Legislatibe Council.

No. , 1914.

A BILL

To amend the law with respect to Sunday trading in certain shops; and for that purpose to amend certain Acts.

[MR. FLOWERS ;-22 July, 1914.]

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 "Sunday Trading Short title. (Refreshment Room) Act, 1914." It shall commence and take effect on and from the day of . 1121 c 63— 2. Certain shops articles during certain hours.

2. Notwithstanding anything contained in any Act may be opened for the of prior date, it shall be allowable for any shop described sale of certain in Schedule One, and situated in any locality described or mentioned in Schedule Two, to be open for the sale of and for any person to sell therein the articles and 5 commodities or other things named in Schedule Three on Sundays during and within the following hours :--

> Seven and ten in the morning, one and seven in the afternoon, half-past eight and ten in the 10 evening:

Provided that any articles, commodities, and things named in Part I of Schedule Three must be sold to be consumed on the premises of the vendor.

Governor may extend provisions.

Penalty.

3. The Governor may, on the requisition of the council of any municipality or shire, by proclamation in the 15 Gazette, extend the provisions of this Act to any locality mentioned in such proclamation, and for that purpose may amend Schedule Two.

4. Any person who on any Sunday—

- (a) at other than the above prescribed hours and 20 places opens, or keeps open to the public for purposes of trade any such shop, or offers for sale therein any article, commodity, or thing; or
- (b) sells in any such shop during such prescribed hours any article, commodity, or thing not 25 authorised to be sold under this Act; or
- (c) sells in any such shop any article, commodity, or thing named in Part I of Schedule Three to be consumed otherwise than on the premises of the 30 vendor,

shall be liable to a penalty not exceeding

pounds, or to be imprisoned for a period not exceeding years.

Recovery of penalties.

5. Penalties under this Act may be imposed by a stipendiary or police magistrate, or any two justices of 35 the peace in petty sessions.

SCHEDULES.

SCHEDULES.

SCHEDULE ONE.

Restaurants or dining rooms.

Refreshment or tea rooms.

Confectioners' or lolly shops.

Fruiterers' shops.

Pastrycooks or bakers, for the sale of bread in various forms, cakes or biscuits.

Shops for the sale of temperance or non-alcholic drinks. Ice-cream shops.

Milk shops.

Fish and oyster shops, or saloons, for the sale of fish (cooked) and oysters.

Any shop in combination of any of the above.

15

25

30

35

5

10

SCHEDULE TWO.

(1.) All picnic grounds, parks, recreation reserves, and sea beaches within twenty miles of the General Post Office, Sydney, which may be proclaimed under this Act.

(2.) All picnic grounds, parks, and recreation reserves within 20 miles of any town, provided such town is proclaimed under this Act.

(3.) The Circular Quay and any wharf or place which may be proclaimed under this Act.

SCHEDULE THREE.

PART I.

Meals. Tea, coffee, cocoa, chocolate, or other similar drinks. Ice-cream. Bread in various forms, pastry, cakes, or biscuits. Cooked fish. Oysters.

PART II.

Milk. Confectionery. Fruit of all kinds. Temperance or non-alcoholic drinks.

Sydney : William Applegate Gullick, Government Printer.-1914

[3d.]

