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, 2 July, 1936.

New South Wales.



ANNO PRIMO

EDWARDI VIII REGIS.

Act No. 30, 1936.

An Act to restrict the use by young persons of firearms and air guns; and to regulate in certain respects the sale, use, and possession of firearms and air guns; to amend the law relating to concealable weapons; to amend the Police Offences Act, 1901, the Pistol License Act, 1927, and certain other Acts; and for purposes connected therewith. [Assented to, 10th July, 1936.]

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

1. (1) This Act may be cited as the "Firearms Act, Short title and commencement.

(2)

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.

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

Amendment of Act No. 5, 1901. New Part IIA. (Firearms, etc.)

- 2. (1) The Police Offences Act, 1901, as amended by subsequent Acts, is amended—
 - (a) by inserting next after section forty-one the following new Part:—

PART IIA.--FIREARMS, ETC.

Application of this Part to the whole State.

Interpretation. cf. Vict. Acts 1912 No. 2,380; 1915 No. 2,708; 1922 No. 3,262. 41a. The provisions of this Part shall apply and be in force in every part of New South Wales.

41B. In this Part of this Act unless the context or subject-matter otherwise indicates or requires,—

- "Air gun" means a rifle or gun of any kind, whether rifled or not, irrespective of the length of barrel, which is known or described as an air gun, and which is capable of propelling a projectile of any kind by means of compressed air the force of which is released by means of a trigger or similar device.
- "Firearm" includes a gun, rifle, pistol, pea rifle or saloon gun and any weapon or article from which a shot or other hurtful material may be discharged whether by an explosive or by any other means whatsoever
- "Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily harm.

"Prescribed" means prescribed by this Part or the regulations under this Part.

"Shooting gallery" means any room, gallery, saloon, land or premises used for the purpose of practising shooting with pearifles or saloon guns whether on payment or otherwise.

41c.

41c. (1) No person under the age of fourteen Penalty on years shall use, discharge, carry, buy, sell, keep using, buyor knowingly have in his possession a firearm or or having an air gun.

a firearm or air gun.

- (2) No person shall sell, let or hire, give or lend any firearm or air gun to any person under the age of fourteen years.
- (3) No person shall knowingly sell, let or hire, give or lend a firearm or an air gun to a person who is intoxicated or of unsound mind.
- (4) No person who is intoxicated shall use, carry or have in his possession any firearm or air gun.
- (5) No person shall discharge any firearm or air gun on private property without the consent previously obtained of the owner or occupier of such property.
- (6) Any person who is guilty of a contravention of this section shall be liable to a penalty not exceeding ten pounds.
- (7) Subsection one of this section shall not apply to-
 - (a) any officer or member of the Commonwealth naval or military cadets using or carrying a firearm in the performance of his duty or when engaged in target practice at an authorised range or travelling thereto or therefrom; or
 - (b) any employee of a gunsmith or gun seller; or any other employee under the age of fourteen years who carries or has in his possession any firearm or air gun in the ordinary course of his employer's business; or
 - (c) the agent or servant of the proprietor or lessee of any shooting gallery while employed therein or any person shooting at a target or figure in such gallery; or

(d)

(d) a person under the age of fourteen years using a firearm or an air gun under the personal supervision of a responsible adult.

41b. When a firearm or an air gun is carried in parts by two or more persons, each and every one of such persons who is under the age of fourteen years shall be deemed to carry a firearm or an air gun (as the case may be).

41E. (1) Any person who sells, gives or disposes to any person under the age of fourteen years any cartridges or any bulleted caps shall be liable to a penalty not exceeding ten pounds.

(2) It shall be a sufficient defence to any charge under this section that the sale, gift or disposal was made upon the written authority of some responsible adult person.

41f. Any person who uses any contrivance commonly called or in the nature of a maxim silencer shall be liable for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months and for any subsequent offence to imprisonment for a term of twelve months.

41c. A firearm, air gun, cartridge or bulleted cap which is being used or carried by or which is in the possession of any person apparently in contravention of this Part, may be seized by any member of the police force, and possession thereof shall be retained by him until a court of petty sessions makes an order with regard to the forfeiture, disposal, destruction or return to the owner of the firearm, air gun, cartridge or cap.

41H. Any person who has a firearm or an air gun in his possession and who does not take all reasonable precautions to ensure the safe keeping of such firearm or air gun shall be liable to a penalty not exceeding ten pounds.

411. If a justice is satisfied by information on oath that there are reasonable grounds for suspecting

When firearm or air gun carried in parts.

Restriction on sale of certain cartridges to young persons.

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Seizure of firearm, etc.

Precaution to be taken by owners.

Power to search premises for firearms, etc.

suspecting that any firearm or air gun is concealed or lodged in any premises or place in breach of this Act, he may grant a search warrant authorising any member of the police force named therein to enter at any time if necessary by force and to search any premises or place named in such warrant and every person found therein, and to seize and detain any firearm or air gun which he may find on the premises or place, and in respect of which he has reasonable grounds for suspecting that there has been or is a breach of this Act.

411. (1) The Minister may by order in writ- Power to ing appoint persons to exercise all powers and appoint authorities conferred by this Part on members execute of the police force; and every person so Part. appointed shall until such appointment is revoked by the Minister have and may exercise, subject to such order, all or any of the said powers and authorities.

(2) Every person so appointed shall, if demanded, produce his authority from the Minister when exercising any of the powers and authorities conferred upon him pursuant to this section.

41k. In every prosecution for an offence Proof of against this Part where it is averred in the age. information that a person is under the age of fourteen years this shall be deemed to be proved in the absence of proof to the contrary.

41L. If any child under the age of fourteen Liability of years uses or has in his possession any firearm parent or or air gun, the parent or guardian of the child shall be liable to a penalty not exceeding ten pounds.

It shall be a sufficient defence to any proceedings under this section if the person charged proves that the use or possession was without his consent or knowledge, and that he took all reasonable precautions to prevent the use or possession of the firearm or air gun by the child,

or that the child was using the firearm or air gun under the personal supervision of a responsible adult.

Discharging firearms or air guns in street, etc.

41m. Whosoever discharges a firearm or air gun in or near a street or public place without lawful excuse shall be liable to a penalty not exceeding ten pounds.

Illegal possession of firearms or air guns. 41v. Whosoever having previously been convicted of an offence punishable in a summary jurisdiction or on indictment or who, being found consorting with criminals or known prostitutes, has in his possession or carries in a public street, highway, or public place a firearm or air gun, except for some lawful, proper and sufficient purpose, the proof of which purpose shall lie upon him, shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding two years, and for any subsequent offence to imprisonment for a term of two years.

Illegal possession of gas pencil, etc. 410. Whosoever has in his possession or carries in any public street, highway or public place, any article or instrument capable of discharging in any way any irritant liquid, gas, powder or any substance capable of causing bodily harm except for some lawful purpose the proof of which purpose shall lie upon him, shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or imprisonment for a term not exceeding six months, and for a subsequent offence to imprisonment for a term of six months.

Possession of firearms or air guns in vehicle. 41P. (1) Any firearm or air gun found in any vehicle shall be deemed in the absence of proof to the contrary to be in the possession of any person who at the time of the finding or recently thereto is or was in the vehicle where such person is one who has previously been convicted of an indictable offence or where such

person

person at the time of the finding or recently thereto is or was consorting with criminals or known prostitutes.

- (2) Any person in whose possession in a vehicle any firearm or air gun is or is deemed to be pursuant to subsection one of this section shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.
- (3) In any proceeding for a contravention of this section the burden of proof that the firearm or air gun was in the vehicle for some lawful purpose shall lie upon the person accused.
- 410. (1) Any firearm or air gun found in any Possession shop, room or office shall be deemed in the of firearms absence of proof to the contrary to be in the in room, possession of any person who at the time of the shop or finding or recently thereto is or was in occupation of the shop, room or office where such person is one who has previously been convicted of an indictable offence or where such person at the time of the finding or recently thereto is or was consorting with criminals or known prostitutes.
- (2) Any person in whose possession in a shop, room or office any firearm or air gun is deemed to be, pursuant to subsection one of this section, shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.
- (3) In any proceeding for a contravention of this section the burden of proof that the firearm or air gun was in the room, shop or office for some lawful purpose shall lie upon the person accused.

41R. Any member of the police force who on search of reasonable grounds suspects that any person suspected in a public place is carrying or has in his possession an unlicensed firearm or air gun may without

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without warrant search such person or any vehicle, package or other receptacle there in his possession or under his control and may detain such person for the purposes of such search and any unlicensed firearm or air gun found on such search.

Regulations.

- 41s. (1) The Governor may make regulations for carrying out the provisions of this Part, and may in such regulations prescribe any penalty not exceeding twenty pounds for any breach thereof.
 - (2) The regulations shall—
 - (a) be published in the Gazette;
 - (b) take effect from the date of publication or from a later date to be specified in the regulations; and
 - (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and, if not, then within fourteen sitting days after the commencement of the next session.

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

Section 1.

(b) by inserting in section one after the words and figures "PART II.—Offences General to the Whole State—ss. 5-41" the following words and figures:—PART IIA.—Firearms, etc.—ss. 41a-41s";

Section 9.

(c) by omitting from section nine the words "discharges any firearm without lawful cause; or,";

(d)

(d) (i) by omitting from section seventy-five the Section 75. words "discharges any firearm without lawful cause or";

(ii) by omitting the proviso to the same section;

(e) by omitting the Fourth Schedule.

Fourth Schedule.

- (2) The Police Offences Act, 1901, as amended by Citation. subsequent Acts and this Act, may be cited as the Police Offences Act, 1901-1936.
 - 3. (1) The Pistol License Act, 1927, is amended—

Amendment of Act No. 10, 1927

(a) by omitting from section three the definition of Section 3. "Pistol" and by inserting in lieu thereof the (Interpretafollowing new definition:

- "Pistol" means any lethal weapon of any length of barrel from which any shot. bullet, or other missile can be discharged, designed for aiming and firing from one hand, and which is reasonably capable of being carried concealed about the person, but does not include a toy pistol or an antique pistol which is kept or sold as a curiosity or ornament.
- (b) (i) by omitting from paragraph (b) of subsec- Section 4. tion three of section four the words "six (License.) months" and by inserting in lieu thereof the words "two years";

- (ii) by omitting subparagraph (v) of paragraph (c) of the same subsection and by inserting in lieu thereof the following new subparagraphs:-
 - (v) a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regulations during the currency of the permit; or
 - (vi) any person who has in his possession or carries a pistol which is for use solely for or in connection with the conduct of any athletic meeting or sporting event, and from which blank cartridges

cartridges only are discharged, and in respect of which the prescribed records are kept;

(iii) by inserting at the end of the same section

the following new subsection:-

(4) Where a pistol is carried in parts by two or more persons each and every one of such persons shall be deemed to carry a

pistol.

Section 5.
(License fees.)

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(c) (i) by inserting in subsection two of section five after the words "eighteen years" the following words:—"or to a person who has been convicted upon indictment of any crime and sentenced to penal servitude or imprisonment for twelve months or more and who has been released from such penal servitude or imprisonment less than five years or to any person who is subject to any recognizance to be of good behaviour or to keep the peace";

(ii) by inserting at the end of the same section

the following new subsections:—

(6) No license fee shall be chargeable under subsection four of this section in respect of a pistol acquired or held as a trophy and which has been rendered incapable of being discharged to the satisfaction of the officer of police to whom application is made for the license.

(7) Where the Minister is satisfied upon application made to him in the manner and form prescribed that a pistol is kept or used by the applicant solely for scientific, historical, or educational purposes he may, by writing under his hand, exempt the applicant from the payment in respect of such pistoi of the fee prescribed by subsection four of this section.

An exemption granted by the Minister yd is a word with the Minister for any cause which he deems sufficient. (d)

New subsecs. (6) (7).

(d) by inserting in section six after the word sec. 6. "refusal" where secondly occurring the words against refusal of "within twenty-one days thereafter";

(e) by inserting at the end of section eight the fol- sec. 8. lowing new paragraphs:-

Where a license has been so revoked the holder Return of thereof shall, within forty-eight hours from revoked license. receipt of such notice of revocation, return such license to the said officer in charge.

Any person who fails to so return such license shall be liable on summary conviction to a penalty not exceeding ten pounds.

(f) by inserting next after section eight the follow- New sec. 8A. ing new section:-

8A. (1) Where a license is revoked or where a Pistol to be holder of a pistol license does not desire to handed to renew the license the pistol shall be handed to revocation the officer in charge of the police station in or of license, nearest to the place where the owner of the pistol usually resides or to a pistol dealer registered (b) resides now under this Act to be held by such officer or pistol dealer as the case may be pending the sale or other lawful disposal of the pistol.

Where the pistol is handed to a pistol dealer so registered such pistol dealer shall forthwith issue a receipt for the same and within three days thereafter forward a duplicate of such receipt to the officer in charge of the police station in or nearest to the place where the owner of the pistol usually resides.

(2) Any person who fails to comply with the provisions of subsection one of this section shall be liable to a penalty not exceeding twentyfive pounds.

(3) The regulations may provide for the disposal or sale by the Commissioner of Police of any pistol handed to an officer of police under this section, failing the sale or lawful disposal by the owner thereof within a period of six months.

to Minister

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Where a pistol handed in under this section is sold or disposed of by the Commissioner of Police pursuant to the regulations made in that behalf the net proceeds of the sale shall, upon the prescribed application made within the prescribed time, be paid to the owner of the pistol, and, failing such application, shall be paid to the Police Superannuation and Reward Fund.

Sec. 10. (Sale or hire, etc.)

- (g) (i) by inserting in subsection one of section ten after the words "let on hire" the words "transfer, lend, or repair";
 - (ii) by inserting in the same subsection after the words "sale, hire" the words "transfer, loan, delivery for repair";
 - (iii) by inserting in subsection two of the same section after the words "or lets on hire" the words "transfers, lends, or repairs";
 - (iv) by inserting in the same subsection after the words "sold, let on hire" the words "transferred, lent, repaired";
 - (v) by inserting in the same subsection after the words "such sale, hire" the words "transfer, loan, repair";
 - (vi) by inserting in the same subsection after the words "address of the purchaser, hirer" the words "transferee, borrower, customer";
 - (vii) by inserting in the same subsection after the words "produced by the purchaser, hirer" the words "transferee, borrower, customer";
 - (viii) by inserting in the same subsection after the words "such purchaser, hirer" the words "transferee, borrower, customer";
 - (ix) by omitting from paragraph (a) of subsection three of the same section the word "foregoing";
 - (x) by inserting in paragraph (b) of the same subsection after the words "on the sale, hire" the words "transfer, loan, delivery for repair"; (xi)

(xi) by inserting in the same subsection after the word "conviction" the words "to the penalty or punishment expressly provided therefor by this Act, or where no penalty or punishment is otherwise so provided";

(xii) by inserting at the end of the same section

the following new subsection:-

(4) No person shall sell, let on hire, transfer or lend a pistol to, or repair, prove, or test a pistol for any person whom he knows or has reasonable grounds for believing to be intoxicated or of unsound mind.

Any person who acts in contravention of this subsection shall be liable on summary conviction in respect of each offence to a penalty not exceeding twenty pounds or to imprisonment for a term not exceeding three months.

(h) by inserting after section ten the following new New section section:

10A. (1) It shall be the duty of every Record to importer or dealer who sells or purchases be kept by any pistol to keep a book in which he importers and dealers shall record or cause to be recorded a true of pistol record of all purchases and sales of pistols for dealings. the possession of which a license is required by this Act.

Such record shall set out in respect of each sale or purchase the date thereof and the name, occupation and address of the purchaser or vendor and the particulars of the pistols purchased or sold, and such other information as is prescribed.

(2) Every such importer or dealer shall at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times on demand afford to any officer of police all further information in his possession with respect to any sales or purchases made by him of pistols. (3)

(3) Every person who fails to keep such record or permit such inspection or furnish such information shall be liable on summary conviction to a fine not exceeding twenty pounds or to imprisonment for a term not exceeding three months.

Sec. 11. (Registration of pistol dealers.)

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(i) by inserting at the end of section eleven the following new subsection:—

(3) Such officer may decline to issue a certificate to any person unless such person satisfies him that he is a fit and proper person to be a registered pistol dealer.

But any person to whom such officer declines to issue a certificate shall have a like right of appeal to that provided for a person who is refused a pistol license.

(j) by inserting after section eleven the following new section:—

11a. Any person who being the holder of a pistol license under this Act fails without reasonable excuse upon demand made by a member of the police force to produce the pistol in respect of which the license was issued for inspection by a member of the police force shall be liable upon summary conviction to a penalty not exceeding twenty pounds.

(k) by inserting at the end of section fifteen the following new subsection:—

(2) An information for an offence against this section may, in a case where the informant is a member of the police force, be laid at any time within twelve months of the commission of the offence.

(1) by repealing section seventeen;

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(m) by inserting next after section seventeen the following new sections:—

17a. Any person who—

and to white (a) defaces or alters any number or identi
ality to one in fication mark upon any pistol; or

Production of pistol on demand.

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Sec. 15.
(Precautions to be taken by pistol owners.)

Sec. 17. (Maxim silencers.)

New secs. 17A, 17B.

Defacing identification marks, etc.

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(b)

(b) has in his possession any pistol in respect of which a license has been taken out, the numbers or identification marks whereon have been defaced or altered,

shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding twelve months, and for a subsequent offence to imprisonment for a term of twelve months.

17B. (1) It shall not be lawful for any pawn- Prohibition broker to take any pistol in pawn from any of taking pistols in person.

pawn.

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- (2) If a pawnbroker takes any pistol in pawn from any person he shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
- (n) by inserting in section ten after the word sec. 10. "him" wherever occurring the words "before (Consequenthe commencement of the Firearms Act, 1936"; tial.)
- (o) (i) by omitting from subsection one of section Section 18. eighteen the words "prescribing all forms (Regulaunder this Act and generally " and by tions.) inserting in lieu thereof the words "not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed ";
 - (ii) by omitting paragraph (i) of the same subsection and by renumbering paragraphs (ii), (iii) and (iv) as paragraphs (i), (ii) and (iii) respectively;
 - (iii) by inserting next after subsection one of the same section the following new subsection:-
 - (2) Without limiting the generality of the power conferred by subsection one of this section

section regulations may be made in regard to all or any of the following matters:—

(a) the forms of licenses or permits under this Act and the conditions and manner of their grant;

(b) the fees payable on the issue of such

licenses:

 (c) making provision for the marking of pistols with identifying marks prior to the issue of licenses if necessary;

(d) the delivery up and recovery of any licenses cancelled or revoked or lapsed on death or for any other

reason;

- (e) the issue by inspectors of police to overseas tourists of permits limited in duration to a period of not more than six months to carry pistols, the conditions to be observed, the fees to be paid, and the revocation of such permits for any breach of conditions;
- (f) the issue by officers in charge of police stations of permits to visitors from other States who are holders of licenses to carry a pistol issued in another State, the duration of such permits, the conditions to be observed, the fees payable for the issue thereof, and the revocation of such permits for any breach of conditions.

Citation.

- (2) The Pistol License Act, 1927, as amended by this Act, may be cited as the Pistol License Act, 1927–1936.
- (3) Any regulation made under the Pistol License Act, 1927, and in force at the commencement of this Act shall to the extent to which it is not inconsistent with the Pistol License Act, 1927-1936, or any regulation thereunder, continue in force, but may be amended or repealed by regulations made under the Pistol License Act, 1927-1936.

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

P. W. STREET,

Government House, Sydney, 10th July, 1936. Lieutenant-Governor.

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, 17 June, 1936.

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

C. H. H. CALVERT,

Clerk of the Parliaments.

FIREARMS BILL.

Schedule of Amendments referred to in Message of 25th June, 1936.

No. 1.—Page 3, clause 2, lines 35, 36 and 37. Omit "the proprietor or lessee of any shooting gallery, his agent or servant, while employed therein," insert "the agent or servant of the proprietor or lessee of any shooting gallery while employed therein"

No. 2.—Page 4, clause 2, lines 29 and 30. Omit "shall be retained possession of" insert "possession thereof shall be retained"

No. 3.—Page 14, clause 3, line 20. After "fails" insert "without reasonable excuse"

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

1. (1) This Act may be cited as the "Firearms Act, Short title and commencement.

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(2)

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, 17 June, 1936.

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

C. H. H. CALVERT, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 25th June, 1936.

New South Wales.



ANNO PRIMO

EDWARDI VIII REGIS.

Act No. , 1936.

An Act to restrict the use by young persons of firearms and air guns; and to regulate in certain respects the sale, use, and possession of firearms and air guns; to amend the law relating to concealable weapons; to amend the Police Offences Act, 1901, the Pistol License Act, 1927, and certain other Acts; and for purposes connected therewith.

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(2)

| (2) This Act shall commence upo | | | | |
|--|-------|-----|------|-----|
| appointed by the Governor and notified | ed by | pro | clar | na- |
| tion published in the Gazette. | | | | |

2. (1) The Police Offences Act, 1901, as amended by Amendment of 5, subsequent Acts, is amended—

(Firearms, etc.)

(a) by inserting next after section forty-one the following new Part:

PART IIA.--FIREARMS, ETC.

41A. The provisions of this Part shall apply Application of and be in force in every part of New South whole State. Wales.

41B. In this Part of this Act unless the con- Interpretatext or subject-matter otherwise indicates or tion. requires,-

Acts 1912

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"Air gun" means a rifle or gun of any kind, No. 2,380; whether rifled or not, irrespective of the 2,708; 1922 length of barrel, which is known or No. 3,262. described as an air gun, and which is capable of propelling a projectile of any kind by means of compressed air the force of which is released by means of a trigger or similar device.

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"Firearm" includes a gun, rifle, pistol, pea rifle or saloon gun and any weapon or article from which a shot or other hurtful material may be discharged whether by an explosive or by any other means whatsoever.

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"Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily harm.

30

"Prescribed" means prescribed by this Part or the regulations under this Part.

35

"Shooting gallery" means any room, gallery, saloon, land or premises used for the purpose of practising shooting with pea rifles or saloon guns whether on payment or otherwise.

41c. (1) No person under the age of fourteen Penalty on years shall use, discharge, carry, buy, sell, keep using, buyor knowingly have in his possession a firearm or or having an air gun. a firearm or air gun. 5 (2) No person shall sell, let or hire, give or lend any firearm or air gun to any person under the age of fourteen years. (3) No person shall knowingly sell, let or hire, give or lend a firearm or an air gun to a 10 person who is intoxicated or of unsound mind. (4) No person who is intoxicated shall use, carry or have in his possession any firearm or air gun. (5) No person shall discharge any fire-15 arm or air gun on private property without the consent previously obtained of the owner or occupier of such property. (6) Any person who is guilty of a contravention of this section shall be liable to a 20 penalty not exceeding ten pounds. (7) Subsection one of this section shall not apply to— (a) any officer or member of the Commonwealth naval or military cadets using 25 or carrying a firearm in the performance of his duty or when engaged in target practice at an authorised range or travelling thereto or therefrom; or (b) any employee of a gunsmith or gun 30 seller; or any other employee under the age of fourteen years who carries or has in his possession any firearm or air gun in the ordinary course of his employer's business; or 35 (c) the proprietor or lessee of any shooting gallery, his agent or servant, while employed therein, the agent or servant of the proprietor or lessee of any shooting gallery while employed therein or any person 11/3 40 shooting at a target or figure in such gallery; or (d)

| | Firearms. | |
|----|---|-----------------------------|
| | (d) a person under the age of fourteen years using a firearm or an air gun under the personal supervision of a responsible adult. | |
| 5 | 41b. When a firearm or an air gun is carried in parts by two or more persons, each and every one of such persons who is under the age of fourteen years shall be deemed to carry | arm or air |
| 10 | a firearm or an air gun (as the case may be). 41E. (1) Any person who sells, gives or disposes to any person under the age of fourteen years any cartridges or any bulleted caps shall be liable to a penalty not exceeding ten pounds. (2) It shall be a sufficient defence to any | certain cartridges to young |
| 15 | charge under this section that the sale, gift or disposal was made upon the written authority of some responsible adult person. 41f. Any person who uses any contrivance commonly called or in the nature of a maxim | Maxim silencer. |
| 20 | silencer shall be liable for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months and for any subsequent offence to imprisonment for a term of twelve months. | |
| 25 | 41c. A firearm, air gun, cartridge or bulleted cap which is being used or carried by or which is in the possession of any person apparently in contravention of this Part, may be seized by any member of the police force, and shall be | nrearm, etc. |
| 30 | retained possession of possession thereof shall be retained by him until a court of petty sessions makes an order with regard to the forfeiture, disposal, destruction or return to the owner of the firearm, air gun, cartridge or cap. | |
| 35 | 41H. Any person who has a firearm or an air gun in his possession and who does not take all reasonable precautions to ensure the safe keeping of such firearm or air gun shall be liable to a penalty not exceeding ten pounds. | by owners. |
| 40 | 411. If a justice is satisfied by information on oath that there are reasonable grounds for suspecting | search |

suspecting that any firearm or air gun is concealed or lodged in any premises or place in breach of this Act, he may grant a search warrant authorising any member of the police force named therein to enter at any time if necessary by force and to search any premises or place named in such warrant and every person found therein, and to seize and detain any firearm or air gun which he may find on the premises or place, and in respect of which he has reasonable grounds for suspecting that there has been or is a breach of this Act. 41J. (1) The Minister may by order in writ- Power to ing appoint persons to exercise all powers and appoint authorities conferred by this Part on members execute of the police force; and every person so Part. appointed shall until such appointment is revoked by the Minister have and may exercise, subject to such order, all or any of the said powers and authorities. (2) Every person so appointed shall, if demanded, produce his authority from the Minister when exercising any of the powers and authorities conferred upon him pursuant to this section. 41k. In every prosecution for an offence Proof of against this Part where it is averred in the age. information that a person is under the age of fourteen years this shall be deemed to be proved in the absence of proof to the contrary. 41L. If any child under the age of fourteen Liability of years uses or has in his possession any firearm parent or or air gun, the parent or guardian of the child guardian. shall be liable to a penalty not exceeding ten pounds. It shall be a sufficient defence to any proceedings under this section if the person charged proves that the use or possession was without his consent or knowledge, and that he took all

reasonable precautions to prevent the use or

possession of the firearm or air gun by the child,

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or that the child was using the firearm or air gun under the personal supervision of a responsible adult.

41m. Whosoever discharges a firearm or air Discharging gun in or near a street or public place without firearms or lawful excuse shall be liable to a penalty not street, etc. exceeding ten pounds.

41n. Whosoever having previously been con- Illegal victed of an offence punishable in a summary possession of firearms jurisdiction or on indictment or who, being or air guns. found consorting with criminals or known prostitutes, has in his possession or carries in a public street, highway, or public place a firearm or air gun, except for some lawful, proper and sufficient purpose, the proof of which purpose shall lie upon him, shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding two

years, and for any subsequent offence to im-

prisonment for a term of two years.

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410. Whosoever has in his possession or carries Illegal in any public street, highway or public place, any possession of gas article or instrument capable of discharging in pencil, etc. any way any irritant liquid, gas, powder or any substance capable of causing bodily harm except for some lawful purpose the proof of which purpose shall lie upon him, shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or imprisonment for a term not exceeding six months, and for a subsequent offence to imprisonment for a term of six months.

41P. (1) Any firearm or air gun found in Possession any vehicle shall be deemed in the absence of of firearms proof to the contrary to be in the possession in vehicle. of any person who at the time of the finding or recently thereto is or was in the vehicle where such person is one who has previously been convicted of an indictable offence or where such

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person

person at the time of the finding or recently thereto is or was consorting with criminals or known prostitutes.

- (2) Any person in whose possession in a vehicle any firearm or air gun is or is deemed to be pursuant to subsection one of this section shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.
- (3) In any proceeding for a contravention of this section the burden of proof that the firearm or air gun was in the vehicle for some lawful purpose shall lie upon the person accused.

41q. (1) Any firearm or air gun found in any Possession shop, room or office shall be deemed in the of firearms absence of proof to the contrary to be in the in room, possession of any person who at the time of the shop or office. finding or recently thereto is or was in occupation of the shop, room or office where such person is one who has previously been convicted of an indictable offence or where such person at the time of the finding or recently thereto is or was consorting with criminals or known prostitutes.

(2) Any person in whose possession in a shop, room or office any firearm or air gun is deemed to be, pursuant to subsection one of this section, shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.

(3) In any proceeding for a contravention of this section the burden of proof that the firearm or air gun was in the room, shop or office for some lawful purpose shall lie upon the person accused.

41R. Any member of the police force who on Search of reasonable grounds suspects that any person suspected in a public place is carrying or has in his possession an unlicensed firearm or air gun may without

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without warrant search such person or any vehicle, package or other receptacle there in his possession or under his control and may detain such person for the purposes of such search and any unlicensed firearm or air gun found on such search.

- 41s. (1) The Governor may make regulations Regulations. for carrying out the provisions of this Part, and may in such regulations prescribe any penalty not exceeding twenty pounds for any breach thereof.
 - (2) The regulations shall—
 - (a) be published in the Gazette;
 - (b) take effect from the date of publication or from a later date to be specified in the regulations; and
 - (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session, and, if not, then within fourteen sitting days after the commencement of the next session.

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

- 30 (b) by inserting in section one after the words and Section 1. figures "PART II.—Offences General to the Whole State—ss. 5-41" the following words and figures:—PART IIA.—Firearms, etc.—ss. 41a-41s";
- 35 (c) by omitting from section nine the words Section 9.
 "discharges any firearm without lawful cause; or,";

(d)

- (d) (i) by omitting from section seventy-five the Section 75. words "discharges any firearm without lawful cause or";
- (ii) by omitting the proviso to the same section;

(e) by omitting the Fourth Schedule.

Schedule.

- (2) The Police Offences Act, 1901, as amended by Citation. subsequent Acts and this Act, may be cited as the Police Offences Act, 1901-1936.
- 3. (1) The Pistol License Act, 1927, is amended—

Amendment of Act No. 10, 1927,

(a) by omitting from section three the definition of Section 3. "Pistol" and by inserting in lieu thereof the (Interpretafollowing new definition:

"Pistol" means any lethal weapon of any length of barrel from which any shot, bullet, or other missile can be discharged, designed for aiming and firing from one hand, and which is reasonably capable of being carried concealed about the person, but does not include a toy pistol or an antique pistol which is kept or sold as a curiosity or ornament.

(b) (i) by omitting from paragraph (b) of subsec- Section 4. tion three of section four the words "six (License.) months" and by inserting in lieu thereof the words "two years";

- (ii) by omitting subparagraph (v) of paragraph (c) of the same subsection and by inserting in lieu thereof the following new subparagraphs:—
 - (v) a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regulations during the currency of the permit; or
 - (vi) any person who has in his possession or carries a pistol which is for use solely for or in connection with the conduct of any athletic meeting or sporting event, and from which blank cartridges

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cartridges only are discharged, and in respect of which the prescribed records are kept;

(iii) by inserting at the end of the same section the following new subsection:—

(4) Where a pistol is carried in parts by two or more persons each and every one of such persons shall be deemed to carry a

pistol.

(c) (i) by inserting in subsection two of section five Section 5.

after the words "eighteen years" the following words:—"or to a person who has been convicted upon indictment of any crime and sentenced to penal servitude or imprisonment for twelve months or more and who has been released from such penal servitude or imprisonment less than five years or to any person who is subject to any recognizance to be of good behaviour or to keep the peace":

(ii) by inserting at the end of the same section New subthe following new subsections:— secs. (6)

(6) No license fee shall be chargeable under subsection four of this section in respect of a pistol acquired or held as a trophy and which has been rendered incapable of being discharged to the satisfaction of the officer of police to whom application is made for the license.

(7) Where the Minister is satisfied upon application made to him in the manner and form prescribed that a pistol is kept or used by the applicant solely for scientific, historical, or educational purposes he may, by writing under his hand, exempt the applicant from the payment in respect of such pistol of the fee prescribed by subsection four of this section.

An exemption granted by the Minister under this subsection may be cancelled by the Minister for any cause which he deems sufficient. (d)

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(d) by inserting in section six after the word sec. 6. "refusal" where secondly occurring the words (Appeal against re-"within twenty-one days thereafter";

(e) by inserting at the end of section eight the fol- Sec. 8. lowing new paragraphs:—

Where a license has been so revoked the holder Return of thereof shall, within forty-eight hours from revoked receipt of such notice of revocation, return such license to the said officer in charge.

Any person who fails to so return such license 10 shall be liable on summary conviction to a penalty not exceeding ten pounds.

(f) by inserting next after section eight the follow- New sec. SA. ing new section:-

8a. (1) Where a license is revoked or where a Pistol to be holder of a pistol license does not desire to handed to renew the license the pistol shall be handed to revocation the officer in charge of the police station in or of license, nearest to the place where the owner of the pistol etc. usually resides or to a pistol dealer registered under this Act to be held by such officer or pistol dealer as the case may be pending the sale or other lawful disposal of the pistol.

Where the pistol is handed to a pistol dealer so registered such pistol dealer shall forthwith issue a receipt for the same and within three days thereafter forward a duplicate of such receipt to the officer in charge of the police station in or nearest to the place where the owner of the pistol usually resides.

(2) Any person who fails to comply with the provisions of subsection one of this section shall be liable to a penalty not exceeding twentyfive pounds.

(3) The regulations may provide for the disposal or sale by the Commissioner of Police of any pistol handed to an officer of police under this section, failing the sale or lawful disposal by the owner thereof within a period of six months. Where

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| grandit sas | Where a pistol handed in under this section is sold or disposed of by the Commissioner of Police pursuant to the regulations made in that behalf the net proceeds of the sale shall, upon |
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| 5 | the prescribed application made within the prescribed time, be paid to the owner of the pistol, and, failing such application, shall be paid to the Police Superannuation and Reward Fund. |
| 10 | (g) (i) by inserting in subsection one of section sec. 10. ten after the words "let on hire" the words (Sale or "transfer, lend, or repair"; (ii) by inserting in the same subsection after the words "sale, hire" the words "transfer, |
| 15 | loan, delivery for repair"; (iii) by inserting in subsection two of the same section after the words "or lets on hire" the words "transfers, lends, or repairs"; |
| 20 | (iv) by inserting in the same subsection after the words "sold, let on hire" the words "transferred, lent, repaired"; (v) by inserting in the same subsection after the words "such sale, hire" the words |
| 25 | "transfer, loan, repair"; (vi) by inserting in the same subsection after the words "address of the purchaser, hirer" the words "transferee, borrower, customer"; |
| 30 | (vii) by inserting in the same subsection after the words "produced by the purchaser, hirer" the words "transferee, borrower, customer"; (viii) by inserting in the same subsection after |
| 35 | the words "such purchaser, hirer" the words "transferee, borrower, customer"; (ix) by omitting from paragraph (a) of subsection three of the same section the word "foregoing"; |
| 40 | (x) by inserting in paragraph (b) of the same subsection after the words "on the sale, hire" the words "transfer, loan, delivery for repair"; (xi) |

(xi) by inserting in the same subsection after the word "conviction" the words "to the penalty or punishment expressly provided therefor by this Act, or where no penalty or punishment is otherwise so provided"; 5 (xii) by inserting at the end of the same section the following new subsection:-(4) No person shall sell, let on hire, transfer or lend a pistol to, or repair, prove, or test a pistol for any person whom he 10 knows or has reasonable grounds for believing to be intoxicated or of unsound mind. Any person who acts in contravention of this subsection shall be liable on summary 15 conviction in respect of each offence to a penalty not exceeding twenty pounds or to imprisonment for a term not exceeding three months. (h) by inserting after section ten the following new New section 20 section:-10A. (1) It shall be the duty of every Record to importer or dealer who sells or purchases be kept by any pistol to keep a book in which he importers shall record or cause to be recorded a true of pistol 25 record of all purchases and sales of pistols for dealings. the possession of which a license is required by this Act. Such record shall set out in respect of each sale or purchase the date thereof and the name, 30 occupation and address of the purchaser or vendor and the particulars of the pistols purchased or sold, and such other information as is prescribed.

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(2) Every such importer or dealer shall at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times on demand afford to any officer of police all further information in his possession with respect to any sales or purchases made by (3)him of pistols.

| 5 | (i) | (3) Every person who fails to keep such record or permit such inspection or furnish such information shall be liable on summary conviction to a fine not exceeding twenty pounds or to imprisonment for a term not exceeding three months. by inserting at the end of section eleven the following new subsection:— | Sec. 11. (Registra- |
|----|-----|--|--|
| 10 | | (3) Such officer may decline to issue a certificate to any person unless such person satisfies him that he is a fit and proper person to be a registered pistol dealer. But any person to whom such officer declines to issue a certificate shall have a like right of | nistal |
| 15 | (j) | appeal to that provided for a person who is refused a pistol license. by inserting after section eleven the following new section:— | |
| 20 | | 11a. Any person who being the holder of a pistol license under this Act fails without reasonable excuse upon demand made by a member of the police force to produce the pistol in respect of which the license was issued for inspection by a member of the police force shall | Production of pistol on demand. |
| 25 | (k) | be liable upon summary conviction to a penalty not exceeding twenty pounds. by inserting at the end of section fifteen the following new subsection:— (2) An information for an offence against | (Precaution |
| 30 | (1) | this section may, in a case where the informant is a member of the police force, be laid at any time within twelve months of the commission of the offence. | by pistol owners.) |
| | | by repealing section seventeen; | Sec. 17. (Maxim silencers.) |
| 35 | (m) | by inserting next after section seventeen the following new sections:— 17a. Any person who— (a) defaces or alters any number or identification mark upon any pistol; or | New secs. 17A, 17B. Defacing identifica- tion marks, etc. |
| | 100 | (b) | |

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(b) has in his possession any pistol in respect of which a license has been taken out, the numbers or identification marks whereon have been defaced or altered.

shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding twelve months, and for a subsequent offence to imprisonment for a term of twelve months.

17B. (1) It shall not be lawful for any pawn- Prohibition broker to take any pistol in pawn from any of taking pistols in person.

pawn.

EAR OF

- (2) If a pawnbroker takes any pistol in pawn from any person he shall be liable on sum-15 mary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
- (n) by inserting in section ten after the word sec. 10. "him" wherever occurring the words "before (Consequen 20 the commencement of the Firearms Act, 1936"; tial.)
 - (o) (i) by omitting from subsection one of section Section 18. eighteen the words "prescribing all forms (Regulaunder this Act and generally " and by tions.) inserting in lieu thereof the words "not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed ":

(ii) by omitting paragraph (i) of the same subsection and by renumbering paragraphs (ii), (iii) and (iv) as paragraphs (i), (ii) and (iii) respectively;

(iii) by inserting next after subsection one of the same section the following new subsection:-

(2) Without limiting the generality of the power conferred by subsection one of this

section regulations may be made in regard to all or any of the following matters:-(a) the forms of licenses or permits under this Act and the conditions and manner of their grant; 5 (b) the fees payable on the issue of such licenses; (c) making provision for the marking of pistols with identifying marks prior to the issue of licenses if necessary; 10 (d) the delivery up and recovery of any licenses cancelled or revoked or lapsed on death or for any other reason: (e) the issue by inspectors of police to 15 overseas tourists of permits limited in duration to a period of not more than six months to carry pistols, the conditions to be observed, the fees to be paid, and the revocation of such 20 permits for any breach of conditions; (f) the issue by officers in charge of police stations of permits to visitors from other States who are holders of licenses to carry a pistol issued in 25 another State, the duration of such permits, the conditions to be observed, the fees payable for the issue thereof, and the revocation of such permits for any breach of conditions. 30 (2) The Pistol License Act, 1927, as amended by Citation. this Act, may be cited as the Pistol License Act, 1927-1936. (3) Any regulation made under the Pistol License 35 Act, 1927, and in force at the commencement of this Act shall to the extent to which it is not inconsistent with the Pistol License Act, 1927-1936, or any regulation thereunder, continue in force, but may be amended or repealed by regulations made under the Pistol License Act, 1927-40 1936.

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, 17 June, 1936.

New South Wales.



ANNO PRIMO

EDWARDI VIII REGIS.

Act No. 1936.

An Act to restrict the use by young persons of firearms and air guns; and to regulate in certain respects the sale, use, and possession of firearms and air guns; to amend the law relating to concealable weapons; to amend the Police Offences Act, 1901, the Pistol License Act, 1927, and certain other Acts; and for purposes connected therewith.

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:—

1. (1) This Act may be cited as the "Firearms Act, Short title 1936."

and commencement.

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(2)

| (2) This Act shall commence upon | | | |
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| appointed by the Governor and notified | by | pro | elama- |
| tion published in the Gazette. | | | |

2. (1) The Police Offences Act, 1901, as amended by Amendment of Act No. 5, 1901.

New Part 11A. 5 subsequent Acts, is amended-(Firearms, etc.)

(a) by inserting next after section forty-one the following new Part:-

PART IIA .-- FIREARMS, ETC.

41a. The provisions of this Part shall apply Application of and be in force in every part of New South whole State. 10 Wales.

> 41B. In this Part of this Act unless the con- Interpretatext or subject-matter otherwise indicates or tion. requires,—

Acts 1912

"Air gun" means a rifle or gun of any kind, No. 2,380; 1915 No. 15 whether rifled or not, irrespective of the 2,708; 1922 length of barrel, which is known or No. 3,262. described as an air gun, and which is capable of propelling a projectile of any 20

kind by means of compressed air the force of which is released by means of a trigger or similar device.

"Firearm" includes a gun, rifle, pistol, pea rifle or saloon gun and any weapon or 25 article from which a shot or other hurtful material may be discharged whether by an explosive or by any other means whatsoever.

"Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily harm.

"Prescribed" means prescribed by this Part or the regulations under this Part.

"Shooting gallery" means any room, gallery, saloon, land or premises used for the purpose of practising shooting with pea rifles or saloon guns whether on payment or otherwise.

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41c.

out me 41c. (1) No person under the age of fourteen Penalty on years shall use, discharge, carry, buy, sell, keep using, buyor knowingly have in his possession a firearm or or having a firearm an air gun. or air gun. (2) No person shall sell, let or hire, give 5 or lend any firearm or air gun to any person under the age of fourteen years. (3) No person shall knowingly sell, let or hire, give or lend a firearm or an air gun to a 10 person who is intoxicated or of unsound mind. (4) No person who is intoxicated shall use, carry or have in his possession any firearm or air gun. (5) No person shall discharge any firearm or air gun on private property without the 15 consent previously obtained of the owner or occupier of such property. (6) Any person who is guilty of a contravention of this section shall be liable to a 20 penalty not exceeding ten pounds. (7) Subsection one of this section shall not apply to-(a) any officer or member of the Commonwealth naval or military cadets using or carrying a firearm in the performance 25 of his duty or when engaged in target practice at an authorised range or travelling thereto or therefrom; or (b) any employee of a gunsmith or gun seller; or any other employee under 30 the age of fourteen years who carries or has in his possession any firearm or air gun in the ordinary course of his employer's business; or (c) the proprietor or lessee of any shooting 35 gallery, his agent or servant, while employed therein, or any person shooting at a target or figure in such gallery; or (d) a person under the age of fourteen years

using a firearm or an air gun under the

personal supervision of a responsible

adult.

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73 41D. When a firearm or an air gun is carried when firein parts by two or more persons, each and arm or air every one of such persons who is under the gun carried in parts. age of fourteen years shall be deemed to carry 5 a firearm or an air gun (as the case may be). 41E. (1) Any person who sells, gives or dis-Restriction poses to any person under the age of fourteen on sale of certain years any cartridges or any bulleted caps shall cartridges be liable to a penalty not exceeding ten pounds. to young persons. 10 (2) It shall be a sufficient defence to any charge under this section that the sale, gift or disposal was made upon the written authority of some responsible adult person. 41r. Any person who uses any contrivance Maxim Fower to appoint at persons to commonly called or in the nature of a maxim silencer. silencer shall be liable for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months and for any subsequent offence to 20 imprisonment for a term of twelve months. 41g. A firearm, air gun, cartridge or bulleted Seizure of cap which is being used or carried by or which frearm, etc. is in the possession of any person apparently in contravention of this Part, may be seized by any member of the police force, and shall be 25 retained possession of by him until a court of petty sessions makes an order with regard to the forfeiture, disposal, destruction or return to the owner of the firearm, air gun, cartridge or cap. 30 41H. Any person who has a firearm or an air Precaution gun in his possession and who does not take to be taken by owners. all reasonable precautions to ensure the safe keeping of such firearm or air gun shall be liable to a penalty not exceeding ten pounds. 35 411. If a justice is satisfied by information Power to on oath that there are reasonable grounds for search premises for suspecting that any firearm or air gun is con-firearms, cealed or lodged in any premises or place in etc.

possession of the firearm or air gun by the child,

sent or toowledge, and that he took all

breach of this Act, he may grant a search warrant authorising any member of the police force named therein to enter at any time if necessary by force and to search any premises or place named in such warrant and every person found therein, and to seize and detain any firearm or air gun which he may find on the premises or place, and in respect of which he has reasonable grounds for suspecting that there has been or is a breach of this Act.

411. (1) The Minister may by order in writ- Power to ing appoint persons to exercise all powers and appoint authorities conferred by this Part on members execute of the police force; and every person so Part. appointed shall until such appointment is revoked by the Minister have and may exercise, subject to such order, all or any of the said powers and authorities.

(2) Every person so appointed shall, if 20 demanded, produce his authority from the Minister when exercising any of the powers and authorities conferred upon him pursuant to this section.

> 41k. In every prosecution for an offence Proof of against this Part where it is averred in the age. information that a person is under the age of fourteen years this shall be deemed to be proved

in the absence of proof to the contrary. 41L. If any child under the age of fourteen Liability of years uses or has in his possession any firearm parent or or air gun, the parent or guardian of the child guardian. shall be liable to a penalty not exceeding ten pounds.

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It shall be a sufficient defence to any proceedings under this section if the person charged 35 proves that the use or possession was without his consent or knowledge, and that he took all reasonable precautions to prevent the use or possession of the firearm or air gun by the child,

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or that the child was using the firearm or air gun under the personal supervision of a responsible adult.

41m. Whosoever discharges a firearm or air Discharging gun in or near a street or public place without firearms or air guns in lawful excuse shall be liable to a penalty not street, etc. exceeding ten pounds.

41n. Whosoever having previously been con- Illegal victed of an offence punishable in a summary possession of firearms jurisdiction or on indictment or who, being or air guns. found consorting with criminals or known prostitutes, has in his possession or carries in a public street, highway, or public place a firearm or air gun, except for some lawful, proper and sufficient purpose, the proof of which purpose shall lie upon him, shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding two years, and for any subsequent offence to imprisonment for a term of two years.

410. Whosoever has in his possession or carries Illegal in any public street, highway or public place, any possession of gas article or instrument capable of discharging in pencil, etc. any way any irritant liquid, gas, powder or any substance capable of causing bodily harm except for some lawful purpose the proof of which purpose shall lie upon him, shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or imprisonment for a term not exceeding six months, and for a subsequent offence to imprisonment for a term of six months.

41P. (1) Any firearm or air gun found in Possession any vehicle shall be deemed in the absence of of firearms or air guns proof to the contrary to be in the possession in vehicle. of any person who at the time of the finding or recently thereto is or was in the vehicle where such person is one who has previously been convicted of an indictable offence or where such

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person at the time of the finding or recently thereto is or was consorting with criminals or known prostitutes.

(2) Any person in whose possession in a vehicle any firearm or air gun is or is deemed to be pursuant to subsection one of this section shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.

(3) In any proceeding for a contravention of this section the burden of proof that the firearm or air gun was in the vehicle for some lawful purpose shall lie upon the person accused.

41q. (1) Any firearm or air gun found in any Possession shop, room or office shall be deemed in the of firearms absence of proof to the contrary to be in the in room, possession of any person who at the time of the shop or finding or recently thereto is or was in occupation of the shop, room or office where such person is one who has previously been convicted of an indictable offence or where such person at the time of the finding or recently thereto is or was consorting with criminals or known prostitutes.

(2) Any person in whose possession in a shop, room or office any firearm or air gun is deemed to be, pursuant to subsection one of this section, shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding three months.

(3) In any proceeding for a contravention of this section the burden of proof that the firearm or air gun was in the room, shop or office for some lawful purpose shall lie upon the person accused.

41R. Any member of the police force who on Search of reasonable grounds suspects that any person suspected in a public place is carrying or has in his possession an unlicensed firearm or air gun may

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without warrant search such person or any vehicle, package or other receptacle there in his possession or under his control and may detain such person for the purposes of such search and any unlicensed firearm or air gun found on such search.

41s. (1) The Governor may make regulations Regulations. for carrying out the provisions of this Part, and may in such regulations prescribe any penalty not exceeding twenty pounds for any breach thereof.

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

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

- 30 (b) by inserting in section one after the words and Section 1. figures "PART II.—OFFENCES GENERAL TO THE Whole State—ss. 5-41" the following words and figures:--PART IIA.-FIREARMS, ETC.-ss. 41a-41s '';
- (c) by omitting from section nine the words Section 9. 35 "discharges any firearm without lawful cause; or,";

(d)

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(d) (i) by omitting from section seventy-five the Section 75. words "discharges any firearm without lawful cause or": (ii) by omitting the proviso to the same section; 5 Fourth (e) by omitting the Fourth Schedule. Schedule. (2) The Police Offences Act, 1901, as amended by Citation. subsequent Acts and this Act, may be cited as the Police Offences Act, 1901-1936. 3. (1) The Pistol License Act, 1927, is amended— Amendment of Act No. 10, 1927 10 (a) by omitting from section three the definition of Section 3. "Pistol" and by inserting in lieu thereof the (Interpretafollowing new definition: "Pistol" means any lethal weapon of any length of barrel from which any shot, 15 bullet, or other missile can be discharged, designed for aiming and firing from one hand, and which is reasonably capable of being carried concealed about the person, but does not include a toy pistol or an 20 antique pistol which is kept or sold as a curiosity or ornament. (b) (i) by omitting from paragraph (b) of subsec- Section 4. tion three of section four the words "six (License.) months" and by inserting in lieu thereof the 25 words "two years"; 83 (ii) by omitting subparagraph (v) of paragraph (c) of the same subsection and by inserting in lieu thereof the following new subparagraphs:-30 (v) a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regulations during the currency of the permit; or

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(vi) any person who has in his possession or carries a pistol which is for use solely for or in connection with the conduct of any athletic meeting or sporting event, and from which blank cartridges

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Firearms.

cartridges only are discharged, and in respect of which the prescribed records are kept;

(iii) by inserting at the end of the same section the following new subsection:-

(4) Where a pistol is carried in parts by two or more persons each and every one of such persons shall be deemed to carry a pistol.

(c) (i) by inserting in subsection two of section five Section 5. 10 after the words "eighteen years" the fol- (License lowing words:—"or to a person who has fees.) been convicted upon indictment of any crime and sentenced to penal servitude or imprisonment for twelve months or more 15 and who has been released from such penal servitude or imprisonment less than five years or to any person who is subject to any recognizance to be of good behaviour or to

keep the peace";

(ii) by inserting at the end of the same section New subthe following new subsections:-

(6) No license fee shall be chargeable under subsection four of this section in respect of a pistol acquired or held as a trophy and which has been rendered incapable of being discharged to the satisfaction of the officer of police to whom application is made for the license.

(7) Where the Minister is satisfied upon application made to him in the manner and form prescribed that a pistol is kept or used by the applicant solely for scientific, historical, or educational purposes he may, by writing under his hand, exempt the applicant from the payment in respect of such pistoi of the fee prescribed by subsection four of this section.

An exemption granted by the Minister under this subsection may be cancelled by the Minister for any cause which he deems sufficient. (d)

ecs. (6)

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Firearms. (d) by inserting in section six after the word sec. 6. "refusal" where secondly occurring the words (Appeal against re-"within twenty-one days thereafter"; (e) by inserting at the end of section eight the fol- sec. 8. lowing new paragraphs:-5 Where a license has been so revoked the holder Return of thereof shall, within forty-eight hours from revoked receipt of such notice of revocation, return such license to the said officer in charge. .01 .40 Any person who fails to so return such license 10 10 61 6 shall be liable on summary conviction to a (.519 ,91... penalty not exceeding ten pounds. (f) by inserting next after section eight the follow- New sec. SA. ing new section:-8A. (1) Where a license is revoked or where a Pistol to be 15 holder of a pistol license does not desire to handed to renew the license the pistol shall be handed to police upon revocation the officer in charge of the police station in or of license,

renew the license the pistol shall be handed to the officer in charge of the police station in or nearest to the place where the owner of the pistol usually resides or to a pistol dealer registered under this Act to be held by such officer or pistol dealer as the case may be pending the sale or other lawful disposal of the pistol.

Where the pistol is handed to a pistol dealer so registered such pistol dealer shall forthwith issue a receipt for the same and within three days thereafter forward a duplicate of such receipt to the officer in charge of the police station in or nearest to the place where the owner of the pistol usually resides.

(2) Any person who fails to comply with the provisions of subsection one of this section shall be liable to a penalty not exceeding twentyfive pounds.

(3) The regulations may provide for the disposal or sale by the Commissioner of Police of any pistol handed to an officer of police under this section, failing the sale or lawful disposal by the owner thereof within a period of six months.

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Where a pistol handed in under this section is sold or disposed of by the Commissioner of Police pursuant to the regulations made in that behalf the net proceeds of the sale shall, upon the prescribed application made within the prescribed time, be paid to the owner of the pistol, and, failing such application, shall be paid to the Police Superannuation and Reward Fund.

(g) (i) by inserting in subsection one of section sec. 10.

To secten after the words "let on hire" the words (Sale or hire, etc.)

(ii) by inserting in the same subsection after the words "sale, hire" the words "transfer, and loan, delivery for repair":

(iii) by inserting in subsection two of the same section after the words "or lets on hire" the words "transfers, lends, or repairs";

(iv) by inserting in the same subsection after the words "sold, let on hire" the words "transferred, lent, repaired";

(v) by inserting in the same subsection after the words "such sale, hire" the words "transfer, loan, repair";

(vi) by inserting in the same subsection after the words "address of the purchaser, whirer" the words "transferee, borrower, customer";

(vii) by inserting in the same subsection after the words "produced by the purchaser, hirer" the words "transferee, borrower, customer";

(viii) by inserting in the same subsection after the words "such purchaser, hirer" the words "transferee, borrower, customer";

(ix) by omitting from paragraph (a) of subsection three of the same section the word of foregoing?;

(x) by inserting in paragraph (b) of the same subsection after the words "on the sale, hire" the words "transfer, loan, delivery for repair"; (xi)

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| _ | Firearms. | |
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| 21- | (xi) by inserting in the same subsection after | |
| | the word "conviction" the words "to the penalty or punishment expressly provided | The second |
| | therefor by this Act, or where no penalty | |
| 5 | or punishment is otherwise so provided"; | |
| | (xii) by inserting at the end of the same section the following new subsection:— | |
| | (4) No person shall sell, let on hire, | 2 |
| 7. | transfer or lend a pistol to, or repair, prove, or test a pistol for any person whom he | |
| 1) | knows or has reasonable grounds for be- | ÷ P |
| | lieving to be intoxicated or of unsound | |
| | mind. Any person who acts in contravention of | 3) Of |
| 15 | this subsection shall be liable on summary | |
| | conviction in respect of each offence to a | |
| | penalty not exceeding twenty pounds or to imprisonment for a term not exceeding | 13 |
| | three months. | |
| 20 | | New section |
| | 10a. (1) It shall be the duty of every F | Record to |
| | | mporters |
| 25 | shall record or cause to be recorded a true | nd dealers f pistol |
| | record of all purchases and sales of pistols for | ealings. |
| | the possession of which a license is required by this Act. | 50 |
| | Such record shall set out in respect of each | |
| 30 | sale or purchase the date thereof and the name, occupation and address of the purchaser or | |
| | vendor and the particulars of the pistols pur- | |
| | chased or sold, and such other information as | 90 |
| 35 | is prescribed. (2) Every such importer or dealer shall | |
| 00 | at all times permit any member of the police | |
| | force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall | 35 |
| | at all times on demand afford to any officer of | |
| 40 | police all further information in his possession with respect to any sales or purchases made by | |
| | him of pistols. | |
| | subsection after the words on the sale, | 40 |

(3) Every person who fails to keep such record or permit such inspection or furnish such information shall be liable on summary conviction to a fine not exceeding twenty pounds or 23 to imprisonment for a term not exceeding three 5 months. (i) by inserting at the end of section eleven the Sec. 11. (Registrafollowing new subsection:tion of (3) Such officer may decline to issue a certi-pistol ficate to any person unless such person satisfies dealers.) 10 him that he is a fit and proper person to be a registered pistol dealer. But any person to whom such officer declines to issue a certificate shall have a like right of appeal to that provided for a person who is 15 refused a pistol license. (j) by inserting after section eleven the following new section:-11a. Any person who being the holder of a Production pistol license under this Act fails upon demand of pistol on demand. 20 made by a member of the police force to produce the pistol in respect of which the license was issued for inspection by a member of the police force shall be liable upon summary conviction to a penalty not exceeding twenty 25 pounds. (k) by inserting at the end of section fifteen the Sec. 15. (Precautions following new subsection:-(2) An information for an offence against by pistol this section may, in a case where the informant owners.) 30 is a member of the police force, be laid at any time within twelve months of the commission of the offence. Sec. 17. (1) by repealing section seventeen; (Maxim (m) by inserting next after section seventeen the New secs. 35 following new sections:-17a. Any person who— Defacing (a) defaces or alters any number or identi- identification marks, fication mark upon any pistol; or

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(b) has in his possession any pistol in respect of which a license has been taken out, the numbers or identification marks whereon have been defaced or altered,

shall be liable on summary conviction for a first offence to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding twelve months, and for a subsequent offence to imprisonment for a term of twelve months.

17B. (1) It shall not be lawful for any pawn- Prohibition broker to take any pistol in pawn from any of taking

- (2) If a pawnbroker takes any pistol in pawn from any person he shall be liable on summary conviction to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
- (n) by inserting in section ten after the word sec. 10. "him" wherever occurring the words "before (Consequen 20 the commencement of the Firearms Act, 1936"; tial.)
 - (o) (i) by omitting from subsection one of section Section 18. eighteen the words "prescribing all forms (Regula-under this Act and generally" and by tions.) inserting in lieu thereof the words "not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed ";

(ii) by omitting paragraph (i) of the same subsection and by renumbering paragraphs (ii), (iii) and (iv) as paragraphs (i), (ii) and (iii) respectively;

(iii) by inserting next after subsection one of the same section the following new subsec-

(2) Without limiting the generality of the power conferred by subsection one of this section

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| | section regulations may be made in regard to all or any of the following matters:— | |
| | (a) the forms of licenses or permits under | |
| 5 | this Act and the conditions and manner of their grant; | |
| J | (b) the fees payable on the issue of such | |
| | licenses; | |
| | (c) making provision for the marking of pistols with identifying marks prior | |
| 10 | | |
| 10 | (d) the delivery up and recovery of any | |
| | licenses cancelled or revoked or | |
| | lapsed on death or for any other reason; | |
| 15 | () (1 . 1 .) (1 .) | |
| | overseas tourists of permits limited | |
| | in duration to a period of not more than six months to carry pistols, the | |
| | conditions to be observed, the fees to | |
| 20 | be paid, and the revocation of such | |
| | permits for any breach of conditions; (f) the issue by officers in charge of | |
| | police stations of permits to visitors | |
| | from other States who are holders of | |
| 25 | | |
| | another State, the duration of such permits, the conditions to be observed, | |
| | the fees payable for the issue thereof, | |
| | and the revocation of such permits for | |
| 30 | any breach of conditions. (2) The Pistol License Act, 1927, as amended by | |
| | this Act, may be cited as the Pistol License Act, 1927- | Citation. |
| | 1936. | 1) |
| | (3) Any regulation made under the Pistol License Act, 1927, and in force at the commencement of this Act | |
| 35 | shall to the extent to which it is not inconsistent with the | |
| | Pistol License Act, 1927-1936, or any regulation there- | |
| | under, continue in force, but may be amended or repealed | ertic. |
| 10 | by regulations made under the Pistol License Act, 1927-1936. | |
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