Queensland



ANNO UNDECIMO

ELIZABETHAE SECUNDAE REGINAE

No. 15

An Act to Make Provision in Relation to the Publication of an Annotated Reprint of the Public Acts of Queensland under the title of "The Queensland Statutes (1962 Reprint)", and to Empower the Courts to take Judicial Notice of such Reprint.

[ASSENTED TO 29TH MARCH, 1962]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of Queensland in Parliament assembled, and by the authority of the same, as follows:—

Short title 1. This Act may be cited as "The Queensland Statutes (1962 Reprint) Act of 1962."

Interpretation

- 2. (1) In this Act—
 - "The Editorial Board" means the Editorial Board appointed under this Act;

- "The reprint" means the publication to be published under the title of "The Queensland Statutes (1962 Reprint) " containing a reprint of the Public Acts of Queensland, and certain statutory instruments, with amendments incorporated, and with annotations thereon;
- "Statutory instrument" includes Proclamations, Orders in Council, orders, rules, regulations, by-laws and ordinances.
- (2) Section forty-seven of "The Acts Interpretation s. 47 of Acts, 1954 to 1960," shall, with and subject to all No. 3 applied necessary adaptations, apply for the purposes of the reprint.
- 3. The Governor in Council may appoint an Editorial Editorial Board for the purposes of the publication of the reprint.
- 4. (1) On being satisfied by report of the Editorial Certificate Board, that the Acts and, if any, statutory instruments incorporated contained in any volume of the reprint correctly express in the and set forth those Acts and statutory instruments with amendments incorporated, the Minister for Justice and Attorney-General shall sign a certificate in or to the like effect of the form set forth in the Schedule to this Act.

(2) A copy of such certificate shall be printed Copy of with and incorporated in the volume of the reprint to be to which it relates and shall, with respect to each and printed with and every Act or, if any, statutory instrument contained in incorporated such volume, be proof, until the contrary is proved, in volume that the reprint correctly expresses and sets forth the Act or statutory instrument in question, with amendments incorporated, as at the date applicable thereto specified in such certificate.

- (3) All courts and persons acting judicially shall take judicial notice of the reprint.
- (4) A certificate under this Act shall not be required hereby to be signed in respect of any index volume of the reprint nor shall a copy of such a certificate be required hereby to be printed and incorporated with and in any index volume of the reprint.

SCHEDULE

FORM OF CERTIFICATE TO BE GIVEN BY THE MINISTER FOR JUSTICE AND ATTORNEY-GENERAL FOR THE PURPOSES OF "THE QUEENSLAND STATUTES (1962 REPRINT)".

I, , Minister for Justice and Attorney-General for the State of Queensland, do hereby certify that the Acts *(and statutory instruments) published in this volume of "The Queensland Statutes (1962 Reprint)" are a true and correct reprint of such Acts *(and statutory instruments), with amendments incorporated, as at the second day of July, 1962, †(with the exception that (title pf Act or statutory instrument), as published herein, is a true and correct reprint of that Act or statutory instrument, with amendments incorporated as at the day of , 196).

^{*} Words in brackets to be inserted if the volume contains any statutory instrument.

[†] The words in brackets to be inserted if any Act or statutory instrument is reprinted in the volume as at a date other than July 2nd, 1962.