

ANNO SEXTO GEORGII V REGIS.

Act No. 33, 1915.

An Act to amend the Medical Practitioners Act, 1912. [Assented to, 10th November, 1915.]

B^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 "Medical Prac-Short uitle. titioners (Amendment) Act, 1915." 2.

Repeal.

2. Section four of the Medical Practitioners Act, 1912, is repealed and the following section is substituted therefor :---

4. The following persons and no others shall, for the purposes of the Coroner's Act, 1898, be deemed legally qualified medical practitioners :—

- (1) Any person who proves to the satisfaction of the board—
 - (a) that he is a doctor or bachelor of medicine of a university in Australia which is recognised as such by the board, or of some university of Great Britain or Ireland, or is a physician or surgeon licensed or admitted as such by some college of physicians or surgeons in Great Britain or Ireland; or
 - (b) that he has passed through a regular course of medical study of not less than five years' duration in a school of medicine; and that he has received after due examination from some university, college, or other body duly recognised for that purpose in the country to which such university, college, or other body belongs, a diploma, degree, or license entitling him to practise medicine in that country; or
 - (c) that he is a licentiate of the Society of Apothecaries of London, or a member or licentiate of the Apothecaries Hall of Dublin.
- (2) Any person who is or has been a medical officer duly appointed and confirmed of His Majesty's sea or land service.
- (3) Any person placed upon the separate register under section eight of this Act, or under the Acts hereby repealed: Provided that no person shall be deemed to be a legally qualified medical practitioner or entitled to be registered as such under the provisions of subsection (1) (b) of this section by virtue of

Qualifica-

cf. Medical Practitioners Act, 1912, s. 4.

Act No. 33, 1915.

Medical Practitioners (Amendment).

of a diploma, degree, or license entitling him to practise medicine in the country to which the university, college, or other body therein mentioned belongs unless it be made to appear to the board that by the laws or regulations in that behalf in force in such country the right to practise medicine therein is granted to persons who are registered in this State as legally qualified medical practitioners under this Act by virtue of their being so registered and without further examination or in the absence of such proof unless he passes the examination prescribed by the Senate of the University of Sydney : Provided further that nothing in this section shall entitle to registration a graduate of any German or Austrian University or Medical School only, or a German or Austrian subject.

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1915. [3d.] 3

Act Mr. 38, 1915.

Review Providinators (Australiant).

at all there, denote or because antibiling him to practice defines a cherry to which the aritron is colleter a cherrhold be and to to alloce it sets or antrop is he and to to an alloce it sets or antrop is he and to to all the first of a cherrhold in force in and the provide the first or antibility for an and the and the first of a cherrhold in force in and the provide the first or antibility in the and the provide the first or antibility in the test of the set of a cherrhold in the antibility of the act of a cherrhold in the antibility in the provide the first or antibility in the test of the set of a cherrhold in the antibility is a set of the the first or antibility in the herein the act of the the and without further the act of the theory of budy provide the the act of the theory of budy provide the the act of the theory of the the action of the the act of the theory of the the herein to be act description (cherthold of the internet of the theory of the theory of the herein to be act description (cherthold of the internet of the theory of the theory of the herein to be act description (cherthold of the internet of the theory of the theory of the herein of the control of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the internet of the theory of the theory of the theory of the internet of the theory of the theory of the theory of the internet of the theory of the theory of the theory of the internet of the theory of the theory of the theory of the internet of the theory of the theory of the theory of the internet of the theory of the theory of the theory of the internet of the theory of the theory of the the

With the transmission of the contract of the state of the

1.18.

I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> W. S. MOWLE, Acting Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 3 November, 1915.

New South Wales.



ANNO SEXTO GEORGII V REGIS.

Act No. 33, 1915.

An Act to amend the Medical Practitioners Act, 1912. [Assented to, 10th November, 1915.]

B^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 "Medical Prac-Short title. titioners (Amendment) Act, 1915." 2.

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

> THOS. H. THROWER, ' Chairman of Committees of the Legislative Assembly.

Act No. 33, 1915.

Medical Practitioners (Amendment).

2. Section four of the Medical Practitioners Act, 1912, is repealed and the following section is substituted

Repeal.

Qualifications. therefor :---

4. The following persons and no others shall, for the purposes of the Coroner's Act, 1898, be deemed legally qualified medical practitioners :—

- (1) Any person who proves to the satisfaction of the board—
 - (a) that he is a doctor or bachelor of medicine of a university in Australia which is recognised as such by the board, or of some university of Great Britain or Ireland, or is a physician or surgeon licensed or admitted as such by some college of physicians or surgeons in Great Britain or Ireland; or
 - (b) that he has passed through a regular course of medical study of not less than five years' duration in a school of medicine; and that he has received after due examination from some university, college, or other body duly recognised for that purpose in the country to which such university, college, or other body belongs, a diploma, degree, or license entitling him to practise medicine in that country; or
 - (c) that he is a licentiate of the Society of Apothecaries of London, or a member or licentiate of the Apothecaries Hall of Dublin.
- (2) Any person who is or has been a medical officer duly appointed and confirmed of His Majesty's sea or land service.
- (3) Any person placed upon the separate register under section eight of this Act, or under the Acts hereby repealed: Provided that no person shall be deemed to be a legally qualified medical practitioner or entitled to be registered as such under the provisions of subsection (1) (b) of this section by virtue of

cf. Medical Practitioners Act, 1912, s. 4.

of a diploma, degree, or license entitling him to practise medicine in the country to which the university, college, or other body therein mentioned belongs unless it be made to appear to the board that by the laws or regulations in that behalf in force in such country the right to practise medicine therein is granted to persons who are registered in this State as legally qualified medical practitioners under this Act by virtue of their being so registered and without further examination or in the absence of such proof unless he passes the examination prescribed by the Senate of the University of Sydney : Provided further that nothing in this section shall entitle to registration a graduate of any German or Austrian University or Medical School only, or a German or Austrian subject.

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

G. STRICKLAND, State Government House, Sydney, 10th November, 1915.



MEDICAL PRACTITIONERS (AMENDMENT) BILL.

SCHEDULE of the Amendments referred to in Message of 13th October, 1915.

- Page 2, clause 2, line 27. Omit the words "member of the Company" insert "Licentiate of the Society"
- Page 2, clause 2. At end of clause add "Provided that no person shall be deemed "to be a legally qualified medical practitioner or entitled to be "registered as such under the provisions of subsection 1 (b) of this "section by virtue of a diploma, degree, or license entitling him to "practise medicine in the country to which the university, college, or "other body therein mentioned belongs unless it be made to appear to "the Board that by the laws or regulations in that behalf in force in "such country the right to practise medicine therein is granted to persons who are registered in this State as legally qualified medical "practitioners under this Act by virtue of their being so registered and "without further examination."

c 306-



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.

W. S. MOWLE, Acting Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 13 October, 1915.

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

> W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 13th October, 1915.

* * *

33613



ANNO SEXTO

GEORGII REGI V

Act No. , 1915.

An Act to amend the Medical Practitioners Act, 1912.

) E it enacted by the King's Most Excellent Majesty, **b** 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 5 the same, as follows :--

1. This Act may be cited as the "Medical Prac- Short title. titioners (Amendment) Act, 1915." 2. 454-

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

2. Section four of the Medical Practitioners Act, Repeal. 1912, is repealed and the following section is substituted therefor :---

4. The following persons and no others shall, for Qualificathe purposes of the Coroner's Act, 1898, be deemed ^{tions.} legally qualified medical practitioners :—

- (1) Any person who proves to the satisfaction of the board—
 - (a) that he is a doctor or bachelor of medicine cf. Medical of a university in Australia which is recog-Practitioners Act, 1912, nised as such by the board, or of some s. 4. university of Great Britain or Ireland, or is a physician or surgeon licensed or admitted as such by some college of physicians or surgeons in Great Britain or Ireland; or Ireland; or
 - (b) that he has passed through a regular course of medical study of not less than five years' duration in a school of medicine; and that he has received after due examination from some university, college, or other body duly recognised for that purpose in the country to which such university, college, or other body belongs, a diploma, degree, or license entitling him to practise medicine in that country; or
 - (c) that he is a member of the Company licentiate of the Society of Apothecaries of London, or a member or licentiate of the Apothecaries Hall of Dublin.
- (2) Any person who is or has been a medical officer duly appointed and confirmed of His Majesty's sea or land service.
- (3) Any person placed upon the separate register under section eight of this Act, or under the Acts hereby repealed: Provided that no person shall be deemed to be a legally qualified medical practitioner or entitled to be registered as such under the provisions of subsection (1) (b) of this section by virtue

public history lotter

30

5

10

15

20

25

40

35

2

Act No. , 1915.

Medical Practitioners (Amendment).

virtue of a diploma, degree, or license entitling him to practise medicine in the country to which the university, college, or other body therein mentioned belongs unless it be made to appear to the board that by the laws or regulations in that behalf in force in such country the right to practise medicine therein is granted to persons who are registered in this State as legally qualified medical practitioners under this **A**ct by virtue of their being so registered and without further examination.

Fydney: William Applegate Gullick, Government Printer.-1915.

10

5

[3d.]



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.

> W. S. MOWLE, Acting Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 October, 1915.

New South Wales.



ANNO SEXTO

GEORGII V REGIS.

Act No. , 1915.

An Act to amend the Medical Practitioners Act, 1912.

B^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 5 the same, as follows :--

1. This Act may be cited as the "Medical Prac-Short uitle. titioners (Amendment) Act, 1915."

3613 454-

2.

2. Section four of the Medical Practitioners Act, Repeal. 1912, is repealed and the following section is substituted therefor:—

- 4. The following persons and no others shall, for Qualificathe purposes of the Coroner's Act, 1898, be deemed ^{tions.} legally qualified medical practitioners :—
 - (1) Any person who proves to the satisfaction of the board—
 - (a) that he is a doctor or bachelor of medicine cf. Medical of a university in Australia which is recog-Practitioners Act, 1912, nised as such by the board, or of some s. 4. university of Great Britain or Ireland, or is a physician or surgeon licensed or admitted as such by some college of physicians or surgeons in Great Britain or Ireland; or
 - (b) that he has passed through a regular course of medical study of not less than five years' duration in a school of medicine; and that he has received after due examination from some university, college, or other body duly recognised for that purpose in the country to which such university, college, or other body belongs, a diploma, degree, or license entitling him to practice medicine in that country; or
 - (c) that he is a member of the Company of Apothecaries of London, or a member or licentiate of the Apothecaries Hall of Dublin.
 - (2) Any person who is or has been a medical officer duly appointed and confirmed of His Majesty's sea or land service.
 - (3) Any person placed upon the separate register under section eight of this Act, or under the Acts hereby repealed.

Sydney : William Applegate Gullick, Government Primer -1315.

-030----

[3d.] Pode

S

10

5

15

20

25

30

35