127.

New South Wales



ANNO UNDECIMO

ELIZABETHÆ II REGINÆ

Act No. 14, 1962.

An Act to ratify an agreement made between the Commonwealth of Australia of the one part and the State of New South Wales of the other part, which agreement is supplemental to and amends the agreement ratified by the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937; to amend the said Act and the Mental Health Act, 1958, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith. [Assented to, 21st May, 1962.]

BE

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:—

Short title, citation and commencement.

- 1. (1) This Act may be cited as the "Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962".
- (2) The Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937, as amended by this Act, may be cited as the Mental Health (Commonwealth Agreement Ratification) Act, 1937-1962.
- (3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 37, 1937.

2. The Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937, is amended—

Sec. 2. (Ratification of agreement.)

- (a) (i) by omitting from subsection one of section two the word "Schedule" and by inserting in lieu thereof the words "First Schedule";
 - (ii) by omitting from subsection two of the same section the words "for Public Health or the Inspector-General of the Insane" and by inserting in lieu thereof the words "or the Director-General of State Psychiatric Services";

Subst. sec. 3, new secs. 3A, 3B.

Ratification of supplemental agreement.

- (b) by omitting section three and by inserting in lieu thereof the following sections:—
 - 3. (1) The agreement, a copy of which is set out in the Second Schedule to this Act (in this Act hereinafter referred to as "the supplemental agreement"), is hereby approved, ratified and validated and the doing or performance of all such acts, matters or things as are to be or may be done or performed

performed under or in pursuance of the supplemental agreement is hereby authorised and the supplemental agreement may be carried into effect notwithstanding the provisions of any other Act.

(2) Without prejudice to the generality of Giving subsection one of this section all acts, matters and effect to supplemental things for or with respect to which provision is agreement. made in the supplemental agreement or which, by the supplemental agreement, are agreed, directed. authorised or permitted to be done or performed by or on behalf of the State or the Minister or the Director-General of State Psychiatric Services or by or on behalf of any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) are hereby sanctioned, authorised and confirmed.

3A. Any act, matter or thing done or performed Validation by the Governor, the Minister, the Director-General of certain matters. of State Psychiatric Services or any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) or by any authority or other officer of the Australian Capital Territory (including any officer of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962, had been in force at the time such act, matter or thing was done or performed, is hereby validated.

3B. A notification published in the Common-Evidence. wealth of Australia Gazette and the New South Wales Government Gazette to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to clause four, five or eight of the supplemental agreement shall be conclusive evidence of the matters stated and set out therein.

Schedule.

- (c) (i) by inserting before the word "SCHEDULE" in the heading to the Schedule the word "FIRST";
 - (ii) by inserting next after the same Schedule the following new Schedule:—

Secs. 3, 3A,

SECOND SCHEDULE.

A SUPPLEMENTAL AGREEMENT made the Eighteenth day of October One thousand nine hundred and Sixty One BETWEEN THE COMMONWEALTH OF AUSTRALIA (in this agreement called "the Commonwealth") of the one part and THE STATE OF NEW SOUTH WALES (in this agreement called "the State") of the other part.

WHEREAS by the agreement referred to in this agreement as the principal agreement provision was made for the reception, detention and maintenance in institutions in the State of insane persons and inebriates committed to those institutions by a Court, Judge, Magistrate or Justice of the Peace of the Territory for the Seat of Government acting or purporting to act under any law of or in force in the Territory, and for other purposes:

AND WHEREAS by the Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the said Territory and the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State the principal agreement was ratified, approved and validated and the doing or performance of all such acts, matters or things as are or may be done or performed under or in pursuance of the principal agreement was authorised:

AND WHEREAS it is necessary and desirable to make further provision for the admission and detention of residents of the Territory in institutions in the State and for other matters:

NOW IT IS HEREBY AGREED as follows-

- 1. This agreement shall have no force or effect and shall not be binding on either party until it is approved by the Parliament of the State and by a law of the Territory, so as to validate its execution and so as to authorise the doing or performance of all such acts, matters or things as are to be done or performed under or in pursuance of this agreement.
 - 2.—(1.) In this agreement, unless the context otherwise requires—

 "the Lunacy Act in its application to the Territory" means the
 Lunacy Act of 1898 of the State as in force in the Territory
 as amended from time to time by Ordinance of the
 Territory;

"the

- "the Mental Health Act," means the Mental Health Act, 1958 of the State as amended from time to time;
- "the principal agreement" means the agreement made the eighteenth day of March, 1936, between the Honourable Herbert Paton FitzSimons, then Minister for Health of the State, for and on behalf of the State, and the Honourable Thomas Paterson, then Minister of State for the Interior of the Commonwealth, for and on behalf of the Commonwealth, and set out in the Schedule to the said Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the Territory and the said Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State; and words importing the masculine gender include females, words in the singular include the plural, and words in the plural include the singular.
- (2.) In the principal agreement, notwithstanding anything contained therein, and in this agreement
 - "the Minister" means the Minister of State of the Commonwealth for the time being administering the Ordinances of the Territory by which the principal agreement and this agreement are approved and includes a member of the Federal Executive Council for the time being acting for and on behalf of that Minister:
 - "the Minister for Health" means the Minister of the State administering the Mental Health Act and includes a member of the Executive Council of the State for the time being acting for and on behalf of that Minister; and
 - "the Territory" means the Australian Capital Territory and includes the Territory accepted by the Commonwealth in pursuance of the Jervis Bay Acceptance Act 1915 of the Commonwealth and described in the agreement set out in the Schedule to that Act.
- (3.) The principal agreement shall, notwithstanding anything contained therein, be construed as follows:—
 - (a) a reference to the Lunacy Act of 1898 of the State shall be read as a reference to the Mental Health Act;
 - (b) a reference to a specific provision of the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding provision for the time being in force, if any, of the Mental Health Act; and

- (c) a reference to an authority or institution of or in the State mentioned in the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding authority or institution, whether of the same or some other name, mentioned in the Mental Health Act.
- (4.) A reference in the principal agreement or in this agreement to an act, matter or thing done or to be done or performed or to be performed by the Minister shall be read so as to include an act, matter or thing done or to be done or performed or to be performed by a delegate of, or a person authorised by, the Minister in that behalf under the laws for the time being in force in the Territory.
- (5.) Subject to the preceding sub-clauses of this clause, words and expressions used in this agreement which are the same as words and expressions to which a meaning is attributed in the principal agreement shall, unless the contrary intention appears, have the respective meanings attributed to them by the principal agreement.
- 3. The principal agreement is amended by omitting clause 3 thereof.
- 4. A resident of the Territory will be admitted to and detained in an admission centre in the State for observation and treatment upon the certificate of one registered medical practitioner of the Territory in or to the effect of the form set out in Part I of the schedule to this agreement or in such other form as may from time to time be agreed upon by the Minister and the Minister for Health.
- 5.—(1.) When two medical practitioners of the Territory have given certificates in or to the effect of the form set out in Part I of the schedule to this agreement, endorsed in or to the effect of the form set out in Part II of the schedule to this agreement, or in such other form or endorsed in such other manner as may from time to time be agreed upon by the Minister and the Minister for Health, and the person with respect to whom the certificates were given is taken by a member of the Police Force of the Territory to the admission centre named in the certificates and presented to a responsible person there, the person presented shall be admitted to the admission centre by the authorities of the State and detained in the admission centre or in some other admission centre in the State.
- (2.) When a person is presented to a responsible person at an admission centre in accordance with the last preceding sub-clause, the person presented shall be identified to the satisfaction of the responsible person and there shall be delivered to the responsible person the medical certificates relating to the person presented.

- 6. A person admitted to an admission centre in pursuance of clause 4 or clause 5 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person, in all respects as if the person had been admitted to and detained in the admission centre in pursuance of subsection (1.) of section 12 of the Mental Health Act.
- 7.—(1.) A resident of the Territory who makes application or for whom application is made, in accordance with the provisions of Part VI of the Mental Health Act, for admission to and detention in an admission centre, mental hospital or authorised hospital as a voluntary patient may, subject to the provisions of that Part, be so admitted by the superintendent of the admission centre, mental hospital or authorised hospital.
- (2.) A person so admitted and detained shall be subject in all respects to the provisions of the Mental Health Act as a voluntary patient and any act, matter or thing may be done or performed in accordance with those provisions with respect to that person and, by the Master in the Protective Jurisdiction of the Supreme Court of the State, with respect to the estate of that person.

8.—(1.) Where—

- (a) the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, orders or directs a person to be conveyed to and kept in a mental hospital in the State during the Governor-General's pleasure; or
- (b) the Minister, acting or purporting to act under any law of or in force in the Territory, orders or directs by order that a person be removed to and kept or detained in or re-committed to a mental hospital in the State,

and the person is by a member of the Police Force of the Territory handed over in the State to and received into the custody of an officer of the Police of the State, the person shall be apprehended and conveyed by the officer of the State to the hospital and shall by the authorities of the State be received therein and detained in the hospital or in any other mental hospital in the State.

(2.) Where a person is handed over to an officer of the Police of the State in accordance with the last preceding sub-clause, the person shall be identified to the satisfaction of the officer and there shall be delivered to the officer the warrant or order of the Governor-General or Minister, as the case may be, and the Court order, or medical certificates and statement of particulars, leading to the warrant or order, together with a statement signed by the Minister showing the provision of the Law of the Territory under the authority of which

the warrant or order of the Governor-General or Minister or Court order was made, and showing further shortly the requirements of such provision.

- (3.) In any case where medical certificates and a statement of particulars are required they shall be in the form of that in Schedule Two of the Lunacy Act of 1898 in its application to the Territory or in such other form as may be agreed upon by the Minister and the Minister for Health.
- (4.) The names of the hospitals in the State which may be referred to in any such warrant or order shall be communicated to the Minister by the Minister for Health.
- 9. A person confined or detained in a mental hospital in pursuance of clause 8 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person in all respects as if the person had been so confined or detained pursuant to the order of the Governor of the State or the Minister for Health, as the case may be, but that person shall be dealt with in accordance with such orders as the Governor-General or the Minister may make from time to time in pursuance of any law of or in force in the Territory, and, except in pursuance of any such order or in accordance with this agreement, shall not be liberated or discharged.
- 10.—(1.) Where the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, permits a person confined in a mental hospital under the last preceding clause to be liberated therefrom, the warrant of the Governor-General shall be sent by the Minister to the Minister for Health who shall arrange for the liberation of the person upon such terms and conditions, if any, as are prescribed in the said warrant.
- (2.) If any condition upon which a person is liberated under the last preceding clause is broken, the State will, at the request and the expense of the Commonwealth, take such action to retake that person as it would have taken if the person had been liberated with the permission of the Governor and a condition on which he had been liberated had been broken.
- 11. When the Minister, acting or purporting to act under a law of or in force in the Territory, orders or directs a person detained in pursuance of clause 8 of this agreement to be returned to the Territory or any gaol or other place of detention in the Territory a copy of the order shall be sent by the Minister to the Minister for Health who shall arrange for the delivery of the person to a member of the Police Force of the Territory.

- 12. If at any time a person escapes from the custody of a member of the Police Force or other officer of the Territory by whom the person is being conveyed within the State for the purposes of the principal agreement or of this agreement, the State will, at the expense of the Commonwealth, take all reasonable action for the retaking of the person and for his return to custody or his delivery to the institution to which he was being conveyed.
- 13. Subject to this agreement and the principal agreement, the provisions of clauses 5, 6, 11, 12, 13 and 14, and of sub-clauses (b) and (c) of clause 16, of the principal agreement shall apply to and with respect to every person, and to and with respect to the property of every person handed over to, and received into custody by, an officer of the Police of the State and to every person and to the property of every person admitted to an admission centre, mental hospital or authorised hospital in the State in pursuance of this agreement.
- 14. Until such time as is otherwise provided by or in accordance with the laws in force in the Territory the Master in the Protective Jurisdiction of the Supreme Court, Deputy Master and Chief Clerk in the Protective Jurisdiction of the Supreme Court respectively of the State shall carry out the functions of the offices of Master in Lunacy, Deputy Master in Lunacy and Chief Clerk, respectively, under the Lunacy Act in its application to the Territory.
- 15. Except in so far as it is varied by this agreement, the principal agreement is confirmed, and clauses 17 and 18 and sub-clause (a) of clause 16 of the principal agreement shall apply with respect to this agreement as if this agreement were incorporated in and formed part of the principal agreement.
- 16. A notification published in the Commonwealth Gazette and the New South Wales Government Gazette and purporting to have been signed by the Minister and the Minister for Health to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to this agreement shall be conclusive evidence of the matters stated and set out.

SCHEDULE.

	PART I.	
I,		
	(Name in full)	
of	, Medical	Practitioner
	(Address)	
		do

	Mental Health (Commonwealth Agreement Ratification) Amendment.
	do hereby certify that on theday of
	19 , at
	I personally examined. (Name of person in full)
	of(Address of person examined)
	independently of any other medical practitioner and I am of the opinion that the said person is a mentally ill person and is a suitable case for admission to the Admission Centre at
	for observation and treatment. (Name of institution)
*Strike out and initial	In my opinion the person examined is:— (a) suicidal;
any of the conditions	(b) dangerous to others;
that are not applicable.	(c) unable to care for himself;
	(d) not under proper care and control.
	The facts and other matters upon which I have formed these opinions are as follows:—
	The following treatment and medication (if any) have been administered in respect of the mental illness of the person examined:—
	So far as I am aware—
	(a) the bodily health and condition of the person examined is; and
†Strike out words	†(b) the person examined has not suffered any recent injury; or
inapplicable.	†(b) the person examined has suffered a recent injury of which particulars are as follows:—
‡ Omit when the form in Part II of	‡Signed thisday of
the Schedule is	Signature
used.	Part

PART II.

I am of the opinion that the assistance of a member of the Polici Force is desirable in conveying the person examined to the Admission
Centre at
matters upon which I have formed this opinion are as follows:—
Signed this day of
Signature

IN WITNESS WHEREOF this agreement has been executed the day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by The Honourable GORDON FREETH, Minister of State for the Interior of the Commonwealth, in the presence of—

DAVID I. SMITH, Private Secretary, Canberra, A.C.T.

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by The Honourable WILLIAM FRANCIS SHEAHAN, Minister for Health of the State, in the presence of—

K. H. GAIN,156 Raglan Street,Mosman.

GORDON FREETH.

W. SHEAHAN.

BY AUTHORITY:

IN WILKERS WELLINGE, this agreement has been executed the

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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, 9 May, 1962.

New South Wales



ANNO UNDECIMO

ELIZABETHÆ II REGINÆ

Act No. 14, 1962.

An Act to ratify an agreement made between the Commonwealth of Australia of the one part and the State of New South Wales of the other part, which agreement is supplemental to and amends the agreement ratified by the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937; to amend the said Act and the Mental Health Act, 1958, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith. [Assented to, 21st May, 1962.]

BE

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.

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:—

Short title, citation and commencement.

- 1. (1) This Act may be cited as the "Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962".
- (2) The Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937, as amended by this Act, may be cited as the Mental Health (Commonwealth Agreement Ratification) Act, 1937-1962.
- (3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 37, 1937.

2. The Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937, is amended—

Sec. 2. (Ratification of agreement.)

- (a) (i) by omitting from subsection one of section two the word "Schedule" and by inserting in lieu thereof the words "First Schedule";
 - (ii) by omitting from subsection two of the same section the words "for Public Health or the Inspector-General of the Insane" and by inserting in lieu thereof the words "or the Director-General of State Psychiatric Services";

Subst. sec. 3, new secs. 3A, 3B.

(b) by omitting section three and by inserting in lieu thereof the following sections:—

Ratification of supplemental agreement. 3. (1) The agreement, a copy of which is set out in the Second Schedule to this Act (in this Act hereinafter referred to as "the supplemental agreement"), is hereby approved, ratified and validated and the doing or performance of all such acts, matters or things as are to be or may be done or performed

performed under or in pursuance of the supplemental agreement is hereby authorised and the supplemental agreement may be carried into effect notwithstanding the provisions of any other Act.

- (2) Without prejudice to the generality of Giving subsection one of this section all acts, matters and supplemental things for or with respect to which provision is made in the supplemental agreement or which, by the supplemental agreement, are agreed, directed, authorised or permitted to be done or performed by or on behalf of the State or the Minister or the Director-General of State Psychiatric Services or by or on behalf of any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) are hereby sanctioned, authorised and confirmed.
- 3A. Any act, matter or thing done or performed Validation by the Governor, the Minister, the Director-General of certain matters. of State Psychiatric Services or any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) or by any authority or other officer of the Australian Capital Territory (including any officer of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962, had been in force at the time such act, matter or thing was done or performed, is hereby validated.

3B. A notification published in the Common-Evidence. wealth of Australia Gazette and the New South Wales Government Gazette to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to clause four, five or eight of the supplemental agreement shall be conclusive evidence of the matters stated and set out therein.

Schedule.

- (c) (i) by inserting before the word "SCHEDULE" in the heading to the Schedule the word "FIRST";
 - (ii) by inserting next after the same Schedule the following new Schedule:—

Secs. 3, 3A, 3B.

SECOND SCHEDULE.

A SUPPLEMENTAL AGREEMENT made the Eighteenth day of October One thousand nine hundred and Sixty One BETWEEN THE COMMONWEALTH OF AUSTRALIA (in this agreement called "the Commonwealth") of the one part and THE STATE OF NEW SOUTH WALES (in this agreement called "the State") of the other part.

WHEREAS by the agreement referred to in this agreement as the principal agreement provision was made for the reception, detention and maintenance in institutions in the State of insane persons and inebriates committed to those institutions by a Court, Judge, Magistrate or Justice of the Peace of the Territory for the Seat of Government acting or purporting to act under any law of or in force in the Territory, and for other purposes:

AND WHEREAS by the Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the said Territory and the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State the principal agreement was ratified, approved and validated and the doing or performance of all such acts, matters or things as are or may be done or performed under or in pursuance of the principal agreement was authorised:

AND WHEREAS it is necessary and desirable to make further provision for the admission and detention of residents of the Territory in institutions in the State and for other matters:

NOW IT IS HEREBY AGREED as follows-

- 1. This agreement shall have no force or effect and shall not be binding on either party until it is approved by the Parliament of the State and by a law of the Territory, so as to validate its execution and so as to authorise the doing or performance of all such acts, matters or things as are to be done or performed under or in pursuance of this agreement.
 - 2.—(1.) In this agreement, unless the context otherwise requires— "the Lunacy Act in its application to the Territory" means the Lunacy Act of 1898 of the State as in force in the Territory as amended from time to time by Ordinance of the Territory;

"the

- "the Mental Health Act," means the Mental Health Act, 1958 of the State as amended from time to time;
- "the principal agreement" means the agreement made the eighteenth day of March, 1936, between the Honourable Herbert Paton FitzSimons, then Minister for Health of the State, for and on behalf of the State, and the Honourable Thomas Paterson, then Minister of State for the Interior of the Commonwealth, for and on behalf of the Commonwealth, and set out in the Schedule to the said Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the Territory and the said Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State; and words importing the masculine gender include females, words in the singular include the plural, and words in the plural include the singular.
- (2.) In the principal agreement, notwithstanding anything contained therein, and in this agreement
 - "the Minister" means the Minister of State of the Commonwealth for the time being administering the Ordinances of the Territory by which the principal agreement and this agreement are approved and includes a member of the Federal Executive Council for the time being acting for and on behalf of that Minister;
 - "the Minister for Health" means the Minister of the State administering the Mental Health Act and includes a member of the Executive Council of the State for the time being acting for and on behalf of that Minister; and
 - "the Territory" means the Australian Capital Territory and includes the Territory accepted by the Commonwealth in pursuance of the Jervis Bay Acceptance Act 1915 of the Commonwealth and described in the agreement set out in the Schedule to that Act.
- (3.) The principal agreement shall, notwithstanding anything contained therein, be construed as follows:—
 - (a) a reference to the Lunacy Act of 1898 of the State shall be read as a reference to the Mental Health Act;
 - (b) a reference to a specific provision of the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding provision for the time being in force, if any, of the Mental Health Act; and

- (c) a reference to an authority or institution of or in the State mentioned in the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding authority or institution, whether of the same or some other name, mentioned in the Mental Health Act.
- (4.) A reference in the principal agreement or in this agreement to an act, matter or thing done or to be done or performed or to be performed by the Minister shall be read so as to include an act, matter or thing done or to be done or performed or to be performed by a delegate of, or a person authorised by, the Minister in that behalf under the laws for the time being in force in the Territory.
- (5.) Subject to the preceding sub-clauses of this clause, words and expressions used in this agreement which are the same as words and expressions to which a meaning is attributed in the principal agreement shall, unless the contrary intention appears, have the respective meanings attributed to them by the principal agreement.
- 3. The principal agreement is amended by omitting clause 3 thereof.
- 4. A resident of the Territory will be admitted to and detained in an admission centre in the State for observation and treatment upon the certificate of one registered medical practitioner of the Territory in or to the effect of the form set out in Part I of the schedule to this agreement or in such other form as may from time to time be agreed upon by the Minister and the Minister for Health.
- 5.—(1.) When two medical practitioners of the Territory have given certificates in or to the effect of the form set out in Part I of the schedule to this agreement, endorsed in or to the effect of the form set out in Part II of the schedule to this agreement, or in such other form or endorsed in such other manner as may from time to time be agreed upon by the Minister and the Minister for Health, and the person with respect to whom the certificates were given is taken by a member of the Police Force of the Territory to the admission centre named in the certificates and presented to a responsible person there, the person presented shall be admitted to the admission centre by the authorities of the State and detained in the admission centre or in some other admission centre in the State.
- (2.) When a person is presented to a responsible person at an admission centre in accordance with the last preceding sub-clause, the person presented shall be identified to the satisfaction of the responsible person and there shall be delivered to the responsible person the medical certificates relating to the person presented.

- 6. A person admitted to an admission centre in pursuance of clause 4 or clause 5 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person, in all respects as if the person had been admitted to and detained in the admission centre in pursuance of subsection (1.) of section 12 of the Mental Health Act.
- 7.—(1.) A resident of the Territory who makes application or for whom application is made, in accordance with the provisions of Part VI of the Mental Health Act, for admission to and detention in an admission centre, mental hospital or authorised hospital as a voluntary patient may, subject to the provisions of that Part, be so admitted by the superintendent of the admission centre, mental hospital or authorised hospital.
- (2.) A person so admitted and detained shall be subject in all respects to the provisions of the Mental Health Act as a voluntary patient and any act, matter or thing may be done or performed in accordance with those provisions with respect to that person and, by the Master in the Protective Jurisdiction of the Supreme Court of the State, with respect to the estate of that person.

8.—(1.) Where—

- (a) the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, orders or directs a person to be conveyed to and kept in a mental hospital in the State during the Governor-General's pleasure; or
- (b) the Minister, acting or purporting to act under any law of or in force in the Territory, orders or directs by order that a person be removed to and kept or detained in or re-committed to a mental hospital in the State,

and the person is by a member of the Police Force of the Territory handed over in the State to and received into the custody of an officer of the Police of the State, the person shall be apprehended and conveyed by the officer of the State to the hospital and shall by the authorities of the State be received therein and detained in the hospital or in any other mental hospital in the State.

(2.) Where a person is handed over to an officer of the Police of the State in accordance with the last preceding sub-clause, the person shall be identified to the satisfaction of the officer and there shall be delivered to the officer the warrant or order of the Governor-General or Minister, as the case may be, and the Court order, or medical certificates and statement of particulars, leading to the warrant or order, together with a statement signed by the Minister showing the provision of the Law of the Territory under the authority of which

the warrant or order of the Governor-General or Minister or Court order was made, and showing further shortly the requirements of such provision.

- (3.) In any case where medical certificates and a statement of particulars are required they shall be in the form of that in Schedule Two of the Lunacy Act of 1898 in its application to the Territory or in such other form as may be agreed upon by the Minister and the Minister for Health.
- (4.) The names of the hospitals in the State which may be referred to in any such warrant or order shall be communicated to the Minister by the Minister for Health.
- 9. A person confined or detained in a mental hospital in pursuance of clause 8 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person in all respects as if the person had been so confined or detained pursuant to the order of the Governor of the State or the Minister for Health, as the case may be, but that person shall be dealt with in accordance with such orders as the Governor-General or the Minister may make from time to time in pursuance of any law of or in force in the Territory, and, except in pursuance of any such order or in accordance with this agreement, shall not be liberated or discharged.
- 10.—(1.) Where the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, permits a person confined in a mental hospital under the last preceding clause to be liberated therefrom, the warrant of the Governor-General shall be sent by the Minister to the Minister for Health who shall arrange for the liberation of the person upon such terms and conditions, if any, as are prescribed in the said warrant.
- (2.) If any condition upon which a person is liberated under the last preceding clause is broken, the State will, at the request and the expense of the Commonwealth, take such action to retake that person as it would have taken if the person had been liberated with the permission of the Governor and a condition on which he had been liberated had been broken.
- 11. When the Minister, acting or purporting to act under a law of or in force in the Territory, orders or directs a person detained in pursuance of clause 8 of this agreement to be returned to the Territory or any gaol or other place of detention in the Territory a copy of the order shall be sent by the Minister to the Minister for Health who shall arrange for the delivery of the person to a member of the Police Force of the Territory.

- 12. If at any time a person escapes from the custody of a member of the Police Force or other officer of the Territory by whom the person is being conveyed within the State for the purposes of the principal agreement or of this agreement, the State will, at the expense of the Commonwealth, take all reasonable action for the retaking of the person and for his return to custody or his delivery to the institution to which he was being conveyed.
- 13. Subject to this agreement and the principal agreement, the provisions of clauses 5, 6, 11, 12, 13 and 14, and of sub-clauses (b) and (c) of clause 16, of the principal agreement shall apply to and with respect to every person, and to and with respect to the property of every person handed over to, and received into custody by, an officer of the Police of the State and to every person and to the property of every person admitted to an admission centre, mental hospital or authorised hospital in the State in pursuance of this agreement.
- 14. Until such time as is otherwise provided by or in accordance with the laws in force in the Territory the Master in the Protective Jurisdiction of the Supreme Court, Deputy Master and Chief Clerk in the Protective Jurisdiction of the Supreme Court respectively of the State shall carry out the functions of the offices of Master in Lunacy, Deputy Master in Lunacy and Chief Clerk, respectively, under the Lunacy Act in its application to the Territory.
- 15. Except in so far as it is varied by this agreement, the principal agreement is confirmed, and clauses 17 and 18 and sub-clause (a) of clause 16 of the principal agreement shall apply with respect to this agreement as if this agreement were incorporated in and formed part of the principal agreement.
- 16. A notification published in the Commonwealth Gazette and the New South Wales Government Gazette and purporting to have been signed by the Minister and the Minister for Health to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to this agreement shall be conclusive evidence of the matters stated and set out.

SCHEDULE.

	PART I.
I,	***************************************
	(Name in full)
of	, Medical Practitioner
	(Address)

	Mental Health (Commonwealth Agreement Ratification) Amendment.
	do hereby certify that on theday of
	19 , at
	(Address of place where examination took place) I personally examined
	(Name of person in full)
	of(Address of person examined)
	independently of any other medical practitioner and I am of the opinion that the said person is a mentally ill person and is a suitable case for admission to the Admission Centre at
	for observation and treatment.
	some supplied the state of the
Strike out nd initial ny of the	In my opinion the person examined is:— (a) suicidal;
onditions hat are not applicable.	(b) dangerous to others;(c) unable to care for himself;
	(d) not under proper care and control.
	The facts and other matters upon which I have formed these opinions are as follows:—
	The following treatment and medication (if any) have been administered in respect of the mental illness of the person examined:—
	So far as I am aware—
	(a) the bodily health and condition of the person examined is; and
Strike	†(b) the person examined has not suffered any recent injury; or
out words napplicable.	†(b) the person examined has suffered a recent injury of which particulars are as follows:—
Omit when he form in Part II of	‡Signed thisday of
the Schedule is	Signature
ised.	Part

PART II.

I am of the opinion that the assistance of a member of the Police Force is desirable in conveying the person examined to the Admission

matters upon which I have formed this opinion are as follows:-

Signature.....

IN WITNESS WHEREOF this agreement has been executed the day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by The Honourable GORDON FREETH, Minister of State for the Interior of the Commonwealth, in the presence of—

DAVID I. SMITH, Private Secretary, Canberra, A.C.T.

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by The Honourable WILLIAM FRANCIS SHEAHAN, Minister for Health of the State, in the presence of—

K. H. GAIN, 156 Raglan Street, Mosman. GORDON FREETH.

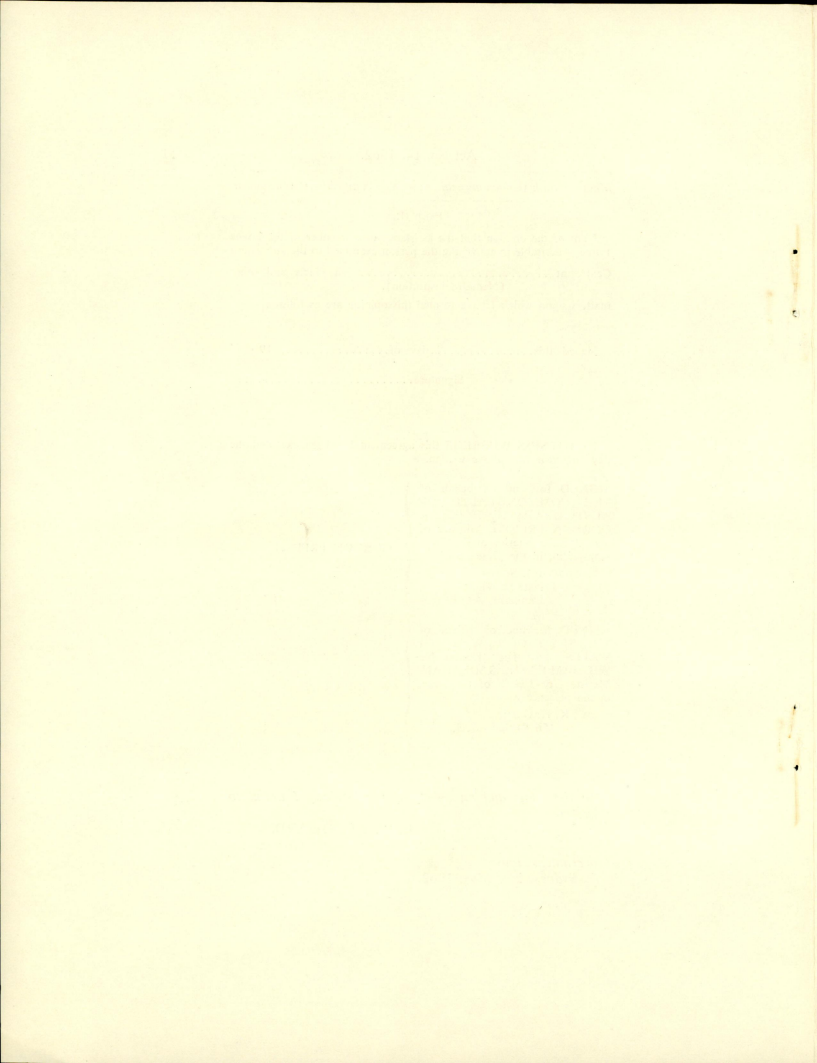
W. SHEAHAN.

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

E. W. WOODWARD,

Governor.

Government House, Sydney, 21st May, 1962.



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, 9 May, 1962.

New South Wales



ANNO UNDECIMO

ELIZABETHÆ II REGINÆ

Act No. , 1962.

An Act to ratify an agreement made between the Commonwealth of Australia of the one part and the State of New South Wales of the other part, which agreement is supplemental to and amends the agreement ratified by the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937; to amend the said Act and the Mental Health Act, 1958, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

BE

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 "Mental Health Short title, (Commonwealth Agreement Ratification) Amendment Act, citation and commencement and commencement act.
- (2) The Lunacy and Inebriates (Commonwealth 10 Agreement Ratification) Act, 1937, as amended by this Act, may be cited as the Mental Health (Commonwealth Agreement Ratification) Act, 1937-1962.
- (3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation 15 published in the Gazette.

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- 2. The Lunacy and Inebriates (Commonwealth Agree-Amendment ment Ratification) Act, 1937, is amended—

 of Act
 No. 37,
 1937.
 - (a) (i) by omitting from subsection one of section two Sec. 2.

 the word "Schedule" and by inserting in lieu (Ratification of thereof the words "First Schedule"; agreement.)
 - (ii) by omitting from subsection two of the same section the words "for Public Health or the Inspector-General of the Insane" and by inserting in lieu thereof the words "or the Director-General of State Psychiatric Services";
 - (b) by omitting section three and by inserting in lieu Subst. sec. thereof the following sections:—

 3, new secs.
 3A, 3B.
 - 3. (1) The agreement, a copy of which is set Ratification out in the Second Schedule to this Act (in this Act of supplemental agreement"), is hereby approved, ratified and validated and the doing or performance of all such acts, matters or things as are to be or may be done or performed

performed under or in pursuance of the supplemental agreement is hereby authorised and the supplemental agreement may be carried into effect notwithstanding the provisions of any other Act.

(2) Without prejudice to the generality of Giving subsection one of this section all acts, matters and supplemental things for or with respect to which provision is agreement.

made in the supplemental agreement or which, by the supplemental agreement, are agreed, directed, authorised or permitted to be done or performed by or on behalf of the State or the Minister or the Director-General of State Psychiatric Services or by or on behalf of any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) are hereby

15 sanctioned, authorised and confirmed.

> 3A. Any act, matter or thing done or performed Validation by the Governor, the Minister, the Director-General of certain matters. of State Psychiatric Services or any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) or by any authority or other officer of the Australian Capital Territory (including any officer of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962, had been in force at the time such act, matter or thing was done or performed, is hereby validated.

3B. A notification published in the Common-Evidence. 30 wealth of Australia Gazette and the New South Wales Government Gazette to the effect that the

form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to clause four, five or eight of the supplemental agreement shall be conclusive evidence of

the matters stated and set out therein.

(c)

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- (c) (i) by inserting before the word "SCHEDULE" Schedule. in the heading to the Schedule the word "FIRST";
 - (ii) by inserting next after the same Schedule the following new Schedule:—

SECOND SCHEDULE.

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Secs. 3, 3A,

A SUPPLEMENTAL AGREEMENT made the Eighteenth day of October One thousand nine hundred and Sixty One BETWEEN THE COMMONWEALTH OF AUSTRALIA (in this agreement called 10 "the Commonwealth") of the one part and THE STATE OF NEW SOUTH WALES (in this agreement called "the State") of the other part.

WHEREAS by the agreement referred to in this agreement as the principal agreement provision was made for the reception, detention 15 and maintenance in institutions in the State of insane persons and inebriates committed to those institutions by a Court, Judge, Magistrate or Justice of the Peace of the Territory for the Seat of Government acting or purporting to act under any law of or in force in the Territory, and for other purposes:

20 AND WHEREAS by the Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the said Territory and the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State the principal agreement was ratified, approved and validated and the doing or performance of all such acts, matters 25 or things as are or may be done or performed under or in pursuance of the principal agreement was authorised:

AND WHEREAS it is necessary and desirable to make further provision for the admission and detention of residents of the Territory in institutions in the State and for other matters:

30 NOW IT IS HEREBY AGREED as follows—

Territory;

This agreement shall have no force or effect and shall not be binding on either party until it is approved by the Parliament of the State and by a law of the Territory, so as to validate its execution and so as to authorise the doing or performance of all such acts,
 matters or things as are to be done or performed under or in pursuance of this agreement.

2.—(1.) In this agreement, unless the context otherwise requires—
"the Lunacy Act in its application to the Territory" means the
Lunacy Act of 1898 of the State as in force in the Territory
as amended from time to time by Ordinance of the

"the

"the Mental Health Act," means the Mental Health Act, 1958 of the State as amended from time to time;

- "the principal agreement" means the agreement made the eighteenth day of March, 1936, between the Honourable Herbert Paton FitzSimons, then Minister for Health of 5 the State, for and on behalf of the State, and the Honourable Thomas Paterson, then Minister of State for the Interior of the Commonwealth, for and on behalf of the Commonwealth, and set out in the Schedule to the said Insane Persons and Inebriates (Committal and Detention) 10 Ordinance 1936-1937 of the Territory and the said Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State; and words importing the masculine gender include females, words in the singular include the plural, and words in the plural include the singular. 15
 - (2.) In the principal agreement, notwithstanding anything contained therein, and in this agreement
- "the Minister" means the Minister of State of the Commonwealth for the time being administering the Ordinances of the Territory by which the principal agreement and this agreement are approved and includes a member of the Federal Executive Council for the time being acting for and on behalf of that Minister;
- "the Minister for Health" means the Minister of the State
 administering the Mental Health Act and includes a member
 of the Executive Council of the State for the time being
 acting for and on behalf of that Minister; and
- "the Territory" means the Australian Capital Territory and includes the Territory accepted by the Commonwealth in pursuance of the Jervis Bay Acceptance Act 1915 of the Commonwealth and described in the agreement set out in the Schedule to that Act.
 - (3.) The principal agreement shall, notwithstanding anything contained therein, be construed as follows:—
- 35 (a) a reference to the Lunacy Act of 1898 of the State shall be read as a reference to the Mental Health Act;

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(b) a reference to a specific provision of the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding provision for the time being in force, if any, of the Mental Health Act; and

(c)

- (c) a reference to an authority or institution of or in the State mentioned in the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding authority or institution, whether of the same or some other name, mentioned in the Mental Health Act.
- (4.) A reference in the principal agreement or in this agreement to an act, matter or thing done or to be done or performed or to be performed by the Minister shall be read so as to include an act, matter or thing done or to be done or performed or to be performed by a delegate of, or a person authorised by, the Minister in that behalf under the laws for the time being in force in the Territory.

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- (5.) Subject to the preceding sub-clauses of this clause, words and expressions used in this agreement which are the same as words 15 and expressions to which a meaning is attributed in the principal agreement shall, unless the contrary intention appears, have the respective meanings attributed to them by the principal agreement.
 - 3. The principal agreement is amended by omitting clause 3 thereof.
- 4. A resident of the Territory will be admitted to and detained in an admission centre in the State for observation and treatment upon the certificate of one registered medical practitioner of the Territory in or to the effect of the form set out in Part I of the schedule to this agreement or in such other form as may from time to time be agreed upon by the Minister and the Minister for Health.
- 5.—(1.) When two medical practitioners of the Territory have given certificates in or to the effect of the form set out in Part I of the schedule to this agreement, endorsed in or to the effect of the form set out in Part II of the schedule to this agreement, or 30 in such other form or endorsed in such other manner as may from time to time be agreed upon by the Minister and the Minister for Health, and the person with respect to whom the certificates were given is taken by a member of the Police Force of the Territory to the admission centre named in the certificates and presented 35 to a responsible person there, the person presented shall be admitted to the admission centre by the authorities of the State and detained in the admission centre or in some other admission centre in the State.
- (2.) When a person is presented to a responsible person at 40 an admission centre in accordance with the last preceding sub-clause, the person presented shall be identified to the satisfaction of the responsible person and there shall be delivered to the responsible person the medical certificates relating to the person presented.

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- 6. A person admitted to an admission centre in pursuance of clause 4 or clause 5 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person, in 5 all respects as if the person had been admitted to and detained in the admission centre in pursuance of subsection (1.) of section 12 of the Mental Health Act.
- 7.—(1.) A resident of the Territory who makes application or for whom application is made, in accordance with the provisions 10 of Part VI of the Mental Health Act, for admission to and detention in an admission centre, mental hospital or authorised hospital as a voluntary patient may, subject to the provisions of that Part, be so admitted by the superintendent of the admission centre, mental hospital or authorised hospital.
- (2.) A person so admitted and detained shall be subject in all respects to the provisions of the Mental Health Act as a voluntary patient and any act, matter or thing may be done or performed in accordance with those provisions with respect to that person and, by the Master in the Protective Jurisdiction of the Supreme Court of 20 the State, with respect to the estate of that person.

8.—(1.) Where—

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- (a) the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, orders or directs a person to be conveyed to and kept in a mental hospital in the State during the Governor-General's pleasure; or
- (b) the Minister, acting or purporting to act under any law of or in force in the Territory, orders or directs by order that a person be removed to and kept or detained in or re-committed to a mental hospital in the State, 30

and the person is by a member of the Police Force of the Territory handed over in the State to and received into the custody of an officer of the Police of the State, the person shall be apprehended and conveyed by the officer of the State to the hospital and shall 35 by the authorities of the State be received therein and detained in the hospital or in any other mental hospital in the State.

(2.) Where a person is handed over to an officer of the Police of the State in accordance with the last preceding sub-clause, the person shall be identified to the satisfaction of the officer and there 40 shall be delivered to the officer the warrant or order of the Governor-General or Minister, as the case may be, and the Court order, or medical certificates and statement of particulars, leading to the warrant or order, together with a statement signed by the Minister showing the provision of the Law of the Territory under the authority of which

the warrant or order of the Governor-General or Minister or Court order was made, and showing further shortly the requirements of such provision.

- (3.) In any case where medical certificates and a statement 5 of particulars are required they shall be in the form of that in Schedule Two of the Lunacy Act of 1898 in its application to the Territory or in such other form as may be agreed upon by the Minister and the Minister for Health.
- (4.) The names of the hospitals in the State which may be 10 referred to in any such warrant or order shall be communicated to the Minister by the Minister for Health.
- 9. A person confined or detained in a mental hospital in pursuance of clause 8 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter 15 or thing may be done or performed with respect to that person in all respects as if the person had been so confined or detained pursuant to the order of the Governor of the State or the Minister for Health, as the case may be, but that person shall be dealt with in accordance with such orders as the Governor-General or the 20 Minister may make from time to time in pursuance of any law of or in force in the Territory, and, except in pursuance of any such order or in accordance with this agreement, shall not be liberated or discharged.
- 10.—(1.) Where the Governor-General of the Commonwealth, 25 acting or purporting to act under any law of or in force in the Territory, permits a person confined in a mental hospital under the last preceding clause to be liberated therefrom, the warrant of the Governor-General shall be sent by the Minister to the Minister for Health who shall arrange for the liberation of the person upon such 30 terms and conditions, if any, as are prescribed in the said warrant.
- (2.) If any condition upon which a person is liberated under the last preceding clause is broken, the State will, at the request and the expense of the Commonwealth, take such action to retake that person as it would have taken if the person had been liberated 35 with the permission of the Governor and a condition on which he had been liberated had been broken.
- 11. When the Minister, acting or purporting to act under a law of or in force in the Territory, orders or directs a person detained in pursuance of clause 8 of this agreement to be returned to the 40 Territory or any gaol or other place of detention in the Territory a copy of the order shall be sent by the Minister to the Minister for Health who shall arrange for the delivery of the person to a member of the Police Force of the Territory.

- 12. If at any time a person escapes from the custody of a member of the Police Force or other officer of the Territory by whom the person is being conveyed within the State for the purposes of the principal agreement or of this agreement, the State will, at the 5 expense of the Commonwealth, take all reasonable action for the retaking of the person and for his return to custody or his delivery to the institution to which he was being conveyed.
- 13. Subject to this agreement and the principal agreement, the provisions of clauses 5, 6, 11, 12, 13 and 14, and of sub-clauses 10 (b) and (c) of clause 16, of the principal agreement shall apply to and with respect to every person, and to and with respect to the property of every person handed over to, and received into custody by, an officer of the Police of the State and to every person and to the property of every person admitted to an admission centre, 15 mental hospital or authorised hospital in the State in pursuance of this agreement.
- 14. Until such time as is otherwise provided by or in accordance with the laws in force in the Territory the Master in the Protective Jurisdiction of the Supreme Court, Deputy Master and Chief Clerk
 20 in the Protective Jurisdiction of the Supreme Court respectively of the State shall carry out the functions of the offices of Master in Lunacy, Deputy Master in Lunacy and Chief Clerk, respectively, under the Lunacy Act in its application to the Territory.
- 15. Except in so far as it is varied by this agreement, the prin-25 cipal agreement is confirmed, and clauses 17 and 18 and sub-clause (a) of clause 16 of the principal agreement shall apply with respect to this agreement as if this agreement were incorporated in and formed part of the principal agreement.
- 16. A notification published in the Commonwealth Gazette and 30 the New South Wales Government Gazette and purporting to have been signed by the Minister and the Minister for Health to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to this agreement shall be conclusive evidence of the matters stated and set out.

3.5	SCHEDULE	3.
	PART I.	
I,		
	(Name in fu	
of		, Medical Practitioner
10	(Address)	
		do

9_B

	Mental Health (Commonwealth Agreement Ratification) Amendment.	
	do hereby certify that on theday of	
	19 , at	
	(Address of place where examination took place)	
5	I personally examined(Name of person in full)	
	of	
	(Address of person examined)	
0	independently of any other medical practitioner and I am of the opinion that the said person is a mentally ill person and is a suitable case for admission to the Admission Centre at	
	(Name of institution)	
	for observation and treatment.	
	In my opinion the person examined is:—	*Strike out and initial
-	(a) suicidal;	any of the
5	(b) dangerous to others;(c) unable to care for himself;	that are not
	(d) not under proper care and control.	applicable.
	The facts and other matters upon which I have formed these opinions are as follows:—	
•		
0	The following treatment and medication (if any) have been administered in respect of the mental illness of the person examined:—	
	of ac	
	So far as I am aware—	
	(a) the bodily health and condition of the person examined is; and	
5	†(b) the person examined has not suffered any recent injury; or	
	†(b) the person examined has suffered a recent injury	out words inapplicable.
	of which particulars are as follows:—	
	‡Signed thisday of	‡ Omit when the form in
	Signature	Part II of
	PART	Schedule is used.

PART II.

IN WITNESS WHEREOF this agreement has been executed the 10 day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by The Honourable GORDON FREETH, Minister of 15 State for the Interior of the Commonwealth, in the presence of—

David I. Smith, Private Secretary, Canberra, A.C.T.

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by The Honourable 20 WILLIAM FRANCIS SHEAHAN, Minister for Health of the State, in the presence of—

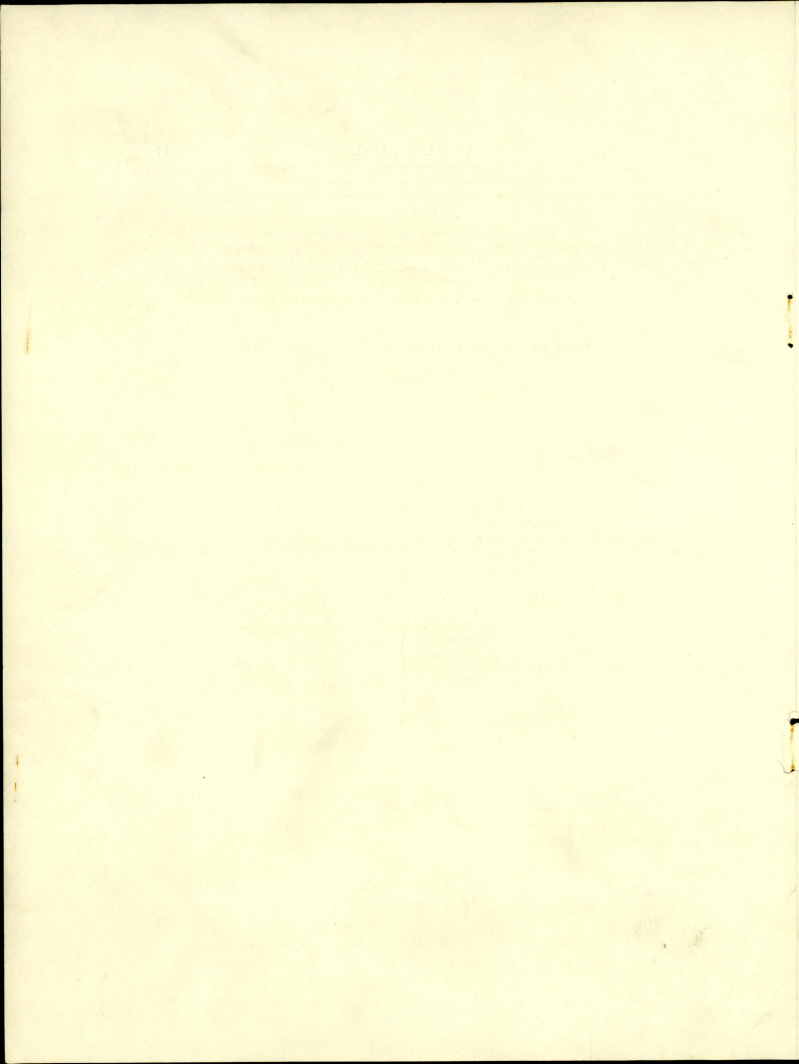
> K. H. GAIN, 156 Raglan Street, Mosman.

GORDON FREETH.

W. SHEAHAN.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1962 [18.]



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.

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, May, 1962.

New South Wales



ANNO UNDECIMO

ELIZABETHÆ II REGINÆ

Act No. , 1962.

An Act to ratify an agreement made between the Commonwealth of Australia of the one part and the State of New South Wales of the other part, which agreement is supplemental to and amends the agreement ratified by the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937; to amend the said Act and the Mental Health Act, 1958, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

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 5 follows:—

- 1. (1) This Act may be cited as the "Mental Health Short title, (Commonwealth Agreement Ratification) Amendment Act, citation and commencement.
- (2) The Lunacy and Inebriates (Commonwealth 10 Agreement Ratification) Act, 1937, as amended by this Act, may be cited as the Mental Health (Commonwealth Agreement Ratification) Act, 1937-1962.
- (3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation 15 published in the Gazette.
 - 2. The Lunacy and Inebriates (Commonwealth Agree-Amendment Ratification) Act, 1937, is amended—

 of Act
 No. 37,
 1937.
 - (a) (i) by omitting from subsection one of section two Sec. 2.

 the word "Schedule" and by inserting in lieu (Ratification of thereof the words "First Schedule"; agreement.)
 - (ii) by omitting from subsection two of the same section the words "for Public Health or the Inspector-General of the Insane" and by inserting in lieu thereof the words "or the Director-General of State Psychiatric Services";
 - (b) by omitting section three and by inserting in lieu Subst. sec. thereof the following sections:—

 3, new secs.
 3A, 3B.
 - 3. (1) The agreement, a copy of which is set Ratification out in the Second Schedule to this Act (in this Act hereinafter referred to as "the supplemental agreement"), is hereby approved, ratified and validated and the doing or performance of all such acts, matters or things as are to be or may be done or performed

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performed under or in pursuance of the supplemental agreement is hereby authorised and the supplemental agreement may be carried into effect notwithstanding the provisions of any other Act.

(2) Without prejudice to the generality of Giving subsection one of this section all acts, matters and supplemental things for or with respect to which provision is agreement.

made in the supplemental agreement or which, by the supplemental agreement, are agreed, directed, authorised or permitted to be done or performed by or on behalf of the State or the Minister or the Director-General of State Psychiatric Services or by or on behalf of any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) are hereby sanctioned, authorised and confirmed.

formed, is hereby validated.

3A. Any act, matter or thing done or performed Validation by the Governor, the Minister, the Director-General of certain of State Psychiatric Services or any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) or by any authority or other officer of the Australian Capital Territory (including any officer of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962, had been in force at the time such act, matter or thing was done or per-

3B. A notification published in the Common-Evidence. wealth of Australia Gazette and the New South Wales Government Gazette to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to clause four, five or eight of the supplemental agreement shall be conclusive evidence of the matters stated and set out therein.

(c)

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- (c) (i) by inserting before the word "SCHEDULE" Schedule. in the heading to the Schedule the word "FIRST":
 - (ii) by inserting next after the same Schedule the following new Schedule:—

SECOND SCHEDULE.

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Secs. 3, 3A,

A SUPPLEMENTAL AGREEMENT made the Eighteenth day of October One thousand nine hundred and Sixty One BETWEEN THE COMMONWEALTH OF AUSTRALIA (in this agreement called 10 "the Commonwealth") of the one part and THE STATE OF NEW SOUTH WALES (in this agreement called "the State") of the other part.

WHEREAS by the agreement referred to in this agreement as the principal agreement provision was made for the reception, detention 15 and maintenance in institutions in the State of insane persons and inebriates committed to those institutions by a Court, Judge, Magistrate or Justice of the Peace of the Territory for the Seat of Government acting or purporting to act under any law of or in force in the Territory, and for other purposes:

20 AND WHEREAS by the Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the said Territory and the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State the principal agreement was ratified, approved and validated and the doing or performance of all such acts, matters 25 or things as are or may be done or performed under or in pursuance of the principal agreement was authorised:

AND WHEREAS it is necessary and desirable to make further provision for the admission and detention of residents of the Territory in institutions in the State and for other matters:

30 NOW IT IS HEREBY AGREED as follows-

This agreement shall have no force or effect and shall not be binding on either party until it is approved by the Parliament of the State and by a law of the Territory, so as to validate its execution and so as to authorise the doing or performance of all such acts,
 matters or things as are to be done or performed under or in pursuance of this agreement.

2.—(1.) In this agreement, unless the context otherwise requires—
 "the Lunacy Act in its application to the Territory" means the Lunacy Act of 1898 of the State as in force in the Territory as amended from time to time by Ordinance of the Territory;

"the

of the State as amended from time to time;

- "the principal agreement" means the agreement made the eighteenth day of March, 1936, between the Honourable Herbert Paton FitzSimons, then Minister for Health of 5 the State, for and on behalf of the State, and the Honourable Thomas Paterson, then Minister of State for the Interior of the Commonwealth, for and on behalf of the Commonwealth, and set out in the Schedule to the said Insane Persons and Inebriates (Committal and Detention) 10 Ordinance 1936-1937 of the Territory and the said Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State; and words importing the masculine gender include females, words in the singular include the plural, and words in the plural include the singular. 15
 - (2.) In the principal agreement, notwithstanding anything contained therein, and in this agreement
- "the Minister" means the Minister of State of the Commonwealth for the time being administering the Ordinances of the Territory by which the principal agreement and this agreement are approved and includes a member of the Federal Executive Council for the time being acting for and on behalf of that Minister;
- "the Minister for Health" means the Minister of the State
 administering the Mental Health Act and includes a member
 of the Executive Council of the State for the time being
 acting for and on behalf of that Minister; and
- "the Territory" means the Australian Capital Territory and includes the Territory accepted by the Commonwealth in pursuance of the Jervis Bay Acceptance Act 1915 of the Commonwealth and described in the agreement set out in the Schedule to that Act.
 - (3.) The principal agreement shall, notwithstanding anything contained therein, be construed as follows:—
- 35 (a) a reference to the Lunacy Act of 1898 of the State shall be read as a reference to the Mental Health Act;

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(b) a reference to a specific provision of the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding provision for the time being in force, if any, of the Mental Health Act; and

(c)

- (c) a reference to an authority or institution of or in the State mentioned in the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding authority or institution, whether of the same or some other name, mentioned in the Mental Health Act.
- (4.) A reference in the principal agreement or in this agreement to an act, matter or thing done or to be done or performed or to be performed by the Minister shall be read so as to include an act, matter or thing done or to be done or performed or to be performed by a delegate of, or a person authorised by, the Minister in that behalf under the laws for the time being in force in the Territory.

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- (5.) Subject to the preceding sub-clauses of this clause, words and expressions used in this agreement which are the same as words 15 and expressions to which a meaning is attributed in the principal agreement shall, unless the contrary intention appears, have the espective meanings attributed to them by the principal agreement.
 - 3. The principal agreement is amended by omitting clause 3 thereof.
- 4. A resident of the Territory will be admitted to and detained in an admission centre in the State for observation and treatment upon the certificate of one registered medical practitioner of the Territory in or to the effect of the form set out in Part I of the schedule to this agreement or in such other form as may from time to time be agreed upon by the Minister and the Minister for Health.
- 5.—(1.) When two medical practitioners of the Territory have given certificates in or to the effect of the form set out in Part I of the schedule to this agreement, endorsed in or to the effect of the form set out in Part II of the schedule to this agreement, or 30 in such other form or endorsed in such other manner as may from
- time to time be agreed upon by the Minister and the Minister for Health, and the person with respect to whom the certificates were given is taken by a member of the Police Force of the Territory to the admission centre named in the certificates and presented
- 35 to a responsible person there, the person presented shall be admitted to the admission centre by the authorities of the State and detained in the admission centre or in some other admission centre in the State.
- (2.) When a person is presented to a responsible person at 40 an admission centre in accordance with the last preceding sub-clause, the person presented shall be identified to the satisfaction of the responsible person and there shall be delivered to the responsible person the medical certificates relating to the person presented.

6.

- 6. A person admitted to an admission centre in pursuance of clause 4 or clause 5 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person, in 5 all respects as if the person had been admitted to and detained in the admission centre in pursuance of subsection (1.) of section 12 of the Mental Health Act.
- 7.—(1.) A resident of the Territory who makes application or for whom application is made, in accordance with the provisions 10 of Part VI of the Mental Health Act, for admission to and detention in an admission centre, mental hospital or authorised hospital as a voluntary patient may, subject to the provisions of that Part, be so admitted by the superintendent of the admission centre, mental hospital or authorised hospital.
- 15 (2.) A person so admitted and detained shall be subject in all respects to the provisions of the Mental Health Act as a voluntary patient and any act, matter or thing may be done or performed in accordance with those provisions with respect to that person and, by the Master in the Protective Jurisdiction of the Supreme Court of 20 the State, with respect to the estate of that person.

8.—(1.) Where—

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- (a) the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, orders or directs a person to be conveyed to and kept in a mental hospital in the State during the Governor-General's pleasure; or
- (b) the Minister, acting or purporting to act under any law of or in force in the Territory, orders or directs by order that a person be removed to and kept or detained in or re-committed to a mental hospital in the State,

and the person is by a member of the Police Force of the Territory handed over in the State to and received into the custody of an officer of the Police of the State, the person shall be apprehended and conveyed by the officer of the State to the hospital and shall 35 by the authorities of the State be received therein and detained in the hospital or in any other mental hospital in the State.

(2.) Where a person is handed over to an officer of the Police of the State in accordance with the last preceding sub-clause, the person shall be identified to the satisfaction of the officer and there 40 shall be delivered to the officer the warrant or order of the Governor-General or Minister, as the case may be, and the Court order, or medical certificates and statement of particulars, leading to the warrant or order, together with a statement signed by the Minister showing the provision of the Law of the Territory under the authority of which

the

the warrant or order of the Governor-General or Minister or Court order was made, and showing further shortly the requirements of such provision.

- (3.) In any case where medical certificates and a statement 5 of particulars are required they shall be in the form of that in Schedule Two of the Lunacy Act of 1898 in its application to the Territory or in such other form as may be agreed upon by the Minister and the Minister for Health.
- (4.) The names of the hospitals in the State which may be 10 referred to in any such warrant or order shall be communicated to the Minister by the Minister for Health.
- 9. A person confined or detained in a mental hospital in pursuance of clause 8 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter 15 or thing may be done or performed with respect to that person in all respects as if the person had been so confined or detained pursuant to the order of the Governor of the State or the Minister for Health, as the case may be, but that person shall be dealt with in accordance with such orders as the Governor-General or the 20 Minister may make from time to time in pursuance of any law of or in force in the Territory, and, except in pursuance of any such order or in accordance with this agreement, shall not be liberated or discharged.
- 10.—(1.) Where the Governor-General of the Commonwealth, 25 acting or purporting to act under any law of or in force in the Territory, permits a person confined in a mental hospital under the last preceding clause to be liberated therefrom, the warrant of the Governor-General shall be sent by the Minister to the Minister for Health who shall arrange for the liberation of the person upon such 30 terms and conditions, if any, as are prescribed in the said warrant.
- (2.) If any condition upon which a person is liberated under the last preceding clause is broken, the State will, at the request and the expense of the Commonwealth, take such action to retake that person as it would have taken if the person had been liberated 35 with the permission of the Governor and a condition on which he had been liberated had been broken.
- 11. When the Minister, acting or purporting to act under a law of or in force in the Territory, orders or directs a person detained in pursuance of clause 8 of this agreement to be returned to the 40 Territory or any gaol or other place of detention in the Territory a copy of the order shall be sent by the Minister to the Minister for Health who shall arrange for the delivery of the person to a member of the Police Force of the Territory.

12.

- 12. If at any time a person escapes from the custody of a member of the Police Force or other officer of the Territory by whom the person is being conveyed within the State for the purposes of the principal agreement or of this agreement, the State will, at the 5 expense of the Commonwealth, take all reasonable action for the retaking of the person and for his return to custody or his delivery to the institution to which he was being conveyed.
- 13. Subject to this agreement and the principal agreement, the provisions of clauses 5, 6, 11, 12, 13 and 14, and of sub-clauses 10 (b) and (c) of clause 16, of the principal agreement shall apply to and with respect to every person, and to and with respect to the property of every person handed over to, and received into custody by, an officer of the Police of the State and to every person and to the property of every person admitted to an admission centre, 15 mental hospital or authorised hospital in the State in pursuance of this agreement.
- Until such time as is otherwise provided by or in accordance with the laws in force in the Territory the Master in the Protective Jurisdiction of the Supreme Court, Deputy Master and Chief Clerk
 in the Protective Jurisdiction of the Supreme Court respectively of the State shall carry out the functions of the offices of Master in Lunacy, Deputy Master in Lunacy and Chief Clerk, respectively, under the Lunacy Act in its application to the Territory.
- 15. Except in so far as it is varied by this agreement, the prin-25 cipal agreement is confirmed, and clauses 17 and 18 and sub-clause (a) of clause 16 of the principal agreement shall apply with respect to this agreement as if this agreement were incorporated in and formed part of the principal agreement.
- 16. A notification published in the Commonwealth Gazette and 30 the New South Wales Government Gazette and purporting to have been signed by the Minister and the Minister for Health to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to this agreement shall be conclusive evidence of the matters stated and set out.

35	SCHEDULE.		
	PART I.		
I,		. .	
	(Name in full)		
of		., Medical	Practitioner
40	(Address)		
to book a			do

9-B

	Mental Health (Commonwealth Agreement Ratification) Amendment.	
	do hereby certify that on theday of	
	19 , at	
	(Address of place where examination took place)	
	I personally examined	
5	(Name of person in full)	
	of(Address of person examined)	
	independently of any other medical practitioner and I am of the	
0	opinion that the said person is a mentally ill person and is a suitable case for admission to the Admission Centre at	
	(Name of institution)	
	for observation and treatment.	
	In my opinion the person examined is:—	*Strike out
	(a) suicidal;	and initial any of the
5	(b) dangerous to others;	conditions that are not
	(c) unable to care for himself;	applicable.
	(d) not under proper care and control.	
	The facts and other matters upon which I have formed these opinions are as follows:—	
20	The following treatment and medication (if any) have been administered in respect of the mental illness of the person examined:—	
	So far as I am aware—	
	(a) the bodily health and condition of the person examined is; and	
2.5	†(b) the person examined has not suffered any recent injury; or	
. 3		out words
	†(b) the person examined has suffered a recent injury of which particulars are as follows:—	inapplicable.
	or minor particulars are as follows.—	
	‡Signed thisday of	‡ Omit when
	,	the form in
	Signature	Part II of the
	PART	Schedule is used.

PART II.

IN WITNESS WHEREOF this agreement has been executed the 10 day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by The Honourable GORDON FREETH, Minister of 15 State for the Interior of the Commonwealth, in the presence of—

DAVID I. SMITH, Private Secretary, Canberra, A.C.T.

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by The Honourable 20 WILLIAM FRANCIS SHEAHAN, Minister for Health of the State, in the presence of—

> K. H. GAIN, 156 Raglan Street, Mosman.

GORDON FREETH.

W. SHEAHAN.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1962

COUNCIL for at total No. . 1962

No., 1962.

A BILL

To ratify an agreement made between the Commonwealth of Australia of the one part and the State of New South Wales of the other part, which agreement is supplemental to and amends the agreement ratified by the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937; to amend the said Act and the Mental Health Act, 1958, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

[Mr. Sheahan;—11 April, 1962.]

BE 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 5 follows:—

- 1. (1) This Act may be cited as the "Mental Health Short title, (Commonwealth Agreement Ratification) Amendment Act, citation and commencement.
- (2) The Lunacy and Inebriates (Commonwealth 10 Agreement Ratification) Act, 1937, as amended by this Act, may be cited as the Mental Health (Commonwealth Agreement Ratification) Act, 1937-1962.
- (3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation 15 published in the Gazette.
 - 2. The Lunacy and Inebriates (Commonwealth Agree-Amendment Matification) Act, 1937, is amended—

 of Act
 No. 37,
 1937.
 - (a) (i) by omitting from subsection one of section two Sec. 2.

 the word "Schedule" and by inserting in lieu (Ratification of thereof the words "First Schedule"; agreement.)
 - (ii) by omitting from subsection two of the same section the words "for Public Health or the Inspector-General of the Insane" and by inserting in lieu thereof the words "or the Director-General of State Psychiatric Services";
 - (b) by omitting section three and by inserting in lieu Subst. sec. thereof the following sections:—

 3, new secs.
 3A, 3B.
 - 3. (1) The agreement, a copy of which is set Ratification out in the Second Schedule to this Act (in this Act of supplemental agreement"), is hereby approved, ratified and validated and the doing or performance of all such acts, matters or things as are to be or may be done or performed

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performed under or in pursuance of the supplemental agreement is hereby authorised and the supplemental agreement may be carried into effect notwithstanding the provisions of any other Act.

(2) Without prejudice to the generality of Giving subsection one of this section all acts, matters and supplemental things for or with respect to which provision is agreement. made in the supplemental agreement or which, by the supplemental agreement, are agreed, directed,

authorised or permitted to be done or performed by or on behalf of the State or the Minister or the Director-General of State Psychiatric Services or by or on behalf of any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) are hereby sanctioned, authorised and confirmed.

3A. Any act, matter or thing done or performed Validation by the Governor, the Minister, the Director-General of certain matters. of State Psychiatric Services or any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) or by any authority or other officer of the Australian Capital Territory (including any officer of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification)

of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962, had been in force at the time such act, matter or thing was done or performed, is hereby validated.

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3B. A notification published in the Common-Evidence. wealth of Australia Gazette and the New South

wealth of Australia Gazette and the New South Wales Government Gazette to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to clause four, five or eight of the supplemental agreement shall be conclusive evidence of the matters stated and set out therein.

(c)

- (c) (i) by inserting before the word "SCHEDULE" Schedule. in the heading to the Schedule the word "FIRST":
 - (ii) by inserting next after the same Schedule the following new Schedule:—

SECOND SCHEDULE.

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Secs. 3, 3A,

A SUPPLEMENTAL AGREEMENT made the Eighteenth day of October One thousand nine hundred and Sixty One BETWEEN THE COMMONWEALTH OF AUSTRALIA (in this agreement called 10 "the Commonwealth") of the one part and THE STATE OF NEW SOUTH WALES (in this agreement called "the State") of the other part.

WHEREAS by the agreement referred to in this agreement as the principal agreement provision was made for the reception, detention 15 and maintenance in institutions in the State of insane persons and inebriates committed to those institutions by a Court, Judge, Magistrate or Justice of the Peace of the Territory for the Seat of Government acting or purporting to act under any law of or in force in the Territory, and for other purposes:

20 AND WHEREAS by the Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the said Territory and the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State the principal agreement was ratified, approved and validated and the doing or performance of all such acts, matters 25 or things as are or may be done or performed under or in pursuance of the principal agreement was authorised:

AND WHEREAS it is necessary and desirable to make further provision for the admission and detention of residents of the Territory in institutions in the State and for other matters:

30 NOW IT IS HEREBY AGREED as follows-

This agreement shall have no force or effect and shall not be binding on either party until it is approved by the Parliament of the State and by a law of the Territory, so as to validate its execution and so as to authorise the doing or performance of all such acts,
 matters or things as are to be done or performed under or in pursuance of this agreement.

2.—(1.) In this agreement, unless the context otherwise requires—
"the Lunacy Act in its application to the Territory" means the Lunacy Act of 1898 of the State as in force in the Territory as amended from time to time by Ordinance of the Territory;

"the

- "the Mental Health Act," means the Mental Health Act, 1958 of the State as amended from time to time;
- "the principal agreement" means the agreement made the eighteenth day of March, 1936, between the Honourable 5 Herbert Paton FitzSimons, then Minister for Health of the State, for and on behalf of the State, and the Honourable Thomas Paterson, then Minister of State for the Interior of the Commonwealth, for and on behalf of the Commonwealth, and set out in the Schedule to the said Insane Persons and Inebriates (Committal and Detention) 10 Ordinance 1936-1937 of the Territory and the said Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State; and words importing the masculine gender include females, words in the singular include the plural, and words in the plural include the singular. 15
 - (2.) In the principal agreement, notwithstanding anything contained therein, and in this agreement
- "the Minister" means the Minister of State of the Commonwealth for the time being administering the Ordinances of the Territory by which the principal agreement and this agreement are approved and includes a member of the Federal Executive Council for the time being acting for and on behalf of that Minister;
- "the Minister for Health" means the Minister of the State administering the Mental Health Act and includes a member of the Executive Council of the State for the time being acting for and on behalf of that Minister; and
- "the Territory" means the Australian Capital Territory and includes the Territory accepted by the Commonwealth in pursuance of the Jervis Bay Acceptance Act 1915 of the Commonwealth and described in the agreement set out in the Schedule to that Act.
 - (3.) The principal agreement shall, notwithstanding anything contained therein, be construed as follows:—
- 35 (a) a reference to the Lunacy Act of 1898 of the State shall be read as a reference to the Mental Health Act;
- (b) a reference to a specific provision of the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding provision for the time being in force, if any, of the Mental Health Act; and

(c)

- (c) a reference to an authority or institution of or in the State mentioned in the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding authority or institution, whether of the same or some other name, mentioned in the Mental Health Act.
- (4.) A reference in the principal agreement or in this agreement to an act, matter or thing done or to be done or performed or to be performed by the Minister shall be read so as to include an act, matter or thing done or to be done or performed or to 10 be performed by a delegate of, or a person authorised by, the Minister in that behalf under the laws for the time being in force in the Territory.

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- (5.) Subject to the preceding sub-clauses of this clause, words and expressions used in this agreement which are the same as words 15 and expressions to which a meaning is attributed in the principal agreement shall, unless the contrary intention appears, have the respective meanings attributed to them by the principal agreement.
 - 3. The principal agreement is amended by omitting clause 3 thereof.
- 4. A resident of the Territory will be admitted to and detained in an admission centre in the State for observation and treatment upon the certificate of one registered medical practitioner of the Territory in or to the effect of the form set out in Part I of the schedule to this agreement or in such other form as may from time
 25 to time be agreed upon by the Minister and the Minister for Health.
 - 5.—(1.) When two medical practitioners of the Territory have given certificates in or to the effect of the form set out in Part I of the schedule to this agreement, endorsed in or to the effect of the form set out in Part II of the schedule to this agreement, or
- 30 in such other form or endorsed in such other manner as may from time to time be agreed upon by the Minister and the Minister for Health, and the person with respect to whom the certificates were given is taken by a member of the Police Force of the Territory to the admission centre named in the certificates and presented
- 35 to a responsible person there, the person presented shall be admitted to the admission centre by the authorities of the State and detained in the admission centre or in some other admission centre in the State.
- (2.) When a person is presented to a responsible person at 40 an admission centre in accordance with the last preceding sub-clause, the person presented shall be identified to the satisfaction of the responsible person and there shall be delivered to the responsible person the medical certificates relating to the person presented.

6.

- 6. A person admitted to an admission centre in pursuance of clause 4 or clause 5 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person, in 5 all respects as if the person had been admitted to and detained in the admission centre in pursuance of subsection (1.) of section 12 of the Mental Health Act.
- 7.—(1.) A resident of the Territory who makes application or for whom application is made, in accordance with the provisions 10 of Part VI of the Mental Health Act, for admission to and detention in an admission centre, mental hospital or authorised hospital as a voluntary patient may, subject to the provisions of that Part, be so admitted by the superintendent of the admission centre, mental hospital or authorised hospital.
- 15 (2.) A person so admitted and detained shall be subject in all respects to the provisions of the Mental Health Act as a voluntary patient and any act, matter or thing may be done or performed in accordance with those provisions with respect to that person and, by the Master in the Protective Jurisdiction of the Supreme Court of 20 the State, with respect to the estate of that person.

8.—(1.) Where—

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- (a) the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, orders or directs a person to be conveyed to and kept in a mental hospital in the State during the Governor-General's pleasure; or
- (b) the Minister, acting or purporting to act under any law of or in force in the Territory, orders or directs by order that a person be removed to and kept or detained in or re-committed to a mental hospital in the State,

and the person is by a member of the Police Force of the Territory handed over in the State to and received into the custody of an officer of the Police of the State, the person shall be apprehended and conveyed by the officer of the State to the hospital and shall 35 by the authorities of the State be received therein and detained in the hospital or in any other mental hospital in the State.

(2.) Where a person is handed over to an officer of the Police of the State in accordance with the last preceding sub-clause, the person shall be identified to the satisfaction of the officer and there 40 shall be delivered to the officer the warrant or order of the Governor-General or Minister, as the case may be, and the Court order, or medical certificates and statement of particulars, leading to the warrant or order, together with a statement signed by the Minister showing the provision of the Law of the Territory under the authority of which

the

the warrant or order of the Governor-General or Minister or Court order was made, and showing further shortly the requirements of such provision.

- (3.) In any case where medical certificates and a statement 5 of particulars are required they shall be in the form of that in Schedule Two of the Lunacy Act of 1898 in its application to the Territory or in such other form as may be agreed upon by the Minister and the Minister for Health.
- (4.) The names of the hospitals in the State which may be 10 referred to in any such warrant or order shall be communicated to the Minister by the Minister for Health.
- 9. A person confined or detained in a mental hospital in pursuance of clause 8 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter 15 or thing may be done or performed with respect to that person in all respects as if the person had been so confined or detained pursuant to the order of the Governor of the State or the Minister for Health, as the case may be, but that person shall be dealt with
- in accordance with such orders as the Governor-General or the 20 Minister may make from time to time in pursuance of any law of or in force in the Territory, and, except in pursuance of any such order or in accordance with this agreement, shall not be liberated or discharged.
- 10.—(1.) Where the Governor-General of the Commonwealth, 25 acting or purporting to act under any law of or in force in the Territory, permits a person confined in a mental hospital under the last preceding clause to be liberated therefrom, the warrant of the Governor-General shall be sent by the Minister to the Minister for Health who shall arrange for the liberation of the person upon such 30 terms and conditions, if any, as are prescribed in the said warrant.
- (2.) If any condition upon which a person is liberated under the last preceding clause is broken, the State will, at the request and the expense of the Commonwealth, take such action to retake that person as it would have taken if the person had been liberated 35 with the permission of the Governor and a condition on which he had been liberated had been broken.
- 11. When the Minister, acting or purporting to act under a law of or in force in the Territory, orders or directs a person detained in pursuance of clause 8 of this agreement to be returned to the 40 Territory or any gaol or other place of detention in the Territory a copy of the order shall be sent by the Minister to the Minister for Health who shall arrange for the delivery of the person to a member of the Police Force of the Territory.

- 12. If at any time a person escapes from the custody of a member of the Police Force or other officer of the Territory by whom the person is being conveyed within the State for the purposes of the principal agreement or of this agreement, the State will, at the 5 expense of the Commonwealth, take all reasonable action for the retaking of the person and for his return to custody or his delivery to the institution to which he was being conveyed.
- 13. Subject to this agreement and the principal agreement, the provisions of clauses 5, 6, 11, 12, 13 and 14, and of sub-clauses 10 (b) and (c) of clause 16, of the principal agreement shall apply to and with respect to every person, and to and with respect to the property of every person handed over to, and received into custody by, an officer of the Police of the State and to every person and to the property of every person admitted to an admission centre, 15 mental hospital or authorised hospital in the State in pursuance of this agreement.
- 14. Until such time as is otherwise provided by or in accordance with the laws in force in the Territory the Master in the Protective Jurisdiction of the Supreme Court, Deputy Master and Chief Clerk 20 in the Protective Jurisdiction of the Supreme Court respectively of the State shall carry out the functions of the offices of Master in Lunacy, Deputy Master in Lunacy and Chief Clerk, respectively, under the Lunacy Act in its application to the Territory.
- 15. Except in so far as it is varied by this agreement, the prin-25 cipal agreement is confirmed, and clauses 17 and 18 and sub-clause (a) of clause 16 of the principal agreement shall apply with respect to this agreement as if this agreement were incorporated in and formed part of the principal agreement.
- 16. A notification published in the Commonwealth Gazette and 30 the New South Wales Government Gazette and purporting to have been signed by the Minister and the Minister for Health to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to this agreement shall be conclusive evidence of the matters stated and set out.

SCHEDIILE

33	SCHEDULE.
	PART I.
	I,
	(Name in full)
	of, Medical Practitioner
40	(Address)
	105 p

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	Mental Health (Commonwealth Agreement Ratification) Amendment.		
	do hereby certify that on theday of		
	19 , at		
	(Address of place where examination took place)		
5	I personally examined(Name of person in full)		
	of(Address of person examined)		
10	independently of any other medical practitioner and I am of the opinion that the said person is a mentally ill person and is a suitable case for admission to the Admission Centre at		
	for observation and treatment. (Name of institution)		
	In my opinion the person examined is:— (a) suicidal;	*Strike out and initial	
15	에 있는 사람들은 다른 사람들이 되었다. 그런 사람들은 사람들은 사람들이 되었다. 그리고 있는 것이 없는 것이 없는 것이다. 그리고 있다면 보다 다른 사람들이 되었다. 그런 그리고 있다면 보다 없다.	any of the conditions	
	(c) unable to care for himself;	that are not applicable.	
	(d) not under proper care and control.		
	The facts and other matters upon which I have formed these opinions are as follows:—		
20	The following treatment and medication (if any) have been administered in respect of the mental illness of the person examined:—		
	So far as I am aware—		
	(a) the bodily health and condition of the person examined is; and		
25	†(b) the person examined has not suffered any recent injury; or		
	†(b) the person examined has suffered a recent injury of which particulars are as follows:—	out words inapplicable.	
	‡Signed thisday of	† Omit when the form in	
	Signature	Part II of the Schedule is used.	
		useu.	

PART II.

IN WITNESS WHEREOF this agreement has been executed the 10 day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by The Honourable GORDON FREETH, Minister of 15 State for the Interior of the Commonwealth, in the presence of—

DAVID I. SMITH, Private Secretary, Canberra, A.C.T.

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by The Honourable 20 WILLIAM FRANCIS SHEAHAN, Minister for Health of the State, in the presence of—

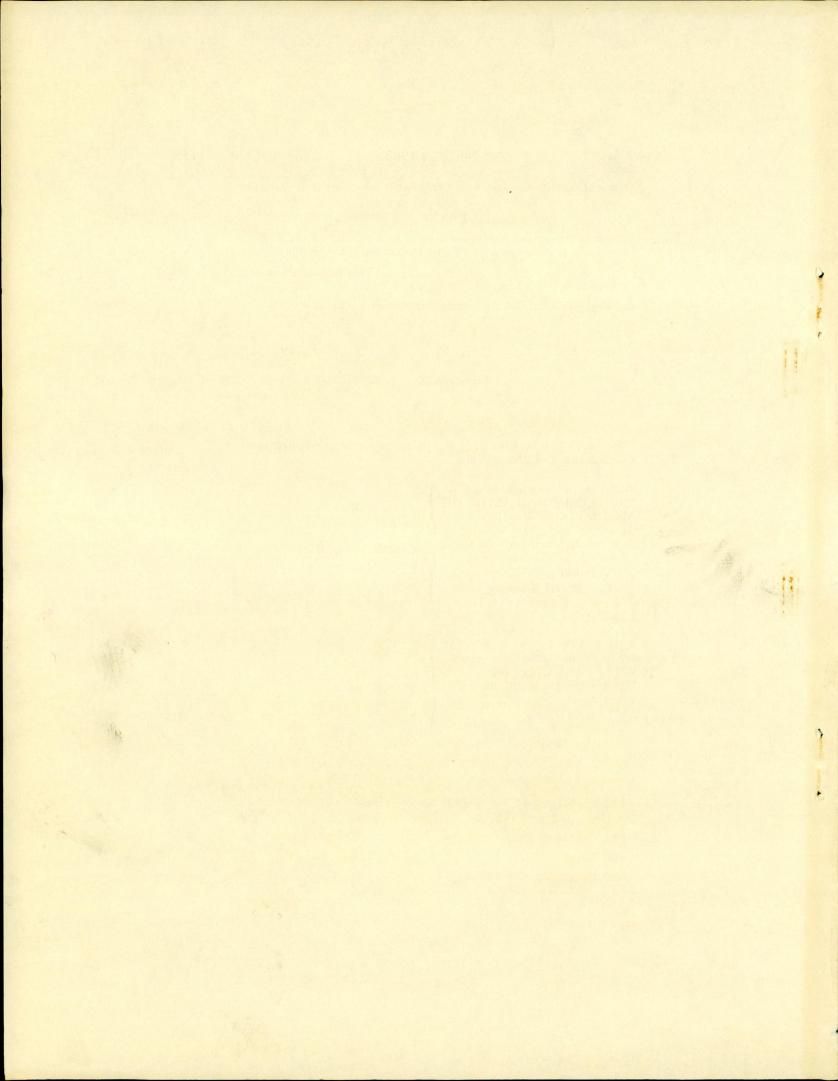
> K. H. GAIN, 156 Raglan Street, Mosman.

GORDON FREETH.

W. SHEAHAN.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1962 [1s.]



MENTAL HEALTH (COMMONWEALTH AGREEMENT RATIFICATION) AMENDMENT BILL, 1962.

EXPLANATORY NOTE.

THE object of this Bill is to ratify a supplemental agreement made between the State of New South Wales and the Commonwealth of Australia concerning the admission to and detention in admission centres, mental hospitals and authorised hospitals in New South Wales of persons ordinarily resident in the Australian Capital Territory.

53845 195—

No., 1962.

A BILL

To ratify an agreement made between the Commonwealth of Australia of the one part and the State of New South Wales of the other part, which agreement is supplemental to and amends the agreement ratified by the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937; to amend the said Act and the Mental Health Act, 1958, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

[Mr. Sheahan;—11 April, 1962.]

BE 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 5 follows:

1. (1) This Act may be cited as the "Mental Health Short title, (Commonwealth Agreement Ratification) Amendment Act, citation 1962".

mencement.

- (2) The Lunacy and Inebriates (Commonwealth 10 Agreement Ratification) Act, 1937, as amended by this Act, may be cited as the Mental Health (Commonwealth Agreement Ratification) Act, 1937-1962.
- (3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation 15 published in the Gazette.
 - 2. The Lunacy and Inebriates (Commonwealth Agree-Amendment ment Ratification) Act, 1937, is amended—

(a) (i) by omitting from subsection one of section two Sec. 2. the word "Schedule" and by inserting in lieu (Ratificathereof the words "First Schedule"; agreement.)

(ii) by omitting from subsection two of the same section the words "for Public Health or the Inspector-General of the Insane" and by inserting in lieu thereof the words "or the Director-General of State Psychiatric Services";

(b) by omitting section three and by inserting in lieu Subst. sec. 3, new secs. 3A, 3B. thereof the following sections: -

3. (1) The agreement, a copy of which is set Ratification out in the Second Schedule to this Act (in this Act of supplehereinafter referred to as "the supplemental agree- agreement. ment"), is hereby approved, ratified and validated and the doing or performance of all such acts, matters or things as are to be or may be done or performed

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performed under or in pursuance of the supplemental agreement is hereby authorised and the supplemental agreement may be carried into effect notwithstanding the provisions of any other Act.

(2) Without prejudice to the generality of Giving 5 subsection one of this section all acts, matters and effect to supplemental things for or with respect to which provision is agreement. made in the supplemental agreement or which, by the supplemental agreement, are agreed, directed, 10 authorised or permitted to be done or performed by or on behalf of the State or the Minister or the Director-General of State Psychiatric Services or by or on behalf of any authority or any other officer of the State (including any officer of police, justice 15 of the peace, magistrate, judge or court) are hereby

sanctioned, authorised and confirmed.

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3A. Any act, matter or thing done or performed Validation by the Governor, the Minister, the Director-General of certain matters. of State Psychiatric Services or any authority or any other officer of the State (including any officer of police, justice of the peace, magistrate, judge or court) or by any authority or other officer of the Australian Capital Territory (including any officer of police, justice of the peace, magistrate, judge or court) which would have been lawful if the Mental Health (Commonwealth Agreement Ratification) Amendment Act, 1962, had been in force at the time such act, matter or thing was done or performed, is hereby validated.

3B. A notification published in the Common-Evidence. wealth of Australia Gazette and the New South Wales Government Gazette to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to clause four, five or eight of the supplemental agreement shall be conclusive evidence of the matters stated and set out therein.

(c)

- (c) (i) by inserting before the word "SCHEDULE" schedule. in the heading to the Schedule the word "FIRST":
 - (ii) by inserting next after the same Schedule the following new Schedule:—

SECOND SCHEDULE.

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Secs. 3, 3A,

A SUPPLEMENTAL AGREEMENT made the Eighteenth day of October One thousand nine hundred and Sixty One BETWEEN THE COMMONWEALTH OF AUSTRALIA (in this agreement called "the Commonwealth") of the one part and THE STATE OF NEW SOUTH WALES (in this agreement called "the State") of the other part.

WHEREAS by the agreement referred to in this agreement as the principal agreement provision was made for the reception, detention 15 and maintenance in institutions in the State of insane persons and inebriates committed to those institutions by a Court, Judge, Magistrate or Justice of the Peace of the Territory for the Seat of Government acting or purporting to act under any law of or in force in the Territory, and for other purposes:

20 AND WHEREAS by the Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the said Territory and the Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State the principal agreement was ratified, approved and validated and the doing or performance of all such acts, matters 25 or things as are or may be done or performed under or in pursuance of the principal agreement was authorised:

AND WHEREAS it is necessary and desirable to make further provision for the admission and detention of residents of the Territory in institutions in the State and for other matters:

30 NOW IT IS HEREBY AGREED as follows-

This agreement shall have no force or effect and shall not be binding on either party until it is approved by the Parliament of the State and by a law of the Territory, so as to validate its execution and so as to authorise the doing or performance of all such acts,
 matters or things as are to be done or performed under or in pursuance of this agreement.

2.—(1.) In this agreement, unless the context otherwise requires—

"the Lunacy Act in its application to the Territory" means the Lunacy Act of 1898 of the State as in force in the Territory as amended from time to time by Ordinance of the Territory;

"the

"the Mental Health Act," means the Mental Health Act, 1958 of the State as amended from time to time;

- "the principal agreement" means the agreement made the eighteenth day of March, 1936, between the Honourable 5 Herbert Paton FitzSimons, then Minister for Health of the State, for and on behalf of the State, and the Honourable Thomas Paterson, then Minister of State for the Interior of the Commonwealth, for and on behalf of the Commonwealth, and set out in the Schedule to the said 10 Insane Persons and Inebriates (Committal and Detention) Ordinance 1936-1937 of the Territory and the said Lunacy and Inebriates (Commonwealth Agreement Ratification) Act, 1937 of the State; and words importing the masculine gender include females, words in the singular include the 15 plural, and words in the plural include the singular.
 - (2.) In the principal agreement, notwithstanding anything contained therein, and in this agreement
- "the Minister" means the Minister of State of the Commonwealth for the time being administering the Ordinances of the Territory by which the principal agreement and this agreement are approved and includes a member of the Federal Executive Council for the time being acting for and on behalf of that Minister;
- "the Minister for Health" means the Minister of the State
 administering the Mental Health Act and includes a member
 of the Executive Council of the State for the time being
 acting for and on behalf of that Minister; and
- "the Territory" means the Australian Capital Territory and includes the Territory accepted by the Commonwealth in pursuance of the Jervis Bay Acceptance Act 1915 of the Commonwealth and described in the agreement set out in the Schedule to that Act.
 - (3.) The principal agreement shall, notwithstanding anything contained therein, be construed as follows:—
- 35 (a) a reference to the Lunacy Act of 1898 of the State shall be read as a reference to the Mental Health Act;

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(b) a reference to a specific provision of the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding provision for the time being in force, if any, of the Mental Health Act; and

- (c) a reference to an authority or institution of or in the State mentioned in the Lunacy Act of 1898 of the State shall be read as a reference to the corresponding authority or institution, whether of the same or some other name, mentioned in the Mental Health Act.
- (4.) A reference in the principal agreement or in this agreement to an act, matter or thing done or to be done or performed or to be performed by the Minister shall be read so as to include an act, matter or thing done or to be done or performed or to be performed by a delegate of, or a person authorised by, the Minister in that behalf under the laws for the time being in force in the Territory.

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State.

- (5.) Subject to the preceding sub-clauses of this clause, words and expressions used in this agreement which are the same as words 15 and expressions to which a meaning is attributed in the principal agreement shall, unless the contrary intention appears, have the respective meanings attributed to them by the principal agreement.
 - 3. The principal agreement is amended by omitting clause 3 thereof.
- 4. A resident of the Territory will be admitted to and detained in an admission centre in the State for observation and treatment upon the certificate of one registered medical practitioner of the Territory in or to the effect of the form set out in Part I of the schedule to this agreement or in such other form as may from time to time be agreed upon by the Minister and the Minister for Health.
- 5.—(1.) When two medical practitioners of the Territory have given certificates in or to the effect of the form set out in Part I of the schedule to this agreement, endorsed in or to the effect of the form set out in Part II of the schedule to this agreement, or 30 in such other form or endorsed in such other manner as may from time to time be agreed upon by the Minister and the Minister for Health, and the person with respect to whom the certificates were given is taken by a member of the Police Force of the Territory to the admission centre named in the certificates and presented 35 to a responsible person there, the person presented shall be admitted to the admission centre by the authorities of the State and detained in the admission centre or in some other admission centre in the
- (2.) When a person is presented to a responsible person at 40 an admission centre in accordance with the last preceding sub-clause, the person presented shall be identified to the satisfaction of the responsible person and there shall be delivered to the responsible person the medical certificates relating to the person presented.

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- 6. A person admitted to an admission centre in pursuance of clause 4 or clause 5 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter or thing may be done or performed with respect to that person, in all respects as if the person had been admitted to and detained in the admission centre in pursuance of subsection (1.) of section 12 of the Mental Health Act.
- 7.—(1.) A resident of the Territory who makes application or for whom application is made, in accordance with the provisions 10 of Part VI of the Mental Health Act, for admission to and detention in an admission centre, mental hospital or authorised hospital as a voluntary patient may, subject to the provisions of that Part, be so admitted by the superintendent of the admission centre, mental hospital or authorised hospital.
- 15 (2.) A person so admitted and detained shall be subject in all respects to the provisions of the Mental Health Act as a voluntary patient and any act, matter or thing may be done or performed in accordance with those provisions with respect to that person and, by the Master in the Protective Jurisdiction of the Supreme Court of 20 the State, with respect to the estate of that person.

8.—(1.) Where—

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- (a) the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, orders or directs a person to be conveyed to and kept in a mental hospital in the State during the Governor-General's pleasure; or
- (b) the Minister, acting or purporting to act under any law of or in force in the Territory, orders or directs by order that a person be removed to and kept or detained in or re-committed to a mental hospital in the State,

and the person is by a member of the Police Force of the Territory handed over in the State to and received into the custody of an officer of the Police of the State, the person shall be apprehended and conveyed by the officer of the State to the hospital and shall by the authorities of the State be received therein and detained in the hospital or in any other mental hospital in the State.

(2.) Where a person is handed over to an officer of the Police of the State in accordance with the last preceding sub-clause, the person shall be identified to the satisfaction of the officer and there 40 shall be delivered to the officer the warrant or order of the Governor-General or Minister, as the case may be, and the Court order, or medical certificates and statement of particulars, leading to the warrant or order, together with a statement signed by the Minister showing the provision of the Law of the Territory under the authority of which

the warrant or order of the Governor-General or Minister or Court order was made, and showing further shortly the requirements of such provision.

- (3.) In any case where medical certificates and a statement 5 of particulars are required they shall be in the form of that in Schedule Two of the Lunacy Act of 1898 in its application to the Territory or in such other form as may be agreed upon by the Minister and the Minister for Health.
- (4.) The names of the hospitals in the State which may be 10 referred to in any such warrant or order shall be communicated to the Minister by the Minister for Health.
- 9. A person confined or detained in a mental hospital in pursuance of clause 8 of this agreement shall be deemed to be subject to the provisions of the Mental Health Act and any act, matter 15 or thing may be done or performed with respect to that person in all respects as if the person had been so confined or detained pursuant to the order of the Governor of the State or the Minister for Health, as the case may be, but that person shall be dealt with in accordance with such orders as the Governor-General or the 20 Minister may make from time to time in pursuance of any law of or in force in the Territory, and, except in pursuance of any such order or in accordance with this agreement, shall not be liberated or discharged.
- 10.—(1.) Where the Governor-General of the Commonwealth, acting or purporting to act under any law of or in force in the Territory, permits a person confined in a mental hospital under the last preceding clause to be liberated therefrom, the warrant of the Governor-General shall be sent by the Minister to the Minister for Health who shall arrange for the liberation of the person upon such 30 terms and conditions, if any, as are prescribed in the said warrant.
- (2.) If any condition upon which a person is liberated under the last preceding clause is broken, the State will, at the request and the expense of the Commonwealth, take such action to retake that person as it would have taken if the person had been liberated 35 with the permission of the Governor and a condition on which he had been liberated had been broken.
- 11. When the Minister, acting or purporting to act under a law of or in force in the Territory, orders or directs a person detained in pursuance of clause 8 of this agreement to be returned to the 40 Territory or any gaol or other place of detention in the Territory a copy of the order shall be sent by the Minister to the Minister for Health who shall arrange for the delivery of the person to a member of the Police Force of the Territory.

- 12. If at any time a person escapes from the custody of a member of the Police Force or other officer of the Territory by whom the person is being conveyed within the State for the purposes of the principal agreement or of this agreement, the State will, at the 5 expense of the Commonwealth, take all reasonable action for the retaking of the person and for his return to custody or his delivery to the institution to which he was being conveyed.
- 13. Subject to this agreement and the principal agreement, the provisions of clauses 5, 6, 11, 12, 13 and 14, and of sub-clauses 10 (b) and (c) of clause 16, of the principal agreement shall apply to and with respect to every person, and to and with respect to the property of every person handed over to, and received into custody by, an officer of the Police of the State and to every person and to the property of every person admitted to an admission centre, 15 mental hospital or authorised hospital in the State in pursuance of this agreement.
- 14. Until such time as is otherwise provided by or in accordance with the laws in force in the Territory the Master in the Protective Jurisdiction of the Supreme Court, Deputy Master and Chief Clerk 20 in the Protective Jurisdiction of the Supreme Court respectively of the State shall carry out the functions of the offices of Master in Lunacy, Deputy Master in Lunacy and Chief Clerk, respectively, under the Lunacy Act in its application to the Territory.
- 15. Except in so far as it is varied by this agreement, the prin-25 cipal agreement is confirmed, and clauses 17 and 18 and sub-clause (a) of clause 16 of the principal agreement shall apply with respect to this agreement as if this agreement were incorporated in and formed part of the principal agreement.
- 16. A notification published in the Commonwealth Gazette and 30 the New South Wales Government Gazette and purporting to have been signed by the Minister and the Minister for Health to the effect that the form of certificate or manner of endorsement set out in the notification has been agreed upon pursuant to this agreement shall be conclusive evidence of the matters stated and set out.

35	SCHEDULE.
	PART I.
	I,
	(Name in full)
	of, Medical Practitioner
40	(Address)
	do

195—B

	Mental Health (Commonwealth Agreement Ratification) Amendment.	
	do hereby certify that on theday of	
	(Address of place where examination took place)	
5	I personally examined. (Name of person in full)	
	of(Address of person examined)	
0	independently of any other medical practitioner and I am of the opinion that the said person is a mentally ill person and is a suitable case for admission to the Admission Centre at(Name of institution) for observation and treatment.	
15	In my opinion the person examined is:— (a) suicidal; (b) dangerous to others; (c) unable to care for himself; (d) not under proper care and control.	*Strike out and initial any of the conditions that are not applicable.
	The facts and other matters upon which I have formed these opinions are as follows:—	
20	The following treatment and medication (if any) have been administered in respect of the mental illness of the person examined:—	
	So far as I am aware— (a) the bodily health and condition of the person examined is; and	
25	†(b) the person examined has not suffered any recent injury; or †(b) the person examined has suffered a recent injury of which particulars are as follows:—	†Strike out words inapplicable.
		‡ Omit when the form in Part II of
	SignaturePart	the Schedule is used.

PART II.

IN WITNESS WHEREOF this agreement has been executed the 10 day and year first above written.

SIGNED for and on behalf of THE COMMONWEALTH OF AUSTRALIA by The Honourable GORDON FREETH, Minister of 15 State for the Interior of the Commonwealth, in the presence of—

DAVID I. SMITH, Private Secretary, Canberra, A.C.T.

SIGNED for and on behalf of THE STATE OF NEW SOUTH WALES by The Honourable 20 WILLIAM FRANCIS SHEAHAN, Minister for Health of the State, in the presence of—

> K. H. GAIN, 156 Raglan Street, Mosman.

GORDON FREETH.

W. SHEAHAN.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1962

