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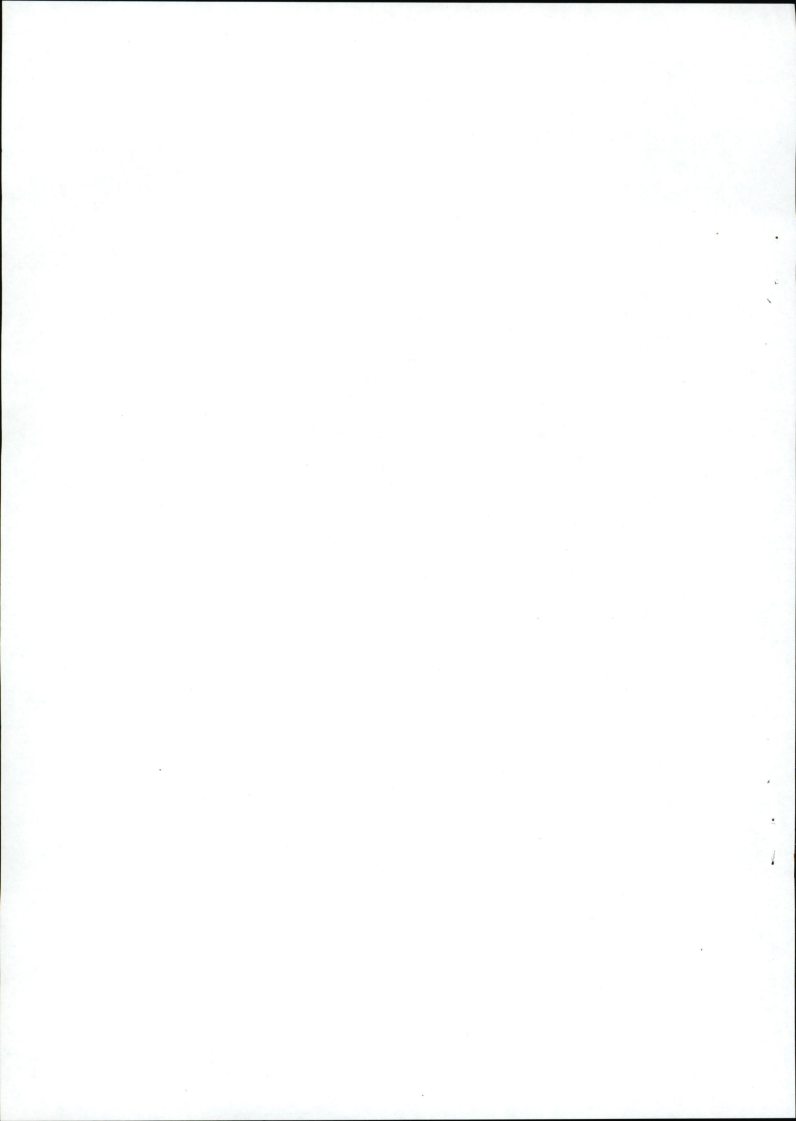
POST-CONVICTION INQUIRY (DOUGLAS HARRY RENDELL) BILL 1993

NEW SOUTH WALES



TABLE OF PROVISIONS

- 1. Short title
- 2. Commencement
- 3. Assessment of compensation.



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

NEW SOUTH WALES



Act No. ,1993

An Act to provide for the assessment of compensation in relation to the conviction for murder imposed on Douglas Harry Rendell.

The Legislature of New South Wales enacts:

Short title

1. This Act may be cited as the Post-conviction Inquiry (Douglas Harry Rendell) Act 1993.

5 Commencement

2. This Act commences on the date of assent.

Assessment of compensation

- 3. (1) The Supreme Court may, on application by or on behalf of Douglas Harry Rendell direct a judicial officer (within the meaning of the Judicial Officers Act 1986) to assess the amount of compensation that the Government of New South Wales should pay Mr Rendell for damage or loss suffered because of his conviction for the murder of Yvonne Kendal.
- (2) The judicial officer may, if so directed by the Supreme Court, exercise any power a prescribed person may exercise under section 475 of the Crimes Act 1900.
- 20 (3) The judicial officer is to take into account any ex gratia payment made, or compensation paid, to Mr Rendell by the Government of New South Wales before the date of assent. However, nothing in this Act otherwise affects any payment made, or compensation paid, to Mr Rendell before the date of assent.
- 25 (4) This Act has effect despite any deed, release or other agreement signed by Mr Rendell limiting or preventing payment of compensation to Mr Rendell for damage or loss suffered by Mr Rendell because of his conviction.