[CONFIDENTIAL]

(Rough Draft for Consideration Only.)

No. , 1934.

A BILL

To make further provisions as to the protection and care of aborigines; to amend the Aborigines Protection Act, 1909, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

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. (1) This Act may be cited as the "Aborigines Short title. Protection (Amendment) Act, 1934."

(2) The Aborigines Protection Act, 1909, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

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- (3) The Principal Act, as amended by this Act, may be cited as the Aborigines Protection Act, 1909-1934.
 - 2. The Principal Act is amended—

Amendment of Act No. 25, 1909.

(a) by omitting from the definition of "Aborigine" in section three the words "New South (Interpreta-Wales " and by inserting in lieu thereof the words "Australia and who is temporarily or permanently resident in New South Wales";

(b) by omitting from subsection one of section four Sec. 4. the word "Inspector-General" wherever occurring and by inserting in lieu thereof the word "Commissioner";

(c) by inserting in paragraph (e) of section seven sec. 7. after the word "care" the words "over all (Duties of aborigines and";

(d) by inserting next after section eight the follow- New secs. ing new sections:—

- 8A. (1) Where an aborigine or a person Removal to apparently having an admixture of aboriginal reserves, etc. blood is, in the opinion of the board, living in insanitary or undesirable conditions, a stipendiary or police magistrate may, on the application of the board, order such aborigine or person to remove to a reserve or place controlled by the board, or, if such aborigine or person is but temporarily resident in this State, to return to the State whence he came within a time specified in the order.
- (2) Any such order may on a like application be cancelled or varied by the same or another stipendiary or police magistrate.
- (3) Until such an order is cancelled every aborigine or other person named therein in that behalf shall be and remain under the control of the board while he is in this State.
- (4) The manner of making application under this section and the procedure to be adopted thereon and in connection therewith shall be as prescribed by regulations made under this Act.

8B. Whosoever, without lawful authority or Enticing excuse the proof whereof shall lie on him, re- aborigine to remove from moves an aborigine or causes, assists, entices or reserve. persuades an aborigine to remove from a reserve shall be guilty of an offence against this Act.

8c. (1) Whosoever, without the written con-Removing sent of the board, removes or causes to be aborigine from New removed from New South Wales to any place South Wales. outside New South Wales any aborigine shall be guilty of an offence against this Act.

This section shall not apply to the removal by any person of any child, of whatever age, of such person.

- (2) The board, before giving its consent to the removal of an aborigine from New South Wales, may require that a bond be entered into with it in such sum as it considers sufficient by the person seeking the consent and two sufficient sureties approved by the board, conditioned to secure the proper supervision, care and treatment of the aborigine during his absence from New South Wales and his return to New South Wales within a specified time or within such time as the board may from time to time fix, and to secure the performance of such other conditions in the interest of the aborigine as the board may in its discretion impose as a condition of giving its consent.
- (e) by omitting from section nine the words and sec. 9. figures "Liquor (Amendment) Act, 1905," and (Liquor.) by inserting in lieu thereof the words and figures (Revision.) "Liquor Act, 1912, as amended by subsequent Acts '';
- (f) by omitting from section 11B the words and Sec. 11B. figures "Neglected Children and Juvenile Offen- (Children ders Act, 1905," and by inserting in lieu thereof absconding.) the words and figures "Child Welfare Act, 1923, or any Act amending or replacing the same ":
- (g) by omitting from section twelve the words and sec. 12. figures "Neglected Children and Juvenile (Appren-Offenders (Revision.)

Offenders Act, 1905," and by inserting in lieu thereof the words and figures "Child Welfare Act, 1923 '';

- (h) by omitting from section 13A the words and Sec. 13A. figures "Neglected Children and Juvenile (Custody.) Offenders Act, 1905," and by inserting in lieu (Revision.) thereof the words and figures "Child Welfare Act, 1923 '';
- (i) by inserting next after section 13A the following New secs. new sections:-

13в, 13с, 13B. In any case where an aborigine is living In case of

with, or employed by, any other person, and the unfair board has reason to believe that such aborigine board to is not receiving fair and proper treatment, and remove is not being paid a reasonable wage, or the board is of opinion that his moral or physical wellbeing is likely to be impaired by continuance in such employment, or that he is being influenced to continue in such employment, the board shall have the power to terminate same and remove the aborigine concerned to such reserve, home or other place as it may direct. For the purposes of this section any officer of the board, or member of the police force, shall have access to such aborigine at all reasonable times for the

aborigine.

13c. In any case where it appears to the board Employer to be in the best interests of the aborigine con- to pay wages to cerned the board may direct employers or any secretary in employer to pay the wages of the aborigine to certain cases. the secretary or some other officer named by him, and any employer who fails to observe such directions shall be deemed to have not paid such wages. The wages so collected shall be expended solely on behalf of the aborigine to whom they were due, and an account kept of such expenditure.

purpose of making such inspection and inquiries

as he may deem necessary.

13D. All actions and other proceedings against Actions any person for the recovery of wages due to an by whom instituted. aborigine who is, or has been, employed by such

person, or for any breach of an agreement made with an aborigine, may be instituted and carried on by, or in the name of, an officer of the board, a member of the police force, or any other person authorised by the board.

(j) by inserting next after section fourteen the News. 14A. following new section:—

14A. The board may authorise the medical Medical examination of any aborigine and may have such examination aborigine so examined, removed to and kept in ment. a public hospital or other institution for appropriate curative treatment, or may require such aborigine to undergo such treatment as and where provided.

Any such examination shall be performed only by a medical practitioner authorised in that behalf either generally or in a particular case by the Chief Medical Officer of the Government.

(k) (i) by omitting from subsection two of section sec. 16. sixteen the words and figures "Infant Pro- (Maintentection Act, 1904, or the Neglected Children ance.) and Juvenile Offenders Act, 1905," and by (Revision.) inserting in lieu thereof the words and figures "Child Welfare Act, 1923";

- (ii) by omitting from subsection three of the same section the words and figures "Part II of the Infant Protection Act, 1904," and by inserting in lieu thereof the words and figures "Part X of the Child Welfare Act, 1923 ";
- (iii) by omitting from subsection four of the same section the words and figures "Neglected Children and Juvenile Offenders Act, 1905," and by inserting in lieu thereof the words and figures "Child Welfare Act, 1923 ";
- (1) by inserting next after section eighteen the New s. 18A. following new sections:—

18A. In any proceeding for an offence against Proof. this Act or upon a breach of a regulation made thereunder, the averment in the information

or complaint that any person therein named or referred to is an aborigine or the reference in the information or complaint to such person as an aborigine shall be sufficient evidence of the truth of such averment or reference unless the contrary is shown to the satisfaction of the court.

18B. In any legal proceedings or inquiry, Tribunal whether under this Act or otherwise, if the court, may determine judge, coroner, magistrate, justice or justices whether do not consider that there is sufficient evidence person is aborigine to determine whether a person concerned or in or not. any way connected with the proceedings or inquiry is or is not an aborigine, such court, judge, coroner, magistrate, justice or justices having seen such person may determine the question according to his or their own opinion.

(m) (i) by inserting in section nineteen after the sec. 19. word "therein" the words "or any home aboriginal or institution in which any aborigine is stations, etc.) resident":

- (ii) by omitting from the same section the word "Inspector-General" and by inserting in lieu thereof the word "Commissioner";
- (n) (i) by inserting in paragraph (iii) of subsec- Sec. 20. tion two of section twenty after the word (Regula-"fourteen" wherever occurring the word "sitting";

- (ii) by inserting in the same paragraph after the word "resolution" the words "notice whereof has been given ";
- (iii) by inserting in the same paragraph after the word "regulation" where firstly occurring the words "or part thereof";
- (iv) by inserting in the same paragraph after the word "regulation" where secondly occurring the words "or part."