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.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 3 March, 1976.

New South Wales



ANNO VICESIMO QUINTO

ELIZABETHÆ II REGINÆ

Act No. , 1976.

An Act to amend section 15 (1) of the Industrial Arbitration Act, 1940, so as to authorise the appointment of one more conciliation commissioner; and to authorise the appointment, retrospective to 16th February, 1976, of Miss Leone Carmel Glynn as a conciliation commissioner and to nullify her appointment on that date as an additional conciliation commissioner.

BE

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

- 1. This Act may be cited as the "Industrial Arbitration Short title. (Conciliation Commissioners) Amendment Act, 1976".
- 2. (1) This section and sections 1 and 4 shall commence Commence on the date of assent to this Act.
- 10 (2) Section 3 shall be deemed to have commenced on 16th February, 1976.
 - 3. The Industrial Arbitration Act, 1940, is amended by Amendment omitting from section 15 (1) the word "seven" and by of Act No. 2, 1940. inserting instead the word "eight". Sec. 15. (Con-

ciliation Commissioners.)

4. (1) The appointment, dated 11th February, 1976, to Appointtake effect from 16th February, 1976, by the Governor, under ment of Miss section 16 of the Industrial Arbitration Act, 1940, of Miss Leone Leone Carmel Glynn as an additional conciliation commis-Carmel Glynn as a sioner shall, upon the Governor's appointing her as a concili-conciliation 20 ation commissioner as referred to in subsection (2) during commissioner. the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th Feb-

ruary, 1976, be determined and be deemed never to have been made.

- (2) Where during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, Miss Leone Carmel Glynn is appointed by the Governor under section 15 (1) 5 of the Industrial Arbitration Act, 1940, to be a conciliation commissioner—
 - (a) her appointment under section 15 (1) of that Act shall be expressed to take effect and shall be deemed to have been made and to have taken effect on and from 16th February, 1976;
 - (b) she shall have seniority as a conciliation commissioner as if that date had been the date of her appointment under section 15 (1) of that Act as a conciliation commissioner;
- 15 (c) she shall, as on and from that date, be entitled to the same salary as any other conciliation commissioner, except the senior conciliation commissioner, reduced by any salary paid to her as an additional conciliation commissioner after that date;

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- 20 (d) her service as a conciliation commissioner appointed under section 15 (1) of that Act shall be deemed to have commenced on that date; and
- (e) anything done by her as an additional conciliation commissioner during the period commencing on 16th February, 1976, and ending upon the Governor's appointing her as a conciliation commissioner as referred to in this subsection shall, notwithstanding subsection (1), be deemed to have been done by her as a conciliation commissioner appointed under section 15 (1) of that Act.

No. , 1976.

A BILL

To amend section 15 (1) of the Industrial Arbitration Act, 1940, so as to authorise the appointment of one more conciliation commissioner; and to authorise the appointment, retrospective to 16th February, 1976, of Miss Leone Carmel Glynn as a conciliation commissioner and to nullify her appointment on that date as an additional conciliation commissioner.

[MR RUDDOCK—25 February, 1976.]

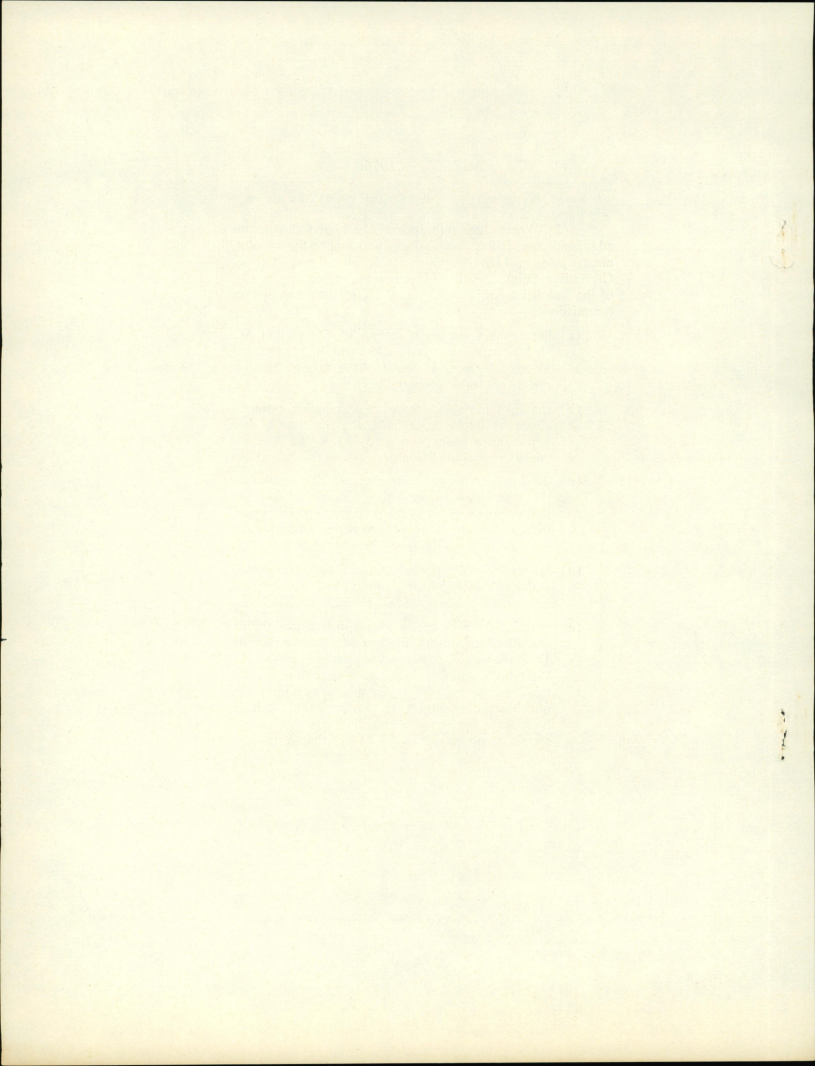
BE

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

- 1. This Act may be cited as the "Industrial Arbitration Short title. (Conciliation Commissioners) Amendment Act, 1976".
- 2. (1) This section and sections 1 and 4 shall commence Commenceon the date of assent to this Act.
- 10 (2) Section 3 shall be deemed to have commenced on 16th February, 1976.
 - 3. The Industrial Arbitration Act, 1940, is amended by Amendment omitting from section 15 (1) the word "seven" and by of Act No. inserting instead the word "eight". Sec. 15. (Conciliation Commissioners.)
- 15 4. (1) The appointment, dated 11th February, 1976, to Appointtake effect from 16th February, 1976, by the Governor, under ment section 16 of the Industrial Arbitration Act, 1940, of Miss Leone Leone Carmel Glynn as an additional conciliation commis-Carmel Glynn as a sioner shall, upon the Governor's appointing her as a concili-conciliation
- 20 ation commissioner as referred to in subsection (2) during commissioner. the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, be determined and be deemed never to have been made.

- (2) Where during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, Miss Leone Carmel Glynn is appointed by the Governor under section 15 (1) 5 of the Industrial Arbitration Act, 1940, to be a conciliation commissioner-
 - (a) her appointment under section 15 (1) of that Act shall be expressed to take effect and shall be deemed to have been made and to have taken effect on and from 16th February, 1976;
 - (b) she shall have seniority as a conciliation commissioner as if that date had been the date of her appointment under section 15 (1) of that Act as a conciliation commissioner;
- 15 (c) she shall, as on and from that date, be entitled to the same salary as any other conciliation commissioner, except the senior conciliation commissioner, reduced by any salary paid to her as an additional conciliation commissioner after that date;
- 20 (d) her service as a conciliation commissioner appointed under section 15 (1) of that Act shall be deemed to have commenced on that date; and
- (e) anything done by her as an additional conciliation commissioner during the period commencing on 25 16th February, 1976, and ending upon the Governor's appointing her as a conciliation commissioner as referred to in this subsection shall, notwithstanding subsection (1), be deemed to have been done by her as a conciliation commissioner appointed under section 15 (1) of that Act. 30

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INDUSTRIAL ARBITRATION (CONCILIATION COMMISSIONERS) AMENDMENT BILL, 1976

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to increase from seven to eight the number of conciliation commissioners who may be appointed under the Industrial Arbitration Act, 1940;
- (b) to authorise the appointment, retrospective to 16th February, 1976, of Miss Leone Carmel Glynn as a conciliation commissioner and to nullify her appointment on that date as an additional conciliation commissioner; and
- (c) to make other provisions of a consequential or ancillary character.

1.1011

No. , 1976.

A BILL

To amend section 15 (1) of the Industrial Arbitration Act, 1940, so as to authorise the appointment of one more conciliation commissioner; and to authorise the appointment, retrospective to 16th February, 1976, of Miss Leone Carmel Glynn as a conciliation commissioner and to nullify her appointment on that date as an additional conciliation commissioner.

[Mr Ruddock—25 February, 1976.]

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

- 1. This Act may be cited as the "Industrial Arbitration Short title. (Conciliation Commissioners) Amendment Act, 1976".
- 2. (1) This section and sections 1 and 4 shall commence Commenceon the date of assent to this Act.
- 10 (2) Section 3 shall be deemed to have commenced on 16th February, 1976.
 - 3. The Industrial Arbitration Act, 1940, is amended by Amendment omitting from section 15 (1) the word "seven" and by of Act No. 2, 1940. inserting instead the word "eight". Sec. 15. (Conciliation Commis-
- 15 4. (1) The appointment, dated 11th February, 1976, to Appointtake effect from 16th February, 1976, by the Governor, under ment of Miss section 16 of the Industrial Arbitration Act, 1940, of Miss Leone Leone Carmel Glynn as an additional conciliation commis-Carmel Glynn as a sioner shall, upon the Governor's appointing her as a concili-conciliation

20 ation commissioner as referred to in subsection (2) during commissioner. the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, be determined and be deemed never to have been made.

- (2) Where during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, Miss Leone Carmel Glynn is appointed by the Governor under section 15 (1) 5 of the Industrial Arbitration Act, 1940, to be a conciliation commissioner-
 - (a) her appointment under section 15 (1) of that Act shall be expressed to take effect and shall be deemed to have been made and to have taken effect on and from 16th February, 1976;

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- (b) she shall have seniority as a conciliation commissioner as if that date had been the date of her appointment under section 15 (1) of that Act as a conciliation commissioner:
- 15 (c) she shall, as on and from that date, be entitled to the same salary as any other conciliation commissioner, except the senior conciliation commissioner, reduced by any salary paid to her as an additional conciliation commissioner after that date;
- 20 (d) her service as a conciliation commissioner appointed under section 15 (1) of that Act shall be deemed to have commenced on that date: and
- (e) anything done by her as an additional conciliation commissioner during the period commencing on 16th February, 1976, and ending upon the 25 Governor's appointing her as a conciliation commissioner as referred to in this subsection shall, notwithstanding subsection (1), be deemed to have been done by her as a conciliation commissioner

appointed under section 15 (1) of that Act. 30

New South Wales



ANNO VICESIMO QUINTO

ELIZABETHÆ II REGINÆ

Act No. 25, 1976.

An Act to amend section 15 (1) of the Industrial Arbitration Act, 1940, so as to authorise the appointment of one more conciliation commissioner; and to authorise the appointment, retrospective to 16th February, 1976, of Miss Leone Carmel Glynn as a conciliation commissioner and to nullify her appointment on that date as an additional conciliation commissioner. [Assented to, 1st April, 1976.]

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. This Act may be cited as the "Industrial Arbitration (Conciliation Commissioners) Amendment Act, 1976".

Commencement.

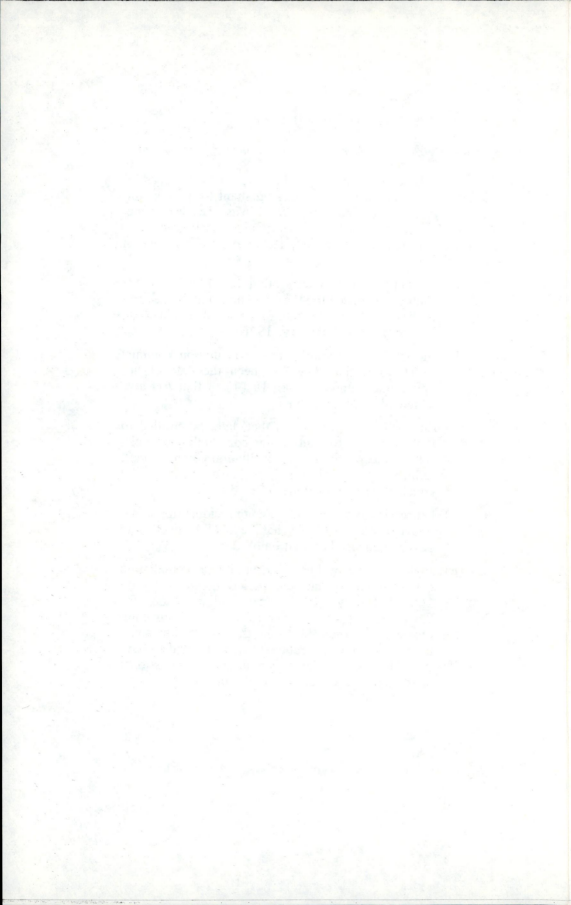
- 2. (1) This section and sections 1 and 4 shall commence on the date of assent to this Act.
- (2) Section 3 shall be deemed to have commenced on 16th February, 1976.

Amendment of Act No. 2, 1940. Sec. 15. (Conciliation Commissioners.) 3. The Industrial Arbitration Act, 1940, is amended by omitting from section 15 (1) the word "seven" and by inserting instead the word "eight".

Appointment of Miss Leone Carmel Glynn as a conciliation commissioner.

4. (1) The appointment, dated 11th February, 1976, to take effect from 16th February, 1976, by the Governor, under section 16 of the Industrial Arbitration Act, 1940, of Miss Leone Carmel Glynn as an additional conciliation commissioner shall, upon the Governor's appointing her as a conciliation commissioner as referred to in subsection (2) during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, be determined and be deemed never to have been made.

- (2) Where during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, Miss Leone Carmel Glynn is appointed by the Governor under section 15 (1) of the Industrial Arbitration Act, 1940, to be a conciliation commissioner—
 - (a) her appointment under section 15 (1) of that Act shall be expressed to take effect and shall be deemed to have been made and to have taken effect on and from 16th February, 1976;
 - (b) she shall have seniority as a conciliation commissioner as if that date had been the date of her appointment under section 15 (1) of that Act as a conciliation commissioner;
 - (c) she shall, as on and from that date, be entitled to the same salary as any other conciliation commissioner, except the senior conciliation commissioner, reduced by any salary paid to her as an additional conciliation commissioner after that date;
 - (d) her service as a conciliation commissioner appointed under section 15 (1) of that Act shall be deemed to have commenced on that date; and
 - (e) anything done by her as an additional conciliation commissioner during the period commencing on 16th February, 1976, and ending upon the Governor's appointing her as a conciliation commissioner as referred to in this subsection shall, notwithstanding subsection (1), be deemed to have been done by her as a conciliation commissioner appointed under section 15 (1) of that Act.



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

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 17 March, 1976.

New South Wales



ANNO VICESIMO QUINTO

ELIZABETHÆ II REGINÆ

Act No. 25, 1976.

An Act to amend section 15 (1) of the Industrial Arbitration Act, 1940, so as to authorise the appointment of one more conciliation commissioner; and to authorise the appointment, retrospective to 16th February, 1976, of Miss Leone Carmel Glynn as a conciliation commissioner and to nullify her appointment on that date as an additional conciliation commissioner. [Assented to, 1st April, 1976.]

BE

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

J. H. BROWN,

Chairman of Committees of the Legislative Assembly.

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

Short title.

1. This Act may be cited as the "Industrial Arbitration (Conciliation Commissioners) Amendment Act, 1976".

Commencement.

- 2. (1) This section and sections 1 and 4 shall commence on the date of assent to this Act.
- (2) Section 3 shall be deemed to have commenced on 16th February, 1976.

Amendment of Act No. 2, 1940. Sec. 15. (Conciliation Commis-

sioners.)

3. The Industrial Arbitration Act, 1940, is amended by omitting from section 15 (1) the word "seven" and by inserting instead the word "eight".

Appointment
of Miss
Leone
Carmel
Glynn as a
conciliation
commissioner.

4. (1) The appointment, dated 11th February, 1976, to take effect from 16th February, 1976, by the Governor, under section 16 of the Industrial Arbitration Act, 1940, of Miss Leone Carmel Glynn as an additional conciliation commissioner shall, upon the Governor's appointing her as a conciliation commissioner as referred to in subsection (2) during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, be determined and be deemed never to have been made.

- (2) Where during the period she holds office as an additional conciliation commissioner pursuant to the appointment made on 11th February, 1976, Miss Leone Carmel Glynn is appointed by the Governor under section 15 (1) of the Industrial Arbitration Act, 1940, to be a conciliation commissioner—
 - (a) her appointment under section 15 (1) of that Act shall be expressed to take effect and shall be deemed to have been made and to have taken effect on and from 16th February, 1976;
 - (b) she shall have seniority as a conciliation commissioner as if that date had been the date of her appointment under section 15 (1) of that Act as a conciliation commissioner;
 - (c) she shall, as on and from that date, be entitled to the same salary as any other conciliation commissioner, except the senior conciliation commissioner, reduced by any salary paid to her as an additional conciliation commissioner after that date;
 - (d) her service as a conciliation commissioner appointed under section 15 (1) of that Act shall be deemed to have commenced on that date; and
 - (e) anything done by her as an additional conciliation commissioner during the period commencing on 16th February, 1976, and ending upon the Governor's appointing her as a conciliation commissioner as referred to in this subsection shall, notwithstanding subsection (1), be deemed to have been done by her as a conciliation commissioner appointed under section 15 (1) of that Act.

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

A. R. CUTLER, Governor.

Government House, Sydney, 1st April, 1976.

