New South Wales.



ANNO UNDECIMO

GEORGII VI REGIS.

Act No. 34, 1947.

An Act to make further provision relating to firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1946; and for purposes connected [Assented to, 10th December, therewith. 1947.7

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

1. (1) This Act may be cited as the "Police Offences Short title, (Firearms) Amendment Act, 1947."

and commencement.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act, 1901-1947.

(3)

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

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

- 2. The Police Offences Act, 1901-1946, is amended—
 - (a) (i) by omitting from the definition of "Firearm" in section 41s the words "whether by an explosive or by any other means whatsoever but does not include a hand grenade, machine gun or sub-machine gun" and by inserting in lieu thereof the words "or could, but for some omission or mechanical defect, be discharged, whether by an explosive or by any other means whatsoever, but does not include a hand grenade, military rifle, machine gun or sub-machine gun";
 - (ii) by inserting in the same section next after the definition of "Machine gun" or submachine gun" the following new definitions:—
 - "Military ammunition" means any ammunition which is capable of being discharged from a military rifle.
 - "Military rifle" means any rifle of larger calibre than twenty-two one-hundredths of an inch which is of a type used by the naval, military or air forces of any country, but does not include any rifle used by the naval, military or air forces of any country prior to the year one thousand eight hundred and ninety.
 - "Pistol dealer" means a registered pistol dealer under the Pistol License Act, 1927-1946.

- (iii) by inserting in the same section next after the definition of "Prescribed" the following new definition:-
 - "Rifle club" means a rifle club formed under the Defence Act 1903-1941 of the Parliament of the Commonwealth.
- (b) by inserting next after section 41ca the follow- New sec. ing new section:-
 - 41cb. (1) No person shall use, discharge, Possession, carry, have in his possession, sell or otherwise etc., of military dispose of any military rifle or military ammuni-rifles or tion.

ammunition.

- (2) Any person who is guilty of a contravention of this section shall be liable to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
 - (3) This section shall not apply to—
 - (a) any member of the defence forces of the Commonwealth or of the Commonwealth junior or senior cadets or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or any peace officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth, in respect of his possession any military rifle or military ammunition prescribed for the use of such force, cadet or officer, and used or carried in the performance of his duty or when engaged in or proceeding to or from drill or target practice at an authorised rifle range;

- (b) any member of a rifle club in respect of his possession of any military rifle or military ammunition prescribed for the use of such club and used or carried when engaged in or proceeding to or from target practice at an authorised rifle range: Provided that nothing contained in this paragraph shall authorise any such member to be in possession of more than four military rifles at any one time;
- (c) any pistol dealer or his servant in respect of his possession or carrying of any military rifle or military ammunition in the ordinary course of the trade or business of such dealer;
- (d) the sale or disposal of any military rifle or military ammunition to a pistol dealer, or to the sale or disposal by a pistol dealer of any military rifle or military ammunition to a person whom the pistol dealer believes on reasonable grounds to be a member of a rifle club and who produces a statement to that effect signed by the captain of the rifle club of which he is a member;
- (e) any person whilst engaged in the manufacture, assembly or handling of any military rifle or military ammunition for or on behalf of the Commonwealth; or
- (f) any person engaged in scientific or experimental work with any military rifle or military ammunition in pursuance of an authority in that behalf granted by the Minister and in compliance with the terms and conditions imposed by any such authority.

(4) (a) It shall be the duty of every cf. Act No. pistol dealer who sells or purchases any military s. 10A. rifle or military ammunition to keep a book in which he shall record or cause to be recorded a true record of all purchases and sales of such rifles and ammunition. Such record shall set out in respect of each sale or purchase the date thereof and the name, occupation and address of the purchaser or vendor and full particulars of the military rifle or military ammunition purchased or sold.

(b) Every such pistol dealer shall at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times on demand afford to any member of the police force all information in his possession with respect to any sales or purchases made by him of military rifles and military ammunition.

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

(c) by inserting in subsection two of section 41D Sec. 41D. after the words "hand grenade" wherever occurring the words "military rifle";

(d) by inserting in section 41g after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";

(e) by inserting in section 41H after the word "firearm" wherever occurring the words "military rifle";

(f) by inserting in sections 411 and 41n after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";

(Firearms, etc., carried in parts.) Sec. 41G.

(Seizure of firearm, etc.)

Sec. 41H. (Precaution to be taken by owners.)

Secs. 411 and 41N. (Power to search for firearms; illegal possession of firearms.

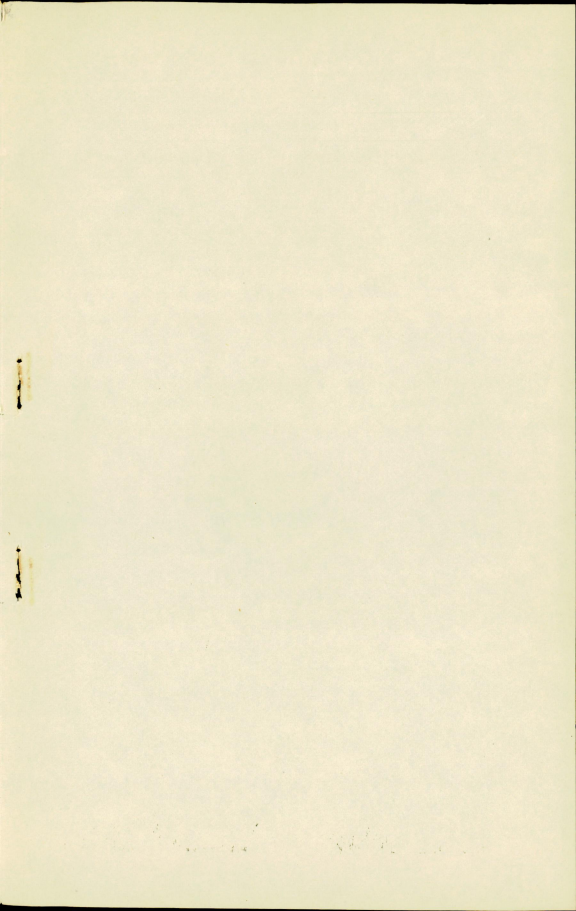
Sec. 41B. (Search of suspected person, etc.)

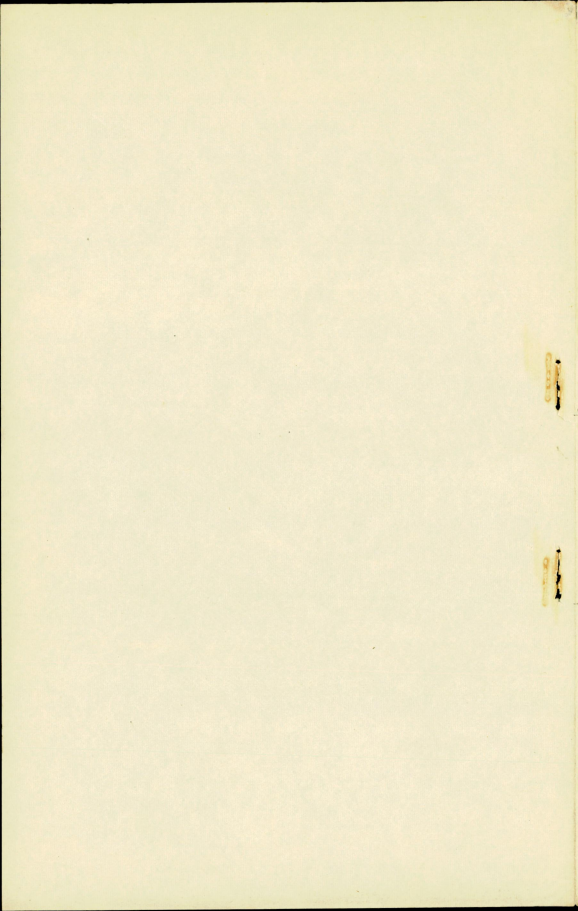
- (g) (i) by inserting in section 41R after the words "hand grenade or" the words "a military rifle or military ammunition or";
 - (ii) by inserting in the same section after the words "hand grenade" where secondly occurring the words "military rifle, military ammunition."

By Authority:

THOMAS HENRY TENNANT, Government Printer, Sydney, 1948.

[3d.]





I certify that this Public Bill, which originated in the Lucie-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 9 December, 1947.

New South Wales.



ANNO UNDECIMO

Act No. 34, 1947.

An Act to make further provision relating to firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1946; and for purposes connected therewith. Assented to, 10th December, 1947.]

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 "Police Offences Short title, (Firearms) Amendment Act, 1947."

and commencement.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Police Offences Act, 1901-1947.

(3)

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.

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

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

mencement

- 2. The Police Offences Act, 1901-1946, is amended—
 - (a) (i) by omitting from the definition of "Fire-arm" in section 41s the words "whether by an explosive or by any other means what-soever but does not include a hand grenade, machine gun or sub-machine gun" and by inserting in lieu thereof the words "or could, but for some omission or mechanical defect, be discharged, whether by an explosive or by any other means whatsoever, but does not include a hand grenade, military rifle, machine gun or sub-machine gun";
- (ii) by inserting in the same section next after the definition of "Machine gun" or 'submachine gun" the following new definitions:—
 - "Military ammunition" means any ammunition which is capable of being discharged from a military rifle.
- "Military rifle" means any rifle of larger calibre than twenty-two one-hundredths of an inch which is of a type used by the naval, military or air forces of any country, but does not include any rifle used by the naval, military or air forces of any country prior to the year one thousand eight hundred and ninety.
 - "Pistol dealer" means a registered pistol dealer under the Pistol License Act, 1927-1946.

mined this Bill, and find it to catilespond in all respects

(iii)

- (iii) by inserting in the same section next after the definition of "Prescribed" the following new definition:-
 - "Rifle club" means a rifle club formed under the Defence Act 1903-1941 of the Parliament of the Commonwealth.
- (b) by inserting next after section 41ca the follow- New sec. 41CB. ing new section :-
 - 41cb. (1) No person shall use, discharge, Possession. carry, have in his possession, sell or otherwise etc., of dispose of any military rifle or military ammuni- rifles or tion.

military ammunitien.

- (2) Any person who is guilty of a contravention of this section shall be liable to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
 - (3) This section shall not apply to—
 - (a) any member of the defence forces of the Commonwealth or of the Commonwealth junior or senior cadets or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or any peace officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth, in respect of his possession of any military rifle or military ammunition prescribed for the use of such force, cadet or officer, and used or carried in the performance of his duty or when engaged in or proceeding to or from drill or target practice at an authorised rifle range;

- (b) any member of a rifle club in respect of his possession of any military rifle or military ammunition prescribed for the use of such club and used or carried when engaged in or proceeding to or from target practice at an authorised rifle range: Provided that nothing contained in this paragraph shall authorise any such member to be in possession of more than four military rifles at any one time;
- (c) any pistol dealer or his servant in respect of his possession or carrying of any military rifle or military ammunition in the ordinary course of the trade or business of such dealer;
- (d) the sale or disposal of any military rifle or military ammunition to a pistol dealer, or to the sale or disposal by a pistol dealer of any military rifle or military ammunition to a person whom the pistol dealer believes on reasonable grounds to be a member of a rifle club and who produces a statement to that effect signed by the captain of the rifle club of which he is a member;
- (e) any person whilst engaged in the manufacture, assembly or handling of any military rifle or military ammunition for or on behalf of the Commonwealth; or
- (f) any person engaged in scientific or experimental work with any military rifle or military ammunition in pursuance of an authority in that behalf granted by the Minister and in compliance with the terms and conditions imposed by any such authority.

(4) (a) It shall be the duty of every cf. Act No. pistol dealer who sells or purchases any military s. 10A. rifle or military ammunition to keep a book in which he shall record or cause to be recorded a true record of all purchases and sales of such rifles and ammunition. Such record shall set out in respect of each sale or purchase the date thereof and the name, occupation and address of the purchaser or vendor and full particulars of the military rifle or military ammunition purchased or sold.

(b) Every such pistol dealer shall at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times on demand afford to any member of the police force all information in his possession with respect to any sales or purchases made by him of military rifles and military ammunition.

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

(c) by inserting in subsection two of section 41D Sec. 41D. after the words "hand grenade" wherever (Firearms, occurring the words "military rifle";

etc., carried in parts.)

(d) by inserting in section 41g after the words Sec. 41g. "hand grenade" wherever occurring the words (Seizure of firearm, etc.) "military rifle, military ammunition";

(e) by inserting in section 41H after the word Sec. 41H. "firearm" wherever occurring the words (Precaution "military rifle";

to be taken by owners.)

(f) by inserting in sections 411 and 41N after the Secs. 411 words "hand grenade" wherever occurring the words "military rifle, military ammunition";

(Power to search for firearms; illegal possession of firearms.

(g)

Sec. 41B. (Search of suspected person, etc.)

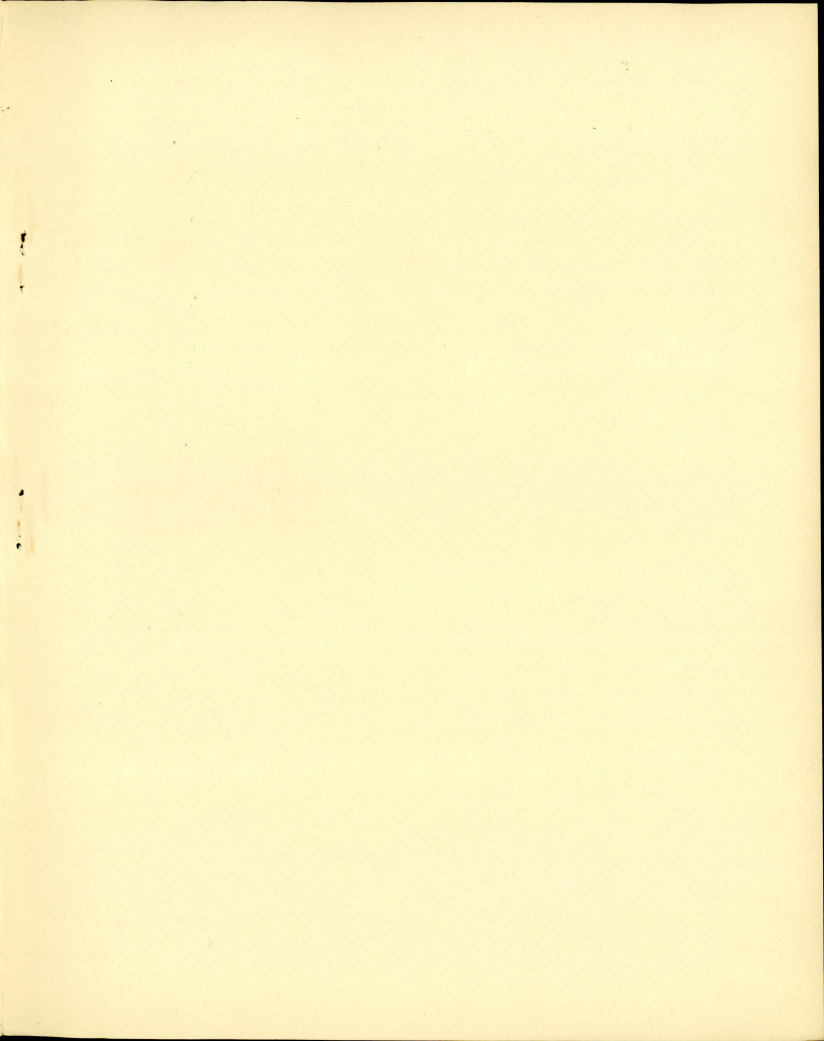
- (g) (i) by inserting in section 41R after the words "hand grenade or" the words "a military rifle or military ammunition or":
 - (ii) by inserting in the same section after the words "hand grenade" where secondly occurring the words "military rifle, military ammunition."

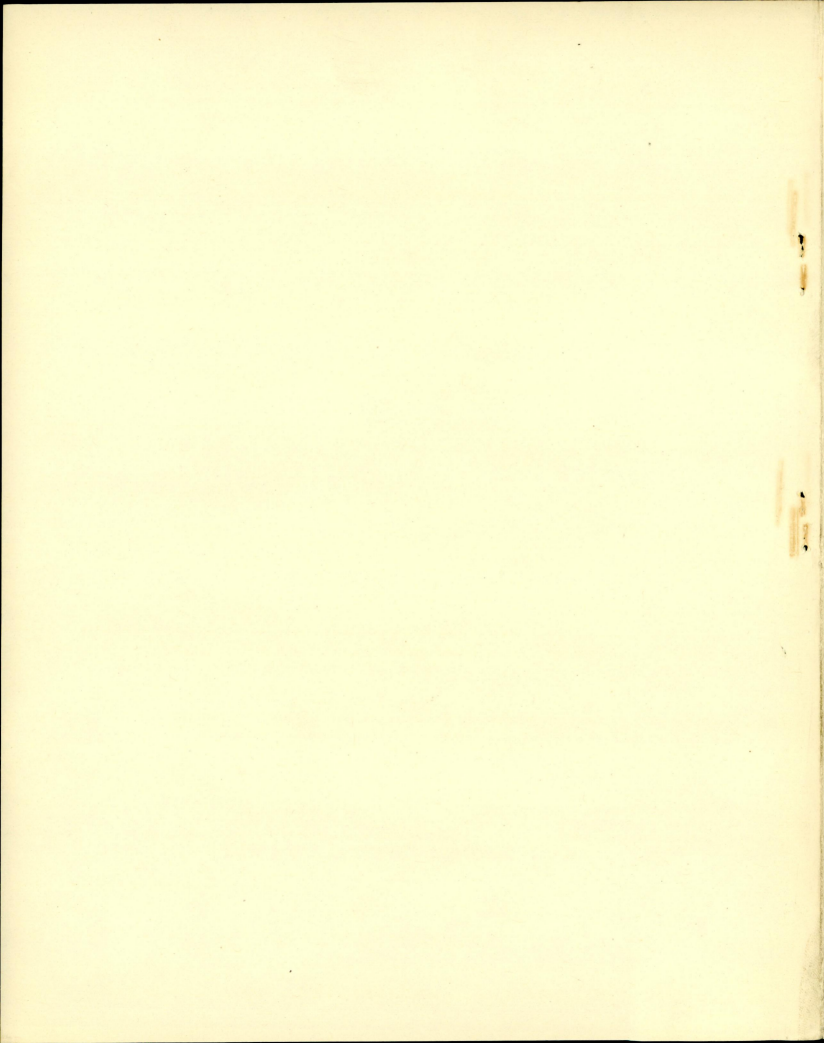
In the name and on behalf of His Majesty I assent to this Act.

F. R. JORDAN,

By deputation from His Excellency the Governor. Government House,

Sydney, 10th December, 1947.





POLICE OFFENCES (FIREARMS) AMENDMENT BILL.

Schedule of the Amendment referred to in Legislative Council's Message of 3rd December, 1947.

Page 4, clause 2, line 10. Omit the word "two" and insert in lieu thereof the word "four".

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.

H. ROBBINS.

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 27 November, 1947.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

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

Legislative Council Chamber, Sydney, 3rd December, 1947.

New South Wales.



ANNO DECIMO

GEORGII VI

Act No. , 1947.

An Act to make further provision relating to firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1946; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and controlled lative 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 "Police Offences Short title, (Firearms) Amendment Act, 1947."

citation, and commencement.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the **10** Police Offences Act, 1901-1947.

> 61147 155

(3)

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

2. The Police Offences Act, 1901-1946, is amended—

Amendment of Act No. 5,

(a) (i) by omitting from the definition of "Fire- Sec. 41B. .5 arm" in section 41B the words "whether by (Interprean explosive or by any other means whatsoever but does not include a hand grenade, machine gun or sub-machine gun" and by 10 inserting in lieu thereof the words "or could, but for some omission or mechanical defect, be discharged, whether by an explosive or by any other means whatsoever, but does not include a hand grenade, 15 military rifle, machine gun or sub-machine gun'';

> (ii) by inserting in the same section next after the definition of "'Machine gun' or 'submachine gun'" the following new definitions:

> > "Military ammunition" means any ammunition which is capable of being discharged from a military rifle.

> > "Military rifle" means any rifle of larger calibre than twenty-two onehundredths of an inch which is of a type used by the naval, military or air forces of any country, but does not include any rifle used by the naval, military or air forces of any country prior to the year one thousand eight hundred and ninety.

> > "Pistol dealer" means a registered pistol dealer under the Pistol License Act, 1927-1946.

> > > (iii)

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- (iii) by inserting in the same section next after the definition of "Prescribed" the following new definition:-
 - "Rifle club" means a rifle club formed under the Defence Act 1903-1941 of the Parliament of the Commonwealth.
- (b) by inserting next after section 41ca the follow- New sec. 41CB. ing new section:-
- 10 41cs. (1) No person shall use, discharge, Possession, carry, have in his possession, sell or otherwise etc., of dispose of any military rifle or military ammuni- rifles or tion.

military ammunitien.

- (2) Any person who is guilty of a contravention of this section shall be liable to a 15 penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
 - (3) This section shall not apply to—
- (a) any member of the defence forces of 20 the Commonwealth or of the Commonwealth junior or senior cadets or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or any 25 peace officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth, in respect of his possession of any military rifle or military 30 ammunition prescribed for the use of such force, cadet or officer, and used or carried in the performance of his duty or when engaged in or proceeding to or from drill or target practice at an 35 authorised rifle range;

- (b) any member of a rifle club in respect of his possession of any military rifle or military ammunition prescribed for the use of such club and used or carried when engaged in or proceeding to or from target practice at an authorised rifle range: Provided that nothing contained in this paragraph shall authorise any such member to be in possession of more than two four military rifles at any one time;
- (c) any pistol dealer or his servant in respect of his possession or carrying of any military rifle or military ammunition in the ordinary course of the trade or business of such dealer;
- (d) the sale or disposal of any military rifle or military ammunition to a pistol dealer, or to the sale or disposal by a pistol dealer of any military rifle or military ammunition to a person whom the pistol dealer believes on reasonable grounds to be a member of a rifle club and who produces a statement to that effect signed by the captain of the rifle club of which he is a member:
- (e) any person whilst engaged in the manufacture, assembly or handling of any military rifle or military ammunition for or on behalf of the Commonwealth; or
- (f) any person engaged in scientific or experimental work with any military rifle or military ammunition in pursuance of an authority in that behalf granted by the Minister and in compliance with the terms and conditions imposed by any such authority.

(4)

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(4) (a) It shall be the duty of every cf. Act No. pistol dealer who sells or purchases any military s. 104. rifle or military ammunition to keep a book in which he shall record or cause to be recorded a true record of all purchases and sales of such rifles and ammunition. Such record shall set out in respect of each sale or purchase the date thereof and the name, occupation and address of the purchaser or vendor and full particulars of the military rifle or military ammunition purchased or sold.

(b) Every such pistol dealer shall at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times on demand afford to any member of the police force all information in his possession with respect to any sales or purchases made by him of military rifles and military ammunition.

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

(c) by inserting in subsection two of section 41D Sec. 41D. after the words "hand grenade" wherever (Firearms, occurring the words "military rifle":

(d) by inserting in section 41g after the words Sec. 41g. 30 "hand grenade" wherever occurring the words (Seizure of firearm, etc.) "military rifle, military ammunition";

(e) by inserting in section 41H after the word Sec. 41H. "firearm" wherever occurring the words (Precaution "military rifle";

to be taken by owners.)

(f) by inserting in sections 411 and 41n after the Secs. 411 words "hand grenade" wherever occurring the words "military rifle, military ammunition";

(Power to search for firearms: illegal possession of firearms.)

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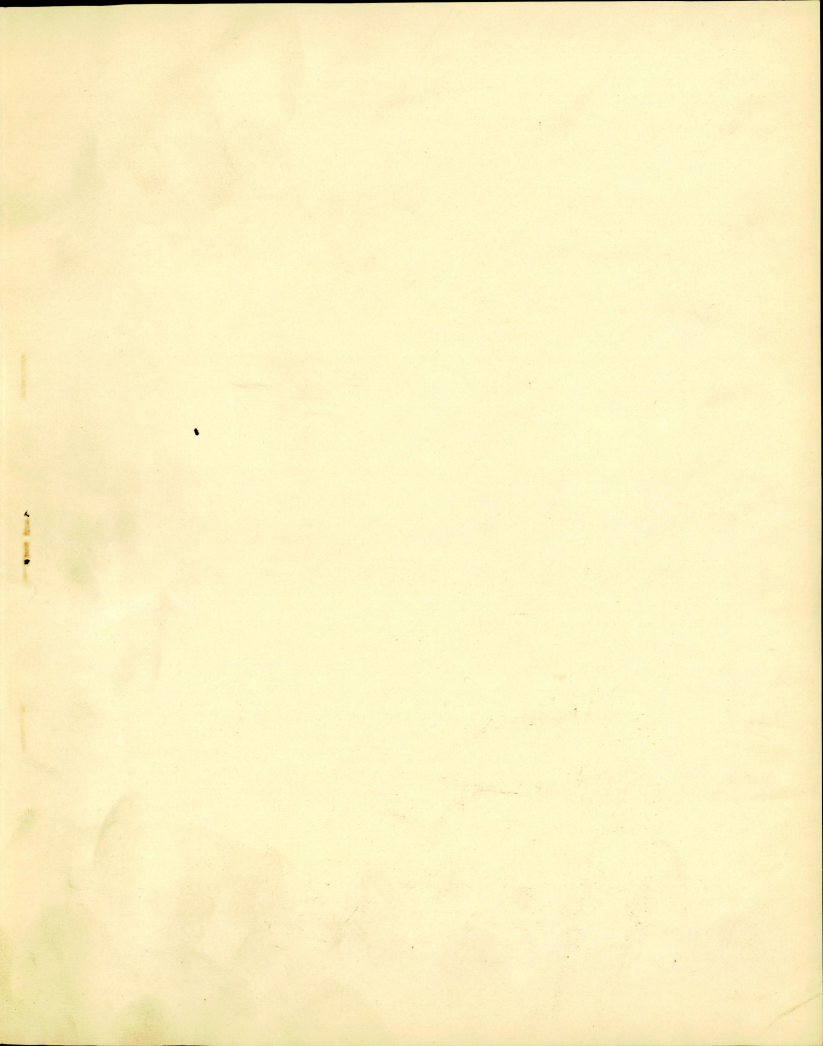
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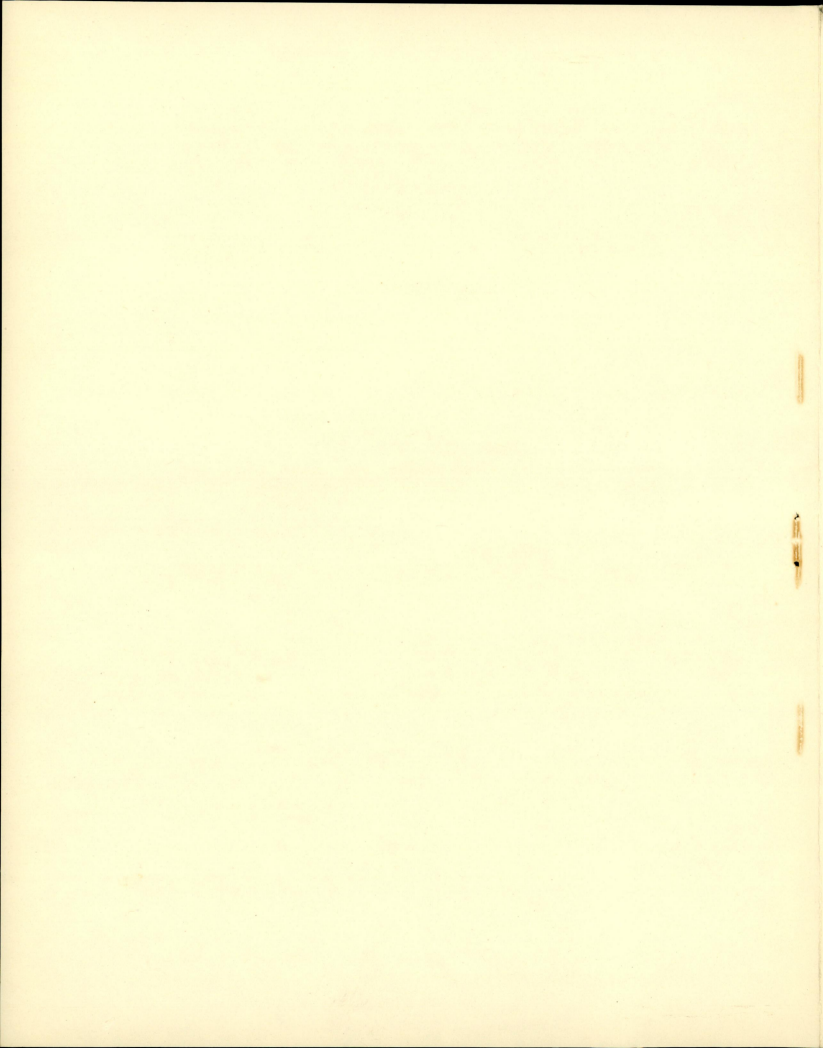
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- (g) (i) by inserting in section 41R after the words "hand grenade or" the words "a military infle or military ammunition or"; Sec. 41R.

 (Search of suspected person, etc.)
 - (ii) by inserting in the same section after the words "hand grenade" where secondly occurring the words "military rifle, military ammunition."

Sydney: Thomas Renry Tonnant, Government Printer-1947





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.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 27 November, 1947.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Clerk of the Parliaments.

Legislative Council Chamber, December, 1947. Sydney,

New South Wales.



ANNO DECIMO

GEORGII VI

Act No. , 1947.

An Act to make further provision relating to firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1946; 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 "Police Offences Short title, (Firearms) Amendment Act, 1947."

and commencement.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the 10 Police Offences Act, 1901-1947.

61147 155(3)

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

2. The Police Offences Act, 1901-1946, is amended—

Amendment of Act No. 5,

(a) (i) by omitting from the definition of "Fire- Sec. 41B. 5 arm" in section 41B the words "whether by (Interprean explosive or by any other means whatsoever but does not include a hand grenade, machine gun or sub-machine gun" and by inserting in lieu thereof the words "or 10 could, but for some omission or mechanical defect, be discharged, whether by an explosive or by any other means whatsoever, but does not include a hand grenade, 15 military rifle, machine gun or sub-machine gun'';

- (ii) by inserting in the same section next after tions:-
 - "Military ammunition" means any ammunition which is capable of being discharged from a military rifle.

"Military rifle" means any rifle of larger calibre than twenty-two onehundredths of an inch which is of a type used by the naval, military or air forces of any country, but does not include any rifle used by the naval, military or air forces of any country prior to the year one

thousand eight hundred and ninety. "Pistol dealer" means a registered pistol dealer under the Pistol License Act, 1927-1946.

the definition of "'Machine gun' or 'submachine gun'" the following new defini-

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(iii)

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- (iii) by inserting in the same section next after the definition of "Prescribed" the following new definition :-
 - "Rifle club" means a rifle club formed under the Defence Act 1903-1941 of the Parliament of the Commonwealth.
- (b) by inserting next after section 41ca the follow- New sec. ing new section:-
- 41cB. (1) No person shall use, discharge, Possession, 10 carry, have in his possession, sell or otherwise etc., of dispose of any military rifle or military ammuni- rifles or

military ammunition.

- (2) Any person who is guilty of a contravention of this section shall be liable to a penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
 - (3) This section shall not apply to—

(a) any member of the defence forces of 20 the Commonwealth or of the Commonwealth junior or senior cadets or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or any 25 peace officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth, in respect of his possession of any military rifle or military ammunition prescribed for the use of 30 such force, cadet or officer, and used or carried in the performance of his duty or when engaged in or proceeding to or from drill or target practice at an authorised rifle range; 35

- (b) any member of a rifle club in respect of his possession of any military rifle or military ammunition prescribed for the use of such club and used or carried 5 when engaged in or proceeding to or from target practice at an authorised rifle range: Provided that nothing contained in this paragraph shall authorise any such member to be in possession of more than two four 10 military rifles at any one time; (c) any pistol dealer or his servant in respect of his possession or carrying of any military rifle or military ammunition in the ordinary course of 15
 - (d) the sale or disposal of any military rifle or military ammunition to a pistol dealer, or to the sale or disposal by a pistol dealer of any military rifle or military ammunition to a person whom the pistol dealer believes on reasonable grounds to be a member of a rifle club and who produces a statement to that effect signed by the captain of the rifle club of which he is a member;

the trade or business of such dealer;

- (e) any person whilst engaged in the manufacture, assembly or handling of any military rifle or military ammunition for or on behalf of the Commonwealth; or
- (f) any person engaged in scientific or experimental work with any military rifle or military ammunition in pursuance of an authority in that behalf granted by the Minister and in compliance with the terms and conditions imposed by any such authority.

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	Sec. 418. (New ett o suspended	(4) (a) It shall be the duty of every pistol dealer who sells or purchases any military rifle or military ammunition to keep a book in	
5		which he shall record or cause to be recorded a true record of all purchases and sales of such rifles and ammunition. Such record shall set out in respect of each sale or purchase the date	ŭ
10		thereof and the name, occupation and address of the purchaser or vendor and full particulars of the military rifle or military ammunition purchased or sold.	
15		(b) Every such pistol dealer shall at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times any demand of and to any	
20		shall at all times on demand afford to any member of the police force all information in his possession with respect to any sales or purchases made by him of military rifles and military ammunition.	
25		(c) Every pistol dealer who fails to keep such record or permit such inspection or furnish such information shall be liable on summary conviction to a fine not exceeding twenty pounds or to imprisonment for a term	
20		not exceeding three months.	
	(c)	by inserting in subsection two of section 41p after the words "hand grenade" wherever occurring the words "military rifle";	Sec. 41D. (Firearms, etc., carried in parts.)
30	(d)	by inserting in section 41g after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";	Sec. 41G. (Seizure of firearm, etc.)
35	(e)	by inserting in section 41H after the word "firearm" wherever occurring the words "military rifle";	
,	(f)	by inserting in sections 411 and 41N after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";	Secs. 411 and 41N. (Power to search for firearms; illegal pos- session of
		(g)	firearms.)

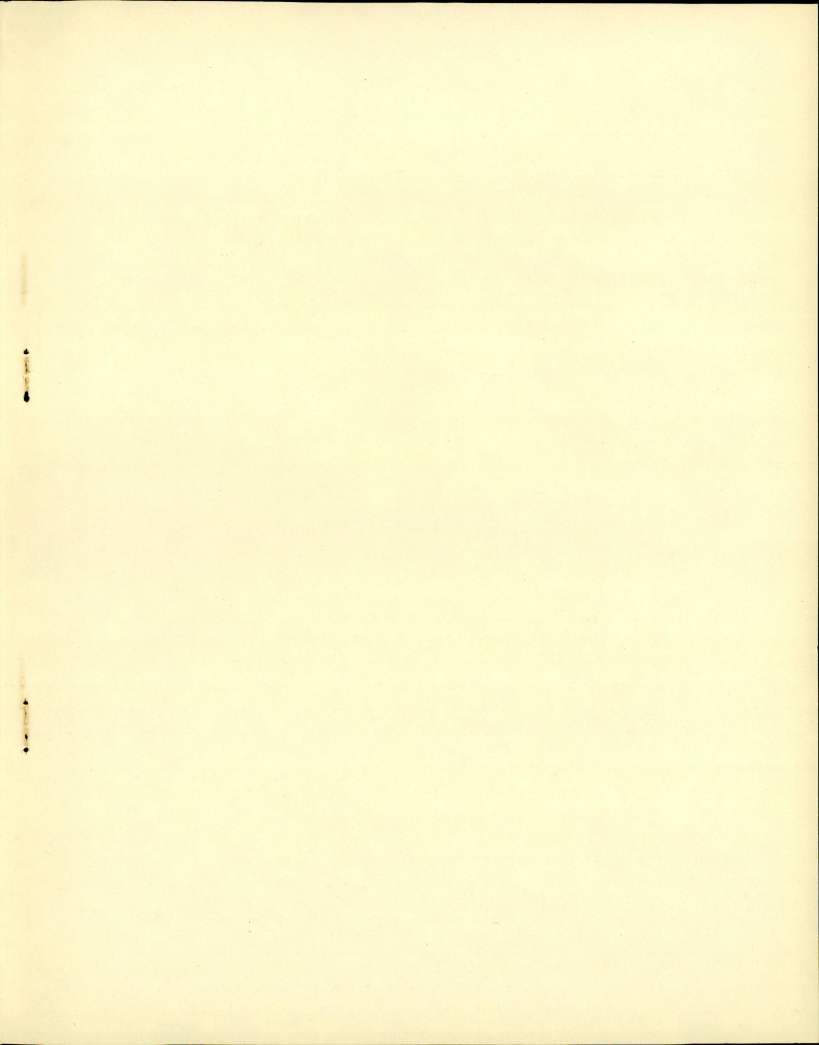
(g) (i) by inserting in section 41R after the words Sec. 41R.

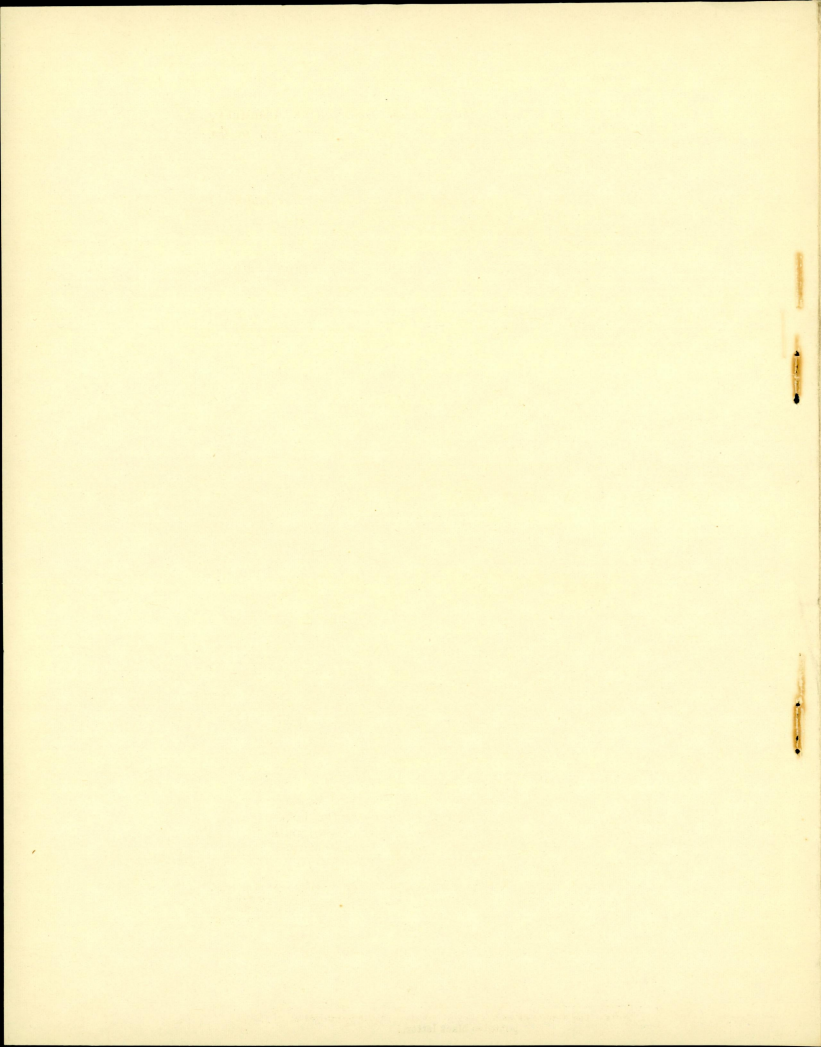
"hand grenade or" the words "a military suspected" rifle or military ammunition or";

person, etc.)

(ii) by inserting in the same section after the words "hand grenade" where secondly occurring the words "military rifle, military ammunition."

Sydney: Thomas Henry Tennant, Government Printer-1947.





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.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber. Sydney, 27 November, 1947.

New South Wales.



ANNO DECIMO

GEORGII VI

Act No. , 1947.

An Act to make further provision relating to firearms and other lethal weapons; for these purposes to amend the Police Offences Act. 1901-1946; 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 "Police Offences Short title, (Firearms) Amendment Act, 1947."

citation, and commencement

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the 10 Police Offences Act, 1901-1947.

61147 155-

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

2.	The Police	Offences	Act,	1901-1946,	is	amended—
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Amendment of Act No. 5, 1901.

- (a) (i) by omitting from the definition of "Fire-sec. 41B.

 arm" in section 41B the words "whether by an explosive or by any other means whatsoever but does not include a hand grenade, machine gun or sub-machine gun" and by inserting in lieu thereof the words "or could, but for some omission or mechanical defect, be discharged, whether by an explosive or by any other means whatsoever, but does not include a hand grenade, military rifle, machine gun or sub-machine gun";
 - (ii) by inserting in the same section next after the definition of "Machine gun" or submachine gun" the following new definitions:—
 - "Military ammunition" means any ammunition which is capable of being discharged from a military rifle.
 - "Military rifle" means any rifle of larger calibre than twenty-two one-hundredths of an inch which is of a type used by the naval, military or air forces of any country, but does not include any rifle used by the naval, military or air forces of any country prior to the year one thousand eight hundred and ninety.
 - "Pistol dealer" means a registered pistol dealer under the Pistol License Act, 1927-1946.

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(iii)

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- (iii) by inserting in the same section next after the definition of "Prescribed" the following new definition:-
 - "Rifle club" means a rifle club formed under the Defence Act 1903-1941 of the Parliament of the Commonwealth.
- (b) by inserting next after section 41ca the follow- New sec. ing new section:-
- 41cb. (1) No person shall use, discharge, Possession, 10 carry, have in his possession, sell or otherwise etc., of dispose of any military rifle or military ammuni-rifles or tion.

ammunition.

- (2) Any person who is guilty of a contravention of this section shall be liable to a 15 penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
 - (3) This section shall not apply to—
- (a) any member of the defence forces of 20 the Commonwealth or of the Commonwealth junior or senior cadets or of the police force of the Commonwealth or of this State or any other State or 25 territory of the Commonwealth, or any peace officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth, in respect of his possession of any military rifle or military 30 ammunition prescribed for the use of such force, cadet or officer, and used or carried in the performance of his duty or when engaged in or proceeding to or from drill or target practice at an 35 authorised rifle range;

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- (b) any member of a rifle club in respect of his possession of any military rifle or military ammunition prescribed for the use of such club and used or carried when engaged in or proceeding to or from target practice at an authorised rifle range: Provided that nothing contained in this paragraph shall authorise any such member to be in possession of more than two military rifles at any one time;
- (c) any pistol dealer or his servant in respect of his possession or carrying of any military rifle or military ammunition in the ordinary course of the trade or business of such dealer;
- (d) the sale or disposal of any military rifle or military ammunition to a pistol dealer, or to the sale or disposal by a pistol dealer of any military rifle or military ammunition to a person whom the pistol dealer believes on reasonable grounds to be a member of a rifle club and who produces a statement to that effect signed by the captain of the rifle club of which he is a member;
- (e) any person whilst engaged in the manufacture, assembly or handling of any military rifle or military ammunition for or on behalf of the Commonwealth; or
- (f) any person engaged in scientific or experimental work with any military rifle or military ammunition in pursuance of an authority in that behalf granted by the Minister and in compliance with the terms and conditions imposed by any such authority.

(4)

		Police Offences (Firearms) Amendment.	
		(4) (a) It shall be the duty of every pistol dealer who sells or purchases any military rifle or military ammunition to keep a book in	s. 10A.
5		which he shall record or cause to be recorded a true record of all purchases and sales of such rifles and ammunition. Such record shall se	ı t
10		out in respect of each sale or purchase the date thereof and the name, occupation and addres of the purchaser or vendor and full particular	8
10		of the military rifle or military ammunition purchased or sold.	
15		(b) Every such pistol dealer shal at all times permit any member of the police force to inspect and make copies of any entries in the book so kept by him as aforesaid and	e 8
		shall at all times on demand afford to any member of the police force all information in his possession with respect to any sales of purchases made by him of military rifles and	
20		military ammunition. (c) Every pistol dealer who fails to keep such record or permit such inspection or furnish such information shall be liable on	
25		summary conviction to a fine not exceeding twenty pounds or to imprisonment for a term not exceeding three months.	
	(c)	by inserting in subsection two of section 41D after the words "hand grenade" wherever occurring the words "military rifle";	Sec. 41D. (Firearms, etc., carried in parts.)
30	(d)	by inserting in section 41g after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";	0 . 11-
35	(e)	by inserting in section 41H after the word "firearm" wherever occurring the words "military rifle";	Sec. 41H. (Precaution to be taken by owners.)
	(f)	by inserting in sections 411 and 41n after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";	Secs. 411 and 41N. (Power to search for firearms; illegal pos-
		(g)	session of firearms.)

- (g) (i) by inserting in section 41R after the words Sec. 41R.

 "hand grenade or" the words "a military (Search of suspected person, etc.
 - (ii) by inserting in the same section after the words "hand grenade" where secondly occurring the words "military rifle, military ammunition."

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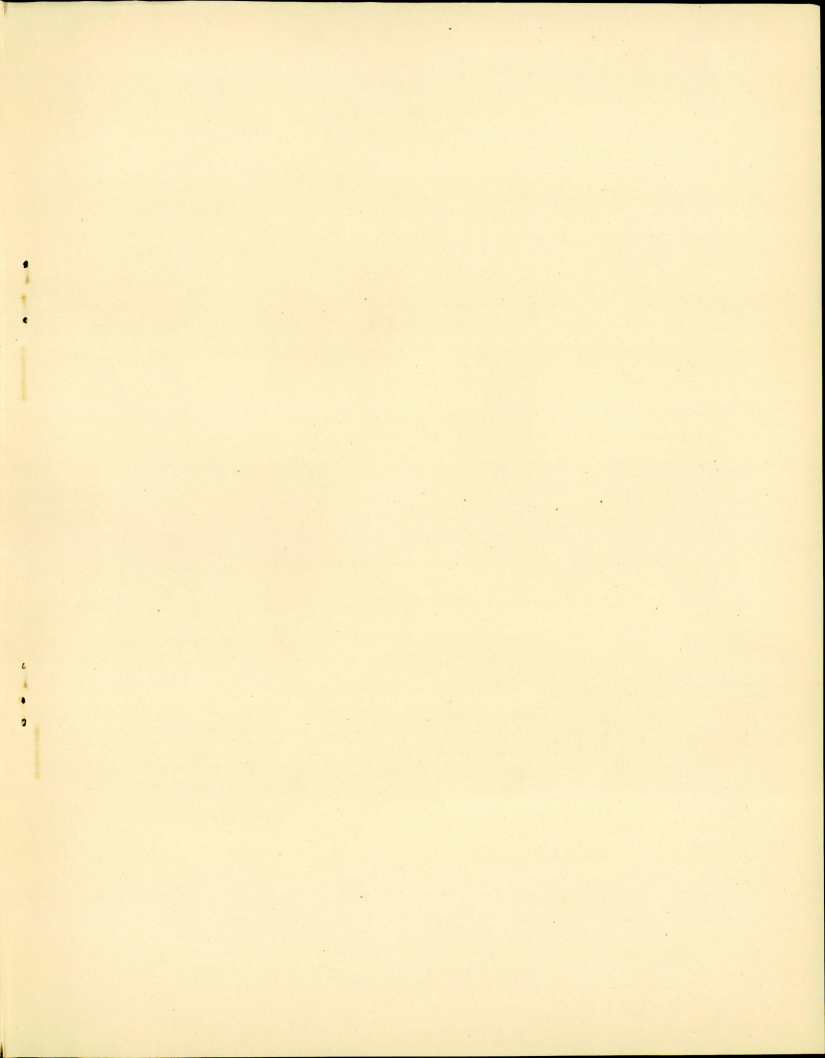
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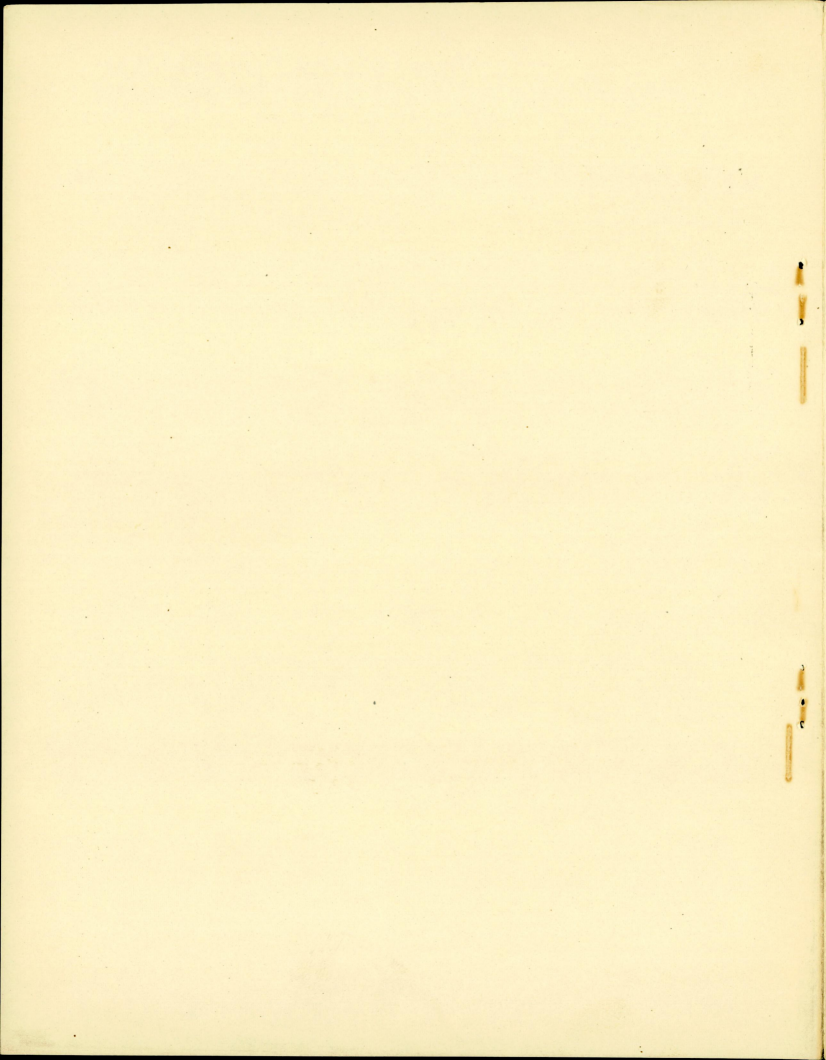
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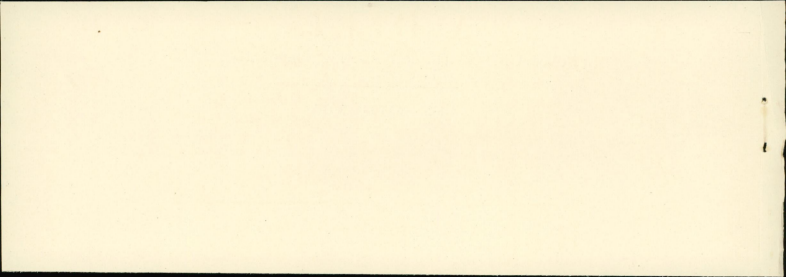


Police Offences (Firearms) Amendment Bill, 1947.

EXPLANATORY NOTE.

The purpose of this bill is to prohibit the sale, use and possession of military rifles and ammunition, except by certain persons and in certain circumstances.

61147 155-



A BILL

To make further provision relating firearms and other lethal weapons; for these purposes to amend the Police Offences Act, 1901-1946; and for purposes connected therewith.

[Mr. Baddeley;—19 November, 1947.]

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 "Police Offences Short title, (Firearms) Amendment Act, 1947."

citation. and commencement.

(2) The Police Offences Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the **10** Police Offences Act, 1901-1947.

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(3) This Act. shall						
appointed by the Governor	and notifie	ed by	p	rocla	mat	ion
published in the Gazette.						

2. The Police Offences Act, 1901-1946, is amended—

Amendment of Act No. 5,

(a) (i) by omitting from the definition of "Fire- Sec. 41B. 5 arm" in section 41B the words "whether by (Interprean explosive or by any other means whatsoever but does not include a hand grenade, machine gun or sub-machine gun" and by inserting in lieu thereof the words "or 10 could, but for some omission or mechanical defect, be discharged, whether by an explosive or by any other means whatsoever, but does not include a hand grenade, military rifle, machine gun or sub-machine 15 gun'';

(ii) by inserting in the same section next after the definition of "Machine gun' or 'submachine gun'" the following new definitions:-

"Military ammunition" means any

ammunition which is capable of being discharged from a military

"Military rifle" means any rifle of larger calibre than twenty-two onehundredths of an inch which is of a type used or in its original construction or design was of a type used by the naval, military or air forces of any country, but does not include any rifle manufactured prior to the year one thousand

eight hundred and ninety.

"Pistol dealer" means a registered pistol dealer under the Pistol License Act, 1927-1946.

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(iii)

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- (iii) by inserting in the same section next after the definition of "Prescribed" the following new definition :-
 - "Rifle club" means a rifle club formed under the Defence Act 1903-1941 of the Parliament of the Commonwealth.
- (b) by inserting next after section 41ca the follow- New sec. ing new section:-
- 41cB. (1) No person shall use, discharge, Possession, 10 carry, have in his possession, sell or otherwise etc., of dispose of any military rifle or military ammuni- rifles or tion.

military ammunition.

- (2) Any person who is guilty of a contravention of this section shall be liable to a 15 penalty not exceeding one hundred pounds or to imprisonment for a term not exceeding six months.
 - (3) This section shall not apply to—
- (a) any member of the defence forces of 20 the Commonwealth or of the Commonwealth junior or senior cadets or of the police force of the Commonwealth or of this State or any other State or territory of the Commonwealth, or any 25 peace officer under the Peace Officers Act 1925 of the Parliament of the Commonwealth, in respect of his possession of any military rifle or military ammunition prescribed for the use of 30 such force, cadet or officer, and used or carried in the performance of his duty or when engaged in or proceeding to or from drill or target practice at an 35 authorised rifle range;

(b) any member of a rifle club in respect of his possession of any military rifle or military ammunition prescribed for the use of such club and used or carried 5 when engaged in or proceeding to or from target practice at an authorised rifle range: Provided that nothing contained in this paragraph shall authorise any such member to be in 10 possession of more than two military rifles at any one time; (c) any pistol dealer or his servant in respect of his possession or carrying of any military rifle or military ammunition in the ordinary course of 15 the trade or business of such dealer: (d) the sale or disposal of any military rifle or military ammunition to a pistol dealer, or to the sale or disposal by a pistol dealer of any military rifle or 20 military ammunition to a person whom the pistol dealer believes on reasonable grounds to be a member of a rifle club and who produces a statement to that effect signed by the captain of the rifle 25 club of which he is a member: (e) any person whilst engaged in the manufacture, assembly or handling of any military rifle or military ammunition for or on behalf of the Common-30 wealth; or (f) any person engaged in scientific or experimental work with any military rifle or military ammunition in pur-35 suance of an authority in that behalf

granted by the Minister and in compliance with the terms and conditions

imposed by any such authority.

	Police Offences (Firearms) Amendment.	
	(4) (a) It shall be the duty of every pistol dealer who sells or purchases any military rifle or military ammunition to keep a book in which he shall record or cause to be recorded a	ef. Act No. 10, 1927, s. 10A.
5	true record of all purchases and sales of such rifles and ammunition. Such record shall set out in respect of each sale or purchase the date	
	thereof and the name, occupation and address of the purchaser or vendor and full particulars	
10	of the military rifle or military ammunition purchased or sold. (b) Every such pistol dealer shall at all times permit any member of the police	
15	force to inspect and make copies of any entries in the book so kept by him as aforesaid and shall at all times on demand afford to any	
	member of the police force all information in his possession with respect to any sales or purchases made by him of military rifles and	
20	military ammunition. (c) Every pistol dealer who fails to keep such record or permit such inspection or furnish such information shall be liable on summary conviction to a fine not exceeding	
25	twenty pounds or to imprisonment for a term not exceeding three months.	
30	(d) by inserting in section 41g after the words "hand grenade" wherever occurring the words "military rifle, military ammunition";	
35		Sec. 41H. (Precaution to be taken by owners.)
	words "hand grenade" wherever occurring the words "military rifle, military ammunition";	Secs. 411 and 41N. (Power to search for firearms; illegal possession of firearms.)

- (g) (i) by inserting in section 41R after the words Sec. 41R.

 "hand grenade or" the words "a military suspected persons, etc.)

 "ifle or military ammunition or";
- (ii) by inserting in the same section after the words "hand grenade" where secondly occurring the words "military rifle, military ammunition."

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