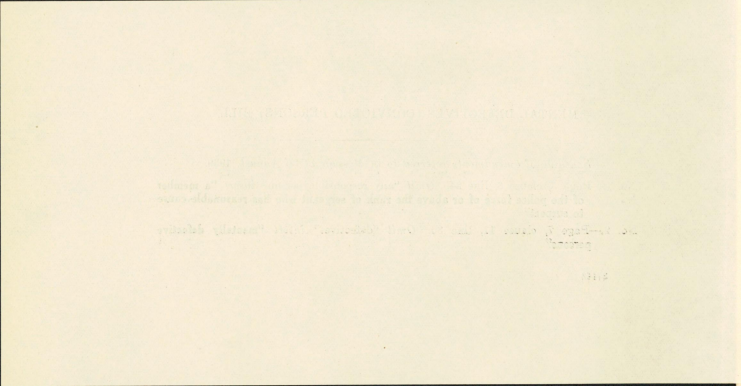
#### MENTAL DEFECTIVES (CONVICTED PERSONS) BILL.

Schedule of amendments referred to in Message of 30 August, 1939.

- No. 1.—Page 5, clause 6, line 24. Omit "any responsible person" insert "a member of the police force of or above the rank of sergeant who has reasonable cause to suspect"
- No. 2.—Page 7, clause 11, line 30. Omit "defectives" insert "mentally defective persons"



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 18 July, 1939.

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

> W. K. CHARLTON. Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 30th August, 1939.



# ANNO TERTIO

### Act No. , 1939.

An Act to make provision for the special care and treatment of mentally defective. prisoners; to amend the Prisons Act, 1899, and certain other Acts; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South 3 Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

1. (1) This Act may be cited as the "Mental Short title Defectives (Convicted Persons) Act, 1939."

and commencement.

(2) This Act shall commence on a day to be appointed by the Governor and notified by proclamation 10 published in the Gazette.

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Note .- The words to be omitted are ruled through ; those to be inserted are printed in black letter.

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	Mental Defectives (Convicted Persons).
	2. In this Act, unless the subject-matter or context successes
	otherwise requires— titn.
	"Convicted prisoner" means any prisoner under-
	going imprisonment for any offence included in the schedule to this Act.
5	"Inspector-General" means the Inspector-General
	of Mental Hospitals and includes the Deputy
	Inspector-General.
	"Institution "means a place appointed as an insti-
10	tution pursuant to this Act. "Magistrate" means stipendiary magistrate or
	police magistrate.
	"Mental defectiveness" means a condition of
	arrested or incomplete development or of de-
15	generation of mind from whatsoever cause arising.
	"Mentally defective person" includes a convicted
	prisoner not being an insane person within the
20	meaning of the Lunacy Act of 1898, in whom
	there exists mental defectiveness so pronounced that he requires supervision and control for his
390	own protection on for the protection of others
	"Patient" means a person detained in an institu-
25	tion in accordance with the provisions of this Act.
40	"Prescribed " means prescribed by this Act or by
	any regulations made thereunder.
	"Prison "means a prison within the meaning of the
	Prisons Act, 1899.
30	<b>3.</b> (1) Where it appears to any court before which a Mentally person is convicted and sentenced in respect of any defective
	offence included in the Schedule to this Act that such be reported
	person is a mentally defective person, the judge or magis- etc.
95	trate of such court shall forthwith report the case to the Minister accordingly.
30	(2) It shall be the duty of the governor or officer
	in-charge of any prison to inform the visiting surgeon
	if it appears to him that any convicted prisoner is from the
	apparently a mentally detective person. The visiting
40	surgeon shall thereupon examine such person, and, if 1947.9 upon such examination the visiting surgeon is of opinion
	that

that the prisoner is a mentally defective person he shall so inform the Comptroller-General of Prisons in writing setting out the grounds of such opinion.

Upon receipt of any such intimation or upon his own 5 initiative the Comptroller-General shall report the case to the Minister, in writing, setting out the reasons for this belief.

(3) The Minister, upon the receipt of any such, report, shall thereupon request the Inspector-General to 10 cause any such prisoner to be examined by two legally qualified medical practitioners who shall separately, and apart from each other, examine and report to the Inspector-General in accordance with the form prescribed as to the mental condition of the person so examined.

(4) The Inspector-General shall thereupon trans-15 mit such reports to the Minister, who may direct that such prisoner be brought before a magistrate for inquiry into his condition.

4. (1) The magistrate before whom such prisoner is Magistrate 20 brought in accordance with the Minister's directions may inquiry. examine him at any convenient place and shall call to his assistance the medical practitioners who have reported upon the prisoner in accordance with section three of this Act.

- For the purposes of this section the magistrate shall 25 have power to summon and examine witnesses on gath and to exercise in this behalf all the authority conferred by the Justices Act, 1902, upon a magistrate exercising summary jurisdiction.
- (2) At every such inquiry the prisoner shall have 30 the right of being heard and of calling evidence on his that own behalf and the right of examining and cross-simily dr examining witnesses personally or by his counsel or attorney, and unless arrangements in this regard arealo-un 35 made by the prisoner or his relatives or friends, legal
- assistance for such prisoner shall be provided at the sugar an surgeon shall expense of the Crown. tone on the crown to the contract of the crown to the contract of the co (8)) rogn -----C SCH NOVER

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(3) If upon such examination such magistrate is satisfied that such prisoner is a mentally defective person within the meaning of this Act, he may order that the prisoner be detained in an institution during the 5 Governor's pleasure.

The period of such detention shall run concurrently with but may exceed any term of imprisonment, penal servitude, or detention to which the prisoner has been sentenced.

10 (4) Any order under this section that a prisoner be detained in an institution shall be sufficient authority to the Comptroller-General of Prisons to remove the prisoner to such institution, there to be detained in pursuance of such order, subject to the provisions of this

15 Act.

(5) Any prisoner against whom an order has been made under this section may in the manner prescribed by the Justices Act, 1902, appeal therefrom to a court of - Alda quarter sessions, but the notice of appeal shall not sus-

20 pend the operation of the order of the magistrate.

The court of quarter sessions hearing the appeal may, · by its order, confirm, set aside, or vary the order appealed from, and may exercise all the powers conferred upon a court of quarter sessions in the hearing of an appeal

25 against the adjudication of a justice under the provisions of Division 4 of Part V of the Justices Act, 1902.

(6) A prisoner may appeal to a judge of the Supreme Court against an order made by a court of quarter sessions pursuant to subsection five of this 30 section.

Such appeal shall be in the nature of a rehearing and shall be made in accordance with rules of court.

The judge hearing such appeal may by his order confirm, set aside, or vary the order appealed from.

35 (7) At an inquiry before a magistrate or at the hearing of any appeal, the magistrate, court or judge may order that any persons not directly interested in the case shall be excluded from the court-room or place of hearing, unless the prisoner elects that the inquiry or 40 hearing shall be open to the public.

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No person shall publish a report or account of any such proceedings, when such proceedings shall have been heard in private.

Any person contravening the provisions of this section 5 shall be liable on summary conviction before a magistrate to a penalty not exceeding fifty pounds.

5. (a) Where it appears from medical or other evi-Discharge dence that it is no longer necessary in the from instiand the second interests of the patient or of the general public

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- A states ? that he should be further detained in an institution; or
  - (b) where application is made by any relative or friend of a patient that he be delivered over to the custody and care of such relative or friend, and satisfactory evidence is furnished that such relative or friend is a suitable person
    - to undertake the custody and care of the patient and is financially in a position to provide for his welfare;
- 20 the Minister may recommend to the Governor that such patient be discharged from such institution subject to such conditions as the Minister may think fit to impose.

6. (1) If it be made to appear to any magistrate on Return to the information on oath of any responsible person a

- 25 member of the police force of or above the rank of sergeant who has reasonable cause to suspect that a person discharged under the provisions of section five of this Act has committed a breach of any of the conditions of his discharge, or that in the interests of the person so discharged, or of
- 30 the public, it is desirable that any such person should be returned to an institution, such magistrate may issue his warrant for the apprehension of such person, and may therein and thereby direct that such person be apprehended and brought before a magistrate, who shall under 35 such circumstances have all the powers conferred by

section four of this Act.

(2) Any member of the police force may apprehend any person for whose apprehension any such warrant has been issued and deliver him according to the tenor thereof.

institution.

(3)

(3) The superintendent or other officer-in-charge of any institution shall forthwith report to the Minister when any such person has been returned to an institution.

(4) Where any person is brought before a magis-5 trate in pursuance of this section such person shall have the same rights as a prisoner brought before a magistrate in pursuance of section four of this Act, including the same rights of appeal.

7. The Governor may, by notification in the Gazette, Institution 10 appoint any place to be an institution, and in and by such pointed. notification may assign any name to such institution, which shall be under the administrative control of the Comptroller-General of Prisons.

8. The Inspector-General and his duly authorised Access by Inspector-General of Inspector General of Inspector General of Insert.

9. If any person while an inmate of an institution Insane appears to be insane, the Comptroller-General of Prisons prisoner. shall direct that such person be placed under observation either in such institution or in the reception-house, under 20 the Lunacy Act of 1898.

The Minister may, upon receipt of certificates of two medical practitioners in the form of Schedule Two of the Lunacy Act of 1898, accompanied by a statement of particulars in the form of Schedule Sixteen of that Act,

25 direct by order under his hand in accordance with Schedule Seventeen of that Act, that such person be removed to and kept in a mental hospital, and the provisions of the said Lunacy Act of 1898 as amended by subsequent Acts shall thereafter be applied to such 30 person.

10. There shall be appointed in respect of every insti- Visitors. tution established under this Act-

- (a) a magistrate to act as visiting justice to such institution who shall visit such institution at
- least once in every month or oftener, as required.

The duties of such magistrate shall be as defined by regulations made under this Act: (b)

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Act No. 1939. a Iran

Mental Defectives (Convicted Persons). (b) a legally qualified medical practitioner to act as visiting medical officer who, in addition to such visit other duties as may be prescribed, shall furnish to the Minister a quarterly report regarding the health and mental condition of every patient in such institution; (c) a visiting committee consisting of three persons one of whom shall be a retired magistrate or " barrister-at-law or a solicitor, who shall act as chairman of such committee, and the other two 19900 01 members of which shall be legally qualified medical practitioners with special qualifications for dealing with the mentally deficient. Such committee shall visit the institution at least once in every month with or without previous notice, and at such hours or for such time anothe st as they think fit, and also at such other times as the Minister may direct. The powers and duties of the committee shall be as defined by regulations made under this Act. 11. (1) The Governor may make regulations--Regulations. (a) for the regulation, control, management and inspection of institutions and providing for the 100010 care, control and suitable employment of per-oscial sons detained in such institutions and prescribusiusit ing the duties of the various officers and bench de committees appointed to control or visit such bedoed ANYOMON institution; (b) for the control, good order, discipline, and health of defectives mentally defective persons; (c) for the appointment, promotion, dismissal and discipline of officers under this Act; 法 法 是 書 (d) for carrying out and giving effect to the moiture provisions of this Act. 3(2) All regulations so made shall-36 (a) be published in the Gazette; (b) take effect from the date of publication or from a later date to be specified in such regulations; and 11 maria (c)

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#### Mental Defectives (Convicted Persons).

(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 within fifteen sitting days after any regulation has been laid before such House, disallowing such regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### SCHEDULE.

Sec. 2.

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(a) Offences in respect of which a penalty of death or penal servitude or imprisonment with or without hard labour for a term of two years or upwards may be imposed.

(b) Wilful and obscene exposure of person.

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Sydney: Thomas Henry Tennant, Acting Government Printer-1939 ...

# New South Wales.



# ANNO TERTIO GEORGII VI REGIS.

## Act No. 19, 1939.

An Act to make provision for the special care and treatment of mentally defective prisoners; to amend the Prisons Act, 1899, and certain other Acts; and for purposes connected therewith. [Assented to, 24th. October, 1939.]

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 :---

" Mental Short title 1. (1) This Act may be cited as the Defectives (Convicted Persons) Act, 1939."

and commencement.

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

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#### Mental Defectives (Convicted Persons).

Interpretation. 2. In this Act, unless the subject-matter or context otherwise requires—

- "Convicted prisoner" means any prisoner undergoing imprisonment for any offence included in the Schedule to this Act.
- "Inspector-General" means the Inspector-General of Mental Hospitals and includes the Deputy Inspector-General.
- " Institution " means a place appointed as an institution pursuant to this Act.
- "Magistrate" means stipendiary magistrate or police magistrate.
- "Mental defectiveness" means a condition of arrested or incomplete development or of degeneration of mind from whatsoever cause arising.
- "Mentally defective person" includes a convicted prisoner not being an insane person within the meaning of the Lunacy Act of 1898, in whom there exists mental defectiveness so pronounced that he requires supervision and control for his own protection, or for the protection of others.
- "Patient" means a person detained in an institution in accordance with the provisions of this Act.
- "Prescribed " means prescribed by this Act or by any regulations made thereunder.
- " Prison " means a prison within the meaning of the Prisons Act, 1899.

Mentally defective persons to be reported, etc. **3.** (1) Where it appears to any court before which a person is convicted and sentenced in respect of any offence included in the Schedule to this Act that such person is a mentally defective person, the judge or magistrate of such court shall forthwith report the case to the Minister accordingly.

(2) It shall be the duty of the governor or officerin-charge of any prison to inform the visiting surgeon if it appears to him that any convicted prisoner is apparently a mentally defective person. The visiting surgeon shall thereupon examine such person, and, if upon such examination the visiting surgeon is of opinion that

#### Mental Defectives (Convicted Persons).

that the prisoner is a mentally defective person he shall so inform the Comptroller-General of Prisons in writing setting out the grounds of such opinion.

Upon receipt of any such intimation or upon his own initiative the Comptroller-General shall report the case to the Minister, in writing, setting out the reasons for this belief.

(3) The Minister, upon the receipt of any such report, shall thereupon request the Inspector-General to cause any such prisoner to be examined by two legally qualified medical practitioners who shall separately, and apart from each other, examine and report to the Inspector-General in accordance with the form prescribed as to the mental condition of the person so examined.

(4) The Inspector-General shall thereupon transmit such reports to the Minister, who may direct that such prisoner be brought before a magistrate for inquiry into his condition.

4. (1) The magistrate before whom such prisoner is Magistrate brought in accordance with the Minister's directions may to conduct inquiry. examine him at any convenient place and shall call to his assistance the medical practitioners who have reported upon the prisoner in accordance with section three of this Act.

For the purposes of this section the magistrate shall have power to summon and examine witnesses on oath and to exercise in this behalf all the authority conferred by the Justices Act, 1902, upon a magistrate exercising summary jurisdiction.

(2) At every such inquiry the prisoner shall have the right of being heard and of calling evidence on his own behalf and the right of examining and crossexamining witnesses personally or by his counsel or attorney, and unless arrangements in this regard are made by the prisoner or his relatives or friends, legal assistance for such prisoner shall be provided at the expense of the Crown.

(3)

#### Mental Defectives (Convicted Persons).

(3) If upon such examination such magistrate is satisfied that such prisoner is a mentally defective person within the meaning of this Act, he may order that the prisoner be detained in an institution during the Governor's pleasure.

The period of such detention shall run concurrently with but may exceed any term of imprisonment, penal servitude, or detention to which the prisoner has been sentenced.

(4) Any order under this section that a prisoner be detained in an institution shall be sufficient authority to the Comptroller-General of Prisons to remove the prisoner to such institution, there to be detained in pursuance of such order, subject to the provisions of this Act.

(5) Any prisoner against whom an order has been made under this section may in the manner prescribed by the Justices Act, 1902, appeal therefrom to a court of quarter sessions, but the notice of appeal shall not suspend the operation of the order of the magistrate.

The court of quarter sessions hearing the appeal may, by its order, confirm, set aside, or vary the order appealed from, and may exercise all the powers conferred upon a court of quarter sessions in the hearing of an appeal against the adjudication of a justice under the provisions of Division 4 of Part V of the Justices Act, 1902.

(6) A prisoner may appeal to a judge of the Supreme Court against an order made by a court of quarter sessions pursuant to subsection five of this section.

Such appeal shall be in the nature of a rehearing and shall be made in accordance with rules of court.

The judge hearing such appeal may by his order confirm, set aside, or vary the order appealed from.

(7) At an inquiry before a magistrate or at the hearing of any appeal, the magistrate, court or judge may order that any persons not directly interested in the case shall be excluded from the court-room or place of hearing, unless the prisoner elects that the inquiry or hearing shall be open to the public.

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No person shall publish a report or account of any such proceedings, when such proceedings shall have been heard in private.

Any person contravening the provisions of this section shall be liable on summary conviction before a magistrate to a penalty not exceeding fifty pounds.

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5. (a) Where it appears from medical or other evi- Discharge dence that it is no longer necessary in the from insti-interests of the potient on of the interests of the patient or of the general public that he should be further detained in an institution: or

(b) where application is made by any relative or friend of a patient that he be delivered over to the custody and care of such relative or friend, and satisfactory evidence is furnished that such relative or friend is a suitable person to undertake the custody and care of the patient and is financially in a position to provide for his welfare:

the Minister may recommend to the Governor that such patient be discharged from such institution subject to such conditions as the Minister may think fit to impose.

6. (1) If it be made to appear to any magistrate on Return to institution. the information on oath of a member of the police force of or above the rank of sergeant who has reasonable cause to suspect that a person discharged under the provisions of section five of this Act has committed a breach of any of the conditions of his discharge, or that in the interests of the person so discharged, or of the public, it is desirable that any such person should be returned to an institution, such magistrate may issue his warrant for the apprehension of such person, and may therein and thereby direct that such person be apprehended and brought before a magistrate, who shall under such circumstances have all the powers conferred by section four of this Act.

(2) Any member of the police force may apprehend any person for whose apprehension any such warrant has been issued and deliver him according to the tenor thereof.

(3)

#### Mental Defectives (Convicted Persons).

(3) The superintendent or other officer-in-charge of any institution shall forthwith report to the Minister when any such person has been returned to an institution.

(4) Where any person is brought before a magistrate in pursuance of this section such person shall have the same rights as a prisoner brought before a magistrate in pursuance of section four of this Act, including the same rights of appeal.

7. The Governor may, by notification in the Gazette, appoint any place to be an institution, and in and by such notification may assign any name to such institution, which shall be under the administrative control of the Comptroller-General of Prisons.

8. The Inspector-General and his duly authorised officers shall at all hours have access to such institution.

9. If any person while an inmate of an institution appears to be insane, the Comptroller-General of Prisons shall direct that such person be placed under observation either in such institution or in the reception-house, under the Lunacy Act of 1898.

The Minister may, upon receipt of certificates of two medical practitioners in the form of Schedule Two of the Lunacy Act of 1898, accompanied by a statement of particulars in the form of Schedule Sixteen of that Act, direct by order under his hand in accordance with Schedule Seventeen of that Act, that such person be removed to and kept in a mental hospital, and the provisions of the said Lunacy Act of 1898 as amended by subsequent Acts shall thereafter be applied to such person.

**10.** There shall be appointed in respect of every institution established under this Act—

(a) a magistrate to act as visiting justice to such institution who shall visit such institution at least once in every month or oftener, as required.

The duties of such magistrate shall be as defined by regulations made under this Act;

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Mental Defectives (Convicted Persons).

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(b) a legally qualified medical practitioner to act as visiting medical officer who, in addition to such other duties as may be prescribed, shall furnish to the Minister a quarterly report regarding the health and mental condition of every patient in such institution;

(c) a visiting committee consisting of three persons, one of whom shall be a retired magistrate or a barrister-at-law or a solicitor, who shall act as chairman of such committee, and the other two members of which shall be legally qualified medical practitioners with special qualifications for dealing with the mentally deficient.

Such committee shall visit the institution at least once in every month with or without previous notice, and at such hours or for such time as they think fit, and also at such other times as the Minister may direct.

The powers and duties of the committee shall be as defined by regulations made under this Act.

#### 11. (1) The Governor may make regulations-

(a) for the regulation, control, management and inspection of institutions and providing for the care, control and suitable employment of persons detained in such institutions and prescribing the duties of the various officers and committees appointed to control or visit such institution;

- (b) for the control, good order, discipline, and health of mentally defective persons;
- (c) for the appointment, promotion, dismissal and discipline of officers under this Act;
- (d) for carrying out and giving effect to the provisions of this Act.

(2) All regulations so made shall-

- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in such regulations; and

Regulations.

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(c).

#### Mental Defectives (Convicted Persons).

(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 within fifteen sitting days after any regulation has been laid before such House, disallowing such regulation or part thereof, such regulation or part shall thereupon cease to have effect.

#### Sec. 2.

#### SCHEDULE.

- (a) Offences in respect of which a penalty of death or penal servitude or imprisonment with or without hard labour for a term of two years or upwards may be imposed.
- (b) Wilful and obscene exposure of person.

#### By Authority:

THOMAS HENRY TENNANT, Acting Government Printer, Sydney, 1939. [3d.]

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

W. R. McCOURT. Clerk of the Legislative Assembly. Legislative Assembly Chamber. Sydney, 18 September, 1939.

New South Wales.



# ANNO TERTIO GEORGII VI REGIS.

## Act No. 19, 1939.

An Act to make provision for the special care and treatment of mentally defective prisoners; to amend the Prisons Act, 1899, and certain other Acts; and for purposes connected therewith. [Assented to, 24th October, 1939.7

B<sup>E</sup> 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 "Mental Short title Defectives (Convicted Persons) Act, 1939." and com-

mencement.

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

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.

Interpreta tion. 2. In this Act, unless the subject-matter or context otherwise requires—

- "Convicted prisoner" means any prisoner undergoing imprisonment for any offence included in the Schedule to this Act.
- "Inspector-General" means the Inspector-General of Mental Hospitals and includes the Deputy Inspector-General.
- "Institution" means a place appointed as an institution pursuant to this Act.
- "Magistrate" means stipendiary magistrate or police magistrate.
- "Mental defectiveness" means a condition of arrested or incomplete development or of degeneration of mind from whatsoever cause arising.
- "Mentally defective person" includes a convicted prisoner not being an insane person within the meaning of the Lunacy Act of 1898, in whom there exists mental defectiveness so pronounced that he requires supervision and control for his own protection, or for the protection of others.
- "Patient" means a person detained in an institution in accordance with the provisions of this Act.
- "Prescribed " means prescribed by this Act or by any regulations made thereunder.
- " Prison " means a prison within the meaning of the Prisons Act, 1899.

**3.** (1) Where it appears to any court before which a person is convicted and sentenced in respect of any offence included in the Schedule to this Act that such person is a mentally defective person, the judge or magistrate of such court shall forthwith report the case to the Minister accordingly.

(2) It shall be the duty of the governor or officerin-charge of any prison to inform the visiting surgeon if it appears to him that any convicted prisoner is apparently a mentally defective person. The visiting surgeon shall thereupon examine such person, and, if upon such examination the visiting surgeon is of opinion that

Mentally defective persons to be reported, etc.

#### Mental Defectives (Convicted Persons).

that the prisoner is a mentally defective person he shall so inform the Comptroller-General of Prisons in writing setting out the grounds of such opinion.

Upon receipt of any such intimation or upon his own initiative the Comptroller-General shall report the case to the Minister, in writing, setting out the reasons for this belief.

(3) The Minister, upon the receipt of any such report, shall thereupon request the Inspector-General to cause any such prisoner to be examined by two legally qualified medical practitioners who shall separately, and apart from each other, examine and report to the Inspector-General in accordance with the form prescribed as to the mental condition of the person so examined.

(4) The Inspector-General shall thereupon transmit such reports to the Minister, who may direct that such prisoner be brought before a magistrate for inquiry into his condition.

4. (1) The magistrate before whom such prisoner is Magistrate brought in accordance with the Minister's directions may inquiry. examine him at any convenient place and shall call to his assistance the medical practitioners who have reported upon the prisoner in accordance with section three of this Act.

For the purposes of this section the magistrate shall have power to summon and examine witnesses on oath and to exercise in this behalf all the authority conferred by the Justices Act, 1902, upon a magistrate exercising summary jurisdiction.

(2) At every such inquiry the prisoner shall have the right of being heard and of calling evidence on his own behalf and the right of examining and crossexamining witnesses personally or by his counsel or attorney, and unless arrangements in this regard are made by the prisoner or his relatives or friends, legal assistance for such prisoner shall be provided at the expense of the Crown.

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#### Mental Defectives (Convicted Persons).

(3) If upon such examination such magistrate is satisfied that such prisoner is a mentally defective person within the meaning of this Act, he may order that the prisoner be detained in an institution during the Governor's pleasure.

The period of such detention shall run concurrently with but may exceed any term of imprisonment, penal servitude, or detention to which the prisoner has been sentenced.

(4) Any order under this section that a prisoner be detained in an institution shall be sufficient authority to the Comptroller-General of Prisons to remove the prisoner to such institution, there to be detained in pursuance of such order, subject to the provisions of this Act.

(5) Any prisoner against whom an order has been made under this section may in the manner prescribed by the Justices Act, 1902, appeal therefrom to a court of quarter sessions, but the notice of appeal shall not suspend the operation of the order of the magistrate.

The court of quarter sessions hearing the appeal may, by its order, confirm, set aside, or vary the order appealed from, and may exercise all the powers conferred upon a court of quarter sessions in the hearing of an appeal against the adjudication of a justice under the provisions of Division 4 of Part V of the Justices Act, 1902.

(6) A prisoner may appeal to a judge of the Supreme Court against an order made by a court of quarter sessions pursuant to subsection five of this section.

Such appeal shall be in the nature of a rehearing and shall be made in accordance with rules of court.

The judge hearing such appeal may by his order confirm, set aside, or vary the order appealed from.

(7) At an inquiry before a magistrate or at the hearing of any appeal, the magistrate, court or judge may order that any persons not directly interested in the case shall be excluded from the court-room or place of hearing, unless the prisoner elects that the inquiry or hearing shall be open to the public.

No person shall publish a report or account of any such proceedings, when such proceedings shall have been heard in private.

Any person contravening the provisions of this section shall be liable on summary conviction before a magistrate to a penalty not exceeding fifty pounds.

- 5. (a) Where it appears from medical or other evi- Discharge dence that it is no longer necessary in the from insti-tution. interests of the patient or of the general public that he should be further detained in an institution: or
  - (1) where application is made by any relative or friend of a patient that he be delivered over to the custody and care of such relative or friend, and satisfactory evidence is furnished that such relative or friend is a suitable person to undertake the custody and care of the patient and is financially in a position to provide for his welfare;

the Minister may recommend to the Governor that such patient be discharged from such institution subject to such conditions as the Minister may think fit to impose.

6. (1) If it be made to appear to any magistrate on Return to the information on oath of a member of the police force of or above the rank of sergeant who has reasonable cause to suspect that a person discharged under the provisions of section five of this Act has committed a breach of any of the conditions of his discharge, or that in the interests of the person so discharged, or of the public, it is desirable that any such person should be returned to an institution, such magistrate may issue his warrant for the apprehension of such person, and may therein and thereby direct that such person be apprehended and brought before a magistrate, who shall under such circumstances have all the powers conferred by section four of this Act.

(2) Any member of the police force may apprehend any person for whose apprehension any such warrant has been issued and deliver him according to the tenor thereof.

institution.

(3)

#### Mental Defectives (Convicted Persons).

(3) The superintendent or other officer-in-charge of any institution shall forthwith report to the Minister when any such person has been returned to an institution.

(4) Where any person is brought before a magistrate in pursuance of this section such person shall have the same rights as a prisoner brought before a magistrate in pursuance of section four of this Act, including the same rights of appeal.

Institution to be appointed. 7. The Governor may, by notification in the Gazette, appoint any place to be an institution, and in and by such notification may assign any name to such institution, which shall be under the administrative control of the Comptroller-General of Prisons.

8. The Inspector-General and his duly authorised officers shall at all hours have access to such institution.

9. If any person while an inmate of an institution appears to be insane, the Comptroller-General of Prisons shall direct that such person be placed under observation either in such institution or in the reception-house, under the Lunacy Act of 1898.

The Minister may, upon receipt of certificates of two medical practitioners in the form of Schedule Two of the Lunacy Act of 1898, accompanied by a statement of particulars in the form of Schedule Sixteen of that Act, direct by order under his hand in accordance with Schedule Seventeen of that Act, that such person be removed to and kept in a mental hospital, and the provisions of the said Lunacy Act of 1898 as amended by subsequent Acts shall thereafter be applied to such person.

Visitors.

10. There shall be appointed in respect of every institution established under this Act—

(a) a magistrate to act as visiting justice to such institution who shall visit such institution at least once in every month or oftener, as required.

The duties of such magistrate shall be as defined by regulations made under this Act;

(b)

Access by Inspector-General of Insane.

Insane prisoner.

#### Mental Defectives (Convicted Persons).

- (b) a legally qualified medical practitioner to act as visiting medical officer who, in addition to such other duties as may be prescribed, shall furnish to the Minister a quarterly report regarding the health and mental condition of every patient in such institution;
- (c) a visiting committee consisting of three persons, one of whom shall be a retired magistrate or a barrister-at-law or a solicitor, who shall act as chairman of such committee, and the other two members of which shall be legally qualified medical practitioners with special qualifications for dealing with the mentally deficient.

Such committee shall visit the institution at least once in every month with or without previous notice, and at such hours or for such time as they think fit, and also at such other times as the Minister may direct.

The powers and duties of the committee shall be as defined by regulations made under this Act.

Regulations.

1.17

(a) for the regulation, control, management and inspection of institutions and providing for the care, control and suitable employment of persons detained in such institutions and prescribing the duties of the various officers and committees appointed to control or visit such institution;

**11.** (1) The Governor may make regulations—

- (b) for the control, good order, discipline, and health of mentally defective persons;
- (c) for the appointment, promotion, dismissal and discipline of officers under this Act;
- (d) for carrying out and giving effect to the provisions of this Act.

(2) All regulations so made shall—

- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date to be specified in such regulations; and

(e)

#### Mental Defectives (Convicted Persons).

(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 within fifteen sitting days after any regulation has been laid before such House, disallowing such regulation or part thereof, such regulation or part shall thereupon cease to have effect.

Sec. 2.

#### SCHEDULE.

- (a) Offences in respect of which a penalty of death or penal servitude or imprisonment with or without hard labour for a term of two years or upwards may be imposed.
- (b) Wilful and obscene exposure of person.

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

WAKEHURST, Governor.

Government House, Sydney, 24th October, 1939.