

*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.*

ALLAN PICKERING,  
*Clerk of the Legislative Assembly.*

*Legislative Assembly Chamber,  
Sydney, 24 March, 1960.*

## New South Wales



ANNO NONO

## ELIZABETHÆ II REGINÆ

\*\*\*\*\*

Act No.           , 1960.

An Act to make provision with respect to the sale and dumping of refrigerators, ice-chests and ice-boxes; for this and other purposes to amend the Factories and Shops Act, 1912-1958, and the Local Government Act, 1919, as amended by subsequent Acts; and for purposes connected therewith.

**B**E it enacted by the Queen'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:—

- 5   **1.** (1) This Act may be cited as the "Factories and Shops and Local Government (Amendment) Act, 1960".

Short title  
and  
citation.

*Factories and Shops and Local Government (Amendment).*

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts and by the Governor pursuant to subsection two of section forty-four of the said Act and by this Act, may be cited as the Factories and Shops Act, 1912-1960.

5 2. (1) The Factories and Shops Act, 1912-1958, is amended— Amendment of Act No. 39, 1912.

(a) by inserting in section one next after the matter relating to Part VI the following new matter :— Sec. 1. (Short title.)

10 PART VII.—REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.—*ss.* 129-132.

(b) by inserting next after Part VI the following heading and new Part :— New Part VII.

PART VII.

REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.

15 129. In this Part of this Act— Definitions.

“Inspector” means an inspector within the meaning of Part II of this Act.

20 “Sell” includes exhibit, expose or have in possession for sale, or for any purpose of advertisement or trade, and “sold” has a corresponding meaning.

25 130. (1) Where a person sells any of the following articles, that is to say, any refrigerator, ice-chest or ice-box, and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence against this Part of this Act unless the compartment is so constructed or equipped that every door or lid of the compartment can be opened easily from the inside of the compartment when any lock or catch that can be operated from the outside of the compartment is fastened. Prohibition on sale of certain refrigerators, ice-chests and ice-boxes.

30

(2)

*Factories and Shops and Local Government (Amendment).*

5 (2) In any prosecution for an offence  
against subsection one of this section it shall be a  
defence if the defendant proves that the refrigerator,  
ice-chest or ice-box with respect to which the offence  
is alleged to have been committed was manufactured  
in or imported into New South Wales before the  
day appointed and notified pursuant to subsection  
two of section two of the Factories and Shops and  
Local Government (Amendment) Act, 1960; but  
10 the defendant shall be liable to pay the costs  
incurred on behalf of the prosecution unless he has  
given reasonable notice to the informant that he  
will rely on such defence.

15 131. (1) An inspector may at any reasonable Powers of  
time— inspectors.

- (a) enter any place where refrigerators, ice-  
chests or ice-boxes are sold or where he has  
reasonable cause to believe that refrigera-  
tors, ice-chests or ice-boxes are sold;
- 20 (b) inspect any refrigerators, ice-chests or ice-  
boxes in such place;
- (c) examine with respect to matters under this  
Part of this Act any person employed or  
engaged in such place;
- 25 (d) make such examination and inquiries as  
he thinks necessary to ascertain whether  
the requirements of this Part of this Act  
are being complied with.

30 (2) An inspector, on exercising any power  
conferred on him by this section, shall, if so  
requested by any person apparently in charge of  
such place, produce the certificate of his appoint-  
ment as an inspector.

35 (3) No person shall hinder or obstruct, or  
attempt to hinder or obstruct, any inspector in the  
exercise by him of the powers conferred by this  
section.

*Factories and Shops and Local Government (Amendment).*

132. A person who commits an offence against this Part of this Act shall be liable to a penalty not exceeding fifty pounds.

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

3. The Local Government Act, 1919, as amended by subsequent Acts, is amended by inserting next after section 288A the following new section :—

Amendment  
of Act No.  
41, 1919.

New sec.  
288B.

10 288B. (1) Where a person places any of the following articles, that is to say, any refrigerator, ice-chest, ice-box, article of furniture, trunk or prescribed article, upon any dump, tip, sanitary depot, public reserve, public place or unfenced vacant land and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence under this Act unless before so placing the article he has removed from the compartment every door and lid thereof or the locks and hinges thereof or has otherwise rendered every such door and lid incapable of being fastened.

Discarded  
refrigerators,  
ice-chests,  
etc.

25 (2) Nothing in subsection one of this section applies to a person placing any article referred to therein upon any public reserve, public place or unfenced vacant land for his own use while he is residing on that public reserve, public place or unfenced vacant land.

No. , 1960.

---

## A BILL

To make provision with respect to the sale and dumping of refrigerators, ice-chests and ice-boxes; for this and other purposes to amend the Factories and Shops Act, 1912-1958, and the Local Government Act, 1919, as amended by subsequent Acts; and for purposes connected therewith.

[Mr. HILLS;—9 *March*, 1960.]

---

**B**E it enacted by the Queen'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 "Factories and Shops and Local Government (Amendment) Act, 1960".

Short title  
and  
citation.

*Factories and Shops and Local Government (Amendment).*

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts and by the Governor pursuant to subsection two of section forty-four of the said Act and by this Act, may be cited as the Factories and Shops Act, 1912-1960.

5 2. (1) The Factories and Shops Act, 1912-1958, is amended— Amendment of Act No. 39, 1912.

(a) by inserting in section one next after the matter relating to Part VI the following new matter : — Sec. 1. (Short title.)

10 PART VII.—REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.—ss. 129-132.

(b) by inserting next after Part VI the following heading and new Part : — New Part VII.

PART VII.

REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.

15 129. In this Part of this Act— Definitions.

“Inspector” means an inspector within the meaning of Part II of this Act.

20 “Sell” includes exhibit, expose or have in possession for sale, or for any purpose of advertisement or trade, and “sold” has a corresponding meaning.

25 130. (1) Where a person sells any of the following articles, that is to say, any refrigerator, ice-chest or ice-box, and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence against this Part of this Act unless the compartment is so constructed or equipped that every door or lid of the compartment can be opened easily from the inside of the compartment when any lock or catch that can be operated from the outside of the compartment is fastened. Prohibition on sale of certain refrigerators, ice-chests and ice-boxes.

30

(2)

---

*Factories and Shops and Local Government (Amendment).*

---

5 (2) In any prosecution for an offence  
against subsection one of this section it shall be a  
defence if the defendant proves that the refrigerator,  
ice-chest or ice-box with respect to which the offence  
is alleged to have been committed was manufactured  
in or imported into New South Wales before the  
day appointed and notified pursuant to subsection  
two of section two of the Factories and Shops and  
10 Local Government (Amendment) Act, 1960; but  
the defendant shall be liable to pay the costs  
incurred on behalf of the prosecution unless he has  
given reasonable notice to the informant that he  
will rely on such defence.

15 131. (1) An inspector may at any reasonable <sup>Powers of</sup>  
time— <sub>inspectors.</sub>

- (a) enter any place where refrigerators, ice-  
chests or ice-boxes are sold or where he has  
reasonable cause to believe that refrigerators,  
ice-chests or ice-boxes are sold;
- 20 (b) inspect any refrigerators, ice-chests or ice-  
boxes in such place;
- (c) examine with respect to matters under this  
Part of this Act any person employed or  
engaged in such place;
- 25 (d) make such examination and inquiries as  
he thinks necessary to ascertain whether  
the requirements of this Part of this Act  
are being complied with.

30 (2) An inspector, on exercising any power  
conferred on him by this section, shall, if so  
requested by any person apparently in charge of  
such place, produce the certificate of his appoint-  
ment as an inspector.

35 (3) No person shall hinder or obstruct, or  
attempt to hinder or obstruct, any inspector in the  
exercise by him of the powers conferred by this  
section.

*Factories and Shops and Local Government (Amendment).*

132. A person who commits an offence against <sup>Penalty.</sup> this Part of this Act shall be liable to a penalty not exceeding fifty pounds.

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

3. The Local Government Act, 1919, as amended by sub-  
sequent Acts, is amended by inserting next after section 288A  
the following new section :—

Amendment  
of Act No.  
41, 1919.

New sec.  
288B.

10 288B. (1) Where a person places any of the follow-  
ing articles, that is to say, any refrigerator, ice-chest, ice-  
box, article of furniture, trunk or prescribed article, upon  
any dump, tip, sanitary depot, public reserve, public  
15 place or unfenced vacant land and the article has in it a  
compartment of a capacity of one and one-half cubic  
feet or more, such person shall be guilty of an offence  
under this Act unless before so placing the article he  
has removed from the compartment every door and lid  
thereof or the locks and hinges thereof or has otherwise  
20 rendered every such door and lid incapable of being  
fastened.

Discarded  
refrigerators,  
ice-chests,  
etc.

(2) Nothing in subsection one of this section  
applies to a person placing any article referred to therein  
upon any public reserve, public place or unfenced vacant  
25 land for his own use while he is residing on that public  
reserve, public place or unfenced vacant land.

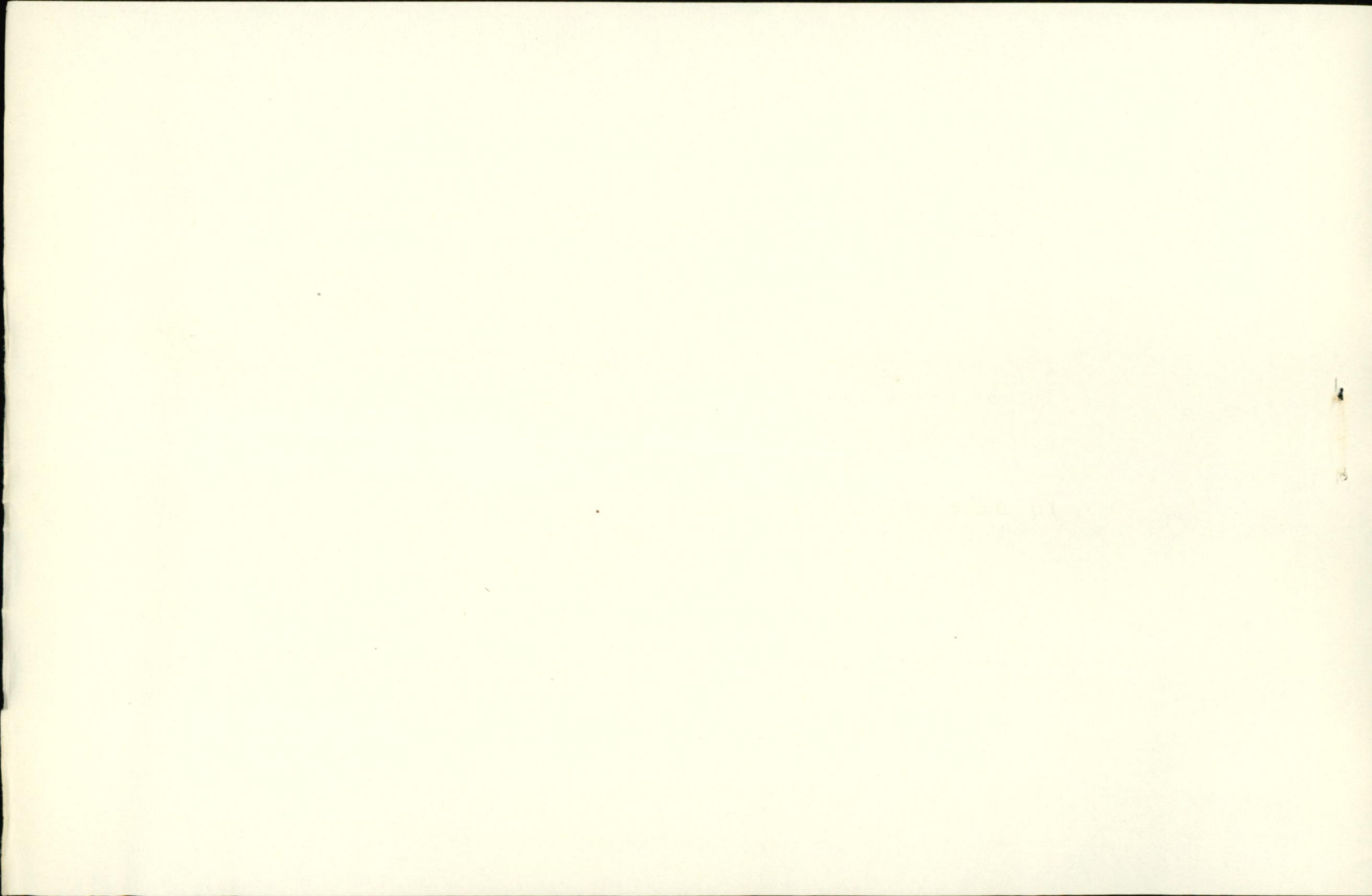
## **FACTORIES AND SHOPS AND LOCAL GOVERNMENT (AMENDMENT) BILL, 1960.**

---

### **EXPLANATORY NOTE.**

THE objects of this Bill are—

- (a) to prohibit the sale of refrigerators, ice-chests and ice-boxes of a capacity greater than that specified in the Bill after a day to be appointed unless they are so constructed or equipped that the door and lid can be opened easily from the inside;
- (b) to require persons, before discarding any such refrigerators, ice-chests or ice-boxes, to remove the doors and lids or break the locks and hinges or otherwise render the doors and lids incapable of being fastened;
- (c) to make other amendments of an ancillary or consequential character.



PROOF

No. , 1960.

---

## A BILL

To make provision with respect to the sale and dumping of refrigerators, ice-chests and ice-boxes; for this and other purposes to amend the Factories and Shops Act, 1912-1958, and the Local Government Act, 1919, as amended by subsequent Acts; and for purposes connected therewith.

[MR. HILLS;—9 *March*, 1960.]

---

**B**E it enacted by the Queen'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 "Factories and Shops and Local Government (Amendment) Act, 1960".

Short title  
and  
citation.

*Factories and Shops and Local Government (Amendment).*

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts and by the Governor pursuant to subsection two of section forty-four of the said Act and by this Act, may be cited as the Factories and Shops Act, 1912-1960.

5 2. (1) The Factories and Shops Act, 1912-1958, is amended— Amendment of Act No. 39, 1912.

(a) by inserting in section one next after the matter relating to Part VI the following new matter : — Sec. 1. (Short title.)

10 PART VII.—REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.—*ss.* 129-132.

(b) by inserting next after Part VI the following heading and new Part : — New Part VII.

PART VII.

REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.

15 129. In this Part of this Act— Definitions.

“Inspector” means an inspector within the meaning of Part II of this Act.

20 “Sell” includes exhibit, expose or have in possession for sale, or for any purpose of advertisement or trade, and “sold” has a corresponding meaning.

25 130. (1) Where a person sells any of the following articles, that is to say, any refrigerator, ice-chest or ice-box, and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence against this Part of this Act unless the compartment is so constructed or equipped that every door or lid of the compartment can be opened easily from the inside of the compartment when any lock or catch that can be operated from the outside of the compartment is fastened. Prohibition on sale of certain refrigerators, ice-chests and ice-boxes.

(2)

*Factories and Shops and Local Government (Amendment).*

5 (2) In any prosecution for an offence  
against subsection one of this section it shall be a  
defence if the defendant proves that the refrigerator,  
ice-chest or ice-box with respect to which the offence  
is alleged to have been committed was manufactured  
in or imported into New South Wales before the  
day appointed and notified pursuant to subsection  
two of section two of the Factories and Shops and  
Local Government (Amendment) Act, 1960; but  
10 the defendant shall be liable to pay the costs  
incurred on behalf of the prosecution unless he has  
given reasonable notice to the informant that he  
will rely on such defence.

15 131. (1) An inspector may at any reasonable <sup>Powers of</sup>  
time— <sub>inspectors.</sub>

- (a) enter any place where refrigerators, ice-  
chests or ice-boxes are sold or where he has  
reasonable cause to believe that refrigera-  
tors, ice-chests or ice-boxes are sold;
- 20 (b) inspect any refrigerators, ice-chests or ice-  
boxes in such place;
- (c) examine with respect to matters under this  
Part of this Act any person employed or  
engaged in such place;
- 25 (d) make such examination and inquiries as  
he thinks necessary to ascertain whether  
the requirements of this Part of this Act  
are being complied with.

30 (2) An inspector, on exercising any power  
conferred on him by this section, shall, if so  
requested by any person apparently in charge of  
such place, produce the certificate of his appoint-  
ment as an inspector.

35 (3) No person shall hinder or obstruct, or  
attempt to hinder or obstruct, any inspector in the  
exercise by him of the powers conferred by this  
section. 132.

*Factories and Shops and Local Government (Amendment).*

132. A person who commits an offence against Penalty.  
this Part of this Act shall be liable to a penalty not  
exceeding fifty pounds.

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

3. The Local Government Act, 1919, as amended by sub-  
sequent Acts, is amended by inserting next after section 288A Amendment  
of Act No.  
41, 1919.  
the following new section : — New sec.  
288B.

10 288B. (1) Where a person places any of the follow- Discarded  
refrigerators,  
ice-chests,  
etc.  
ing articles, that is to say, any refrigerator, ice-chest, ice-  
box, article of furniture, trunk or prescribed article, upon  
any dump, tip, sanitary depot, public reserve, public  
15 place or unfenced vacant land and the article has in it a  
compartment of a capacity of one and one-half cubic  
feet or more, such person shall be guilty of an offence  
under this Act unless before so placing the article he  
has removed from the compartment every door and lid  
20 thereof or the locks and hinges thereof or has otherwise  
rendered every such door and lid incapable of being  
fastened.

(2) Nothing in subsection one of this section  
applies to a person placing any article referred to therein  
upon any public reserve, public place or unfenced vacant  
25 land for his own use while he is residing on that public  
reserve, public place or unfenced vacant land.

696

New South Wales



ANNO NONO

ELIZABETHÆ II REGINÆ

\*\*\*\*\*

Act No. 17, 1960.

An Act to make provision with respect to the sale and dumping of refrigerators, ice-chests and ice-boxes; for this and other purposes to amend the Factories and Shops Act, 1912-1958, and the Local Government Act, 1919, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 6th April, 1960.]

**B**E it enacted by the Queen'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 "Factories and Shops and Local Government (Amendment) Act, 1960".

Short title and citation.

---

*Factories and Shops and Local Government (Amendment).*

---

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts and by the Governor pursuant to subsection two of section forty-four of the said Act and by this Act, may be cited as the Factories and Shops Act, 1912-1960.

Amendment  
of Act No.  
39, 1912.

2. (1) The Factories and Shops Act, 1912-1958, is amended—

Sec. 1.  
(Short  
title.)

(a) by inserting in section one next after the matter relating to Part VI the following new matter :—

**PART VII.—REFRIGERATORS, ICE-CHESTS AND  
ICE-BOXES.—ss. 129-132.**

New Part  
VII.

(b) by inserting next after Part VI the following heading and new Part :—

**PART VII.**

**REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.**

Definitions.

129. In this Part of this Act—

“Inspector” means an inspector within the meaning of Part II of this Act.

“Sell” includes exhibit, expose or have in possession for sale, or for any purpose of advertisement or trade, and “sold” has a corresponding meaning.

Prohibition  
on sale of  
certain  
refrigerators,  
ice-chests  
and ice-  
boxes.

130. (1) Where a person sells any of the following articles, that is to say, any refrigerator, ice-chest or ice-box, and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence against this Part of this Act unless the compartment is so constructed or equipped that every door or lid of the compartment can be opened easily from the inside of the compartment when any lock or catch that can be operated from the outside of the compartment is fastened.

(2)

---

*Factories and Shops and Local Government (Amendment).*

---

(2) In any prosecution for an offence against subsection one of this section it shall be a defence if the defendant proves that the refrigerator, ice-chest or ice-box with respect to which the offence is alleged to have been committed was manufactured in or imported into New South Wales before the day appointed and notified pursuant to subsection two of section two of the Factories and Shops and Local Government (Amendment) Act, 1960; but the defendant shall be liable to pay the costs incurred on behalf of the prosecution unless he has given reasonable notice to the informant that he will rely on such defence.

131. (1) An inspector may at any reasonable <sup>Powers of</sup> time— <sub>inspectors.</sub>

- (a) enter any place where refrigerators, ice-chests or ice-boxes are sold or where he has reasonable cause to believe that refrigerators, ice-chests or ice-boxes are sold;
- (b) inspect any refrigerators, ice-chests or ice-boxes in such place;
- (c) examine with respect to matters under this Part of this Act any person employed or engaged in such place;
- (d) make such examination and inquiries as he thinks necessary to ascertain whether the requirements of this Part of this Act are being complied with.

(2) An inspector, on exercising any power conferred on him by this section, shall, if so requested by any person apparently in charge of such place, produce the certificate of his appointment as an inspector.

(3) No person shall hinder or obstruct, or attempt to hinder or obstruct, any inspector in the exercise by him of the powers conferred by this section.

---

*Factories and Shops and Local Government (Amendment).*

---

Penalty.

132. A person who commits an offence against this Part of this Act shall be liable to a penalty not exceeding fifty pounds.

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

Amendment  
of Act No.  
41, 1919.

New sec.  
288B.

Discarded  
refrigerators,  
ice-chests,  
etc.

3. The Local Government Act, 1919, as amended by subsequent Acts, is amended by inserting next after section 288A the following new section :—

288B. (1) Where a person places any of the following articles, that is to say, any refrigerator, ice-chest, ice-box, article of furniture, trunk or prescribed article, upon any dump, tip, sanitary depot, public reserve, public place or unfenced vacant land and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence under this Act unless before so placing the article he has removed from the compartment every door and lid thereof or the locks and hinges thereof or has otherwise rendered every such door and lid incapable of being fastened.

(2) Nothing in subsection one of this section applies to a person placing any article referred to therein upon any public reserve, public place or unfenced vacant land for his own use while he is residing on that public reserve, public place or unfenced vacant land.

---

By Authority:

V. C. N. BLIGHT, Government Printer, Sydney, 1960

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

ALLAN PICKERING,  
Clerk of the Legislative Assembly.

Legislative Assembly Chamber,  
Sydney, 30 March, 1960.

### New South Wales



ANNO NONO

## ELIZABETHÆ II REGINÆ

\*\*\*\*\*

### Act No. 17, 1960.

An Act to make provision with respect to the sale and dumping of refrigerators, ice-chests and ice-boxes; for this and other purposes to amend the Factories and Shops Act, 1912-1958, and the Local Government Act, 1919, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 6th April, 1960.]

**B**E it enacted by the Queen'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 "Factories and Shops and Local Government (Amendment) Act, 1960".

Short title and citation.

(2)

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

HOWARD T. FOWLES,  
Chairman of Committees of the Legislative Assembly.

Factories and Shops and Local Government (Amendment).

(2) The Factories and Shops Act, 1912, as amended by subsequent Acts and by the Governor pursuant to subsection two of section forty-four of the said Act and by this Act, may be cited as the Factories and Shops Act, 1912-1960.

Amendment of Act No. 39, 1912.      **2.** (1) The Factories and Shops Act, 1912-1958, is amended—

Sec. 1. (Short title.)      (a) by inserting in section one next after the matter relating to Part VI the following new matter :—

**PART VII.—REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.—ss. 129-132.**

New Part VII.      (b) by inserting next after Part VI the following heading and new Part :—

**PART VII.**

**REFRIGERATORS, ICE-CHESTS AND ICE-BOXES.**

Definitions.      129. In this Part of this Act—

“Inspector” means an inspector within the meaning of Part II of this Act.

“Sell” includes exhibit, expose or have in possession for sale, or for any purpose of advertisement or trade, and “sold” has a corresponding meaning.

Prohibition on sale of certain refrigerators, ice-chests and ice-boxes.

130. (1) Where a person sells any of the following articles, that is to say, any refrigerator, ice-chest or ice-box, and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence against this Part of this Act unless the compartment is so constructed or equipped that every door or lid of the compartment can be opened easily from the inside of the compartment when any lock or catch that can be operated from the outside of the compartment is fastened.

(2)

---

*Factories and Shops and Local Government (Amendment).*

---

(2) In any prosecution for an offence against subsection one of this section it shall be a defence if the defendant proves that the refrigerator, ice-chest or ice-box with respect to which the offence is alleged to have been committed was manufactured in or imported into New South Wales before the day appointed and notified pursuant to subsection two of section two of the Factories and Shops and Local Government (Amendment) Act, 1960; but the defendant shall be liable to pay the costs incurred on behalf of the prosecution unless he has given reasonable notice to the informant that he will rely on such defence.

131. (1) An inspector may at any reasonable time— Powers of inspectors

- (a) enter any place where refrigerators, ice-chests or ice-boxes are sold or where he has reasonable cause to believe that refrigerators, ice-chests or ice-boxes are sold;
- (b) inspect any refrigerators, ice-chests or ice-boxes in such place;
- (c) examine with respect to matters under this Part of this Act any person employed or engaged in such place;
- (d) make such examination and inquiries as he thinks necessary to ascertain whether the requirements of this Part of this Act are being complied with.

(2) An inspector, on exercising any power conferred on him by this section, shall, if so requested by any person apparently in charge of such place, produce the certificate of his appointment as an inspector.

(3) No person shall hinder or obstruct, or attempt to hinder or obstruct, any inspector in the exercise by him of the powers conferred by this section.

*Factories and Shops and Local Government (Amendment).*

Penalty.

132. A person who commits an offence against this Part of this Act shall be liable to a penalty not exceeding fifty pounds.

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

Amendment  
of Act No.  
41, 1919.  
New sec.  
288B.

3. The Local Government Act, 1919, as amended by subsequent Acts, is amended by inserting next after section 288A the following new section :—

Discarded  
refrigerators,  
ice-chests,  
etc.

288B. (1) Where a person places any of the following articles, that is to say, any refrigerator, ice-chest, ice-box, article of furniture, trunk or prescribed article, upon any dump, tip, sanitary depot, public reserve, public place or unfenced vacant land and the article has in it a compartment of a capacity of one and one-half cubic feet or more, such person shall be guilty of an offence under this Act unless before so placing the article he has removed from the compartment every door and lid thereof or the locks and hinges thereof or has otherwise rendered every such door and lid incapable of being fastened.

(2) Nothing in subsection one of this section applies to a person placing any article referred to therein upon any public reserve, public place or unfenced vacant land for his own use while he is residing on that public reserve, public place or unfenced vacant land.

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

E. W. WOODWARD,  
*Governor.*

*Government House,  
Sydney, 6th April, 1960.*