

1993—No. 476

**LIQUOR (AMENDMENT) ACT 1993 No. 28—
PROCLAMATION**

NEW SOUTH WALES



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(L.S.) P. R. SINCLAIR, Governor.

I, Rear Admiral PETER ROSS SINCLAIR, A.C., Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the Liquor (Amendment) Act 1993, do, by this my Proclamation, appoint 1 October 1993 as the day on which the following provisions of that Act commence:

- (a) Schedule 1, except items (7) (a), (8) and (9) and so much of item (12) as would commence proposed sections 179, 180, 181, 182, 186, 192, 193, 194, 196 (2) and 199;
- (b) Schedule 2;
- (c) Schedule 3, except the following provisions of that Schedule:
 - so much of item (4) (c) as would commence proposed section 25 (7B);
 - so much of item (5) (b) as would commence proposed section 27 (5);
 - so much of item (6) (b) as would commence proposed section 32 (6);
 - so much of item (7) (b) as would commence proposed section 35A (6);
 - so much of item (10) as would commence proposed section 42D;
 - items (27), (28) and (34);
- (d) Schedule 6;
- (e) section 3 in its application to the provisions commenced by this Proclamation.

Signed and sealed at Sydney, this 15th day of September 1993.

By His Excellency's Command,

ANNE COHEN, MP,
Chief Secretary.

GOD SAVE THE QUEEN!

EXPLANATORY NOTE

This Proclamation commences some of the provisions of the Liquor (Amendment) Act 1993. These provisions are amendments to the Liquor Act 1982 relating to:

- (a) approved amusement devices (other than the provisions relating to gaming-related licences and approved amusement devices which are mentioned below); and
- (b) key officials; and
- (c) miscellaneous matters such as applications for extended trading hours, investigation of applications for a licence and of licensees, sale of liquor to authorised sellers, identification of special inspectors and secrecy requirements in relation to office holders; and
- (d) the conversion of penalties expressed in monetary amounts to penalty units.

The provisions of the Liquor (Amendment) Act 1993 which are not commenced relate to:

- (a) grounds for complaint against a gaming-related licensee; and
- (b) returns by gaming-related licensees; and
- (c) the fee payable for a gaming-related licence or work permit; and
- (d) notification of changes in the state of affairs of a gaming-related licensee; and
- (e) display of identification by a gaming-related licensee; and
- (f) compliance plates for approved amusement devices; and
- (g) security and access to approved amusement devices; and
- (h) modification of an approved amusement device by the holder of a technician's licence; and
- (i) consignment of an approved amusement device; and
- (j) the grant of an application for extension of trading hours for a trial period; and
- (k) the power of the Director to require an applicant for a licence to provide certain information to the Director in connection with the investigation of that application; and

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- (l) various offences in relation to minors; and
- (m) removal of the requirement that licence holders attend courses of training or instruction.
