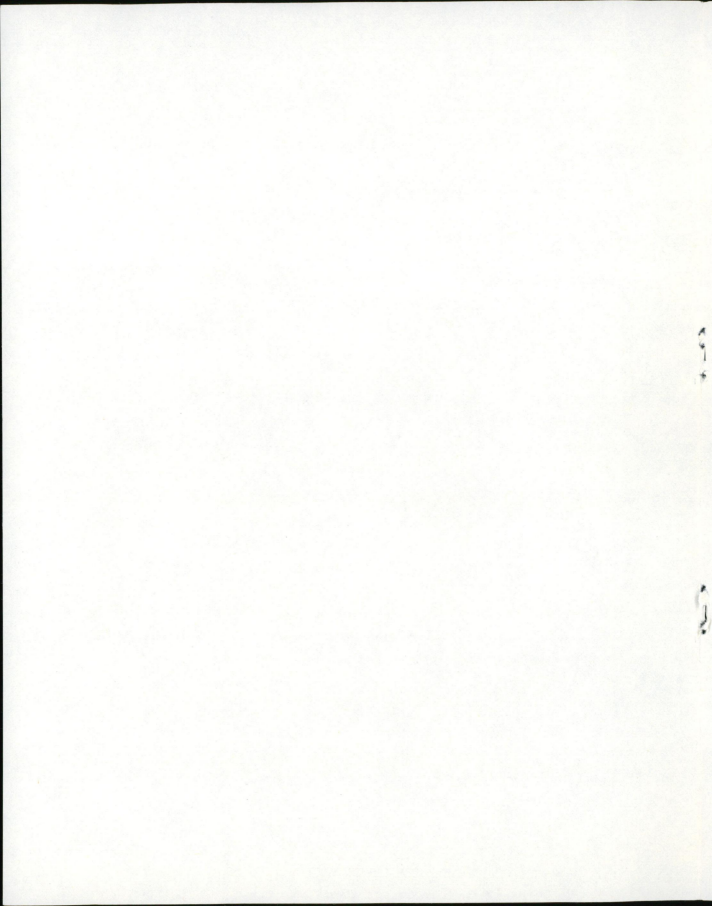
# REGISTERED CLUBS (LIQUOR) AMENDMENT BILL, 1979

#### **EXPLANATORY NOTE**

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

This Bill is cognate with the Liquor (Amendment) Bill, 1979.

The object of this Bill is to enable the licensing magistrates, when reassessing a license fee which has previously been assessed on incorrect information which the secretary of the registered club furnishing the information knew or ought to have known to be incorrect or which he made with reckless indifference as to whether it was correct or incorrect, to impose a penalty not exceeding the difference between the original fee and the reassessed fee.



No. , 1979.

#### A BILL FOR

An Act to amend sections of the Registered Clubs Act, 1976, with respect to reassessments of fees payable in respect of renewals of certificates of registration of clubs.

[MR F. J. WALKER-27 November, 1979.]

**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 1. This Act may be cited as the "Registered Clubs (Liquor) Short Amendment Act, 1979".
  - 2. (1) This Act, except section 3, shall commence on the Commencedate of assent to this Act.
- (2) Section 3 shall commence on the day upon which 10 Schedule 3 (12) (a) to the Liquor (Amendment) Act, 1979, commences.
  - 3. The Registered Clubs Act, 1976, is amended by inserting Amendment of Act No. 31, 1976.

    Sec. 15.

#### (2A) Where—

15

20

- (a) the licensing magistrates decide to make a reassessment under subsection (2) of a fee (in this subsection referred to as "the original fee") because the original fee was assessed or reassessed at a lesser amount than it should have been by reason of incorrect information contained in the statement furnished by the secretary of the registered club concerned by reference to which the original fee was assessed or reassessed; and
- (b) the licensing magistrates are of the opinion that the secretary knew or ought to have known it to be incorrect or made the statement with reckless indifference as to whether it was correct or incorrect,

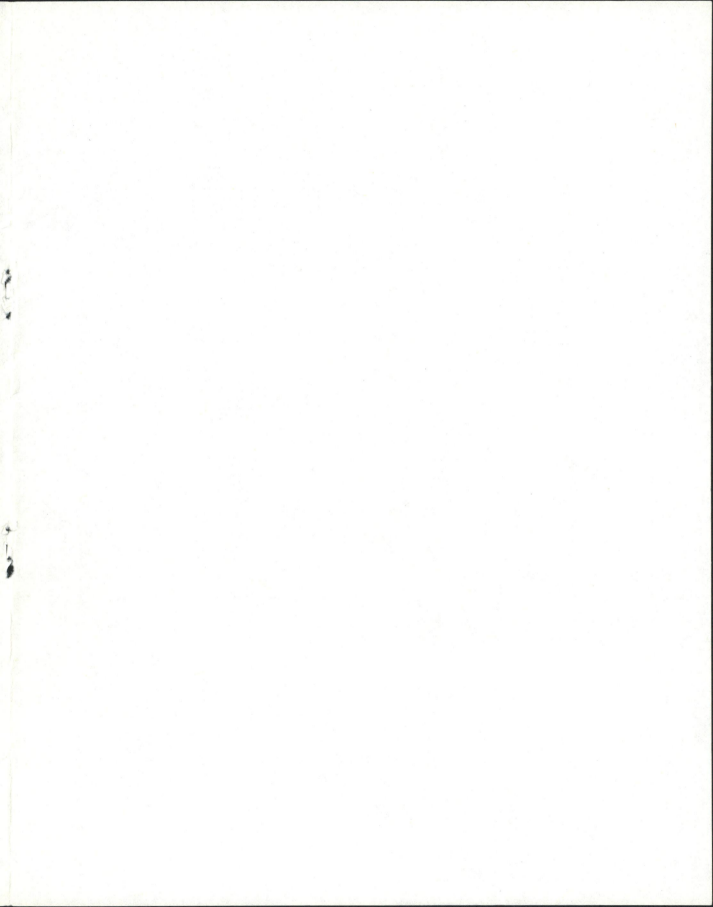
5

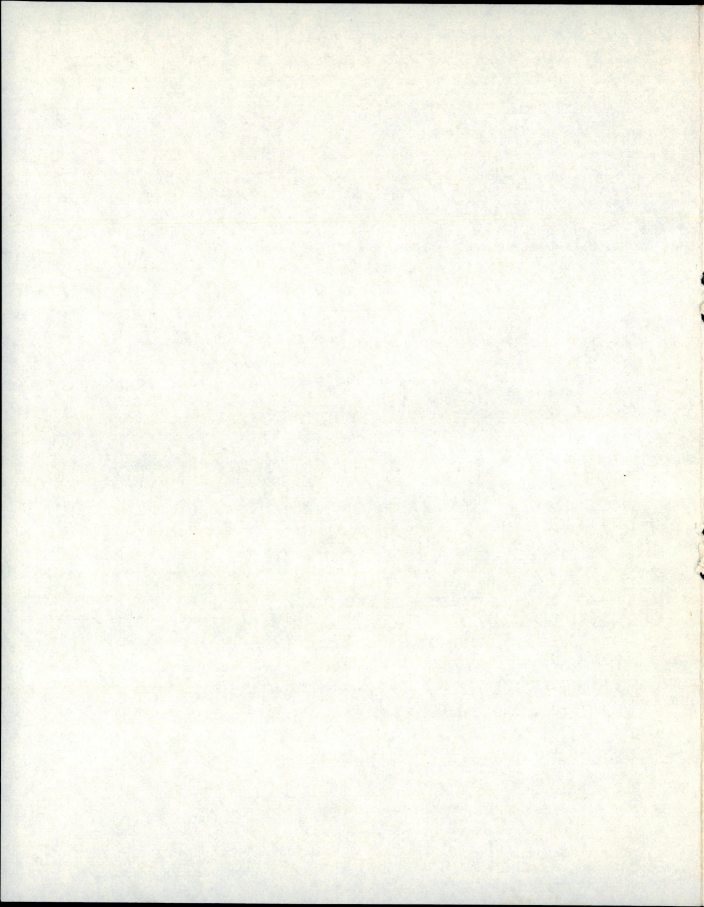
the licensing magistrates may make that reassessment under subsection (2) at the amount at which the original fee would have been assessed or reassessed if the information had been correct, increased by an amount not exceeding the difference between the original fee and that lastmentioned amount.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1979

#### Remittered Clube 'Liquer' Amendment.

the hornsing innertrates may assist masses an an under subsection (2) at the amount at which the original fee would have been assessed or rensessed if the information had been correct, increased by an amount not exceeding the difference between the original (ee and that hattuchuoned amount.





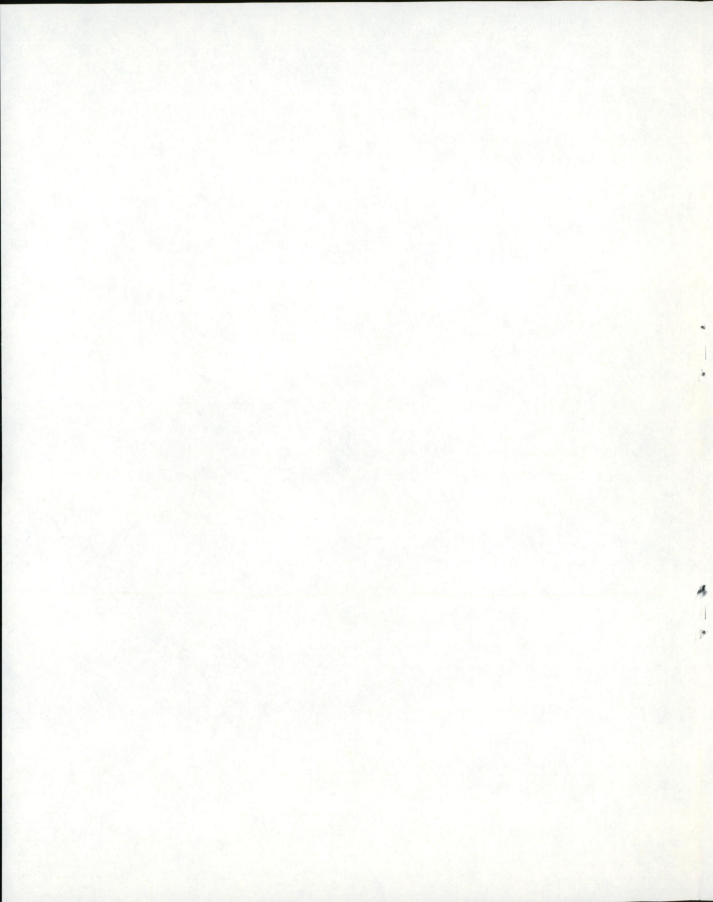
# REGISTERED CLUBS (LIQUOR) AMENDMENT BILL, 1979

#### **EXPLANATORY NOTE**

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

This Bill is cognate with the Liquor (Amendment) Bill, 1979.

The object of this Bill is to enable the licensing magistrates, when reassessing a license fee which has previously been assessed on incorrect information which the secretary of the registered club furnishing the information knew or ought to have known to be incorrect or which he made with reckless indifference as to whether it was correct or incorrect, to impose a penalty not exceeding the difference between the original fee and the reassessed fee.



# REGISTERED CLUBS (LIQUOR) AMENDMENT BILL, 1979

No. , 1979.

#### A BILL FOR

An Act to amend sections of the Registered Clubs Act, 1976, with respect to reassessments of fees payable in respect of renewals of certificates of registration of clubs.

[Mr F. J. Walker—27 November, 1979.]

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 1. This Act may be cited as the "Registered Clubs (Liquor) Short Amendment Act, 1979".
  - 2. (1) This Act, except section 3, shall commence on the Commencedate of assent to this Act.
- (2) Section 3 shall commence on the day upon which 10 Schedule 3 (12) (a) to the Liquor (Amendment) Act, 1979, commences.
  - 3. The Registered Clubs Act, 1976, is amended by inserting Amendment of Act No. 31, 1976. Sec. 15.

#### (2A) Where—

15

20

- (a) the licensing magistrates decide to make a reassessment under subsection (2) of a fee (in this subsection referred to as "the original fee") because the original fee was assessed or reassessed at a lesser amount than it should have been by reason of incorrect information contained in the statement furnished by the secretary of the registered club concerned by reference to which the original fee was assessed or reassessed; and
- (b) the licensing magistrates are of the opinion that the secretary knew or ought to have known it to be incorrect or made the statement with reckless indifference as to whether it was correct or incorrect,

the licensing magistrates may make that reassessment under subsection (2) at the amount at which the original fee would have been assessed or reassessed if the information had been correct, increased by an amount not exceeding the difference between the original fee and that lastmentioned amount.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1979

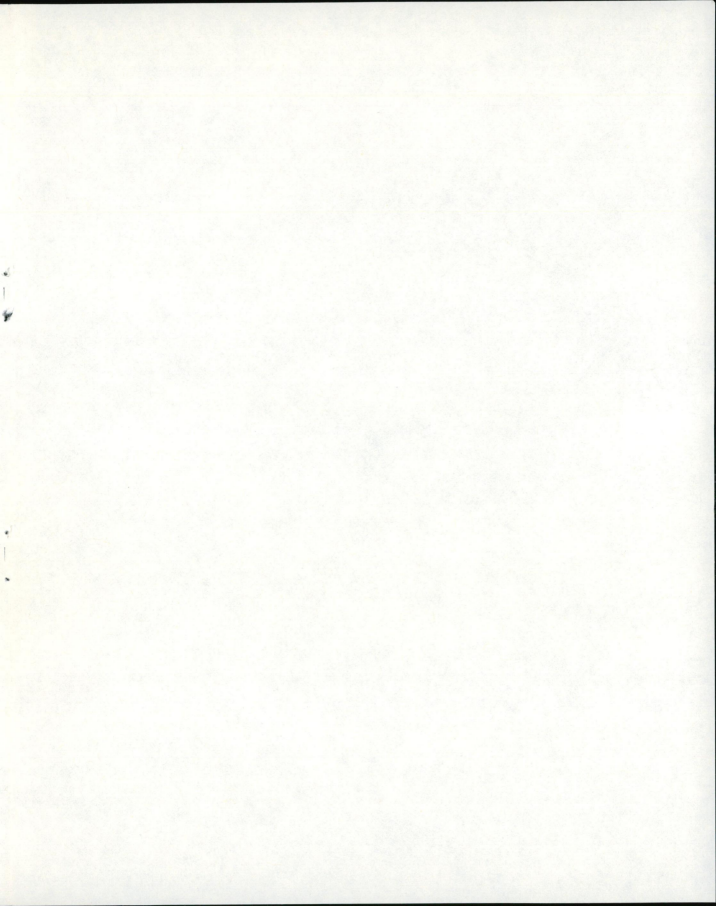
5

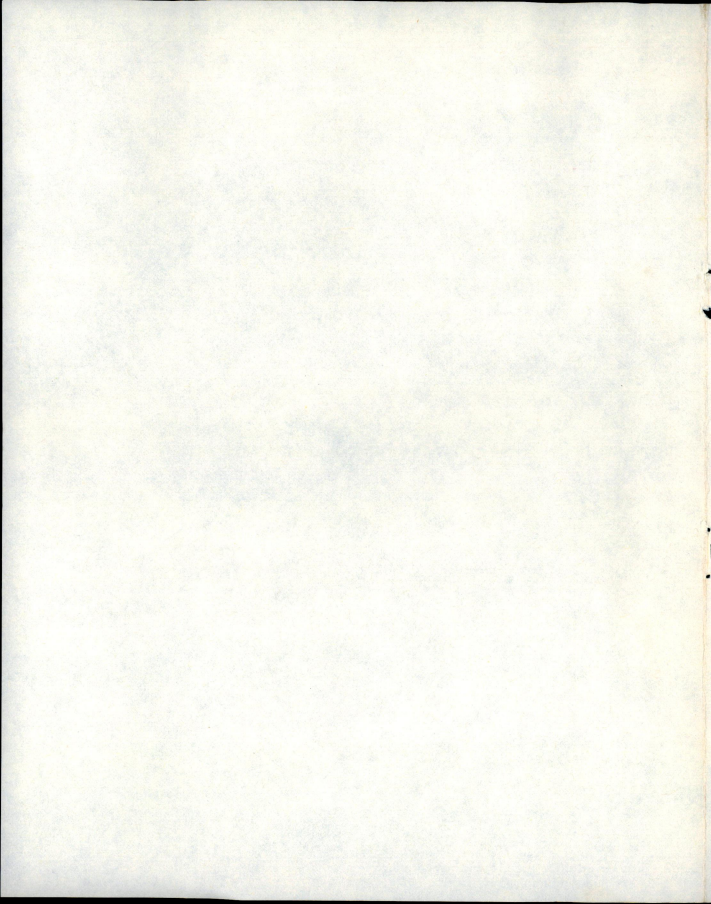
#### Land of the best of the contract of the contra

telamenta my execute acts a tem your ediminion or allocated by the property of the second of the sec

ing a makan di kalangan kalangga da ka Kalangga kalangga da kalangga kalangga da kalangga da kalangga da kalangga da kalangga da kalangga da kalangga

1.,5





# REGISTERED CLUBS (LIQUOR) AMENDMENT ACT, 1979, No. 151

# New South Wales



ANNO VICESIMO OCTAVO

# ELIZABETHÆ II REGINÆ

Act No. 151, 1979.

An Act to amend sections of the Registered Clubs Act, 1976, with respect to reassessments of fees payable in respect of renewals of certificates of registration of clubs. [Assented to, 10th December, 1979.]

**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 "Registered Clubs (Liquor) Amendment Act, 1979".

Commencement.

- 2. (1) This Act, except section 3, shall commence on the date of assent to this Act.
- (2) Section 3 shall commence on the day upon which Schedule 3 (12) (a) to the Liquor (Amendment) Act, 1979, commences.

Amendment of Act No. 31, 1976.

**3.** The Registered Clubs Act, 1976, is amended by inserting after section 15 (2) the following subsection:—

Sec. 15. (Fees.)

#### (2A) Where—

- (a) the licensing magistrates decide to make a reassessment under subsection (2) of a fee (in this subsection referred to as "the original fee") because the original fee was assessed or reassessed at a lesser amount than it should have been by reason of incorrect information contained in the statement furnished by the secretary of the registered club concerned by reference to which the original fee was assessed or reassessed; and
- (b) the licensing magistrates are of the opinion that the secretary knew or ought to have known it to be incorrect or made the statement with reckless indifference as to whether it was correct or incorrect,

the licensing magistrates may make that reassessment under subsection (2) at the amount at which the original fee would have been assessed or reassessed if the information had been correct, increased by an amount not exceeding the difference between the original fee and that lastmentioned amount.

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

A. R. CUTLER, Governor.

Government House, Sydney, 10th December, 1979.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1980

