



ANNO VICESIMO QUINTO

GEORGII V REGIS.

A.D. 1934.

No. 2167.

An Act to authorise the republication of the Acts of the Parliament of South Australia.

[*Assented to, November 15th, 1934.*]

BE IT ENACTED by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows :

1. This Act may be cited as the " Acts Reproduction Act, 1934." Short title.

2. The Attorney-General shall reprint all the Acts of the Parliament of South Australia except— Authorisation of reprint of statutes.

(a) private Acts :

(b) Acts which owing to their limited application are not in the opinion of the Attorney-General of sufficient importance to justify reprinting :

(c) Acts which this Act declares need not be reprinted.

3. (1) Where any Act has at any time before being reprinted under this Act, been amended by— Inclusion of amendments in reprinted Acts.

(a) the repeal or omission of any words ; or

(b) the substitution of any words in lieu of any words repealed or omitted ; or

(c) the insertion or addition of any words,

the Act when reprinted shall incorporate that amendment.

Acts Republication Act.—1934.

(2) In the margin of every Act so amended reference shall be made to the enactments, regulations, or proclamations by which the amendments were made.

(3) Where the whole of an Act except the sections relating to short titles, incorporation with other Acts, and other preliminary or formal matter consists of amendments incorporated in other Acts reprinted under this section, the said Act need not be reprinted.

(4) In this section, the term "words" includes Part, Division, heading, section, paragraph, and subdivision of a section, Schedule, and any other words, figures, or passage in any Act.

Provisions as
to reprinted
Acts.

4. In the Acts reprinted under this Act all or any of the following things may be done:—

- I. If any Act has before being reprinted been amended by any other Act or Acts, the short title to the amended Act may be altered so as to indicate the year in which it was passed, and the year in which the latest amending Act was passed:
- II. If any reference is contained in any Act to any other Act or portion of an Act for which some other Act or portion of an Act has been substituted, that reference may be altered to a reference to the substituted Act or portion of an Act:
- III. If any reference is contained in any Act to the name, style, or title of any place, person, body corporate, or authority which name, style, or title has been changed pursuant to any Act or law, the reference may be altered to the name, style, or title as so changed:
- IV. Any marginal notes to any section contained in any Act may be altered so as to accord with the true effect of that section:
- V. Any words at the foot of any Act indicating the giving of the Royal Assent thereto may be omitted: Provided that the date of the Royal Assent shall appear on every reprinted Act:
- VI. Any errors in spelling in any Act may be corrected.

Non-
application of
Amendments
Incorporation
Act, 1914

5. The Amendments Incorporation Act, 1914, shall not apply to the reprinting of Acts pursuant to this Act.

Acts Republication Act.—1934.

6. Where in any Act passed after the publication of the Acts reprinted pursuant to this Act, reference is made to the number of any line or page of any Act or part of any Act so reprinted, that reference shall, unless the context otherwise requires, be construed as a reference to the page or line of the Act as reprinted.

References to pages and lines.

7. If any consolidating Act passed prior to the publication of the Acts reprinted pursuant to this Act enacts that it shall come into operation on a day to be fixed by proclamation, the consolidating Act need not be included in any annual volume of Acts issued by the Government Printer until it has been brought into operation by proclamation, in which case it shall, unless included in the reprint, be included in the annual volume issued next after it is brought into operation.

Special provision as to certain consolidation Acts.

8. Any Act included in any volume of Acts printed pursuant to this Act, and any Act printed pursuant to this Act shall in all courts and by all tribunals, bodies, and persons be judicially noticed and deemed for all purposes to be an Act of the Parliament of South Australia.

Judicial notice of reprinted Acts.

In the name and on behalf of His Majesty, I hereby assent to this Bill.

W. DUGAN, Governor.