outside a factory by any person for or on behalf of the occupier of a factory, or any trader who sells such clothing by wholesale or retail, unless such person holds a license as an outdoor worker.

19B. (1) The Industrial Registrar may grant such licenses to any persons who prove to his satisfaction that they are in necessitous circumstances, or that by reason of domestic ties, infirmity, old age, or any other sufficient reason (of which the Industrial Registrar shall be the sole judge) they are unable to work in factories.

Licenses:
by whom
and to
whom
granted,
etc.

(2)

Short state.

mi stadion

amdials edictahers

licensed.

Factories and Shops (Amendment).

(2) Application for the issue or renewal of such license shall be made to the Industrial Registrar in the form and in the manner prescribed.

(3) Every such license shall be in the form prescribed and shall be granted upon such terms and conditions as may be determined by the Industrial Registrar, and shall, subject to the provisions of this Act, remain in force for one year from the date thereof, but may be renewed and on each renewal shall take effect for a further period of twelve months.

(4) The Industrial Registrar shall notify the industrial union concerned of the grant of such license together with the terms and conditions upon which such license was granted.

(5) Every license issued under this Act shall be held by the licensee subject to the provisions of this Act and shall be delivered up to the Industrial Registrar upon demand.

(6) Upon the loss or accidental destruction of any license, the Industrial Registrar may, if satisfied, issue a duplicate or substitute license.

(7) The issue or renewal of a license may be refused—

(a) unless the applicant satisfies the Industrial Registrar that he is in all respects a fit and proper person to hold such license;

(b) upon proof to the satisfaction of the Industrial Registrar of any matter which under other provisions of this Act would be a sufficient cause for suspension or cancellation of a license.

(8) The Industrial Registrar shall keep a record of all persons licensed under this Act; and shall from time to time alter the entries in such record to the end that it shall be a correct record of the licenses for the time being in force and of the names and addresses and other particulars of the persons licensed. (9)

(9) The license of any outdoor worker may be suspended or cancelled by the Industrial Registrar on being satisfied that the licensee is suffering from a communicable disease, or that to snote, at with the is not in all respects a fit and proper person to hold a license, or for any other sufficient reason, of which the Industrial Registrar shall be the sole judge.

19c. No licensed outdoor worker shall-

- (a) employ any other person or persons whatsoever in wholly or partly preparing or manufacturing articles of clothing or wearing apparel save and except members of the licensed outdoor worker's own family;
- (b) do any work inside a factory. 19D. The occupier of a factory shall not have at any one time more than one licensed outdoor worker to every ten indoor workers or fraction thereof except with the approval in writing of the Industrial Registrar.
- 19E. (1) Any inspector, in addition to the powers already conferred upon him by this Act, may at any reasonable times enter any premises where any licensed outdoor worker is employed for the purpose of inspecting the outdoor worker's license or obtaining information as to the name and address of the employer, and the price or rate paid or to be paid to the licensee for the work performed by him, and for the purpose abovementioned may ask any reasonable questions of the licensee; and every such licensee shall in reply to such questions give such information as he may possess to enable the inspector to carry out the purpose abovementioned.
- (2) If any person obstructs an inspector in the exercise of his powers under this section, or fails when duly required to produce his license, he shall be liable to a penalty not exceeding five pounds.

 Arcsirow roobtuo we mus full refiresery of (x) must ent bus homest ed vant foully seemed.

persons by licensed outdoor workers. etc.

Prohibition of employ-

ment of other

of this contrates:

Restriction on employment of outdoor workers.

Powers of inspectors.

19F.

19F. Any person who contravenes or fails to Penalty for carry out any provision of this Division of this contraven-Part of this Act shall, where no other penalty is visions of provided, be liable on summary conviction to Division.

a penalty not exceeding fifty pounds.

19c. This Division of this Part of this Act Construcshall be read and construed subject to the Com- tion of monwealth of Australia Constitution Act and Division. so as not to exceed the legislative power of the State to the intent that where any provision of this Division or the application thereof to any person or circumstances is held invalid, the remainder of this Division or the application of such provision to other persons or circumstances shall not be affected.

(b) by inserting in section three after the definition sec. 3. and the of "Furniture" the following new definition: (Interpre-"Industrial Registrar" means the Registrar tation.) appointed under the Industrial Arbitration Act, 1912, or any Act replacing that

(c) by omitting from paragraph six of section nine sec. 9. the words "Part of this" wherever occurring; (Powers of inspectors.)

- (d) (i) by omitting from section seventeen the Sec. 17. words "last preceding section" and by (Occupier.) inserting in lieu thereof the words "section sixteen and for the purposes of Division 2A of this Part of this Act ";
 - (ii) by inserting in the same section after the words "the said section" the words "and the said Division ";

(e) by inserting at the end of section fifty-two the sec. 52. following new subsection:

(3) The prosecutor may conduct his case himself or by his counsel, attorney or an agent duly authorised by him in writing.

consent of Minister.)

by inserting in subsection one of section sixty- sec. 62. (f) two next after paragraph (q) the following new (Regulaparagraph:-

tions.)

(r) to prescribe the form of outdoor workers' licenses which may be issued and the form of renewals of such licenses. (g)

bedwitzedoR

of balan

120

Factories and Shops (Amendment).

(Division into Parts.)

(g) by inserting in section one after the words and figures "Division 2.—Records—ss. 14-19" the words and figures "Division 2A.—Outdoor workers—ss. 19A-19G ";

3. The Principal Act is further amended—

Further amendment of Act No. 39, 1912.

Sec. 76. (Definitions.)

FORD 300, 73.

and select and a s

A SHO Sec. 81.

busosic vità el

to unabligate of the

(Appending

(a) (i) by omitting from section seventy-six the definition of "Boots" and by inserting in lieu thereof the following definition:-

"Bedding" includes mattresses, pillows, bolsters, quilts, cushions, but does not include sheets, pillowslips, blankets, rugs, or other bed-coverings which are not quilted.

(ii) by omitting from the same section the definition of "Covering";

(iii) by omitting from the definition of "False trade description" in the same section the word "goods" and by inserting in lieu thereof the words "bedding or upholstered furniture ":

(iv) by amitting from the same section the definition of "Goods";

(v) by omitting from the definition of "Sell" in the same section the words "trade, or manufacture" and by inserting in lieu thereof the words "or trade";

(vi) by omitting from the same section the definition of "Trade description" and by inserting in lieu thereof the following definition :-

> "Trade description" in relation to any bedding or upholstered furniture means any description, statement, indication, or suggestion, direct or indirect, as to the quality, purity or weight of the bedding or upholstery and as to the material or ingredients of which the bedding or upholstery is composed.

(b)

(b) by omitting section seventy-seven and by insert- Substituted ing in lieu thereof the following new section:-

77. (1) No person shall sell any bedding Trade or upholstered furniture unless there is conspicuously appended thereto, or if so prescribed, to appended to any covering, label or thing used in connection bedding. therewith, in such manner as is prescribed, a trade description of such character and relating to such matters as is prescribed.

(2) The regulations shall not prescribe a sand trade description which discloses trade secrets of manufacture or preparation, except in any case where, on the ground that the disclosure is necessary for the protection of the health or well-being of the public, the Minister so recommends.

(c) by omitting from section seventy-eight the word sec. 78. "goods" wherever occurring and by inserting (Altered trade description.) in lieu thereof the words "bedding or upholstered furniture ":

(d) by omitting from section seventy-nine the word sec. 79. " goods " wherever occurring and by inserting (False trade description.) in lieu thereof the words "bedding or upholstered furniture "

(e) by omitting section eighty:

vastefoday

Sec. 80. (Implied

(f) (i) by inserting at the commencement of sub- sec. 81. section one of section eighty-one the words (Appending "For the purposes of section seventy-trade descripnine ":

tions.)

(ii) by omitting from paragraph (a) of subsection one of the same section the words "goods themselves" and by inserting in lieu thereof the words "bedding or upholstered furniture itself ";

(iii) by omitting from subsection two of the same section the words "or to any placard required by the regulations to be used ";

(iv) by omitting from the same section the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture "; (v)

(v) by omitting from the same section the word uniposur vd haff reel dowherever occurring;

Substituted section.

(g) by omitting section eighty-two and by inserting in lieu thereof the following new section:-

Offences with intent to defraud.

(Aiding and abetting)

prosecute

316 658

n after Sec. 87. vancod W) Saires

se see odl warn

82. (1) Any person who sells, exhibits, exposes or has in his possession for sale or any purpose of advertisement or trade any bedding or upholstered furniture to which a trade description is not appended in compliance with the provisions of this Part of this Act, shall be guilty of an offence against this Part of this Act.

(2) Any person who—

- (a) being a manufacturer, dealer, or trader, alters in contravention of this Part of this Act any trade description appended to any bedding or upholstered furniture under or in compliance with any law of New South Wales or of the Commonwealth; or
- (b) sells, exhibits, exposes or has in his possession for sale or any purpose of advertisement or trade, any bedding or upholstered furniture of which the trade description appended under or in compliance with any law of New South Wales or of the Commonwealth has been altered in contravention of this Part of this Act;
- (c) appends any false trade description to any bedding or upholstered furniture,

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

Sec. 83. false trade description.)

mi yall(h) (i) by omitting from section reighty-three the (Sale with resonance) seword "or" where firstly occurring and by inserting in lieu thereof the word " exhibits ":

- brow att s(ii) by omitting from the same section the words "trade or manufacture" and by inserting in lieu thereof the words "advertisement d by inserting or trade ";
 - (iii) by omitting from the same section the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture ":
 - (iv) by omitting paragraph (c) of the same section:
 - (i) (i) by omitting from section eighty-four the Sec. 84. word "goods" wherever occurring and by (Offences in inserting in lieu thereof the words "bed-course of business.) ding or upholstered furniture ":

(ii) by omitting subsection two of section eighty-four;

(j) by omitting from section eighty-five the word Sec. 85. "goods" and by inserting in lieu thereof the sentation as to words "bedding or upholstered furniture". Royal words "bedding or upholstered furniture";

Warrant.)

(k) by omitting subsection two of section eighty- sec. 86. six;

(Aiding and

(1) (i) by inserting in section eighty-seven after Sec. 87. the word "person" where firstly occurring (Who may the words "whose rights are impaired";

(ii) by inserting in the same section before the sec. ss. word "person" where secondly occurring (Period for prosecution.) the word "such";

(m) by omitting section eighty-eight;

Sec. 89. (Evidence.)

tains tracist

- (n) (i) by omitting paragraph (a) of section eighty-nine;
 - (ii) by omitting from paragraph (b) of the same section the word "an" and by inserting in lieu thereof the words "the Government";
- (iii) by omitting from the same paragraph the odi normi gina words "the analyst" and by inserting in lieu thereof the words "the Government and state Analyst or one of his officers "; деястренов.) 🥌

(Punishment.)

(o) by omitting from section ninety all words after the words "fifty pounds" where firstly occurring;

Sees. 91, 92, (Forfeiture of

(p) by omitting sections ninety-one, ninety-two and ninety-three:

(Powers of inspectors.)

- (q) (i) by omitting from subsection one of section ninety-five the words "in addition to the powers already conferred upon him by this w Jointes of the Act Myarana
- (ii) by omitting from paragraph (a) of the same we me not enot the subsection the words "goods are" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture is ";
 - (iii) by omitting from paragraphs (b) and (d) of the same subsection the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture."

Further amendment of 4. The Principal Act is further amended—

New Part V. (a) by inserting after Part IV the following new Part:

PART V.

FALSE ADVERTISEMENTS.

Penalty for publishing 801 or causing to be published any false advertisement to Many the sale of

- 97. (1) Any person who publishes or causes to be published any statement which-
 - (a) is intended or apparently intended by such person or any other person to promote the sale or disposal of any goods (which term includes anything that is the subject of trade, manufacture or merchandise); and
- (b) is to his knowledge false in any material the as a spell body particular,

shall be liable on summary conviction to a penalty not exceeding one hundred pounds.

10

ed Hade Lore ns ever i, t

- (2) A statement shall be deemed to be published within the meaning of this section if it is—
- (a) inserted in any newspaper or any other publication printed and published in New South Wales; or
 - (b) publicly exhibited _____

off pan to

recent acting under

Al Juny

neistind mer

intendiction

- (i) in, on, over or under any building, vehicle or place (whether or not a public place and whether on land or water); or
- (ii) in the air in view of persons being or passing in or on any street or wed in beinifur public place; or William
- (c) contained in any document gratuitously sent or delivered to any person or thrown or left upon premises in the occupation of any person.
 - (d) broadcast by wireless transmission.
 - (3) In any proceedings under this section against any person for publishing any statement aforesaid or causing the same to be published, if it is proved that such statement was false in any material particular, the person who published the statement or caused the same to be published shall be deemed to have published the same or to have caused the same to be published with knowledge of its falsity, unless he proves that having taken all reasonable precautions against committing an offence under this section he had reasonable grounds to believe and did believe that the statement was true and had no reason to suspect that the statement was false.
 - (4) Every body corporate shall be liable for an offence under this section as if such body corporate were a private person and shall be subject to the same penalties as if it were an individual.

suff-fi

the (Praceu

(amoit

Factories and Shops (Amendment).

(5) Every person who aids, abets, counsels or procures or by act or omission is in any way directly or indirectly knowingly concerned in the commission of any offence under this section shall be deemed to have committed that offence and shall be punishable accordingly.

(6) Where two or more persons commit or knowingly authorise or permit the commission of any offence under this section each of such persons shall be liable therefor and the liability of each of them shall be independent of

the liability of the other or others.

(7) No prosecution shall be instituted against the printer, publisher, or proprietor of any newspaper printed and published in New South Wales or against any person acting under the authority of the same for the publication in any such newspaper of any statement in contravention of this section unless-

- (a) such printer, publisher or proprietor has been warned by an inspector of the falsity of such statement or of any other statement substantially the same as such statement and that the publication thereof is an offence under this section; and
- (b) such printer, publisher or proprietor has on any one day after the receipt of the warning published or authorised or permitted the publication of such statement or any such other statement in any issue of any newspaper in New South Wales printed or owned by him (as the case may be); and
- (c) the consent of the Minister to the prosecution is first obtained.
- (8) No prosecution shall be instituted against the seller or distributor of any newspaper for the publication in such newspaper of any statement in contravention of this section unless the consent of the Minister to the prosecution is first obtained.

- (9) In this section "newspaper" includes any periodical publication.
- against any person for an offence under this section (whether resulting in a conviction or otherwise) such person shall remain liable to all civil proceedings in like manner as if the proceedings for an offence had not been taken.
 - (11) This section shall be read and construed as in aid of and not in derogation from any enactment or law relating to false or misleading advertisements or other statements.
 - (b) by inserting in subsection one of section fifty- Sec. 52. two after the words and figures "Part IV" the (Prosecutors and figures "and Part V";
 - (c) by inserting at the end of section one the words sec. 1. and figures "Part V—False Advertisements—s. (Division 97."

In the name and on behalf of His Majesty, I have assented to this Act.

A. HORE-RUTHVEN, Governor.

Government House, Sydney, 6th March, 1935.

cution is first outsided cution in the pane cution is first outsided (8). No prosecution shall be instricted against the selier or distributor of any news paper for the publication in such newspaper of any statement in contravention of this section inless the consent of the Minister to the prosecution is first obtained.

- (9) In this section "newspaper" in cludes any periodical publication.
- against any person for an efficient rolling a section to a section or der this section (whether resenting in a consider or to the water) and person abalt result leabe to the result of the proceedings in the marrier as if the proceedings for an effect and not been taken.
- (14) Idlie escale reliable to and constructed as in aid of and red in feet action from any one-current or law relating release or minloading adventagements or giller endemonia.
- two after the words and four of that is " the reason words and four is " the reason words and four V";
- (c) by inscribing at the end of section out the words have end figures of the V-I also Adverti, anonth-a. Striker approximately.

. In the name zzd in board of L is Eugenty, T have zz in this Az:

A TEXABLET RAFE, Garageor.

Courseset House.

String, 6% Mores, 2955

The Property and South

e de Hor

I certify that this Public Bull which originated in the Lebester Lative Assembly, has finally passed the Legislative Country of New South Wales.

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

Legislative Assembly Chamber, Salava, 25 February, 1985.

Rem South Wilsias ...

* 4

Tool.

Orlo

Till.

That o

-

6.2 1.8 1

H.Lahri

13000

MICH

Triconarca escoque que la conflició de la 1911 de 19. A la companya de la company

THE

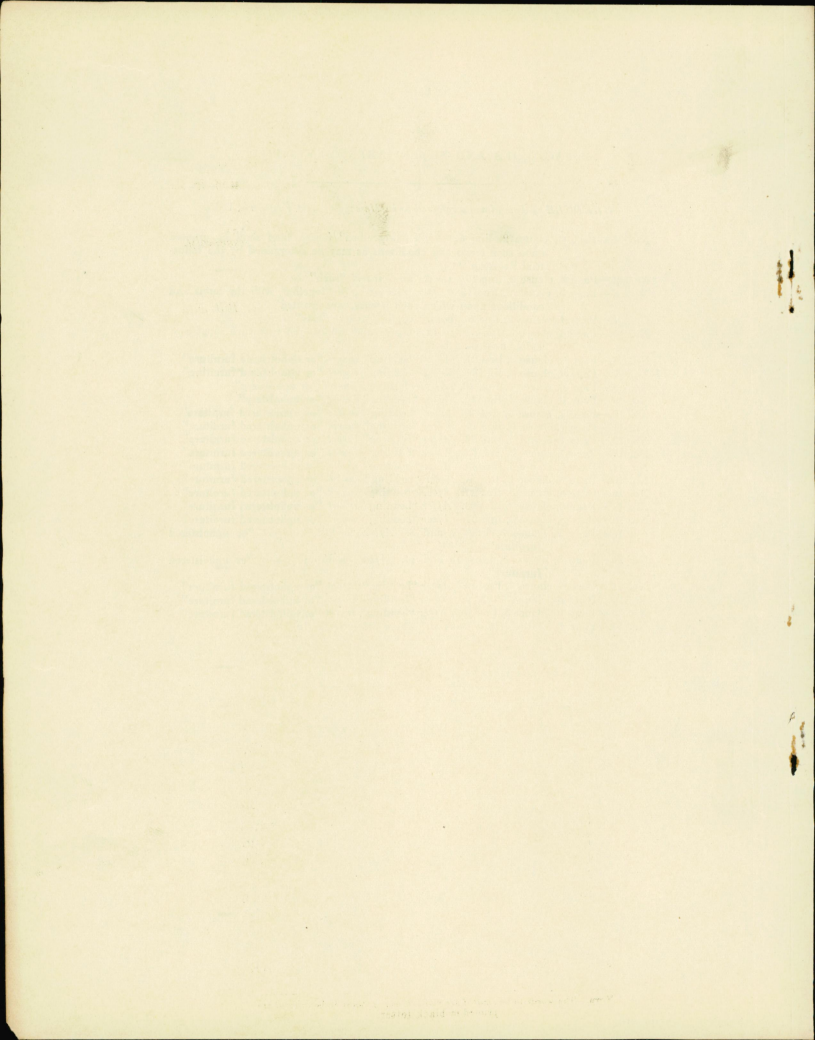
t have common this title, and find it is an insport in all requilible with the PW is thoolig para a by both House.

W. W. HEDGES.

FACTORIES AND SHOPS (AMENDMENT) BILL.

SCHEDULE of Amendments referred to in Message of 21st February, 1935.

- No. 1.—Page 3, clause 2, line 6. After "prescribed" insert "and shall be granted upon such terms and conditions as may be determined by the Industrial Registrar" No. 2.—Page 3, clause 2, line 15. Omit "any" insert "such" No. 3.—Page 3, clause 2, line 15. After "license" add "together, with the terms and conditions upon which such license, was granted" No. 4.—Page 4, clause 2, line 5. Omit "twenty" insert "fifty" No. 5.-Page 6, clause 3, lines 10 to 12. Omit "and upholstered furniture capable of being used as a bed.' No. 6.—Page 6, clause 3, line 21. After "bedding" insert "or upholstered furniture"
 No. 7.—Page 6, clause 3, line 34. After "bedding" insert "or upholstered furniture"
 No. 8.—Page 6, clause 3, line 38. After "bedding" insert "or upholstery"
 No. 9.—Page 6, clause 3, line 40. After "bedding" insert "or upholstery"
 No. 10.—Page 7, clause 3, line 3. After "bedding" insert "or upholstered furniture"
 No. 11.—Page 7, clause 3, line 19. After "bedding" insert "or upholstered furniture"
 No. 12.—Page 7, clause 3, line 23. After "bedding" insert "or upholstered furniture"
 No. 12.—Page 7, clause 3, line 23. After "bedding" insert "or upholstered furniture" No. 13.—Page 7, clause 3, line 33. After "bedding" insert "or upholstered furniture" No. 14.—Page 7, clause 3, line 40. After "bedding" insert "or upholstered furniture" No. 15.—Page 8, clause 3, line 7. After "bedding" insert "or upholstered furniture" No. 16.—Page 8, clause 3, line 17. After "bedding" insert "or upholstered furniture" No. 17.—Page 8, clause 3, line 23. After "bedding" insert "or upholstered furniture" No. 18.—Page 8, clause 3, line 31. After "bedding" insert "or upholstered furniture" No. 19.—Page 9, clause 3, lines 7 and 8. After "bedding" insert "or upholstered furniture" No. 20.—Page 9, clause 3, lines 13 and 14. After "bedding" insert "or upholstered furniture"
- No. 21.—Page 9, clause 3, line 19. After "bedding" insert "or upholstered furniture" No. 22.—Page 10, clause 3, line 13. After "bedding" insert "or upholstered furniture" No. 23.—Page 10, clause 3, line 18. After "bedding" insert "or upholstered furniture"
- No. 24.—Page 1. Title. Omit "certain" where firstly occurring.



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, 14 February, 1935.

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

W. K. CHARLTON, for the Clerk of the Parliaments. Legislative Council Chamber, Sydney, 21st February, 1935.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. , 1935.

An Act to provide for the licensing of outdoor workers in the clothing trades; to limit the provisions of Part IV of the Factories and Shops Act, 1912–1931, relating to trade descriptions of goods to the trade description of bedding, including mattresses, pillows, bolsters, quilts, cushions, and certain upholstered furniture; to make certain further provisions as to false advertisements; to amend the Factories and Shops Act, 1912–1931; and for purposes connected therewith.

53453 233—

BE

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

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Factories and Short title, Shops (Amendment) Act, 1935."

ment.

- (2) The Factories and Shops Act, 1912-1931, is in this Act referred to as the Principal Act.
 - (3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912-1935.
- (4) This Act shall commence on a date to be ap-15 pointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Principal Act is amended—

Amendment of Act No. 39, 1912. New Divi-

(a) by inserting at the end of Division 2 of Part II Part II. the following new Division:-

DIVISION 2A.—Outdoor Workers—Clothing 20 Trades.

19A. No work in the clothing trades of any Outdoor description or class which if done or performed workers in clothing in a factory would be covered by any award for trade to be the time being in force under any Act or Commonwealth Act relating to industrial arbitration shall be done or performed outside a factory by any person for or on behalf of the occupier of a factory, or any trader who sells such clothing by wholesale or retail, unless such person holds a license as an outdoor worker.

19B. (1) The Industrial Registrar may grant by whom such licenses to any persons who prove to his and to satisfaction that they are in necessitous circum- whom stances, or that by reason of domestic ties, etc. infirmity, old age, or any other sufficient reason (of which the Industrial Registrar shall be the sole judge) they are unable to work in factories.

35

25

20

(2)

(2) Application for the issue or renewal of such license shall be made to the Industrial Registrar in the form and in the manner prescribed. (3) Every such license shall be in the form prescribed and shall be granted upon such terms and conditions as may be determined by the Industrial Registrar, and shall, subject to the provisions of this Act, remain in force for one year from the date thereof, but may be renewed and on each renewal shall take effect for a further period of twelve months. (4) The Industrial Registrar shall notify the industrial union concerned of the grant of any such license together with the terms and conditions upon which such license was granted. (5) Every license issued under this Act shall be held by the licensee subject to the provisions of this Act and shall be delivered up to the Industrial Registrar upon demand. (6) Upon the loss or accidental destruction of any license, the Industrial Registrar, may, if satisfied, issue a duplicate or substitute license. (7) The issue or renewal of a license may

25

5

10

15

20

be refused—

(a) unless the applicant satisfies the Industrial Registrar that he is in all respects a fit and proper person to hold such license;

30

(b) upon proof to the satisfaction of the Industrial Registrar of any matter which under other provisions of this Act would be a sufficient cause for suspension or cancellation of a license.

35

(8) The Industrial Registrar shall keep a record of all persons licensed under this Act; and shall from time to time alter the entries in such record to the end that it shall be a correct record of the licenses for the time being in force and of the names and addresses and other particulars of the persons licensed. (9)

40

(9) The license of any outdoor worker may be suspended or cancelled by the Industrial Registrar on being satisfied that the licensee is suffering from a communicable disease, or that he is not in all respects a fit and proper person to hold a license, or for any other sufficient reason, of which the Industrial Registrar shall be the sole judge.

19c. No licensed outdoor worker shall—

(a) employ any other person or persons of employ ment of whatsoever in wholly or partly pre- other paring or manufacturing articles of persons by clothing or wearing apparel save and outdoor except members of the licensed outdoor workers, worker's own family:

Prohibition

(b) do any work inside a factory.

19D. The occupier of a factory shall not have Restriction at any one time more than one licensed outdoor on employment of worker to every ten indoor workers or fraction outdoor thereof except with the approval in writing of workers. the Industrial Registrar.

19E. (1) Any inspector, in addition to the Powers of powers already conferred upon him by this Act, may at any reasonable times enter any premises where any licensed outdoor worker is employed for the purpose of inspecting the outdoor worker's license or obtaining information as to the name and address of the employer, and the price or rate paid or to be paid to the licensee for the work performed by him, and for the purpose abovementioned may ask any reasonable questions of the licensee; and every such licensee shall in reply to such questions give such information as he may possess to enable the inspector

25

13

710

(1)

(2) If any person obstructs an inspector in the exercise of his powers under this section, or fails when duly required to produce his license, he shall be liable to a penalty not exceeding five pounds.

to carry out the purpose abovementioned.

35

6

5

10

15

20

25

30

40

ill agoging of the tele it 19r.

19F. Any person who contravenes or fails to Penalty for carry out any provision of this Division of this contraven-Part of this Act shall, where no other penalty is visions of provided, be liable on summary conviction to Division. a penalty not exceeding twenty fifty pounds. 5 19g. This Division of this Part of this Act Construcshall be read and construed subject to the Com-tion of monwealth of Australia Constitution Act and Division. so as not to exceed the legislative power of the State to the intent that where any provision of 10 this Division or the application thereof to any person or circumstances is held invalid, the remainder of this Division or the application of such provision to other persons or circumstances shall not be affected. 15 (b) by inserting in section three after the definition Sec. 3. of "Furniture" the following new definition: (Interpre-"Industrial Registrar" means the Registrar tation.) appointed under the Industrial Arbitration Act, 1912, or any Act replacing that 20 Act. (c) by omitting from paragraph six of section nine sec. 9. the words "Part of this" wherever occurring; (Powers of inspectors.) (d) (i) by omitting from section seventeen the Sec. 17. words "last preceding section" and by (Occupier.) 25 inserting in lieu thereof the words "section sixteen and for the purposes of Division 2A of this Part of this Act "; (ii) by inserting in the same section after the words "the said section" the words and 30 the said Division "; (e) by inserting at the end of section fifty-two the sec. 52. following new subsection: (3) The prosecutor may conduct his case him-consent of self or by his counsel, attorney or an agent duly 35 authorised by him in writing. (f) by inserting in subsection one of section sixty- sec. 62. two next after paragraph (q) the following new (Regula-40 (r) to prescribe the form of outdoor workers' licenses which may be issued and the form of renewals of such licenses. (g)

(g) by inserting in section one after the words and Sec. 1. figures "Division 2.—Records—ss. 14-19" the (Division into Parts.) words and figures "Division 2A.—Outdoor workers—ss. 19a-19g ";

5 3. The Principal Act is further amended—

Further amendment of Act No. 39, 1912.

20

(a) (i) by omitting from section seventy-six the Sec. 76. definition of "Boots" and by inserting in (Definitions,) lieu thereof the following definition:-

" Bedding " includes mattresses, pillows, bolsters, quilts, cushions, and upholstered furniture capable of being used as a bed, but does not include sheets, pillowslips, blankets, rugs, or

other bed-coverings which are not quilted.

(ii) by omitting from the same section the

definition of "Covering":

(iii) by omitting from the definition of "False trade description "in the same section the word "goods" and by inserting in lieu thereof the words "bedding or upholstered furniture '';

(iv) by omitting from the same section the

definition of "Goods":

(v) by omitting from the definition of "Sell" in the same section the words "trade, or manufacture " and by inserting in lieu thereof the words " or trade ";

(vi) by omitting from the same section the definition of "Trade description" and by inserting in lieu thereof the following

definition:

"Trade description" in relation to any bedding or upholstered furniture means any description, statement, indication, or suggestion, direct or indirect, as to the quality, purity or weight of the bedding or upholstery and as to the material or ingredients of which the bedding or upholstery is composed.

40

35

10

15

20

25

39

(b) by omitting section seventy-seven and by insert-Substituted ing in lieu thereof the following new section:-77. (1) No person shall sell any bedding Trade or upholstered furniture unless there is conspicuously appended thereto, or if so prescribed, to appended to 5 any covering, label or thing used in connection therewith, in such manner as is prescribed, a trade description of such character and relating to such matters as is prescribed. 10 (2) The regulations shall not prescribe a trade description which discloses trade secrets of manufacture or preparation, except in any case where, on the ground that the disclosure is necessary for the protection of the health or well-being of the public, the Minister so recom-15 (c) by omitting from section seventy-eight the word sec. 78. "goods" wherever occurring and by inserting (Altered trade description.) in lieu thereof the words "bedding or upholstered 20 furniture '': (d) by omitting from section seventy-nine the word sec. 79. " goods" wherever occurring and by inserting (False trade description.) in lieu thereof the words "bedding or upholstered furniture ''; 25 (e) by omitting section eighty; Sec. 80. (Implied (f) (i) by inserting at the commencement of sub- sec. 81. section one of section eighty-one the words (Appending "For the purposes of section seventy- trade descripnine "; tions.) 30 (ii) by omitting from paragraph (a) of subsection one of the same section the words "goods themselves" and by inserting in lieu thereof the words "bedding or upholstered furniture itself "; (iii) by omitting from subsection two of the same 35 section the words "or to any placard required by the regulations to be used "; (iv) by omitting from the same section the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or 40 (v) upholstered furniture ";

5

10

15

20

25

()

Factories and Shops (Amendment).

- (v) by omitting from the same section the word "reel" wherever occurring;
- (g) by omitting section eighty-two and by inserting substituted in lieu thereof the following new section:—
- 82. (1) Any person who sells, exhibits, exposes or has in his possession for sale or any purpose of advertisement or trade any bedding or upholstered furniture to which a trade description is not appended in compliance with the provisions of this Part of this Act, shall be guilty of an offence against this Part of this Act.

(2) Any person who—

- (a) being a manufacturer, dealer, or trader, alters in contravention of this Part of this Act any trade description appended to any bedding or upholstered furniture under or in compliance with any law of New South Wales or of the Commonwealth; or
- (b) sells, exhibits, exposes or has in his possession for sale or any purpose of advertisement or trade, any bedding or upholstered furniture of which the trade description appended under or in compliance with any law of New South Wales or of the Commonwealth has been altered in contravention of this Part of this Act; or
- 30 (c) appends any false trade description to any bedding or upholstered furniture, shall be guilty of an offence against this Part of this Act, unless he proves that he acted without intent to deceive or defraud.
- (h) (i) by omitting from section eighty-three the Sec. 83.

 word "or" where firstly occurring and (Sale with false trade description.)

 "exhibits"; (ii)

5

10

15

20

25

30

35

Factories and Shops (Amendment).

(ii)	by omitting from the same section the words
	"trade or manufacture" and by inserting
	in lieu thereof the words "advertisement
	or trade ";

- (iii) by omitting from the same section the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture ";
- (iv) by omitting paragraph (c) of the same section;
- (i) (i) by omitting from section eighty-four the Sec. 84. word "goods" wherever occurring and by (Offences in inserting in lieu thereof the words "bed-business.) ding or upholstered furniture ";

(ii) by omitting subsection two of section eighty-four;

(j) by omitting from section eighty-five the word Sec. S5. "goods" and by inserting in lieu thereof the words "bedding or upholstered furniture"; Royal Warrant.)

(k) by omitting subsection two of section eighty- sec. 86. six;

(Aiding and

(1) (i) by inserting in section eighty-seven after Sec. 87. the word "person" where firstly occurring (Who may the words "whose rights are impaired";

- (ii) by inserting in the same section before the sec. ss. word "person" where secondly occurring (Period for prosecution.) the word "such";
- (m) by omitting section eighty-eight; Sec. 89. (Evidence.)
- (n) (i) by omitting paragraph (a) of section eighty-nine;
 - (ii) by omitting from paragraph (b) of the same section the word "an" and by inserting in lieu thereof the words "the Government";
 - (iii) by omitting from the same paragraph the words "the analyst" and by inserting in lieu thereof the words "the Government Analyst or one of his officers ";

(o)

Factories	and	Shops	(Amend	lment).
-----------	-----	-------	--------	-------	----

- (o) by omitting from section ninety all words after Sec. 90. the words "fifty pounds" where firstly occur- (Punishment.)
- (p) by omitting sections ninety-one, ninety-two and Secs. 91, 92, ninety-three; (Forfeiture of
- goods.) (q) (i) by omitting from subsection one of section Sec. 95. ninety-five the words "in addition to the (Powers of powers already conferred upon him by this tors.) Act '':
- 10 (ii) by omitting from paragraph (a) of the same subsection the words "goods are" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture is ";
- (iii) by omitting from paragraphs (b) and (d) 15 of the same subsection the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture."
- 20 4. The Principal Act is further amended—

30

amendment of Act No. 39, 1912.

lished any

ment to

goods.

I MANUAL

(a) by inserting after Part IV the following new New Part V. Part:

PART V.

FALSE ADVERTISEMENTS.

- 97. (1) Any person who publishes or causes to Penalty for 25 be published any statement which—
 - (a) is intended or apparently intended by to be pubsuch person or any other person to promote the sale or disposal of any goods advertise-(which term includes anything that is the subject of trade, manufacture or mer- the sale of chandise); and
 - (b) is to his knowledge false in any material particular,
- 35 shall be liable on summary conviction to a penalty not exceeding one hundred pounds. (2)

.

5

10

15

20

25

30

Factories and Shops (Amendment).

- (2) A statement shall be deemed to be published within the meaning of this section if it is—
 - (a) inserted in any newspaper or any other publication printed and published in New South Wales; or
 - (b) publicly exhibited-
 - (i) in, on, over or under any building, vehicle or place (whether or not a public place and whether on land or water); or
 - (ii) in the air in view of persons being or passing in or on any street or public place; or
 - (c) contained in any document gratuitously sent or delivered to any person or thrown or left upon premises in the occupation of any person.
 - (d) broadcast by wireless transmission.
- (3) In any proceedings under this section against any person for publishing any statement aforesaid or causing the same to be published, if it is proved that such statement was false in any material particular, the person who published the statement or caused the same to be published shall be deemed to have published the same or to have caused the same to be published with knowledge of its falsity, unless he proves that having taken all reasonable precautions against committing an offence under this section he had reasonable grounds to believe and did believe that the statement was true and had no reason to suspect that the statement was false.
- 35 (4) Every body corporate shall be liable for an offence under this section as if such body corporate were a private person and shall be subject to the same penalties as if it were an individual.

(5)

10

15

20

25

30

35

40

Factories and Shops (Amendment).

(5) Every person who aids, abets, coun-
sels or procures or by act or omission is in any
way directly or indirectly knowingly concerned
in the commission of any offence under this sec-
tion shall be deemed to have committed that
offence and shall be punishable accordingly.

(6) Where two or more persons commit or knowingly authorise or permit the commission of any offence under this section each of such persons shall be liable therefor and the liability of each of them shall be independent of the liability of the other or others.

(7) No prosecution shall be instituted against the printer, publisher, or proprietor of any newspaper printed and published in New South Wales or against any person acting under the authority of the same for the publication in any such newspaper of any statement in contravention of this section unless—

(a) such printer, publisher or proprietor has been warned by an inspector of the falsity of such statement or of any other statement substantially the same as such statement and that the publication thereof is an offence under this section; and

(b) such printer, publisher or proprietor has on any one day after the receipt of the warning published or authorised or permitted the publication of such statement or any such other statement in any issue of any newspaper in New South Wales printed or owned by him (as the case may be); and

(c) the consent of the Minister to the prosecution is first obtained.

(8) No prosecution shall be instituted against the seller or distributor of any newspaper for the publication in such newspaper of any statement in contravention of this section unless the consent of the Minister to the prosecution is first obtained.

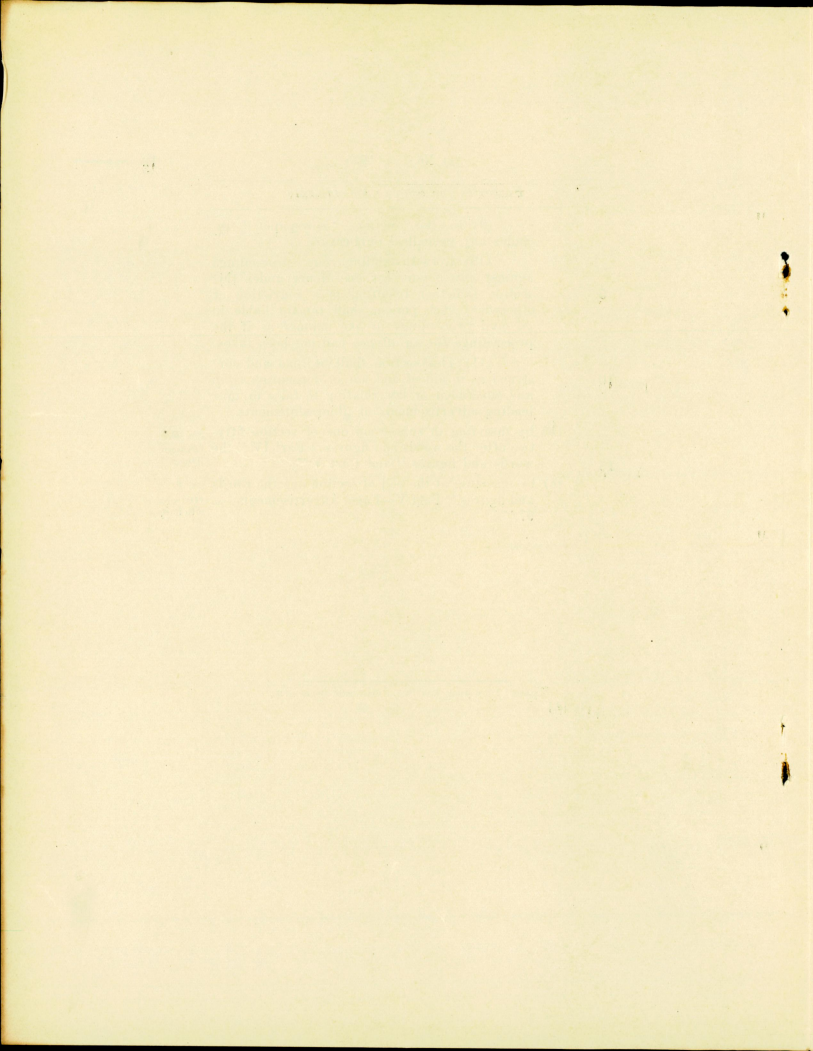
(9)

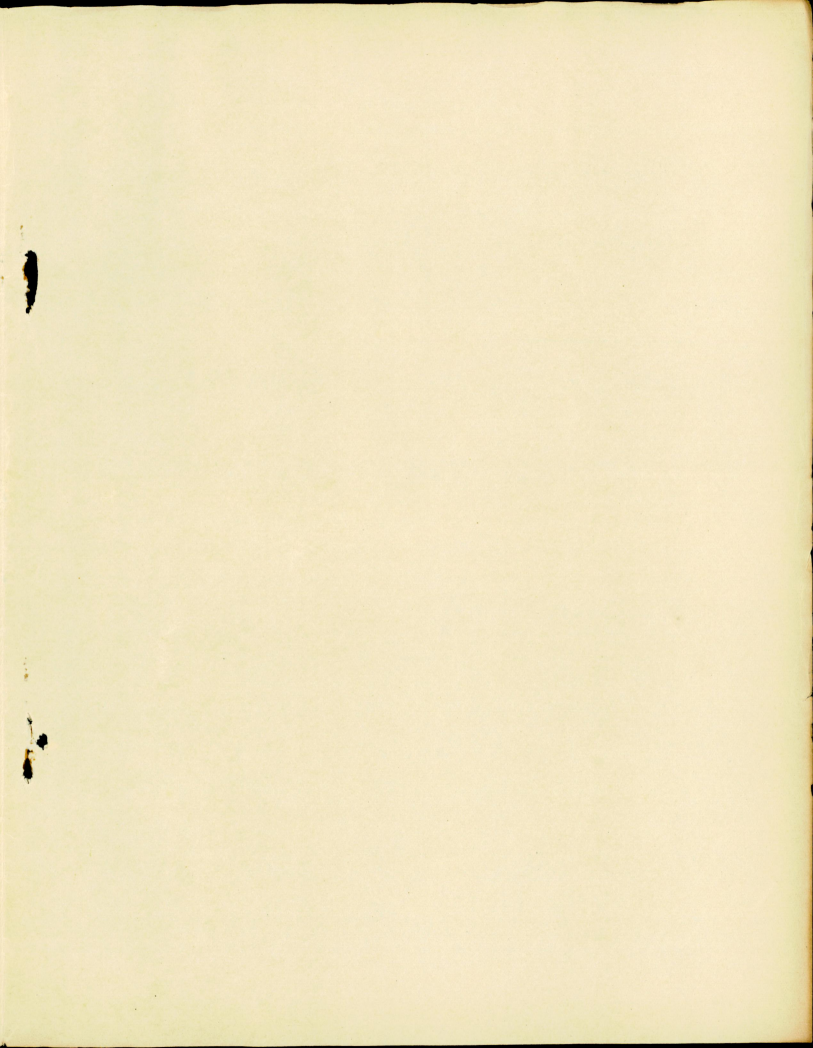
- (9) In this section "newspaper" includes any periodical publication.
- (10) Notwithstanding any proceedings against any person for an offence under this section (whether resulting in a conviction or otherwise) such person shall remain liable to all civil proceedings in like manner as if the proceedings for an offence had not been taken.
- (11) This section shall be read and construed as in aid of and not in derogation from any enactment or law relating to false or misleading advertisements or other statements.
 - (b) by inserting in subsection one of section fifty- Sec. 52. two after the words and figures "Part IV" the (Prosecuwords and figures "and Part V";
 - (c) by inserting at the end of section one the words sec. 1. and figures "Part V—False Advertisements—s. (Division into Parts.)

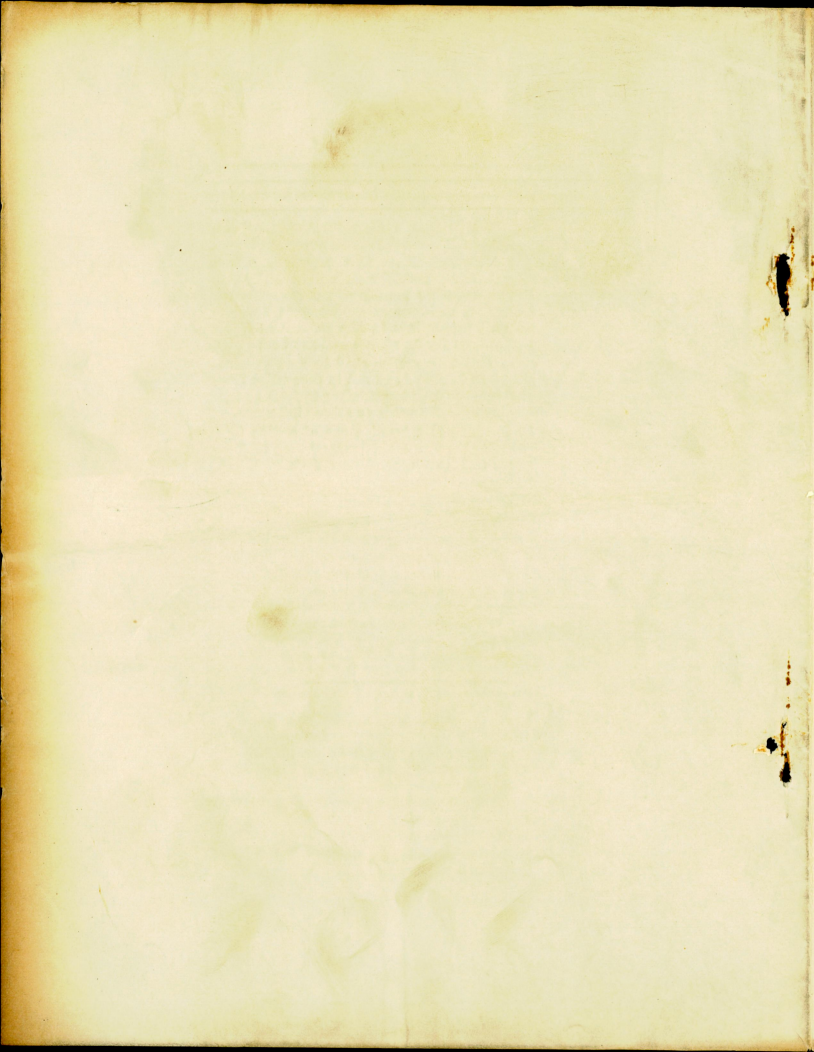
5

10

15







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, 14 February, 1935.

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

for the Clerk of the Parliaments.

Legislative Council Chamber,
Sydney, February, 1935.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. , 1935.

An Act to provide for the licensing of outdoor workers in the clothing trades; to limit the provisions of Part IV of the Factories and Shops Act, 1912–1931, relating to trade descriptions of goods to the trade description of bedding, including mattresses, pillows, bolsters, quilts, cushions, and Certain upholstered furniture; to make certain further provisions as to false advertisements; to amend the Factories and Shops Act, 1912–1931; and for purposes connected therewith.

53453 233-

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:—

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Factories and Short title, Shops (Amendment) Act, 1935."

citation and commence-

- (2) The Factories and Shops Act, 1912-1931, is in ment. 10 this Act referred to as the Principal Act.
 - (3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912-1935.
- (4) This Act shall commence on a date to be ap-15 pointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Principal Act is amended—

(a) by inserting at the end of Division 2 of Part II Part II. the following new Division:-

Amendment of Act No. 39, New Divi-

Division 2A.—Outdoor Workers—Clothing 20 Trades.

19A. No work in the clothing trades of any Outdoor description or class which if done or performed workers in clothing in a factory would be covered by any award for trade to be the time being in force under any Act or Commonwealth Act relating to industrial arbitration shall be done or performed outside a factory by any person for or on behalf of the occupier of a factory, or any trader who sells such clothing by wholesale or retail, unless such person holds a license as an outdoor worker.

19B. (1) The Industrial Registrar may grant by whom such licenses to any persons who prove to his and to satisfaction that they are in necessitous circumstances, or that by reason of domestic ties, etc. infirmity, old age, or any other sufficient reason (of which the Industrial Registrar shall be the sole judge) they are unable to work in factories.

35

25

30

5

10

15

20

25

30

35

40

(2) Application for the issue or renewal of such license shall be made to the Industrial Registrar in the form and in the manner prescribed.

(3) Every such license shall be in the form prescribed and shall be granted upon such terms and conditions as may be determined by the Industrial Registrar, and shall, subject to the provisions of this Act, remain in force for one year from the date thereof, but may be renewed and on each renewal shall take effect for a further period of twelve months.

(4) The Industrial Registrar shall notify the industrial union concerned of the grant of any such license together with the terms and conditions upon which such license was granted.

(5) Every license issued under this Act shall be held by the licensee subject to the provisions of this Act and shall be delivered up to the Industrial Registrar upon demand.

(6) Upon the loss or accidental destruction of any license, the Industrial Registrar, may, if satisfied, issue a duplicate or substitute license.

(7) The issue or renewal of a license may be refused—

(a) unless the applicant satisfies the Industrial Registrar that he is in all respects a fit and proper person to hold such license;

(b) upon proof to the satisfaction of the Industrial Registrar of any matter which under other provisions of this Act would be a sufficient cause for suspension or cancellation of a license.

(8) The Industrial Registrar shall keep a record of all persons licensed under this Act; and shall from time to time alter the entries in such record to the end that it shall be a correct record of the licenses for the time being in force and of the names and addresses and other particulars of the persons licensed. (9)

(9) The license of any outdoor worker may be suspended or cancelled by the Industrial Registrar on being satisfied that the licensee is suffering from a communicable disease, or that he is not in all respects a fit and proper person to hold a license, or for any other sufficient reason, of which the Industrial Registrar shall be the sole judge.

19c. No licensed outdoor worker shall—

(a) employ any other person or persons of employment of whatsoever in wholly or partly pre- other paring or manufacturing articles of persons by clothing or wearing apparel save and outdoor except members of the licensed outdoor workers, worker's own family;

Prohibition

(b) do any work inside a factory.

19D. The occupier of a factory shall not have Restriction at any one time more than one licensed outdoor on employment of worker to every ten indoor workers or fraction outdoor thereof except with the approval in writing of workers. the Industrial Registrar.

19E. (1) Any inspector, in addition to the Powers of powers already conferred upon him by this Act, inspectors. may at any reasonable times enter any premises where any licensed outdoor worker is employed for the purpose of inspecting the outdoor worker's license or obtaining information as to the name and address of the employer, and the price or rate paid or to be paid to the licensee for the work performed by him, and for the purpose abovementioned may ask any reasonable ques-

tions of the licensee; and every such licensee shall in reply to such questions give such information as he may possess to enable the inspector to carry out the purpose abovementioned.

35

30

5

10

15

20

25

(2) If any person obstructs an inspector in the exercise of his powers under this section, or fails when duly required to produce his license, he shall be liable to a penalty not exceeding five pounds.

19F.

	The control and Swops (IIII and the control of the	
	19r. Any person who contravenes or fails to carry out any provision of this Division of this Part of this Act shall, where no other penalty is provided, be liable on summary conviction to	Penalty for contraven- tion of pro- visions of Division.
-5	a penalty not exceeding twenty fifty pounds. 19g. This Division of this Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution Act and so as not to exceed the legislative power of the	Construc- tion of Division.
10	State to the intent that where any provision of this Division or the application thereof to any person or circumstances is held invalid, the remainder of this Division or the application of such provision to other persons or circum-	
15	stances shall not be affected: (b) by inserting in section three after the definition	Sec. 3. (Interpretation.)
20	appointed under the Industrial Arbitration Act, 1912, or any Act replacing that Act.	ϵ
25	 (c) by omitting from paragraph six of section nine the words "Part of this" wherever occurring; (d) (i) by omitting from section seventeen the words "last preceding section" and by inserting in lieu thereof the words "section sixteen and for the purposes of Division 2a of this Part of this Act"; 	(Powers of inspectors.) Sec. 17.
30	(ii) by inserting in the same section after the words "the said section" the words "and the said Division"; (a) by inserting at the end of section fifty two the	Sec. 52.
35	following new subsection:— (3) The prosecutor may conduct his case himself or by his counsel, attorney or an agent duly authorised by him in writing.	(No prosecution without consent of Minister.)
40	 (f) by inserting in subsection one of section sixty-two next after paragraph (q) the following new paragraph:— (r) to prescribe the form of outdoor workers' 	Sec. 62. (Regulations.)
	licenses which may be issued and the form of renewals of such licenses. (g)	

1

34

Factories and Shops (Amendment).

(g) by inserting in section one after the words and Sec. 1. figures "Division 2.-Records-ss. 14-19" the (Division words and figures "Division 2A.—Outdoor workers—ss. 19A-19G"; 5 3. The Principal Act is further amended— Further amendment of Act No. 39, (a) (i) by omitting from section seventy-six the Sec. 76. definition of "Boots" and by inserting in (Definitions.) lieu thereof the following definition:-"Bedding" includes mattresses, pillows, bolsters, quilts, cushions, and uphol-10 stered furniture capable of being used as a bed, but does not include sheets, pillowslips, blankets, rugs, or other bed-coverings which are not quilted. 15 (ii) by omitting from the same section the definition of "Covering"; (iii) by omitting from the definition of "False trade description" in the same section the word "goods" and by inserting in lieu 20 thereof the words "bedding or upholstered furniture ': (iv) by omitting from the same section the definition of "Goods"; (v) by omitting from the definition of "Sell" 25 in the same section the words "trade, or manufacture" and by inserting in lieu thereof the words "or trade":

definition:— "Trade d

"Trade description" in relation to any bedding or upholstered furniture means any description, statement, indication, or suggestion, direct or indirect, as to the quality, purity or weight of the bedding or upholstery and as to the material or ingredients of which the bedding or upholstery is composed.

(vi) by omitting from the same section the definition of "Trade description" and by

inserting in lieu thereof the following

40

30)

35

(b)

		I word too with proportion	
Pole II	(b) by omitting section seventy-seven and by insert- ing in lieu thereof the following new section:— 77. (1) No person shall sell any bedding	Substituted s. 77.
5		or upholstered furniture unless there is conspicu- ously appended thereto, or if so prescribed, to any covering, label or thing used in connection therewith, in such manner as is prescribed, a trade description of such character and relating	description to be appended to bedding,
10		to such matters as is prescribed. (2) The regulations shall not prescribe a trade description which discloses trade secrets of manufacture or preparation, except in any case where, on the ground that the disclosure is	
15	1-	necessary for the protection of the health or well-being of the public, the Minister so recommends.	
	(c) by omitting from section seventy-eight the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture";	Sec. 78. (Altered trade description.)
20	(d	by omitting from section seventy-nine the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture";	
0.	(e) by omitting section eighty;	Sec. 80. (Implied warranty.)
25	(f) (i) by inserting at the commencement of sub- section one of section eighty-one the words "For the purposes of section seventy- nine";	Sec. 81. (Appending trade descriptions.)
30		(ii) by omitting from paragraph (a) of subsection one of the same section the words "goods themselves" and by inserting in lieu thereof the words "bedding or upholstered furniture itself";	
35		(iii) by omitting from subsection two of the same section the words "or to any placard required by the regulations to be used"; (iv) by omitting from the same section the word "goods" wherever occurring and by insert-	
		ing in lieu thereof the words "bedding or upholstered furniture"; (v)	

- (v) by omitting from the same section the word "reel" wherever occurring;
- (g) by omitting section eighty-two and by inserting substituted in lieu thereof the following new section:—
- 82. (1) Any person who sells; exhibits, exposes or has in his possession for sale or any purpose of advertisement or trade any bedding or upholstered furniture to which a trade description is not appended in compliance with the provisions of this Part of this Act, shall be guilty of an offence against this Part of this Act.

(2) Any person who—

5

10

15

20

- (a) being a manufacturer, dealer, or trader, alters in contravention of this Part of this Act any trade description appended to any bedding or upholstered furniture under or in compliance with any law of New South Wales or of the Commonwealth; or
- (b) sells, exhibits, exposes or has in his possession for sale or any purpose of advertisement or trade, any bedding or upholstered furniture of which the trade description appended under or in compliance with any law of New South Wales or of the Commonwealth has been altered in contravention of this Part of this Act; or
- 30 (c) appends any false trade description to any bedding or upholstered furniture, shall be guilty of an offence against this Part of this Act, unless he proves that he acted without intent to deceive or defraud.
- (h) (i) by omitting from section eighty-three the Sec. 83.

 word "or" where firstly occurring and (Sale with
 by inserting in lieu thereof the word false trade
 description.)

 "exhibits";

Factories	and	Shops	(Amendment)).
-----------	-----	-------	-------------	----

5

10

15

25

35

(ii)	by omitting from the same section the words
	"trade or manufacture" and by inserting
	in lieu thereof the words "advertisement
	or trade ";

- (iii) by omitting from the same section the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture ";
- (iv) by omitting paragraph (c) of the same section:
- (i) (i) by omitting from section eighty-four the Sec. 84. word "goods" wherever occurring and by (Offences in inserting in lieu thereof the words "bed-business.) ding or upholstered furniture ";

(ii) by omitting subsection two of section eighty-four:

(j) by omitting from section eighty-five the word Sec. 85. "goods" and by inserting in lieu thereof the sentation as to words "bedding or unholstered furniture". words "bedding or upholstered furniture";

Warrant.)

- 20 (k) by omitting subsection two of section eighty- Sec. 86.
- (Aiding and abetting.)
 - (1) (i) by inserting in section eighty-seven after Sec. 87. the word "person" where firstly occurring (Who may the words "whose rights are impaired";
 - (ii) by inserting in the same section before the Sec. ss. word "person" where secondly occurring (Period for prosecution,) the word "such ";
 - (m) by omitting section eighty-eight;

Sec. 89. (Evidence.)

- (n) (i) by omitting paragraph (a) of section 30 eighty-nine;
 - (ii) by omitting from paragraph (b) of the same section the word "an "and by inserting in lieu thereof the words "the Government";
 - (iii) by omitting from the same paragraph the words "the analyst" and by inserting in lieu thereof the words "the Government Analyst or one of his officers ";

(o)

Factories	and	Shops	(Amendment)).
-----------	-----	-------	-------------	----

(o) by omitting from section ninety all words after Sec. 90. the words "fifty pounds" where firstly occur- (Punishring;

(p) by omitting sections ninety-one, ninety-two and secs. 91, 92, ninety-three; (q) (i) by omitting from subsection one of section Sec. 95.

(Forfeiture of

- ninety-five the words "in addition to the (Powers of powers already conferred upon him by this tors.) Act ";
- (ii) by omitting from paragraph (a) of the same subsection the words "goods are" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture is '';
- (iii) by omitting from paragraphs (b) and (d) 15 of the same subsection the word "goods" wherever occurring and by inserting in lieu thereof the words "bedding or upholstered furniture."
- 20 4. The Principal Act is further amended—

5

10

30

Further amendment of Act No. 39,

(a) by inserting after Part IV the following new New Part V. Part:

PART V.

FALSE ADVERTISEMENTS.

25 97. (1) Any person who publishes or causes to Penalty for be published any statement which—

publishing or causing goods.

(a) is intended or apparently intended by such person or any other person to pro- lished any mote the sale or disposal of any goods advertise-(which term includes anything that is the subject of trade, manufacture or mer- the sale of chandise); and

(b) is to his knowledge false in any material particular,

35 shall be liable on summary conviction to a penalty not exceeding one hundred pounds.

(2)

Factories	and Shop	s (Amendme	ent).
------------------	----------	------------	-------

- (2) A statement shall be deemed to be published within the meaning of this section if it is—
 - (a) inserted in any newspaper or any other publication printed and published in New South Wales; or
 - (b) publicly exhibited—
 - (i) in, on, over or under any building, vehicle or place (whether or not a public place and whether on land or water); or
 - (ii) in the air in view of persons being or passing in or on any street or public place; or
 - (c) contained in any document gratuitously sent or delivered to any person or thrown or left upon premises in the occupation of any person.
 - (d) broadcast by wireless transmission.
- (3) In any proceedings under this section against any person for publishing any statement aforesaid or causing the same to be published, if it is proved that such statement was false in any material particular, the person who published the statement or caused the same to be published shall be deemed to have published the same or to have caused the same to be published with knowledge of its falsity, unless he proves that having taken all reasonable precautions against committing an offence under this section he had reasonable grounds to believe and did believe that the statement was true and had no reason to suspect that the statement was false.
- (4) Every body corporate shall be liable for an offence under this section as if such body corporate were a private person and shall be subject to the same penalties as if it were an individual.

(5)

15

10

5

20

25

30

(5) Every person who aids, abets, coun-
sels or procures or by act or omission is in any
way directly or indirectly knowingly concerned
in the commission of any offence under this sec-
tion shall be deemed to have committed that
offence and shall be punishable accordingly.

(6) Where two or more persons commit or knowingly authorise or permit the commission of any offence under this section each of such persons shall be liable therefor and the liability of each of them shall be independent of the liability of the other or others.

(7) No prosecution shall be instituted against the printer, publisher, or proprietor of any newspaper printed and published in New South Wales or against any person acting under the authority of the same for the publication in any such newspaper of any statement in contravention of this section unless—

(a) such printer, publisher or proprietor has been warned by an inspector of the falsity of such statement or of any other statement substantially the same as such statement and that the publication thereof is an offence under this section; and

(b) such printer, publisher or proprietor has on any one day after the receipt of the warning published or authorised or permitted the publication of such statement or any such other statement in any issue of any newspaper in New South Wales printed or owned by him (as the case may be); and

(c) the consent of the Minister to the prosecution is first obtained.

(8) No prosecution shall be instituted against the seller or distributor of any newspaper for the publication in such newspaper of any statement in contravention of this section unless the consent of the Minister to the prosecution is first obtained.

(9)

15

10

5

20

25

30

35

- (9) In this section "newspaper" includes any periodical publication.
- (10) Notwithstanding any proceedings against any person for an offence under this section (whether resulting in a conviction or otherwise) such person shall remain liable to all civil proceedings in like manner as if the proceedings for an offence had not been taken.
 - (11) This section shall be read and construed as in aid of and not in derogation from any enactment or law relating to false or misleading advertisements or other statements.
- (b) by inserting in subsection one of section fifty- Sec. 52. two after the words and figures "Part IV"; the (Prosecutions.)
 - (c) by inserting at the end of section one the words sec. 1. and figures "Part V—False Advertisements—s. (Division into Parts.)

Sydney: Alfred James Kent, I.S.O., Government Printer-1935.

| 1s 1d.]

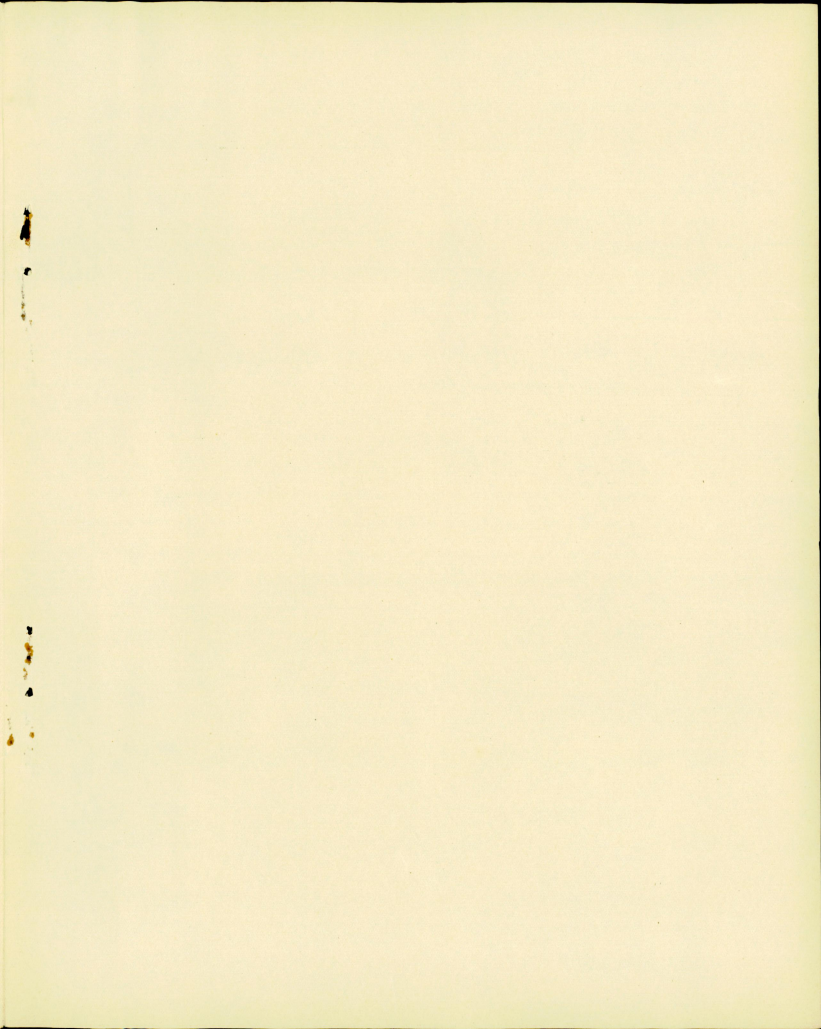
5

10

15

柳

continue and a second a second and a second 1 . 1



And the second of the second

Appending to the second of the

g and the second second

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, 14 February, 1935.

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS.

Act No. , 1935.

An Act to provide for the licensing of outdoor workers in the clothing trades; to limit the provisions of Part IV of the Factories and Shops Act, 1912–1931, relating to trade descriptions of goods to the trade description of bedding, including mattresses, pillows, bolsters, quilts, cushions, and certain upholstered furniture; to make certain further provisions as to false advertisements; to amend the Factories and Shops Act, 1912–1931; and for purposes connected therewith.

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

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Factories and Short title, Shops (Amendment) Act, 1935."

commence-

- (2) The Factories and Shops Act, 1912-1931, is in 10 this Act referred to as the Principal Act.
 - (3) The Principal Act, as amended by this Act, may be cited as the Factories and Shops Act, 1912-1935.
- (4) This Act shall commence on a date to be ap-15 pointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Principal Act is amended—

(a) by inserting at the end of Division 2 of Part II Part II. the following new Division:

Amendment of Act No. 39, New Divi-sion 24.

DIVISION 2A.—Outdoor Workers—Clothing 20 Trades.

19A. No work in the clothing trades of any Outdoor description or class which if done or performed clothing in a factory would be covered by any award for trade to be the time being in force under any Act or Commonwealth Act relating to industrial arbitration shall be done or performed outside a factory by any person for or on behalf of the occupier of a factory, or any trader who sells such clothing by wholesale or retail, unless such person holds a license as an outdoor worker.

19B. (1) The Industrial Registrar may grant by whom such licenses to any persons who prove to his and to satisfaction that they are in necessitous circumstances, or that by reason of domestic ties, etc. infirmity, old age, or any other sufficient reason (of which the Industrial Registrar shall be the sole judge) they are unable to work in factories.

35

25

(2) Application for the issue or renewal of such license shall be made to the Industrial Registrar in the form and in the manner prescribed. (3) Every such license shall be in the 5 form prescribed and shall, subject to the provisions of this Act, remain in force for one year from the date thereof, but may be renewed and on each renewal shall take effect for a further period of twelve months. 10 (4) The Industrial Registrar shall notify the industrial union concerned of the grant of any license. (5) Every license issued under this Act shall be held by the licensee subject to the pro-15 visions of this Act and shall be delivered up to the Industrial Registrar upon demand. (6) Upon the loss or accidental destruction of any license, the Industrial Registrar, 20 may, if satisfied, issue a duplicate or substitute license. (7) The issue or renewal of a license may be refused-(a) unless the applicant satisfies the Indus-25 trial Registrar that he is in all respects a fit and proper person to hold such license; (b) upon proof to the satisfaction of the Industrial Registrar of any matter which 30 under other provisions of this Act would be a sufficient cause for suspension or cancellation of a license. (8) The Industrial Registrar shall keep a record of all persons licensed under this Act; 35 and shall from time to time alter the entries in such record to the end that it shall be a correct record of the licenses for the time being in force and of the names and addresses and other particulars of the persons licensed.

(9) The license of any outdoor worker may be suspended or cancelled by the Industrial Registrar on being satisfied that the licensee

is suffering from a communicable disease, or that he is not in all respects a fit and proper person to hold a license, or for any other sufficient reason, of which the Industrial Registrar shall be the sole judge.

19c. No licensed outdoor worker shall-

(a) employ any other person or persons whatsoever in wholly or partly pre-other paring or manufacturing articles of persons by licensed clothing or wearing apparel save and outdoor except members of the licensed outdoor workers, worker's own family;

(b) do any work inside a factory.

19D. The occupier of a factory shall not have Restriction at any one time more than one licensed outdoor on employworker to every ten indoor workers or fraction ment of outdoor thereof except with the approval in writing of workers. the Industrial Registrar.

Prohibition of employ-

19E. (1) Any inspector, in addition to the Powers of powers already conferred upon him by this Act, inspectors. may at any reasonable times enter any premises where any licensed outdoor worker is employed for the purpose of inspecting the outdoor worker's license or obtaining information as to the name and address of the employer, and the price or rate paid or to be paid to the licensee for the work performed by him, and for the purpose abovementioned may ask any reasonable questions of the licensee; and every such licensee shall in reply to such questions give such information as he may possess to enable the inspector to carry out the purpose abovementioned.

(2) If any person obstructs an inspector in the exercise of his powers under this section, or fails when duly required to produce his license, he shall be liable to a penalty not exceeding five pounds.

19F. Any person who contravenes or fails to Penalty for carry out any provision of this Division of this contraven-Part of this Act shall, where no other penalty is tion of proprovided, be liable on summary conviction to Division. a penalty not exceeding twenty pounds.

20

5

10

15

25

30 shogest

	34	19g. This Division of this Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution Act and	Construc- tion of Division.
5		so as not to exceed the legislative power of the State to the intent that where any provision of this Division or the application thereof to any	
		person or circumstances is held invalid, the remainder of this Division or the application of such provision to other persons or circum-	ğ
10		stances shall not be affected.	
	(b)	by inserting in section three after the definition	Sec. 3.
		of "Furniture" the following new definition:— "Industrial Registrar" means the Registrar appointed under the Industrial Arbitra-	tation.)
15		tion Act, 1912, or any Act replacing that	
		Act.	
		by omitting from paragraph six of section nine the words "Part of this" wherever occurring;	(Powers of inspectors.)
	(d)	(i) by omitting from section seventeen the	Sec. 17.
20		words "last preceding section" and by	(Occupier.)
		inserting in lieu thereof the words "section sixteen and for the purposes of Division 2A	
		of this Part of this Act ";	11.0
		(ii) by inserting in the same section after the	
25		words "the said section" the words "and	
20		the said Division ";	
	(e)	by inserting at the end of section fifty-two the	Sec. 52.
		following new subsection:—	(No prosecu-
		(3) The prosecutor may conduct his case him-	consent of Minister.)
30		self or by his counsel, attorney or an agent duly	
	(0)	authorised by him in writing.	
	(1)	by inserting in subsection one of section sixty- two next after paragraph (q) the following new	
		paragraph:—	tions.)
35		(r) to prescribe the form of outdoor workers'	
00		licenses which may be issued and the form	
		of renewals of such licenses.	Niy -
	(g)	by inserting in section one after the words and	Sec. 1.
		figures "Division 2.—Records—ss. 14-19" the	(Division into Parts.)
40	Charact Di	words and figures "Division 2A.—Outdoor	
27:55	saine e:	workers—ss. 19 _A –19 _G '';	
	la noine di	3.	11/1

	2 deterted with Strope (22monwinott).	
	3. The Principal Act is further amended—	Further amendment of Act No. 39, 1912.
	(a) (i) by omitting from section seventy-six the definition of "Boots" and by inserting in	Sec. 76. (Defini-
5	lieu thereof the following definition:— "Bedding" includes mattresses, pillows,	tions.)
	bolsters, quilts, cushions, and upholstered furniture capable of being	
	used as a bed, but does not include sheets, pillowslips, blankets, rugs, or	
10	other bed-coverings which are not	
	quilted. (ii) by omitting from the same section the	
	definition of "Covering"; (iii) by omitting from the definition of "False	
15	trade description "in the same section the	
	word "goods" and by inserting in lieu thereof the word "bedding";	
	(iv) by omitting from the same section the	
20	definition of "Goods"; (v) by omitting from the definition of "Sell"	
	in the same section the words "trade, or manufacture" and by inserting in lieu	
	thereof the words " or trade ";	
25	(vi) by omitting from the same section the definition of "Trade description" and by	
	inserting in lieu thereof the following definition:—	
	"Trade description" in relation to any	
30	bedding means any description, state- ment, indication, or suggestion, direct	
	or indirect, as to the quality, purity or weight of the bedding and as to	
	the material or ingredients of which	
35	the bedding is composed. (b) by omitting section seventy-seven and by insert-	Substituted
	ing in lieu thereof the following new section:-	s. 77.
	unless there is conspicuously appended thereto.	Trade descrip-
0	or if so prescribed, to any covering, label or	tion to be appended to bedding.
	thing about in commontal mercurin, in such	

manner

	- Tuctories and Snops (Amenament).	
	manner as is prescribed, a trade description of such character and relating to such matters as is prescribed.	
5	(2) The regulations shall not prescribe a trade description which discloses trade secrets of manufacture or preparation, except in any case where, on the ground that the disclosure is	ě
10	necessary for the protection of the health or well-being of the public, the Minister so recom- mends.	
	(c) by omitting from section seventy-eight the word "goods" wherever occurring and by inserting in lieu thereof the word "bedding";	(Altered trade description.)
15	(d) by omitting from section seventy-nine the word "goods" wherever occurring and by inserting in lieu thereof the word "bedding"; (a) by emitting section sight.	Sec. 79. (False trade description.)
	(e) by omitting section eighty;	Sec. 80. (Implied warranty.)
20	(f) (i) by inserting at the commencement of subsection one of section eighty-one the words "For the purposes of section seventy-nine";	Sec. 81. (Appending trade descrip- tions.)
25	(ii) by omitting from paragraph (a) of sub- section one of the same section the words "goods themselves" and by inserting in lieu thereof the words "bedding itself";	
	(iii) by omitting from subsection two of the same section the words "or to any placard required by the regulations to be used";(iv) by omitting from the same section the word	
30	"goods" wherever occurring and by insert- ing in lieu thereof the word "bedding"; (v) by omitting from the same section the word "reel" wherever occurring;	
35	(a) by amitting goation sight to - 11 :	Substituted section.
		Offences with intent to defraud.

compliance with the provisions of this Part of this Act, shall be guilty of an offence against this Part of this Act.

(2) Any person who

5 108 348 Fry 134

by (Offences in

ergerester) gali !

TOURT HE AT.

ring I'll homay

off own (13);

15 Daniel Marti

to seriou

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

10

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

20

(appainted)

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

(c) appends any false trade description to

25

del su'il

30, se

Mil Hill

(h) (i) by omitting from section eighty-three the Sec. 83. word "or" where firstly occurring and (Sale with by inserting in lieu thereof the word false trade description.) "exhibits";

(ii) by omitting from the same section the words "trade or manufacture" and by inserting co and sex mes. in lieu thereof the words "advertisement or trade ";

Addition Serves to stavog out (iii) by omitting from the same section the pageni Sidi word "goods" wherever occurring and by inserting in lieu thereof the word "bed-

ding "; so moved mort garrie

35

(iv) by omitting paragraph (c) of the same section; agreed the words " bedding is

(i)

1

(121)

A + 11

	Factories	and Shops	(Amendment).
--	-----------	-----------	--------------

	Factories and Shops (Amenament).	
	(i) (i) by omitting from section eighty-four the s word "goods" wherever occurring and by inserting in lieu thereof the word "bed- ding";	(Offences in
5	(ii) by omitting subsection two of section eighty-four;	3
	mand "hadding".	Sec. 85. (False representation as to Royal Warrant.)
10	(K) by difficulty subsection the of section 1-8-1,	Sec. 86. (Aiding and abetting.)
	the word "person" where firstly occurring the words "whose rights are impaired";	Sec. 87. (Who may prosecute.)
15	word "person" where secondly occurring	Sec. 88. (Period for prosecution.)
	the word "such";	Sec. 89.
	(m) by omitting section eighty-eight;	(Evidence.)
20	(n) (i) by omitting paragraph (a) of section eighty-nine;(ii) by omitting from paragraph (b) of the same	20
	section the word "an "and by inserting in lieu thereof the words "the Government";	
25	(iii) by omitting from the same paragraph the	25
	Analyst or one of his officers ";	
	(o) by omitting from section ninety all words after	
30	the words "fifty pounds" where firstly occurring;	(Punishment.)
30	(p) by omitting sections ninety-one, ninety-two and ninety-three;	Secs. 91, 92, 93. (Forfeiture of
	(q) (i) by omitting from subsection one of section ninety-five the words "in addition to the	
35	1 1 C - 1 - bim by this	(Powers of inspectors.)
	(ii) by omitting from paragraph (a) of the same	ā£.
	ever occurring and by inserting in lieu	
40	thereof the words "bedding is";	
	(iii)	

- (iii) by omitting from paragraphs (b) and (d) of the same subsection the word "goods" wherever occurring and by inserting in lieu thereof the word "bedding."
- 4. The Principal Act is further amended—

amendment of Act No. 39,' 1912.

(a) by inserting after Part IV the following new New Part V. Part:

PART V.

FALSE ADVERTISEMENTS.

- 10 97. (1) Any person who publishes or causes to Penalty for be published any statement which
 - or causing lished any
- (a) is intended or apparently intended by such person or any other person to pro-false mote the sale or disposal of any goods advertise-15 (which term includes anything that is the promote subject of trade, manufacture or mer-the sale of goods. chandise); and
 - (b) is to his knowledge false in any material particular,
- 20 shall be liable on summary conviction to a penalty not exceeding one hundred pounds.
 - (2) A statement shall be deemed to be published within the meaning of this section if it is-
 - (a) inserted in any newspaper or any other publication printed and published in New South Wales; or
 - (b) publicly exhibited—
- (i) in, on, over or under any building, 30 vehicle or place (whether or not a public place and whether on land or water); or
 - (ii) in the air in view of persons being or passing in or on any street or public place; or

35

25

(c)

- (c) contained in any document gratuitously sent or delivered to any person or thrown or left upon premises in the occupation of any person.
- (d) broadcast by wireless transmission.

5

10

15

20

25

30

35

40

- (3) In any proceedings under this section against any person for publishing any statement aforesaid or causing the same to be published, if it is proved that such statement was false in any material particular, the person who published the statement or caused the same to be published shall be deemed to have published the same or to have caused the same to be published with knowledge of its falsity, unless he proves that having taken all reasonable precautions against committing an offence under this section he had reasonable grounds to believe and did believe that the statement was true and had no reason to suspect that the statement was false.
- (4) Every body corporate shall be liable for an offence under this section as if such body corporate were a private person and shall be subject to the same penalties as if it were an individual.
- (5) Every person who aids, abets, counsels or procures or by act or omission is in any way directly or indirectly knowingly concerned in the commission of any offence under this section shall be deemed to have committed that offence and shall be punishable accordingly.
- (6) Where two or more persons commit or knowingly authorise or permit the commission of any offence under this section each of such persons shall be liable therefor and the liability of each of them shall be independent of the liability of the other or others.
- (7) No prosecution shall be instituted against the printer, publisher, or proprietor of any newspaper printed and published in New South Wales or against any person acting under

the

the authority of the same for the publication in any such newspaper of any statement in contravention of this section unless—

- threshor
- (a) such printer, publisher or proprietor has been warned by an inspector of the falsity of such statement or of any other statement substantially the same as such statement and that the publication thereof is an offence under this section; and
- 10
- (b) such printer, publisher or proprietor has on any one day after the receipt of the warning published or authorised or permitted the publication of such statement or any such other statement in any issue of any newspaper in New South Wales printed or owned by him (as the case may be); and
- 15
- (c) the consent of the Minister to the prosecution is first obtained.
- 20
- (8) No prosecution shall be instituted against the seller or distributor of any newspaper for the publication in such newspaper of any statement in contravention of this section unless the consent of the Minister to the prosecution is first obtained.
- 25
- (9) In this section "newspaper" includes any periodical publication.
- 30
- (10) Notwithstanding any proceedings against any person for an offence under this section (whether resulting in a conviction or otherwise) such person shall remain liable to all civil proceedings in like manner as if the proceedings for an offence had not been taken.
- 35
- (11) This section shall be read and construed as in aid of and not in derogation from any enactment or law relating to false or misleading advertisements or other statements.

acor

Factories and Shops (Amendment).

(b) by inserting in subsection one of section fifty- Sec. 52.
two after the words and figures "Part IV"; the (Prosecutions.)

(c) by inserting at the end of section one the words Sec. 1. and figures "Part V—False Advertisements—s. (Division 97."

Sydney: Alfred James Kent, I.S.O., Government Printer-1935.

[1s. 1d.]

6.00

(0)

SE

Paner 1

fier

renin

H.g.H

enitre

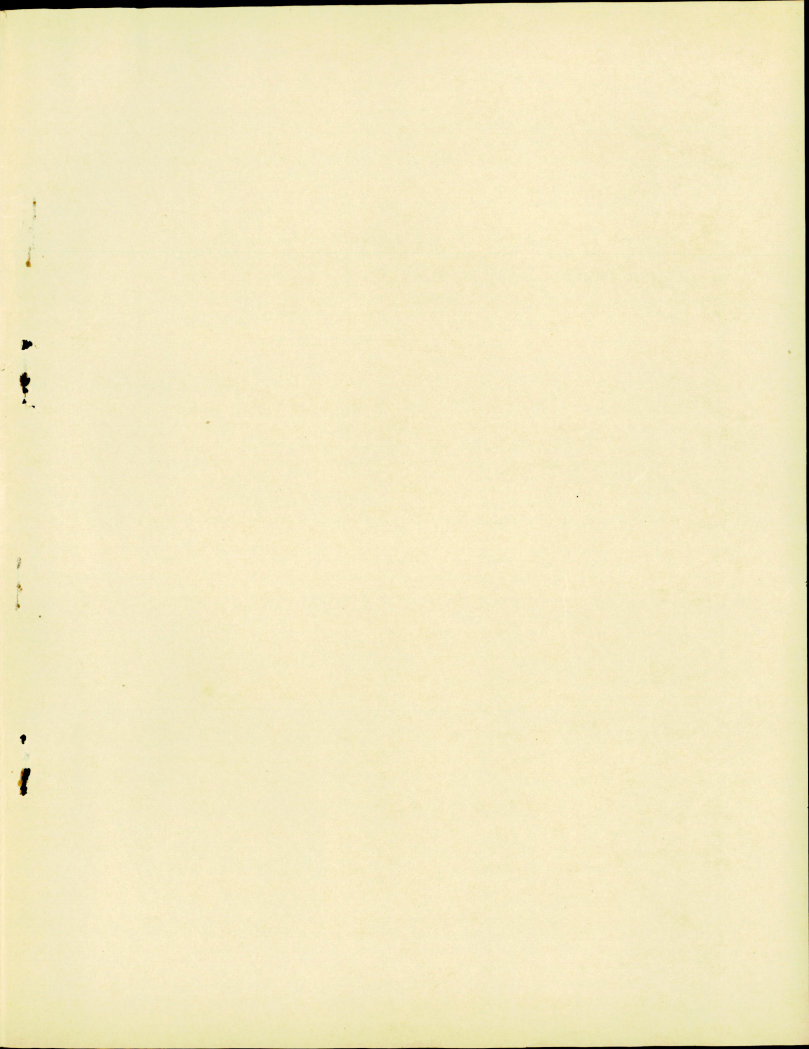
in the

and but lose to talk correct of a 110 med a ling and at load but to the most results from the exist of quittier and to treat and qui

leading adverted against a other streams

Act No. . 1981.

** out Tail agine : To the a locators of real ment of the second of the



Considering State inspirated in the manifest Assumble, and, both part stag pared, is more enoisy for preventation to the Legislations of the preventation.

Stork of the constant describing.

Logistation in a color of the state of

ods to but we see the see to be a see to b

discounts have been

HE