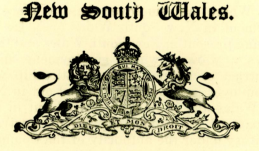
This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

F. B. LANGLEY, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 19 March, 1947.



GEORGII VI REGIS.

Act No. , 1947.

An Act to amend the Workers' Compensation Act, 1926-1946, in certain respects; and for purposes connected therewith.

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

1. (1) This Act may be cited as the "Workers' Com-Short title pensation (Amendment) Act, 1947."

13055 50-

Act No. , 1947.

Workers' Compensation (Amendment).

(2) The Workers' Compensation Act, 1926, as amended by subsequent Acts and by this Act, may be cited as the Workers' Compensation Act, 1926-1947.

2. The Workers' Compensation Act, 1926-1946, is Amendment of Act No. 15, 1926, s. 7.

(a) by omitting paragraph (d) of subsection one of (Liability section seven; ployers to

workers for

a

2

(b) by inserting next after the same subsection the injuries.) following new subsection :--

(1A) Where an employer has a place of employment in New South Wales or is for the time being present in New South Wales and there employs a worker, whose employment under his contract of service or apprenticeship with such employer is not wholly carried out in New South Wales and is in part carried out in any other part of the Commonwealth of Australia or territory under the authority of the Commonwealth then, if such worker while in any such part of the Commonwealth or territory under the authority of the Commonwealth receives injury under circumstances which had the injury been received in New South Wales would entitle him to compensation in accordance with this Act, such worker (and in the case of the death of the worker, his dependants) shall receive compensation in accordance with this Act, and the provisions of this Act shall apply, mutatis mutandis, to and in respect of such injury:

Provided that—

(a) compensation shall not be payable pursuant to this subsection if in respect of such injury the worker has (and in the case of the death of the worker, his dependants have) received workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the

30

10

15

20

25

35

eltit troile

.noitetio faa

	Workers' Compensation (Amendment).
	the authority of the Commonwealth or obtained judgment against his employer independently of this Act;
5	(b) if the worker receives compensation pursuant to this subsection in respect of such injury and subsequently in respect of such injury receives workers' com-
10	pensation in any part of the Common- wealth of Australia (other than New South Wales) or territory under the authority of the Commonwealth or
15	obtains judgment against his employer independently of this Act such employer shall be entitled to recover from such worker the amount of compensation paid by him pursuant to this subsection.

[44.]

Sydney: Thomas Henry Tennant, Government Printer-1947

Workers and the second of the

. . .

16 Notice: the manner of the second of the

[4d.]

Workers' Compensation (Amendment) Bill, 1947.

EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to remove the limitation imposed by section 7 (1) (d) of the Workers' Compensation Act, 1926-1946, as to the period during which injuries received on daily or periodic journeys will entitle workers to compensation;
- (b) to enable a worker who receives an injury within the Commonwealth outside New South Wales during his employment with a New South Wales employer to receive compensation under the Workers' Compensation Act, 1926-1946.
- 13055 50-

Norkers' Compensation (Amendment) fait, 1947

EXHANATORS NOTE:

(a) to remove the limitation sector of the sector in the sector is a sector of the sector of the sector is a sector of the sector is a sector is a sector of the sector of the

to receive compromision under the Workney' Compromision due, 1996 1944 ;

PROOF

No. , 1947.

A BILL

To amend the Workers' Compensation Act, 1926-1946, in certain respects; and for purposes connected therewith.

[MR. HAMILTON KNIGHT;-12 March, 1947, A.M.]

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

1. (1) This Act may be cited as the "Workers' Com-Short title pensation (Amendment) Act, 1947."

13055 50-

Workers' Compensation (Amendment).

(2) The Workers' Compensation Act, 1926, as amended by subsequent Acts and by this Act, may be cited as the Workers' Compensation Act, 1926-1947.

2. The Workers' Compensation Act, 1926-1946, is Amendment of Act No. 15, 1926, s. 7.

(a) by omitting paragraph (d) of subsection one of (Liability of em-

ployers to workers for

(b) by inserting next after the same subsection the injuries.) following new subsection :--

(1A) Where an employer has a place of employment in New South Wales or is for the time being present in New South Wales and there employs a worker, whose employment under his contract of service or apprenticeship with such employer is not wholly carried out in New South Wales and is in part carried out in any other part of the Commonwealth of Australia or territory under the authority of the Commonwealth then, if such worker while in any such part of the Commonwealth or territory under the authority of the Commonwealth receives injury under circumstances which had the injury been received in New South Wales would entitle him to compensation in accordance with this Act, such worker (and in the case of the death of the worker, his dependants) shall receive compensation in accordance with this Act, and the provisions of this Act shall apply, mutatis mutandis, to and in respect of such injury:

Provided that—

(a) compensation shall not be payable pursuant to this subsection if in respect of such injury the worker has (and in the case of the death of the worker, his dependants have) received workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the

10

15

- 20
- 25
- 30

	Workers' Compensation (Amendment).
	the authority of the Commonwealth or obtained judgment against his employer independently of this Act;
5	(b) if the worker receives compensation pursuant to this subsection in respect of such injury and subsequently in respect of such injury receives workers' com-
10	pensation in any part of the Common- wealth of Australia (other than New South Wales) or territory under the authority of the Commonwealth or obtains judgment against his employer
15	independently of this Act such employer shall be entitled to recover from such worker the amount of compensation paid by him pursuant to this subsection.

•

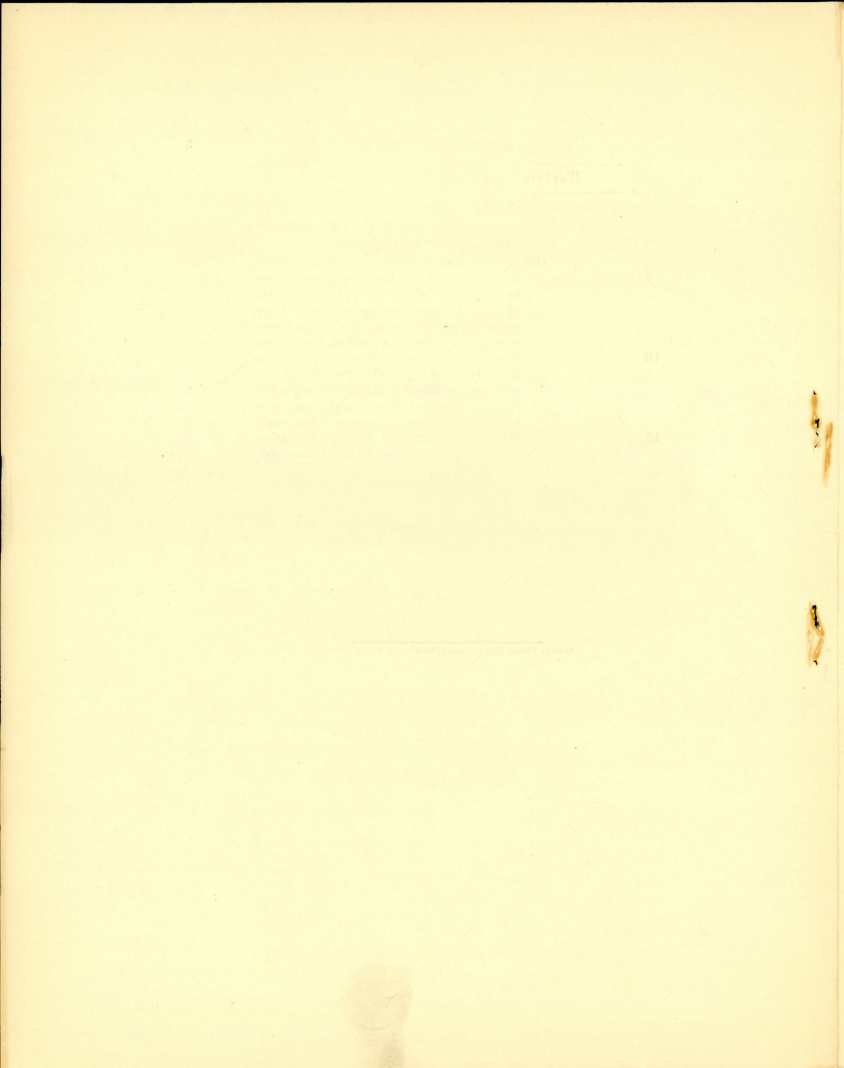
5

1

.

Sydney: Thomas Henry Tennant, Government Printer-1947.

W.C.



No. , 1947.

A BILL

To amend the Workers' Compensation Act, 1926-1946, in certain respects; and for purposes connected therewith.

[MR. KNIGHT;-12 March, 1947, A.M.]

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

1. (1) This Act may be cited as the "Workers' Com- Short title pensation (Amendment) Act, 1947."

13055 50-

Workers' Compensation (Amendment).

(2) The Workers' Compensation Act, 1926, as amended by subsequent Acts and by this Act, may be cited as the Workers' Compensation Act, 1926-1947.

2. The Workers' Compensation Act, 1926-1946, is Amendment of Act No. 15, 1926, s. 7.

(a) by omitting paragraph (d) of subsection one of (Liability of employers to ployers to

of employers to workers for injuries.)

(b) by inserting next after the same subsection the injuries.) following new subsection :--

(1A) Where an employer has a place of employment in New South Wales or is for the time being present in New South Wales and there employs a worker, whose employment under his contract of service or apprenticeship with such employer is not wholly carried out in New South Wales and is in part carried out in any other part of the Commonwealth of Australia or territory under the authority of the Commonwealth then, if such worker while in any such part of the Commonwealth or territory under the authority of the Commonwealth receives injury under circumstances which had the injury been received in New South Wales would entitle him to compensation in accordance with this Act, such worker (and in the case of the death of the worker, his dependants) shall receive compensation in accordance with this Act, and the provisions of this Act shall apply, mutatis mutandis, to and in respect of such injury:

Provided that-

(a) compensation shall not be payable pursuant to this subsection if in respect of such injury the worker has (and in the case of the death of the worker, his dependants have) received workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the

10

15

20

25

35

30

eisis store -i

	Workers' Compensation (Amendment).
	the authority of the Commonwealth or obtained judgment against his employer independently of this Act;
5	(b) if the worker receives compensation pursuant to this subsection in respect of such injury and subsequently in respect of such injury receives workers' com-
10	pensation in any part of the Common- wealth of Australia (other than New South Wales) or territory under the authority of the Commonwealth or obtains judgment against his employer
15	independently of this Act such employer shall be entitled to recover from such worker the amount of compensation paid by him pursuant to this subsection.

Sydney: Thomas Henry Tennant, Government Printer-1947.

[4d.]

Aut No. Setter State

New wouth Wales.



GEORGII VI REGIS.

ANNO UNDECIMO

Act No. 9, 1947.

An Act to amend the Workers' Compensation Act, 1926-1946, in certain respects; and for purposes connected therewith. [Assented to, 28th March, 1947.]

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

1. (1) This Act may be cited as the "Workers' Com- Short title pensation (Amendment) Act, 1947."

39287

Act No. 9, 1947.

Workers' Compensation (Amendment).

(2) The Workers' Compensation Act, 1926, as amended by subsequent Acts and by this Act, may be cited as the Workers' Compensation Act, 1926-1947.

Amendment 2. The Workers' Compensation Act, 1926-1946, is of Act No. 15, 1926, s. 7. amended—

(Liability of employers to workers for injuries.)

- (a) by omitting paragraph (d) of subsection one of section seven;
- (b) by inserting next after the same subsection the following new subsection:—

(1A) Where an employer has a place of employment in New South Wales or is for the time being present in New South Wales and there employs a worker, whose employment under his contract of service or apprenticeship with such employer is not wholly carried out in New South Wales and is in part carried out in any other part of the Commonwealth of Australia or territory under the authority of the Commonwealth then, if such worker while in any such part of the Commonwealth or territory under the authority of the Commonwealth receives injury under circumstances which had the injury been received in New South Wales would entitle him to compensation in accordance with this Act, such worker (and in the case of the death of the worker, his dependants) shall receive compensation in accordance with this Act, and the provisions of this Act shall apply, mutatis mutandis, to and in respect of such injury:

Provided that-

(a) compensation shall not be payable pursuant to this subsection if in respect of such injury the worker has (and in the case of the death of the worker, his dependants have) received workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the

Workers' Compensation (Amendment).

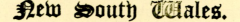
the authority of the Commonwealth or obtained judgment against his employer independently of this Act;

(b) if the worker receives compensation pursuant to this subsection in respect of such injury and subsequently in respect of such injury receives workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the authority of the Commonwealth or obtains judgment against his employer independently of this Act such employer shall be entitled to recover from such worker the amount of compensation paid by him pursuant to this subsection.

By Authority: THOMAS HENRY TENNANT, Government Printer, Sydney, 1947. [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.

F. B. LANGLEY, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 21 March, 1947.





ANNO UNDECIMO GEORGII VI REGIS.

Act No. 9, 1947.

An Act to amend the Workers' Compensation Act, 1926-1946, in certain respects; and for purposes connected therewith. [Assented to, 28th March, 1947.]

L it enacted by the King's Most Excellent Majesty, D 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 "Workers' Com- Short title and citation. pensation (Amendment) Act, 1947."

(2)

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

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

Act No. 9, 1947.

Workers' Compensation (Amendment).

(2) The Workers' Compensation Act, 1926, as amended by subsequent Acts and by this Act, may be cited as the Workers' Compensation Act, 1926-1947.

Amendment 2. The Workers' Compensation Act, 1926-1946, is of Act No. 15, 1926, s. 7. amended—

(Liability of employers to workers for injuries.)

- (a) by omitting paragraph (d) of subsection one of section seven;
- (b) by inserting next after the same subsection the following new subsection :---

(1A) Where an employer has a place of employment in New South Wales or is for the time being present in New South Wales and there employs a worker, whose employment under his contract of service or apprenticeship with such employer is not wholly carried out in New South Wales and is in part carried out in any other part of the Commonwealth of Australia or territory under the authority of the Commonwealth then, if such worker while in any such part of the Commonwealth or territory under the authority of the Commonwealth receives injury under circumstances which had the injury been received in New South Wales would entitle him to compensation in accordance with this Act, such worker (and in the case of the death of the worker, his dependants) shall receive compensation in accordance with this Act, and the provisions of this Act shall apply, mutatis mutandis, to and in respect of such injury:

Provided that-

(a) compensation shall not be payable pursuant to this subsection if in respect of such injury the worker has (and in the case of the death of the worker, his dependants have) received workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the

Act No. 9, 1947.

Workers' Compensation (Amendment).

the authority of the Commonwealth or obtained judgment against his employer independently of this Act;

(b) if the worker receives compensation pursuant to this subsection in respect of such injury and subsequently in respect of such injury receives workers' compensation in any part of the Commonwealth of Australia (other than New South Wales) or territory under the authority of the Commonwealth or obtains judgment against his employer independently of this Act such employer shall be entitled to recover from such worker the amount of compensation paid by him pursuant to this subsection.

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

NORTHCOTT, Governor.

Government House, Sydney, 28th March, 1947.

Addition in the second

the Litherin di the Communation of a second se

In the name and on whalf of His/Rujesty Lussent to . . .

Governor.

overnment House. Sudney, 28th March 1947

1 - 1

11.

M.

4

it.