## Ambulance Transport Service (Amendment) Bill, 1923.

#### EXPLANATORY NOTE.

This Bill amends the Ambulance Transport Service Act, 1919 (Act No. 5 of 1919), in several particulars, and is a Bill introduced at the instance of the Voluntary Board who have been administering the Act since it came into operation.

The principal amendments included in the Bill are:-

- (1) The addition to the Board of two direct representatives of the New South Wales District of Saint John Ambulance Brigade (Overseas), the organisation which is principally concerned with the administration of first-aid work (other than transport), and one elected representative from the Saint John Ambulance Association, New South Wales centre, which association is concerned with the teaching of ambulance and first-aid work.
- (2) An alteration in the provision as to the Central District. In the Act the Metropolitan Traffic Area is fixed as the Central District. It has been found that this would be too large an area, and would interfere too much with existing organisations which have been energetically and successfully carried on within that area; and it is thought by the Board that better results can be obtained by smaller districts serving particular areas and operating in connection with various local bodies, a general supervisory control being reposed in the Board.
- (3) Provision for the nomination of "contributors" by the parties to industrial contribution schemes and by the promoters of undertakings for raising funds.
- (4) The omission of section twenty of the Act, which provides for a levy on the funds of each district of 10 per cent. This has been found to be impracticable.
- (5) The letter control of collections for ambulance purposes. It has been reported that in certain cases doubt exists as to whether funds collected have been applied to the purposes for which they were collected. Moreover, certain cases of fraudulent collections by unauthorised persons have been from time to time reported to the Board.
- (6) The prevention of the carrying on of ambulance services for gain except in cases sanctioned by the Board.

## [CONFIDENTIAL.]

(Rough Draft for Consideration Only.)

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# A BILL

amend the Ambulance Transport Service Act, 1919, and certain other Acts; and for purposes connected therewith.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Logic 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 "Ambulance Short title. Transport Service (Amendment) Act, 1923," and shall be read and construed with the Ambulance Transport Service Act, 1919, hereinafter referred to as the Principal 10 Act.

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Amendment of Act No. 5, 1919, s. 2.

### 2. The Principal Act is amended—

- (a) by omitting from section two the definition of "contributor";
- (b) by inserting in the same section after the definition of "district committee" the following 5 definition:—
  - "Industrial contribution scheme" means a scheme agreed upon by any employer and his employees, and approved by the district committee, and which has for 10 its object the making of contributions to the funds of the district committee.
- (c) by inserting after the definition of "life member" the following definition:—
  - "Public appeal" means any appeal made 15 to the general public or to public bodies, business firms, or private individuals, whether by writing or through the press or by personal canvassing, and includes the raising of funds by means of art 20 unions, carnivals, bazaars, or fancy fairs.

### 3. The Principal Act is further amended—

- (1) by omitting from subsection two of section four the word "three" and inserting in lieu thereof the word "four"; 25
- (2) by inserting in the same section the following new subsection:—
  - (3) The reappointment by the Governor for a further term of the members of the board holding office prior to the twenty-fourth day 30 of January, one thousand nine hundred and twenty-three, is hereby validated; all transactions and proceedings of the board subsequent to the said day shall be as valid and effectual as though subsection two of this section as 35 amended by the Ambulance Transport Service (Amendment) Act, 1923, had been inserted in this Act at its commencement in lieu of subsection two as then enacted.

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- 4. The Principal Act is further amended by adding Amendment at the end of section five the following new para- of Act No. 5, 1919, s. 5. graphs:—
  - (d) the officer-in-charge of the New South Wales District of the Saint John Ambulance Brigade (Overseas) and one member of the district staff of such brigade to be nominated by such officer-in-charge;

(e) one member to be elected, as prescribed by 10 the Saint John Ambulance Association, New South Wales centre.

5. The Principal Act is further amended by omitting Ibid. s. 12. from section twelve all words following the words "Central District" and inserting in lieu thereof the 15 words "and shall include within its area the City of Sydney."

6. The Principal Act is further amended by adding Amendment. the following new sections after section fourteen:—

14A. The following persons shall be contributors Contributors. within the meaning of this Act:-20

- (1) A life member, as and from the first day of July next following the date upon which he becomes a life member.
- (2) Any person who in any year between the first day of July and the thirtieth day of June next following has contributed to the funds of the board or of a district committee a sum of not less than ten shillings.

Such person shall be deemed to be a contributor as and from the first day of July next following the last-mentioned date, and for a period of twelve months thereafter.

(3) Any person nominated in the manner prescribed by the parties to any industrial contribution scheme or by the promoters of any undertaking for raising funds for a district committee.

Nominations may be made only in respect of sums contributed in any year between the first day

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of July and the thirtieth day of June next following. They shall be made prior to the last-mentioned date and in accordance with the following provisions:—

(a) Where the sum contributed exceeds ten pounds, and does not exceed fifty pounds, one person may be nominated.

(b) Where the sum contributed exceeds fifty pounds, but does not exceed one hundred pounds, two persons may be nominated.

(c) Where the sum contributed exceeds one 10 hundred pounds, but does not exceed two hundred pounds, three persons may be nominated.

(d) For every one hundred pounds, or part thereof in excess of two hundred pounds contributed, 15 one additional person may be nominated.

Any person so nominated shall be deemed to be a contributor as and from the first day of July next following the date of his nomination, and for a period of twelve months thereafter.

14B. The provisions of the Truck Act, 1900, or of section forty-nine of the Industrial Arbitration Act, 1912, or of any Act amending or replacing those provisions shall not apply in respect of deductions from the remuneration of an employee 25 made under any industrial contribution scheme.

7. The Principal Act is further amended by omitting section sixteen and inserting the following section in lieu thereof:

section sixteen and inserting the following section in lieu thereof:—

16. (1) Any real or personal property which is at 30 the commencement of the Ambulance Transport

Service (Amendment) Act, 1923, vested in or held by any person for or on behalf of any of the ambulance brigades mentioned in section four of this Act, or for ambulance transport purposes, is hereby 35 vested in the board.

(2) Any real or personal property which after the commencement of the Ambulance Transport Service (Amendment) Act, 1923, is acquired by a district committee, or by any person, and held in 40 trust for or on behalf of a district committee or for ambulance

Truck Act, 1900, and s. 49 of Industrial Arbitration Act, 1912, not to apply to deductions.

Amendment of Principal Act, s. 16.

Vesting of property in board.

ambulance transport or first aid purposes, shall, if the board so requires, be forthwith assured to and vested in the board or as the board may direct.

- (3) Upon the appointment and delimitation of a district in pursuance of section twelve of this Act, and thereafter from time to time, the board may set apart any portion of the property vested in it under this section for the use of that district. Such property shall be under the control and management of the district committee.
- (4) The board may, upon the request of any district committee, mortgage the whole or any part of the property set apart as aforesaid for the use of such district, and pay the money so raised to the district committee.
- 8. The Principal Act is further amended by the Amendment omission from section nineteen of the words "subject to Act, s. 19. the next succeeding section."

9. The Principal Act is further amended by the Ibid. s. 20. 20 omission of section twenty.

10. The Principal Act is further amended by 1bid. s. 21. omitting at the end of section twenty-one the words "transport work" and inserting in lieu thereof the following:—

(a) Transport work.

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(b) The collection of funds by public appeal, unless with the previous sanction of the board.

(c) The opening or carrying on of first-aid stations in any district appointed and delimited by the board.

11. The Principal Act is further amended by inserting 116id.

after section twenty-one the following new sections:— New sections.

21a. It shall be unlawful for any person to collect Collection of funds by public appeal for any ambulance, ambulance funds without transport, first aid, or teaching of first aid purposes, board.

except with the sanction of the board.

21B. It shall be unlawful for any person to con-Using ambuduct a public ambulance transport service for gain lance vehicle without sanction any area which has not been appointed and tion of board. delimited as a district, except with the sanction of the board.

21c.

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Offences and penalties.

21c. Any person who commits a breach of any of the provisions of the last three preceding sections shall be guilty of an offence, and shall upon conviction before a police or stipendiary magistrate, or two or more justices of the peace, be liable to a 5 penalty not exceeding fifty pounds.