

1932.

THE PARLIAMENT OF THE COMMONWEALTH.

HOUSE OF REPRESENTATIVES.

CRIMES BILL (1932).

SCHEDULE OF THE AMENDMENTS MADE BY THE HOUSE OF REPRESENTATIVES.

No. 1.—Page 1, after clause 1, insert the following new clause :—

“ 1A. Section three of the Principal Act is amended by omitting ^{Definitions.} from the definition of ‘ Commonwealth Officer ’ the words ‘ or Military ’ and inserting in their stead the words ‘ Military or Air ’ ”.

No. 2.—Page 1, clause 2, lines 10–14, omit—

“ at the end of sub-section (1.) the following paragraph :—

‘ ; (c) Any body of persons, incorporated or unincorporated, declared by the High Court or the Supreme Court of a State, in pursuance of the next succeeding section, to be an unlawful association.’ ”,

insert—

“ after sub-section (1.) the following sub-section :—

‘ (1A.) Without limiting the effect of the provisions of the last preceding sub-section, any body of persons, incorporated or unincorporated, which is, in pursuance of the next succeeding section, declared by the High Court or the Supreme Court of a State to be an unlawful association shall be deemed to be an unlawful association for the purposes of this Act.’ ”.

No. 3.—Page 2, clause 3, lines 7–9, omit “ shall be by summons which may contain averments setting out the facts relied upon in support of the application ”, insert

“—(a) shall be made on the ground that the body of persons to which it relates is one which is described in sub-section (1.) of the last preceding section ; and
(b) shall be by summons which may contain averments setting out the facts relied upon in support of the application ”.

- No. 4.—Page 3, clause 6, line 25, omit “ issued ”, insert “ printed ”.
- No. 5.—Page 3, clause 6, line 29, omit “ and ” (second occurring), insert “ or ”.
- No. 6.—Page 3, clause 6, line 32, omit “ shall ”, insert “ may ”.
- No. 7.—Page 3, clause 6, lines 34–36, omit “ which is used or operated by or on behalf of, or in the interests of, any unlawful association ”, insert “ from which is broadcast—
 (a) any propaganda or advocacy in favour of any object specified in sub-paragraphs (i) to (iii) of paragraph (a) of sub-section (1.) of section thirty A of this Act ; or
 (b) any seditious matter ”.
- No. 8.—Page 3, clause 6, line 36, omit “ shall ”, insert “ may ”.
- No. 9.—Page 3, clause 6, lines 38–40, omit sub-section (2.) of section 30FB, insert the following sub-section :—
 “ (2.) For the purposes of this section—
 “ broadcasting station ” means a station for the purpose of broadcasting messages by means of wireless telegraphy ;
 “ seditious matter ” means any propaganda or matter disclosing a seditious intention as defined by section twenty-four A of this Act.”.

E. W. PARKES,

Clerk of the House of Representatives.

Canberra, 24th May, 1932, a.m.