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, 30 November, 1971.

New South Wales



ANNO VICESIMO

ELIZABETHÆ II REGINÆ

Act No. , 1971.

An Act to make provision with respect to mining in or on certain lands vested in The Maritime Services Board of New South Wales; to increase certain penalties; to impose certain duties on the masters of vessels concerned in an accident in a port or navigable waters; to confer certain powers on the harbour master at Port Kembla; to confer on The Maritime Services Board of New South Wales certain powers under the Rivers and Foreshores Improvement Act, 1948; for these and other purposes to amend the Maritime Services Act, 1935, and the Rivers and Foreshores Improvement Act, 1948; and for purposes connected therewith.

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

1. This Act may be cited as the "Maritime Services Short title. (Amendment) Act, 1971".

2. (1) The Maritime Services Act, 1935, is amended-Amendment of Act No. 47, 1935. (a) by inserting in section 13A after the word "lands" Sec. 13A. where firstly occurring the words "(excluding (Vesting of 10 minerals as defined in section three of the Mining Newcastle Act, 1906)"; in Board.) (b) by inserting at the end of section 13c the following Sec. 13c. new subsection :---(Rights, liabilities. etc.) (2) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys, claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from any such lease. 20 (c) by inserting in section 13H after the word "lands" Sec. 13H. the words "(excluding minerals as defined in section (Vesting of Port three of the Mining Act, 1906)"; of Botany Bay in Board.) (d) by inserting at the end of section 13J the following Sec. 13J. (Rights, liabilities, new subsection : ----25 etc.) (3) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys,

claims,

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claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from such leases.

5 (2) The amendments made by subsection one of this section shall be deemed to have commenced on the first day of May, one thousand nine hundred and sixty-one.

3.	The	Maritime	Services	Act,	1935,	is	further Further	
amenc	led—						amendme of Act N	
							47, 1935.	

- (a) (i) by omitting from subsection three of section Sec.13r.
 13T the word "two" and by inserting in lieu (Obstructions and thereof the word "four";
 - (ii) by omitting from subsection five of the same waters.) section the word "two" and by inserting in lieu thereof the word "four";
 - (b) (i) by omitting from subsection one of section Sec. 13u.
 13u the word "two" and by inserting in lieu (Obstruction of thereof the word "four";

vessels or articles.)

(b)

- (ii) by omitting from subsection two of the same section the word "two" and by inserting in lieu thereof the word "four";
- (iii) by inserting next after subsection five of the same section the following new subsections : —

(6) If a notice is given under subsection two of this section in respect of any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing, which is the subject of—

(a) a warehouseman's lien in a warehouse of the Board; or

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(b) any rate or charge under an Act or regulation, administered by the Board, which has the effect of prohibiting the removal of the same unless payment of the rate or charge is first made,

the owner shall, unless the notice otherwise provides, before removing the same in compliance with the requirements of the notice, pay the amount of the lien, rate or charge and, unless the notice permits removal before payment, the refusal of any person to permit the owner to remove the same unless and until such payment is made shall not constitute a defence in any prosecution of the owner for failing to comply with the requirements of the notice.

(7) If any rate or charge is payable to the Board in respect of, or if any warehouseman's lien had attached in a warehouse of the Board to, any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing which is held in the custody of, or sold by, the Board under subsection four of this section, the amount owing to the Board in respect of such rate, charge or lien may be included by the Board in the expenses which are payable to the Board, or which may be retained by the Board from any proceeds of sale or any credit allowed, in terms of that subsection.

- (c) (i) by inserting in subsection one of section 13W Sec.13w. after the word "Newcastle" the words ", Port (Powers of harbour master.)
 - (ii) by omitting from subsection three of the same section the word "two" and by inserting in lieu thereof the word "four";
- (d) by omitting from section 13Y the word "two" and Sec. 13Y. by inserting in lieu thereof the word "four"; (Obstruc

(Obstruction of harbour (e) master, etc.)

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(e) by inserting next after section 13YA the following New secs. new sections : —

13YB. For the purposes of the Mining Act, 1906, Land and the Petroleum Act, 1955, land vested in the Board Board shall be deemed to be and to have always deemed to be Crown land.

certain purposes. 5

13yc. (1) Subject to this section, paragraph Grant of leases for (b) of subsection one of section twenty-three of the mining pur-Mining Act, 1906, and section forty of the poses under Petroleum Act, 1955, do not extend to land that is Mining vested in the Board or forms that part of the bed Act, 1906, etc. and shores of the Hunter River to which section 13D of this Act applies.

(2) Subsection one of this section does not apply where—

- (a) application is made under the Mining Act, 1906, for a lease for mining purposes referred to in paragraph (b) of subsection one of section twenty-three of that Act or under the Petroleum Act, 1955, for an easement or right of way under section forty of that Act;
- (b) the Board is notified of the application and is furnished with such information with respect thereto as it reasonably requires; and
- (c) the Board, within one month after being notified of the application or within such further time as the Under Secretary of the Department of Mines may specify—

(i) notifies that Under Secretary that the Board is not prepared to grant to the applicant a lease, license, easement or right of way in substitution for the lease, easement or right of way applied for; or

(ii)

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(ii) notifies that Under Secretary that the Board and the applicant are unable to reach agreement as to the terms and conditions upon which the Board will grant such a lease, license, easement or right of way.

(1A) (a) For the purpose of carrying out the provisions of any Act or regulation with the administration of which the Board is charged, the Board may appoint persons to exercise and perform the powers and duties of officers of the Board in relation to any such Act or regulation.

(b) An appointment under this subsection shall be upon such conditions as to duration or other circumstances as the Board may determine.

(c) A person appointed under this subsection shall—

(i) be deemed to be an officer of the Board for the purposes of section sixteen of this Act, and for the purposes of the Act or regulation in relation to which he is appointed to exercise and perform powers and duties; and

(ii) in the exercise and performance of such powers and duties, be subject to the sole control and governance of the Board, and to regulations made under section eighteen of this Act to the same extent as if he were an officer of the Board.

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- (ii) by inserting in subsection two of the same section after the word "Crown" the words "or of any local or other public authority or of any trustee of land for public purposes";
- (iii) by omitting from the same subsection the words "or statutory body" and by inserting in lieu thereof the words ", statutory body, authority or trustee";
- (g) by omitting from subsection two of section 30B Sec. 30B. the word "two" and by inserting in lieu thereof the (Powers of entry and word "four"; inspection.)
- (h) (i) by omitting from paragraph (a) of subsection Sec. 30F. one of section 30F the word "two" and by (Informainserting in lieu thereof the word "four";
 - tion to be given to identify master of vessel.)
 - (ii) by omitting from paragraph (b) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (i) by inserting next after section 30F the following New sec. 30G. new section : ---

30G. (1) In this section the word "vessel" Requiremeans a vessel of less than one hundred feet in ments in case of length overall. accident.

(2) Where, owing to the presence of a vessel in any port or navigable waters, an accident occurs, the master of a vessel concerned in the accident-

(a) shall stop his vessel;

(b) if the accident results in the death of or injury to any person, or in damage to a vessel which affects the seaworthiness of the vessel or the safety of persons on board the vessel, shall give any assistance which may be necessary and which it is in his power to give;

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(c)

Act No. , 1971.

Maritime Services (Amendment).

- (c) if required so to do by any person having reasonable grounds for so requiring, shall produce any license to navigate a vessel at speed, license as coxswain or master's certificate, which he holds, and shall give particulars of his name and place of abode, the name and address of the owner of the vessel, the name of the vessel and any distinguishing number which is, or is required to be, displayed by the vessel in pursuance of or by any Act or regulation;
- (d) if required so to do by any officer of the Board or any member of the police force, shall give such particulars as it is in his power to give as to the time, place and nature of the accident, the name of every vessel concerned in the accident and any distinguishing number which was carried by any such vessel, the name and address of every person who was concerned in or who witnessed the accident, and the extent of any injury or damage resulting from the accident; and
- (e) if such accident has resulted in the death of or injury to any person, or in damage to a vessel or to any other property to an extent apparently exceeding one hundred dollars, shall, as soon as practicable and in any case within twenty-four hours after the accident, forward to the Board in writing the particulars that, under paragraph (d) of this subsection, he may be required to give, unless such particulars have already been given by him to a member of the police force, or to an officer of the Board, who required him to give such particulars.

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(3)

(3) Any person who-

- (a) without reasonable excuse, fails to comply with any provision of subsection two of this section; or
- (b) wilfully furnishes any false or misleading particulars in respect of any matter pursuant to paragraph (c), (d) or (e) of subsection two of this section,

shall be guilty of an offence against this Act and liable to a penalty not exceeding four hundred dollars.

(j) by inserting at the end of section thirty-four the Sec. 34. following new subsection :--- (Proof of

(Proof of certain matters not required.)

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(5) In any prosecution or legal proceedings by or under the direction of or on behalf of or for the benefit of the Board, or in any Court of Marine Inquiry, evidence that—

- (a) a message or signal was transmitted, given or made by an officer of the Board in the course of his duties; and
- (b) the vessel to which the message or signal was transmitted, given or made was so located as to be able to receive the message or signal,
- shall be prima facie proof that the message or signal was received by the master of the vessel concerned.

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(k)

Maritime Services (Amendment). (k) (i) by inserting next after paragraph (e) of sub-Sec. 38. section two of section thirty-eight the may make following new paragraphs :--following new paragraphs :--tions.) (ei) prohibiting or regulating on, or in connection with, any vessel, floating object, apparatus or structure in any port or inland navigable waters, the carrying on of any activity or operation, or the installation or use of any fitting, equipment or machine, which may cause annoyance, nuisance, injury or danger to any person, damage or risk of damage to any property or pollution of navigable waters, or which involves the emission of noise, smoke, dust, cinders, solid particles of any kind, gases, fumes, mist, odours, radio-activity or radioactive substances; (eii) prescribing equipment to be installed to prevent or limit any emission referred to in paragraph (ei) of this

(ii) by omitting from paragraph (fi) of the same subsection the word "two" and by inserting in lieu thereof the word "four";

subsection;

- (iii) by inserting next after paragraph (n) of the same subsection the following new paragraph :—
 - (ni) the carriage and use by a vessel within a port of equipment and apparatus for the receipt or despatch of messages or signals or for the purpose of indicating, by the emission or reflection of signals or otherwise, the location and movements of such vessel;

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(iv) by inserting next after paragraph (o) of the same subsection the following new paragraph : —
 (p) prohibiting or regulating the presence of, or any specified activity of, persons—
(i) in any navigable waters in the vicinity of or within a pre- scribed distance of any moored, anchored, sunken or stranded vessel; or
 (ii) in or on, or on land adjacent to, any navigable waters or any lands vested in or con- trolled by the Board, in the vicinity of or within a pre-
scribed distance of any wharf or installation which is used for the shipment or unship- ment of cargo, any installation
used for the construction, re- pair or refitting of vessels, any depot, shed, warehouse or
area used for the storage, handling or safe keeping of cargo, goods, vehicles, plant,
equipment or materials, or any site on which construction work is being carried out by the Board or any public

- ion (2A) of the following new paragraphs :---
 - (f) the making or display by vessels of prescribed signals or lights, and the manner of navigation of other vessels when such signals or lights are made or displayed by a vessel;

(g)

Act No. , 1971.

Maritime Services (Amendment).

(g) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the navigation of vessels, or the use of vessels for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, or the mooring or anchoring of vessels, or of vessels of a specified class or classes, or of vessels other than vessels of a specified class or classes, stated in such sign or notice, in any area of navigable waters and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice; (h) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the presence of persons, or of persons of a class or classes or of persons other than of a class or classes stated in any such sign or notice, on or in any land, wharf, building or structure vested in the Board or under its control or management, or the use by persons of any such land, wharf, building or structure for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, and the imposing of penalties not exceeding two hundred dollars for any

> (i) the giving by the Board, or a servant of the Board, of a notice to any person for the purpose of preventing, prohibiting or regulating, either absolutely or conditionally, the carrying on or

or notice:

failure to comply with any such sign

continuance

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continuance of any activity, operation, installation, use or emission referred to in paragraph (ei) or (f) of subsection two of this section, the investigation, by such persons in such manner and circumstances as may be prescribed, as to whether a notice should continue in force, the imposing of penalties not exceeding four hundred dollars for any failure to comply with any such notice, and the payment of fees and charges for or in connection with any such investigation.

(vi) by inserting at the end of paragraph (a) of subsection three of the same section the words "or restricted to all subject matter other than subject matter of a specified class or specified classes";

- (vii) by omitting from subparagraph (ii) of paragraph (d) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (viii) by omitting from paragraph (e) of the same subsection the word "forty" and by inserting in lieu thereof the word "eighty".

4. The Rivers and Foreshores Improvement Act, 1948, Amendis amended by inserting next after subsection ten of section Act No. 20, 23A the following new subsection :---1948.

(11) Notwithstanding the definition of "Constructing Sec. 23A. Authority" in subsection ten of this section, the Mari- (Removal time Services Board of New South Wales shall be the of soil from or Constructing Authority for the purposes of this section in proximity to banks of

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rivers.)

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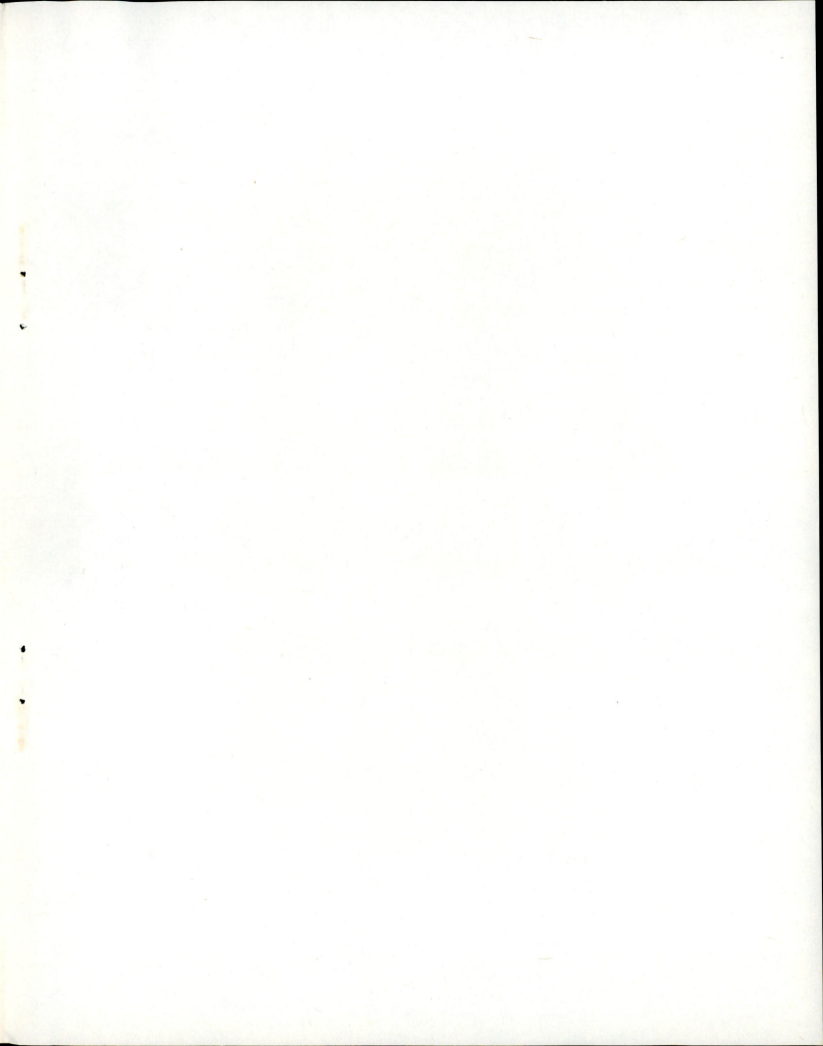
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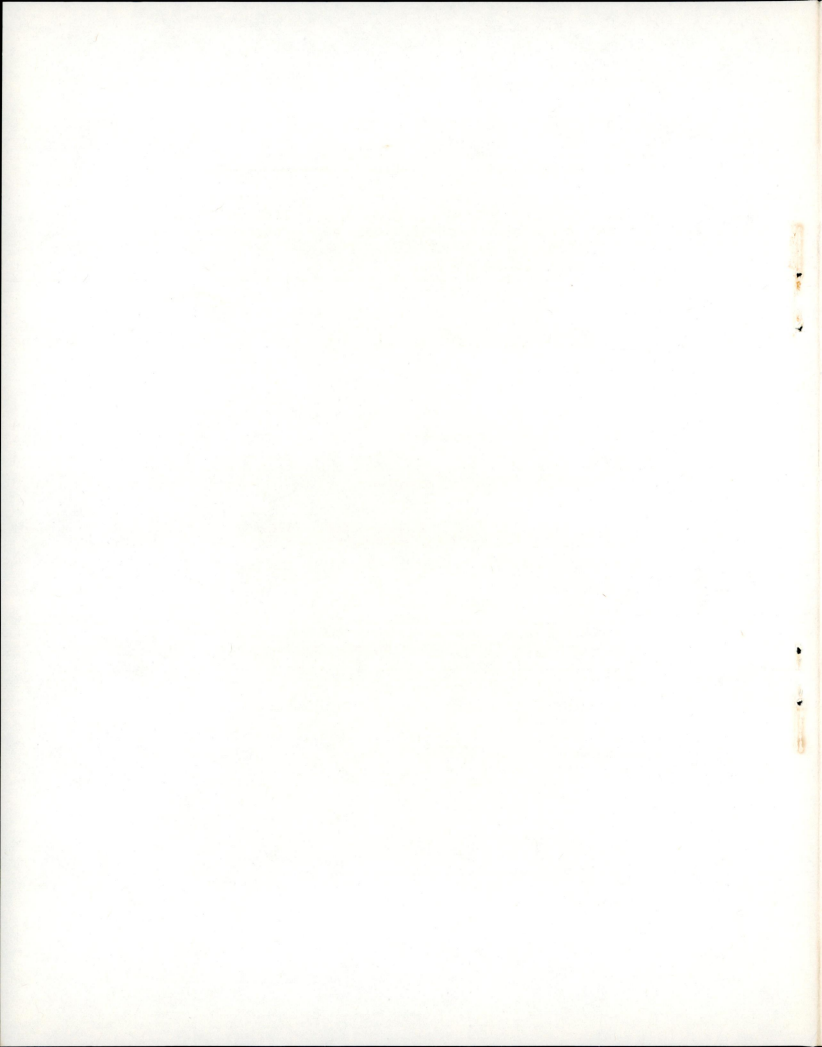
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in any case where the bed of the river immediately adjacent to the land on which an excavation has been or is being made or from which soil has been or is being removed, is vested in that Board.

BY AUTHORITY V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1971 [15c]





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

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1. This Act may be cited as the "Maritimic Services short in (Amondment) Act. 1971".

No. , 1971.

A BILL

To make provision with respect to mining in or on certain lands vested in The Maritime Services Board of New South Wales; to increase certain penalties; to impose certain duties on the masters of vessels concerned in an accident in a port or navigable waters; to confer certain powers on the harbour master at Port Kembla; to confer on The Maritime Services Board of New South Wales certain powers under the Rivers and Foreshores Improvement Act, 1948; for these and other purposes to amend the Maritime Services Act, 1935, and the Rivers and Foreshores Improvement Act, 1948; and for purposes connected therewith.

[MR WADDY on behalf of MR ASKIN-4 November, 1971.]

62653	142—	(3) This section shall not apply	BE
		dat the Mining Act 1006 me to	

 \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:—

1. This Act may be cited as the "Maritime Services Short title. (Amendment) Act, 1971".

2.	(1)	The	Maritime	Services	Act,	1935,	is	amended-	Amend-
									ment of Act No. 47, 1935.

(a) by inserting in section 13A after the word "lands" Sec. 13A.
 where firstly occurring the words "(excluding (Vesting of Port of minerals as defined in section three of the Mining Newcastle Act, 1906)";

liabilities, etc.)

- (2) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys, claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from any such lease.
- (c) by inserting in section 13H after the word "lands" Sec. 13H. the words "(excluding minerals as defined in section (Vesting three of the Mining Act, 1906)"; of Botany Bavin

Bay in Board.)

(d) by inserting at the end of section 13J the following Sec. 13J. new subsection : — (Rights, liabilities,

(3) This section shall not apply to any lease etc.) under the Mining Act, 1906, or to any moneys,

claims,

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claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from such leases.

(2) The amendments made by subsection one of this 5 section shall be deemed to have commenced on the first day of May, one thousand nine hundred and sixty-one.

further Further 3. The Maritime Services Act, 1935. is amendment amendedof Act No. 47, 1935.

(a) (i) by omitting from subsection three of section Sec.13T. 13T the word "two" and by inserting in lieu (Obstruc-tions and thereof the word "four"; encroach-

ments in waters.)

- (ii) by omitting from subsection five of the same section the word "two" and by inserting in lieu thereof the word "four";
- (b) (i) by omitting from subsection one of section Sec. 13u. 13U the word "two" and by inserting in lieu (Obstruction of thereof the word "four"; waters or lands by

vessels or articles.)

- (ii) by omitting from subsection two of the same section the word "two" and by inserting in lieu thereof the word "four";
- (iii) by inserting next after subsection five of the same section the following new subsections : ----

(6) If a notice is given under subsection two of this section in respect of any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing, which is the subject of-

(a) a warehouseman's lien in a warehouse of the Board; or

(b)

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(b) any rate or charge under an Act or regulation, administered by the Board, which has the effect of prohibiting the removal of the same unless payment of the rate or charge is first made,

the owner shall, unless the notice otherwise provides, before removing the same in compliance with the requirements of the notice, pay the amount of the lien, rate or charge and, unless the notice permits removal before payment, the refusal of any person to permit the owner to remove the same unless and until such payment is made shall not constitute a defence in any prosecution of the owner for failing to comply with the requirements of the notice.

(7) If any rate or charge is payable to the Board in respect of, or if any warehouseman's lien had attached in a warehouse of the Board to, any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing which is held in the custody of, or sold by, the Board under subsection four of this section, the amount owing to the Board in respect of such rate, charge or lien may be included by the Board in the expenses which are payable to the Board, or which may be retained by the Board from any proceeds of sale or any credit allowed, in terms of that subsection.

- (c) (i) by inserting in subsection one of section 13W Sec.13w. after the word "Newcastle" the words ", Port (Powers of harbour Kembla"; master.)
 - (ii) by omitting from subsection three of the same section the word "two" and by inserting in lieu thereof the word "four";
 - (d) by omitting from section 13Y the word "two" and sec. 13Y. by inserting in lieu thereof the word "four";

(Obstruction of harbour master, etc.)

(e)

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(e) by inserting next after section 13YA the following New secs. new sections : —

13YB. For the purposes of the Mining Act, 1906, Land and the Petroleum Act, 1955, land vested in the Board Board shall be deemed to be and to have always deemed to been Crown land.

land for certain purposes.

13YC. (1) Subject to this section, paragraph Grant of leases for (b) of subsection one of section twenty-three of the mining pur-Mining Act, 1906, and section forty of the poses under Petroleum Act, 1955, do not extend to land that is Mining vested in the Board or forms that part of the bed Act, 1906, and shores of the Hunter River to which section 13D of this Act applies.

(2) Subsection one of this section does not apply where—

- (a) application is made under the Mining Act, 1906, for a lease for mining purposes referred to in paragraph (b) of subsection one of section twenty-three of that Act or under the Petroleum Act, 1955, for an easement or right of way under section forty of that Act;
- (b) the Board is notified of the application and is furnished with such information with respect thereto as it reasonably requires; and

(c) the Board, within one month after being notified of the application or within such further time as the Under Secretary of the Department of Mines may specify—

> (i) notifies that Under Secretary that the Board is not prepared to grant to the applicant a lease, license, easement or right of way in substitution for the lease, easement or right of way applied for; or

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(ii) notifies that Under Secretary that the Board and the applicant are unable to reach agreement as to the terms and conditions upon which the Board will grant such a lease, license, easement or right of way.

(f) (i) by inserting next after subsection one of Sec. 15. section fifteen the following new subsec- (Appointment of officers and employees.)

(1A) (a) For the purpose of carrying out the provisions of any Act or regulation with the administration of which the Board is charged, the Board may appoint persons to exercise and perform the powers and duties of officers of the Board in relation to any such Act or regulation.

(b) An appointment under this subsection shall be upon such conditions as to duration or other circumstances as the Board may determine.

(c) A person appointed under this subsection shall—

 (i) be deemed to be an officer of the Board for the purposes of section sixteen of this Act, and for the purposes of the Act or regulation in relation to which he is appointed to exercise and perform powers and duties; and

(ii) in the exercise and performance of such powers and duties, be subject to the sole control and governance of the Board, and to regulations made under section eighteen of this Act to the same extent as if he were an officer of the Board.

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(ii)

(ii) by inserting in subsection two of the same section after the word "Crown" the words "or of any local or other public authority or of any trustee of land for public purposes"; (iii) by omitting from the same subsection the words "or statutory body" and by inserting in lieu thereof the words ", statutory body, authority or trustee"; (g) by omitting from subsection two of section 30B Sec. 30B. the word "two" and by inserting in lieu thereof the (Powers of entry and word "four"; inspection.) (h) (i) by omitting from paragraph (a) of subsection Sec. 30F. one of section 30F the word "two" and by (Information to be inserting in lieu thereof the word "four"; given to identify master of vessel.) (ii) by omitting from paragraph (b) of the same subsection the word "two" and by inserting in lieu thereof the word "four"; (i) by inserting next after section 30F the following New sec. 30G. new section : ---30G. (1) In this section the word "vessel" Requiremeans a vessel of less than one hundred feet in ments in case of length overall. accident. (2) Where, owing to the presence of a vessel in any port or navigable waters, an accident occurs, the master of a vessel concerned in the accident-

(a) shall stop his vessel;

(b) if the accident results in the death of or injury to any person, or in damage to a vessel which affects the seaworthiness of the vessel or the safety of persons on board the vessel, shall give any assistance which may be necessary and which it is in his power to give;

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(c)

Act No. , 1971.

Maritime Services (Amendment).

(c) if required so to do by any person having reasonable grounds for so requiring, shall produce any license to navigate a vessel at speed, license as coxswain or master's certificate, which he holds, and shall give particulars of his name and place of abode, the name and address of the owner of the vessel, the name of the vessel and any distinguishing number which is, or is required to be, displayed by the vessel in pursuance of or by any Act or regulation;

(d) if required so to do by any officer of the Board or any member of the police force, shall give such particulars as it is in his power to give as to the time, place and nature of the accident, the name of every vessel concerned in the accident and any distinguishing number which was carried by any such vessel, the name and address of every person who was concerned in or who witnessed the accident, and the extent of any injury or damage resulting from the accident; and

(e) if such accident has resulted in the death of or injury to any person, or in damage to a vessel or to any other property to an extent apparently exceeding one hundred dollars, shall, as soon as practicable and in any case within twenty-four hours after the accident, forward to the Board in writing the particulars that, under paragraph (d) of this subsection, he may be required to give, unless such particulars have already been given by him to a member of the police force, or to an officer of the Board, who required him to give such particulars.

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(3)

- (3) Any person who-
- (a) without reasonable excuse, fails to comply with any provision of subsection two of this section; or
- (b) wilfully furnishes any false or misleading particulars in respect of any matter pursuant to paragraph (c), (d) or (e) of subsection two of this section,

shall be guilty of an offence against this Act and liable to a penalty not exceeding four hundred dollars.

(j) by inserting at the end of section thirty-four the Sec. 34. following new subsection :--- (Proof of

(Proof of certain matters not required.)

(5) In any prosecution or legal proceedings by or under the direction of or on behalf of or for the benefit of the Board, or in any Court of Marine Inquiry, evidence that—

- (a) a message or signal was transmitted, given or made by an officer of the Board in the course of his duties; and
- (b) the vessel to which the message or signal was transmitted, given or made was so located as to be able to receive the message or signal,
- shall be prima facie proof that the message or signal was received by the master of the vessel concerned.
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- (k) (i) by inserting next after paragraph (e) of sub- Sec. 38.
 section two of section thirty-eight the (Board may make following new paragraphs :---
 - (ei) prohibiting or regulating on, or in connection with, any vessel, floating object, apparatus or structure in any port or inland navigable waters, the carrying on of any activity or operation, or the installation or use of any fitting, equipment or machine, which may cause annoyance, nuisance, injury or danger to any person, damage or risk of damage to any property or pollution of navigable waters, or which involves the emission of noise, smoke, dust, cinders, solid particles of any kind, gases, fumes, mist, odours, radio-activity or radioactive substances;
 - (eii) prescribing equipment to be installed to prevent or limit any emission referred to in paragraph (ei) of this subsection;
 - (ii) by omitting from paragraph (fi) of the same subsection the word "two" and by inserting in lieu thereof the word "four";

 (iii) by inserting next after paragraph (n) of the same subsection the following new paragraph :—

> (ni) the carriage and use by a vessel within a port of equipment and apparatus for the receipt or despatch of messages or signals or for the purpose of indicating, by the emission or reflection of signals or otherwise, the location and movements of such vessel;

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(iv) by inserting next after paragraph (o) of the same subsection the following new paragraph: —

(p) prohibiting or regulating the presence of, or any specified activity of, persons—

- (i) in any navigable waters in the vicinity of or within a prescribed distance of any moored, anchored, sunken or stranded vessel; or
 - (ii) in or on, or on land adjacent to, any navigable waters or any lands vested in or controlled by the Board, in the vicinity of or within a prescribed distance of any wharf or installation which is used for the shipment or unshipment of cargo, any installation used for the construction, repair or refitting of vessels, any depot, shed, warehouse or area used for the storage, handling or safe keeping of cargo, goods, vehicles, plant, equipment or materials, or any site on which construction work is being carried out by the Board or any public authority.
- (v) by inserting next after paragraph (e) of subsection (2A) of the same section the following new paragraphs :---
- (f) the making or display by vessels of prescribed signals or lights, and the manner of navigation of other vessels when such signals or lights are made or displayed by a vessel;

(g)

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Act No. , 1971.

Maritime Services (Amendment).

(g) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the navigation of vessels, or the use of vessels for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, or the mooring or anchoring of vessels, or of vessels of a specified class or classes, or of vessels other than vessels of a specified class or classes, stated in such sign or notice, in any area of navigable waters and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice:

(h) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the presence of persons, or of persons of a class or classes or of persons other than of a class or classes stated in any such sign or notice, on or in any land, wharf, building or structure vested in the Board or under its control or management, or the use by persons of any such land, wharf, building or structure for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice:

(i) the giving by the Board, or a servant of the Board, of a notice to any person for the purpose of preventing, prohibiting or regulating, either absolutely or conditionally, the carrying on or

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continuance of any activity, operation, installation, use or emission referred to in paragraph (ei) or (f) of subsection two of this section, the investigation, by such persons in such manner and circumstances as may be prescribed, as to whether a notice should continue in force, the imposing of penalties not exceeding four hundred dollars for any failure to comply with any such notice, and the payment of fees and charges for or in connection with any such investigation.

- (vi) by inserting at the end of paragraph (a) of subsection three of the same section the words "or restricted to all subject matter other than subject matter of a specified class or specified classes";
- (vii) by omitting from subparagraph (ii) of paragraph (d) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (viii) by omitting from paragraph (e) of the same subsection the word "forty" and by inserting in lieu thereof the word "eighty".

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(11) Notwithstanding the definition of "Constructing Sec. 23A. Authority" in subsection ten of this section, the Mari- (Removal time Services Board of New South Wales shall be the of soil from or Constructing Authority for the purposes of this section in proximity to banks of rivers.)

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in any case where the bed of the river immediately adjacent to the land on which an excavation has been or is being made or from which soil has been or is being removed, is vested in that Board.

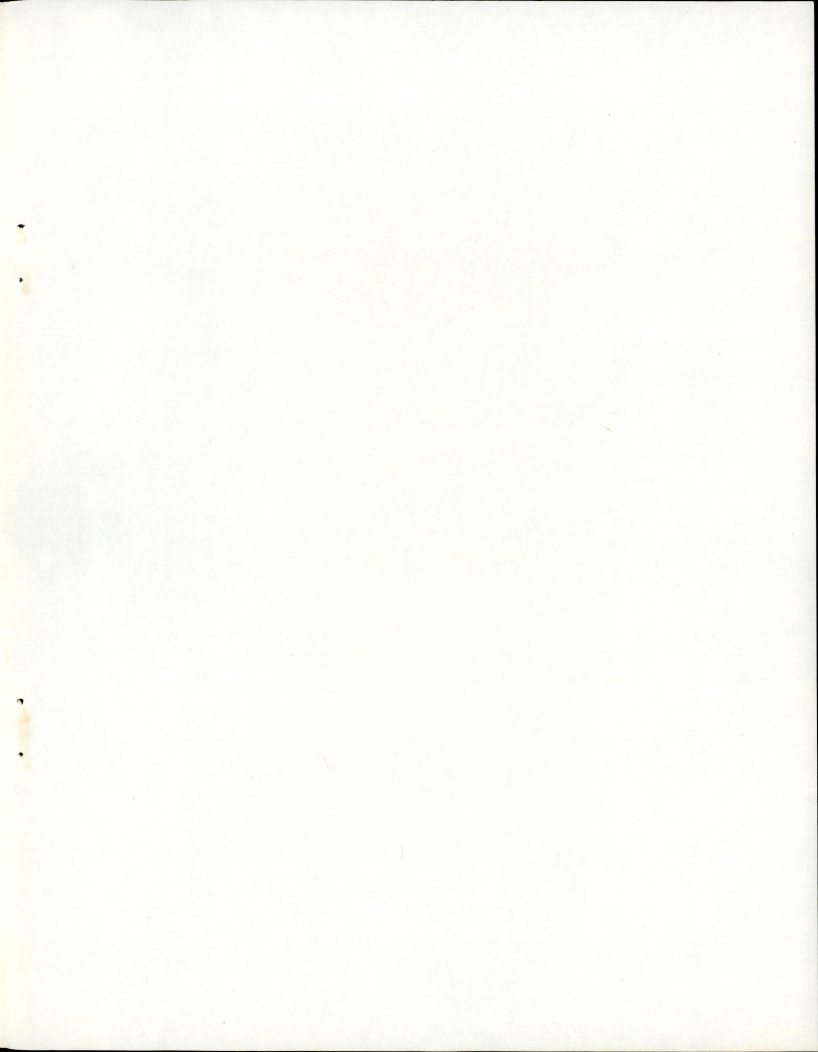
) by inserting at the end of paragraph (a) of subsection three of the same section the words "or restricted to all subject matter other than subject matter of a specified class or specified

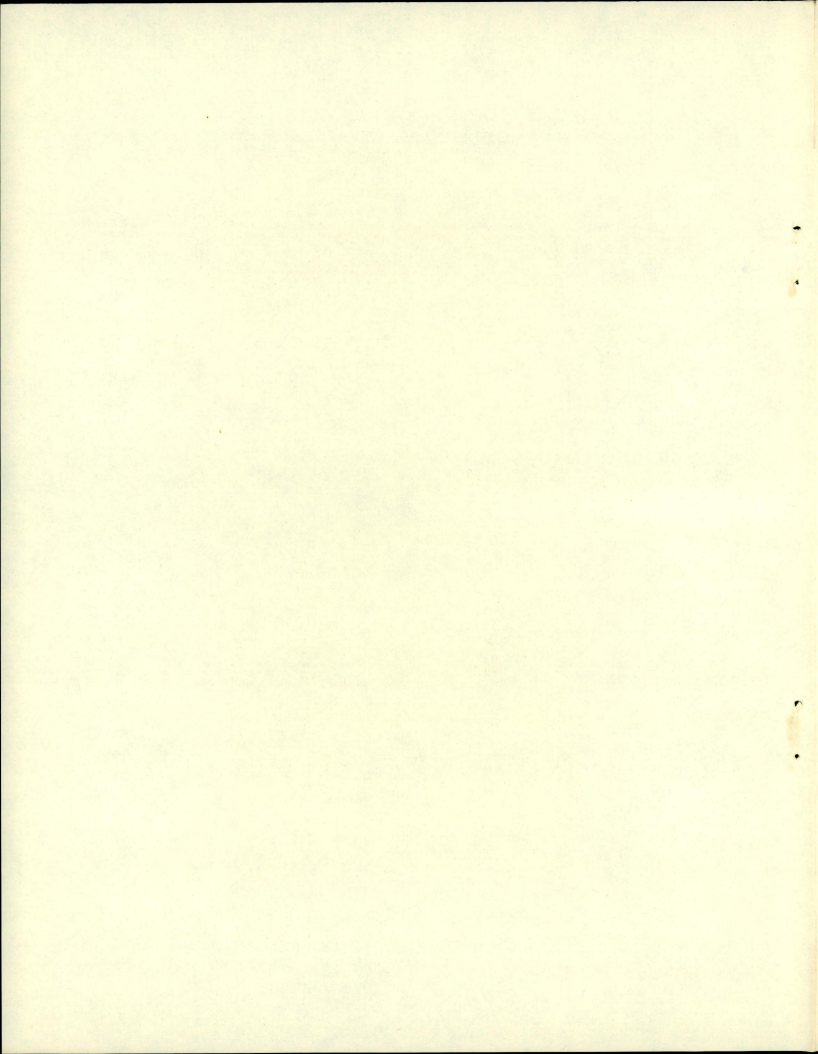
BY AUTHORITY V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1971 [15c]

(viii) by omiting (rom pringraph (4) of the same subsection the word Clorini and by informing in fight thereof the word "release".

4. The Rivers and Poreshores Innaveluent Act, 1948, meadis amended by inserting next after subsocion for of section action 23A the following new subsection :—

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PROOF

MARITIME SERVICES (AMENDMENT) BILL, 1971

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to make provision with regard to mining rights in relation to certain land vested in the Maritime Services Board;
- (b) to increase penalties which may be imposed for certain offences;
- (c) to make provision for the payment of the amount owing in respect of a lien, rate or charge on a vessel, article or other object which the owner is required by the Maritime Services Board to remove;
- (d) to give the harbour master at Port Kembla certain powers;
- (e) to extend the powers of the Maritime Services Board with regard to the appointment of officers;
- (f) to impose duties on the masters of certain vessels concerned in an accident;
- (g) to make provision for the proof in legal proceedings that a message or signal has been received;
- (h) to extend the powers of the Maritime Services Board to make regulations;
- (i) to confer certain powers under the Rivers and Foreshores Improvement Act, 1948, on the Maritime Services Board;
- (j) to make other provisions of a consequential or ancillary character.

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PROOF

No. , 1971.

ABILL

To make provision with respect to mining in or on certain lands vested in The Maritime Services Board of New South Wales; to increase certain penalties; to impose certain duties on the masters of vessels concerned in an accident in a port or navigable waters; to confer certain powers on the harbour master at Port Kembla; to confer on The Maritime Services Board of New South Wales certain powers under the Rivers and Foreshores Improvement Act, 1948; for these and other purposes to amend the Maritime Services Act, 1935, and the Rivers and Foreshores Improvement Act, 1948; and for purposes connected therewith.

[MR WADDY on behalf of MR ASKIN-4 November, 1971.]

62653 142— BE

PROOF

Maritime Services (Amendment).

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. This Act may be cited as the "Maritime Services Short title. (Amendment) Act, 1971".

2.	(1)	The	Maritime	Services	Act,	1935, is	amended-	Amend-
								ment of Act No. 47.
								1035

(a) by inserting in section 13A after the word "lands" Sec. 13A.
 where firstly occurring the words "(excluding (Vesting of Port of minerals as defined in section three of the Mining Newcastle Act, 1906)";

liabilities, etc.) 2

(2) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys, claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from any such lease.

(c) by inserting in section 13H after the word "lands" Sec. 13H. the words "(excluding minerals as defined in section (Vesting three of the Mining Act, 1906)"; of Botany Bayin

Bay in Board.)

(3) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys,

claims,

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claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from such leases.

5 (2) The amendments made by subsection one of this section shall be deemed to have commenced on the first day of May, one thousand nine hundred and sixty-one.

3. The Maritime Services Act, 1935, is further Further amendment of Act No. 47, 1935.

- (a) (i) by omitting from subsection three of section Sec.13T.
 13T the word "two" and by inserting in lieu (Obstructions and thereof the word "four";
 - (ii) by omitting from subsection five of the same " section the word "two" and by inserting in lieu thereof the word "four";
 - (b) (i) by omitting from subsection one of section Sec. 13u.
 13u the word "two" and by inserting in lieu (Obstruction of thereof the word "four";

lands by vessels or articles.)

waters.)

- (ii) by omitting from subsection two of the same section the word "two" and by inserting in lieu thereof the word "four";
- (iii) by inserting next after subsection five of the same section the following new subsections : ---

(6) If a notice is given under subsection two of this section in respect of any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing, which is the subject of—

(a) a warehouseman's lien in a warehouse of the Board; or

(b)

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(b) any rate or charge under an Act or regulation, administered by the Board, which has the effect of prohibiting the removal of the same unless payment of the rate or charge is first made.

the owner shall, unless the notice otherwise provides, before removing the same in compliance with the requirements of the notice, pay the amount of the lien, rate or charge and, unless the notice permits removal before payment, the refusal of any person to permit the owner to remove the same unless and until such payment is made shall not constitute a defence in any prosecution of the owner for failing to comply with the requirements of the notice.

(7) If any rate or charge is payable to the Board in respect of, or if any warehouseman's lien had attached in a warehouse of the Board to, any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing which is held in the custody of, or sold by, the Board under subsection four of this section, the amount owing to the Board in respect of such rate, charge or lien may be included by the Board in the expenses which are payable to the Board, or which may be retained by the Board from any proceeds of sale or any credit allowed, in terms of that subsection.

- (c) (i) by inserting in subsection one of section 13w Sec.13w. after the word "Newcastle" the words ", Port (Powers of Kembla";
 - (ii) by omitting from subsection three of the same section the word "two" and by inserting in lieu thereof the word "four";
- (d) by omitting from section 13Y the word "two" and sec. 13Y. by inserting in lieu thereof the word "four"; (Obstruc

(Obstruction of harbour master, etc.)

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(e) by inserting next after section 13YA the following New secs. new sections : — 13YB, 13YE.

13YB. For the purposes of the Mining Act, 1906, Land and the Petroleum Act, 1955, land vested in the Board Board shall be deemed to be and to have always deemed to been Crown land.

land for certain purposes.

13yc. (1) Subject to this section, paragraph Grant of (b) of subsection one of section twenty-three of the mining pur-Mining Act, 1906, and section forty of the poses under Petroleum Act, 1955, do not extend to land that is Mining vested in the Board or forms that part of the bed Act, 1906, and shores of the Hunter River to which section 13D of this Act applies.

(2) Subsection one of this section does not apply where—

- (a) application is made under the Mining Act, 1906, for a lease for mining purposes referred to in paragraph (b) of subsection one of section twenty-three of that Act or under the Petroleum Act, 1955, for an easement or right of way under section forty of that Act;
- (b) the Board is notified of the application and is furnished with such information with respect thereto as it reasonably requires; and

(c) the Board, within one month after being notified of the application or within such further time as the Under Secretary of the Department of Mines may specify—

> (i) notifies that Under Secretary that the Board is not prepared to grant to the applicant a lease, license, easement or right of way in substitution for the lease, easement or right of way applied for; or

> > (ii)

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(ii) notifies that Under Secretary that the Board and the applicant are unable to reach agreement as to the terms and conditions upon which the Board will grant such a lease, license, easement or right of way.

(f) (i) by inserting next after subsection one of Sec. 15.
 section fifteen the following new subsec- (Appointment of officers and employees.)

(1A) (a) For the purpose of carrying out the provisions of any Act or regulation with the administration of which the Board is charged, the Board may appoint persons to exercise and perform the powers and duties of officers of the Board in relation to any such Act or regulation.

(b) An appointment under this subsection shall be upon such conditions as to duration or other circumstances as the Board may determine.

(c) A person appointed under this subsection shall—

- (i) be deemed to be an officer of the Board for the purposes of section sixteen of this Act, and for the purposes of the Act or regulation in relation to which he is appointed to exercise and perform powers and duties; and
- (ii) in the exercise and performance of such powers and duties, be subject to the sole control and governance of the Board, and to regulations made under section eighteen of this Act to the same extent as if he were an officer of the Board.

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(ii)

- (ii) by inserting in subsection two of the same section after the word "Crown" the words "or of any local or other public authority or of any trustee of land for public purposes";
- (iii) by omitting from the same subsection the words "or statutory body" and by inserting in lieu thereof the words ", statutory body, authority or trustee";
- (g) by omitting from subsection two of section 30B Sec. 30B. the word "two" and by inserting in lieu thereof the (Powers of entry and word "four"; inspection.)
- (h) (i) by omitting from paragraph (a) of subsection Sec. 30F. one of section 30F the word "two" and by (Informainserting in lieu thereof the word "four";

tion to be given to identify master of vessel.)

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- (ii) by omitting from paragraph (b) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (i) by inserting next after section 30F the following New sec. 30G. new section : ---

30G. (1) In this section the word "vessel" Requiremeans a vessel of less than one hundred feet in ments in case of length overall. accident.

(2) Where, owing to the presence of a vessel in any port or navigable waters, an accident occurs, the master of a vessel concerned in the accident-

- (a) shall stop his vessel;
- (b) if the accident results in the death of or injury to any person, or in damage to a vessel which affects the seaworthiness of the vessel or the safety of persons on board the vessel, shall give any assistance which may be necessary and which it is in his power to give;

(c)

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Maritime Services (Amendment).

- (c) if required so to do by any person having reasonable grounds for so requiring, shall produce any license to navigate a vessel at speed, license as coxswain or master's certificate, which he holds, and shall give particulars of his name and place of abode, the name and address of the owner of the vessel, the name of the vessel and any distinguishing number which is, or is required to be, displayed by the vessel in pursuance of or by any Act or regulation;
- (d) if required so to do by any officer of the Board or any member of the police force, shall give such particulars as it is in his power to give as to the time, place and nature of the accident, the name of every vessel concerned in the accident and any distinguishing number which was carried by any such vessel, the name and address of every person who was concerned in or who witnessed the accident, and the extent of any injury or damage resulting from the accident; and
- (e) if such accident has resulted in the death of or injury to any person, or in damage to a vessel or to any other property to an extent apparently exceeding one hundred dollars, shall, as soon as practicable and in any case within twenty-four hours after the accident, forward to the Board in writing the particulars that, under paragraph (d) of this subsection, he may be required to give, unless such particulars have already been given by him to a member of the police force, or to an officer of the Board, who required him to give such particulars.

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(3)

(3) Any person who-

- (a) without reasonable excuse, fails to comply with any provision of subsection two of this section; or
- (b) wilfully furnishes any false or misleading particulars in respect of any matter pursuant to paragraph (c), (d) or (e) of subsection two of this section,

shall be guilty of an offence against this Act and liable to a penalty not exceeding four hundred dollars.

(j) by inserting at the end of section thirty-four the Sec. 34. following new subsection :--- (Proof of

(Proof of certain matters not required.)

(5) In any prosecution or legal proceedings by or under the direction of or on behalf of or for the benefit of the Board, or in any Court of Marine Inquiry, evidence that—

- (a) a message or signal was transmitted, given or made by an officer of the Board in the course of his duties; and
- (b) the vessel to which the message or signal was transmitted, given or made was so located as to be able to receive the message or signal,
- shall be prima facie proof that the message or signal was received by the master of the vessel concerned.

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Maritime Services (Amendment).

- (k) (i) by inserting next after paragraph (e) of sub-Sec. 38.
 (Board may make following new paragraphs :--
 - n, or in , floating re in any
 - (ei) prohibiting or regulating on, or in connection with, any vessel, floating object, apparatus or structure in any port or inland navigable waters, the carrying on of any activity or operation, or the installation or use of any fitting, equipment or machine, which may cause annoyance, nuisance, injury or danger to any person, damage or risk of damage to any property or pollution of navigable waters, or which involves the emission of noise, smoke, dust, cinders, solid particles of any kind, gases, fumes, mist, odours, radio-activity or radioactive substances:
 - (eii) prescribing equipment to be installed to prevent or limit any emission referred to in paragraph (ei) of this subsection;
 - (ii) by omitting from paragraph (fi) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
 - (iii) by inserting next after paragraph (n) of the same subsection the following new paragraph :—
 - (ni) the carriage and use by a vessel within a port of equipment and apparatus for the receipt or despatch of messages or signals or for the purpose of indicating, by the emission or reflection of signals or otherwise, the location and movements of such vessel;

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(iv)

- MIL BRIDE TO SELECT	paragraph : —
iting or regulating the presence r any specified activity of, s—	of, or
vicinity of or within a pre- scribed distance of any moored, anchored, sunken or stranded vessel; or	(i)
in or on, or on land adjacent to, any navigable waters or any lands vested in or con- trolled by the Board, in the vicinity of or within a pre-	(ii)
pair or refitting of vessels, any depot, shed, warehouse or	
area used for the storage, handling or safe keeping of	
cargo, goods, vehicles, plant, equipment or materials, or any site on which construction	
work is being carried out by	
the Board or any public authority.	

- (v) by inserting next after paragraph (e) of subsection (2A) of the same section the following new paragraphs :---
 - (f) the making or display by vessels of prescribed signals or lights, and the manner of navigation of other vessels when such signals or lights are made or displayed by a vessel;

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STATE PARTY A

(g)

Maritime Services (Amendment).

(g) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the navigation of vessels, or the use of vessels for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, or the mooring or anchoring of vessels, or of vessels of a specified class or classes, or of vessels other than vessels of a specified class or classes, stated in such sign or notice, in any area of navigable waters and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice:

(h) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the presence of persons, or of persons of a class or classes or of persons other than of a class or classes stated in any such sign or notice, on or in any land, wharf, building or structure vested in the Board or under its control or management, or the use by persons of any such land, wharf, building or structure for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice:

 (i) the giving by the Board, or a servant of the Board, of a notice to any person for the purpose of preventing, prohibiting or regulating, either absolutely or conditionally, the carrying on or

continuance

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continuance of any activity, operation, installation, use or emission referred to in paragraph (ei) or (f) of subsection two of this section, the investigation, by such persons in such manner and circumstances as may be prescribed, as to whether a notice should continue in force, the imposing of penalties not exceeding four hundred dollars for any failure to comply with any such notice, and the payment of fees and charges for or in connection with any such investigation.

- (vi) by inserting at the end of paragraph (a) of subsection three of the same section the words "or restricted to all subject matter other than subject matter of a specified class or specified classes";
- (vii) by omitting from subparagraph (ii) of paragraph (d) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (viii) by omitting from paragraph (e) of the same subsection the word "forty" and by inserting in lieu thereof the word "eighty".

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(11) Notwithstanding the definition of "Constructing Sec. 23A. Authority" in subsection ten of this section, the Mari- (Removal time Services Board of New South Wales shall be the ^{of soil} from or Constructing Authority for the purposes of this section in proximity to banks of rivers.)

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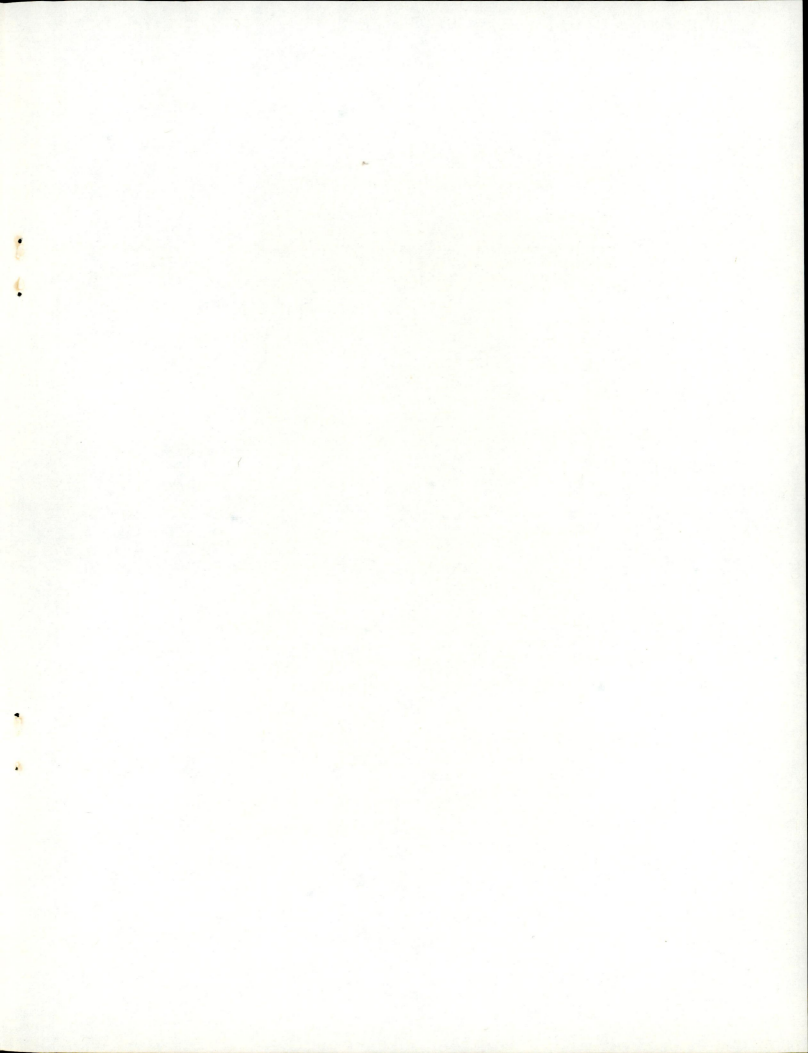
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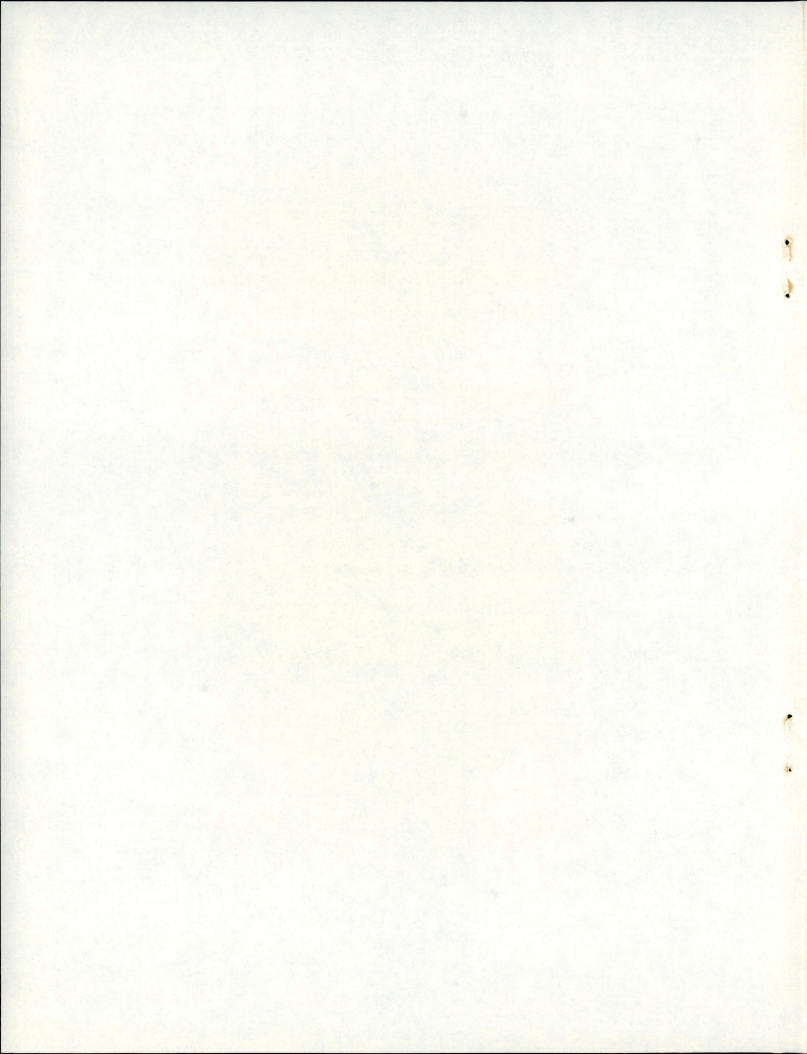
Maritime Services (Amendment).

in any case where the bed of the river immediately adjacent to the land on which an excavation has been or is being made or from which soil has been or is being removed, is vested in that Board.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1974

30 Authority" in subsection (on or this section, the Maria (Remont time Services From ' if New South Wales shall be the mont Constructing Authomy for the purposes of this section in postion





PROOF

MARITIME SERVICES (AMENDMENT) BILL, 1971

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to make provision with regard to mining rights in relation to certain land vested in the Maritime Services Board;
- (b) to increase penalties which may be imposed for certain offences;
- (c) to make provision for the payment of the amount owing in respect of a lien, rate or charge on a vessel, article or other object which the owner is required by the Maritime Services Board to remove;
- (d) to give the harbour master at Port Kembla certain powers;
- (e) to extend the powers of the Maritime Services Board with regard to the appointment of officers;
- (f) to impose duties on the masters of certain vessels concerned in an accident;
- (g) to make provision for the proof in legal proceedings that a message or signal has been received;
- (h) to extend the powers of the Maritime Services Board to make regulations;
- (i) to confer certain powers under the Rivers and Foreshores Improvement Act, 1948, on the Maritime Services Board;
- (j) to make other provisions of a consequential or ancillary character.

62653 142-



PROOF

No. , 1971.

A BILL

To make provision with respect to mining in or on certain lands vested in The Maritime Services Board of New South Wales; to increase certain penalties; to impose certain duties on the masters of vessels concerned in an accident in a port or navigable waters; to confer certain powers on the harbour master at Port Kembla; to confer on The Maritime Services Board of New South Wales certain powers under the Rivers and Foreshores Improvement Act, 1948; for these and other purposes to amend the Maritime Services Act, 1935, and the Rivers and Foreshores Improvement Act, 1948; and for purposes connected therewith.

[MR WADDY on behalf of MR ASKIN-4 November, 1971.]

62653	142—	BE

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

1. This Act may be cited as the "Maritime Services Short title. (Amendment) Act, 1971".

2.	(1)	The	Maritime	Services	Act,	1935,	is	amended-	Amend-
									ment of Act No. 47,
									1025

(a) by inserting in section 13A after the word "lands" Sec. 13A. where firstly occurring the words "(excluding (Vesting of minerals as defined in section three of the Mining Newcastle Act, 1906)"; Board.)

(b) by inserting at the end of section 13c the following sec. 13c. new subsection :---(Rights,

liabilities, etc.)

(2) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys, claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from any such lease.

(c) by inserting in section 13H after the word "lands" Sec. 13H. the words "(excluding minerals as defined in section (Vesting of Port of Botany three of the Mining Act, 1906)";

Bay in Board.)

(d) by inserting at the end of section 13J the following Sec. 13J. (Rights, new subsection : ---liabilities,

etc.) (3) This section shall not apply to any lease under the Mining Act, 1906, or to any moneys,

claims.

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claims, suits, actions, proceedings, contracts, agreements, undertakings, securities or debts payable or recoverable under, related to, connected with or in any way arising from such leases.

5 (2) The amendments made by subsection one of this section shall be deemed to have commenced on the first day of May, one thousand nine hundred and sixty-one.

3. The Maritime Services Act, 1935, is further Further amended— 47, 1935.

- (a) (i) by omitting from subsection three of section Sec.13r.
 13T the word "two" and by inserting in lieu (Obstructions and thereof the word "four";
 - (ii) by omitting from subsection five of the same "section the word "two" and by inserting in lieu thereof the word "four";
 - (b) (i) by omitting from subsection one of section Sec. 13u.
 13u the word "two" and by inserting in lieu (Obstruction of thereof the word "four";

waters or lands by vessels or articles.)

- (ii) by omitting from subsection two of the same section the word "two" and by inserting in lieu thereof the word "four";
- (iii) by inserting next after subsection five of the same section the following new subsections : ---

(6) If a notice is given under subsection two of this section in respect of any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing, which is the subject of—

(a) a warehouseman's lien in a warehouse of the Board; or

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(b) any rate or charge under an Act or regulation, administered by the Board, which has the effect of prohibiting the removal of the same unless payment of the rate or charge is first made,

the owner shall, unless the notice otherwise provides, before removing the same in compliance with the requirements of the notice, pay the amount of the lien, rate or charge and, unless the notice permits removal before payment, the refusal of any person to permit the owner to remove the same unless and until such payment is made shall not constitute a defence in any prosecution of the owner for failing to comply with the requirements of the notice.

(7) If any rate or charge is payable to the Board in respect of, or if any warehouseman's lien had attached in a warehouse of the Board to, any vessel, buoy, floating object or apparatus, chain, anchor, article, material or thing which is held in the custody of, or sold by, the Board under subsection four of this section, the amount owing to the Board in respect of such rate, charge or lien may be included by the Board in the expenses which are payable to the Board, or which may be retained by the Board from any proceeds of sale or any credit allowed, in terms of that subsection.

- (c) (i) by inserting in subsection one of section 13W Sec.13w. after the word "Newcastle" the words ", Port (Powers of Kembla"; master.)
 - (ii) by omitting from subsection three of the same section the word "two" and by inserting in lieu thereof the word "four";
 - (d) by omitting from section 13Y the word "two" and Sec. 13Y. by inserting in lieu thereof the word "four"; (Obstruc-

(Obstruction of harbour (e) master, etc.) 4

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(e) by inserting next after section 13YA the following New secs. new sections : — 13YB, 13YC.

13YB. For the purposes of the Mining Act, 1906, Land and the Petroleum Act, 1955, land vested in the Board Board shall be deemed to be and to have always deemed to been Crown land.

land for certain purposes.

13yc. (1) Subject to this section, paragraph Grant of (b) of subsection one of section twenty-three of the mining pur-Mining Act, 1906, and section forty of the poses Petroleum Act, 1955, do not extend to land that is Mining vested in the Board or forms that part of the bed Act, 1906, and shores of the Hunter River to which section 13D of this Act applies.

(2) Subsection one of this section does not apply where—

- (a) application is made under the Mining Act, 1906, for a lease for mining purposes referred to in paragraph (b) of subsection one of section twenty-three of that Act or under the Petroleum Act, 1955, for an easement or right of way under section forty of that Act;
- (b) the Board is notified of the application and is furnished with such information with respect thereto as it reasonably requires; and
- (c) the Board, within one month after being notified of the application or within such further time as the Under Secretary of the Department of Mines may specify—
 - (i) notifies that Under Secretary that the Board is not prepared to grant to the applicant a lease, license, easement or right of way in substitution for the lease, easement or right of way applied for; or

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(ii) notifies that Under Secretary that the Board and the applicant are unable to reach agreement as to the terms and conditions upon which the Board will grant such a lease, license, easement or right of way.

(f) (i) by inserting next after subsection one of Sec. 15. section fifteen the following new subsec- (Appointment of officers and employees.)

(1A) (a) For the purpose of carrying out the provisions of any Act or regulation with the administration of which the Board is charged, the Board may appoint persons to exercise and perform the powers and duties of officers of the Board in relation to any such Act or regulation.

(b) An appointment under this subsection shall be upon such conditions as to duration or other circumstances as the Board may determine.

(c) A person appointed under this subsection shall—

- (i) be deemed to be an officer of the Board for the purposes of section sixteen of this Act, and for the purposes of the Act or regulation in relation to which he is appointed to exercise and perform powers and duties; and
- (ii) in the exercise and performance of such powers and duties, be subject to the sole control and governance of the Board, and to regulations made under section eighteen of this Act to the same extent as if he were an officer of the Board.

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- (ii) by inserting in subsection two of the same section after the word "Crown" the words "or of any local or other public authority or of any trustee of land for public purposes";
- (iii) by omitting from the same subsection the words "or statutory body" and by inserting in lieu thereof the words ", statutory body, authority or trustee";
- (g) by omitting from subsection two of section 30B Sec. 30B. the word "two" and by inserting in lieu thereof the (Powers of word "four";
- (h) (i) by omitting from paragraph (a) of subsection Sec. 30F. one of section 30F the word "two" and by (Information to be given to given to

tion to be given to identify master of vessel.)

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- (ii) by omitting from paragraph (b) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (i) by inserting next after section 30F the following New sec. 30G.

30G. (1) In this section the word "vessel" Requiremeans a vessel of less than one hundred feet in ments in case of accident.

(2) Where, owing to the presence of a vessel in any port or navigable waters, an accident occurs, the master of a vessel concerned in the accident—

- (a) shall stop his vessel;
- (b) if the accident results in the death of or injury to any person, or in damage to a vessel which affects the seaworthiness of the vessel or the safety of persons on board the vessel, shall give any assistance which may be necessary and which it is in his power to give;

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Maritime Services (Amendment).

(c) if required so to do by any person having reasonable grounds for so requiring, shall produce any license to navigate a vessel at speed, license as coxswain or master's certificate, which he holds, and shall give particulars of his name and place of abode, the name and address of the owner of the vessel, the name of the vessel and any distinguishing number which is, or is required to be, displayed by the vessel in pursuance of or by any Act or regulation;

(d) if required so to do by any officer of the Board or any member of the police force, shall give such particulars as it is in his power to give as to the time, place and nature of the accident, the name of every vessel concerned in the accident and any distinguishing number which was carried by any such vessel, the name and address of every person who was concerned in or who witnessed the accident, and the extent of any injury or damage resulting from the accident; and

(e) if such accident has resulted in the death of or injury to any person, or in damage to a vessel or to any other property to an extent apparently exceeding one hundred dollars, shall, as soon as practicable and in any case within twenty-four hours after the accident, forward to the Board in writing the particulars that, under paragraph (d) of this subsection, he may be required to give, unless such particulars have already been given by him to a member of the police force, or to an officer of the Board, who required him to give such particulars.

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(3) Any person who-

- (a) without reasonable excuse, fails to comply with any provision of subsection two of this section; or
- (b) wilfully furnishes any false or misleading particulars in respect of any matter pursuant to paragraph (c), (d) or (e) of subsection two of this section,

shall be guilty of an offence against this Act and liable to a penalty not exceeding four hundred dollars.

(j) by inserting at the end of section thirty-four the Sec. 34. following new subsection :--- (Proof of

(Proof of certain matters not required.)

(5) In any prosecution or legal proceedings by or under the direction of or on behalf of or for the benefit of the Board, or in any Court of Marine Inquiry, evidence that—

- (a) a message or signal was transmitted, given or made by an officer of the Board in the course of his duties; and
- (b) the vessel to which the message or signal was transmitted, given or made was so located as to be able to receive the message or signal,
- shall be prima facie proof that the message or signal was received by the master of the vessel concerned.

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, 1971. Act No.

Maritime Services (Amendment).

(i) by inserting next after paragraph (e) of sub-Sec. 38. (k) the (Board may make section two of section thirty-eight following new paragraphs :---

regulations.)

- (ei) prohibiting or regulating on, or in connection with, any vessel, floating object, apparatus or structure in any port or inland navigable waters, the carrying on of any activity or operation, or the installation or use of any fitting, equipment or machine, which may cause annoyance, nuisance, injury or danger to any person, damage or risk of damage to any property or pollution of navigable waters, or which involves the emission of noise, smoke, dust, cinders, solid particles of any kind, gases, fumes, mist, odours, radio-activity or radioactive substances:
- (eii) prescribing equipment to be installed to prevent or limit any emission referred to in paragraph (ei) of this subsection :
 - (ii) by omitting from paragraph (fi) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (iii) by inserting next after paragraph (n) of the same subsection the following new paragraph :---
 - (ni) the carriage and use by a vessel within a port of equipment and apparatus for the receipt or despatch of messages or signals or for the purpose of indicating, by the emission or reflection of signals or otherwise, the location and movements of such vessel;

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(iv) by inserting next after paragraph (o) of the same subsection the following new paragraph:—

- (p) prohibiting or regulating the presence of, or any specified activity of, persons—
 - (i) in any navigable waters in the vicinity of or within a prescribed distance of any moored, anchored, sunken or stranded vessel; or
 - (ii) in or on, or on land adjacent to, any navigable waters or any lands vested in or controlled by the Board, in the vicinity of or within a prescribed distance of any wharf or installation which is used for the shipment or unshipment of cargo, any installation used for the construction, repair or refitting of vessels, any depot, shed, warehouse or area used for the storage, handling or safe keeping of cargo, goods, vehicles, plant, equipment or materials, or any site on which construction work is being carried out by the Board or any public authority.
- (v) by inserting next after paragraph (e) of subsection (2A) of the same section the following new paragraphs :—
 - (f) the making or display by vessels of prescribed signals or lights, and the manner of navigation of other vessels when such signals or lights are made or displayed by a vessel;

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Maritime Services (Amendment).

(g) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the navigation of vessels, or the use of vessels for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, or the mooring or anchoring of vessels, or of vessels of a specified class or classes, or of vessels other than vessels of a specified class or classes, stated in such sign or notice, in any area of navigable waters and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice;

(h) the erection by the Board of signs and notices for the purpose of prohibiting or regulating the presence of persons, or of persons of a class or classes or of persons other than of a class or classes stated in any such sign or notice, on or in any land, wharf, building or structure vested in the Board or under its control or management, or the use by persons of any such land, wharf, building or structure for a purpose or purposes or otherwise than for a purpose or purposes stated in such sign or notice, and the imposing of penalties not exceeding two hundred dollars for any failure to comply with any such sign or notice:

(i) the giving by the Board, or a servant of the Board, of a notice to any person for the purpose of preventing, prohibiting or regulating, either absolutely or conditionally, the carrying on or

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continuance of any activity, operation, installation, use or emission referred to in paragraph (ei) or (f) of subsection two of this section, the investigation, by such persons in such manner and circumstances as may be prescribed, as to whether a notice should continue in force, the imposing of penalties not exceeding four hundred dollars for any failure to comply with any such notice, and the payment of fees and charges for or in connection with any such investigation.

- (vi) by inserting at the end of paragraph (a) of subsection three of the same section the words "or restricted to all subject matter other than subject matter of a specified class or specified classes";
- (vii) by omitting from subparagraph (ii) of paragraph (d) of the same subsection the word "two" and by inserting in lieu thereof the word "four";
- (viii) by omitting from paragraph (e) of the same subsection the word "forty" and by inserting in lieu thereof the word "eighty".

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(11) Notwithstanding the definition of "Constructing Sec. 23A. Authority" in subsection ten of this section, the Mari- (Removal time Services Board of New South Wales shall be the of soil from or Constructing Authority for the purposes of this section in proximity to banks of rivers.)

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in any case where the bed of the river immediately adjacent to the land on which an excavation has been or is being made or from which soil has been or is being removed, is vested in that Board.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1974

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Authoray" is subsection term in the section, the Mart Realunic Services Board of Instance and the disc leader of sail Constructing Authority for the outposes of this section is notion

