New South Wales



ANNO QUINTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 26, 1966.

An Act to amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 13th April, 1966.]

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 follows:—

1. (1) This Act may be cited as the "Lotteries and Art Unions (Amendment) Act, 1966".

Short title, citation

Short title, citation and commencement

(2) The Lotteries and Art Unions Act 1901, as mencement. amended by subsequent Acts and by this Act, may be cited as the Lotteries and Art Unions Act, 1901-1966.

(3)

(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. 34, 1901.

Subst. sec. 4 and new secs. 4A, 4B.

Certain charitable and nonprofit organisations authorised to conduct lotteries subject to conditions.

- 2. The Lotteries and Art Unions Act 1901, as amended by subsequent Acts, is amended—
 - (a) by omitting section four and by inserting in lieu thereof the following sections:—
 - 4. (1) In this section—
 - "Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.
 - "Lottery" means the disposition of goods, wares or merchandise by lot but does not include a lottery conducted by means of a chocolate wheel or a game of chance or the method of disposing of goods, wares or merchandise by the game known as "Housie" or "Lucky Envelopes" or any game or method of disposing of goods, wares or merchandise prescribed by regulations made under this Act.
 - "Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation—
 - (a) whose application for registration under the regulations made under this Act has been refused; or
 - (b) which has been, but no longer is, registered under those regulations.
 - (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are sold, if—
 - (a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable

- Charitable Collections Act, 1934, as amended by subsequent Acts, a School of Arts or a non-profit organisation; and
- (b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery.
- (3) The conditions referred to in paragraph(b) of subsection two of this section are—
 - (a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed—
 - (i) where the lottery is conducted or authorised by a charity registered or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this Act—two hundred dollars; and
 - (ii) where the lottery is conducted or authorised by a non-profit organisation not so registered—twenty-five dollars;
- (b) that the lottery is conducted for the purpose of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised;
 - (c) that no payment shall be made to any person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery;
 - (d) that no prize in the lottery shall consist of or include spirituous or fermented liquors or tobacco in any form;
 - (e) that-
 - (i) the whole of the profits derived from the lottery; or

 (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted; and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand, determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
- (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.

4A. (1) In this section—

- "Game of chance" includes a game partly of skill and partly of chance and a lottery, not being a lottery within the meaning of section four of this Act.
- "Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.

Certain charities authorised to conduct games of chance.

- (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—
 - (a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and
 - (b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.
- (3) The conditions referred to in paragraph(b) of subsection two of this section are—
 - (a) that a permit for the conduct of the game has been issued by the Minister;
 - (b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;
 - (c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;
 - (d) that any conditions subject to which the permit was issued are complied with;
 - (e) that, except where the game is the game known as "Housie" or "Lucky Envelopes" or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;
 - (f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;

(g) that—

- (i) the whole of the profits derived from the game; or
- (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection six of this section, of the gross takings in respect of the game,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and

- (h) that any regulations made under this Act and relating to the game or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.
- (6) Upon an application made to the Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance, by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

4B. (1) In this section—

"Game of chance" includes a game partly of skill and games of chance and partly of chance.

"Lottery" means the disposition of any real or of trade. personal property by lot.

- (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.
- (3) The conditions referred to in subsection two of this section are-
 - (a) that a permit for the conduct of the lottery or game has been issued by the Minister;
 - (b) that any conditions subject to which the permit was issued are complied with;
 - (c) that no entry fee is charged in connection with the lottery or game;
 - (d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and
 - (e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.

- (6) A permit shall not be issued by the Minister under this section for the conduct of the game known as "Housie," or any like game, where the game is to be conducted by means of radio or television.
- Sec. 5. (Certain voluntary associations deemed lawful.)
- (b) (i) by inserting in paragraph (b) of subsection one of section five after the words "real property" the words "or tickets for admission to any entertainment or for tours or journeys";
 - (ii) by omitting from the same paragraph the word "eleemosynary";
 - (iii) by inserting at the end of the same subsection the following new paragraph:—

An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be deemed not to be a lawful association by reason only that it was also formed for the allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.

- (iv) by omitting from subsection two of the same section the word "eleemosynary";
- (v) by omitting from the same subsection the words "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in subsection one of this section";
- (c) by omitting from section 6A the words "to be allotted and distributed as referred to in the said paragraph" and by inserting in lieu thereof the words "or the tickets for admission to any entertainment or for tours or journeys, to be allotted or distributed as referred to in the said paragraph, or

Sec. 6a. (Power to grant approvals to be discretionary.)

the amount of any money to be allotted or distributed together with any ticket for a tour or journey";

- (d) by omitting section eleven and by inserting in lieu subst. thereof the following section: -
 - 11. The Minister may at any time by notice in Balancewriting under his hand call upon the promoter, sheets of certain secretary or treasurerlotteries and games
 - (a) of any charity, School of Arts or non-profit of chance. organisation referred to in section four of this Act, by which, or under whose authority, a lottery, as defined in that section, was conducted; or
 - (b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance, within the meaning of that section, was conducted.

or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and disbursements in connection with the lottery or game or with any function at or in conjunction with which the lottery or game was conducted, and to produce to such person and at such time and place as may be set out in the notice any books, documents and vouchers relating to the lottery or game or function.

(e) by omitting from section fourteen the word Sec. 14. "raffle" wherever occurring and by inserting in (Falsificalieu thereof the words "game of chance conducted tion of by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the promotion of trade";

books, &c.)

Sec. 15. (Unclaimed prizes.)

- (f) (i) by omitting from section fifteen the words "or raffle, shall be sold by public auction" and by inserting in lieu thereof the words "or the conclusion of the game of chance, shall be sold";
 - (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by inserting in lieu thereof the words "the lottery or game of chance was conducted";

New sec. 15A.

(g) by inserting next after section fifteen the following new section:—

Delegation of Minister's powers.

- 15A. (1) The Minister may, by writing under his hand, delegate any of his powers or functions under section 4A or 4B, subsection one or (1A) of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
- (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
- (3) The Minister may at any time by writing under his hand revoke any such delegation.

Sec. 16. (Misappropriation of funds or prizes.)

- (i) by omitting from section sixteen the words (h) "or of any raffle or lottery held at any bazaar or fancy fair" and by inserting in lieu thereof the words "or of a lottery or game of chance conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act, or a game of chance conducted in connection with a competition for the promotion of trade,";
 - (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance";

- (i) by omitting section seventeen and by inserting in Subst. lieu thereof the following section: -
 - 17. Any person—

Fraudulent

- (a) who with intent to defraud conducts, or lotteries assists or participates in the conduct of, and games any lottery referred to in section four or 4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize; or
- (b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,

shall be liable to a penalty not exceeding two hundred dollars.

- (j) (i) by inserting in section eighteen after the word "Whosoever" the words "within the area of any council within the meaning of the Local Government Act, 1919, as amended by subsequent Acts";
 - (ii) by inserting in the same section after the words "twenty dollars" the words ", unless that council has given permission in writing for the sale of tickets in that lottery as aforesaid":
- (k) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre-", including a lottery within the meaning of tation.) section three of this Act,";
- (1) by inserting in section twenty-two after the word Sec. 22. "thereunder" the words ", not being a penalty for (Recovery an indictable offence,"; penalties.) (m)

Sec. 23. (Regulations.)

- (m) (i) by omitting from paragraph (d) of subsection one of section twenty-three the words "bazaar or fancy fair, or of any entertainment or device or scheme used" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or of any function or device or scheme held or used";
 - (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or any such function";
 - (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
 - (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
 - (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
 - (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words:—

"promoting—

(i) art unions; or

(ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities, Schools of Arts or non-profit organisations referred to in section four or 4A of this Act,

in aid of any";

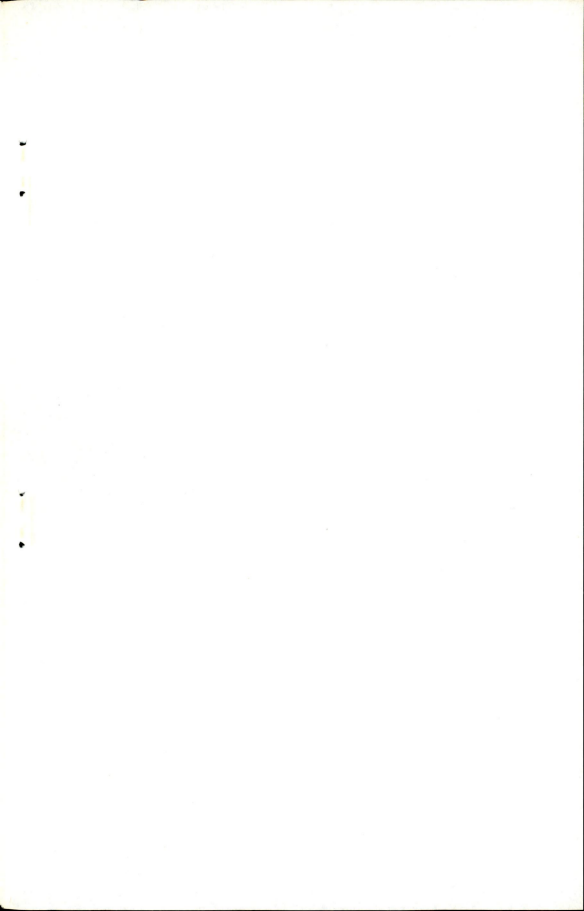
- (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.
- (viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

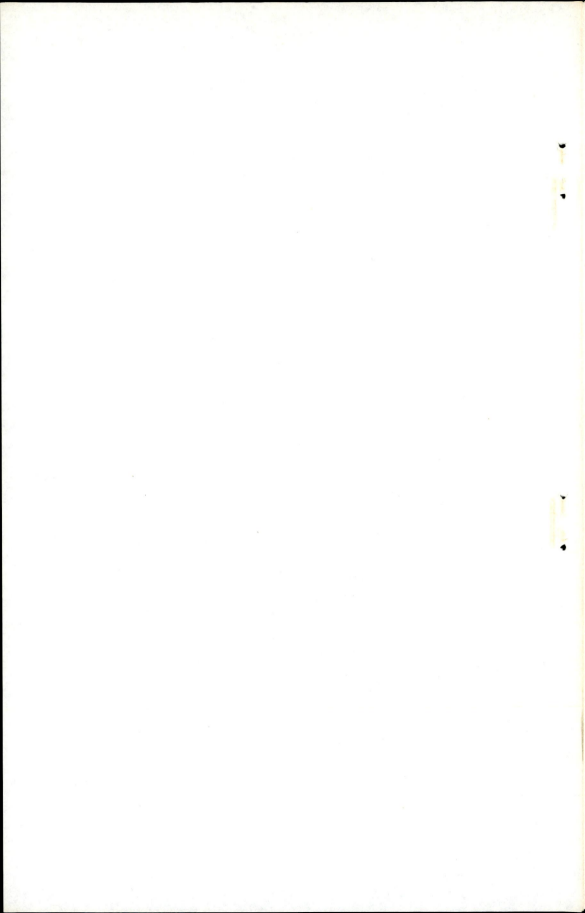
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I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

ALLAN PICKERING,
Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 30 March, 1966.

New South Wales



ANNO QUINTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 26, 1966.

An Act to amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 13th April, 1966.]

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 "Lotteries and Art Short title, Unions (Amendment) Act, 1966".

(2) The Lotteries and Art Unions Act 1901, as mencement. amended by subsequent Acts and by this Act, may be cited as the Lotteries and Art Unions Act, 1901-1966.

(3)

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.

- (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. 34, 1901.

Subst. sec. 4 and new secs. 4A, 4B.

Certain charitable and nonprofit organisations authorised to conduct lotteries subject to conditions.

- 2. The Lotteries and Art Unions Act 1901, as amended by subsequent Acts, is amended—
 - (a) by omitting section four and by inserting in lieu thereof the following sections:—
 - 4. (1) In this section—
 - "Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.
 - "Lottery" means the disposition of goods, wares or merchandise by lot but does not include a lottery conducted by means of a chocolate wheel or a game of chance or the method of disposing of goods, wares or merchandise by the game known as "Housie" or "Lucky Envelopes" or any game or method of disposing of goods, wares or merchandise prescribed by regulations made under this Act.
 - "Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation—
 - (a) whose application for registration under the regulations made under this Act has been refused; or
 - (b) which has been, but no longer is, registered under those regulations.
 - (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are sold, if—
 - (a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable

Charitable Collections Act, 1934, as amended by subsequent Acts, a School of Arts or a non-profit organisation; and

- (b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery.
- (3) The conditions referred to in paragraph(b) of subsection two of this section are—
 - (a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed—
 - (i) where the lottery is conducted or authorised by a charity registered or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this Act—two hundred dollars; and
 - (ii) where the lottery is conducted or authorised by a non-profit organisation not so registered—twenty-five dollars;
 - (b) that the lottery is conducted for the purpose of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised;
 - (c) that no payment shall be made to any person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery;
 - (d) that no prize in the lottery shall consist of or include spirituous or fermented liquors or tobacco in any form;
 - (e) that—
 - (i) the whole of the profits derived from the lottery; or

(ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted; and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand, determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
- (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.

4A. (1) In this section—

- "Game of chance" includes a game partly of skill and partly of chance and a lottery, not being a lottery within the meaning of section four of this Act.
- "Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.

Certain charities authorised to conduct games of chance.

- (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—
 - (a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and
 - (b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.
- (3) The conditions referred to in paragraph(b) of subsection two of this section are—
 - (a) that a permit for the conduct of the game has been issued by the Minister;
 - (b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;
 - (c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;
 - (d) that any conditions subject to which the permit was issued are complied with;
 - (e) that, except where the game is the game known as "Housie" or "Lucky Envelopes" or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;
 - (f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;

(g) that—

- (i) the whole of the profits derived from the game; or
- (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection six of this section, of the gross takings in respect of the game,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and

- (h) that any regulations made under this Act and relating to the game or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.
- (6) Upon an application made to the Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance, by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

4B. (1) In this section—

"Game of chance" includes a game partly of skill and games of chance and partly of chance.

for the promotion

"Lottery" means the disposition of any real or of trade. personal property by lot.

- (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.
- (3) The conditions referred to in subsection two of this section are-
 - (a) that a permit for the conduct of the lottery or game has been issued by the Minister:
 - (b) that any conditions subject to which the permit was issued are complied with;
 - (c) that no entry fee is charged in connection with the lottery or game;
 - (d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and
 - (e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.

- (6) A permit shall not be issued by the Minister under this section for the conduct of the game known as "Housie," or any like game, where the game is to be conducted by means of radio or television.
- Sec. 5. (Certain voluntary associations deemed lawful.)
- (b) (i) by inserting in paragraph (b) of subsection one of section five after the words "real property" the words "or tickets for admission to any entertainment or for tours or journeys";
 - (ii) by omitting from the same paragraph the word "eleemosynary";
 - (iii) by inserting at the end of the same subsection the following new paragraph:—

An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be deemed not to be a lawful association by reason only that it was also formed for the allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.

- (iv) by omitting from subsection two of the same section the word "eleemosynary";
- (v) by omitting from the same subsection the words "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in subsection one of this section";
- Sec. 6A. (Power to grant approvals to be discretionary.)
- (c) by omitting from section 6A the words "to be allotted and distributed as referred to in the said paragraph" and by inserting in lieu thereof the words "or the tickets for admission to any entertainment or for tours or journeys, to be allotted or distributed as referred to in the said paragraph, or

the amount of any money to be allotted or distributed together with any ticket for a tour or journey";

- (d) by omitting section eleven and by inserting in lieu Subst. thereof the following section: —
 - 11. The Minister may at any time by notice in Balancewriting under his hand call upon the promoter, sheets of certain secretary or treasurer-

and games

- (a) of any charity, School of Arts or non-profit of chance. organisation referred to in section four of this Act, by which, or under whose authority, a lottery, as defined in that section, was conducted; or
- (b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance, within the meaning of that section, was conducted.

or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and disbursements in connection with the lottery or game or with any function at or in conjunction with which the lottery or game was conducted, and to produce to such person and at such time and place as may be set out in the notice any books, documents and vouchers relating to the lottery or game or function.

by omitting from section fourteen the word Sec. 14. "raffle" wherever occurring and by inserting in (Falsificalieu thereof the words "game of chance conducted tion of books, &c.) by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the promotion of trade";

100

Sec. 15. (Un-claimed prizes.)

- (f) (i) by omitting from section fifteen the words "or raffle, shall be sold by public auction" and by inserting in lieu thereof the words "or the conclusion of the game of chance, shall be sold";
 - (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by inserting in lieu thereof the words "the lottery or game of chance was conducted";

New sec. 15A.

(g) by inserting next after section fifteen the following new section:—

Delegation of Minister's powers.

- 15A. (1) The Minister may, by writing under his hand, delegate any of his powers or functions under section 4A or 4B, subsection one or (1A) of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
- (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
- (3) The Minister may at any time by writing under his hand revoke any such delegation.

Sec. 16. (Misappropriation of funds or prizes.)

- (h) (i) by omitting from section sixteen the words "or of any raffle or lottery held at any bazaar or fancy fair" and by inserting in lieu thereof the words "or of a lottery or game of chance conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act, or a game of chance conducted in connection with a competition for the promotion of trade,";
 - (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance";

- (i) by omitting section seventeen and by inserting in Subst. lieu thereof the following section:
 - 17. Any person—

Fraudulent conduct of of chance.

- (a) who with intent to defraud conducts, or lotteries assists or participates in the conduct of, and games any lottery referred to in section four or 4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize;
- (b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,

shall be liable to a penalty not exceeding two hundred dollars.

- (i) by inserting in section eighteen after the word "Whosoever" the words "within the area of any council within the meaning of the Local Government Act, 1919, as amended by subsequent Acts";
 - (ii) by inserting in the same section after the words "twenty dollars" the words ", unless that council has given permission in writing for the sale of tickets in that lottery as aforesaid";
- (k) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre-", including a lottery within the meaning of tation.) section three of this Act,";
- (1) by inserting in section twenty-two after the word sec. 22. "thereunder" the words ", not being a penalty for (Recovery an indictable offence,": penalties.) (m)

Sec. 23. (Regulations.)

- (m) (i) by omitting from paragraph (d) of subsection one of section twenty-three the words "bazaar or fancy fair, or of any entertainment or device or scheme used" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or of any function or device or scheme held or used";
 - (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or any such function";
 - (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
 - (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
 - (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
 - (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words:—

"promoting-

(i) art unions; or

(ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities, Schools of Arts or non-profit organisations referred to in section four or 4A of this Act,

in aid of any";

- (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.
- (viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

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

A. R. CUTLER, Governor.

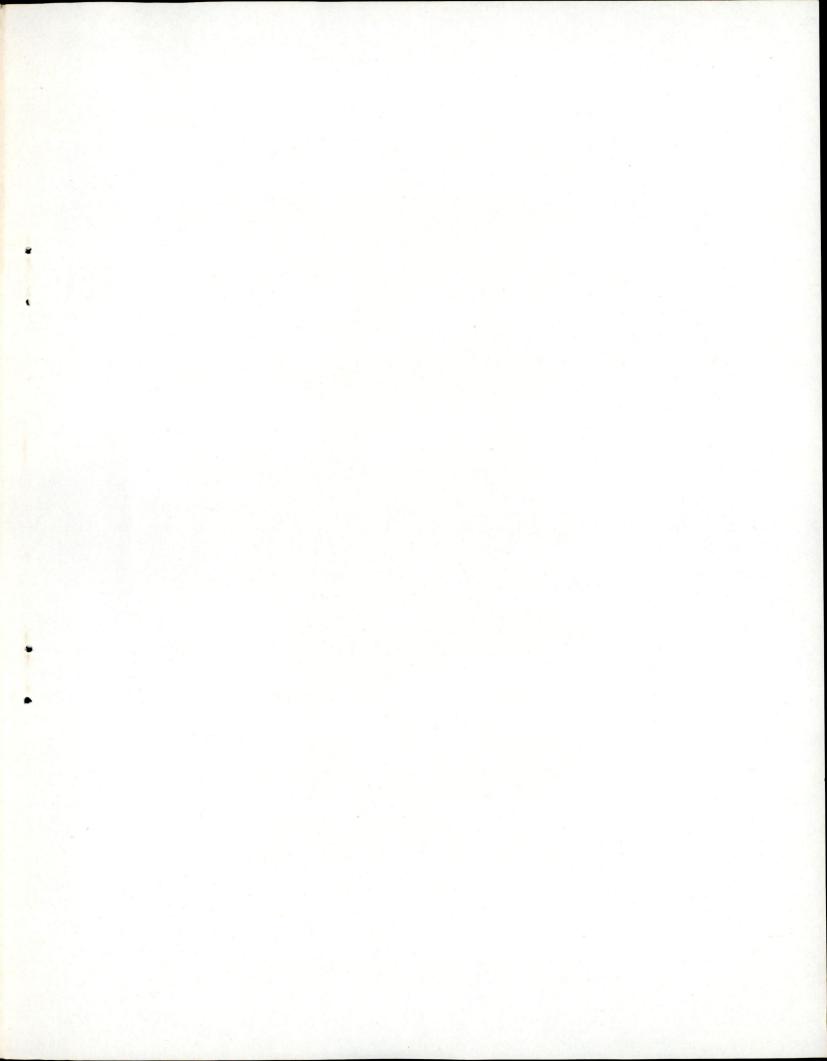
Government House, Sydney, 13th April, 1966.

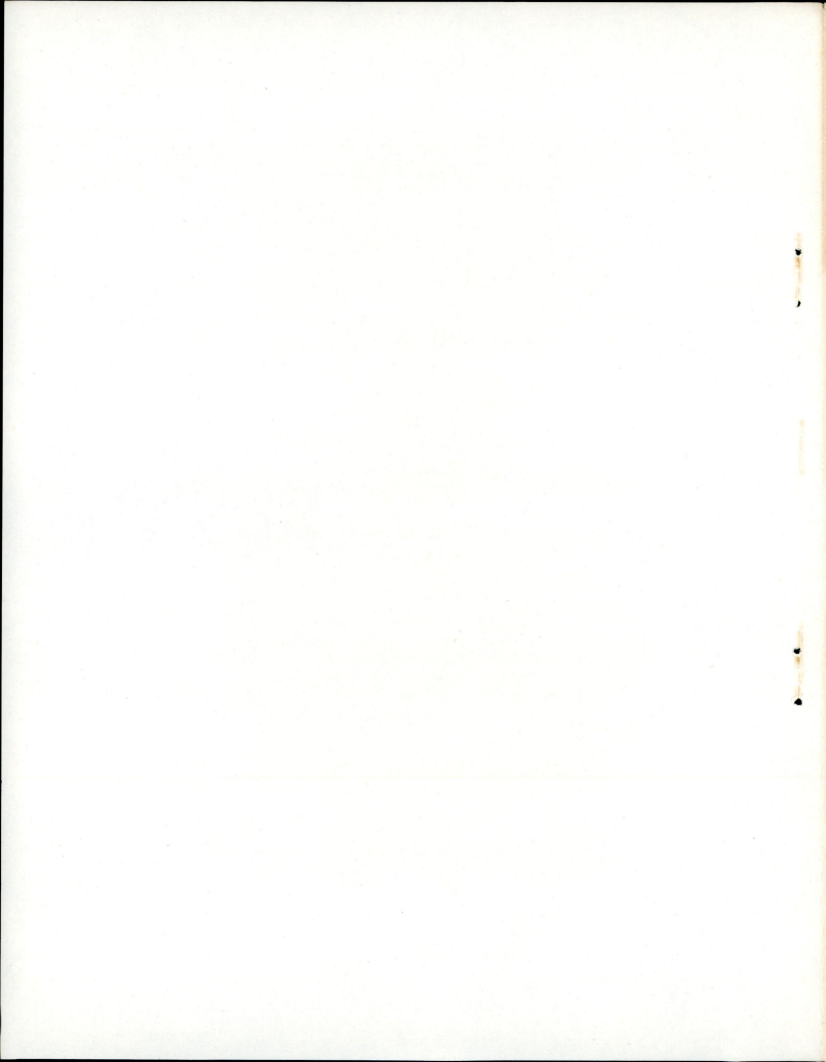
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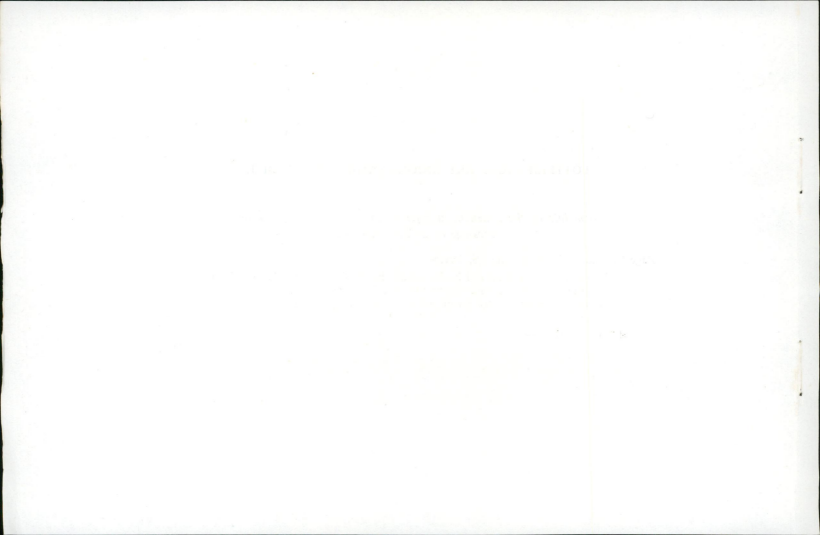
LOTTERIES AND ART UNIONS (AMENDMENT) BILL.

Schedule of the Amendment referred to in Legislative Council's Message of 29 March, 1966.

Page 7, clause 2. After line 36, insert-

(6) A permit shall not be issued by the Minister under this section for the conduct of the game known as "Housie," or any like game, where the game is to be conducted by means of radio or television.

43021 191-



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, 17 March, 1966.

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

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

Legislative Council Chamber, Sydney, 29 March, 1966.

New South Wales



ANNO QUINTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. . 1966.

An Act to amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; 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 "Lotteries and Art Short title, Unions (Amendment) Act, 1966". and com-

(2) The Lotteries and Art Unions Act 1901, as mencement. amended by subsequent Acts and by this Act, may be cited 10 as the Lotteries and Art Unions Act, 1901-1966.

(3)

	(3) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.	
5 t	2. The Lotteries and Art Unions Act 1901, as amended by subsequent Acts, is amended—	Amend- ment of Act No. 34, 1901.
	(a) by omitting section four and by inserting in lieu thereof the following sections:—	Subst. sec. 4 and new secs. 4A, 4B.
	4. (1) In this section—	Certain
10	"Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.	profit organisa- tions
15	"Lottery" means the disposition of goods, wares or merchandise by lot but does not include a lottery conducted by means of a chocolate wheel or a game of chance or the method of disposing of goods, wares or merchandise by the game known as "Housie" or "Lucky Envelopes" or any game or method of disposing of goods, wares or merchandise prescribed by regulations made under this Act.	lotteries
	"Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation—	
25	(a) whose application for registration under the regulations made under this Act has been refused; or(b) which has been, but no longer is,	
	registered under those regulations.	
30	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are sold, if—	
35	(a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the	

Charitable

Lotteries and Art Unions (Amendment)	Lotteries	endment).
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	Lotteries and Art Unions (Amendment).
5	Charitable Collections Act, 1934, as amended by subsequent Acts, a School of Arts or a non-profit organisation; and (b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery.
	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
10	 (a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed—
15	 (i) where the lottery is conducted or authorised by a charity registered or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this Act—two hundred dollars; and (ii) where the lottery is conducted or
20	authorised by a non-profit organisa- tion not so registered—twenty-five dollars;
25	(b) that the lottery is conducted for the purpose of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised;
30	(c) that no payment shall be made to any person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery;
35	(d) that no prize in the lottery shall consist of or include spirituous or fermented liquors or tobacco in any form;
	(e) that— (i) the whole of the profits derived from the lottery; or

(ii)

(ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted; and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand, determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
- (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.

4A. (1) In this section—

"Game of chance" includes a game partly of charities authorised skill and partly of chance and a lottery, not to conduct being a lottery within the meaning of chance. section four of this Act.

Certain

"Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.

(2)

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	Lotteries and Art Unions (Amenament).
	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—
5	(a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and
	(b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.
15	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
	(a) that a permit for the conduct of the game has been issued by the Minister;
20	(b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;
25	(c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;
	(d) that any conditions subject to which the permit was issued are complied with;
30	(e) that, except where the game is the game known as "Housie" or "Lucky Envelopes" or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;
35	(f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;
	(g)

(g) that-

- (i) the whole of the profits derived from the game; or
- (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection six of this section, of the gross takings in respect of the game,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and

- (h) that any regulations made under this Act and relating to the game or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.

(6) Upon an application made to the Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance, by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

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	Lotteries and Art Unions (Amendment).	
Confunda Mandaday	4в. (1) In this section— "Game of chance" includes a game partly of skill	Lotteries and games of chance
5	and partly of chance."Lottery" means the disposition of any real or personal property by lot.	for the
10	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.	
	(3) The conditions referred to in subsection two of this section are—	
15	(a) that a permit for the conduct of the lottery or game has been issued by the Minister;(b) that any conditions subject to which the permit was issued are complied with;	
20	(c) that no entry fee is charged in connection with the lottery or game;	
	(d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and	
25	(e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in conjunction therewith are complied with.	
30	(4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.	
35	(5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.	
	(6) A permit shall not be issued by the Minister under this section for the conduct of the	
40	game known as "Housie," or any like game, where the game is to be conducted by means of radio or television.	
	(b)	

- (b) (i) by inserting in paragraph (b) of subsection Sec. 5.

 one of section five after the words "real (Certain property" the words "or tickets for admission voluntary associato any entertainment or for tours or tions deemed journeys";
 - (ii) by omitting from the same paragraph the word "eleemosynary";
 - (iii) by inserting at the end of the same subsection the following new paragraph:—
- An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be deemed not to be a lawful association by reason only that it was also formed for the allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.
 - (iv) by omitting from subsection two of the same section the word "eleemosynary";
- (v) by omitting from the same subsection the words "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in subsection one of this section";
- (c) by omitting from section 6A the words "to be Sec. 6A.

 allotted and distributed as referred to in the said (Power to paragraph" and by inserting in lieu thereof the approvals words "or the tickets for admission to any entertaint to be disment or for tours or journeys, to be allotted or distributed as referred to in the said paragraph, or the amount of any money to be allotted or distributed together with any ticket for a tour or journey";

	Lotteries and Art Unions (Amendment).	
(d)	by omitting section eleven and by inserting in lieu thereof the following section:—	Subst. sec. 11.
5	11. The Minister may at any time by notice in writing under his hand call upon the promoter, secretary or treasurer—	sheets of certain lotteries
10	(a) of any charity, School of Arts or non-profit organisation referred to in section four of this Act, by which, or under whose authority, a lottery, as defined in that section, was conducted; or	and games of chance.
All and se	(b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance, within the meaning of that section, was conducted,	
	or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and	
20	disbursements in connection with the lottery or game or with any function at or in conjunction with which the lottery or game was conducted, and to produce to such person and at such time and place as may be set out in the notice any	
25	books, documents and vouchers relating to the lottery or game or function.	
(e)	"raffle" wherever occurring and by inserting in lieu thereof the words "game of chance conducted	(Falsifica-
oc. 17, September 18, Septembe	by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the promotion of trade";	
35 (f)	(i) by omitting from section fifteen the words "or raffle shall be sold by public auction"	

"or raffle, shall be sold by public auction" (Unall and by inserting in lieu thereof the words "or prizes.) the conclusion of the game of chance, shall be sold";

(ii)

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- (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by inserting in lieu thereof the words "the lottery or game of chance was conducted";
- (g) by inserting next after section fifteen the following New sec.new section:
 - 15A. (1) The Minister may, by writing under Delegation his hand, delegate any of his powers or functions of Minister's under section 4A or 4B, subsection one or (1A) powers. of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
 - (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
 - (3) The Minister may at any time by writing under his hand revoke any such delegation.
- (h) (i) by omitting from section sixteen the words Sec. 16.

 "or of any raffle or lottery held at any bazaar (Misapor fancy fair" and by inserting in lieu thereof propriation of funds or prizes.)

 conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or

 4A of this Act, or a game of chance conducted in connection with a competition for the promotion of trade,":
 - (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance";
 - (i) by omitting section seventeen and by inserting in Subst. lieu thereof the following section:—
 - 17. Any person—

 (a) who with intent to defraud conducts, or lotteries assists or participates in the conduct of, and games any lottery referred to in section four or

4в

4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize; or

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(b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,

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shall be liable to a penalty not exceeding two hundred dollars.

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(j) (i) by inserting in section eighteen after the word "Whosoever" the words "within the area of any council within the meaning of the Local Government Act, 1919, as amended by subsequent Acts";

(ii) by inserting in the same section after the words "twenty dollars" the words ", unless that council has given permission in writing for the sale of tickets in that lottery as aforesaid";

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(k) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre", including a lottery within the meaning of tation.)
section three of this Act,";

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(1) by inserting in section twenty-two after the word Sec. 22. "thereunder" the words ", not being a penalty for (Recovery an indictable offence,";

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(m) (i) by omitting from paragraph (d) of subsection Sec. 23. one of section twenty-three the words "bazaar (Regulaor fancy fair, or of any entertainment or device tions.) or scheme used" and by inserting in lieu thereof

the

the words "lottery or game of chance, including a game partly of skill and partly of chance, or of any function or device or scheme held or used";

- (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or any such function";
- (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
- (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
- (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
- (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words:—

"promoting-

- (i) art unions; or
- (ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities,

 Schools

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Schools of Arts or non-profit organisations referred to in section four or 4A of this Act.

in aid of any";

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- (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.
- (viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1966 [15c]

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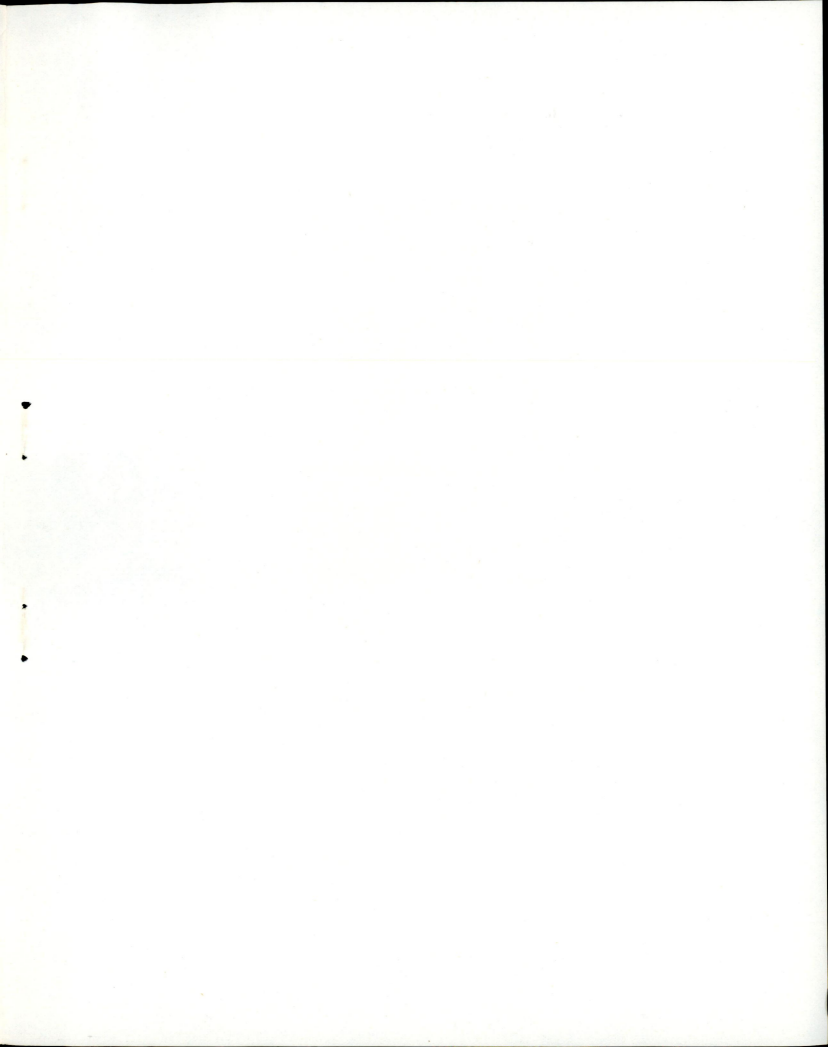
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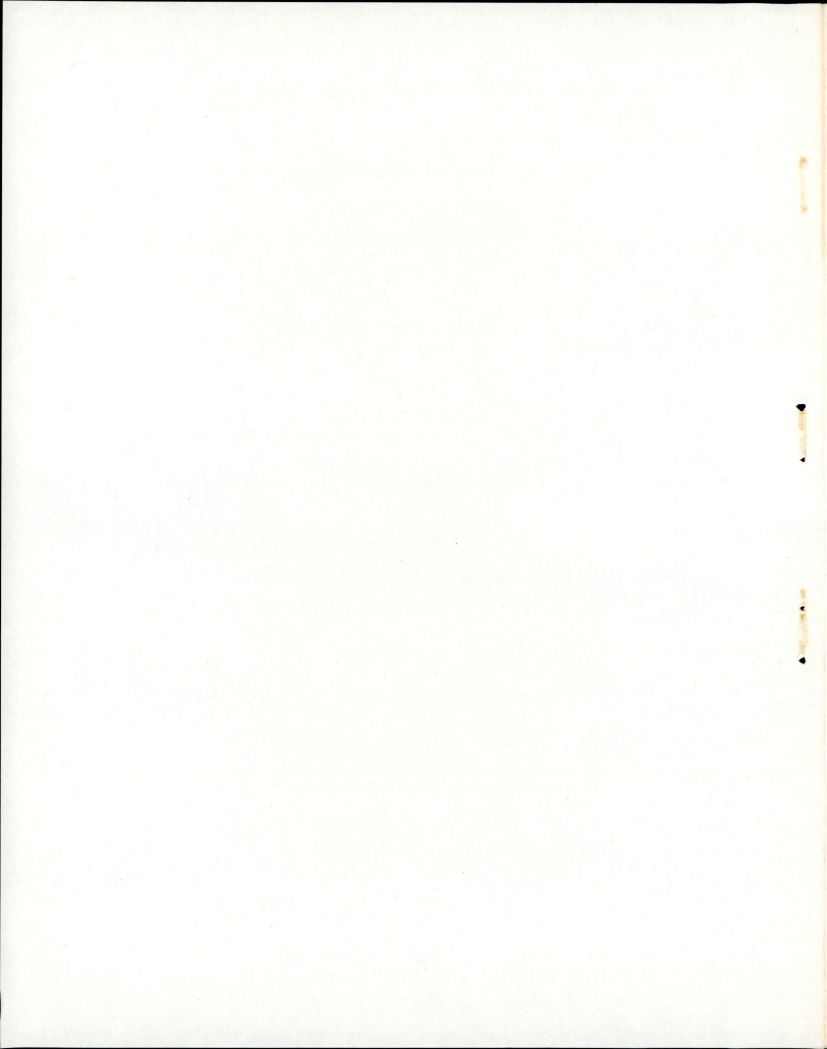
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This Public Bill originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> ALLAN PICKERING. Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 17 March, 1966.

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

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, March, 1966.

New South Wales



ANNO QUINTO DECIMO

, 1966. Act No.

An Act to amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; 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

(1) This Act may be cited as the "Lotteries and Art short title, Unions (Amendment) Act, 1966". and com-

(2) The Lotteries and Art Unions Act 1901, as mencement. amended by subsequent Acts and by this Act, may be cited 10 as the Lotteries and Art Unions Act, 1901-1966.

(3) This Act shall commence upon a day to be

	appointed by the Governor and notified by proclamation published in the Gazette.	
5	2. The Lotteries and Art Unions Act 1901, as amended by subsequent Acts, is amended—	Amend- ment of Act No. 34, 1901.
	(a) by omitting section four and by inserting in lieu thereof the following sections:—	Subst. sec. 4 and new secs. 4A, 4B.
10	 4. (1) In this section— "Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys. 	profit organisa- tions
15	"Lottery" means the disposition of goods, wares or merchandise by lot but does not include a lottery conducted by means of a chocolate wheel or a game of chance or the method of disposing of goods, wares or merchandise by the game known as "Housie" or "Lucky Envelopes" or any game or method of	lotteries
20	disposing of goods, wares or merchandise prescribed by regulations made under this Act.	
25	"Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation— (a) whose application for registration under the regulations made under this Act has been refused; or (b) which has been, but no longer is, registered under those regulations.	A.J.A.
30	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are	

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sold, if-

(a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable

	Lotteries and Art Unions (Amendment).
	Charitable Collections Act, 1934, as amended by subsequent Acts, a School of Arts or a non-profit organisation; and
5	(b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery.
	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
10	(a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed—
15	(i) where the lottery is conducted or authorised by a charity registered or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this Act—two hundred dollars; and
20	(ii) where the lottery is conducted or authorised by a non-profit organisa- tion not so registered—twenty-five dollars;
25	(b) that the lottery is conducted for the purpose of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised;
30	(c) that no payment shall be made to any person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery;
10 to 2 35	(d) that no prize in the lottery shall consist of or include spirituous or fermented liquors or tobacco in any form;
	(e) that—
	(i) the whole of the profits derived from the lottery; or
	(;;)

(ii)

(ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted; and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand, determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
- (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.

4A. (1) In this section—

"Game of chance" includes a game partly of charities authorised skill and partly of chance and a lottery, not to conduct being a lottery within the meaning of chance. section four of this Act.

Certain

"Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.

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(2)

	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—
5 10	(a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and
	(b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.
15	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
	(a) that a permit for the conduct of the game has been issued by the Minister;
20	(b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;
25	(c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;
	(d) that any conditions subject to which the permit was issued are complied with;
30	(e) that, except where the game is the game known as "Housie" or "Lucky Envelopes" or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;
35	 (f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;
	(g)

(g) that—

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- (i) the whole of the profits derived from the game; or
- (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection six of this section, of the gross takings in respect of the game,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and

- (h) that any regulations made under this Act and relating to the game or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.
- (6) Upon an application made to the Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance, by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

4B.

, 1966.

	Lotteries and Art Unions (Amendment).	
	4B. (1) In this section—	Lotteries and games
	"Game of chance" includes a game partly of skill and partly of chance.	of chance for the
5	"Lottery" means the disposition of any real or personal property by lot.	of trade.
10	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.	
	(3) The conditions referred to in subsection two of this section are—	
15	(a) that a permit for the conduct of the lottery or game has been issued by the Minister;(b) that any conditions subject to which the	
20	permit was issued are complied with; (c) that no entry fee is charged in connection with the lottery or game;	
	(d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and	
25	(e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in conjunction therewith are complied with.	
30	(4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.	
35	(5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.	
40	(6) A permit shall not be issued by the Minister under this section for the conduct of the game known as "Housie," or any like game, where the game is to be conducted by means of radio or television.	

- (b) (i) by inserting in paragraph (b) of subsection Sec. 5.
 one of section five after the words "real (Certain voluntary property" the words "or tickets for admission associato any entertainment or for tours or journeys";
 - (ii) by omitting from the same paragraph the word "eleemosynary";
 - (iii) by inserting at the end of the same subsection the following new paragraph:—
- An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be deemed not to be a lawful association by reason only that it was also formed for the allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.
 - (iv) by omitting from subsection two of the same section the word "eleemosynary";
- 20 (v) by omitting from the same subsection the words "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in subsection one of this section";

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(c) by omitting from section 6A the words "to be Sec. 6A. allotted and distributed as referred to in the said (Power to paragraph" and by inserting in lieu thereof the approvals words "or the tickets for admission to any entertain- to be disment or for tours or journeys, to be allotted or distributed as referred to in the said paragraph, or the amount of any money to be allotted or distributed together with any ticket for a tour or journey";

(d)

		Lotteries and Art Unions (Amenament).	
	(d)	by omitting section eleven and by inserting in lieu Subst thereof the following section:—	
5		11. The Minister may at any time by notice in Balar writing under his hand call upon the promoter, sheets certain secretary or treasurer—	s of in ries
		(a) of any charity, School of Arts or non-profit of ch organisation referred to in section four of this Act, by which, or under whose authority, a lottery, as defined in that	ance.
10		section, was conducted; or	
		(b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance,	
15		within the meaning of that section, was conducted,	
		or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and	
20		disbursements in connection with the lottery or game or with any function at or in conjunction with which the lottery or game was conducted, and to produce to such person and at such time	
25		and place as may be set out in the notice any books, documents and vouchers relating to the lottery or game or function.	
	(e)	by omitting from section fourteen the word Sec. "raffle" wherever occurring and by inserting in (Fals lieu thereof the words "game of chance conducted the book	sifica-
30		by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the promotion of trade";	s, &c.
35	(f)	•	15. ned s.)

- (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by inserting in lieu thereof the words "the lottery or game of chance was conducted";
- (g) by inserting next after section fifteen the following New sec. new section:—

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- 15A. (1) The Minister may, by writing under Delegation his hand, delegate any of his powers or functions of under section 4A or 4B, subsection one or (1A) Minister's powers. of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
- (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
- (3) The Minister may at any time by writing under his hand revoke any such delegation.
- (h) (i) by omitting from section sixteen the words Sec. 16.

 "or of any raffle or lottery held at any bazaar (Misapor fancy fair" and by inserting in lieu thereof propriation of funds or prizes.)

 conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or

 4A of this Act, or a game of chance conducted in connection with a competition for the promotion of trade,";
 - (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance";
 - (i) by omitting section seventeen and by inserting in Subst. lieu thereof the following section:—
 - 17. Any person—

 (a) who with intent to defraud conducts, or lotteries assists or participates in the conduct of, and games of chance any lottery referred to in section four or

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4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize; or

- (b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,
- shall be liable to a penalty not exceeding two hundred dollars.
 - (j) (i) by inserting in section eighteen after the word
 "Whosoever" the words "within the area of
 any council within the meaning of the Local
 Government Act, 1919, as amended by
 subsequent Acts";
 - (ii) by inserting in the same section after the words "twenty dollars" the words ", unless that council has given permission in writing for the sale of tickets in that lottery as aforesaid";
 - (k) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre", including a lottery within the meaning of tation.)
 section three of this Act,";
 - (1) by inserting in section twenty-two after the word Sec. 22. "thereunder" the words ", not being a penalty for (Recovery an indictable offence,";
- (m) (i) by omitting from paragraph (d) of subsection Sec. 23.

 one of section twenty-three the words "bazaar (Regulaor fancy fair, or of any entertainment or device tions.)
 or scheme used" and by inserting in lieu thereof

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Lotteries and Art Unions (Amendment).

the words "lottery or game of chance, including a game partly of skill and partly of chance, or of any function or device or scheme held or used";

- (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or any such function";
- (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
- (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
- (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
- (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words:—

"promoting-

- (i) art unions; or
- (ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities, Schools

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Schools of Arts or non-profit organisations referred to in section four or 4A of this Act,

in aid of any";

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- (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.
- (viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

BY AUTHORITY:

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

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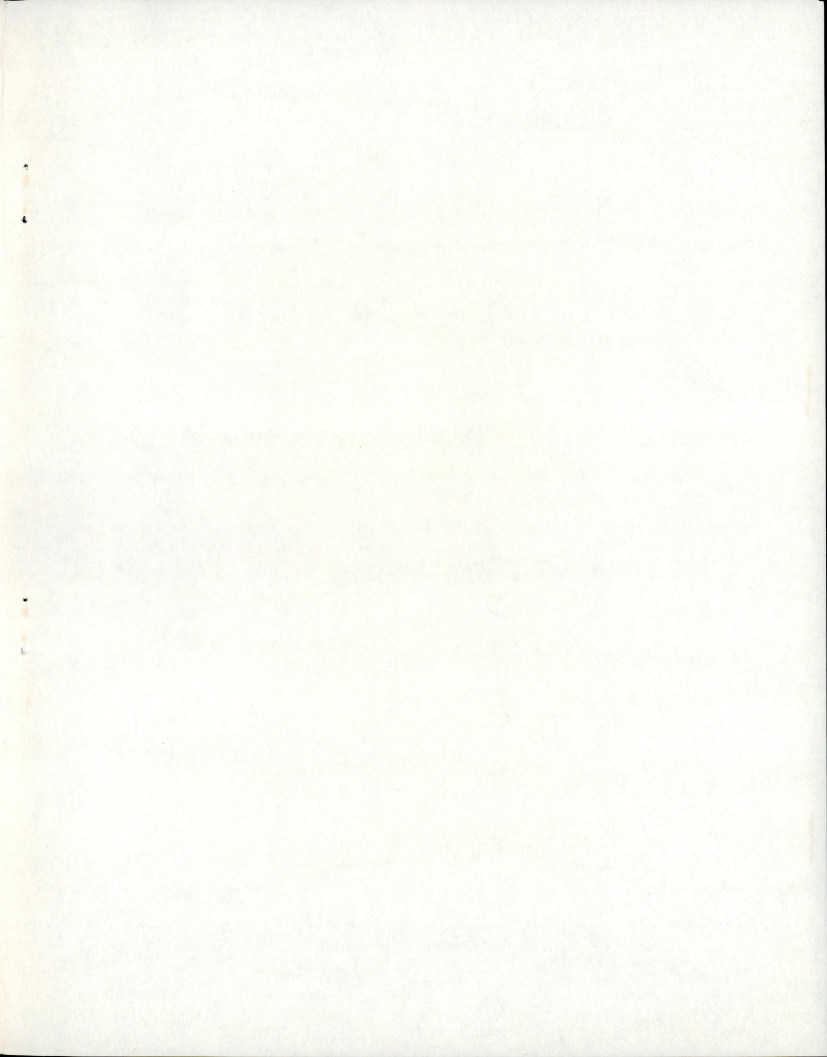
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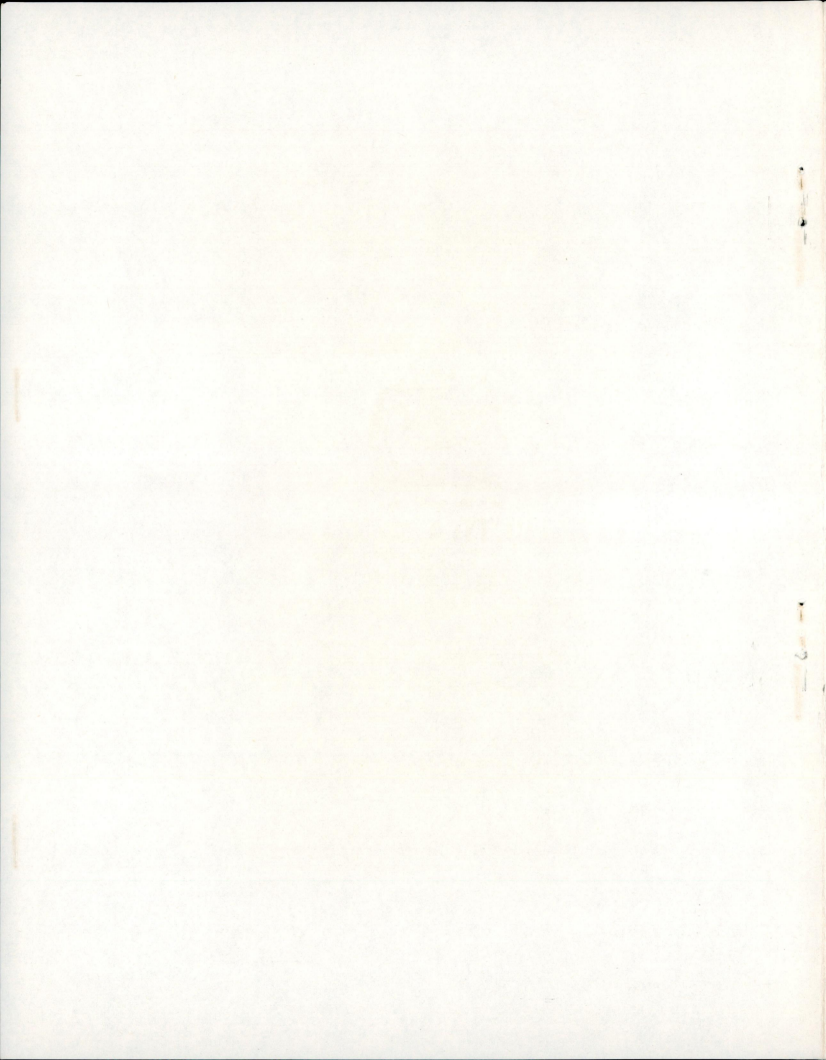
Just register our of arganisations, not constitute to delined in subsection of the Charitable of the Charitable Collection Act, 1984; as amouded by subsection of the private said, the conditions upon which any such our constitution may be registered and the constitution of the constitution.

(vilia) by the singlificon subsection two of the same section that words bearing the languistic fortest of tasks and by arching in high thorsof the sections of chance, including a game party of shall and startly of chance."

IN RECEIPT A TELL

NEED MATERIAL CONTROL OF STREET OF STREET WILLIAMS AND A STREET WILLIAMS OF STREET





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, 17 March, 1966.

New South Wales



ANNO QUINTO DECIMO

LIZABETHÆ II REGINÆ

, 1966. Act No.

An Act to amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; 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 "Lotteries and Art Short title, Unions (Amendment) Act, 1966".

(2) The Lotteries and Art Unions Act 1901, as mencement. amended by subsequent Acts and by this Act, may be cited 10 as the Lotteries and Art Unions Act, 1901-1966.

citation

(3)

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appoint	(3) This Act shall commence upon a day to be ed by the Governor and notified by proclamation ed in the Gazette.	in the state of
	The Lotteries and Art Unions Act 1901, as amended equent Acts, is amended—	Amend- ment of Act No. 34, 1901.
(a) by omitting section four and by inserting in lieu thereof the following sections:—	Subst. sec. 4 and new secs. 4A, 4B.
	4. (1) In this section—	Certain
10	"Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.	profit organisa- tions
	"Lottery" means the disposition of goods, wares or merchandise by lot but does not include a lottery conducted by means of a chocolate	lotteries
15	wheel or a game of chance or the method of disposing of goods, wares or merchandise by the game known as "Housie" or "Lucky	Conditions
26	Envelopes" or any game or method of disposing of goods, wares or merchandise prescribed by regulations made under this	
20	Act.	
	"Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation—	
25	 (a) whose application for registration under the regulations made under this Act has been refused; or 	
	(b) which has been, but no longer is, registered under those regulations.	
30	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are sold, if—	
35	(a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the	
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Lotteries and Art Unions (Amendment).

Charitable	Collections	Act,	1934,	as
amended by	subsequent	Acts, a	School	of
Arts or a no	on-profit orga	anisatio	n; and	
	1			

- (b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery.
- (3) The conditions referred to in paragraph(b) of subsection two of this section are—
 - (a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed—
 - where the lottery is conducted or authorised by a charity registered or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this Act—two hundred dollars; and
 - (ii) where the lottery is conducted or authorised by a non-profit organisation not so registered—twenty-five dollars;
 - (b) that the lottery is conducted for the purpose of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised;
 - (c) that no payment shall be made to any person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery;
 - (d) that no prize in the lottery shall consist of or include spirituous or fermented liquors or tobacco in any form;
 - (e) that-
 - (i) the whole of the profits derived from the lottery; or

(ii)

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(ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted; and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand. determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
- (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.

4A. (1) In this section—

"Game of chance" includes a game partly of charities authorised skill and partly of chance and a lottery, not to conduct being a lottery within the meaning of games of chance. section four of this Act.

Certain

"Goods, wares or merchandise" includes tickets for admission to any entertainment or for tours or journeys.

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	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—	
5 10	(a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and	0
	(b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.	
15	(3) The conditions referred to in paragraph(b) of subsection two of this section are—	. 5
	(a) that a permit for the conduct of the game has been issued by the Minister;	
20	(b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;	
25	(c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;	
	(d) that any conditions subject to which the permit was issued are complied with;	
30	(e) that, except where the game is the game known as "Housie" or "Lucky Envelopes" or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;	
35	(f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;	

Lotteries and Art Unions (Amendment). (g) that— (i) the whole of the profits derived from the game; or (ii) not less than fifty per centum, or such lesser percentage as may be 5 determined by the Minister under subsection six of this section, of the gross takings in respect of the game, whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is 10 the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and (h) that any regulations made under this Act and relating to the game or any function 15 or device or scheme held or used in conjunction therewith are complied with. (4) An application for a permit under this section shall be made in writing to the Minister. 20 (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case. (6) Upon an application made to the

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Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance. by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

	Lotteries and Art Unions (Amendment).	
of Corners statement of sections tions	4B. (1) In this section— "Game of chance" includes a game partly of skill and partly of chance.	Lotteries and games of chance for the promotion
5	"Lottery" means the disposition of any real or personal property by lot.	
0	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.	
	(3) The conditions referred to in subsection two of this section are—	
5	(a) that a permit for the conduct of the lottery or game has been issued by the Minister;	ė.
	(b) that any conditions subject to which the permit was issued are complied with;	
0	(c) that no entry fee is charged in connection with the lottery or game;	
	 (d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and 	9
5	(e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in	1
0	conjunction therewith are complied with. (4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.	
n yaanoosi.	(5) A permit may be issued by the Minister under this section without conditions of subject to such conditions as may be imposed by the Minister either generally in respect of permit	r y
35	the Minister either generally in respect of permit- issued under this section or in any particular case (b)	

- (b) (i) by inserting in paragraph (b) of subsection Sec. 5.

 one of section five after the words "real voluntary property" the words "or tickets for admission associato any entertainment or for tours or journeys";
 - (ii) by omitting from the same paragraph the word "eleemosynary";
 - (iii) by inserting at the end of the same subsection the following new paragraph:—
- An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be deemed not to be a lawful association by reason only that it was also formed for the allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.
 - (iv) by omitting from subsection two of the same section the word "eleemosynary";
- (v) by omitting from the same subsection the words "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in subsection one of this section";
- (c) by omitting from section 6A the words "to be Sec. 6A.
 allotted and distributed as referred to in the said (Power to
 paragraph" and by inserting in lieu thereof the grant
 approvals
 words "or the tickets for admission to any entertain- to be disment or for tours or journeys, to be allotted or
 distributed as referred to in the said paragraph, or
 the amount of any money to be allotted or
 distributed together with any ticket for a tour or
 journey";

		Lotteries and Art Unions (Amenament).	
	(d)	by omitting section eleven and by inserting in lieu thereof the following section:—	Subst. sec. 11.
5		11. The Minister may at any time by notice in writing under his hand call upon the promoter, secretary or treasurer—	sheets of certain lotteries
10	ingeni ti la a	(a) of any charity, School of Arts or non-profit organisation referred to in section four of this Act, by which, or under whose authority, a lottery, as defined in that	
15		section, was conducted; or (b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance, within the meaning of that section, was conducted.	
		or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and	
20		disbursements in connection with the lottery or game or with any function at or in conjunction with which the lottery or game was conducted, and to produce to such person and at such time	
25	(2)	and place as may be set out in the notice any books, documents and vouchers relating to the lottery or game or function.	
30	(e)	by omitting from section fourteen the word "raffle" wherever occurring and by inserting in lieu thereof the words "game of chance conducted by, or under the authority of, a charity, School of	(Falsifica-
30		Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the promotion of trade";	
35	(f)	 (i) by omitting from section fifteen the words "or raffle, shall be sold by public auction" and by inserting in lieu thereof the words "or the conclusion of the game of chance, shall be sold"; 	Sec. 15. (Un- claimed prizes.)
		(ii)	

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Lotteries and Art Unions (Amendment).

- (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by vibrag hinserting in lieu thereof the words "the lottery or game of chance was conducted";
- (g) by inserting next after section fifteen the following New sec. new section: -
 - 15A. (1) The Minister may, by writing under Delegation his hand, delegate any of his powers or functions of Minister's under section 4A or 4B, subsection one or (1A) powers. of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
 - (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
 - (3) The Minister may at any time by writing under his hand revoke any such delegation.
- (h) (i) by omitting from section sixteen the words Sec. 16. "or of any raffle or lottery held at any bazaar (Misap-20 or fancy fair" and by inserting in lieu thereof propriation the words "or of a lottery or game of chance or prizes.) conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act, or a game of chance conducted 25 in connection with a competition for the promotion of trade,"; stand browns
- (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance"; World Sec. 22
- (i) by omitting section seventeen and by inserting in Subst. lieu thereof the following section:
 - as the negrot 17. Any person—

35 (a) who with intent to defraud conducts, or lotteries assists or participates in the conduct of, and games any lottery referred to in section four or

Fraudulent

4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize; or

- (b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,
- shall be liable to a penalty not exceeding two hundred dollars.

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- (j) (i) by inserting in section eighteen after the word "Whosoever" the words "within the area of any council within the meaning of the Local Government Act, 1919, as amended by subsequent Acts";
 - (ii) by inserting in the same section after the words "twenty dollars" the words ", unless that council has given permission in writing for the sale of tickets in that lottery as aforesaid";
 - (k) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre", including a lottery within the meaning of tation.)
 section three of this Act,";
 - (1) by inserting in section twenty-two after the word Sec. 22.

 "thereunder" the words ", not being a penalty for (Recovery an indictable offence,";
- (m) (i) by omitting from paragraph (d) of subsection Sec. 23.

 one of section twenty-three the words "bazaar (Regulaor fancy fair, or of any entertainment or device tions.)
 or scheme used" and by inserting in lieu thereof

the words "lottery or game of chance, including a game partly of skill and partly of chance, or of any function or device or scheme held or used";

- (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or any such function";
- (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
- (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
- (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
- (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words:—

"promoting-

- (i) art unions; or
- (ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities, Schools

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Schools of Arts or non-profit organisations referred to in section four or 4A of this Act,

in aid of any";

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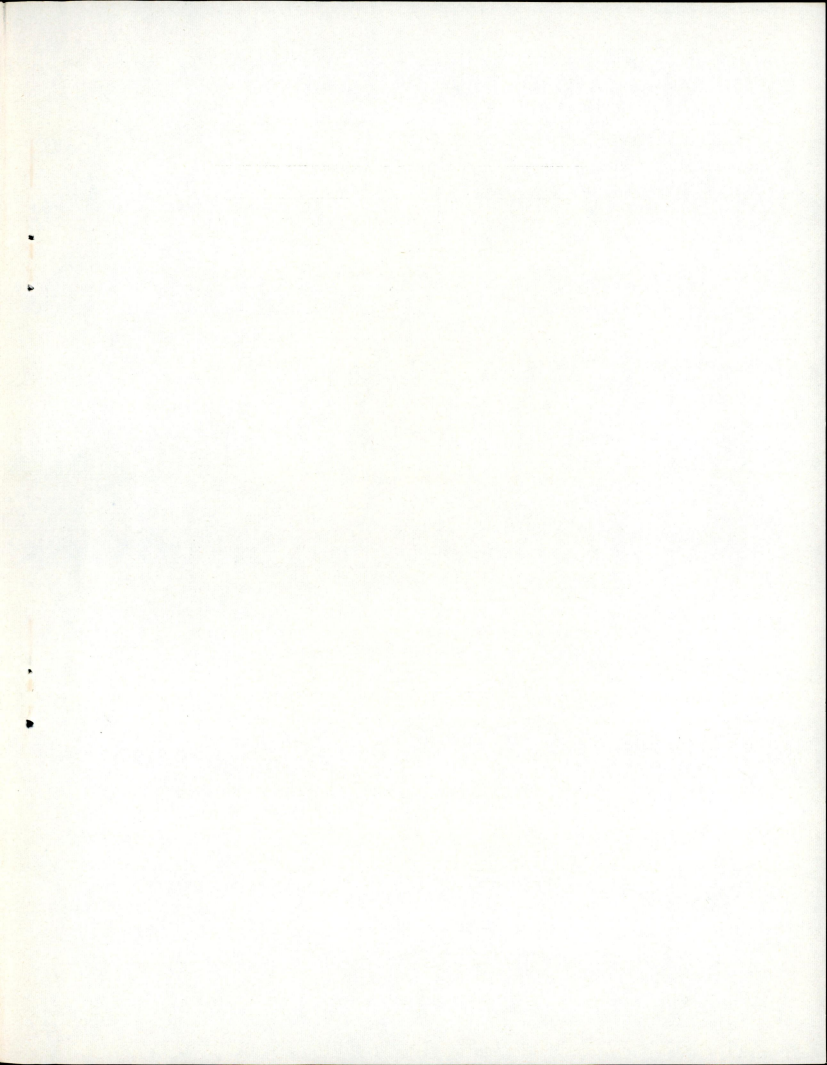
- 5 (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.
- (viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1966 [15c] The separation of the second s

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TALES OF THE STATE OF THE STATE



A BILL

To amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; and for purposes connected therewith.

[MR. WILLIS; -3 March, 1966.]

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 "Lotteries and Art Short title, Unions (Amendment) Act, 1966".

and commencement.

(2) The Lotteries and Art Unions Act 1901, as amended by subsequent Acts and by this Act, may be cited 10 as the Lotteries and Art Unions Act, 1901-1966.

(3) T	This Act	shall	comn	nence	upon	a	day	to	be
appointed by published in			r and	notifi	ied by	p	rocla	mat	ion

The Lotteries and Art Unions Act 1901, as amended Amend-5 by subsequent Acts, is amended—

34, 1901.

(a) by omitting section four and by inserting in lieu Subst. thereof the following sections: -

new secs.

4. (1) In this section—

4A, 4B. Certain charitable

"Lottery" means the disposition of goods, wares and nonor merchandise by lot but does not include profit a game of chance or the method of tions disposing of goods, wares or merchandise authorised by the game known as "Housie" or "Lucky lotteries Envelopes" or any game or method of subject to disposing of goods, wares or merchandise conditions. prescribed by regulations made under this Act.

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"Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation-

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(a) whose application for registration under the regulations made under this Act has been refused: or

(b) which has been, but no longer is, registered under those regulations.

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(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are sold, if-

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(a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, amended by subsequent Acts, a School of Arts or a non-profit organisation; and

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(b)

(ii)

Lotteries and Art Unions (Amendment).

(b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery. (3) The conditions referred to in paragraph (b) of subsection two of this section are-5 (a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed-(i) where the lottery is conducted or authorised by a charity registered 10 or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this 15 Act-two hundred dollars; and (ii) where the lottery is conducted or authorised by a non-profit organisation not so registered—twenty-five dollars: (b) that the lottery is conducted for the purpose 20 of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised; (c) that no payment shall be made to any 25 person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery; (d) that no prize in the lottery shall consist of 30 or include spirituous or fermented liquors or tobacco in any form; (e) that— (i) the whole of the profits derived from the lottery; or

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(ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery.

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted; and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand, determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
 - (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.
 - 4A. (1) In this section, "game of chance" Certain includes a game partly of skill and partly of chance charities and a lottery, not being a lottery within the meaning authorised to conduct of section four of this Act.

games of chance.

	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—
5	(a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and
	(b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.
15	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
	(a) that a permit for the conduct of the game has been issued by the Minister;
20	(b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;
25	(c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;
	(d) that any conditions subject to which the permit was issued are complied with;
30	(e) that, except where the game is the game known as "Housie" or "Lucky Envelopes" or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;
35	(f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;
	(g)

(g) that—

- (i) the whole of the profits derived from the game; or
- (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection six of this section, of the gross takings in respect of the game,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and

- (h) that any regulations made under this Act and relating to the game or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.
- (6) Upon an application made to the Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance, by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

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	Lottertes and 111 Charles (11meraniem).
5	4B. (1) In this section— "Game of chance" includes a game partly of skill and partly of chance. "Lottery" means the disposition of any real or of trade. personal property by lot.
10	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.
1.5	(3) The conditions referred to in subsection two of this section are—
15	(a) that a permit for the conduct of the lottery or game has been issued by the Minister;(b) that any conditions subject to which the permit was issued are complied with;(c) that no entry fee is charged in connection
20	with the lottery or game; (d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and
25	(e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in conjunction therewith are complied with.
30	(4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee. (5) A permit may be issued by the
35	Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case. (b)

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- (i) by inserting in paragraph (b) of subsection Sec. 5. one of section five after the words "real (Certain voluntary property" the words "or tickets for admission associato any entertainment or for tours or tions journeys"; lawful.)
 - (ii) by omitting from the same paragraph the word "eleemosynary";
 - (iii) by inserting at the end of the same subsection the following new paragraph: -
- 10 An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be deemed not to be a lawful association by reason only that it was also formed for the 15 allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.
 - (iv) by omitting from subsection two of the same section the word "eleemosynary";
- (v) by omitting from the same subsection the words 20 "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in 25 subsection one of this section";
 - (c) by omitting from section 6A the words "to be Sec. 6A. allotted and distributed as referred to in the said (Power to paragraph" and by inserting in lieu thereof the grant approvals words "or the tickets for admission to any entertain- to be disment or for tours or journeys, to be allotted or cretionary.) distributed as referred to in the said paragraph, or the amount of any money to be allotted or distributed together with any ticket for a tour or journey";

(d)

		Lotteries and Art Unions (Amenament).	
	(d)	by omitting section eleven and by inserting in lieu thereof the following section:—	Subst. sec. 11.
5		11. The Minister may at any time by notice in writing under his hand call upon the promoter, secretary or treasurer—	sheets of certain lotteries
10	ħ	(a) of any charity, School of Arts or non-profit organisation referred to in section four of this Act, by which, or under whose authority, a lottery, as defined in that section, was conducted; or	
15		(b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance, within the meaning of that section, was conducted,	
		or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and	
20		disbursements in connection with the lottery or	
		game or with any function at or in conjunction with which the lottery or game was conducted, and to produce to such person and at such time	
25		and place as is set out in the notice any books, documents and vouchers relating to the lottery or game or function.	
30	(e)	by omitting from section fourteen the word "raffle" wherever occurring and by inserting in lieu thereof the words "game of chance conducted	(Falsifica-
,		Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the	
		promotion of trade";	
35	(f)	 (i) by omitting from section fifteen the words "or raffle, shall be sold by public auction" and by inserting in lieu thereof the words "or the conclusion of the game of chance, shall be sold"; 	Sec. 15. (Un- claimed prizes.)
*		(;;)	

(ii)

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- (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by inserting in lieu thereof the words "the lottery or game of chance was conducted";
- (g) by inserting next after section fifteen the following New sec. new section: -
 - 15A. (1) The Minister may, by writing under Delegation his hand, delegate any of his powers or functions of Minister's under section 4A or 4B, subsection one or (1A) powers. of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
 - (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
 - (3) The Minister may at any time by writing under his hand revoke any such delegation.
- (h) (i) by omitting from section sixteen the words Sec. 16. "or of any raffle or lottery held at any bazaar (Misapor fancy fair" and by inserting in lieu thereof propriation 20 the words "or of a lottery or game of chance or prizes.) conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act, or a game of chance conducted 25 in connection with a competition for the promotion of trade,";
 - (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance":
 - (i) by omitting section seventeen and by inserting in Subst. lieu thereof the following section: -
 - 17. Any person— (a) who with intent to defraud conducts, or lotteries assists or participates in the conduct of, and games any lottery referred to in section four or

4B

Fraudulent

4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize; or

- (b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,
- shall be liable to a penalty not exceeding two hundred dollars.
 - (j) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre-", including a lottery within the meaning of tation.) section three of this Act,";
 - (k) by inserting in section twenty-two after the word Sec. 22. "thereunder" the words ", not being a penalty for (Recovery an indictable offence,"; penalties.)
- (1) (i) by omitting from paragraph (d) of subsection Sec. 23. 25 one of section twenty-three the words "bazaar (Regulaor fancy fair, or of any entertainment or device tions.) or scheme used" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or 30 of any function or device or scheme held or used":
 - (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance. including a game partly of skill and partly of chance, or any such function":

(iii)

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- (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
- (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
- (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
- (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words: — "promoting—
 - (i) art unions; or
 - (ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities, Schools of Arts or non-profit organisations referred to in section four or 4A of this Act,

in aid of any";

- (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable

Collections

Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.

(viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

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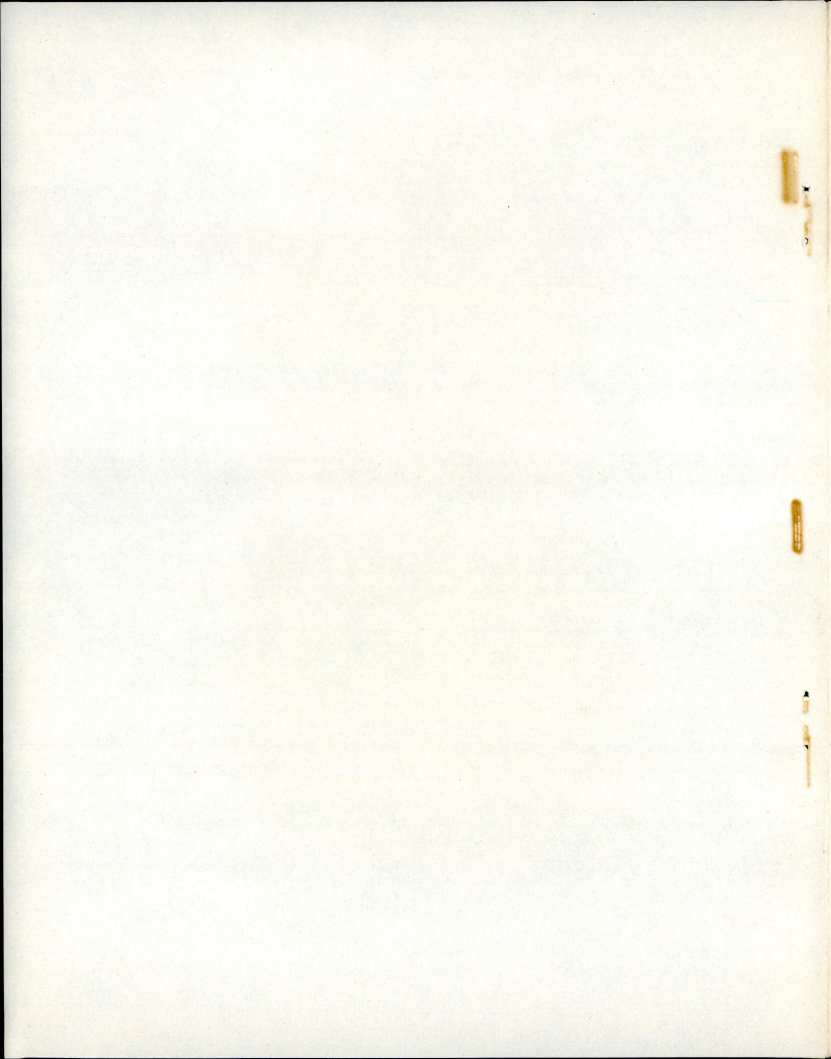
BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1966
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LOTTERIES AND ART UNIONS (AMENDMENT) BILL, 1966.

EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to authorise the conduct of lotteries by charities registered or exempted from registration under the Charitable Collections Act, 1934, as amended by subsequent Acts, Schools of Arts or non-profit organisations, subject to certain conditions including conditions limiting the maximum value of the prizes in the lottery;
- (b) to authorise the conduct of games of chance by charities registered or exempted from registration, as aforesaid, or Schools of Arts subject to similar conditions, provided the Minister has issued a permit;
- (c) to authorise the conduct of lotteries and games of chance in connection with competitions for the promotion of trade, subject to compliance with certain conditions, provided the Minister has issued a permit;
- (d) to permit tickets for admission to entertainments or for tours or journeys, together with spending money, to be awarded as prizes in art unions;
- (e) to permit unclaimed prizes in lotteries and games of chance to be sold otherwise than by auction;
- (f) to empower the Minister to delegate certain of his powers under the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; and
- (g) to make other amendments of a consequential or ancillary character.

A BILL

To amend the law relating to lotteries and art unions; for this purpose to amend the Lotteries and Art Unions Act 1901, as amended by subsequent Acts; and for purposes connected therewith.

[MR. WILLIS;—3 March, 1966.]

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 "Lotteries and Art Short title, Unions (Amendment) Act, 1966".

and commencement.

(2) The Lotteries and Art Unions Act 1901, as amended by subsequent Acts and by this Act, may be cited 10 as the Lotteries and Art Unions Act, 1901-1966.

(3)

(3) This	Act sl	hall o	comm	ence	upon	a	day	to	be
appointed by the published in the			and	notifi	ed by	p	rocla	mat	ion

5 t	y subseque	nt Acts, is	amend	ed—						ment of Act No. 34, 1901.
	(a) by	omitting	section	four	and	by	inserting	in	lieu	Subst.

thereof the following sections: -

The Lotteries and Art Unions Act 1901, as amended Amend-

4. (1) In this section—

"Lottery" means the disposition of goods, wares and nonor merchandise by lot but does not include profit a game of chance or the method of tions disposing of goods, wares or merchandise authorised by the game known as "Housie" or "Lucky lotteries Envelopes" or any game or method of subject to disposing of goods, wares or merchandise prescribed by regulations made under this Act.

"Non-profit organisation" means an organisation not formed or conducted for private gain but does not include an organisation—

- (a) whose application for registration under the regulations made under this Act has been refused; or
- (b) which has been, but no longer is, registered under those regulations.
- (2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery whereby goods, wares or merchandise are sold, if-
 - (a) the lottery is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, a School of Arts or a non-profit organisation; and (b)

new secs. 4A, 4B. Certain

conditions.

sec. 4 and

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	(b) the conditions specified in subsection three of this section are complied with in respect of the conduct of the lottery.
5	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
	(a) that the value of the goods, wares or merchandise sold by means of any one lottery shall not exceed—
10	(i) where the lottery is conducted or authorised by a charity registered or exempted from registration as aforesaid, a School of Arts or a non-profit organisation registered under regulations made under this Act—two hundred dollars; and
	(ii) where the lottery is conducted or authorised by a non-profit organisa- tion not so registered—twenty-five dollars;
20	(b) that the lottery is conducted for the purpose of raising funds in aid of the charity, School of Arts or non-profit organisation by which the lottery is conducted or authorised;
25	(c) that no payment shall be made to any person by way of salary, wages, commission or other remuneration from the proceeds of the lottery or from any other source in connection with the conduct of the lottery;
30	(d) that no prize in the lottery shall consist of or include spirituous or fermented liquors or tobacco in any form;
	(e) that—

(i) the whole of the profits derived from the lottery; or

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(ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection four of this section, of the gross takings in respect of the lottery,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity, School of Arts or non-profit organisation in aid of which the lottery was conducted: and

- (f) that any regulations made under this Act and relating to the lottery or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) Upon an application made to the Minister within twenty-one days after the conclusion of any lottery referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the lottery, by writing under his hand, determine, in relation to that lottery, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (e) of subsection three of this section.
 - (5) An application under subsection four of this section shall be made by the person in the manner and within the time prescribed by regulations made under this Act.
 - 4A. (1) In this section, "game of chance" Certain includes a game partly of skill and partly of chance charities and a lottery, not being a lottery within the meaning authorised to conduct of section four of this Act.

games of chance.

	Lotteries and Art Unions (Amendment).
	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a game of chance whereby goods, wares or merchandise are sold, if—
5	(a) the game of chance is conducted by, or under the authority of, a charity registered, or exempted from registration, under the Charitable Collections Act, 1934, as amended by subsequent Acts, or a School of Arts; and
	(b) the conditions specified in subsection three of this section are complied with in respect of the game of chance.
15	(3) The conditions referred to in paragraph(b) of subsection two of this section are—
	(a) that a permit for the conduct of the game has been issued by the Minister;
20	(b) that the value of the prizes in any one game shall not exceed two hundred dollars or such lesser amount as may be specified in the permit;
25	(c) that the game is conducted for the purpose of raising funds in aid of the charity or School of Arts by which it is conducted or authorised;
	(d) that any conditions subject to which the permit was issued are complied with;
	(e) that, except where the game is the game known as "Housie" or "Lucky Envelopes"
30	or such other game as may be prescribed by regulations made under this Act, no prize shall be awarded entitling the winner thereof to any money;
35	 (f) that no prize in the game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form;

(g)

(g) that—

- (i) the whole of the profits derived from the game; or
- (ii) not less than fifty per centum, or such lesser percentage as may be determined by the Minister under subsection six of this section, of the gross takings in respect of the game,

whichever amount ascertained under subparagraph (i) or (ii) of this paragraph is the greater, shall be paid into the funds of the charity or School of Arts in aid of which the game was conducted; and

- (h) that any regulations made under this Act and relating to the game or any function or device or scheme held or used in conjunction therewith are complied with.
- (4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.
- (5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits issued under this section or in any particular case.
- (6) Upon an application made to the Minister within twenty-one days after the conclusion of any game of chance referred to in subsection two of this section, the Minister may, if he is satisfied that circumstances of an unusual nature arose in connection with the conduct of the game of chance, by writing under his hand, determine, in relation to that game, a percentage less than fifty per centum for the purposes of subparagraph (ii) of paragraph (g) of subsection three of this section.

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	Lowertes and Art Onions (Amenament).	
	4B. (1) In this section—	Lotteries and games
	"Game of chance" includes a game partly of skill and partly of chance.	of chance for the promotion
5	"Lottery" means the disposition of any real or personal property by lot.	of trade.
10	(2) The provisions of section three of this Act do not apply so as to prohibit the conduct of a lottery or game of chance which is conducted in connection with a competition for the promotion of trade, if the conditions specified in subsection three of this section are complied with in respect of the lottery or game.	
	(3) The conditions referred to in subsection two of this section are—	
15	(a) that a permit for the conduct of the lottery or game has been issued by the Minister;	
	(b) that any conditions subject to which the permit was issued are complied with;	
20	(c) that no entry fee is charged in connection with the lottery or game;	
	 (d) that no prize in the lottery or game of chance shall consist of or include spirituous or fermented liquors or tobacco in any form; and 	
25	(e) that any regulations made under this Act and relating to the lottery or game or any function, device or scheme held or used in conjunction therewith are complied with.	7.5
30	(4) An application for a permit under this section shall be made in writing to the Minister and shall be accompanied by the prescribed fee.	01
35	(5) A permit may be issued by the Minister under this section without conditions or subject to such conditions as may be imposed by the Minister either generally in respect of permits	
	issued under this section or in any particular case. (b)	

- (b) (i) by inserting in paragraph (b) of subsection one of section five after the words "real property" the words "or tickets for admission associations or journeys";
 (ii) by omitting from the same paragraph the word "eleemosynary";
 (iii) by inserting at the end of the same subsection
- the following new paragraph:—

 An association referred to in paragraph (b) of this subsection and formed for the purchase of tickets for tours or journeys shall not be

deemed not to be a lawful association by reason only that it was also formed for the allocation or distribution to the person or persons to whom those tickets are to be allotted or distributed of a sum of money.

- (iv) by omitting from subsection two of the same section the word "eleemosynary";
- 20 (v) by omitting from the same subsection the words "or of real property" and by inserting in lieu thereof the words ", real property or tickets for admission to any entertainment or for tours or journeys, or tickets for tours or journeys together with sums of money, as referred to in subsection one of this section";
- (c) by omitting from section 6A the words "to be Sec. 6A. allotted and distributed as referred to in the said (Power to paragraph" and by inserting in lieu thereof the grant approvals words "or the tickets for admission to any entertaint to be disment or for tours or journeys, to be allotted or distributed as referred to in the said paragraph, or the amount of any money to be allotted or distributed together with any ticket for a tour or journey";

		Lotteries and Art Unions (Amenament).	
_	(d)	by omitting section eleven and by inserting in lieu thereof the following section:—	Subst. sec. 11.
_		11. The Minister may at any time by notice in writing under his hand call upon the promoter,	certain
5		secretary or treasurer— (a) of any charity, School of Arts or non-profit organisation referred to in section four of	lotteries and games of chance.
		this Act, by which, or under whose authority, a lottery, as defined in that	
10		section, was conducted; or (b) of any charity or School of Arts, referred to in section 4A of this Act, by which, or under whose authority, a game of chance, within the meaning of that section, was	
15		conducted,	
		or upon any person concerned in the conduct of any such lottery or game, to lodge with him, within such time as may be specified in the notice, a balance-sheet showing the whole of the receipts and	
20		disbursements in connection with the lottery or game or with any function at or in conjunction with which the lottery or game was conducted and to produce to such person and at such time and place as is set out in the notice any books.	
25		documents and vouchers relating to the lottery or game or function.	
	(e)	"raffle" wherever occurring and by inserting in lieu thereof the words "game of chance conducted	(Falsifica-
30		by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act or a game of chance conducted in connection with a competition for the promotion of trade";	: !
35	(f)	"or raffle, shall be sold by public auction" and by inserting in lieu thereof the words "or the conclusion of the game of chance, shall be sold";	(Un- claimed prizes.)
		(ii)	

(ii)

- (ii) by omitting from the same section the words "the bazaar or fancy fair was held" and by inserting in lieu thereof the words "the lottery or game of chance was conducted";
- (g) by inserting next after section fifteen the following New sec. new section: -

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- 15A. (1) The Minister may, by writing under Delegation his hand, delegate any of his powers or functions of Minister's under section 4A or 4B, subsection one or (1A) powers. of section five, section six, ten, eleven or fifteen, of this Act to an officer of the Chief Secretary's Department.
- (2) Any delegate when acting in pursuance of any such delegation shall be deemed to be the Minister.
- (3) The Minister may at any time by writing under his hand revoke any such delegation.
- (h) (i) by omitting from section sixteen the words Sec. 16. "or of any raffle or lottery held at any bazaar (Misap-20 or fancy fair" and by inserting in lieu thereof propriation the words "or of a lottery or game of chance of funds or prizes.) conducted by, or under the authority of, a charity, School of Arts or non-profit organisation, referred to in section four or 4A of this Act, or a game of chance conducted 25 in connection with a competition for the promotion of trade,";
 - (ii) by omitting from the same section the words "such lottery or raffle" and by inserting in lieu thereof the words "such a lottery or game of chance";
 - (i) by omitting section seventeen and by inserting in Subst. sec. 17. lieu thereof the following section: -
 - 17. Any person— Fraudulent (a) who with intent to defraud conducts, or lotteries
 - assists or participates in the conduct of, and games any lottery referred to in section four or

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4B of this Act, or any game of chance referred to in section 4A or 4B of this Act, not being a game partly of skill and partly of chance, in such a manner or on such conditions that all persons who have purchased tickets or shares in the lottery or have entered the game of chance have not an equal chance of winning a prize; or

- (b) who fraudulently conducts, or assists or participates in the conduct of, a game of chance referred to in section 4A or 4B of this Act, being a game partly of skill and partly of chance,
- shall be liable to a penalty not exceeding two hundred dollars.
 - (j) by inserting in section nineteen after the word Sec. 19. "lottery" where secondly occurring the words (Interpre", including a lottery within the meaning of section three of this Act,";
 - (k) by inserting in section twenty-two after the word Sec. 22. "thereunder" the words ", not being a penalty for (Recovery an indictable offence,";
- (1) (i) by omitting from paragraph (d) of subsection Sec. 23.

 one of section twenty-three the words "bazaar (Regulaor fancy fair, or of any entertainment or device tions.)

 or scheme used" and by inserting in lieu thereof
 the words "lottery or game of chance, including
 a game partly of skill and partly of chance, or
 of any function or device or scheme held or
 used";
 - (ii) by omitting from paragraph (e) of the same subsection the words "bazaar or fancy fair, or of any entertainment" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance, or any such function";

(iii)

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- (iii) by omitting from paragraph (g) of the same subsection the words "bazaar or fancy fair, or any entertainment or device or scheme used in conjunction therewith" and by inserting in lieu thereof the words "or any function or device or scheme held or used in conjunction with an art union or lottery";
- (iv) by inserting at the end of paragraph (h) of the same subsection the words "or game of chance, including a game partly of skill and partly of chance,";
- (v) by omitting from paragraph (i) of the same subsection the words "bazaar or fancy fair" and by inserting in lieu thereof the words "lottery or game of chance, including a game partly of skill and partly of chance,";
- (vi) by omitting from paragraph (j) of the same subsection the words "promoting art unions, bazaars, or fancy fairs in aid of any eleemosynary or" and by inserting in lieu thereof the following words: — "promoting—
 - (i) art unions; or
 - (ii) functions at or in conjunction with which lotteries or games of chance, including a game partly of skill and partly of chance, are conducted by, or under the authority of, charities, Schools of Arts or non-profit organisations referred to in section four or 4A of this Act.

in aid of any";

- (vii) by inserting at the end of the same subsection the following new paragraph:—
 - (1) The registration of organisations, not being charities as defined in subsection one of section two of the Charitable

Collections

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Lotteries and Art Unions (Amendment).

Collections Act, 1934, as amended by subsequent Acts, formed or conducted otherwise than for private gain, the conditions upon which any such organisation may be registered and the cancellation of the registration of any such organisation.

(viii) by omitting from subsection two of the same section the words "bazaar, fancy fair, lottery or raffle" and by inserting in lieu thereof the words "game of chance, including a game partly of skill and partly of chance,".

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