Wheat Industry Stabilisation, Etc., Act. 15 Geo. VI. No. 49,

Amendment of s. 2.

2. Subsection one of section two of the Principal Act is repealed and the following subsection is inserted in lieu of that repealed subsection, namely:—

Continuation of this Act.

- "(1.) This Act shall—
 - (i.) Be deemed to have been in force at all times after its commencement and prior to the passing of *" The Second-hand Fruit Cases Act Continuation Act of 1951";
 - (ii.) Continue in force until a date to be fixed by the Governor in Council by Proclamation published in the *Gazette* and, without further or other authority, shall, on the last moment of that date so fixed, be and be deemed to be repealed."

15 GEO. VI. NO. 49. THE WHEAT INDUSTRY STABILI-SATION ACT AMENDMENT ACT OF 1951.

An Act to Amend "The Wheat Industry Stabilisation Act of 1948," in certain particulars.

[Assented to 30th November, 1951.]

B E it enacted by the King'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 and construction.

1. (1.) This Act may be cited as "The Wheat Industry Stabilisation Act Amendment Act of 1951," and shall be read as one with † The Wheat Industry Stabilisation Act of 1948," herein referred to as the Principal Act.

Collective title.

The Principal Act and this Act may be collectively cited as "The Wheat Industry Stabilisation Acts, 1948 to 1951."

Commencement of Act.

‡(2.) This Act shall come into operation upon a date, not earlier than the first day of December, one thousand nine hundred and fifty-one, to be fixed by the Governor in Council by Proclamation published in the *Gazette*.

The Proclamation, if published in the Gazette, later than the said first day of December, may fix retrospectively the date of the coming into operation of this Act.

^{*} This Act.

^{† 13} G. 6 No. 9. ‡ Commenced 1st December, 1951 (Proclamation dated 2nd December, 1951, and published in *Gazette* of 3rd December, 1951, page 2199).

- 2. Section of the Principal Act seventeen is Amendments amended—
- (a) By renumbering that section subsection one of section seventeen; and
- (b) By adding to that section the following subsections, namely—
- "(2.) The Board may sell wheat in the State as feed for poultry, pigs or dairy cattle, at a price per bushel equal to the price, which would be applicable under the provisions of subsection one of this section, increased by two shillings.
- (3.) The price charged by the Board in pursuance of subsection two of this section shall not exceed a price calculated on the basis of a price of fourteen shillings per bushel for wholesale sales of bulk wheat of fair average quality f.o.r. ports.
- (4.) Subsection two of this section does not apply to a sale where the quantity of wheat comprised in the sale, together with the aggregate of the quantities of wheat comprised in all other sales which the Board has, in the year which commenced on the first day of December next preceding the date of the sale, made in Australia of wheat as feed for poultry, pigs or dairy cattle, would exceed twenty-six million bushels.
 - (5.) The Board may sell wheat in the State—
 - (a) As feed for animals other than poultry, pigs or dairy cattle; or
 - (b) As feed for poultry, pigs or dairy cattle where, in the year which commenced on the first day of December next preceding the date of the sale, the Board has sold in Australia as such feed not less than twentysix million bushels of wheat,

at a price calculated on the basis of a price of sixteen shillings and one penny per bushel for wholesale sales of bulk wheat of fair average quality f.o.r. ports.

(6.) Where the Board makes in the State a sale of wheat to a purchaser who requires the wheat for transport to another State, the Board may sell the wheat at a price Wheat Industry Stabilisation, Etc., Act. 15 Geo. VI. No. 49, 1951.

equal to the price otherwise applicable under this section, less the estimated costs of and incidental to transporting the wheat to and landing it at the principal port in that other State.

- (7.) If it appears to the Governor in Council that, in relation to the supply of wheat, produced in one State, for consumption in another State (being a State in which adequate supplies of local wheat are not available) the Board is not observing the principle that the costs of and incidental to transporting such wheat to the principal port of that other State are to be borne by the Board, the Governor in Council may. by Proclamation published in the *Gazette*, suspend the operation of subsection two of this section.
- (8.) The Governor in Council may revoke a Proclamation under subsection seven of this section and thereupon the suspension effected by the Proclamation so revoked shall cease."

AIR FORCE.

See GIFT DUTY.

APPROPRIATION.

See Constitution.

ASSISTED STUDENTS (ENFORCEMENT OF OBLIGATIONS).

See EDUCATION.