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.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 5 October, 1967.



ANNO SEXTO DECIMO ELIZABETHÆ II REGINÆ

Act No. , 1967.

An Act to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith.

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2 his PUBLIC BILL originated in 7001 EGISLON 50A 558 BLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE

Obscene and Indecent Publications (Amendment)?" OUNCIL for its council for its

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 "Obscene and Short title, Indecent Publications (Amendment) Act, 1967".

(2) The Obscene and Indecent Publications Act 1901, as amended by subsequent Acts and by this Act, may
10 be cited as the Obscene and Indecent Publications Act, 1901-1967.

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

- ELIZABETHAE II REGINAE
- - (a) by inserting in subsection one of section three Sec. 3. immediately before the definition of "Justice" the (Interpreta-AnA following new definitions: _______ to ______ noisered the following the following new definitions : _______ to ______ noisered to _______ to ______ to _____ to ______ to _____ to ______ to ______ to ______ to _____ to _____ to ______ to _____ to _____ to _____ to ______ to _____ to ______ to ______ to _____ to ______to _____ to ______to _____to _____to _____to _____to _____to ____to _____to _____to _____to _____to ____to _____to _____to ____to ____to _____to _____to ____to ___to ____to ___to ___to ____to ____to ___to ___to ____to ____to ____to ____to ___to ___to ___to ___to ____to ___to ___to ___to ____to ___to ___to ____to ___to __to ___to ___to ___to ___to ___to ___to ___to ___to __to ___
 - "Board" means the National Literature Board of Review, constituted under the Customs (Prohibited Imports) Regulations made under the Customs Act 1901 of the Parliament of the Commonwealth of Australia and any Act passed in amendment of or substitution for that Act.
 - "Committee" means the State Advisory Committee on Publications constituted under this Act.

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(b)

Obscene and Indecent Publications (Amendment). 1 bnp anasodo

(b) (i) by inserting in section four after the word Sec. 4. (i) seeded "inclusive," the words "and sections thirty-four (Exemption of literary doubte to thirty-seven, both inclusive,";

(ii) by omitting from the same section the words medical "the court is satisfied" and by inserting in books, &c.)

lieu thereof the words "it is proved by the prosecution".

3. The Obscene and Indecent Publications Act, 1901– Further 1965, is further amended—brow and ratio noises and amendment of Act No. 12, 1901.

 (a) by omitting from section five the words "police Sec. 5. magistrate" wherever occurring and by inserting in (Power to lieu thereof the words "stipendiary magistrate"; issue special warrant to enter

premises and search [bns/rofscene and Indecent Publications Act, 1901-Further -bebriefing seize obscene publicaof Act No. tions.)

(b) by omitting from section six the word "police" Sec. 6. wherever occurring and by inserting in lieu thereof (Conditions the word "stipendiary";

- (c) by omitting from section eight the word "police" Sec. 8. wherever occurring and by inserting in lieu thereof (Summons to occupier of premises to attend and show cause.)
- (d) by omitting from section nine the word "police" Sec. 9, wherever occurring and by inserting in lieu thereof (Destruction and forfeiture of articles seized.)

(e) by omitting from section eleven the words "police Sec. 11. magistrate" wherever occurring and by inserting in (Attachlieu thereof the words "stipendiary magistrate"; ments to be reported.) (f)

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- (f) by omitting from section thirteen the word "police" Sec. 13. and by inserting in lieu thereof the word (Release "stipendiary"; attachment.)
- (g) (i) by omitting from subsection one of section Sec. 14.
 fourteen the words "the magistrate there (Seizure of presiding" and by inserting in lieu thereof the obscene publications words "a stipendiary magistrate or any two hawked for justices";
 - (ii) by inserting in subsections two and three of the same section after the word "magistrate" wherever occurring the words "or justices";
- (h) by omitting from paragraph (b) of section fifteen Sec. 15. the word "police" and by inserting in lieu thereof (Offences.) the word "stipendiary".

15 4. The Obscene and Indecent Publications Act, 1901– Further amendment of Act No.

- (a) (i) by omitting from paragraph (i) of section Sec. 15. fifteen the words "two hundred dollars" and (Offences.) "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;
 - (ii) by omitting from paragraph (ii) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;
 - (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively;
- (b) by omitting from section sixteen the words "shall sec. 16. be liable, if a body corporate, to a penalty not (Printing or exceeding two hundred dollars and, if any other publishing obscene person, to a penalty not exceeding one hundred publicadollars tions.)

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12, 1901.

dollars or to imprisonment for any term not exceeding six months" and by inserting in lieu thereof the words—

"shall, upon conviction on indictment, be liable-

(i) if a body corporate, for a first offence to a penalty not exceeding five hundred dollars and for a second or subsequent offence to a penalty not exceeding one thousand dollars; and

(ii) if any other person, for a first offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months, and for a second or subsequent offence to a penalty not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months";

(c) by omitting from subsection two of section nineteen Sec. 19. the words "on summary conviction, to imprison- (Restriction ment for a term not exceeding four months, or to of publication of a fine not exceeding one thousand dollars, or to reports of both such imprisonment and fine" and by inserting judicial proceedin lieu thereof the words "upon conviction on ings.) indictment—

- (a) if a body corporate, to a penalty not exceeding four thousand dollars; and
- (b) if any other person, to a penalty not exceeding two thousand dollars or to imprisonment for a term not exceeding twelve months";
- (d) by omitting from the definition of "Newspaper" in Sec. 20. subsection one of section twenty the words "five (Interprecents" and by inserting in lieu thereof the ^{tation}.) words "ten cents";

(e)

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(e) by omitting from paragraph (b) of subsection one Sec. 24. of section twenty-four the words "on summary (Cancella-tion or conviction before a court of petty sessions";

"shall, upon conviction on indictment, be liable---

suspension of registration in certain cases.)

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or subsequent

(f) (i) by omitting from paragraph (a) of section Sec. 28. twenty-eight the words "two hundred dollars" (Penalti twenty-eight the words "two hundred dollars" (Penalties.) and "four hundred dollars" and by inserting and gnibasons in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;

of some (ii) by omitting from paragraph (b) of the same of hundred and 01 section the words "one hundred dollars" and must a rol them "two hundred dollars" and by inserting in lieu s tol bus thereof the words "two hundred and fifty "srallob berbnuh second" of bnacqu" srallobice to a penalty 15 not exceeding visvitagesrd dollars or to

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(iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six

et set months" and "twelve months" respectively. the words "on summary conviction, to imprison- (Restriction ment for a term not exceeding four months, or to of publica-

to report of to report of the Obscene and Indecent Publications Act, 1901- Further 20 1965, is further amended by inserting next after section thirty amendment of Act No. the following short headings and new sections :----

12, 1901. New secs. 31-38.

a body corporate, to a penalty not State Advisory Committee on Publications.

31. (1) There shall be constituted a State Advisory State Committee on Publications, which shall have and may Advisory Committee 25 exercise and discharge the powers, authorities, duties and on Publifunctions conferred and imposed on the Committee by cations. this Act.

words "ten cents";

three nor more than seven persons appointed by the cents" and by inserting in lie, nonrevon the 06

(3) (a) A person who is of or above the age of sixty-five years shall not be appointed as a member of the person so appointed shall have the stimmo tions

(b) Any member of the Committee shall be 5 deemed to have vacated his office on the day upon which he attains the age of sixty-five years.

(4) The chairman and deputy chairman of the

Committee shall be the persons respectively appointed as such by the Governor from among the members of time 01

the Committee. (5) Of the members so appointed—

from time to time (anow a ed Ilada enor (a) airman

- (b) one shall be a recognised expert in literature, art or science; and
- ⁽¹. **toticitos to retained a sid llade and c(3)** titute a **t** a **t** quorum for the purposes of any meeting of the Com-

⁶ doiting ¹⁶ (6) Subject to this section the members shall hold office for a term of five years but shall be eligible for performing any of the powers, authentinoqqa-si functions conferred and imposed upon the

(7) A member shall be deemed to have vacated (12) At any meeting of the Committee at which

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a quorum is present the decision of the analonity of the

(b) becomes bankrupt, compounds with his creditors or makes any assignment of his salary or ac estate for their benefit;

ng on any (c) becomes a mentally ill person or a protected 25 person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts; I (21)

eitub (d) resigns his office by writing under his hand 08 and functions co; ronrevol edit of besterbbahe chairman 06

(e) is removed from office by the Governor.

.15A solving (8) On the occurrence of a vacancy in the office liste of a member, the Governor may appoint a person to the vacant office and where the member whose office is 28 Governor vacant

vacant held the qualifications specified in paragraph (a), (b) or (c) of subsection five of this section the person so appointed shall have the qualifications specified in paragraph (a), (b) or (c) as the case may require. The person so appointed shall, subject to this section, hold office for the remainder of his predecessor's term of office.

(9) Each member shall be entitled to receive such remuneration for his services and travelling expenses at such rate as may be fixed from time to time by the Governor.

(10) Meetings of the Committee shall be held from time to time on the requisition of the chairman or the Minister.

(11) A majority of members shall constitute a quorum for the purposes of any meeting of the Committee, and any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed upon the Committee by or under this Act.

(12) At any meeting of the Committee at which a quorum is present the decision of the majority of the members present and voting shall be the decision of the Committee.

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

(13) In the absence of the chairman the deputy chairman shall exercise the powers, authorities, duties and functions conferred and imposed on the chairman by this Act.

(14) The provisions of the Public Service Act,
1902, or any Act amending or replacing the same, shall
not apply to or in respect of the appointment by the Governor

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Governor of any member of the Committee, and any member so appointed shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.

(15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

32. (1) The Minister may refer any publication or Powers and class of publication to the Committee for consideration $_{of Com-}^{functions}$ of the publication or class of publication with the object mittee. of reporting to the Minister whether or not in the opinion of the Committee the publication or class of publication—

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(a) has any literary or artistic merit, or

(b) has a bona fide medical or scientific value,

- (c) by reason of the nature or extent of references therein to sex, drug addiction, crimes of violence, gross cruelty or horror or its tendency to deprave, corrupt or injure the morals of any persons, class of persons or age groups, is undesirable reading for children under the age of sixteen years and should be classified as a restricted publication or class of publication,
- (d) should be the subject of proceedings under section sixteen of this Act.

(2) The Minister may refer to the Committee any other matter arising out of the administration of this Act for its report thereon.

(3) The Committee shall include in its report to the Minister the reasons for and matters taken into consideration in formulating its decision and each member of the Committee may make an individual report on the publication or class of publication or matter referred to the Committee.

Restricted

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Governor of .and any Restricted Publications. 10 Governor

33. (1) Where the Committee has made a report to Restricted Act the Minister for the purposes of paragraph (c) of sub- publications. section one of section thirty-two of this Act the Minister.

upon consideration of that report, may determine that a publication or class of publication shall be classified as a restricted publication or class of publication.

The classification of a publication or class of publication as a restricted publication or class of publication bas 10 shall, if the Minister so determines, extend not only to the publication or class of publication specified in the setting to determination, but to all subsequent editions, series, numbers or issues of that publication or class of publica-

tion, notwithstanding any reconstruction (whether by way of alteration in title, change of subject, characters. story or other features or otherwise howsoever) of such publication or class and any such subsequent editions. series, numbers or issues shall for the purposes of this Act be a restricted publication or class of publication.

20 sonslow to (2) A. determination made by the Minister pursuant to subsection one of this section may be varied corrupt or injurnets of Minister number of class nestria to (3) Notification of any such determination or any variation or revocation of any such determination

25 shall be published in the Gazette and the determination or any variation or revocation thereof shall not take effect until so notified. section sixteen of this

settime 34. (1) Whosoever in any street or public place (not offences in any other matter arising out of the ad (qoda a gnied this

relation to restricted

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(a) sells any restricted publication or any publication publications. within a restricted class of publication ;

(b) has any restricted publication or any publication within a restricted class of publication in his possession apparently for the purpose of selling it in a street or public place (not being a shop);

or referred to the Committee.

(c)

(c) publishes, distributes or exhibits any restricted publication or any publication within a restricted five dollars or , noitsoilduq fo easlor a term not a second or shall be guilty of an offence against this section.

for a term not exernitive second where the second s

(a) exhibits to public view in the window or doorway vas to togge of any shop any restricted publication or of publication within a restricted class proved, there shall be fore; noisoildug use of Her

(b) in any street or public place (including a shop) 10 noitoesdus ni advertises, or publishes, distributes or exhibits to anotical any advertising material in such a manner as to publications wit norseq eyns morniss of publica-

(i) that a publication is a restricted barently under the 1 publication or within a restricted class of publication; or

Ils , noitoes sin(ii) that an identifiable place or person may a minimum source and a source of perusing within a or obtaining a publication referred to in 20 wobniw ent ni entertat advertisement or advertising material and doid w to toget in such a manner as to convey that it is

a restricted publication or a publication within a restricted class of publication,

shall be guilty of an offence against this section, unless 25 of the advertising, publication, distribution or exhibition is bona fide for the purpose of so informing only persons, to nor the servants or agents of persons, whose business is or includes the sale or distribution of publications.

(3) Any person guilty of an offence against this section shall, upon summary conviction, be liable-30 dation of Certain anoitabilidug orizanam (a) if a body corporate, for a first offence to a of the state of th dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars;

(b)

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(b) if any other person, for a first offence to a penalty not exceeding one hundred and twentyfive dollars or to imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months.

(4) Where a person has been convicted of an offence against this section or where in respect of any person an offence against this section has been found proved, there shall be forfeited to the use of Her Majesty—

- (a) in the case of an offence referred to in subsection one of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the possession or apparently under the control of that person;
- (b) in the case of an offence referred to in paragraph (a) of subsection two of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the window or doorway of the shop in respect of which the offence was committed; or
- (c) in the case of an offence referred to in paragraph
 (b) of subsection two of this section, all advertising material of the nature referred to in that paragraph found, at the time of the commission of the offence, in the possession or apparently under the control of that person.

Certain publications not to form subject of prosecution.

35. (1) The Minister, upon the recommendation of Certain the Committee, may determine that any book, magazine publications or periodical proposed to be published, sold or distri- liable to buted shall not be the subject of proceedings under prosecution. section five or sixteen of this Act.

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(2)

(2) A determination made by the Minister pursuant to subsection one of this section may be revoked by the Minister.

(3) Notification of any such determination or the revocation of any such determination shall be published in the Gazette and the determination or any revocation thereof shall not take effect until so notified.

(4) Subject to subsection five of this section but notwithstanding anything otherwise contained in this Act, no proceedings shall be instituted under section five or sixteen of this Act in respect of any book, magazine or periodical to which a determination under this section relates.

(5) Where a determination under this section is revoked, subsection four of this section shall, without affecting its previous operation, cease to apply to or in respect of the book, magazine or periodical to which the revoked determination related.

Proceedings not to be instituted without approval of Minister.

36. (1) Subject to this section, proceedings under Approval of the provisions of this Act in respect of any book, Minister required to magazine or periodical shall not be instituted without the institution of proapproval of the Minister. ceedings.

(2) Subsection one of this section shall not apply to or in respect of proceedings under section thirty-four of this Act.

Indictable offences punishable summarily.

37. (1) Where a person is charged before a Accused to stipendiary magistrate or two justices with any indictable have option offence under this Act, and the evidence for the prosecu- disposal of tion is, in the opinion of such magistrate or justices, case.

sufficient

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Obscene and Indecent Publications (Amendment). I has an order

Act No.

sufficient to put the accused on his trial, but it appears (2) to him or them that the case may properly be disposed to theus of summarily, and if the accused consents to it being sould add yd disposed of, and does not desire to have the case determined by a jury, the said magistrate or justices shall have (\mathcal{E}) jurisdiction to hear and determine the charge in a not sover summary manner, and pass sentence upon the person so and mi charged. The provisions of sections four hundred and seventynine, four hundred and eighty and four hundred and eighty-one of the Crimes Act, 1900, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of a charge determined in a summary manner under this section. (2) A person convicted summarily under subsection one of this section-(a) of an offence against section sixteen of this Act together in shall be liable-(i) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding 36. (1) Subject to thibne; erallob berbnud evilader Approval of (ii) if any other person, for a first offence to a penalty not exceeding one hundred and twenty-five dollars or to imprisonment for a term not exceeding three months and for a second or subsequent offence to a penalty not exceeding two hundred and of this A fifty dollars or to a term of imprisonment not exceeding six months; or (b) of an offence against section nineteen of this

37. (1) Where a person is challed ide liable avector stipendiary magistrate or two justices with any indiciable days option offence un ton paralet a of a summary offence un ton stand a of a strongroup with any indiciable days of tion is in the base of a strong of a strong of a strong of tion is in the base of a strong of a strong of a strong of tion is in the base of a strong of a strong of a strong of a strong of tion is in the base of a strong of a strong of a strong of a strong of tion is in the base of a strong o

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(ii) if any other person, to a penalty not exceeding one thousand dollars or to a term of imprisonment not exceeding six months.

Protection of persons acting under this Act.

38. No proceedings, whether at law or in equity, shall Proceedings lie or be made or allowed by or in favour of any person not to lie against the Board or the Committee or any member of persons the Board or the Committee or any other person whomfide under soever acting under the direction of the Board or the and for Committee in respect of any act done or omitted to be the purposes done bona fide in the execution of any power or authority powers of conferred on the Committee by this Act or on the Board. the Board or Committee.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967 [15c]

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No. , 1967.

A BILL

To make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith.

[MR WILLIS—27 September, 1967.]

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

1. (1) This Act may be cited as the "Obscene and Short title, citation Indecent Publications (Amendment) Act, 1967". and com-

mencement.

(2) The Obscene and Indecent Publications Act 1901, as amended by subsequent Acts and by this Act, may 10 be cited as the Obscene and Indecent Publications Act, 1901-1967.

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

The Obscene and Indecent Publications Act, 1901-Amendment 2. 15 of Act No. 1965, is amended-12, 1901.

> (a) by inserting in subsection one of section three Sec. 3. immediately before the definition of "Justice" the (Interpretation.) following new definitions :---

"Board" means the National Literature Board of Review, constituted under the Customs (Prohibited Imports) Regulations made under the Customs Act 1901 of the Parliament of the Commonwealth of Australia and any Act passed in amendment of or substitution for that Act.

"Committee" means the State Advisory Committee on Publications constituted under this Act.

(b)

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0	bscene and Indecent Publications (Amendment).	
(1	 by inserting in section four after the word "inclusive," the words "and sections thirty-four to thirty-seven, both inclusive,"; 	(Exemption of literary and artistic
5	(ii) by omitting from the same section the words "the court is satisfied" and by inserting in lieu thereof the words "it is proved by the prosecution".	books, &c.)
	The Obscene and Indecent Publications Act, 1901- is further amended—	Further amendment of Act No. 12, 1901.
10 (8	 a) by omitting from section five the words "police magistrate" wherever occurring and by inserting in lieu thereof the words "stipendiary magistrate"; 	Sec. 5.
		enter premises and search for and seize obscene publica- tions.)
(t 15	b) by omitting from section six the word "police" wherever occurring and by inserting in lieu thereof the word "stipendiary";	
(0	the word superidiary,	Sec. 8. (Summons to occupier of premises to attend and show cause.)
20	 by omitting from section nine the word "police" wherever occurring and by inserting in lieu thereof the word "stipendiary"; 	(Destruc-
(e	e) by omitting from section eleven the words "police magistrate" wherever occurring and by inserting in lieu thereof the words "stipendiary magistrate";	
	(f)	

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(f) by omitting from section thirteen the word "police" Sec. 13. and by inserting in lieu thereof the word (Release "stipendiary";

- (g) (i) by omitting from subsection one of section Sec. 14.
 fourteen the words "the magistrate there (Seizure of presiding" and by inserting in lieu thereof the obscene publications words "a stipendiary magistrate or any two hawked for sale, &c.)
 - (ii) by inserting in subsections two and three of the same section after the word "magistrate" wherever occurring the words "or justices";
- (h) by omitting from paragraph (b) of section fifteen Sec. 15. the word "police" and by inserting in lieu thereof (Offences.) the word "stipendiary".
- **15 4.** The Obscene and Indecent Publications Act, 1901– Further amendment of Act No.

of Act No. 12, 1901.

- (a) (i) by omitting from paragraph (i) of section Sec. 15.
 fifteen the words "two hundred dollars" and (Offences.)
 "four hundred dollars" and by inserting in lieu
 thereof the words "five hundred dollars" and
 "one thousand dollars" respectively;
 - (ii) by omitting from paragraph (ii) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;
 - (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively;
- (b) by omitting from section sixteen the words "shall Sec. 16. be liable, if a body corporate, to a penalty not (Printing or exceeding two hundred dollars and, if any other publishing person, to a penalty not exceeding one hundred publicadollars tions.)

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dollars or to imprisonment for any term not exceeding six months" and by inserting in lieu thereof the words—

"shall, upon conviction on indictment, be liable-

(i) if a body corporate, for a first offence to a penalty not exceeding five hundred dollars and for a second or subsequent offence to a penalty not exceeding one thousand dollars; and

 (ii) if any other person, for a first offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months, and for a second or subsequent offence to a penalty not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months";

(c) by omitting from subsection two of section nineteen Sec. 19. the words "on summary conviction, to imprison- (Restriction ment for a term not exceeding four months, or to of publication of a fine not exceeding one thousand dollars, or to reports of both such imprisonment and fine" and by inserting judicial proceedin lieu thereof the words "upon conviction on ings.) indictment—

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(a) if a body corporate, to a penalty not exceeding four thousand dollars; and

(b) if any other person, to a penalty not exceeding two thousand dollars or to imprisonment for a term not exceeding twelve months";

(d) by omitting from the definition of "Newspaper" in Sec. 20. subsection one of section twenty the words "five (Interprecents" and by inserting in lieu thereof the ^{tation.}) words "ten cents":

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Obscene and Indecent Publications (Amendment). (e) by omitting from paragraph (b) of subsection one Sec. 24. of section twenty-four the words "on summary (Cancellation or conviction before a court of petty sessions"; suspension of registration in certain cases.) (f) (i) by omitting from paragraph (a) of section Sec. 28. twenty-eight the words "two hundred dollars" (Penalties.) and "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars"

(ii) by omitting from paragraph (b) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;

and "one thousand dollars" respectively;

- (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively.
- The Obscene and Indecent Publications Act, 1901-Further 5. 20 1965, is further amended by inserting next after section thirty amendment of Act No. the following short headings and new sections :---12, 1901.

New secs. 31 - 38.

State Advisory Committee on Publications.

31. (1) There shall be constituted a State Advisory State Committee on Publications, which shall have and may Advisory Committee exercise and discharge the powers, authorities, duties and on Publifunctions conferred and imposed on the Committee by cations. this Act.

(2) The Committee shall consist of not less than three nor more than seven persons appointed by the Governor.

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(3) (a) A person who is of or above the age of sixty-five years shall not be appointed as a member of the Committee.

(b) Any member of the Committee shall be deemed to have vacated his office on the day upon which he attains the age of sixty-five years.

(4) The chairman and deputy chairman of the Committee shall be the persons respectively appointed as such by the Governor from among the members of the Committee.

- (5) Of the members so appointed—
- (a) one shall be a woman;
- (b) one shall be a recognised expert in literature, art or science; and

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(c) one shall be a barrister or solicitor.

(6) Subject to this section the members shall hold office for a term of five years but shall be eligible for re-appointment.

(7) A member shall be deemed to have vacated his office if he—

- (a) dies;
- (b) becomes bankrupt, compounds with his creditors or makes any assignment of his salary or estate for their benefit;
- (c) becomes a mentally ill person or a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts:
 - (d) resigns his office by writing under his hand addressed to the Governor;
 - (e) is removed from office by the Governor.

(8) On the occurrence of a vacancy in the office of a member, the Governor may appoint a person to the vacant office and where the member whose office is vacant

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vacant held the qualifications specified in paragraph (a), (b) or (c) of subsection five of this section the person so appointed shall have the qualifications specified in paragraph (a), (b) or (c) as the case may require. The person so appointed shall, subject to this section, hold office for the remainder of his predecessor's term of office.

(9) Each member shall be entitled to receive such remuneration for his services and travelling expenses at such rate as may be fixed from time to time by the Governor.

(10) Meetings of the Committee shall be held from time to time on the requisition of the chairman or the Minister.

(11) A majority of members shall constitute a quorum for the purposes of any meeting of the Committee, and any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed upon the Committee by or under this Act.

(12) At any meeting of the Committee at which a quorum is present the decision of the majority of the members present and voting shall be the decision of the Committee.

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

(13) In the absence of the chairman the deputy chairman shall exercise the powers, authorities, duties and functions conferred and imposed on the chairman by this Act.

(14) The provisions of the Public Service Act, 1902, or any Act amending or replacing the same, shall not apply to or in respect of the appointment by the Governor

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Governor of any member of the Committee, and any member so appointed shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.

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(15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

32. (1) The Minister may refer any publication or Powers and class of publication to the Committee for consideration $\frac{functions}{of Com}$ of the publication or class of publication with the object mittee. of reporting to the Minister whether or not in the opinion of the Committee the publication or class of publication—

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(a) has any literary or artistic merit, or

(b) has a bona fide medical or scientific value,

(c) by reason of the nature or extent of references therein to sex, drug addiction, crimes of violence, gross cruelty or horror or its tendency to deprave, corrupt or injure the morals of any persons, class of persons or age groups, is undesirable reading for children under the age of sixteen years and should be classified as a restricted publication or class of publication,

(d) should be the subject of proceedings under section sixteen of this Act.

(2) The Minister may refer to the Committee any other matter arising out of the administration of this Act for its report thereon.

(3) The Committee shall include in its report to the Minister the reasons for and matters taken into consideration in formulating its decision and each member of the Committee may make an individual report on the publication or class of publication or matter referred to the Committee.

Restricted

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Act No. , 1967.

Obscene and Indecent Publications (Amendment).

Restricted Publications.

33. (1) Where the Committee has made a report to Restricted the Minister for the purposes of paragraph (c) of sub-publications. section one of section thirty-two of this Act the Minister, upon consideration of that report, may determine that a publication or class of publication shall be classified as a restricted publication or class of publication.

The classification of a publication or class of publication as a restricted publication or class of publication shall, if the Minister so determines, extend not only to the publication or class of publication specified in the determination but to all subsequent editions, series, numbers or issues of that publication or class of publication, notwithstanding any reconstruction (whether by way of alteration in title, change of subject, characters, story or other features or otherwise howsoever) of such publication or class and any such subsequent editions, series, numbers or issues shall for the purposes of this Act be a restricted publication or class of publication.

(2) A determination made by the Minister pursuant to subsection one of this section may be varied or revoked by the Minister.

(3) Notification of any such determination or any variation or revocation of any such determination shall be published in the Gazette and the determination or any variation or revocation thereof shall not take effect until so notified.

34. (1) Whosoever in any street or public place (not Offences in being a shop)—

relation to restricted

(a) sells any restricted publication or any publication ^{publications.} within a restricted class of publication;

 (b) has any restricted publication or any publication within a restricted class of publication in his possession apparently for the purpose of selling it in a street or public place (not being a shop); or

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(c) publishes, distributes or exhibits any restricted publication or any publication within a restricted class of publication,

shall be guilty of an offence against this section.

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- (2) Whosoever-
- (a) exhibits to public view in the window or doorway of any shop any restricted publication or publication within a restricted class of publication; or
- (b) in any street or public place (including a shop) advertises, or publishes, distributes or exhibits any advertising material in such a manner as to inform any person—
 - (i) that a publication is a restricted publication or within a restricted class of publication; or
 - (ii) that an identifiable place or person may be resorted to for the purpose of perusing or obtaining a publication referred to in that advertisement or advertising material in such a manner as to convey that it is a restricted publication or a publication within a restricted class of publication,

shall be guilty of an offence against this section, unless the advertising, publication, distribution or exhibition is bona fide for the purpose of so informing only persons, or the servants or agents of persons, whose business is or includes the sale or distribution of publications.

(3) Any person guilty of an offence against this section shall, upon summary conviction, be liable—

(a) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars;

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(b) if any other person, for a first offence to a penalty not exceeding one hundred and twentyfive dollars or to imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months.

(4) Where a person has been convicted of an offence against this section or where in respect of any person an offence against this section has been found proved, there shall be forfeited to the use of Her Majesty—

- (a) in the case of an offence referred to in subsection one of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the possession or apparently under the control of that person;
- (b) in the case of an offence referred to in paragraph (a) of subsection two of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the window or doorway of the shop in respect of which the offence was committed; or
- (c) in the case of an offence referred to in paragraph
 (b) of subsection two of this section, all advertising material of the nature referred to in that paragraph found, at the time of the commission of the offence, in the possession or apparently under the control of that person.

Certain publications not to form subject of prosecution.

35. (1) The Minister, upon the recommendation of Certain the Committee, may determine that any book, magazine publications not to be or periodical proposed to be published, sold or distri-liable to buted shall not be the subject of proceedings under prosecution. section five or sixteen of this Act.

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(2) A determination made by the Minister pursuant to subsection one of this section may be revoked by the Minister.

(3) Notification of any such determination or the revocation of any such determination shall be published in the Gazette and the determination or any revocation thereof shall not take effect until so notified.

(4) Subject to subsection five of this section but notwithstanding anything otherwise contained in this Act, no proceedings shall be instituted under section five or sixteen of this Act in respect of any book, magazine or periodical to which a determination under this section relates.

(5) Where a determination under this section is revoked, subsection four of this section shall, without affecting its previous operation, cease to apply to or in respect of the book, magazine or periodical to which the revoked determination related.

Proceedings not to be instituted without approval of Minister.

36. (1) Subject to this section, proceedings under Approval of the provisions of this Act in respect of any book, Minister required to magazine or periodical shall not be instituted without the institution of proceedings.

(2) Subsection one of this section shall not apply to or in respect of proceedings under section thirty-four of this Act.

Indictable offences punishable summarily.

37. (1) Where a person is charged before a Accused to stipendiary magistrate or two justices with any indictable have option of summary offence under this Act, and the evidence for the prosecu- disposal of tion is, in the opinion of such magistrate or justices, case. sufficient

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sufficient to put the accused on his trial, but it appears to him or them that the case may properly be disposed of summarily, and if the accused consents to it being so disposed of, and does not desire to have the case determined by a jury, the said magistrate or justices shall have jurisdiction to hear and determine the charge in a summary manner, and pass sentence upon the person so charged.

The provisions of sections four hundred and seventynine, four hundred and eighty and four hundred and eighty-one of the Crimes Act, 1900, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of a charge determined in a summary manner under this section.

(2) A person convicted summarily under subsection one of this section—

- (a) of an offence against section sixteen of this Act shall be liable—
 - (i) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars; and

(ii) if any other person, for a first offence to a penalty not exceeding one hundred and twenty-five dollars or to imprisonment for a term not exceeding three months and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to a term of imprisonment not exceeding six months; or

- (b) of an offence against section nineteen of this Act shall be liable—
 - (i) if a body corporate, to a penalty not exceeding two thousand dollars; and

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(ii) if any other person, to a penalty not exceeding one thousand dollars or to a term of imprisonment not exceeding six months.

Protection of persons acting under this Act.

38. No proceedings, whether at law or in equity, shall Proceedings lie or be made or allowed by or in favour of any person against against the Board or the Committee or any member of persons the Board or the Committee or any other person whomfide under soever acting under the direction of the Board or the and for Committee in respect of any act done or omitted to be the purposes done bona fide in the execution of any power or authority powers of conferred on the Committee by this Act or on the Board. the Board or Committee.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967 [15c]

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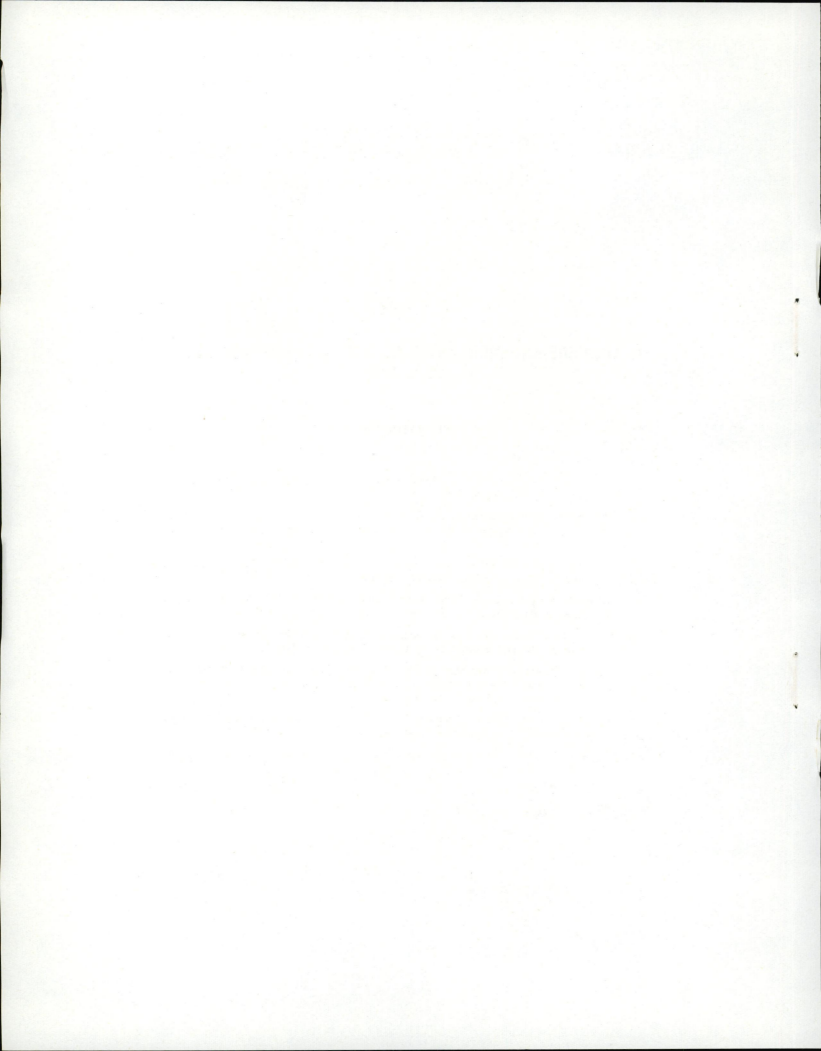
OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL, 1967

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to increase the penalties provided for certain offences against the Obscene and Indecent Publications Act 1901;
- (b) to make certain offences against that Act indictable and to enable a person charged on indictment for offences against that Act to elect to be dealt with summarily;
- (c) to provide that certain proceedings for offences against that Act may be taken only with the approval of the Minister;
- (d) to constitute a State Advisory Committee on Publications to report to the Minister on publications and other matters referred to it by him;
- (e) to empower the Minister to declare a publication to be a restricted publication and to create offences relating to restricted publications;
- (f) to empower the Minister, on the recommendation of the Committee, to declare that a book, magazine or periodical referred to him shall not be the subject of proceedings under the Act;
- (g) to give effect to an agreement between the Commonwealth and the States for a uniform approach to questions relating to certain publications;
- (h) to make other provisions consequential upon and ancillary to the foregoing.

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PROOF

No. , 1967.

A BILL

To make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith.

[MR WILLIS—27 September, 1967.]

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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 "Obscene and Short title, Indecent Publications (Amendment) Act, 1967".

citation and commencement.

(2) The Obscene and Indecent Publications Act 1901, as amended by subsequent Acts and by this Act, may
10 be cited as the Obscene and Indecent Publications Act, 1901-1967.

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

15 2. The Obscene and Indecent Publications Act, 1901- Amendment 1965, is amended— 12, 1901.

- (a) by inserting in subsection one of section three Sec. 3. immediately before the definition of "Justice" the (Interpretafollowing new definitions :—
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"Board" means the National Literature Board of Review, constituted under the Customs (Prohibited Imports) Regulations made under the Customs Act 1901 of the Parliament of the Commonwealth of Australia and any Act passed in amendment of or substitution for that Act.

"Committee" means the State Advisory Committee on Publications constituted under this Act.

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(b)

Obscene and Indecent Publications (Amendment). (b) (i) by inserting in section four after the word Sec. 4. "inclusive," the words "and sections thirty-four (Exemption of literary to thirty-seven, both inclusive,"; and artistic (ii) by omitting from the same section the words medical "the court is satisfied" and by inserting in books, &c.) 5 lieu thereof the words "it is proved by the prosecution". The Obscene and Indecent Publications Act, 1901-Further 3. amendment 1965, is further amended of Act No. 12, 1901. (a) by omitting from section five the words "police Sec. 5. 10 magistrate" wherever occurring and by inserting in (Power to issue special lieu thereof the words "stipendiary magistrate"; warrant to enter premises and search for and seize obscene publications.) (b) by omitting from section six the word "police" Sec. 6. wherever occurring and by inserting in lieu thereof (Conditions precedent to issue of the word "stipendiary"; 15 special warrant.) (c) by omitting from section eight the word "police" Sec. 8. wherever occurring and by inserting in lieu thereof (Summons to occupier the word "stipendiary"; of premises to attend and show cause.) (d) by omitting from section nine the word "police" Sec. 9. wherever occurring and by inserting in lieu thereof (Destruc-20 tion and the word "stipendiary"; forfeiture of articles seized.) (e) by omitting from section eleven the words "police Sec. 11. magistrate" wherever occurring and by inserting in (Attachments to be lieu thereof the words "stipendiary magistrate"; reported.) (f)

- (f) by omitting from section thirteen the word "police" Sec. 13. and by inserting in lieu thereof the word (Release "stipendiary";
- (g) (i) by omitting from subsection one of section Sec. 14.
 fourteen the words "the magistrate there (Seizure of presiding" and by inserting in lieu thereof the obscene publications words "a stipendiary magistrate or any two hawked for sale, &c.)
 - (ii) by inserting in subsections two and three of the same section after the word "magistrate" wherever occurring the words "or justices";
- (h) by omitting from paragraph (b) of section fifteen Sec. 15. the word "police" and by inserting in lieu thereof (Offences.) the word "stipendiary".

15 4. The Obscene and Indecent Publications Act, 1901–Further amendment of Act No.

12, 1901.

- (a) (i) by omitting from paragraph (i) of section Sec. 15. fifteen the words "two hundred dollars" and (Offences.) "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;
 - (ii) by omitting from paragraph (ii) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;
 - (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively;
- (b) by omitting from section sixteen the words "shall Sec. 16. be liable, if a body corporate, to a penalty not (Printing or exceeding two hundred dollars and, if any other publishing obscene person, to a penalty not exceeding one hundred publicadollars tions.)

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dollars or to imprisonment for any term not exceeding six months" and by inserting in lieu thereof the words—

"shall, upon conviction on indictment, be liable-

- (i) if a body corporate, for a first offence to a penalty not exceeding five hundred dollars and for a second or subsequent offence to a penalty not exceeding one thousand dollars; and
- (ii) if any other person, for a first offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months, and for a second or subsequent offence to a penalty not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months";
- (c) by omitting from subsection two of section nineteen Sec. 19. the words "on summary conviction, to imprison- (Restriction ment for a term not exceeding four months, or to of publication of a fine not exceeding one thousand dollars, or to reports of both such imprisonment and fine" and by inserting judicial proceedin lieu thereof the words "upon conviction on ings.) indictment—
 - (a) if a body corporate, to a penalty not exceeding four thousand dollars; and
 - (b) if any other person, to a penalty not exceeding two thousand dollars or to imprisonment for a term not exceeding twelve months";
- (d) by omitting from the definition of "Newspaper" in Sec. 20. subsection one of section twenty the words "five (Interprecents" and by inserting in lieu thereof the tation.) words "ten cents";

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Obscene and Indecent Publications (Amendment). (e) by omitting from paragraph (b) of subsection one Sec. 24. of section twenty-four the words "on summary (Cancellation or conviction before a court of petty sessions"; suspension of registration in certain cases.) (f) (i) by omitting from paragraph (a) of section Sec. 28. twenty-eight the words "two hundred dollars" (Penalties.) and "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively; (ii) by omitting from paragraph (b) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty and "five dollars" hundred dollars' respectively;

(iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively.

 5. The Obscene and Indecent Publications Act, 1901-Further
 20 1965, is further amended by inserting next after section thirty amendment of Act No. the following short headings and new sections :--

New secs. 31–38.

State Advisory Committee on Publications.

31. (1) There shall be constituted a State Advisory State Committee on Publications, which shall have and may Advisory Committee exercise and discharge the powers, authorities, duties and on Publifunctions conferred and imposed on the Committee by ^{cations.} this Act.

(2) The Committee shall consist of not less than three nor more than seven persons appointed by the Governor.

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(3)

(3) (a) A person who is of or above the age of sixty-five years shall not be appointed as a member of the Committee.

(b) Any member of the Committee shall be deemed to have vacated his office on the day upon which he attains the age of sixty-five years.

(4) The chairman and deputy chairman of the Committee shall be the persons respectively appointed as such by the Governor from among the members of the Committee.

- (5) Of the members so appointed—
- (a) one shall be a woman;
- (b) one shall be a recognised expert in literature, art or science; and

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(c) one shall be a barrister or solicitor.

(6) Subject to this section the members shall hold office for a term of five years but shall be eligible for re-appointment.

(7) A member shall be deemed to have vacated his office if he—

- (a) dies;
- (b) becomes bankrupt, compounds with his creditors or makes any assignment of his salary or estate for their benefit;

(c) becomes a mentally ill person or a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;

- (d) resigns his office by writing under his hand addressed to the Governor;
- (e) is removed from office by the Governor.

(8) On the occurrence of a vacancy in the office of a member, the Governor may appoint a person to the vacant office and where the member whose office is vacant

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vacant held the qualifications specified in paragraph (a), (b) or (c) of subsection five of this section the person so appointed shall have the qualifications specified in paragraph (a), (b) or (c) as the case may require. The person so appointed shall, subject to this section, hold office for the remainder of his predecessor's term of office.

(9) Each member shall be entitled to receive such remuneration for his services and travelling expenses at such rate as may be fixed from time to time by the Governor.

(10) Meetings of the Committee shall be held from time to time on the requisition of the chairman or the Minister.

(11) A majority of members shall constitute a quorum for the purposes of any meeting of the Committee, and any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed upon the Committee by or under this Act.

(12) At any meeting of the Committee at which a quorum is present the decision of the majority of the members present and voting shall be the decision of the Committee.

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

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(13) In the absence of the chairman the deputy chairman shall exercise the powers, authorities, duties and functions conferred and imposed on the chairman by this Act.

(14) The provisions of the Public Service Act, 1902, or any Act amending or replacing the same, shall not apply to or in respect of the appointment by the Governor

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Governor of any member of the Committee, and any member so appointed shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.

(15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

32. (1) The Minister may refer any publication or Powers and class of publication to the Committee for consideration of Comof the publication or class of publication with the object mittee. of reporting to the Minister whether or not in the opinion of the Committee the publication or class of publication —

(a) has any literary or artistic merit, or

(b) has a bona fide medical or scientific value,

- (c) by reason of the nature or extent of references therein to sex, drug addiction, crimes of violence, gross cruelty or horror or its tendency to deprave, corrupt or injure the morals of any persons, class of persons or age groups, is undesirable reading for children under the age of sixteen years and should be classified as a restricted publication or class of publication,
- (d) should be the subject of proceedings under section sixteen of this Act.

(2) The Minister may refer to the Committee any other matter arising out of the administration of this Act for its report thereon.

(3) The Committee shall include in its report to the Minister the reasons for and matters taken into consideration in formulating its decision and each member of the Committee may make an individual report on the publication or class of publication or matter referred to the Committee.

Restricted

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Restricted Publications.

33. (1) Where the Committee has made a report to Restricted the Minister for the purposes of paragraph (c) of sub-^{publications.} section one of section thirty-two of this Act the Minister, upon consideration of that report, may determine that a publication or class of publication shall be classified as a restricted publication or class of publication.

The classification of a publication or class of publication as a restricted publication or class of publication shall, if the Minister so determines, extend not only to the publication or class of publication specified in the determination but to all subsequent editions, series, numbers or issues of that publication or class of publication, notwithstanding any reconstruction (whether by way of alteration in title, change of subject, characters, story or other features or otherwise howsoever) of such publication or class and any such subsequent editions, series, numbers or issues shall for the purposes of this Act be a restricted publication or class of publication.

(2) A determination made by the Minister pursuant to subsection one of this section may be varied or revoked by the Minister.

(3) Notification of any such determination or any variation or revocation of any such determination shall be published in the Gazette and the determination or any variation or revocation thereof shall not take effect until so notified.

34. (1) Whosoever in any street or public place (not Offences in relation to

restricted

- (a) sells any restricted publication or any publication ^{publications}.
 within a restricted class of publication;
- (b) has any restricted publication or any publication within a restricted class of publication in his possession apparently for the purpose of selling it in a street or public place (not being a shop); or

(c)

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(c) publishes, distributes or exhibits any restricted publication or any publication within a restricted class of publication,

shall be guilty of an offence against this section.

(2) Whosoever—

(a) exhibits to public view in the window or doorway of any shop any restricted publication or publication within a restricted class of publication; or

(b) in any street or public place (including a shop) advertises, or publishes, distributes or exhibits any advertising material in such a manner as to inform any person—

- (i) that a publication is a restricted publication or within a restricted class of publication; or
- (ii) that an identifiable place or person may be resorted to for the purpose of perusing or obtaining a publication referred to in that advertisement or advertising material in such a manner as to convey that it is a restricted publication or a publication within a restricted class of publication,

shall be guilty of an offence against this section, unless the advertising, publication, distribution or exhibition is bona fide for the purpose of so informing only persons, or the servants or agents of persons, whose business is or includes the sale or distribution of publications.

(3) Any person guilty of an offence against this section shall, upon summary conviction, be liable—

(a) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars;

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(b) if any other person, for a first offence to a penalty not exceeding one hundred and twentyfive dollars or to imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months.

(4) Where a person has been convicted of an offence against this section or where in respect of any person an offence against this section has been found proved, there shall be forfeited to the use of Her Majesty—

- (a) in the case of an offence referred to in subsection one of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the possession or apparently under the control of that person;
- (b) in the case of an offence referred to in paragraph
 (a) of subsection two of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the window or doorway of the shop in respect of which the offence was committed; or
- (c) in the case of an offence referred to in paragraph
 (b) of subsection two of this section, all advertising material of the nature referred to in that paragraph found, at the time of the commission of the offence, in the possession or apparently under the control of that person.

Certain publications not to form subject of prosecution.

35. (1) The Minister, upon the recommendation of Certain the Committee, may determine that any book, magazine publications or periodical proposed to be published, sold or distri-liable to buted shall not be the subject of proceedings under prosecution. section five or sixteen of this Act.

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(2) A determination made by the Minister pursuant to subsection one of this section may be revoked by the Minister.

(3) Notification of any such determination or the revocation of any such determination shall be published in the Gazette and the determination or any revocation thereof shall not take effect until so notified.

(4) Subject to subsection five of this section but notwithstanding anything otherwise contained in this Act, no proceedings shall be instituted under section five or sixteen of this Act in respect of any book, magazine or periodical to which a determination under this section relates.

(5) Where a determination under this section is revoked, subsection four of this section shall, without affecting its previous operation, cease to apply to or in respect of the book, magazine or periodical to which the revoked determination related.

Proceedings not to be instituted without approval of Minister.

36. (1) Subject to this section, proceedings under Approval of the provisions of this Act in respect of any book, required to magazine or periodical shall not be instituted without the institution approval of the Minister.

(2) Subsection one of this section shall not apply to or in respect of proceedings under section thirty-four of this Act.

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Indictable offences punishable summarily.

37. (1) Where a person is charged before a Accused to stipendiary magistrate or two justices with any indictable have option of summary offence under this Act, and the evidence for the prosecu- disposal of tion is, in the opinion of such magistrate or justices, case.

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sufficient to put the accused on his trial, but it appears to him or them that the case may properly be disposed of summarily, and if the accused consents to it being so disposed of, and does not desire to have the case determined by a jury, the said magistrate or justices shall have jurisdiction to hear and determine the charge in a summary manner, and pass sentence upon the person so charged.

The provisions of sections four hundred and seventynine, four hundred and eighty and four hundred and eighty-one of the Crimes Act, 1900, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of a charge determined in a summary manner under this section.

(2) A person convicted summarily under subsection one of this section—

- (a) of an offence against section sixteen of this Act shall be liable—
 - (i) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars; and

 (ii) if any other person, for a first offence to a penalty not exceeding one hundred and twenty-five dollars or to imprisonment for a term not exceeding three months and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to a term of imprisonment not exceeding six months; or

- (b) of an offence against section nineteen of this Act shall be liable—
 - (i) if a body corporate, to a penalty not exceeding two thousand dollars; and

(ii)

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(ii) if any other person, to a penalty not exceeding one thousand dollars or to a term of imprisonment not exceeding six months.

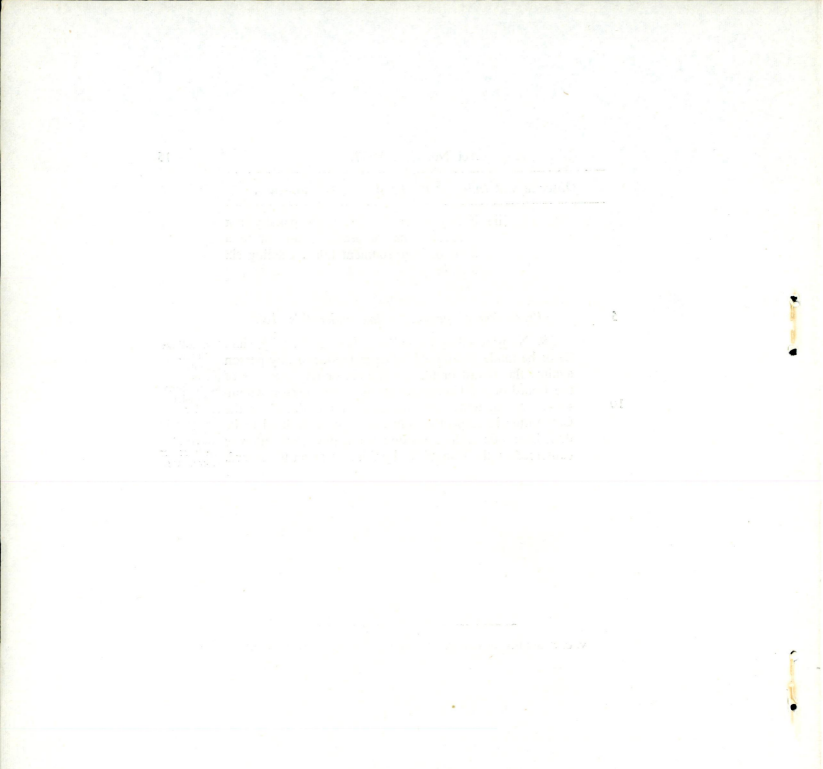
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Protection of persons acting under this Act.

38. No proceedings, whether at law or in equity, shall Proceedings lie or be made or allowed by or in favour of any person not to lie against the Board or the Committee or any member of persons the Board or the Committee or any other person whomfide under soever acting under the direction of the Board or the and for Committee in respect of any act done or omitted to be the purposes of the done bona fide in the execution of any power or authority powers of conferred on the Committee by this Act or on the Board. the Board or Committee.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967



New South Wales



ANNO SEXTO DECIMO ELIZABETHÆ II REGINÆ

Act No. 54, 1967.

An Act to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 21st November, 1967.]

P 22651 [15c]

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

Short title, 1 citation Inde and commencement.

e, 1. (1) This Act may be cited as the "Obscene and Indecent Publications (Amendment) Act, 1967". nt.

(2) The Obscene and Indecent Publications Act 1901, as amended by subsequent Acts and by this Act, may be cited as the Obscene and Indecent Publications Act, 1901–1967.

(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. 12, 1901. 1965, is amended—

Sec. 3. (Interpretation.)

- (a) by inserting in subsection one of section three immediately before the definition of "Justice" the following new definitions :—
 - "Board" means the National Literature Board of Review, constituted under the Customs (Prohibited Imports) Regulations made under the Customs Act 1901 of the Parliament of the Commonwealth of Australia and any Act passed in amendment of or substitution for that Act.
 - "Committee" means the State Advisory Committee on Publications constituted under this Act.

(b)

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(b) (i) by inserting in section four after the word "inclusive," the words "and sections thirty-fou to thirty-seven, both inclusive,";	r (Exemption of literary and artistic
(ii) by omitting from the same section the word "the court is satisfied" and by inserting in lieu thereof the words "it is proved by the	1 books, &c.)
prosecution".	
3. The Obscene and Indecent Publications Act, 1901- 1965, is further amended—	amendment of Act No. 12, 1901.
 (a) by omitting from section five the words "police magistrate" wherever occurring and by inserting in lieu thereof the words "stipendiary magistrate"; 	 Sec. 5. (Power to issue special warrant to enter premises and search for and seize obscene publications.)
(b) by omitting from section six the word "police" wherever occurring and by inserting in lieu thereo the word "stipendiary";	' Sec. 6. f (Conditions precedent to issue of special warrant.)
(c) by omitting from section eight the word "police" wherever occurring and by inserting in lieu thereo the word "stipendiary";	
 (d) by omitting from section nine the word "police" wherever occurring and by inserting in lieu thereo the word "stipendiary"; 	

forfeiture of articles seized.)

(e) by omitting from section eleven the words "police Sec. 11. magistrate" wherever occurring and by inserting in (Attach-lieu thereof the words "stipendiary magistrate";

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

Sec. 13. (Release from attachment.)

Sec. 14. (Seizure of obscene publications hawked for sale, &c.)

- (f) by omitting from section thirteen the word "police" and by inserting in lieu thereof the word "stipendiary";
- (g) (i) by omitting from subsection one of section fourteen the words "the magistrate there presiding" and by inserting in lieu thereof the words "a stipendiary magistrate or any two justices";
 - (ii) by inserting in subsections two and three of the same section after the word "magistrate" wherever occurring the words "or justices";
- Sec. 15. (Offences.)
- (h) by omitting from paragraph (b) of section fifteen the word "police" and by inserting in lieu thereof the word "stipendiary".

Further **4.** The Obscene and Indecent Publications Act, 1901– amendment of Act No. 1965, is further amended— 12, 1901.

Sec. 15. (Offences.)

- (a) (i) by omitting from paragraph (i) of section fifteen the words "two hundred dollars" and "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;
 - (ii) by omitting from paragraph (ii) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;
 - (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively;

(b) by omitting from section sixteen the words "shall be liable, if a body corporate, to a penalty not exceeding two hundred dollars and, if any other person, to a penalty not exceeding one hundred dollars

Sec. 16. (Printing or publishing obscene publications.)

dollars or to imprisonment for any term not exceeding six months" and by inserting in lieu thereof the words—

"shall, upon conviction on indictment, be liable-

- (i) if a body corporate, for a first offence to a penalty not exceeding five hundred dollars and for a second or subsequent offence to a penalty not exceeding one thousand dollars; and
- (ii) if any other person, for a first offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months, and for a second or subsequent offence to a penalty not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months";
- (c) by omitting from subsection two of section nineteen Sec. 19. the words "on summary conviction, to imprison- (Restriction ment for a term not exceeding four months, or to of publication of a fine not exceeding one thousand dollars, or to reports of both such imprisonment and fine" and by inserting judicial proceedin lieu thereof the words "upon conviction on ings.) indictment—
 - (a) if a body corporate, to a penalty not exceeding four thousand dollars; and
 - (b) if any other person, to a penalty not exceeding two thousand dollars or to imprisonment for a term not exceeding twelve months";
- (d) by omitting from the definition of "Newspaper" in Sec. 20. subsection one of section twenty the words "five (Interprecents" and by inserting in lieu thereof the ^{tation.}) words "ten cents";

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(e)

Sec. 24. (Cancellation or suspension of registration in certain cases.)

Sec. 28. (Penalties.)

- (e) by omitting from paragraph (b) of subsection one of section twenty-four the words "on summary conviction before a court of petty sessions";
- (f) (i) by omitting from paragraph (a) of section twenty-eight the words "two hundred dollars" and "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;
 - (ii) by omitting from paragraph (b) of the same section the words ."one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;
 - (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively.

5. The Obscene and Indecent Publications Act, 1901–1965, is further amended by inserting next after section thirty the following short headings and new sections :—

State Advisory Committee on Publications.

State Advisory Committee on Publications.

Further amendment

of Act No. 12, 1901.

New secs. 31–38.

31. (1) There shall be constituted a State Advisory Committee on Publications, which shall have and may exercise and discharge the powers, authorities, duties and functions conferred and imposed on the Committee by this Act.

(2) The Committee shall consist of not less than three nor more than seven persons appointed by the Governor.

(3)

(3) (a) A person who is of or above the age of sixty-five years shall not be appointed as a member of the Committee.

(b) Any member of the Committee shall be deemed to have vacated his office on the day upon which he attains the age of sixty-five years.

(4) The chairman and deputy chairman of the Committee shall be the persons respectively appointed as such by the Governor from among the members of the Committee.

(5) Of the members so appointed—

- (a) one shall be a woman;
- (b) one shall be a recognised expert in literature, art or science; and
- (c) one shall be a barrister or solicitor.

(6) Subject to this section the members shall hold office for a term of five years but shall be eligible for re-appointment.

(7) A member shall be deemed to have vacated his office if he—

- (b) becomes bankrupt, compounds with his creditors or makes any assignment of his salary or estate for their benefit;
- (c) becomes a mentally ill person or a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
- (d) resigns his office by writing under his hand addressed to the Governor;
- (e) is removed from office by the Governor.

(8) On the occurrence of a vacancy in the office of a member, the Governor may appoint a person to the vacant office and where the member whose office is vacant

⁽a) dies;

vacant held the qualifications specified in paragraph (a), (b) or (c) of subsection five of this section the person so appointed shall have the qualifications specified in paragraph (a), (b) or (c) as the case may require. The person so appointed shall, subject to this section, hold office for the remainder of his predecessor's term of office.

(9) Each member shall be entitled to receive such remuneration for his services and travelling expenses at such rate as may be fixed from time to time by the Governor.

(10) Meetings of the Committee shall be held from time to time on the requisition of the chairman or the Minister.

(11) A majority of members shall constitute a quorum for the purposes of any meeting of the Committee, and any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed upon the Committee by or under this Act.

(12) At any meeting of the Committee at which a quorum is present the decision of the majority of the members present and voting shall be the decision of the Committee.

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

(13) In the absence of the chairman the deputy chairman shall exercise the powers, authorities, duties and functions conferred and imposed on the chairman by this Act.

(14) The provisions of the Public Service Act, 1902, or any Act amending or replacing the same, shall not apply to or in respect of the appointment by the Governor

Governor of any member of the Committee, and any member so appointed shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.

(15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

32. (1) The Minister may refer any publication or Powers and class of publication to the Committee for consideration $_{of Com-}^{functions}$ of the publication or class of publication with the object mittee. of reporting to the Minister whether or not in the opinion of the Committee the publication or class of publication—

- (a) has any literary or artistic merit, or
- (b) has a bona fide medical or scientific value,
- (c) by reason of the nature or extent of references therein to sex, drug addiction, crimes of violence, gross cruelty or horror or its tendency to deprave, corrupt or injure the morals of any persons, class of persons or age groups, is undesirable reading for children under the age of sixteen years and should be classified as a restricted publication or class of publication,
- (d) should be the subject of proceedings under section sixteen of this Act.

(2) The Minister may refer to the Committee any other matter arising out of the administration of this Act for its report thereon.

(3) The Committee shall include in its report to the Minister the reasons for and matters taken into consideration in formulating its decision and each member of the Committee may make an individual report on the publication or class of publication or matter referred to the Committee.

Restricted

Restricted Publications.

Restricted publications.

33. (1) Where the Committee has made a report to the Minister for the purposes of paragraph (c) of subsection one of section thirty-two of this Act the Minister, upon consideration of that report, may determine that a publication or class of publication shall be classified as a restricted publication or class of publication.

The classification of a publication or class of publication as a restricted publication or class of publication shall, if the Minister so determines, extend not only to the publication or class of publication specified in the determination but to all subsequent editions, series, numbers or issues of that publication or class of publication, notwithstanding any reconstruction (whether by way of alteration in title, change of subject, characters, story or other features or otherwise howsoever) of such publication or class and any such subsequent editions, series, numbers or issues shall for the purposes of this Act be a restricted publication or class of publication.

(2) A determination made by the Minister pursuant to subsection one of this section may be varied or revoked by the Minister.

(3) Notification of any such determination or any variation or revocation of any such determination shall be published in the Gazette and the determination or any variation or revocation thereof shall not take effect until so notified.

34. (1) Whosoever in any street or public place (not being a shop)—

- (a) sells any restricted publication or any publication within a restricted class of publication;
- (b) has any restricted publication or any publication within a restricted class of publication in his possession apparently for the purpose of selling it in a street or public place (not being a shop); or

Offences in relation to restricted publications.

(c)

(c) publishes, distributes or exhibits any restricted publication or any publication within a restricted class of publication,

shall be guilty of an offence against this section.

(2) Whosoever—

- (a) exhibits to public view in the window or doorway of any shop any restricted publication or publication within a restricted class of publication; or
- (b) in any street or public place (including a shop) advertises, or publishes, distributes or exhibits any advertising material in such a manner as to inform any person—
 - (i) that a publication is a restricted publication or within a restricted class of publication; or
 - (ii) that an identifiable place or person may be resorted to for the purpose of perusing or obtaining a publication referred to in that advertisement or advertising material in such a manner as to convey that it is a restricted publication or a publication within a restricted class of publication,

shall be guilty of an offence against this section, unless the advertising, publication, distribution or exhibition is bona fide for the purpose of so informing only persons, or the servants or agents of persons, whose business is or includes the sale or distribution of publications.

(3) Any person guilty of an offence against this section shall, upon summary conviction, be liable—

(a) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars;

(b) if any other person, for a first offence to a penalty not exceeding one hundred and twentyfive dollars or to imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months.

(4) Where a person has been convicted of an offence against this section or where in respect of any person an offence against this section has been found proved, there shall be forfeited to the use of Her Majesty—

- (a) in the case of an offence referred to in subsection one of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the possession or apparently under the control of that person;
- (b) in the case of an offence referred to in paragraph (a) of subsection two of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the window or doorway of the shop in respect of which the offence was committed; or
- (c) in the case of an offence referred to in paragraph
 (b) of subsection two of this section, all advertising material of the nature referred to in that paragraph found, at the time of the commission of the offence, in the possession or apparently under the control of that person.

Certain publications not to form subject of prosecution.

35. (1) The Minister, upon the recommendation of the Committee, may determine that any book, magazine or periodical proposed to be published, sold or distributed shall not be the subject of proceedings under section five or sixteen of this Act.

Certain publications not to be liable to prosecution.

(2)

(2) A determination made by the Minister pursuant to subsection one of this section may be revoked by the Minister.

(3) Notification of any such determination or the revocation of any such determination shall be published in the Gazette and the determination or any revocation thereof shall not take effect until so notified.

(4) Subject to subsection five of this section but notwithstanding anything otherwise contained in this Act, no proceedings shall be instituted under section five or sixteen of this Act in respect of any book, magazine or periodical to which a determination under this section relates.

(5) Where a determination under this section is revoked, subsection four of this section shall, without affecting its previous operation, cease to apply to or in respect of the book, magazine or periodical to which the revoked determination related.

Proceedings not to be instituted without approval of Minister.

36. (1) Subject to this section, proceedings under Approval of the provisions of this Act in respect of any book, Minister required to magazine or periodical shall not be instituted without the institution approval of the Minister. of pro-

ceedings.

(2) Subsection one of this section shall not apply to or in respect of proceedings under section thirty-four of this Act.

Indictable offences punishable summarily.

37. (1) Where a person is charged before a Accused to stipendiary magistrate or two justices with any indictable have option of summary offence under this Act, and the evidence for the prosecu- disposal of tion is, in the opinion of such magistrate or justices, case. sufficient

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

sufficient to put the accused on his trial, but it appears to him or them that the case may properly be disposed of summarily, and if the accused consents to it being so disposed of, and does not desire to have the case determined by a jury, the said magistrate or justices shall have jurisdiction to hear and determine the charge in a summary manner, and pass sentence upon the person so charged.

The provisions of sections four hundred and seventynine, four hundred and eighty and four hundred and eighty-one of the Crimes Act, 1900, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of a charge determined in a summary manner under this section.

(2) A person convicted summarily under subsection one of this section—

- (a) of an offence against section sixteen of this Act shall be liable—
 - (i) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars; and
 - (ii) if any other person, for a first offence to a penalty not exceeding one hundred and twenty-five dollars or to imprisonment for a term not exceeding three months and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to a term of imprisonment not exceeding six months; or
- (b) of an offence against section nineteen of this Act shall be liable—
 - (i) if a body corporate, to a penalty not exceeding two thousand dollars; and

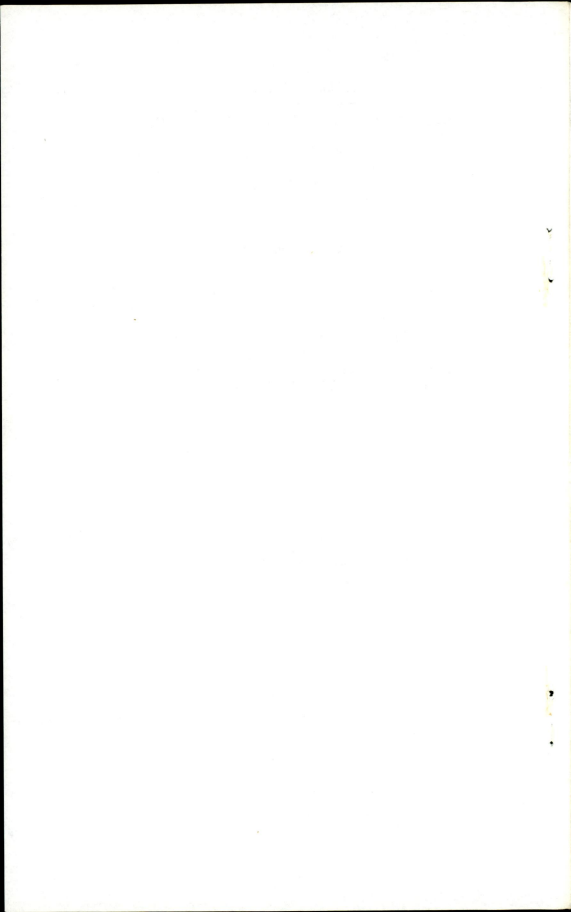
(ii)

(ii) if any other person, to a penalty not exceeding one thousand dollars or to a term of imprisonment not exceeding six months.

Protection of persons acting under this Act.

38. No proceedings, whether at law or in equity, shall Proceedings lie or be made or allowed by or in favour of any person against against the Board or the Committee or any member of persons the Board or the Committee or any other person whomsoever acting under the direction of the Board or the and for Committee in respect of any act done or omitted to be of the done bona fide in the execution of any power or authority powers of conferred on the Committee by this Act or on the Board. Committee.

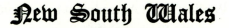
BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1967



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

> I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 14 November, 1967.





ANNO SEXTO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 54, 1967.

An Act to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 21st November, 1967.]

BE

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.

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

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

Short title, citation and commencement.

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tle, **1.** (1) This Act may be cited as the "Obscene and Indecent Publications (Amendment) Act, 1967".

(2) The Obscene and Indecent Publications Act 1901, as amended by subsequent Acts and by this Act, may be cited as the Obscene and Indecent Publications Act, 1901–1967.

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

Amendment 2. The Obscene and Indecent Publications Act, 1901– of Act No. 1965, is amended—

Sec. 3. (Interpretation.) (a) by inserting in subsection one of section three immediately before the definition of "Justice" the following new definitions :—

> "Board" means the National Literature Board of Review, constituted under the Customs (Prohibited Imports) Regulations made under the Customs Act 1901 of the Parliament of the Commonwealth of Australia and any Act passed in amendment of or substitution for that Act.

> "Committee" means the State Advisory Committee on Publications constituted under this Act.

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

(b) (i) by inserting in section four after the word "inclusive," the words "and sections thirty-four to thirty-seven, both inclusive,";	(Exemption of literary and artistic
(ii) by omitting from the same section the words"the court is satisfied" and by inserting inlieu thereof the words "it is proved by the	works and medical books, &c.)
prosecution".	
3. The Obscene and Indecent Publications Act, 1901–1965, is further amended—	amendment of Act No. 12, 1901.
 (a) by omitting from section five the words "police magistrate" wherever occurring and by inserting in lieu thereof the words "stipendiary magistrate"; 	Sec. 5. (Power to issue special warrant to enter premises and search for and seize obscene publica- tions.)
 (b) by omitting from section six the word "police" wherever occurring and by inserting in lieu thereof the word "stipendiary"; 	Sec. 6.
 (c) by omitting from section eight the word "police" wherever occurring and by inserting in lieu thereof the word "stipendiary"; 	
(d) by omitting from section nine the word "police" wherever occurring and by inserting in lieu thereof the word "stipendiary";	
 (e) by omitting from section eleven the words "police magistrate" wherever occurring and by inserting in lieu thereof the words "stipendiary magistrate"; 	
(f)	

Sec. 13. (Release from attachment.) Sec. 14.

(Seizure of obscene publications hawked for sale, &c.) (f) by omitting from section thirteen the word "police" and by inserting in lieu thereof the word "stipendiary";

 (g) (i) by omitting from subsection one of section fourteen the words "the magistrate there presiding" and by inserting in lieu thereof the words "a stipendiary magistrate or any two justices";

 (ii) by inserting in subsections two and three of the same section after the word "magistrate" wherever occurring the words "or justices";

the word "police" and by inserting in lieu thereof

(h) by omitting from paragraph (b) of section fifteen

Sec. 15. (Offences.)

Further **4.** The Obs

Further amendment of Act No. 4. The Obscene and Indecent Publications Act, 1901– 1965, is further amended—

the word "stipendiary".

Sec. 15. (Offences.)

12, 1901.

- (a) (i) by omitting from paragraph (i) of section fifteen the words "two hundred dollars" and "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;
 - (ii) by omitting from paragraph (ii) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;
 - (iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively;

(b) by omitting from section sixteen the words "shall be liable, if a body corporate, to a penalty not exceeding two hundred dollars and, if any other person, to a penalty not exceeding one hundred dollars

Sec. 16. (Printing or publishing obscene publications.)

dollars or to imprisonment for any term not exceeding six months" and by inserting in lieu thereof the words—

"shall, upon conviction on indictment, be liable-

- (i) if a body corporate, for a first offence to a penalty not exceeding five hundred dollars and for a second or subsequent offence to a penalty not exceeding one thousand dollars; and
- (ii) if any other person, for a first offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months, and for a second or subsequent offence to a penalty not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months";
- (c) by omitting from subsection two of section nineteen Sec. 19. the words "on summary conviction, to imprison- (Restriction ment for a term not exceeding four months, or to of publication of a fine not exceeding one thousand dollars, or to reports of both such imprisonment and fine" and by inserting judicial proceedin lieu thereof the words "upon conviction on ings.) indictment—
 - (a) if a body corporate, to a penalty not exceeding four thousand dollars; and
 - (b) if any other person, to a penalty not exceeding two thousand dollars or to imprisonment for a term not exceeding twelve months";
- (d) by omitting from the definition of "Newspaper" in Sec. 20. subsection one of section twenty the words "five (Interprecents" and by inserting in lieu thereof the ^{tation.}) words "ten cents";

(e)

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

Sec. 24. (Cancellation or suspension of registration in certain cases.)

Sec. 28. (Penalties.) (e) by omitting from paragraph (b) of subsection one of section twenty-four the words "on summary conviction before a court of petty sessions";

 (f) (i) by omitting from paragraph (a) of section twenty-eight the words "two hundred dollars" and "four hundred dollars" and by inserting in lieu thereof the words "five hundred dollars" and "one thousand dollars" respectively;

(ii) by omitting from paragraph (b) of the same section the words "one hundred dollars" and "two hundred dollars" and by inserting in lieu thereof the words "two hundred and fifty dollars" and "five hundred dollars" respectively;

(iii) by omitting from the same paragraph the words "three months" and "six months" and by inserting in lieu thereof the words "six months" and "twelve months" respectively.

Further amendment of Act No. 12, 1901. New secs. 31-38. 5. The Obscene and Indecent Publications Act, 1901– 1965, is further amended by inserting next after section thirty the following short headings and new sections :—

State Advisory Committee on Publications.

State Advisory Committee on Publications. 31. (1) There shall be constituted a State Advisory Committee on Publications, which shall have and may exercise and discharge the powers, authorities, duties and functions conferred and imposed on the Committee by this Act.

(2) The Committee shall consist of not less than three nor more than seven persons appointed by the Governor.

(3) (a) A person who is of or above the age of sixty-five years shall not be appointed as a member of the Committee.

(b) Any member of the Committee shall be deemed to have vacated his office on the day upon which he attains the age of sixty-five years.

(4) The chairman and deputy chairman of the Committee shall be the persons respectively appointed as such by the Governor from among the members of the Committee.

- (5) Of the members so appointed—
- (a) one shall be a woman;
- (b) one shall be a recognised expert in literature, art or science; and
- (c) one shall be a barrister or solicitor.

(6) Subject to this section the members shall hold office for a term of five years but shall be eligible for re-appointment.

(7) A member shall be deemed to have vacated his office if he—

- (a) dies;
- (b) becomes bankrupt, compounds with his creditors or makes any assignment of his salary or estate for their benefit;
- (c) becomes a mentally ill person or a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts;
- (d) resigns his office by writing under his hand addressed to the Governor;
- (e) is removed from office by the Governor.

(8) On the occurrence of a vacancy in the office of a member, the Governor may appoint a person to the vacant office and where the member whose office is vacant

vacant held the qualifications specified in paragraph (a), (b) or (c) of subsection five of this section the person so appointed shall have the qualifications specified in paragraph (a), (b) or (c) as the case may require. The person so appointed shall, subject to this section, hold office for the remainder of his predecessor's term of office.

(9) Each member shall be entitled to receive such remuneration for his services and travelling expenses at such rate as may be fixed from time to time by the Governor.

(10) Meetings of the Committee shall be held from time to time on the requisition of the chairman or the Minister.

(11) A majority of members shall constitute a quorum for the purposes of any meeting of the Committee, and any duly convened meeting at which a quorum is present shall be capable of exercising and performing any of the powers, authorities, duties and functions conferred and imposed upon the Committee by or under this Act.

(12) At any meeting of the Committee at which a quorum is present the decision of the majority of the members present and voting shall be the decision of the Committee.

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

(13) In the absence of the chairman the deputy chairman shall exercise the powers, authorities, duties and functions conferred and imposed on the chairman by this Act.

(14) The provisions of the Public Service Act, 1902, or any Act amending or replacing the same, shall not apply to or in respect of the appointment by the Governor Governor of any member of the Committee, and any member so appointed shall not, in his capacity as such member, be subject to the provisions of any such Act during his term of office.

(15) The office of a member of the Committee shall not for the purposes of the Constitution Act, 1902, or any Act amending or replacing that Act, be deemed to be an office of profit under the Crown.

32. (1) The Minister may refer any publication or Powers and class of publication to the Committee for consideration $_{of Com-}^{functions}$ of the publication or class of publication with the object mittee. of reporting to the Minister whether or not in the opinion of the Committee the publication or class of publication—

- (a) has any literary or artistic merit, or
- (b) has a bona fide medical or scientific value,
- (c) by reason of the nature or extent of references therein to sex, drug addiction, crimes of violence, gross cruelty or horror or its tendency to deprave, corrupt or injure the morals of any persons, class of persons or age groups, is undesirable reading for children under the age of sixteen years and should be classified as a restricted publication or class of publication,
- (d) should be the subject of proceedings under section sixteen of this Act.

(2) The Minister may refer to the Committee any other matter arising out of the administration of this Act for its report thereon.

(3) The Committee shall include in its report to the Minister the reasons for and matters taken into consideration in formulating its decision and each member of the Committee may make an individual report on the publication or class of publication or matter referred to the Committee.

Restricted

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

Restricted Publications.

Restricted publications.

33. (1) Where the Committee has made a report to the Minister for the purposes of paragraph (c) of subsection one of section thirty-two of this Act the Minister, upon consideration of that report, may determine that a publication or class of publication shall be classified as a restricted publication or class of publication.

The classification of a publication or class of publication as a restricted publication or class of publication shall, if the Minister so determines, extend not only to the publication or class of publication specified in the determination but to all subsequent editions, series, numbers or issues of that publication or class of publication, notwithstanding any reconstruction (whether by way of alteration in title, change of subject, characters, story or other features or otherwise howsoever) of such publication or class and any such subsequent editions, series, numbers or issues shall for the purposes of this Act be a restricted publication or class of publication.

(2) A determination made by the Minister pursuant to subsection one of this section may be varied or revoked by the Minister.

(3) Notification of any such determination or any variation or revocation of any such determination shall be published in the Gazette and the determination or any variation or revocation thereof shall not take effect until so notified.

34. (1) Whosoever in any street or public place (not being a shop)—

- (a) sells any restricted publication or any publication within a restricted class of publication;
- (b) has any restricted publication or any publication within a restricted class of publication in his possession apparently for the purpose of selling it in a street or public place (not being a shop);
 or

Offences in relation to restricted **publications**.

(c)

(c) publishes, distributes or exhibits any restricted publication or any publication within a restricted class of publication,

shall be guilty of an offence against this section.

(2) Whosoever—

- (a) exhibits to public view in the window or doorway of any shop any restricted publication or publication within a restricted class of publication; or
- (b) in any street or public place (including a shop) advertises, or publishes, distributes or exhibits any advertising material in such a manner as to inform any person—
 - (i) that a publication is a restricted publication or within a restricted class of publication; or
 - (ii) that an identifiable place or person may be resorted to for the purpose of perusing or obtaining a publication referred to in that advertisement or advertising material in such a manner as to convey that it is a restricted publication or a publication within a restricted class of publication,

shall be guilty of an offence against this section, unless the advertising, publication, distribution or exhibition is bona fide for the purpose of so informing only persons, or the servants or agents of persons, whose business is or includes the sale or distribution of publications.

(3) Any person guilty of an offence against this section shall, upon summary conviction, be liable—

(a) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars;

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(b)

Act No. 54, 1967.

Obscene and Indecent Publications (Amendment).

(b) if any other person, for a first offence to a penalty not exceeding one hundred and twentyfive dollars or to imprisonment for a term not exceeding three months, and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to imprisonment for a term not exceeding six months.

(4) Where a person has been convicted of an offence against this section or where in respect of any person an offence against this section has been found proved, there shall be forfeited to the use of Her Majesty—

- (a) in the case of an offence referred to in subsection one of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the possession or apparently under the control of that person;
- (b) in the case of an offence referred to in paragraph (a) of subsection two of this section, all restricted publications or publications within a restricted class of publication found, at the time of the commission of the offence, in the window or doorway of the shop in respect of which the offence was committed; or
- (c) in the case of an offence referred to in paragraph
 (b) of subsection two of this section, all advertising material of the nature referred to in that paragraph found, at the time of the commission of the offence, in the possession or apparently under the control of that person.

Certain publications not to form subject of prosecution.

35. (1) The Minister, upon the recommendation of the Committee, may determine that any book, magazine or periodical proposed to be published, sold or distributed shall not be the subject of proceedings under section five or sixteen of this Act.

Certain publications not to be liable to prosecution.

(2)

(2) A determination made by the Minister pursuant to subsection one of this section may be revoked by the Minister.

(3) Notification of any such determination or the revocation of any such determination shall be published in the Gazette and the determination or any revocation thereof shall not take effect until so notified.

(4) Subject to subsection five of this section but notwithstanding anything otherwise contained in this Act, no proceedings shall be instituted under section five or sixteen of this Act in respect of any book, magazine or periodical to which a determination under this section relates.

(5) Where a determination under this section is revoked, subsection four of this section shall, without affecting its previous operation, cease to apply to or in respect of the book, magazine or periodical to which the revoked determination related.

Proceedings not to be instituted without approval of Minister.

36. (1) Subject to this section, proceedings under Approval of the provisions of this Act in respect of any book, Minister required to magazine or periodical shall not be instituted without the institution of proapproval of the Minister. ceedings.

(2) Subsection one of this section shall not apply to or in respect of proceedings under section thirty-four of this Act.

Indictable offences punishable summarily.

37. (1) Where a person is charged before a Accused to stipendiary magistrate or two justices with any indictable have option offence under this Act, and the evidence for the prosecu- disposal of tion is, in the opinion of such magistrate or justices, case. sufficient

sufficient to put the accused on his trial, but it appears to him or them that the case may properly be disposed of summarily, and if the accused consents to it being so disposed of, and does not desire to have the case determined by a jury, the said magistrate or justices shall have jurisdiction to hear and determine the charge in a summary manner, and pass sentence upon the person so charged.

The provisions of sections four hundred and seventynine, four hundred and eighty and four hundred and eighty-one of the Crimes Act, 1900, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of a charge determined in a summary manner under this section.

(2) A person convicted summarily under subsection one of this section—

- (a) of an offence against section sixteen of this Act shall be liable—
 - (i) if a body corporate, for a first offence to a penalty not exceeding two hundred and fifty dollars and for a second or subsequent offence to a penalty not exceeding five hundred dollars; and
 - (ii) if any other person, for a first offence to a penalty not exceeding one hundred and twenty-five dollars or to imprisonment for a term not exceeding three months and for a second or subsequent offence to a penalty not exceeding two hundred and fifty dollars or to a term of imprisonment not exceeding six months; or
 - (b) of an offence against section nineteen of this Act shall be liable—
 - (i) if a body corporate, to a penalty not exceeding two thousand dollars; and

(ii)

(ii) if any other person, to a penalty not exceeding one thousand dollars or to a term of imprisonment not exceeding six months.

Protection of persons acting under this Act.

38. No proceedings, whether at law or in equity, shall Proceedings lie or be made or allowed by or in favour of any person against against the Board or the Committee or any member of persons the Board or the Committee or any other person whomfide under soever acting under the direction of the Board or the and for Committee in respect of any act done or omitted to be done bona fide in the execution of any power or authority powers of the Board or the Committee by this Act or on the Board. Committee.

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

A. R. CUTLER, Governor.

Government House, Sydney, 21st November, 1967.

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