POLICE REGULATION (AMENDMENT AND VALIDATION) BILL, 1981

EXPLANATORY NOTE

(This Explanatory Note relates to this Bill as introduced into Parliament)

The objects of this Bill are-

- (a) to validate the practice of specifying by the rules made under the Police Regulation Act, 1899, the grades within the various ranks of members of the police force; and
- (b) to resolve doubts that have arisen with respect to certain past appointments and promotions within the police force.

POLICE RECURATION (AMERICMENT AND VALUE TON

TEGR VROTATAL NOTE

On an a reflected double on set [2] The or reference of a regionalized width

The objects of this Bill are-

- (a) To validate the practice of specifying by the guite made under the Tollec-Regulation Act, 1809, the grades within the verticus region of members of the police force; and
- b) to resolve doubts that have arise with respect to certain past appoint mone and pactorious within he police orde.

POLICE REGULATION (AMENDMENT AND VALIDATION) BILL, 1981

No. , 1981.

A BILL FOR

An Act to amend the Police Regulation Act, 1899, with respect to the offices held by members of the police force and to validate certain matters.

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:—

5 Short title.

1. This Act may be cited as the "Police Regulation (Amendment and Validation) Act, 1981".

Principal Act.

2. The Police Regulation Act, 1899, is referred to in this Act as the 10 Principal Act.

Amendment of Act No. 20, 1899.

3. The Police Regulation Act, 1899, is amended in the manner set forth in Schedule 1.

Reference to rank to include grades.

15 **4.** A reference in the Principal Act or any other Act, or in a regulation, rule, by-law or other statutory instrument, or in any other document, whether of the same or of a different kind, however expressed, to a member of the

police force who is a superintendent, inspector, sergeant or constable includes, and shall be deemed always to have included, a reference to a member of the police force who is a superintendent, inspector, sergeant or constable, as the case may be, of any grade.

5 Validation of certain rules.

5. A rule purporting to have been made under the Principal Act, as in force when the rule was made, is hereby validated if it could have been made had the Principal Act, as amended by this Act, been in force when the purported rule was made.

10 Validation-appointments and promotions.

- 6. (1) The appointment or promotion, or the purported appointment or promotion, to an office as a member of the police force, on or from a specified date before the commencement of this Act, of a person who, before he in any way acted in that office, failed to take and subscribe the oath,
- 15 or to make and subscribe the affirmation, prescribed by section 9 of the Principal Act, as in force on that date, has effect, and shall be deemed always to have had effect, as if that person had duly taken and subscribed that oath or duly made and subscribed that affirmation, and as if that person had duly entered into the agreement referred to in section 10 of that Act,
- 20 as so in force, and had done so in each case in relation to his capacity in the office to which he had been, or purported to have been, appointed or promoted.
- (2) A failure, before the commencement of this Act, by a member of the police force to take and subscribe an oath, or make and subscribe an 25 affirmation, referred to in subsection (1) does not invalidate anything done by him before that commencement that would have been valid had he not failed to take and subscribe that oath, or make and subscribe that affirmation.

Validation—Commissioner.

7. The Principal Act shall be deemed never to have operated before the commencement of this Act to prevent the appointment as Commissioner of Police of a person of or above the age of 60 years.

5 Validation—Acting Commissioner.

- 8. (1) The Governor shall be deemed always to have been authorised to appoint a member of the police force as Acting Commissioner of Police during a vacancy in the office of Commissioner of Police and, for the purposes of this section, the Principal Act shall be deemed, while any person held 10 office as Acting Commissioner of Police, to have operated as if there had been omitted from section 4A (5) (a) of that Act the words "or whenever there is a vacancy in the office of Commissioner".
 - (2) An Acting Commissioner of Police who held office as such before the commencement of this Act shall be deemed—
- 15 (a) to have had the powers, authorities, duties and functions of the Commissioner while he held office as Acting Commissioner; and
 - (b) to have been entitled, while he held office as Acting Commissioner, to be paid remuneration as if he were Commissioner.

Validation—appointment under other Acts.

20 9. Where, before the commencement of this Act, an office under an Act other than the Principal Act was required to be filled by the appointment to the office by the Governor of a member of the police force, the purported filling of the vacancy before that commencement by the transfer or promotion of a member of the police force is hereby validated.

SCHEDULE 1.

(Sec. 3.)

AMENDMENTS TO THE PRINCIPAL ACT.

- (1) Section 5 (1)—
- After "police", insert ", of such grades as are specified by rules made under this Act,".
 - (2) Section 6 (1)—

Omit "of different grades", insert instead ", of such grades as are specified by rules made under this Act,".

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1981

Police Countries (Amendan at and Validadors),

SCHEBULE A

(Sec. 3.)

Amendments to the Principal Acta

- (1), Section 5 (1)
- After "police", invert ", of such grades canno specified by rules made under this Act.".
 - (2) Section 6 (1)--

Omir "of different grades", intert instead ", of such grades as are specified by rates and a this Act,".

BY AVIOR GOVERNMENT PRINTER NEW SOUTH WALES - PE

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.

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, May, 1981.

New South Wales



ANNO TRICESIMO

ELIZABETHÆ II REGINÆ

Act No. , 1981.

An Act to amend the Police Regulation Act, 1899, with respect to the offices held by members of the police force and to validate certain matters.

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:—

5 Short title.

1. This Act may be cited as the "Police Regulation (Amendment and Validation) Act, 1981".

Principal Act.

2. The Police Regulation Act, 1899, is referred to in this Act as the 10 Principal Act.

Amendment of Act No. 20, 1899. slaged solled, oils become of to A. a.A.

3. The Police Regulation Act, 1899, is amended in the manner set forth in Schedule 1.

Reference to rank to include grades.

15 4. A reference in the Principal Act or any other Act, or in a regulation, rule, by-law or other statutory instrument, or in any other document, whether of the same or of a different kind, however expressed, to a member of the

5 Validation -- Acting Commissioner.

Police Regulation (Amendment and Validation).

police force who is a superintendent, inspector, sergeant or constable includes, and shall be deemed always to have included, a reference to a member of the police force who is a superintendent, inspector, sergeant or constable, as the case may be, of any grade.

5 Validation of certain rules.

5. A rule purporting to have been made under the Principal Act, as in force when the rule was made, is hereby validated if it could have been made had the Principal Act, as amended by this Act, been in force when the purported rule was made.

10 Validation-appointments and promotions.

mer of Police who held office as such before

- 6. (1) The appointment or promotion, or the purported appointment or promotion, to an office as a member of the police force, on or from a specified date before the commencement of this Act, of a person who, before he in any way acted in that office, failed to take and subscribe the oath,
- 15 or to make and subscribe the affirmation, prescribed by section 9 of the Principal Act, as in force on that date, has effect, and shall be deemed always to have had effect, as if that person had duly taken and subscribed that oath or duly made and subscribed that affirmation, and as if that person had duly entered into the agreement referred to in section 10 of that Act,
- 20 as so in force, and had done so in each case in relation to his capacity in the office to which he had been, or purported to have been, appointed or promoted.
- (2) A failure, before the commencement of this Act, by a member of the police force to take and subscribe an oath, or make and subscribe an 25 affirmation, referred to in subsection (1) does not invalidate anything done by him before that commencement that would have been valid had he not failed to take and subscribe that oath, or make and subscribe that affirmation.

Validation—Commissioner.

7. The Principal Act shall be deemed never to have operated before the commencement of this Act to prevent the appointment as Commissioner of Police of a person of or above the age of 60 years.

Afrect " police" another to its such attacks as the engineer by their made

5 Validation—Acting Commissioner.

- 8. (1) The Governor shall be deemed always to have been authorised to appoint a member of the police force as Acting Commissioner of Police during a vacancy in the office of Commissioner of Police and, for the purposes of this section, the Principal Act shall be deemed, while any person held 10 office as Acting Commissioner of Police, to have operated as if there had been omitted from section 4A (5) (a) of that Act the words "or whenever there is a vacancy in the office of Commissioner".
 - (2) An Acting Commissioner of Police who held office as such before the commencement of this Act shall be deemed—
- 15 (a) to have had the powers, authorities, duties and functions of the Commissioner while he held office as Acting Commissioner; and
 - (b) to have been entitled, while he held office as Acting Commissioner, to be paid remuneration as if he were Commissioner.

Validation—appointment under other Acts.

20 9. Where, before the commencement of this Act, an office under an Act other than the Principal Act was required to be filled by the appointment to the office by the Governor of a member of the police force, the purported filling of the vacancy before that commencement by the transfer or promotion of a member of the police force is hereby validated.

SCHEDULE 1.

(Sec. 3.)

AMENDMENTS TO THE PRINCIPAL ACT.

- (1) Section 5 (1)—
- After "police", insert ", of such grades as are specified by rules made under this Act,".
 - (2) Section 6 (1)—

Omit "of different grades", insert instead ", of such grades as are specified by rules made under this Act,".

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1981

SCHEDULE I.

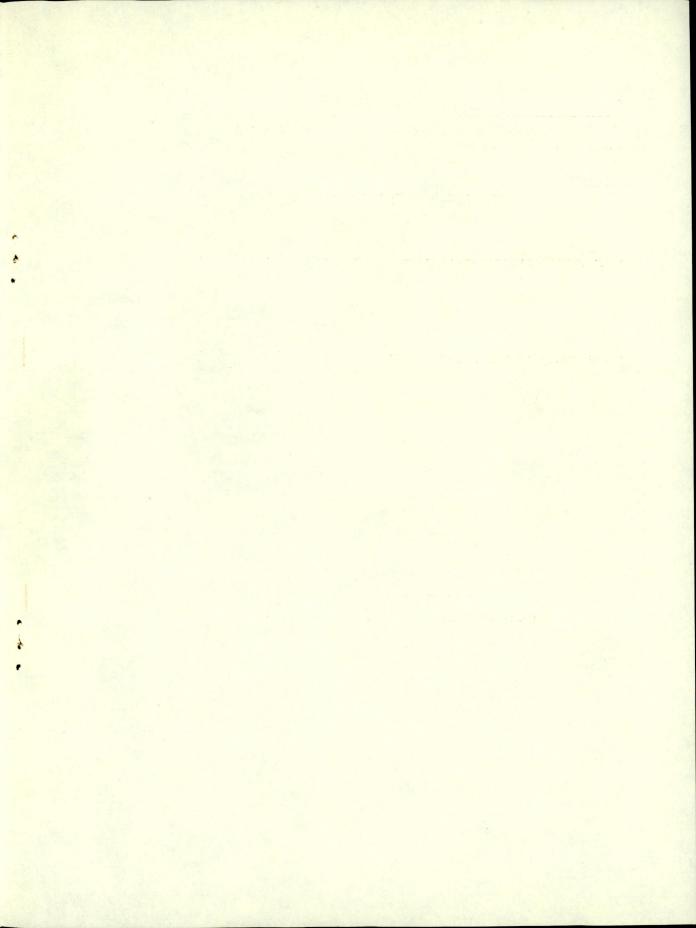
(Sec. 3.)

AMENDMENTS TO THE PRINCIPAL ACT.

- (I) Section 5 (I)—
- After "police", insert ", of such grades as are specified by rules made under this Act.".
 - (2) Section 6 (1)-

Omit "of different grades", insert instead ", of such grades as are specified by rules made under this Act.".

BY AUTHORITY
SOUTH WALES-1941



Anno 1998 de la començación de la companya del companya del companya de la compan

Water Addition of the State of

romai Salkmenta sebu Hall Historia

A. LEFTER

泰拉 经运送 化自己 医阿斯克氏 化二甲基甲基甲基

edin de jurge en 1907, et 2007, et 2007. Zudhan i strumber en 1984, yandê ji et 2007.

POLICE REGULATION (AMENDMENT AND VALIDATION) ACT, 1981, No. 33

New South Wales



ANNO TRICESIMO

ELIZABETHÆ II REGINÆ

Act No. 33, 1981.

An Act to amend the Police Regulation Act, 1899, with respect to the offices held by members of the police force and to validate certain matters. [Assented to, 14th May, 1981.]

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 "Police Regulation (Amendment and Validation) Act, 1981".

Principal Act.

2. The Police Regulation Act, 1899, is referred to in this Act as the Principal Act.

Amendment of Act No. 20, 1899.

3. The Police Regulation Act, 1899, is amended in the manner set forth in Schedule 1.

Reference to rank to include grades.

4. A reference in the Principal Act or any other Act, or in a regulation, rule, by-law or other statutory instrument, or in any other document, whether of the same or of a different kind, however expressed, to a member of the

police force who is a superintendent, inspector, sergeant or constable includes, and shall be deemed always to have included, a reference to a member of the police force who is a superintendent, inspector, sergeant or constable, as the case may be, of any grade.

Validation of certain rules.

5. A rule purporting to have been made under the Principal Act, as in force when the rule was made, is hereby validated if it could have been made had the Principal Act, as amended by this Act, been in force when the purported rule was made.

Validation—appointments and promotions.

- 6. (1) The appointment or promotion, or the purported appointment or promotion, to an office as a member of the police force, on or from a specified date before the commencement of this Act, of a person who, before he in any way acted in that office, failed to take and subscribe the oath, or to make and subscribe the affirmation, prescribed by section 9 of the Principal Act, as in force on that date, has effect, and shall be deemed always to have had effect, as if that person had duly taken and subscribed that oath or duly made and subscribed that affirmation, and as if that person had duly entered into the agreement referred to in section 10 of that Act, as so in force, and had done so in each case in relation to his capacity in the office to which he had been, or purported to have been, appointed or promoted.
- (2) A failure, before the commencement of this Act, by a member of the police force to take and subscribe an oath, or make and subscribe an affirmation, referred to in subsection (1) does not invalidate anything done by him before that commencement that would have been valid had he not failed to take and subscribe that oath, or make and subscribe that affirmation.

Validation—Commissioner.

7. The Principal Act shall be deemed never to have operated before the commencement of this Act to prevent the appointment as Commissioner of Police of a person of or above the age of 60 years.

Validation—Acting Commissioner.

- 8. (1) The Governor shall be deemed always to have been authorised to appoint a member of the police force as Acting Commissioner of Police during a vacancy in the office of Commissioner of Police and, for the purposes of this section, the Principal Act shall be deemed, while any person held office as Acting Commissioner of Police, to have operated as if there had been omitted from section 4A (5) (a) of that Act the words "or whenever there is a vacancy in the office of Commissioner".
- (2) An Acting Commissioner of Police who held office as such before the commencement of this Act shall be deemed—
 - (a) to have had the powers, authorities, duties and functions of the Commissioner while he held office as Acting Commissioner; and
 - (b) to have been entitled, while he held office as Acting Commissioner, to be paid remuneration as if he were Commissioner.

Validation—appointment under other Acts.

9. Where, before the commencement of this Act, an office under an Act other than the Principal Act was required to be filled by the appointment to the office by the Governor of a member of the police force, the purported filling of the vacancy before that commencement by the transfer or promotion of a member of the police force is hereby validated.

SCHEDULE 1.

(Sec. 3.)

AMENDMENTS TO THE PRINCIPAL ACT.

(1) Section 5 (1)—

After "police", insert ", of such grades as are specified by rules made under this Act,".

(2) Section 6 (1)—

Omit "of different grades", insert instead ", of such grades as are specified by rules made under this Act,".

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

J. A. ROWLAND, *Governor*.

Government House, Sydney, 14th May, 1981.

