FACTORIES, SHOPS AND INDUSTRIES (AMENDMENT) BILL.

Schedule of the Amendment referred to in Legislative Council's Message of 1 December, 1965.

Page 17, clause 2, line 4. After "recovered" insert "from a shopkeeper of a small shop".

31331 94-

The LEGISLANDS County, married day agreed to this Bill with

. Na receivante de la companya della companya de la companya de la

A \$ 1 TO BE AN ARREST STATE CONTROL OF SOME SHEET WARREST TO SEE

TA BUT IN THE

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, 25 November, 1965.

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

> J. R. STEVENSON. Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 1 December, 1965.

New South Wales



ANNO QUARTO DECIMO

ELIZABETHÆ II REGINÆ

, 1965. Act No.

An Act to make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962–1964; and for purposes connected therewith.

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

(1) This Act may be cited as the "Factories, Shops and Short title, Industries (Amendment) Act, 1965".

citation and commence-(2) ment.

31331 94-A

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act, 1962-1965.
- (3) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Factories, Shops and Industries Act, 1962-1964, Amendment is amended—

of Act No.

(a) by inserting in section two next after the matter Sec. 2. relating to Division 3 of Part IV the following new (Division matter: -

DIVISION 3A.—Retail Trade Advisory Commit-Divisions.) tee—ss. 91A, 91B.

(b) by omitting from the definition of "Close" in sub- Sec. 74. section one of section seventy-four the word (Defini-"ninety" and by inserting in lieu thereof the word tions.) "ninety-two";

(c) (i) by inserting next after subsection five of section Sec. 76. seventy-six the following new subsection: — (Registra-(5A) Except as otherwise provided by shops.)

section 76A of this Act, the provisions of subsections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and

under subsection three of the said section 76A. (ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and";

(d) by inserting next after section seventy-six the New sec. 76A. following new section: -

76A. (1) In this section—

Small shops.

"Business" means business of the sale of goods by retail.

"Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time "Small being operative.

35

10

15

20

25

2

Factories, Shops and Industries (Amendment).

	"Small shop" means a shop in respect of the which the following description is in all processors applicable:————————————————————————————————————
5	shopkeepers of the shop and the shopkeepers of the shop and the shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
10	(b) Every shopkeeper of such a shop shall be a person actively conducting or actively assisting to conduct the business of the shop and on days other than those on
15	which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the period of his absence has not exceeded two months, for any
20	other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
25	(c) The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at
30	different times, shall not exceed two, including each shopkeeper so engaged or deemed by para- graph (b) of this definition to be
35 agoric Ham?	so engaged but exclusive of every person so engaged—(1)
	the absence from the shop for part of a day of a person who is so engaged
40	therein on that day, or (ii)

-	
5	(ii) during the absence of such a person from the shop for any one or more of the following periods, namely: not more than one hour in the morning between seven o'clock
10	and nine o'clock; not more than one hour in the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and seven o'clock.
	(d) No shopkeeper of the shop shall be—
20	(i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or
25	(ii) a person engaged as an employee or otherwise in any business other than the business of the shop.
30	(e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.
35	(f) The business of the shop shall consist principally in the sale of all or any one or more of the classes

5

10

15

20

25

30

35

Factories, Shops and Industries (Amendment).

classes of goods enumerated in Clause (1) of Schedule 3A to this Act.

- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration.

(b)

(b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account—

- (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form:
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;

(ii) if he is not so satisfied—

- (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof;
- (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

(ii) if he is not so satisfied—

25

20

5

10

15

30

: 5

Factories, Shops and Industries (Amendment).

5

10

15

20

25

30

35

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence.

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
- (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this excitation and specific and the shop has failed to furnish by a notice under subsection four of this excitation and specific and the shop has failed to furnish by a notice under subsection four of this excitation.
- (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

The

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
- (b) under subsection six of this section, in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

of

10

5

15

Acts.

20

25

30

-

Factories, Shops and Industries (Amendment).

5

10

15

20

25

30

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

(9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.

- (e) by inserting in paragraph (c) of subsection one of Sec. 77. section seventy-seven after the word "refused," the (Occupation words "or the time for the commencement of an of unregisappeal against its refusal had not expired or such shops.) an appeal was pending,";
- (f) by inserting in section seventy-eight next after the Sec. 78.

 definition of "Shopkeeper" the following new (Definitions and application.)

"Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.

- (g) (i) by inserting in subsection one of section Sec. 79.
 seventy-nine after the words "butchers' shops" (Closing and opening times of
 - (ii) by inserting at the end of the same subsection certain shops on the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";
- (h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where (Closing firstly occurring the words ", not being a small mixed shop,";
- (i) (i) by inserting in subsection one of section eighty- Sec. 84.

 four after the words "scheduled shops" the (Trading hours of shops on Sunday.)

(ii)

2

Factories, Shops and Industries (Amendment).

(ii)	by inserting in subsection two of the same
layluber's	section after the word "class" where secondly
1000 ego	occurring the words ", not being a small
TOJUME I	shop,"; rotore to sale of motor; ",qods
(iii)	by inserting at the end of subsection three of

(iii) by inserting at the end of subsection three of the same section the following words:—

Provided that no closing time fixed by this subsection shall be a closing time for any small shop.

- (j) (i) by inserting in paragraph (a) of section eighty- Sec. 85.

 five after the words "chemists' shops" the (Matters to be dealt with in
 - (ii) by inserting in paragraph (e) of the same awards.) section after the words "scheduled shops," the words "other than small shops,";

(iii) by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";

- (iv) by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,";
 - (v) by inserting in the same section after the words "scheduled shops" where thirdly occurring the words ", small shops";
- (vi) by inserting at the end of the same section the following new subsections:—
- (2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.
 - (b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

20

15

5

no

25

30

35

(Defences.)

Oluk

1

Factories, Shops and Industries (Amendment).

three of

5

10

15

20

25

30

35

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week day.

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90.

 10 ling new subsection: (Defences.)
 - (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

5

10

20

25

30

Factories, Shops and Industries (Amendment).
a small shop pursuant to section 76A of this Act was a small shop as defined in subsection one of that section and that at that time—

- (a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its refusal was pending; or
 - (b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.
- 15 (1) by inserting next after Division 3 of Part IV the New following new Division:

 DIVISION 3A—Retail Trade Advisory Committee. Part IV.
 - 91A. (1) In this Division of this Part of this Constitution of Committee.
 - "Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.
 - "The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.
 - (2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.
 - (b) Of the members so appointed by the Governor—
 - (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department;

 (ii)

- (ii) one or more shall be appointed as representative of shopkeepers;
- (iii) one or more shall be appointed as representative of persons employed in shops; and
- (iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
- (c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
- (3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes the officer so appointed, when so acting, shall be deemed to be the Chairman of the Committee.
- (b) In the case of the illness or absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.

Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.

- (c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
- (4) Subject to this section, the members of the Committee other than the Chairman shall hold office for a term of five years and shall be eligible for re-appointment from time to time upon the expiration of their term of office.

(5)

10

5

15

20

25

30

ant volve	(5)	Memb	pers of	the	Com	mittee	shall	be
entitled	to	receive	such	remu	inerat	ion or	fees	for
their se	rvic	es as ma	ay be f	ixed	from	time t	o time	by
the Goy	vern	or, build	he ren	1 301	politice	blod	Act.	iili

Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.

- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
- 15 (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;
 - (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
 - (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
 - (iv) resigns his office by writing under his hand addressed to the Governor; or
 - (v) is removed from office by the Governor.
 - (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

(8)

30

5

10

20

() }

2 9

135

1. 9

Factories, Shops and Industries (Amendment).

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
 - (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.
 - If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote the most becomes as (v)
 - (12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

(13)

35

30

5

10

20

5

10

15

20

25

30

35

- (13) The Committee shall cause minutes of its proceedings and decisions at formal meetings to be kept.
- (14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee.
- (15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.
 - 91B. (1) The Committee shall have power to Functions investigate and make recommendations to the Committee. Minister in relation to—
 - (a) the making, amendment and repeal of regulations under section one hundred and two and proclamations under subsection two of section 76A of this Act;
 - (b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;
 - (c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.
 - (2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.
- (m) by inserting at the end of section ninety-four the Sec. 94. words ", but does not include small shops as defined (Trading hours for automatic vending devices.)

(n)

	raciories, sno	ops and Industries (Amenament).	
		ng next after subsection four of section red and forty-five the following new sub-	
5	from a sho shall be pa	The amount of any penalty recovered opkeeper of a small shop under this Act aid into the Treasury and carried to the ted Revenue Fund.	
	(o) by inserting new Sched	ng next after Schedule three the following dule:—	New Schedule
10	Granavias	SCHEDULE 3A. Clause (1).	Sec. 76A.
15	Groceries. Cooked mea Sausages. Poultry. Rabbits.	eats.	
20	Eggs. Bacon. Preserved fi		
20		ds, except pre-packed uncooked meat in pack- f more than 1 lb.	
	Bread. Cakes.	Clause (2).	
25	Pastry. Aerated wa Sandwiches.	aters, milk, cream and soft drinks.	
	Confectione Nuts.		
30	Pet foods. Potatoes. Onions. Newspapers	s, periodicals, magazines, stationery and school	
25	requisit	ites. and wrapping requisites.	
35	Souvenirs.	and mapping requires.	
	Fishing tack	kle and bait.	

94—B

Clause

Clause (2)—continued. Household cleaning and laundry items excluding mechanical and electrical appliances. Can and bottle openers. Electric light globes, torches, dry-cell batteries and bulbs. Photographic films. Sewing requisites other than material. Boot and shoe laces, polishes, creams and cleaners. Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories. First aid requisites. Toilet requisites. Patent medicines. Kerosene, methylated spirits, turpentine, and lighter fluid.

Women's stockings.

5

10

15

BY AUTHORITY:

V. C. N. BLIGHT, GOVFRNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1965 [1s. 6d. (15c)] 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, 25 November, 1965.

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

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, December, 1965.

New South Wales



ANNO QUARTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. , 1965.

An Act to make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962–1964; and for purposes connected therewith.

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

1. (1) This Act may be cited as the "Factories, Shops and 5 Industries (Amendment) Act, 1965".

 Short title, citation and commence-

31331 94—A

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act, 1962-1965.
- (3) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Factories, Shops and Industries Act, 1962-1964, Amendment of Act No.
 - (a) by inserting in section two next after the matter Sec. 2. relating to Division 3 of Part IV the following new (Division matter:—

DIVISION 3A.—Retail Trade Advisory Commit- and Divisions.) tee—ss. 91A, 91B.

- (b) by omitting from the definition of "Close" in sub-Sec. 74. section one of section seventy-four the word (Defini"ninety" and by inserting in lieu thereof the word tions.)
 "ninety-two";
- (c) (i) by inserting next after subsection five of section Sec. 76.

 seventy-six the following new subsection: (Registration of (5A) Except as otherwise provided by shops.)

 section 76A of this Act, the provisions of subsections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and under subsection three of the said section 76A.
 - (ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and";
- (d) by inserting next after section seventy-six the New sec. 76A.

76A. (1) In this section—

Small shops.

"Business" means business of the sale of goods by retail.

"Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time being operative. "Small

35

10

15

20

_	raciories, snops an	a inausiries (Amenameni).
	which	op" means a shop in respect of the following description is in all ts applicable:—
5	(a)	There shall be not more than two shopkeepers of the shop and the shopkeeper or shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
10	(b)	Every shopkeeper of such a shop shall be a person actively con- ducting or actively assisting to conduct the business of the shop and on days other than those on
15		which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the period of his absence has not exceeded two months, for any
20		other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
25	(c)	The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at
30		different times, shall not exceed two, including each shopkeeper so engaged or deemed by para- graph (b) of this definition to be
surd. Peruk 35		so engaged but exclusive of every person so engaged— (i) in an emergency during the absence from the shop
40		for part of a day of a person who is so engaged therein on that day, or
		(ii)

	- were test, shops and Thansities (Timenament).
	(ii) during the absence of such a person from the shop for any one or more of the following periods,
5	namely: not more than one hour in the morning between seven o'clock and nine o'clock; not more than one hour in
10	the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and
15	seven o'clock.
	(d) No shopkeeper of the shop shall be—
20	(i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or
25	(ii) a person engaged as an employee or otherwise in any business other than the business of the shop.
30	(e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.
35	(f) The business of the shop shall consist principally in the sale of all or any one or more of the
	classes

5

10

15

20

25

30

35

Factories, Shops and Industries (Amendment).

classes of goods enumerated in Clause (1) of Schedule 3A to this Act.

- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration.

(b)

5

10

Factories, Shops and Industries (Amendment).

- (b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account—
 - (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form;
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;
 - (ii) if he is not so satisfied—
 - (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof;
 - (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

15

20

25

30

5

10

15

20

25

30

35

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence.

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
 - (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this section, or
 - (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

The

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
 - (b) under subsection six of this section,

in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent Acts.

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

35

of

15

10

5

20

25

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

10

15

5

- (9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.
- (e) by inserting in paragraph (c) of subsection one of Sec. 77. section seventy-seven after the word "refused," the (Occupation words "or the time for the commencement of an of unregistered appeal against its refusal had not expired or such shops.) an appeal was pending,";

20

- (f) by inserting in section seventy-eight next after the Sec. 78.

 definition of "Shopkeeper" the following new (Definitions and application.)
 - "Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.

25

g) (i) by inserting in subsection one of section Sec. 79.
seventy-nine after the words "butchers' shops" (Closing and opening times of

(ii) by inserting at the end of the same subsection shops on the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";

30

(h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where (Closing firstly occurring the words ", not being a small mixed shop,";

35

(i) (i) by inserting in subsection one of section eighty- Sec. 84.

four after the words "scheduled shops" the (Trading hours of shops on Sunday.)

(ii)

Factories,	Shops and	Industries	(Amendment).
------------	-----------	------------	--------------

(ii)	by inserting in sub	section tw	o of the	same
	section after the wo	rd "class"	where sec	condly
	occurring the word shop,";	ls ", not	being a	small

(iii) by inserting at the end of subsection three of the same section the following words:—

Provided that no closing time fixed by this subsection shall be a closing time for any small shop.

10 (j) (i) by inserting in paragraph (a) of section eighty- Sec. 85.
five after the words "chemists' shops" the (Matters to be dealt with in

(ii) by inserting in paragraph (e) of the same awards.) section after the words "scheduled shops," the words "other than small shops,";

- (iii) by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";
- (iv) by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,":
- (v) by inserting in the same section after the words "scheduled shops" where thirdly occurring the words ", small shops";
- (vi) by inserting at the end of the same section the following new subsections:—
 - (2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.
 - (b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

in

20

15

5

25

30

5

11

Factories, Shops and Industries (Amendment).

5

10

15

20

25

30

35

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90. ing new subsection:— (Defences.)
 - (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

a	sr	na	ll sho	op	pur	sua	nt to	sec	ctio	n 7	76a	of	this	Act
W	as	a	sma	11	shop	as	defin	ned	in	sul	osec	tio	n on	e of
tł	at	se	ction	a	nd t	nat	at th	at t	ime					

- (a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its refusal was pending; or
- (b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.
- 15 (1) by inserting next after Division 3 of Part IV the New following new Division:

 DIVISION 3A—Retail Trade Advisory Committee.

 New Division 3A of Part IV.
 - 91A. (1) In this Division of this Part of this Constitution of Committee.
 - "Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.
 - "The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.
 - (2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.
 - (b) Of the members so appointed by the Governor—
 - (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department;

(ii)

35

5

10

20

25

- (ii) one or more shall be appointed as representative of shopkeepers;
- (iii) one or more shall be appointed as representative of persons employed in shops; and
- (iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
- (c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
- (3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes the officer so appointed, when so acting, shall be deemed to be the Chairman of the Committee.
- (b) In the case of the illness or absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.

Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.

- (c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
- (4) Subject to this section, the members of the Committee other than the Chairman shall hold office for a term of five years and shall be eligible for re-appointment from time to time upon the expiration of their term of office.

35

30

5

10

15

20

25

(5)

- (5) Members of the Committee shall be entitled to receive such remuneration or fees for their services as may be fixed from time to time by the Governor.
- Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.
- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
- 15 (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;

20

25

- (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
 - (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
 - (iv) resigns his office by writing under his hand addressed to the Governor; or
 - (v) is removed from office by the Governor.
- (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- 15 (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
 - (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.
 - If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote.
 - (12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

(13)

35

30

5

5

10

15

20

25

30

35

- (13) The Committee shall cause minutes of its proceedings and decisions at formal meetings to be kept.
- (14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee.
- (15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.
 - 91B. (1) The Committee shall have power to Functions investigate and make recommendations to the Committee. Minister in relation to—
 - (a) the making, amendment and repeal of regulations under section one hundred and two and proclamations under subsection two of section 76A of this Act;
 - (b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;
 - (c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.
 - (2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.
- (m) by inserting at the end of section ninety-four the Sec. 94.
 words ", but does not include small shops as defined
 by section 76A of this Act";

 "Trading hours for automatic vending devices.)

(n)

Factories,	Shops	and	Industries	(Amendment)	•
------------	-------	-----	------------	-------------	---

_	raciones, shops and maistres (imenament).	
	(n) by inserting next after subsection four of section one hundred and forty-five the following new subsection:—	Sec. 145. (Proceed ings.)
5	(4A) The amount of any penalty recovered from a shopkeeper of a small shop under this Act shall be paid into the Treasury and carried to the Consolidated Revenue Fund.	
	(o) by inserting next after Schedule three the following new Schedule:—	New Schedule
10	SCHEDULE 3A.	
	Clause (1).	Sec. 76a.
	Groceries.	
	Cooked meats.	
	Sausages.	
15	Poultry.	
	Rabbits.	
	Eggs.	
	Bacon.	
	Preserved fish.	
20	Frozen foods, except pre-packed uncooked meat in packages of more than 1 lb.	
	Clause (2).	
	Bread.	
	Cakes.	
25	Pastry.	
	Aerated waters, milk, cream and soft drinks.	
	Sandwiches.	
	Confectionery.	
	Nuts.	
30	Pet foods.	
	Potatoes.	
	Onions.	
	Newspapers, periodicals, magazines, stationery and school requisites.	
35	Paper, foil and wrapping requisites.	
	Souvenirs.	
	Fishing tackle and bait.	

94—B

Clause

Clause (2)—continued.

Household cleaning and laundry items excluding mechanical and electrical appliances.

Can and bottle openers.

5 Electric light globes, torches, dry-cell batteries and bulbs.
Photographic films.

Sewing requisites other than material.

Boot and shoe laces, polishes, creams and cleaners.

Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories.

First aid requisites.

Toilet requisites.

Patent medicines.

Kerosene, methylated spirits, turpentine, and lighter fluid.

Women's stockings.

10

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1965

100 mm 1 100

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, 25 November, 1965.

New South Wales



ANNO QUARTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. , 1965.

An Act to make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962-1964; and for purposes connected therewith.

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 "Factories, Shops and Short title, Industries (Amendment) Act, 1965".

citation and commencement.

(2)

81

31331 94-A

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act, 1962-1965.
- (3) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Factories, Shops and Industries Act, 1962-1964, Amendment is amended-

of Act No. 43, 1962.

(a) by inserting in section two next after the matter Sec. 2. relating to Division 3 of Part IV the following new (Division matter: -

into Parts and

DIVISION 3A.—Retail Trade Advisory Commit-Divisions.) tee—ss. 91A, 91B.

- (b) by omitting from the definition of "Close" in sub- Sec. 74. section one of section seventy-four the word (Defini-15 "ninety" and by inserting in lieu thereof the word tions.) "ninety-two";
 - (c) (i) by inserting next after subsection five of section Sec. 76. seventy-six the following new subsection: — (Registra-

(5A) Except as otherwise provided by shops.) section 76A of this Act, the provisions of subsections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and under subsection three of the said section 76A.

(ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and":

(d) by inserting next after section seventy-six the New 30 sec. 76A. following new section: -

76A. (1) In this section—

Small shops.

"Business" means business of the sale of goods by retail.

"Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time being operative. "Small

35

10

20

Factories, Shops and Industries (Amendment).

	"Small shop" means a shop in respect of which the following description is in all respects applicable:—
5	(a) There shall be not more than two shopkeepers of the shop and the shopkeeper or shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
10	(b) Every shopkeeper of such a shop shall be a person actively conducting or actively assisting to conduct the business of the shop and on days other than those on which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the
20	period of his absence has not exceeded two months, for any other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
25	(c) The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at
30	different times, shall not exceed two, including each shopkeeper so engaged or deemed by para- graph (b) of this definition to be so engaged but exclusive of every
35	person so engaged— (i) in an emergency during the absence from the shop for part of a day of a person who is so engaged
40	therein on that day, or (ii)

-	
5	(ii) during the absence of such a person from the shop for any one or more of the following periods, namely: not more than one hour in the morning between seven o'clock and nine o'clock; not
10	more than one hour in the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and
15	seven o'clock. (d) No shopkeeper of the shop shall be—
20	(i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or
25	(ii) a person engaged as an employee or otherwise in any business other than the business of the shop.
30	(e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.
35	(f) The business of the shop shall consist principally in the sale of all or any one or more of the classes

classes of goods enumerated in Clause (1) of Schedule 3A to this Act.

5

- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods thereto, or removing any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration,

(b)

5

10

15

20

25

30

- (b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account—
 - (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form;
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;

(ii) if he is not so satisfied-

- (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof;
- (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

(ii) if he is not so satisfied

20

5

10

15

25

30

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence.

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
 - (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this section, or
 - (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

The

10

5

15

20

25

30

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
- (b) under subsection six of this section, in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent Acts.

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

10

5

15

20

30

25

5

10

15

20

25

30

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

- (9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.
- (e) by inserting in paragraph (c) of subsection one of Sec. 77. section seventy-seven after the word "refused," the (Occupation words "or the time for the commencement of an of unregisappeal against its refusal had not expired or such shops.) an appeal was pending,";
- (f) by inserting in section seventy-eight next after the Sec. 78.

 definition of "Shopkeeper" the following new (Definitions and application.)

"Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.

- (g) (i) by inserting in subsection one of section Sec. 79.

 seventy-nine after the words "butchers' shops" (Closing and opening times of
 - (ii) by inserting at the end of the same subsection the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";
 - (h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where (Closing firstly occurring the words ", not being a small mixed shop,";
- (i) (i) by inserting in subsection one of section eighty- Sec. 84.
 four after the words "scheduled shops" the (Trading hours of shops on Sunday.)

(ii)

5

15

20

25

30

35

(II) by	msert	ıng 11	subse	ction	n tw	o of	the	same
se	ction at	fter th	e word	"cl	ass"	where	sec	condly
OC	curring	the	words	٠٠,	not	being	a	small
sh	op,";							

(iii) by inserting at the end of subsection three of the same section the following words:—

Provided that no closing time fixed by this subsection shall be a closing time for any small shop.

- 10 (j) (i) by inserting in paragraph (a) of section eighty- Sec. 85.
 five after the words "chemists' shops" the (Matters to be dealt with in
 - (ii) by inserting in paragraph (e) of the same awards.) section after the words "scheduled shops," the words "other than small shops,";
 - (iii) by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";
 - (iv) by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,":
 - (v) by inserting in the same section after the words "scheduled shops" where thirdly occurring the words ", small shops";
 - (vi) by inserting at the end of the same section the following new subsections:—
 - (2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.
 - (b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

5

10

15

20

25

30

35

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week day.

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90. ing new subsection:— (Defences.)
 - (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

	ractories, Shops and Industries (Amendment).	
	a small shop pursuant to section 76A of this Act was a small shop as defined in subsection one of that section and that at that time—	
5	(a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its refusal was pending; or	
	(b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.	
15	(1) by inserting next after Division 3 of Part IV the following new Division:—	Division 3A of
	DIVISION 3A—Retail Trade Advisory Committee.	
	91A. (1) In this Division of this Part of this Act—	of Committee.
20	"Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.	
25	"The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.	
30	(2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.	
30	appointed by the Governor. (b) Of the members so appointed	
	by the Governor—	
35	 (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department; (ii) 	

	Factories, Shops and Industries (Amendment).
	(ii) one or more shall be appointed as representative of shopkeepers;
	(iii) one or more shall be appointed as repre- sentative of persons employed in shops; and
5	 (iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
10	(c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
15	(3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes
	the officer so appointed, when so acting, shall be deemed to be the Chairman of the Committee. (b) In the case of the illness or
20	absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.
25	Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.
	(c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a
30	person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
35	(4) Subject to this section, the members

(4) Subject to this section, the members of the Committee other than the Chairman shall hold office for a term of five years and shall be eligible for re-appointment from time to time upon the expiration of their term of office.

(5)

- (5) Members of the Committee shall be entitled to receive such remuneration or fees for their services as may be fixed from time to time by the Governor.
- Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.
- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
 - (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;

5

15

20

- (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
 - (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
 - (iv) resigns his office by writing under his hand addressed to the Governor; or
 - (v) is removed from office by the Governor.
- (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

5

10

15

20

25

30

35

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
 - (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.
 - If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote.
- (12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

(13)

Factories, Shops and Industries (Amendment).

5

10

15

20

25

30

35

- (13) The Committee shall cause minutes of its proceedings and decisions at formal meetings to be kept.
- (14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee.
- (15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.
- 91B. (1) The Committee shall have power to Functions investigate and make recommendations to the Committee. Minister in relation to—
 - (a) the making, amendment and repeal of regulations under section one hundred and two and proclamations under subsection two of section 76A of this Act;
 - (b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;
 - (c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.
 - (2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.
 - (m) by inserting at the end of section ninety-four the Sec. 94.
 words ", but does not include small shops as defined
 by section 76A of this Act";

 (Trading hours for automatic vending devices.)

(n)

(n)	by inserting next	after subsection four of section	Sec. 145.
ពេន៨១៩	one hundred and section:—	forty-five the following new sub-	(Proceedings.)

5 (4A) The amount of any penalty recovered under this Act shall be paid into the Treasury and carried to the Consolidated Revenue Fund.

(o) by inserting next after Schedule three the following New Schedule:—

Schedule 3A.

SCHEDULE 3A.

Sec. 76A.

10 Clause (1).

Groceries.

Cooked meats.

Sausages.

Poultry.

15 Rabbits.

36

Eggs.

Bacon.

Preserved fish.

Frozen foods, except pre-packed uncooked meat in packages of more than 1 lb.

Clause (2).

Bread.

Cakes.

Pastry.

25 Aerated waters, milk, cream and soft drinks.

Sandwiches.

Confectionery.

Nuts.

Pet foods.

30 Potatoes.

Onions.

Newspapers, periodicals, magazines, stationery and school requisites.

Paper, foil and wrapping requisites.

35 Souvenirs.

Fishing tackle and bait.

94—B

Clause

	Clause (2)—continued.
	Household cleaning and laundry items excluding mechanical and electrical appliances.
	Can and bottle openers.
5	Electric light globes, torches, dry-cell batteries and bulbs. Photographic films.
	Sewing requisites other than material.
	Boot and shoe laces, polishes, creams and cleaners.
10	Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories.
	First aid requisites.
	Toilet requisites.
	Patent medicines.
	Kerosene, methylated spirits, turpentine, and lighter fluid.
15	Women's stockings.

BY AUTHORITY: V. C. N. BLIGHT, GOVFRNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1965 [1s. 6d. (15c)]

33

30

A BILL

To make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962–1964; and for purposes connected therewith.

[Mr. WILLIS;—11 November, 1965.]

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 "Factories, Shops and Short title, citation and commence."

(2) ment.

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act. 1962-1965.
- (3) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Factories, Shops and Industries Act, 1962-1964, Amendment is amended-

of Act No. 43, 1962.

(a) by inserting in section two next after the matter Sec. 2. relating to Division 3 of Part IV the following new (Division matter: -

into Parts

DIVISION 3A.—Retail Trade Advisory Commit- Divisions.) tee—ss. 91A, 91B.

- (b) by omitting from the definition of "Close" in sub- Sec. 74. section one of section seventy-four the word (Defini-"ninety" and by inserting in lieu thereof the word tions.) "ninety-two";
- (c) (i) by inserting next after subsection five of section Sec. 76. (Registraseventy-six the following new subsection: (5A) Except as otherwise provided by shops.) section 76A of this Act, the provisions of sub-

sections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and under subsection three of the said section 76A.

(ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and":

(d) by inserting next after section seventy-six the New 30 sec. 76A. following new section: -

76A. (1) In this section—

Small shops.

"Business" means business of the sale of goods by retail.

"Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time being operative. "Small

25

10

15

20

	The same of the second of the
	"Small shop" means a shop in respect of which the following description is in all respects applicable:—
5	(a) There shall be not more than two shopkeepers of the shop and the shopkeeper or shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
10	(b) Every shopkeeper of such a shop shall be a person actively con- ducting or actively assisting to conduct the business of the shop and on days other than those on
15	which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the period of his absence has not exceeded two months, for any
20	other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
25	(c) The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at
30	different times, shall not exceed two, including each shopkeeper so engaged or deemed by para- graph (b) of this definition to be so engaged but exclusive of every
35	person so engaged— (i) in an emergency during the absence from the shop for part of a day of a
40	person who is so engaged therein on that day, or (ii)

	- more and industries (interest the interest	
5	(ii) during the absence of such a person from the shop for any one or more of the following periods, namely: not more than one hour in the morning between seven o'clock and nine o'clock; not more than one hour in	L
10	the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and seven o'clock.	01
	(d) No shopkeeper of the shop shall be—	Ù.
20	(i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or	. V.
25	(ii) a person engaged as an employee or otherwise in any business other than the business of the shop.	Š.
30	(e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.	(E
35	(f) The business of the shop shall consist principally in the sale of all or any one or more of the	03
	classes	

1 1 6

1

33

Factories, Shops and Industries (Amendment).

classes of goods enumerated in Clause (1) of Schedule 3A to this Act.

- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods therefor, or removing any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration.

(b)

5

10

15

20

25

30

- (b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account—
 - (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form;
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;

(ii) if he is not so satisfied—

- (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof;
- (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

30

25

5

10

15

20

01

15

02

25

08

35

Factories, Shops and Industries (Amendment).

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence.

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
 - (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this section, or
 - (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

in a set

The

10

5

15

20

25

30

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
 - (b) under subsection six of this section,

in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent Acts.

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

35

5

10

15

20

25

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

10

5

(9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.

(e) by inserting in paragraph (c) of subsection one of Sec. 77. section seventy-seven after the word "refused," the (Occupation words "or the time for the commencement of an of unregisappeal against its refusal had not expired or such shops.) an appeal was pending,";

20

15

- (f) by inserting in section seventy-eight next after the Sec. 78.

 definition of "Shopkeeper" the following new (Definitions and application.)
 - "Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.

25

(g) (i) by inserting in subsection one of section Sec. 79.

seventy-nine after the words "butchers' shops" (Closing and opening times of the words ", small shops";

(ii) beginning to the section of the section Sec. 79.

(ii) by inserting at the end of the same subsection certain shops on the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";

30

(h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where (Closing firstly occurring the words ", not being a small mixed shop,";

35

(i) (i) by inserting in subsection one of section eighty- Sec. 84.
four after the words "scheduled shops" the (Trading hours of shops on Sunday.)

(ii)

5

15

20

25

30

35

(ii)	by inserting in subsection two of the same
	section after the word "class" where secondly
	occurring the words ", not being a small
	shop,";
(iii)	by inserting at the and of subsection three of

(iii) by inserting at the end of subsection three of the same section the following words:—

Provided that no closing time fixed by this subsection shall be a closing time for any small shop.

- 10 (j) (i) by inserting in paragraph (a) of section eighty- Sec. 85.
 five after the words "chemists' shops" the (Matters to be dealt with in
 - (ii) by inserting in paragraph (e) of the same awards.) section after the words "scheduled shops," the words "other than small shops,";
 - (iii) by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";
 - (iv) by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,";
 - (v) by inserting in the same section after the words "scheduled shops" where thirdly occurring the words ", small shops";
 - (vi) by inserting at the end of the same section the following new subsections: —
 - (2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.
 - (b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

Factories, Shops and Industries (Amendment).

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90. ing new subsection:— (Defences.)
 - (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

a

. 1.2

35

5

10

15

20

25

_			
	Fa	actories, Shops and Industries (Amendment).	
		a small shop pursuant to section 76A of this Act was a small shop as defined in subsection one of that section and that at that time—	
5		(a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its refusal was pending; or	
		(b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.	
15	(1)	by inserting next after Division 3 of Part IV the following new Division:—	Division 3A of
		DIVISION 3A—Retail Trade Advisory Committee.	
		91A. (1) In this Division of this Part of this Act—	Constitution of Committee.
20		"Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.	
25		"The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.	25
30		(2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.	3 č
		(b) Of the members so appointed	
		by the Governor—	
35		 (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department; 	8.0
		E (ii)	

15

Factories, Shops and Industries (Amendment).

- (ii) one or more shall be appointed as representative of shopkeepers;
- (iii) one or more shall be appointed as representative of persons employed in shops; and
- (iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
- (c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
- (3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes the officer so appointed, when so acting, shall be deemed to be the Chairman of the Committee.
- (b) In the case of the illness or absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.

Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.

- (c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
- (4) Subject to this section, the members of the Committee other than the Chairman shall hold office for a term of five years and shall be eligible for re-appointment from time to time upon the expiration of their term of office.

(5)

5

10

15

20

25

30

3.5

Factories, Shops and Industries (Amendment).

- (5) Members of the Committee shall be entitled to receive such remuneration or fees for their services as may be fixed from time to time by the Governor.
- Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.
- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
- 15 (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;

20

25

- (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
- (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
- (iv) resigns his office by writing under his hand addressed to the Governor; or
- (v) is removed from office by the Governor.
- (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

(8)

5

10

15

20

25

30

35

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
 - (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.
 - If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote.
- (12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

(13)

	Factories, Shops and Industries (Amendment).	
	of its proceedings and decisions at formal meetings to be kept.	
5	(14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee	5 3 6
10	(15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.	01
15	91B. (1) The Committee shall have power to investigate and make recommendations to the Minister in relation to—	
20	(a) the making, amendment and repeal of regu- lations under section one hundred and two and proclamations under subsection two of section 76A of this Act;	
	(b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;	
25	(c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.	
30	(2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.	30
35	(m) by inserting at the end of section ninety-four the words ", but does not include small shops as defined by section 76A of this Act";(n)	

1 actorics, Shops and Thansines (11menament).	Factories,	Shops	and	<i>Industries</i>	(Amendment).
---	------------	-------	-----	-------------------	--------------

(n)		after subsection four of s	
	one hundred and	forty-five the following new	w sub- (Proceed-
	section:—		ings.)

(4A) The amount of any penalty recovered under this Act shall be paid into the Treasury and carried to the Consolidated Revenue Fund.

(o) by inserting next after Schedule three the following New Schedule:—

Schedule 3A.

SCHEDULE 3A.

Sec. 76A.

10 Clause (1).

Groceries.

Cooked meats.

Sausages.

Poultry.

15 Rabbits.

5

20

Eggs.

Bacon.

Preserved fish.

Frozen foods, except pre-packed uncooked meat in packages of more than 1 lb.

Clause (2).

Bread.

Cakes.

Pastry.

25 Aerated waters, milk, cream and soft drinks.

Sandwiches.

Confectionery.

Nuts.

Pet foods.

30 Potatoes.

Onions.

Newspapers, periodicals, magazines, stationery and school requisites.

Paper, foil and wrapping requisites.

35 Souvenirs.

Fishing tackle and bait.

94—B

Clause

, 1965.

	The state of the s
	Clause (2)—continued.
	Household cleaning and laundry items excluding mechanical and electrical appliances.
	Can and bottle openers.
5	Electric light globes, torches, dry-cell batteries and bulbs.
	Photographic films.
	Sewing requisites other than material.
	Boot and shoe laces, polishes, creams and cleaners.
0	Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories.
	First aid requisites.
	Toilet requisites.
	Patent medicines.
	Kerosene, methylated spirits, turpentine, and lighter fluid.
5	Women's stockings.
-	

BY AUTHORITY:

V. C. N. BLIGHT, GOVFRNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1965

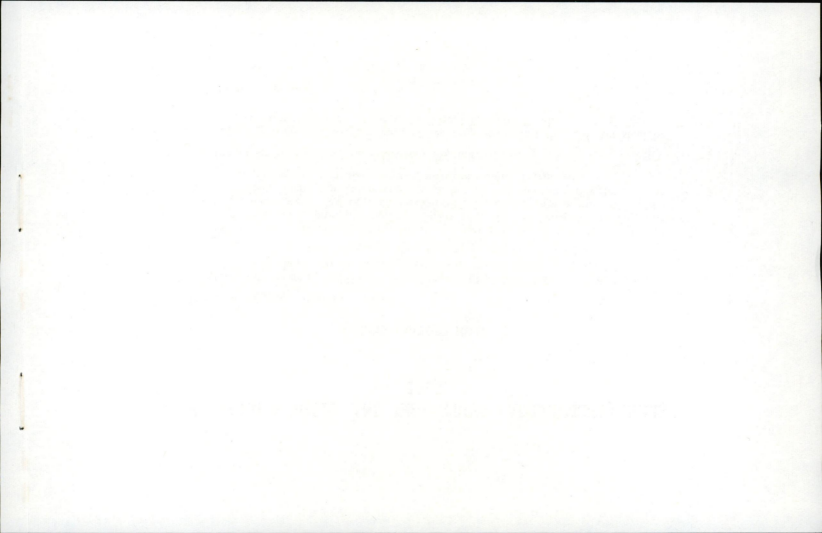
[1s. 6d. (15c)]

FACTORIES, SHOPS AND INDUSTRIES (AMENDMENT) BILL, 1965.

EXPLANATORY NOTE.

The main objects of this Bill are-

- (a) to define and provide for the registration of a class of shops, to be known as "small shops", to which the provisions of the Factories, Shops and Industries Act, 1962-1964, relating to shop trading times will not apply;
- (b) to enable industrial tribunals to fix for general shops in the Municipality of Queanbeyan, on application by a majority of the shopkeepers, a closing time on one week day of each week which is later than the time which the tribunals are now empowered to fix but is not later than the closing time applicable to such shops in the Australian Capital Territory;
- (c) to set up a Retail Trade Advisory Committee; and
- (d) to provide that no fines imposed for offences against the said Act shall be paid otherwise than to the Consolidated Revenue Fund.



A BILL

To make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962-1964; and for purposes connected therewith.

[Mr. Willis;—11 November, 1965.]

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 5 follows: -

1. (1) This Act may be cited as the "Factories, Shops and Short title, citation and Industries (Amendment) Act, 1965". commence-

(2) ment.

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act, 1962-1965.
- (3) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.
 - 2. The Factories, Shops and Industries Act, 1962-1964, Amendment of Act No. 43, 1962.

DIVISION 3A.—Retail Trade Advisory Committee—ss. 91A, 91B.

(b) by omitting from the definition of "Close" in sub-Sec. 74.

section one of section seventy-four the word (Definininety" and by inserting in lieu thereof the word tions.)

"ninety-two";

20

25

35

- (c) (i) by inserting next after subsection five of section Sec. 76.

 seventy-six the following new subsection: (Registration of (5A) Except as otherwise provided by shops.)

 section 76A of this Act, the provisions of subsections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and under subsection three of the said section 76A.
 - (ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and";
- 30 (d) by inserting next after section seventy-six the New following new section:—

76A. (1) In this section— Small shops.

"Business" means business of the sale of goods by retail.

"Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time being operative. "Small

_	raciones, Shops and Industries (Amenantem).
	"Small shop" means a shop in respect of which the following description is in all respects applicable:—
5	(a) There shall be not more than two shopkeepers of the shop and the shopkeeper or shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
10	(b) Every shopkeeper of such a shop shall be a person actively con- ducting or actively assisting to conduct the business of the shop and on days other than those on
15	which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the period of his absence has not exceeded two months, for any
20	other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
25	(c) The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at
30	different times, shall not exceed two, including each shopkeeper so engaged or deemed by para- graph (b) of this definition to be so engaged but exclusive of every
35	person so engaged— (i) in an emergency during the absence from the shop for part of a day of a person who is so engaged
40	therein on that day, or (ii)

Factories,	Shops a	nd Industries	(Amendment).
------------	---------	---------------	--------------

5	(ii) during the absence of such a person from the shop for any one or more of the following periods, namely: not more than one hour in the morning between seven o'clock and nine o'clock; not
10	more than one hour in the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and
15	seven o'clock.
	(d) No shopkeeper of the shop shall be—
20	(i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or
25	(ii) a person engaged as an employee or otherwise in any business other than the business of the shop.
30	(e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.
35	(f) The business of the shop shall consist principally in the sale of all or any one or more of the
	classes

classes of goods enumerated in Clause (1) of Schedule 3A to this Act.

- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods therefor, or removing any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration.

35

30

5

10

15

20

25

- (b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account-
 - (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form;
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;
 - (ii) if he is not so satisfied—
 - (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof; and
 - (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

25

20

5

10

15

30

35

5

10

15

20

30

35

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence.

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- 25 (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
 - (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this section, or
 - (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

The

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
 - (b) under subsection six of this section,

in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent Acts.

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

of

10

5

15

20

30

25

35

5

10

15

20

25

30

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

- (9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.
- (e) by inserting in paragraph (c) of subsection one of Sec. 77. section seventy-seven after the word "refused," the (Occupation words "or the time for the commencement of an of unregisappeal against its refusal had not expired or such shops.) an appeal was pending,";
- (f) by inserting in section seventy-eight next after the Sec. 78.

 definition of "Shopkeeper" the following new (Definitions and application.)

"Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.

- (g) (i) by inserting in subsection one of section Sec. 79.
 seventy-nine after the words "butchers' shops" (Closing and opening times of
 - (ii) by inserting at the end of the same subsection shops on the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";
- (h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where (Closing firstly occurring the words ", not being a small mixed shop,";
- (i) (i) by inserting in subsection one of section eighty- Sec. 84.
 four after the words "scheduled shops" the (Trading hours of shops on Sunday.)

(ii)

	(ii)	by inserting in subsection two of the same section after the word "class" where secondly occurring the words ", not being a small shop,";
5	(iii)	by inserting at the end of subsection three of the same section the following words:—
		Provided that no closing time fixed by this subsection shall be a closing time for any small shop.
10		by inserting in paragraph (a) of section eighty- Sec. 85. five after the words "chemists' shops" the (Matters to be dealt with in
15	(ii)	by inserting in paragraph (e) of the same awards.) section after the words "scheduled shops," the words "other than small shops,";
	(iii)	by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";
20	(iv)	by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,";
	(v)	by inserting in the same section after the words "scheduled shops" where thirdly occurring the
25		words ", small shops";

(vi) by inserting at the end of the same section the following new subsections:—

(2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.

(b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

35

30

5

10

15

20

25

30

35

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week day.

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90. ing new subsection: (Defences.)
- (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

Factories,	Shops	and	Industries	(Amendment).
------------	-------	-----	------------	--------------

_	Factories, Shops and Industries (Amendment).
	a small shop pursuant to section 76A of this Act was a small shop as defined in subsection one of of that section and that at that time—
5	(a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its
10	refusal was pending; or
	(b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.
15	(1) by inserting next after Division 3 of Part IV the New following new Division:— Division 3A of
	DIVISION 3A—Retail Trade Advisory Committee. Part IV.
	91A. (1) In this Division of this Part of this Constitution of Committee.
20	"Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.
25	"The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.
30	(2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.
	(b) Of the members so appointed
	by the Governor—
35	 (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department; (ii)

	Factories, Shops and Industries (Amendment).
	(ii) one or more shall be appointed as representative of shopkeepers;
	(iii) one or more shall be appointed as representative of persons employed in shops; and
5	(iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
10	(c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
15	(3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes the officer so appointed, when so acting, shall be
	deemed to be the Chairman of the Committee.
20	(b) In the case of the illness or absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.
25	Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.
	(c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a
30	person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
35	(4) Subject to this section, the members of the Committee other than the Chairman shall

hold office for a term of five years and shall be

eligible for re-appointment from time to time upon the expiration of their term of office.

(5)

- (5) Members of the Committee shall be entitled to receive such remuneration or fees for their services as may be fixed from time to time by the Governor.
- Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.
- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
- 15 (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;

5

10

20

25

- (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
 - (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
 - (iv) resigns his office by writing under his hand addressed to the Governor; or
 - (v) is removed from office by the Governor.
- (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
- (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.
- If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote.
- (12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

(13)

10

5

15

20

25

30

35

5

10

20

25

30

35

- (13) The Committee shall cause minutes of its proceedings and decisions at formal meetings to be kept.
- (14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee.
- (15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.
- 91B. (1) The Committee shall have power to Functions investigate and make recommendations to the Committee.

 Minister in relation to—
 - (a) the making, amendment and repeal of regulations under section one hundred and two and proclamations under subsection two of section 76A of this Act;
 - (b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;
 - (c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.
 - (2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.
 - (m) by inserting at the end of section ninety-four the Sec. 94.
 words ", but does not incude small shops as defined (Trading hours for automatic vending devices.)

(n)

	after subsection four	
one hundred and	forty-five the following	
section:—		ings.)

- (4A) The amount of any penalty recovered under this Act shall be paid into the Treasury and carried to the Consolidated Revenue Fund.
 - (o) by inserting next after Schedule three the following New Schedule:—

 Schedule 3A.

SCHEDULE 3A.

Sec. 76A.

Clause (1). Groceries.

0-1-1

Cooked meats.

Sausages.

Poultry.

15 Rabbits.

5

Eggs.

Bacon.

Preserved fish.

Frozen foods, except pre-packed uncooked meat in packages of more than 1 lb.

Clause (2).

Bread.

Cakes.

Pastry.

25 Aerated waters, milk, cream and soft drinks.

Sandwiches.

Confectionery.

Nuts.

Pet foods.

30

20

Potatoes.

Onions.

Newspapers, periodicals, magazines, stationery and school requisites.

Paper, foil and wrapping requisites.

35

Souvenirs.

Fishing tackle and bait.

94—B

Clause

74.1	Clause (2)—continued.
	Household cleaning and laundry items excluding mechanical and electrical appliances.
	Can and bottle openers.
	Electric light globes, torches, dry-cell batteries and bulbs. Photographic films.
	Sewing requisites other than material.
	Boot and shoe laces, polishes, creams and cleaners.
	Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories.
	First aid requisites.
	Toilet requisites.
	Patent medicines.
	Kerosene, methylated spirits, turpentine, and lighter fluid.
	Women's stockings.

BY AUTHORITY:
V. C. N. BLIGHT, GOVI RNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1965

New South Wales



ANNO OUARTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 18, 1965.

An Act to make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962-1964; and for purposes connected therewith. [Assented to, 8th December, 1965.]

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

1. (1) This Act may be cited as the "Factories, Shops and Short title, Industries (Amendment) Act, 1965". commence-(2)ment.

P 36317—1 [1s. 6d. (15c)]

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act, 1962-1965.
- (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. 43, 1962.

Sec. 2.
(Division into Parts and Divisions.)

2. The Factories, Shops and Industries Act, 1962-1964, is amended—

(a) by inserting in section two next after the matter relating to Division 3 of Part IV the following new matter:—

DIVISION 3A.—Retail Trade Advisory Committee—ss. 91A, 91B.

- Sec. 74. (Definitions.)
- (b) by omitting from the definition of "Close" in subsection one of section seventy-four the word "ninety" and by inserting in lieu thereof the word "ninety-two";

Sec. 76. (Registration of shops.)

- (c) (i) by inserting next after subsection five of section seventy-six the following new subsection:—

 (5A) Except as otherwise provided by section 76A of this Act, the provisions of subsections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and
 - (ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and";

under subsection three of the said section 76A.

New sec. 76A.

(d) by inserting next after section seventy-six the following new section:—

Small shops.

- 76A. (1) In this section—
 - "Business" means business of the sale of goods by retail.
 - "Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time being operative. "Small

- "Small shop" means a shop in respect of which the following description is in all respects applicable:—
 - (a) There shall be not more than two shopkeepers of the shop and the shopkeeper or shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
 - (b) Every shopkeeper of such a shop shall be a person actively conducting or actively assisting to conduct the business of the shop and on days other than those on which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the period of his absence has not exceeded two months, for any other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
 - (c) The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at different times, shall not exceed two, including each shopkeeper so engaged or deemed by paragraph (b) of this definition to be so engaged but exclusive of every person so engaged—
 - (i) in an emergency during the absence from the shop for part of a day of a person who is so engaged therein on that day, or

- (ii) during the absence of such a person from the shop for any one or more of the following periods, namely: not more than one hour in the morning between seven o'clock and nine o'clock; not more than one hour in the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and seven o'clock.
- (d) No shopkeeper of the shop shall be—
 - (i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or
 - (ii) a person engaged as an employee or otherwise in any business other than the business of the shop.
- (e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.
- (f) The business of the shop shall consist principally in the sale of all or any one or more of the

classes

classes of goods enumerated in Clause (1) of Schedule 3A to this Act.

- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods thereto, or removing any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration.

- (b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account—
 - (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form;
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;

(ii) if he is not so satisfied-

- (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof;
 and
- (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
 - (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this section, or
 - (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
 - (b) under subsection six of this section,

in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent Acts.

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

- (9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.
- (e) by inserting in paragraph (c) of subsection one of Sec. 77. section seventy-seven after the word "refused," the (Occupation words "or the time for the commencement of an tered appeal against its refusal had not expired or such shops.) an appeal was pending,";
- (f) by inserting in section seventy-eight next after the Sec. 78. definition of "Shopkeeper" the following new (Definitions definition: application.)
 - "Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.
- (g) (i) by inserting in subsection one of section Sec. 79. seventy-nine after the words "butchers' shops" (Closing and opening the words ", small shops"; times of certain (ii) by inserting at the end of the same subsection shops on
 - the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";
- (h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where time of firstly occurring the words ", not being a small mixed shops.) shop,";
- (i) (i) by inserting in subsection one of section eighty- Sec. 84. four after the words "scheduled shops" the (Trading hours of words ", small shops":

shops on Sunday.)

- (ii) by inserting in subsection two of the same section after the word "class" where secondly occurring the words ", not being a small shop,";
- (iii) by inserting at the end of subsection three of the same section the following words:—

Provided that no closing time fixed by this subsection shall be a closing time for any small shop.

Sec. 85.
(Matters to be dealt with in awards.)

- (j) (i) by inserting in paragraph (a) of section eightyfive after the words "chemists' shops" the words ", small shops";
 - (ii) by inserting in paragraph (e) of the same section after the words "scheduled shops," the words "other than small shops,";
 - (iii) by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";
 - (iv) by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,";
 - (v) by inserting in the same section after the words "scheduled shops" where thirdly occurring the words ", small shops";
 - (vi) by inserting at the end of the same section the following new subsections:—
 - (2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.
 - (b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week day.

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90. ing new subsection:— (Defences.)
 - (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

a small shop pursuant to section 76A of this Act was a small shop as defined in subsection one of that section and that at that time—

- (a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its refusal was pending; or
- (b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.

New Division 3A of Part IV.

Constitution of Committee.

(1) by inserting next after Division 3 of Part IV the following new Division:—

DIVISION 3A—Retail Trade Advisory Committee.

91A. (1) In this Division of this Part of this Act—

"Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.

"The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.

- (2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.
- (b) Of the members so appointed by the Governor—
 - (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department;

(ii)

- (ii) one or more shall be appointed as representative of shopkeepers;
- (iii) one or more shall be appointed as representative of persons employed in shops; and
- (iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
- (c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
- (3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes the officer so appointed, when so acting, shall be deemed to be the Chairman of the Committee.
- (b) In the case of the illness or absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.

Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.

- (c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
- (4) Subject to this section, the members of the Committee other than the Chairman shall hold office for a term of five years and shall be eligible for re-appointment from time to time upon the expiration of their term of office.

(5) Members of the Committee shall be entitled to receive such remuneration or fees for their services as may be fixed from time to time by the Governor.

Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.

- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
- (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;
 - (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
 - (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
 - (iv) resigns his office by writing under his hand addressed to the Governor; or
 - (v) is removed from office by the Governor.
- (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
- (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.

If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote.

(12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

- (13) The Committee shall cause minutes of its proceedings and decisions at formal meetings to be kept.
- (14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee.
- (15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

Functions of Committee.

- 91B. (1) The Committee shall have power to investigate and make recommendations to the Minister in relation to—
 - (a) the making, amendment and repeal of regulations under section one hundred and two and proclamations under subsection two of section 76A of this Act;
 - (b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;
 - (c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.
- (2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.
- (m) by inserting at the end of section ninety-four the words ", but does not include small shops as defined by section 76A of this Act";

Sec. 94. (Trading hours for automatic vending devices.)

- (n) by inserting next after subsection four of section Sec. 145. one hundred and forty-five the following new sub- (Proceed-section:—
 - (4A) The amount of any penalty recovered from a shopkeeper under Part IV of this Act shall be paid into the Treasury and carried to the Consolidated Revenue Fund.
- (o) by inserting next after Schedule three the following New Schedule:—

 Schedule 3A.

SCHEDULE 3A.

Sec. 76A.

Clause (1).

Groceries.

Cooked meats.

Sausages.

Poultry.

Rabbits.

Eggs.

Bacon.

Preserved fish.

Frozen foods, except pre-packed uncooked meat in packages of more than 1 lb.

Clause (2).

Bread.

Cakes.

Pastry.

Aerated waters, milk, cream and soft drinks.

Sandwiches.

Confectionery.

Nuts.

Pet foods.

Potatoes.

Onions.

Newspapers, periodicals, magazines, stationery and school requisites.

Paper, foil and wrapping requisites.

Souvenirs.

Fishing tackle and bait.

Clause (2)—continued.

Household cleaning and laundry items excluding mechanical and electrical appliances.

Can and bottle openers.

Electric light globes, torches, dry-cell batteries and bulbs.

Photographic films.

Sewing requisites other than material.

Boot and shoe laces, polishes, creams and cleaners.

Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories.

First aid requisites.

Toilet requisites.

Patent medicines.

Kerosene, methylated spirits, turpentine, and lighter fluid. Women's stockings.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1966

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, 2 December, 1965, A.M.

New South Wales



ANNO QUARTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 18, 1965.

An Act to make further provisions with respect to the trading hours of shops; to establish a Retail Trade Advisory Committee; for these and other purposes to amend the Factories, Shops and Industries Act, 1962–1964; and for purposes connected therewith. [Assented to, 8th December, 1965.]

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

1. (1) This Act may be cited as the "Factories, Shops and Short title, citation and commence-ment.

(2) Short title, citation and commence-ment.

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

G. R. CRAWFORD,

Chairman of Committees of the Legislative Assembly.

- (2) The Factories, Shops and Industries Act, 1962, as amended by subsequent Acts and by this Act, may be cited as the Factories, Shops and Industries Act, 1962-1965.
- (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. 43, 1962.

Sec. 2.
(Division into Parts and Divisions.)

2. The Factories, Shops and Industries Act, 1962-1964, is amended—

(a) by inserting in section two next after the matter relating to Division 3 of Part IV the following new matter:—

DIVISION 3A.—Retail Trade Advisory Committee—ss. 91A, 91B.

Sec. 74. (Definitions.)

(b) by omitting from the definition of "Close" in subsection one of section seventy-four the word "ninety" and by inserting in lieu thereof the word "ninety-two";

Sec. 76. (Registration of shops.)

- (c) (i) by inserting next after subsection five of section seventy-six the following new subsection: —
 - (5A) Except as otherwise provided by section 76A of this Act, the provisions of subsections three, four and five of this section shall not apply to an application made both pursuant to subsection one of this section and under subsection three of the said section 76A.
 - (ii) by omitting from paragraph (a) of subsection six of the same section the word "section" and by inserting in lieu thereof the words "sections 76A and";

New sec. 76A.

(d) by inserting next after section seventy-six the following new section:—

Small shops.

76A. (1) In this section—

"Business" means business of the sale of goods by retail.

"Registered shop" means shop in respect of which a certificate of registration or of renewal of registration is for the time being operative. "Small

"Small shop" means a shop in respect of which the following description is in all respects applicable:—

- (a) There shall be not more than two shopkeepers of the shop and the shopkeeper or shopkeepers shall be the owner or owners of the business of the shop and entitled to the profits thereof.
- (b) Every shopkeeper of such a shop shall be a person actively conducting or actively assisting to conduct the business of the shop and on days other than those on which he is absent from the shop by reason of illness, incapacity or other necessary cause or, if the period of his absence has not exceeded two months, for any other reason, shall be deemed for the purposes of paragraph (c) of this definition to be engaged in the shop in the conduct of such business.
- (c) The number of persons engaged in the shop as employees or otherwise in the conduct of the business thereof on any day, either at the same time or at different times, shall not exceed two, including each shopkeeper so engaged or deemed by paragraph (b) of this definition to be so engaged but exclusive of every person so engaged—
 - (i) in an emergency during the absence from the shop for part of a day of a person who is so engaged therein on that day, or

- (ii) during the absence of such a person from the shop for any one or more of the following periods, namely: not more than one hour in the morning between seven o'clock; not more than one hour in the afternoon between noon and two o'clock; and not more than one hour in the afternoon between five o'clock and seven o'clock.
- (d) No shopkeeper of the shop shall be—
 - (i) a person acting as the employee of or acting directly or indirectly as the agent of another person in the conduct of the business of the shop, or
 - (ii) a person engaged as an employee or otherwise in any business other than the business of the shop.
- (e) No corporation engaged, or other person engaged as an employee or otherwise, in a business other than the business of the shop shall have any direct or indirect interest in the business of the shop.
- (f) The business of the shop shall consist principally in the sale of all or any one or more of the classes

- classes of goods enumerated in Clause (1) of Schedule 3A to this Act.
- (g) No goods other than those enumerated in Schedule 3A to this Act shall be sold or exposed or offered for sale in the shop.
- (2) The Governor may, from time to time by proclamation published in the Gazette, amend Clause (2) of Schedule 3A to this Act by adding any goods thereto, or removing any goods therefrom, or otherwise altering or varying the same.

Schedule 3A to this Act as from time to time so amended shall be deemed to be Schedule 3A to this Act.

(3) (a) The shopkeeper of a shop may subject to this paragraph make application to the Under Secretary in the prescribed form for a certificate of registration of the shop as a small shop. An applicant for such certificate shall furnish the Under Secretary with such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as the Under Secretary may require, or as may be prescribed, and shall verify by statutory declaration such of the particulars so furnished as the Under Secretary, or the regulations, may require to be so verified.

An application under this paragraph may not be made in respect of any shop within two months after the refusal of an application under this subsection in respect of that shop or the termination pursuant to this section of the registration of the shop as a small shop or the refusal of an appeal against such refusal of or termination of registration.

- (b) The Under Secretary on an application being made to him in accordance with paragraph (a) of this subsection in respect of any shop, and on consideration of the particulars furnished pursuant to that paragraph and of such other evidence as he may see fit to take into account—
 - (i) shall, if he is satisfied that the shop is a small shop, register it as a small shop and—
 - (a) if the shop is not already a registered shop, issue to the applicant a certificate of registration in the prescribed form;
 - (b) if the shop is already a registered shop, terminate the registration of the shop as belonging to the class of shops in which it has hitherto been registered;

(ii) if he is not so satisfied—

- (a) shall refuse the application and give to the applicant notice in writing of the refusal and the grounds thereof;
- (b) if the shop is not already a registered shop and if within twenty-one days after such refusal no appeal has been commenced under subsection seven of this section, or if an appeal having been so commenced be not upheld, shall unless the applicant otherwise requests, proceed to deal with the application in accordance with subsections three, four and five of section seventy-six of this Act and those subsections shall thereupon apply to and in respect of the application.

(4) The shopkeeper of a shop registered as a small shop shall whenever so required by notice in writing by the Under Secretary furnish to the Under Secretary in writing such particulars in respect of matters referred to in the definition of "Small shop" in subsection one of this section as may be specified in the notice.

A failure to furnish particulars required by such a notice to be furnished shall not be an offence against this Act but the provisions of subsection six of this section shall apply in respect thereof: Provided that any shopkeeper who in response to such a notice furnishes to the Under Secretary any particulars which are false or misleading in a material particular shall be guilty of such an offence.

- (5) The Under Secretary on the application of the shopkeeper of a shop registered as a small shop, and on the applicant furnishing such particulars as the Under Secretary may require or as may be prescribed in order to enable him to determine the class of shops, other than small shops, to which the shop belongs, shall terminate the registration of the shop as a small shop.
- (6) The Under Secretary may by notice in writing to the shopkeeper of a shop registered as a small shop terminate the registration of the shop as a small shop on the ground that—
 - (a) the shopkeeper of the shop has failed to furnish particulars required to be furnished by a notice under subsection four of this section, or
 - (b) by reason of the existence at any time during the previous two months of any fact or circumstance the shop was not at that time a small shop.

The notice shall state the ground of such termination and where the ground is that specified in paragraph (b) of this subsection shall contain particulars of the fact or circumstance referred to in that paragraph.

- (7) From every decision of the Under Secretary—
 - (a) refusing an application under subsection three of this section, or
 - (b) under subsection six of this section,

in respect of any shop, the shopkeeper of the shop may within twenty-one days appeal to the Industrial Commission of New South Wales. The appeal shall be by way of rehearing and shall be made as prescribed by regulations made under the Industrial Arbitration Act, 1940, as amended by subsequent Acts.

The Industrial Commission of New South Wales shall thereupon determine the matter of the appeal and its determination shall be final and shall be given effect to by the Under Secretary.

- (8) (a) Where the Under Secretary pursuant to this section terminates the registration as a small shop of any shop he shall register the shop as belonging to such class of shops other than small shops as he may consider appropriate. The provisions of subsection four of section seventy-six of this Act shall apply to and in respect of the determination of the Under Secretary, under this paragraph, as to the class of shops other than small shops to which the shop belongs.
- (b) The termination, pursuant to this section, of the registration of a shop as belonging to a particular class of shops and the registration of the shop as belonging to a different class of shops shall not, except for such change of classification, affect the continuity of the registration of the shop. The Under Secretary may on such change

of classification either make such alterations to the certificate of registration or of renewal of registration for the time being operative in respect of the shop as he may consider appropriate, or issue a new certificate in its place. The shopkeeper of the shop shall, if so required by notice in writing by the Under Secretary, forthwith return to him for alteration or cancellation, as the case may require, the certificate to be so altered or replaced.

- (9) A notice under this section may be served on a shopkeeper personally or by posting it to him at the address of his shop.
- (e) by inserting in paragraph (c) of subsection one of Sec. 77.
 section seventy-seven after the word "refused," the (Occupation
 words "or the time for the commencement of an of unregistered
 appeal against its refusal had not expired or such shops.)
 an appeal was pending,";
- (f) by inserting in section seventy-eight next after the Sec. 78.

 definition of "Shopkeeper" the following new (Definitions and application.)
 - "Small shop" means shop for the time being registered as a small shop pursuant to section 76A of this Act.
- (g) (i) by inserting in subsection one of section Sec. 79.
 seventy-nine after the words "butchers' shops" (Closing and opening times of
 - (ii) by inserting at the end of the same subsection shops on the words ": Provided that no closing time week days.) fixed under this subsection shall be a closing time for any small shop";
- (h) by inserting in paragraph (a) of subsection one of Sec. 82. section eighty-two after the word "shop" where (Closing firstly occurring the words ", not being a small mixed shop,";
- (i) (i) by inserting in subsection one of section eighty- Sec. 84.
 four after the words "scheduled shops" the (Trading hours of shops on Sunday.)

- (ii) by inserting in subsection two of the same section after the word "class" where secondly occurring the words ", not being a small shop,";
- (iii) by inserting at the end of subsection three of the same section the following words:—

Provided that no closing time fixed by this subsection shall be a closing time for any small shop.

Sec. 85. (Matters to be dealt with in awards.)

- (j) (i) by inserting in paragraph (a) of section eightyfive after the words "chemists' shops" the words ", small shops";
 - (ii) by inserting in paragraph (e) of the same section after the words "scheduled shops," the words "other than small shops,";
 - (iii) by omitting from the same section the words "The time" and by inserting in lieu thereof the words "Subject to subsection two of this section, the time";
 - (iv) by inserting in paragraph (i) of the same section after the words "scheduled shops," the words "small shops,";
 - (v) by inserting in the same section after the words "scheduled shops" where thirdly occurring the words ", small shops";
 - (vi) by inserting at the end of the same section the following new subsections:—
 - (2) (a) In this subsection "the Municipality of Queanbeyan" means the area within the boundaries of that Municipality as constituted at the commencement of the Factories, Shops and Industries (Amendment) Act, 1965.
 - (b) Notwithstanding the provisions of subsection one of this section the Industrial Commission of New South Wales or a Conciliation Commissioner or a conciliation committee in making an award affecting employees

in any class of shops (other than scheduled shops, hairdressers' shops, small shops and shops for the sale of motor vehicles, motor spirit, motor oil or motor accessories) within the Municipality of Queanbeyan may on application by or on behalf of the shopkeepers of a majority of the shops of that class in that Municipality fix for the cessation of the ordinary hours of work by employees in that class of shops in that Municipality on one week day, not being the day of the weekly half-holiday, of each week a time which although later than six o'clock in the afternoon is not later than the time fixed by the laws of the Australian Capital Territory for the closing of shops of that class in that Territory on the same week day.

The said Commission or the appropriate conciliation committee shall from time to time, on application, review in the light of changes of the laws of the said Territory relating to the closing times of shops any provisions inserted in an award pursuant to this subsection.

- (3) Nothing in this section shall affect the jurisdiction of the Industrial Commission of New South Wales, a Conciliation Commissioner or a conciliation committee to fix by an award a time for the cessation of the ordinary hours of work on week days or times for the working of ordinary hours of work on Sunday by employees in small shops.
- (k) by inserting at the end of section ninety the follow- Sec. 90. ing new subsection:— (Defences.)
 - (2) No person shall be convicted for an offence against this Act for not closing or for not keeping closed a shop if he proves that at the time of the alleged offence the shop although not registered as

a small shop pursuant to section 76A of this Act was a small shop as defined in subsection one of that section and that at that time—

- (a) an application had been made in accordance with subsection three of that section for such registration and the application had not been refused, or had been refused by the Under Secretary within the previous twenty-one days, or an appeal against its refusal was pending; or
- (b) the person then the occupier of the shop had been the occupier for less than fourteen days and had not applied for a certificate of registration of the shop.

New Division 3A of Part IV.

Constitution of Committee.

(1) by inserting next after Division 3 of Part IV the following new Division:—

DIVISION 3A-Retail Trade Advisory Committee.

91a. (1) In this Division of this Part of this Act—

"Shop" and "shopkeeper" have the meanings respectively ascribed thereto by section seventy-five of this Act.

"The Committee" means the Retail Trade Advisory Committee constituted pursuant to this section.

- (2) (a) There shall be constituted a Retail Trade Advisory Committee which shall, subject to paragraph (c) of subsection three of this section, consist of not more than twelve members appointed by the Governor.
- (b) Of the members so appointed by the Governor—
 - (i) one shall be the person for the time being holding the office of Under Secretary of the Department of Labour and Industry, or some other officer of that Department;

(ii)

- (ii) one or more shall be appointed as representative of shopkeepers;
- (iii) one or more shall be appointed as representative of persons employed in shops; and
- (iv) the remaining member or members shall be appointed as representative of purchasers of goods from shops.
- (c) The member appointed pursuant to subparagraph (i) of paragraph (b) of this subsection shall be the Chairman of the Committee.
- (3) (a) If the member referred to in subparagraph (i) of paragraph (b) of subsection two of this section is unable to attend any meeting of the Committee the Under Secretary may appoint an officer of his Department to attend and act for such member at the meeting and for all purposes the officer so appointed, when so acting, shall be deemed to be the Chairman of the Committee.
- (b) In the case of the illness or absence of a member other than the Chairman, the Governor may appoint a deputy to act in the place of such member during his illness or absence.

Any deputy appointed under this paragraph whilst acting as such deputy shall be deemed to be a member of the Committee.

- (c) The Minister may, where he is informed by the Chairman that a matter affecting a particular class of shops is to be dealt with at a meeting or meetings of the Committee, appoint a person to attend the meeting or meetings as representative of the shopkeepers of that class of shops. Every person so appointed shall while so attending be deemed for the purposes of this section to be a member of the Committee.
- (4) Subject to this section, the members of the Committee other than the Chairman shall hold office for a term of five years and shall be eligible for re-appointment from time to time upon the expiration of their term of office.

(5) Members of the Committee shall be entitled to receive such remuneration or fees for their services as may be fixed from time to time by the Governor.

Each member shall be entitled to receive travelling expenses at such rate as the Governor may from time to time determine.

- (6) The provisions of the Public Service Act, 1902, or of any Act amending that Act, shall not apply to or in respect of the appointment of any member of the Committee and a member of the Committee shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.
- (7) (a) A member of the Committee, other than the Chairman, shall be deemed to have vacated his office if he—
 - (i) dies;
 - (ii) becomes bankrupt, compounds with his creditors or makes any assignment of his estate for their benefit;
 - (iii) is a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
 - (iv) resigns his office by writing under his hand addressed to the Governor; or
 - (v) is removed from office by the Governor.
- (b) The Chairman of the Committee shall be deemed to have vacated his office as a member of the Committee if he ceases to be an officer of the Department of Labour and Industry.

- (8) On the occurrence of a vacancy in the office of a member of the Committee, a person appointed to fill the vacant office shall, subject to this Act, hold office for the remainder of the unexpired term of the vacant office.
- (9) For the purposes of exercising and discharging the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act, the Committee may, with the approval of the Public Service Board, on such terms as may be arranged, make use of the services of any of the officers or employees of any Government Department.
- (10) For the purposes of any meeting of the Committee a quorum shall consist of the Chairman together with the lowest number of members other than the Chairman which is not less than half the number for the time being of such other members. Any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed on the Committee by or under this Division of this Part of this Act.
- (11) At any meeting of the Committee the decision of the majority of the members present and voting at such meeting shall be the decision of the Committee.

If at any meeting of the Committee the voting on any matter is equal, the Chairman shall have a second or casting vote.

(12) No act or proceeding of the Committee shall be invalidated or prejudiced by reason only of the fact that at the time when such act or proceeding was done, taken or commenced, there was a vacancy in the office of any member.

- (13) The Committee shall cause minutes of its proceedings and decisions at formal meetings to be kept.
- (14) The procedure for the calling of meetings of the Committee and for the conduct of business at such meetings shall, subject to this section and any regulations made under this Act in regard thereto, be as determined by the Committee.
- (15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

Functions of Committee.

- 91B. (1) The Committee shall have power to investigate and make recommendations to the Minister in relation to—
 - (a) the making, amendment and repeal of regulations under section one hundred and two and proclamations under subsection two of section 76A of this Act;
 - (b) the amendment of this Act in relation to any of the matters regulated or dealt with by this Part, Divisions 5 and 6 excepted, of this Act;
 - (c) other matters relating to the sale or exposing or offering for sale of goods by retail in shops.
- (2) The Committee shall whenever so required by the Minister investigate and furnish to the Minister a report and recommendation with respect to any matter referred to in subsection one of this section.

Sec. 94. (Trading hours for automatic vending devices.) (m) by inserting at the end of section ninety-four the words ", but does not include small shops as defined by section 76A of this Act";

- (n) by inserting next after subsection four of section Sec. 145.

 one hundred and forty-five the following new subsection:—

 (Proceedings.)
 - (4A) The amount of any penalty recovered from a shopkeeper under Part IV of this Act shall be paid into the Treasury and carried to the Consolidated Revenue Fund.
- (o) by inserting next after Schedule three the following New new Schedule:—

 Schedule 3A.

SCHEDULE 3A.

Sec. 76A.

Clause (1).

Groceries.

Cooked meats.

Sausages.

Poultry.

Rabbits.

Eggs.

Bacon.

Preserved fish.

Frozen foods, except pre-packed uncooked meat in packages of more than 1 lb.

Clause (2).

Bread.

Cakes.

Pastry.

Aerated waters, milk, cream and soft drinks.

Sandwiches.

Confectionery.

Nuts.

Pet foods.

Potatoes.

Onions.

Newspapers, periodicals, magazines, stationery and school requisites.

Paper, foil and wrapping requisites.

Souvenirs.

Fishing tackle and bait.

Clause

Clause (2)—continued.

Household cleaning and laundry items excluding mechanical and electrical appliances.

Can and bottle openers.

Electric light globes, torches, dry-cell batteries and bulbs. Photographic films.

Sewing requisites other than material.

Boot and shoe laces, polishes, creams and cleaners.

Tobacco, cigars, cigarettes, pipes, matches and other smoking requisites and accessories.

First aid requisites.

Toilet requisites.

Patent medicines.

Kerosene, methylated spirits, turpentine, and lighter fluid. Women's stockings.

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

K. W. STREET, Lieutenant-Governor.

Government House, Sydney, 8th December, 1965.