New South Wales.



ANNO PRIMO

GEORGII V REGIS.

Act No. 5, 1910.

An Act to amend the Industrial Disputes Act, 1908, the Industrial Disputes Amendment Act, 1908, and the Industrial Disputes (Amendment) Act, 1909; and for other purposes. [Assented to, 9th August, 1910.]

BE it enacted by the King'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 "Industrial Disputes (Amend-Short title.

ment) Act, 1910."

2. In this Act, "Principal Act" means the Industrial Disputes Interpretation.

Act, 1908.

Any reference to a section or subsection of the Principal Act shall be construed as a reference to the section or subsection as amended by the Industrial Disputes Amendment Act, 1908, the Industrial Disputes (Amendment) Act, 1909, and this Act.

3.

Amendment of s. 58.

Industrial Disputes (Amendment).

Amendment of s. 45.

3. Section forty-five of the Principal Act is amended by adding the following subsection at the end of the section:—

(2) The said court may order that any proceedings for an offence against section forty-three, or for an order under section forty-one, be remitted to a stipendiary or potice magistrate, or the registrar, to be heard and determined by him in a summary way in petty sessions, and for the purposes of this section the registrar may do alone whatever may be done by two or more justices sitting in petty sessions. Such person shall have jurisdiction within any police district, notwithstanding any provisions to the contrary in any other Act. Such order may be made on the application of either of the parties or on the initiative of the

On such order being made, all documents in the said court relating to such proceedings shall be lodged with the clerk of such petty sessions or with the registrar, and notice of the day and place of hearing shall be given to the parties by the clerk of

such petty sessions or by the registrar.

said court.

4. Section fifty-eight of the Principal Act is amended by omitting the words "if he has reasonable grounds to suspect that the employer in such industry is not complying with such award or agreement"; and is further amended by inserting at the end of subsection one the following paragraphs:—

(d) He may examine any employee in such industry as to the prices for piece-work and the rate of wages paid to him,

and as to his hours of work as such employee.

(e) He may, on obtaining the authority of the registrar, institute proceedings for penalties under section forty-three.

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1910.

 $\lceil 3d. \rceil$

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.

Legislative Assembly Chamber, Sydney, 4 August, 1910. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

New South Wales.



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GEORGII V REGIS.

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Act, 1908.

Any reference to a section or subsection of the Principal Act shall be construed as a reference to the section or subsection as amended by the Industrial Disputes Amendment Act, 1908, the Industrial Disputes (Amendment) Act, 1909, and this Act.

3.

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

JOHN J. COHEN, Chairman of Committees of the Legislative Assembly.

Amendment of s. 45.

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On such order being made, all documents in the said court relating to such proceedings shall be lodged with the clerk of such petty sessions or with the registrar, and notice of the day and place of hearing shall be given to the parties by the clerk of

such petty sessions or by the registrar.

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and as to his hours of work as such employee.

(e) He may, on obtaining the authority of the registrar, institute proceedings for penalties under section forty-three.

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

W. P. CULLEN,
By deputation from His Excellency the Governor.

State Government House, Sydney, 9th August, 1910.

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.

Legislative Assembly Chamber,

embly Chamber, Sydney, 21 July, 1910. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 3rd August, 1910. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



INDUSTRIAL DISPUTES (AMENDMENT) BILL.

SCHEDULE of the Amendments referred to in Message of 3rd August, 1910.

Page 2, clause 3, line 5. After "or" second occurring, insert "the" Page 2. clause 3, line 6. Omit "of the Industrial Court"

Page 2, clause 3, line 7. After "sessions" insert "and for the purposes of this section the registrar " may do alone whatever may be done by two or more justices sitting in petty sessions" Page 2, clause 3, lines 16 and 17. Omit "who shall give the parties notice of the day and place of "hearing" insert "or with the registrar, and notice of the day and place of hearing shall "be given to the parties by the clerk of such petty sessions or by the registrar"

c 63—

E it enacted by the King'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 "Industrial Disputes (Amend- Short title.

ment) Act, 1910."

2. In this Act, "Principal Act" means the Industrial Disputes Interpretation.

Act, 1908.

Any reference to a section or subsection of the Principal Act 10 shall be construed as a reference to the section or subsection as amended by the Industrial Disputes Amendment Act, 1908, the Industrial Disputes (Amendment) Act, 1909, and this Act.

Note.—The words to be omitted are ruled through; those to be inserted are printed in black letter.

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.

Legislative Assembly Chamber, Sydney, 21 July, 1910.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 3rd August, 1910. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

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3. Section forty-five of the Principal Act is amended by adding Amendment of s. 45.

the following subsection at the end of the section:

(2) The said court may order that any proceedings for an offence against section forty-three, or for an order under section forty-one, be remitted to a stipendiary or police magistrate, or the registrar of the Industrial Court, to be heard and determined by him in a summary way in petty sessions, and for the purposes of this section the registrar may do alone whatever may be done by two or more justices sitting in petty sessions. Such person shall have jurisdiction within any police district, notwithstanding any provisions to the contrary in any other Act. Such order may be made on the application of either of the parties or on the initiative of the said court.

On such order being made, all documents in the said court relating to such proceedings shall be lodged with the clerk of such petty sessions, who shall give the parties notice of the day and place of hearing or with the registrar, and notice of the day and place of hearing shall be given to the parties by the clerk of such notice or has the registrary.

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20 **4.** Section fifty-eight of the Principal Act is amended by Amendment of s. 58. omitting the words "if he has reasonable grounds to suspect that the employer in such industry is not complying with such award or agreement"; and is further amended by inserting at the end of subsection one the following paragraphs:—

(d) He may examine any employee in such industry as to the prices for piece-work and the rate of wages paid to him,

and as to his hours of work as such employee.

(e) He may, on obtaining the authority of the registrar, institute proceedings for penalties under section forty-three.

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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.

Legislative Assembly Chamber, Sydney, 21 July, 1910. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, July, 1910.

Clerk of the Parliaments.

New South Wales.



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(e) He may, on obtaining the authority of the registrar, institute proceedings for penalties under section forty-three.

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.

Legislative Assembly Chamber,

RICHD. A. ARNOLD, Sydney, 21 July, 1910. Some Clerk of the Legislative Assembly.

New South Wales.



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Sydney: William Applegate Gullick, Government Printer.-1910.

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This RESOLUTION originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

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That, pursuant to the provisions of section six of the Industrial Disputes Act, 1908, Schedule One of that Act, as amended by subsection two of section ten of the Industrial Disputes Amendment Act, 1908, be further amended-

(a) by the addition thereto in their appropriate places of the following boards:-

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Board.	Industries and employees in industries.
Druggists	Employees in wholesale drug factories and stores, other than office
<u>.</u>	assistants, storemen and packers, and lift attendants.
Iron-mines	Miners and other persons employed in and about iron-mines.
Meat-packing, canning, and preserving works	
Mineral oil extraction	Persons employed in the industries of treating shale for the extraction of kerosene oil, benzine, naphtha, or any other of the products of shale.
Municipal and shire councils.	Employees of municipal and shire councils and employees of con- tractors with municipal and shire councils, not being employees otherwise included in this Schedule.
Quarries	Quarrymen and scabblers employed on, in, or about quarries, and quarry-gutterers.
Warehouses	Persons employed in such houses other than in a clerical capacity, exclusive of watchmen, caretakers, and cleaners.
Watchmen, caretakers, and cleaners.	

- (b) by making the following amendments in the second column thereof:—
 - (1) Furniture trade, after the words "makers of mattresses (other than wire)" add "and makers of blinds"
 - (2) Iron trades, after "and iron trades" add "including workers on gas meters and gas-meter makers"

- (3) Printing, after "bookbinders" insert "guillotine machine cutters"
 - (4) Unskilled labourers, after "platelayers" add "and labourers employed in connection with the erection, repair, or maintenance of lifts, or in and about slaughter-houses and meat preserving works"
 - (5) Wire-netting, after "workers in that industry" add "and in the industry of barbed-wire, and other wire-workers"
- (c) by making the following amendments in the first and second columns thereof:—

A TOTAL STATE OF THE PROPERTY OF THE PROPERTY

Copper, silver, and gold mines, after "silver" in first column insert "tin", and after "mines" in second column add "including "persons employed in connection with any dredging or sluicing "process in or about such mines"

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A BILL

To amend the Industrial Disputes Act, 1908, the Industrial Disputes Amendment Act, 1908, and the Industrial Disputes (Amendment) Act, 1909; and for other purposes.

[Reported ;—After pro formá committal.]

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the following subsection at the end of the section:

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and place of hearing.

4. Section fifty-eight of the Principal Act is amended by inserting at the end of subsection one the following paragraphs:-

(d) He may examine any employee in such industry as to the prices for piece-work and the rate of wages paid to him, and as to his hours of work as such employee.

(e) He may, on obtaining the authority of the registrar, institute proceedings for penalties under section forty-three.

A BILL

To amend the Industrial Disputes Act, 1908, the Industrial Disputes Amendment Act, 1908, and the Industrial Disputes (Amendment) Act, 1909; and for other purposes.

[MR. WADE;—29 June, 1910.]

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Amendment of s. 45.

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3. Section forty-five of the Principal Act is amended by adding

the following proviso at the end of the section:

Provided that the said court may order that any proceedings therein for an offence against section forty-three be remitted to a stipendiary or police magistrate. Such order may be made on the 5 application of either of the parties or on the initiative of the said court.

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Sydney: William Applegate Gullick, Government Printer. - 1910.

[3d.]