# New South Wales.



# GEORGII VI REGIS.

ANNO DECIMO

## Act No. 43, 1946.

An Act to make further provision as to the possession, use and carrying of firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1945, the Pistol License Act, 1927-1936, and the Crimes Act, 1900; and for purposes con-[Assented to, 19th nected therewith. September, 1946.

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

1. (1) This Act may be cited as the "Firearms Act, Short title 1946."

and citation.

21685-A

(2)

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act. 1901-1946.

(3) The Pistol License Act, 1927, as amended by subsequent Acts and by this Act, may be cited as the Pistol License Act, 1927-1946.

2. The Police Offences Act, 1901-1945, is amended—

- (a) (i) by inserting in section 41<sup>B</sup> in the definition of "Firearm" after the words "does not include a" the words "hand grenade";
  - (ii) by inserting next after the definition of "Firearm" in the same section the following new definition:—

"Hand grenade" includes-

- (a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called and whether a Mills bomb, mortar bomb, or otherwise; and
- (b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing the same, or any hurtful material;

and which is reasonably capable of being carried by any person.

Amendment of Act No. 5, 1901. Sec. 41B. (Interpretation.)

- (b) (i) by inserting in subsection one of section Sec. 41CA. 41ca before the words "machine gun" the (Penalty on words "hand grenade":
  - (ii) by omitting from subsection two of the same grenade. section the words "six months or a penalty machine gun not exceeding one hundred pounds" and by machine inserting in lieu thereof the words "twelve gun.) months":
  - (iii) by inserting in subsection three of the same section before the words "machine gun" wherever occurring the words "hand grenade":
- (c) by inserting in subsection two of section 41D sec. 41D. before the words "machine gun" wherever (Firearms, etc., carried occurring the words "hand grenade";
- (d) by inserting in section 41g after the words "air gun" wherever occurring the words "hand (Seizure of firearms, grenade";
- (e) by inserting in section 411 after the words "air sec. 411. gun" wherever occurring the words "hand (Power to grenade":
- (i) by omitting from section 41n the words "or Sec. 41N. (f) carries in a public street, highway, or public (Illegal place a firearm, air gun, machine gun or possession sub-machine gun" and by inserting in lieu etc.) thereof the words "a firearm, air gun, hand grenade, machine gun or sub-machine gun'';
  - (ii) by inserting at the end of the same section the following new subsection:-

(2) Any firearm, air gun, hand grenade, machine gun or sub-machine gun found in any vehicle or in any premises shall, in the absence of proof to the contrary, be deemed to be in the possession of any person who-

> (a) at the time of finding or recently thereto is or was in such vehicle or in occupation of such premises, as the case may be; and

using, carrying or having hand or sub-

in parts.)

Sec. 416. etc.)

search premises.)

of firearms.

- (b) has been previously convicted of an indictable offence or at the time of finding or recently thereto is or was consorting with criminals or known prostitutes.
- (g) by omitting from section 410 the words "or carries in any public street, highway or public place" and by inserting in lieu thereof the words "in any public place";

(h) by omitting sections 41P and 41q;

- (i) (i) by omitting from section 41<sup>R</sup> the words "in a public place is carrying or has in his possession a" and by inserting in lieu thereof the words "has in his possession in any public place a hand grenade or";
  - (ii) by inserting in the same section after the words "and any" the words "hand grenade."

3. The Pistol License Act, 1927-1936, is amended:-

- (a) by inserting in section three in the definition of "Pistol" after the words "can be discharged" the words "or could, but for some omission or mechanical defect, be discharged";
- (b) by omitting paragraphs (a) and (b) of subsection three of section four and by inserting in lieu thereof the following paragraphs:—
  - (a) Any person who has in his possession any pistol without a pistol license for such pistol shall be liable to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.
  - (b) (i) Any person who uses or carries any pistol without a pistol license for such

Sec. 410. (Illegal possession of gas pencil, etc.)

Secs. 41P & 41q. (Possession of firearms, etc., in vehicles or rooms, etc.) Sec. 41R.

(Search of suspected persons, etc.)

Amendment of Act No. 10, 1927. Sec. 3. (Interpretation.)

Sec. 4.

(License for purchasing, using, or carrying pistol.)

such pistol shall if such offence be committed after the hour of seven o'clock in the morning and before the hour of seven o'clock in the evening be liable to a penalty not exceeding two hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.

(ii) Any person who uses or carries any pistol without a pistol license for such pistol shall if such offence be committed after the hour of seven o'clock in the evening and before the hour of seven o'clock in the morning be liable to a penalty not exceeding four hundred pounds or to imprisonment for a term not exceeding two years, or both such penalty and imprisonment.

4. The Crimes Act, 1900, as amended by subsequent Amendment of Act No. 40, 1900. Acts, is amended-

(a) by inserting in section one next after the matter sec. 1. relating to Part III the following new matter :--

(Short title and contents. of Act.)

#### PART IIIA.-FIREARMS.-ss. 93A-93H.

- New Part TITA.
- (b) by inserting next after section ninety-three the following new Part:-

#### PART IIIA.-FIREARMS.

93A. In this Part of this Act unless the context Definitions. or subject-matter otherwise indicates or requires :--

"Hand grenade" includes-

(a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called

B

called and whether a Mills bomb, mortar bomb, or otherwise; and

(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing thesame, or any hurtful material:

and which is **reasonably** capable of being carried by any person.

- "Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily harm.
- "Machine gun" or "sub-machine gun" means any firearm which is fully automatic in its operation and actuated by the energy developed when it is beingfired.
- "Pistol" means any lethal weapon of any length of barrel from which any shot, bullet, or other missile can be discharged, or could, but for some omission or mechanical defect, 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

is kept or sold as a curiosity or ornament.

"Pistol license" means a license issued, and for the time being in force, under the Pistol License Act, 1927, as amended by subsequent Acts.

93B. Any person who uses or carries any pistol Using or without a pistol license for such pistol shall be unlicensed liable to penal servitude for three years.

93c. Any person who has in his possession any hand grenade, machine gun or sub-machine gun shall be liable to penal servitude for two years, or, if previously convicted of an offence mentioned in section 93g of this Act. to penal servitude for three years.

93d. Any person who carries any hand grenade, machine gun or sub-machine gun shall be liable to penal servitude for four years, or, if previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for five vears.

93E. (1) Any hand grenade, machine gun or sub-machine gun found in any vehicle shall, in the absence of proof to the contrary, be deemed machine gun to be in the possession of any person who at the time of the finding or recently thereto is or invehicle. was in the vehicle.

(2) Any person in whose possession in a vehicle any hand grenade, machine gun or sub-machine gun is or is deemed to be pursuant to subsection one of this section shall be liable to penal servitude for five years, or, if previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for seven years.

93F. (1) Where the parts of any hand Pistol, grenade, machine gun or sub-machine gun are hand found in the possession of two or more persons etc., in and such persons at the time of the finding or parts. recently thereto were or had been in association,

carrying of pistol.

Possession of hand grenade. machine or sub-machine gun.

Carrying of hand grenade, machine or sub-machine gun.

Possession of hand grenade. or submachine gun

grenade,

each

each and every one of such persons shall be deemed to be in possession of a hand grenade, machine gun or sub-machine gun, as the case may be.

(2) Where a pistol, hand grenade, machine gun or sub-machine gun is carried in parts by two or more persons, each and every one of such persons shall be deemed to carry a pistol, hand grenade, machine gun or submachine gun, as the case may be.

(3) Where the parts of any hand grenade, machine gun or sub-machine gun are found in two or more vehicles, a hand grenade, machine gun or sub-machine gun, as the case may be, shall be deemed to have been found in each and every one of such vehicles.

93G. The offences referred to in sections 93c, 93D and 93E of this Act are—

(a) any offence mentioned in—

- (i) sections 41ca, 41F, 41N and 410 of the Police Offences Act, 1901, as amended by subsequent Acts:
- (ii) section four of the Pistol License Act, 1927, as amended by subsequent Acts;
- (iii) sections 93B, 93c, 93D and 93E of this Act;
- (b) any offence against the law of any other State or country relating to the possession use or carrying of firearms;
- (c) any offence whether committed in the State of New South Wales or elsewhere punishable on indictment by imprisonment or penal servitude for a term of not less than five years.

List of offences referred to in sections 93C-93E.

93н.

93H. (1) The provisions of this Part of this Exemptions Act shall not apply to—

Exemptions from operation of provisions of this Part of Act

- (a) any person in the performance of his of this duty as a member of the Defence Forces of the Commonwealth, or of the Armed Forces of any Government which is allied or associated with His Majesty in any war in which His Majesty is engaged, or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or as a Peace Officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth; or
- (b) any person whilst engaged in the manufacture, assembly or handling of any pistol, hand grenade, machine gun or sub-machine gun for or on behalf of the Commonwealth; or
- (c) any person engaged in scientific or experimental work with any hand grenade, machine gun or sub-machine gun in pursuance of an authority in that behalf granted by the Minister administering the Police Offences Act, 1901, as amended by subsequent Acts, and in compliance with the terms and conditions imposed by any such authority.

(2) The provisions of section 93<sup>B</sup> shall not apply to:—

(a) any pistol dealer or his servant who carries a pistol in the ordinary course of the trade or business of a pistol dealer or who uses a pistol by way of testing or regulating its strength or quality in a place specially set apart for such purpose; or

- (b) any common carrier or warehouseman or his servant who carries a pistol in the ordinary course of the trade or business of a common carrier or warehouseman; or
- (c) any person who uses a pistol in respect of which a license is held by the owner for the purpose of shooting at a shooting gallery which is under the personal supervision of a responsible person in charge thereof; or
- (d) a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regulations under the Pistol License Act, 1927, as amended by subsequent Acts, during the currency of the permit; or
- (e) any person who 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 only are discharged, and in respect of which the prescribed records are kept pursuant to the provisions of the Pistol License Act, 1927, as amended by subsequent Acts.

By Authority: THOMAS HENRY TENNANT, Government Printer, Sydney, 1946.

<sup>[6</sup>d.]

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, 11 September, 1946.

## New South Wales.



## ANNO DECIMO GEORGII VI REGIS.

### Act No. 43, 1946.

An Act to make further provision as to the possession, use and carrying of firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1945, the Pistol License Act, 1927-1936, and the Crimes Act, 1900; and for purposes connected therewith. [Assented to, 19th September, 1946.

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 "Firearms Act, Short title and 1946." citation.

(2)

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

> G. BOOTH. Chairman of Committees of the Legislative Assembly.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act, 1901-1946.

(3) The Pistol License Act, 1927, as amended by subsequent Acts and by this Act, may be cited as the Pistol License Act, 1927-1946.

2. The Police Offences Act, 1901-1945, is amended-

Amendment of Act No. 5, 1901. Sec. 41B. (Interpretation.)

- (a) (i) by inserting in section 41<sup>B</sup> in the definition of "Firearm" after the words "does not include a" the words "hand grenade";
  - (ii) by inserting next after the definition of "Firearm" in the same section the following new definition:—

"Hand grenade" includes—

- (a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called and whether a Mills bomb, mortar bomb, or otherwise; and
- (b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing the same, or any hurtful material;

and which is reasonably capable of being carried by any person.

2

(b)

Act No. 43, 1946.

Firearms.	
<ul> <li>(b) (i) by inserting in subsection one of section 41ca before the words "machine gun" the words "hand grenade";</li> </ul>	Sec. 41ca. (Penalty on using, carrying or having hand
<ul> <li>(ii) by omitting from subsection two of the same section the words "six months or a penalty not exceeding one hundred pounds" and by inserting in lieu thereof the words "twelve months";</li> </ul>	grenade, machine gun or sub- machine gun.)
<ul> <li>(iii) by inserting in subsection three of the same section before the words "machine gun" wherever occurring the words "hand grenade";</li> </ul>	
<ul> <li>(c) by inserting in subsection two of section 41b</li> <li>before the words "machine gun" wherever occurring the words "hand grenade";</li> </ul>	Sec. 41D. (Firearms, etc., carried in parts.)
<ul> <li>(d) by inserting in section 41g after the words "air gun" wherever occurring the words "hand grenade";</li> </ul>	Sec. 41c. (Seizure of firearms, etc.)
<ul> <li>(e) by inserting in section 411 after the words "air gun" wherever occurring the words "hand grenade";</li> </ul>	Sec. 411. (Power to search premises.)
<ul> <li>(f) (i) by omitting from section 41x the words "or carries in a public street, highway, or public place a firearm, air gun, machine gun or sub-machine gun" and by inserting in lieu thereof the words "a firearm, air gun, hand grenade, machine gun or sub-machine gun";</li> </ul>	(Illegal possession of firearms.
(ii) by inserting at the end of the same section the following new subsection:—	
(2) Any firearm, air gun, hand grenade, machine gun or sub-machine gun found in any vehicle or in any premises shall, in the	
absence of proof to the contrary, be deemed to be in the possession of any person who—	
(a) at the time of finding or recently	
thereto is or was in such vehicle	
or in occupation of such premises, as the case may be; and	
(h)	

3.

(b)

- (b) has been previously convicted of an indictable offence or at the time of finding or recently thereto is or was consorting with criminals or known prostitutes.
- (g) by omitting from section 410 the words "or carries in any public street, highway or public place" and by inserting in lieu thereof the words "in any public place";
- (h) by omitting sections 41p and 41q;
- (i) (i) by omitting from section 41<sup>n</sup> the words "in a public place is carrying or has in his possession a" and by inserting in lieu thereof the words "has in his possession in any public place a hand grenade or";
  - (ii) by inserting in the same section after the words "and any" the words "hand grenade."

3. The Pistol License Act, 1927-1936, is amended:

- (a) by inserting in section three in the definition of "Pistol" after the words "can be discharged" the words "or could, but for some omission or mechanical defect, be discharged";
- (b) by omitting paragraphs (a) and (b) of subsection three of section four and by inserting in lieu thereof the following paragraphs:—
  - (a) Any person who has in his possession any pistol without a pistol license for such pistol shall be liable to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.
  - (b) (i) Any person who uses or carries any pistol without a pistol license for such

Sec. 410. (Illegal possession of gas pencil, etc.)

Secs. 41p -& 41q. (Possession of firearms, etc., in vehicles or rooms, etc.) Sec. 41R.

(Search of suspected persons, -etc.)

of Act No. 10, 1927. Sec. 3. (Interpretation.)

Amendment

Sec. 4. (License for purchasing, using, or carrying pistol.)

-4

Act No. 43, 1946.

#### Firearms.

such pistol shall if such offence be committed after the hour of seven o'clock in the morning and before the hour of seven o'clock in the evening be liable to a penalty not exceeding two hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.

(ii) Any person who uses or carries any pistol without a pistol license for such pistol shall if such offence be committed after the hour of seven o'clock in the evening and before the hour of seven o'clock in the morning be liable to a penalty not exceeding four hundred pounds or to imprisonment for a term not exceeding two years, or both such penalty and imprisonment.

4. The Crimes Act, 1900, as amended by subsequent Amendment of Act No. 40, 1900. Acts, is amended-

New Part IIIA.

(a) by inserting in section one next after the matter sec. 1. (Short title relating to Part III the following new matter:and contents of Act.)

#### PART IIIA.—FIREARMS.—SS. 93A-93H.

(b) by inserting next after section ninety-three the following new Part:-

#### PART IIIA.-FIREARMS.

93A. In this Part of this Act unless the context Definitions. or subject-matter otherwise indicates or requires :--

"Hand grenade" includes-

(a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called

called and whether a Mills bomb, mortar bomb, or otherwise; and

(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing the same, or any hurtful material;

and which is reasonably capable of being carried by any person.

- "Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily harm.
- "Machine gun" or "sub-machine gun" means any firearm which is fully automatic in its operation and actuated by the energy developed when it is being fired.
- "Pistol" means any lethal weapon of any length of barrel from which any shot, bullet, or other missile can be discharged, or could, but for some omission or mechanical defect, 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

Act No. 43, 1946.

#### Firearms.

is kept or sold as a curiosity or ornament.

"Pistol license" means a license issued, and for the time being in force, under the Pistol License Act, 1927, as amended by subsequent Acts.

93B. Any person who uses or carries any pistol Using or without a pistol license for such pistol shall be arrying of unlicensed pistol. liable to penal servitude for three years.

93c. Any person who has in his possession Possession any hand grenade, machine gun or sub-machine of hand grenade. gun shall be liable to penal servitude for two machine or years, or, if previously convicted of an offence sub-machine gun. mentioned in section 93g of this Act, to penal servitude for three years.

93D. Any person who carries any hand Carrying grenade, machine gun or sub-machine gun shall of hand be liable to penal servitude for four years, or, if sub-machine previously convicted of an offence mentioned in gun. section 93g of this Act, to penal servitude for five years.

93E. (1) Any hand grenade, machine gun or Possession sub-machine gun found in any vehicle shall, in of hand the absence of proof to the contrary, be deemed machine gun to be in the possession of any person who at or subthe time of the finding or recently thereto is or invehicle. was in the vehicle.

(2) Any person in whose possession in a vehicle any hand grenade, machine gun or sub-machine gun is or is deemed to be pursuant to subsection one of this section shall be liable to penal servitude for five years, or, if previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for seven years.

93F. (1) Where the parts of any hand Pistol, grenade, machine gun or sub-machine gun are hand found in the possession of two or more persons etc., in and such persons at the time of the finding or parts. recently thereto were or had been in association,

machine gun

each

each and every one of such persons shall be deemed to be in possession of a hand grenade, machine gun or sub-machine gun, as the case may be.

(2) Where a pistol, hand grenade, machine gun or sub-machine gun is carried in parts by two or more persons, each and every one of such persons shall be deemed to carry a pistol, hand grenade, machine gun or submachine gun, as the case may be.

(3) Where the parts of any hand grenade, machine gun or sub-machine gun are found in two or more vehicles, a hand grenade, machine gun or sub-machine gun, as the case may be, shall be deemed to have been found in each and every one of such vehicles.

936. The offences referred to in sections 93c, 93D and 93E of this Act are—

- (a) any offence mentioned in—
  - (i) sections 41ca, 41F, 41N and 410 of the Police Offences Act, 1901, as amended by subsequent Acts;
  - (ii) section four of the Pistol License Act, 1927, as amended by subsequent Acts;
  - (iii) sections 93B, 93C, 93D and 93E of this Act;
- (b) any offence against the law of any other State or country relating to the possession use or carrying of firearms;
- (c) any offence whether committed in the State of New South Wales or elsewhere punishable on indictment by imprisonment or penal servitude for a term of not less than five years.

List of offences referred to in sections 930-98B.

93н.

Act No. 43, 1946.

Firearms.

93H. (1) The provisions of this Part of this Exemptions Act shall not apply to—

- (a) any person in the performance of his of this duty as a member of the Defence Forces dat.
  of the Commonwealth, or of the Armed Forces of any Government which is allied or associated with His Majesty in any war in which His Majesty is engaged, or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or as a Peace Officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth; or
- (b) any person whilst engaged in the manufacture, assembly or handling of any pistol, hand grenade, machine gun or sub-machine gun for or on behalf of the Commonwealth; or
- (c) any person engaged in scientific or experimental work with any hand grenade, machine gun or sub-machine gun in pursuance of an authority in that behalf granted by the Minister administering the Police Offences Act, 1901, as amended by subsequent Acts, and in compliance with the terms and conditions imposed by any such authority.

(2) The provisions of section 93<sup>B</sup> shall not apply to:—

(a) any pistol dealer or his servant who carries a pistol in the ordinary course of the trade or business of a pistol dealer or who uses a pistol by way of testing or regulating its strength or quality in a place specially set apart for such purpose; or

(b)

Exemptions from operation of provisions of this Part of Act.

- (b) any common carrier or warehouseman or his servant who carries a pistol in the ordinary course of the trade or business of a common carrier or warehouseman; or
- (c) any person who uses a pistol in respect of which a license is held by the owner for the purpose of shooting at a shooting gallery which is under the personal supervision of a responsible person in charge thereof; or
- (d) a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regulations under the Pistol License Act, 1927, as amended by subsequent Acts, during the currency of the permit; or
- (e) any person who 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 only are discharged, and in respect of which the prescribed records are kept pursuant to the provisions of the Pistol License Act, 1927, as amended by subsequent Acts.

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

NORTHCOTT, Governor.

Government House, Sydney, 19th September, 1946.

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, 3 September, 1946.



## ANNO DECIMO GEORGII VI REGI

## Act No. , 1946.

An Act to make further provision as to the possession, use and carrying of firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1945, the Pistol License Act, 1927-1936, and the Crimes Act, 1900; and for purposes connected therewith.

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

1. (1) This Act may be cited as the "Firearms Act, Short title 1946."

and citation.

16689 1-A

(2)

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act, 1901-1946.

(3) The Pistol License Act, 1927, as amended by5 subsequent Acts and by this Act, may be cited as the Pistol License Act, 1927-1946.

2. The Police Offences Act, 1901-1945, is amended—

Amendment of Act No. 5, 1901. Sec. 41B. (Interpretation.)

- (a) (i) by inserting in section 41<sup>B</sup> in the definition 5 of "Firearm" after the words "does not include a" the words "hand grenade";
  - (ii) by inserting next after the definition of "Firearm" in the same section the following new definition:—

"Hand grenade" includes-

 (a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called and whether a Mills bomb, mortar bomb, or otherwise; and

(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing the same, or any hurtful material; and which is reasonably capable of being carried by any person.

15

10

20

25

30

35

(b)

e

Firearms.	
<ul> <li>(b) (i) by inserting in subsection one of section 41cA before the words "machine gun" to words "hand grenade";</li> </ul>	On Sec. 41CA. (Penalty on using, carrying or
<ul> <li>(ii) by omitting from subsection two of the satisfies section the words "six months or a pena not exceeding one hundred pounds" and inserting in lieu thereof the words "twei months";</li> </ul>	having hand me grenade, lty machine gun or sub- by machine
<ul> <li>(iii) by inserting in subsection three of the same section before the words "machine gut wherever occurring the words "ha grenade";</li> </ul>	n''
<ul> <li>(c) by inserting in subsection two of section 4 before the words "machine gun" where occurring the words "hand grenade";</li> </ul>	
<ul> <li>(d) by inserting in section 41g after the words "a gun" wherever occurring the words "ha grenade";</li> </ul>	air Sec. 416. nd (Seizure of firearms, etc.)
<ul> <li>(e) by inserting in section 411 after the words "a</li> <li>gun" wherever occurring the words "ha</li> <li>grenade";</li> </ul>	air Sec. 411. nd (Power to search premises.)
<ul> <li>(f) (i) by omitting from section 41x the words "carries in a public street, highway, or pub place a firearm, air gun, machine gun sub-machine gun" and by inserting in lithereof the words "a firearm, air gun, ha grenade, machine gun or sub-machine gun</li> </ul>	lic (Illegal or possession of firearms, eu etc.) nd
(ii) by inserting at the end of the same section the following new subsection:	
30 (2) Any firearm, air gun, hand grenad machine gun or sub-machine gun found any vehicle or in any premises shall, in t absence of proof to the contrary, be deem to be in the possession of any person who	in he ed
<ul> <li>(a) at the time of finding or recent thereto is or was in such vehic or in occupation of such premis as the case may be; and</li> </ul>	tly cle es,

	Act No. , 1946.	4
-	Firearms.	
5	(b) has been previously convicted of an indictable offence or at the time of finding or recently thereto is or was consorting with criminals or known prostitutes.	
	(g) by omitting from section 410 the words "or carries in any public street, highway or public place" and by inserting in lieu thereof the words "in any public place";	Sec. 410. (Illegal possession of gas pencil, etc.)
10	(h) by omitting sections 41P and 41Q;	Secs. 41r & 41q. (Possession of firearms, etc., in vehicles or rooms, etc.)
15	<ul> <li>(i) (i) by omitting from section 41r the words "in a public place is carrying or has in his possession a" and by inserting in lieu thereof the words "has in his possession in any public place a hand grenade or";</li> <li>(ii) by inserting in the same section after the words "and any" the words "hand</li> </ul>	Sec. 41R. (Search of suspected persons.
	grenade." 3. The Pistol License Act, 1927-1936, is amended:—	Amendment
20		of Act No. 10, 1927. Sec. 3. (Interpreta- tion.)
25		Sec. 4. (License for purchasing, using, or carrying
30	any pistol without a pistol license for such pistol shall be liable to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceed- ing twelve months, or to both such penalty and imprisonment.	pistol.)
	(b) (i) Any portion who used an environment	

(b) (i) Any person who uses or carries any pistol without a pistol license for such

35

1.

.

N

Act No. , 1946.

#### Firearms.

such pistol shall if such offence be committed after the hour of seven o'clock in the morning and before the hour of seven o'clock in the evening be liable to a penalty not exceeding two hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.

(ii) Any person who uses or carries any pistol without a pistol license for such pistol shall if such offence be committed after the hour of seven o'clock in the evening and before the hour of seven o'clock in the morning be liable to a penalty not exceeding four hundred pounds or to imprisonment for a term not exceeding two years, or both such penalty and imprisonment.

4. The Crimes Act, 1900, as amended by subsequent Amendment Acts, is amended-

of Act No. 40, 1900.

5

(a) by inserting in section one next after the matter sec. 1. relating to Part III the following new matter :- (Short title and contents of Act.)

New Part IIIA.

(b) by inserting next after section ninety-three the following new Part:-

PART IIIA.—FIREARMS.—ss. 93A-93H.

#### PART IIIA.-FIREARMS.

93A. In this Part of this Act unless the context Definitions. subject-matter otherwise or indicates or requires :---

"Hand grenade" includes-

(a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called

15

5

10

20

25

30

1110	Firearms.
-	called and whether a Mills bomb, mortar bomb, or other- wise; and
5	(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for
0	being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which
15	is or contains or is intended to contain any explosive with- in the meaning of the Explo- sives Act, 1905, or any Act amending or replacing the same, or any hurtful material;
20	and which is reasonably capable of being carried by any person. ''Hurtful material'' includes any noxious or
25	irritant liquid, powder, gas, chemical or substance capable of causing bodily harm. "Machine gun" or "sub-machine gun"
0	means any firearm which is fully auto- matic in its operation and actuated by the energy developed when it is being fired. "Pistol" means any lethal weapon of any
5	length of barrel from which any shot, bullet, or other missile can be discharged, or could, but for some omission or mechanical defect, be dis- charged, designed for aiming and firing
0	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

6

.f.1

is kept or sold as a curiosity or ornament.

"Pistol license" means a license issued, and for the time being in force, under the Pistol License Act, 1927, as amended by subsequent Acts.

93B. Any person who uses or carries any pistol Using or without a pistol license for such pistol shall be unicensed liable to penal servitude for three years.

pistol.

93c. Any person who has in his possession Possession any hand grenade, machine gun or sub-machine of hand grenade. gun shall be liable to penal servitude for two machine or years, or, if previously convicted of an offence sub-machine gun. mentioned in section 93g of this Act, to penal

93b. Any person who carries any hand Carrying grenade, machine gun or sub-machine gun shall grenade, be liable to penal servitude for four years, or, if submachine gun. previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for five vears.

servitude for three years.

93E. (1) Any hand grenade, machine gun or Possession sub-machine gun found in any vehicle shall, in of hand the absence of proof to the contrary, be deemed machine gun to be in the possession of any person who at or subthe time of the finding or recently thereto is or invehicle. was in the vehicle.

(2) Any person in whose possession in a vehicle any hand grenade, machine gun or sub-machine gun is or is deemed to be pursuant to subsection one of this section shall be liable to penal servitude for five years, or, if previously convicted of an offence mentioned in section 93G of this Act, to penal servitude for seven years.

93F. (1) Where the parts of any hand Pistol. grenade, machine gun or sub-machine gun are hand found in the possession of two or more persons etc., in and such persons at the time of the finding or parts. recently thereto were or had been in association,

grenade. machine gun

each

10

5

15

20

25

30

35

each and every one of such persons shall be deemed to be in possession of a hand grenade, machine gun or sub-machine gun, as the case may be.

(2) Where a pistol, hand grenade. machine gun or sub-machine gun is carried in parts by two or more persons, each and every one of such persons shall be deemed to carry a pistol, hand grenade, machine gun or submachine gun, as the case may be.

(3) Where the parts of any hand grenade, machine gun or sub-machine gun are found in two or more vehicles, a hand grenade, machine gun or sub-machine gun, as the case may be, shall be deemed to have been found in each and every one of such vehicles.

93G. The offences referred to in sections 93c, List of 93D and 93E of this Act are-

subsequent Acts:

this Act:

not less than five years.

(i) sections 41ca, 41F, 41N and 41o of the Police Offences Act, 1901, as amended by subsequent Acts:

(ii) section four of the Pistol License Act, 1927, as amended

(iii) sections 93B, 93C, 93D and 93E of

offences referred toin sections 93C-93E.

by

93н.

8

(a) any offence mentioned in-

20

25

30

35

State or country relating to the possession use or carrying of firearms; (c) any offence whether committed in the State of New South Wales or elsewhere punishable on indictment by imprisonment or penal servitude for a term of

(b) any offence against the law of any other

10

15

Act No. , 1946.

#### Firearms.

93H. (1) The provisions of this Part of this Exemptions from opera-Act shall not apply to-

- (a) any person in the performance of his duty as a member of the Defence Forces Act. of the Commonwealth, or of the Armed Forces of any Government which is allied or associated with His Majesty in any war in which His Majesty is engaged, or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or as a Peace Officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth; or
  - (b) any person whilst engaged in the manufacture, assembly or handling of any pistol, hand grenade, machine gun or sub-machine gun for or on behalf of the Commonwealth; or

(c) any person engaged in scientific or experimental work with any hand grenade, machine gun or sub-machine gun in pursuance of an authority in that behalf granted by the Minister administering the Police Offences Act, 1901, as amended by subsequent Acts. and in compliance with the terms and conditions imposed by any such authority.

- (2) The provisions of section 93<sup>B</sup> shall not apply to :-
  - (a) any pistol dealer or his servant who carries a pistol in the ordinary course of the trade or business of a pistol dealer or who uses a pistol by way of testing or regulating its strength or quality in a place specially set apart for such purpose; or

(b)

35

5

10

15

20

25

30

1 - B

tion of provisions of this Part of

	· Firearms.
5	(b) any common carrier or warehouseman or his servant who carries a pistol in the ordinary course of the trade or business of a common carrier or ware- houseman; or
10	(c) any person who uses a pistol in respect of which a license is held by the owner for the purpose of shooting at a shoot- ing gallery which is under the personal supervision of a responsible person in charge thereof; or
15	<ul> <li>(d) a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regulations under the Pistol License Act, 1927, as amended by subsequent Acts, during the currency of the permit; or</li> </ul>
20	(e) any person who 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 only are discharged, and in respect of which the prescribed records
25	are kept pursuant to the provisions of the Pistol License Act, 1927, as amended by subsequent Acts.

Sydney: Thomas Henry Tennant, Government Printer-1946

[10d.]

A LA

No. , 1946.

# A BILL

To make further provision as to the possession, use and carrying of firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1945, the Pistol License Act, 1927-1936, and the Crimes Act, 1900; and for purposes connected therewith.

[MR. MARTIN; -29 August, 1946.]

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 5 the same, as follows :--

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

16689 161—A

(2)

Act No. , 1946.

Firearms.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act, 1901-1946.

(3) The Pistol License Act, 1927, as amended by5 subsequent Acts and by this Act, may be cited as the Pistol License Act, 1927-1946.

2. The Police Offences Act, 1901-1945, is amended—

Amendment of Act No. 5, 1901. Sec. 41B. (Interpre-

tation.)

- (a) (i) by inserting in section 41<sup>B</sup> in the definition of "Firearm" after the words "does not include a" the words "hand grenade";
  - (ii) by inserting next after the definition of "Firearm" in the same section the following new definition:—

"Hand grenade" includes-

 (a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called and whether a Mills bomb, mortar bomb, or otherwise; and

(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing the same, or any hurtful material; and which is reasonably capable of being carried by any person.

(b)

10

20

15

25

30

	Firearms.	
	<ul> <li>(b) (i) by inserting in subsection one of section 41cA before the words "machine gun" the words "hand grenade";</li> </ul>	(Penalty on using, carrying or
5	<ul> <li>(ii) by omitting from subsection two of the same section the words "six months or a penalty not exceeding one hundred pounds" and by inserting in lieu thereof the words "twelve months";</li> </ul>	having hand grenade, machine gur or sub- machine gun.)
10	<ul> <li>(iii) by inserting in subsection three of the same section before the words "machine gun" wherever occurring the words "hand grenade";</li> </ul>	
15	<ul><li>(c) by inserting in subsection two of section 41b before the words "machine gun" wherever occurring the words "hand grenade";</li></ul>	Sec. 41p. (Firearms, etc., carried in parts.)
	<ul><li>(d) by inserting in section 41g after the words "air gun" wherever occurring the words "hand grenade";</li></ul>	Sec. 416. (Seizure of firearms, etc.)
20	<ul> <li>(e) by inserting in section 411 after the words "air gun" wherever occurring the words "hand grenade";</li> </ul>	Sec. 411. (Power to search premises.)
25	<ul> <li>(f) .(i) by omitting from section 41x the words "or carries in a public street, highway, or public place a firearm, air gun, machine gun or sub-machine gun" and by inserting in lieu thereof the words "a firearm, air gun, hand grenade, machine gun or sub-machine gun";</li> </ul>	Sec. 41N. (Illegal possession of firearms, etc.)
	(ii) by inserting at the end of the same section	
30	the following new subsection:	
35	to be in the possession of any person who— (a) at the time of finding or recently thereto is or was in such vehicle or in occupation of such premises, as the case may be; and (b)	

- (b) has been previously convicted of an indictable offence or at the time of finding or recently thereto is or was consorting with criminals or known prostitutes. 5 (g) by omitting from section 410 the words "or sec. 410. carries in any public street, highway or public mean posessic place" and by inserting in lieu thereof the posessic place the pl etc.) words "in any public place"; 10 (h) by omitting sections 41p and 41q; Secs. 41P & 410. (Possession of firearms, etc., in vehicles or rooms. etc.) (i) (i) by omitting from section 41R the words "in Sec. 41R. a public place is carrying or has in his (Search of possession a" and by inserting in lieu suspected persons, thereof the words "has in his possession in etc.) any public place a hand grenade or"; (ii) by inserting in the same section after the words "and any" the words "hand grenade." 3. The Pistol License Act, 1927-1936, is amended :- Amendment (a) by inserting in section three in the definition of 10, 1927. 20 "Pistol" after the words "can be discharged" Sec. 3. the words "or could, but for some omission or (Interpretaion.) mechanical defect, be discharged"; (b) by omitting paragraphs (a) and (b) of sub- sec. 4. section three of section four and by inserting (License for purchasing, in lieu thereof the following paragraphs:using, or (a) Any person who has in his possession carrying pistol.) any pistol without a pistol license for such pistol shall be liable to a penalty :30 not exceeding one hundred pounds or to imprisonment for a term not exceed-
  - (b) (i) Any person who uses or carries any pistol without a pistol license for such

penalty and imprisonment.

ing twelve months, or to both such

1

- 15

25

35

such pistol shall if such offence be committed after the hour of seven o'clock in the morning and before the hour of seven o'clock in the evening be liable to a penalty not exceeding two hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.

(ii) Any person who uses or carries any pistol without a pistol license for such pistol shall if such offence be committed after the hour of seven o'clock in the evening and before the hour of seven o'clock in the morning be liable to a penalty not exceeding four hundred pounds or to imprisonment for a term not exceeding two years, or both such penalty and imprisonment.

4. The Crimes Act, 1900, as amended by subsequent Amendment of Act No. Acts, is amended-

## of Act No. 40, 1900.

New Part IIIA.

(a) by inserting in section one next after the matter sec. 1. (Short title and contents of Act.) relating to Part III the following new matter :--

### PART IIIA.-FIREARMS.-ss. 93A-93H.

(b) by inserting next after section ninety-three the following new Part:-

#### PART IIIA.-FIREARMS.

93A. In this Part of this Act unless the context Definitions. or subject-matter otherwise indicates or requires :--

"Hand grenade" includes-

(a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called

30

35

144

K

10

15

20

25

Act No. , 1946.

1

·	Firearms.
	called and whether a Mills bomb, mortar bomb, or other- wise; and
	(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for
	being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended
	to contain any explosive with- in the meaning of the Explo- sives Act, 1905, or any Act amending or replacing the same, or any hurtful material;
	and which is reasonably capable of being carried by any person.
	"Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily
	harm. "Machine gun" or "sub-machine gun"
	means any firearm which is fully auto- matic in its operation and actuated by the energy developed when it is being
	fired. "Pistol" means any lethal weapon of any length of barrel from which any shot,
	bullet, or other missile can be discharged, or could, but for some
	omission or mechanical defect, be dis- charged, 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

6

•
is kept or sold as a curiosity or ornament.

"Pistol license" means a license issued. and for the time being in force, under the Pistol License Act, 1927, as amended by subsequent Acts.

93B. Any person who uses or carries any pistol Using or Carrying of Carrying o without a pistol license for such pistol shall be unlicensed liable to penal servitude for three years.

93c. Any person who has in his possession Possession any hand grenade, machine gun or sub-machine of hand gun shall be liable to penal servitude for two machine or years, or, if previously convicted of an offence sub-machine mentioned in section 93g of this Act, to penal servitude for three years.

93D. Any person who carries any hand Carrying grenade, machine gun or sub-machine gun shall grenade, be liable to penal servitude for four years, or, if sub-machine previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for five vears.

93E. (1) Any hand grenade, machine gun or Possession sub-machine gun found in any vehicle shall, in of hand the absence of proof to the contrary, be deemed machine gun to be in the possession of any person who at or subthe time of the finding or recently thereto is or invehicle. was in the vehicle.

(2) Any person in whose possession in a vehicle any hand grenade, machine gun or sub-machine gun is or is deemed to be pursuant to subsection one of this section shall be liable to penal servitude for five years, or, if previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for seven years.

93F. (1) Where the parts of any hand Pistol, grenade, machine gun or sub-machine gun are hand found in the possession of two or more persons etc., in and such persons at the time of the finding or parts. recently thereto were or had been in association.

grenade,

each

pistol.

grenade. gun.

gun.

grenade. machine gun

30

5

10

15

20

25

each and every one of such persons shall be deemed to be in possession of a hand grenade, machine gun or sub-machine gun, as the case may be.

(2) Where a pistol, hand grenade, machine gun or sub-machine gun is carried in parts by two or more persons, each and every one of such persons shall be deemed to carry a pistol, hand grenade, machine gun or submachine gun, as the case may be.

(3) Where the parts of any hand grenade, machine gun or sub-machine gun are found in two or more vehicles, a hand grenade, machine gun or sub-machine gun, as the case may be, shall be deemed to have been found in each and every one of such vehicles.

93G. The offences referred to in sections 93c, List of 93D and 93E of this Act are—

(a) any offence mentioned in—

#### offences referred to in sections 93C-93B.

- (i) sections 41ca, 41F, 41N and 410 of the Police Offences Act, 1901, as amended by subsequent Acts;
- (ii) section four of the Pistol License Act, 1927, as amended by subsequent Acts;
- (iii) sections 93B, 93C, 93D and 93E of this Act;
- (b) any offence against the law of any other State or country relating to the possession use or carrying of firearms:
- (c) any offence whether committed in the State of New South Wales or elsewhere punishable on indictment by imprisonment or penal servitude for a term of not less than five years.

93н.

10

15

5

20

25

30

35

, 1340.	
Firearms.	
93н. (1) The provisions of this Part of this Act shall not apply to—	Exemptions from opera- tion of provisions
<ul> <li>(a) any person in the performance of his duty as a member of the Defence Forces of the Commonwealth, or of the Armed Forces of any Government which is allied or associated with His Majesty in any war in which His Majesty is engaged, or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or as a Peace Officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth; or</li> <li>(b) any person whilst engaged in the manufacture, assembly or handling of any pistol, hand grenade, machine gun or sub-machine gun for or on behalf of the Commonwealth; or</li> </ul>	of this Part of
(c) any person engaged in scientific or experimental work with any hand grenade, machine gun or sub-machine gun in pursuance of an authority in that behalf granted by the Minister administering the Police Offences Act, 1901, as amended by subsequent Acts, and in compliance with the terms and conditions imposed by any such authority.	
(2) The provisions of section $93_B$ shall not apply to:—	
<ul> <li>(a) any pistol dealer or his servant who carries a pistol in the ordinary course of the trade or business of a pistol dealer or who uses a pistol by way of testing or regulating its strength or quality in a place specially set apart for such purpose; or</li> </ul>	

10

5

15

20

25

30

35

161—B

.

(b)

	Firearms.
(b)	any common carrier or warehouseman or his servant who carries a pistol in the ordinary course of the trade or business of a common carrier or ware- houseman; or
(c)	any person who uses a pistol in respect of which a license is held by the owner for the purpose of shooting at a shoot- ing gallery which is under the personal supervision of a responsible person in charge thereof; or
(d)	a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regula- tions under the Pistol License Act, 1927, as amended by subsequent Acts, during the currency of the permit; or
(e)	any person who 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 only are discharged, and in respect of which the prescribed records are kept pursuant to the provisions of the Pistol License Act, 1927, as

Sydney: Thomas Henry Tennant, Government Printer-1946 [10d.]

.

# Firearms Bill, 1946.

# **EXPLANATORY NOTE.**

THE objects of this Bill are-

- (a) to increase the maximum penalties which may be imposed upon persons convicted summarily of certain offences relating to the possession, use and carrying of firearms and other lethal weapons;
- (b) to extend the provisions of the Police Offences Act, 1901-1945, to hand grenades, and to enlarge the definition of "pistol" in the Pistol License Act, 1927-1936;
- (c) to give effect to certain suggestions made by the Court of Criminal Appeal in Rex. v. Loveridge and Rex v. Martini for amendments of the Police Offences Act aforesaid; and
- (d) by amendment of the Crimes Act, 1900, to provide that certain offences in relation to firearms may be prosecuted on indictment and upon conviction in these cases, to authorise the imposition of penalties ranging up to seven years penal servitude.

16689 161-



, 1946. No.

# A BILL

further provision as the To to make possession, use and carrying of firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1945, the Pistol License Act, 1927-1936, and the Crimes Act, 1900; and for purposes connected therewith.

# [MR. MARTIN; -29 August, 1946.]

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

1. (1) This Act may be cited as the "Firearms Act, Short titleand 1946." citation.

161—A 16689

(2)

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act, 1901-1946.

(3) The Pistol License Act, 1927, as amended by5 subsequent Acts and by this Act, may be cited as the Pistol License Act, 1927-1946.

2. The Police Offences Act, 1901-1945, is amended—

Amendment of Act No. 5, 1901.

- (a) (i) by inserting in section 41B in the definition 5, 1901.
   of "Firearm" after the words "does not include a" the words "hand grenade"; (Interpretation.)
  - (ii) by inserting next after the definition of "Firearm" in the same section the following new definition:—

"Hand grenade" includes-

- (a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called and whether a Mills bomb, mortar bomb, or otherwise; and
- (b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb, whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which is or contains or is intended to contain any explosive within the meaning of the Explosives Act, 1905, or any Act amending or replacing the same, or any hurtful material; and which is reasonably capable of being carried by any person.

35

10

20

15

25

30

(b)

----

	Firearms.	
	<ul> <li>(b) (i) by inserting in subsection one of section 41cs before the words "machine gun" the words "hand grenade";</li> </ul>	(Penalty on using, carrying or
5	<ul> <li>(ii) by omitting from subsection two of the same section the words "six months or a penalty not exceeding one hundred pounds" and by inserting in lieu thereof the words "twelve months";</li> </ul>	having hand grenade, machine gun or sub- machine gun.)
10	<ul> <li>(iii) by inserting in subsection three of the same section before the words "machine gun" wherever occurring the words "hand grenade";</li> </ul>	
15	<ul><li>(c) by inserting in subsection two of section 41p before the words "machine gun" wherever occurring the words "hand grenade";</li></ul>	Sec. 41D. (Firearms, etc., carried in parts.)
	<ul><li>(d) by inserting in section 41g after the words "air gun" wherever occurring the words "hand grenade";</li></ul>	Sec. 416. (Seizure of firearms, etc.)
20	<ul> <li>(e) by inserting in section 411 after the words "air gun" wherever occurring the words "hand grenade";</li> </ul>	Sec. 411. (Power to search premises.)
25	<ul> <li>(f) (i) by omitting from section 41n the words "or carries in a public street, highway, or public place a firearm, air gun, machine gun or sub-machine gun" and by inserting in lieu thereof the words "a firearm, air gun, hand grenade, machine gun or sub-machine gun";</li> </ul>	Sec. 41N. (Illegal possession of firearms, etc.)
	(ii) by inserting at the end of the same section the following new subsection:—	
30	(2) Any firearm, air gun, hand grenade, machine gun or sub-machine gun found in any vehicle or in any premises shall, in the absence of proof to the contrary, be deemed	
35	to be in the possession of any person who— (a) at the time of finding or recently thereto is or was in such vehicle or in occupation of such premises, as the case may be; and (b)	

F	ir	ec	r	m	s.	

(b) has been previously convicted of an indictable offence or at the time of finding or recently thereto is or was consorting with criminals or known prostitutes. 5 (g) by omitting from section 410 the words "or Sec. 410. carries in any public street, highway or public (mlegal possession ion place" and by inserting in lieu thereof the peneil, etc.) words "in any public place"; (h) by omitting sections 41p and 41q; 10 Secs. 41p & 419. (Possession of firearms, etc., in vehicles or rooms, etc.) (i) (i) by omitting from section 41R the words "in Sec. 41R. a public place is carrying or has in his (Search of possession a" and by inserting in lieu suspected persons, thereof the words "has in his possession in etc.) any public place a hand grenade or"; (ii) by inserting in the same section after the words "and any" the words "hand grenade." 3. The Pistol License Act, 1927-1936, is amended :- Amendment (a) by inserting in section three in the definition of 10, 1927. 20 "Pistol" after the words "can be discharged" Sec. 3. the words "or could, but for some omission or (Interpretamechanical defect, be discharged"; (b) by omitting paragraphs (a) and (b) of sub-sec. 4. section three of section four and by inserting (License for 25 purchasing, in lieu thereof the following paragraphs:using, or (a) Any person who has in his possession carrying pistol.) any pistol without a pistol license for such pistol shall be liable to a penalty 30 not exceeding one hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.

> (b) (i) Any person who uses or carries any pistol without a pistol license for such

4

3

15

such pistol shall if such offence be committed after the hour of seven o'clock in the morning and before the hour of seven o'clock in the evening be liable to a penalty not exceeding two hundred pounds or to imprisonment for a term not exceeding twelve months, or to both such penalty and imprisonment.

(ii) Any person who uses or carries any pistol without a pistol license for such pistol shall if such offence be committed after the hour of seven o'clock in the evening and before the hour of seven o'clock in the morning be liable to a penalty not exceeding four hundred pounds or to imprisonment for a term not exceeding two years, or both such penalty and imprisonment.

4. The Crimes Act, 1900, as amended by subsequent Amendment Acts. is amended—

of Act No. 40, 1900.

(Short title

- (a) by inserting in section one next after the matter sec. 1. relating to Part III the following new matter :--
  - PART IIIA.—FIREARMS.—ss. 93A-93H.

and contents of Act.) New Part IIIA.

(b) by inserting next after section ninety-three the following new Part:-

## PART IIIA.-FIREARMS.

93A. In this Part of this Act unless the context Definitions. or subject-matter otherwise indicates or requires :--

"Hand grenade" includes-

(a) any article or thing whatsoever commonly known as a grenade or bomb by whatever name called

35

30

10

5

15

#### 20

25

Act No. , 1946.

	Firearms.	
	called and whether a Mills bomb, mortar bomb, or other- wise; and	
5	(b) any other article or thing whatsoever which is made or used or intended to be used or which is capable of being used as a grenade or bomb,	
10	whether or not designed for being so used or whether designed for throwing by hand or for projection by any other means whatsoever, and which	
15	is or contains or is intended to contain any explosive with- in the meaning of the Explo- sives Act, 1905, or any Act amending or replacing the same, or any hurtful material;	
20	and which is reasonably capable of being carried by any person.	2 *
1989 (A. 1975) 1975 1975	"Hurtful material" includes any noxious or irritant liquid, powder, gas, chemical or substance capable of causing bodily	
25	harm.	
\$16 <sup>'</sup>	"Machine gun" or "sub-machine gun" means any firearm which is fully auto- matic in its operation and actuated by the energy developed when it is being	
30	fired. "Pistol" means any lethal weapon of any length of barrel from which any shot,	
	bullet, or other missile can be	. () ť.
35	discharged, or could, but for some omission or mechanical defect, be dis- charged, designed for aiming and firing from one hand, and which is reasonably capable of being carried concealed about the person, but does not include	31
40	a toy pistol or an antique pistol which is	

is kept or sold as a curiosity or ornament.

"Pistol license" means a license issued. and for the time being in force, under the Pistol License Act. 1927, as amended by subsequent Acts.

93B. Any person who uses or carries any pistol Using or without a pistol license for such pistol shall be unicensed pistol. liable to penal servitude for three years.

93c. Any person who has in his possession Possession any hand grenade, machine gun or sub-machine of hand gun shall be liable to penal servitude for two machine or years, or, if previously convicted of an offence sub-machine mentioned in section 93g of this Act, to penal servitude for three years.

93D. Any person who carries any hand Carrying grenade, machine gun or sub-machine gun shall grenade, be liable to penal servitude for four years, or, if machine or sub-machine previously convicted of an offence mentioned in section 93g of this Act, to penal servitude for five vears.

93E. (1) Any hand grenade, machine gun or Possession sub-machine gun found in any vehicle shall, in of hand the absence of proof to the contrary, be deemed machine gun to be in the possession of any person who at or subthe time of the finding or recently thereto is or in vehicle was in the vehicle.

(2) Any person in whose possession in a vehicle any hand grenade, machine gun or sub-machine gun is or is deemed to be pursuant to subsection one of this section shall be liable to penal servitude for five years, or, if previously convicted of an offence mentioned in section 93G of this Act, to penal servitude for seven years.

93F. (1) Where the parts of any hand Pistol. grenade, machine gun or sub-machine gun are hand found in the possession of two or more persons etc., in and such persons at the time of the finding or parts. recently thereto were or had been in association.

each

carrying of

grenade. gun.

gun.

machine gun

30

5

10

15

20

25

each and every one of such persons shall be deemed to be in possession of a hand grenade, machine gun or sub-machine gun, as the case may be.

(2) Where a pistol, hand grenade, machine gun or sub-machine gun is carried in parts by two or more persons, each and every one of such persons shall be deemed to carry a pistol, hand grenade, machine gun or submachine gun, as the case may be.

(3) Where the parts of any hand grenade, machine gun or sub-machine gun are found in two or more vehicles, a hand grenade, machine gun or sub-machine gun, as the case may be, shall be deemed to have been found in each and every one of such vehicles.

93G. The offences referred to in sections 93c, List of 93D and 93E of this Act are—

(a) any offence mentioned in-

offences referred to in sections 93c-93E. 8

- (i) sections 41ca, 41F, 41N and 410
  - of the Police Offences Act, 1901, as amended by subsequent Acts;
  - (ii) section four of the Pistol License Act, 1927, as amended by subsequent Acts;
- (iii) sections 93B, 93C, 93D and 93E of this Act;
- (b) any offence against the law of any other State or country relating to the possession use or carrying of firearms;
- (c) any offence whether committed in the State of New South Wales or elsewhere punishable on indictment by imprisonment or penal servitude for a term of not less than five years.

93н.

30

10

5

15

0.1

20

25

#### Act No. , 1946.

Firearms. 93H. (1) The provisions of this Part of this Exemptions from opera-Act shall not apply totion of provisions (a) any person in the performance of his of this Part of duty as a member of the Defence Forces Act. of the Commonwealth, or of the Armed Forces of any Government which is allied or associated with His Majesty in any war in which His Majesty is engaged, or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or as a Peace Officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth; or (b) any person whilst engaged in the manufacture, assembly or handling of any pistol, hand grenade, machine gun or sub-machine gun for or on behalf of the Commonwealth: or (c) any person engaged in scientific or experimental work with any hand grenade, machine gun or sub-machine gun in pursuance of an authority in that behalf granted by the Minister administering the Police Offences Act. 1901, as amended by subsequent Acts, and in compliance with the terms and imposed by any such conditions authority. (2) The provisions of section 93<sup>B</sup> shall not apply to :--(a) any pistol dealer or his servant who

carries a pistol in the ordinary course of the trade or business of a pistol dealer or who uses a pistol by way of testing or regulating its strength or quality in a place specially set apart for such purpose; or

161-B

(b)

20

25

30

35

15

10

5

Act No. , 1946.

×.	Firearms.
(b)	any common carrier or warehouseman or his servant who carries a pistol in the ordinary course of the trade or business of a common carrier or ware- houseman; or
(c)	any person who uses a pistol in respect of which a license is held by the owner for the purpose of shooting at a shoot- ing gallery which is under the personal supervision of a responsible person in charge thereof; or
(d)	a person temporarily in the State to whom a permit to carry a pistol has been issued in pursuance of the regula- tions under the Pistol License Act, 1927, as amended by subsequent Acts, during the currency of the permit; or
(e)	any person who 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 only are discharged, and in respect of which the prescribed records are kept pursuant to the provisions of the Pistol License Act, 1927, as amended by subsequent Acts.

[10d.] Sydney: Thomas Henry Tennant, Government Printer-1946

.

-