

FRUIT CASES.

No. 45 of 1968.

AN ACT to amend the Fruit Cases Act, 1919-1966.

[Assented to 8th November, 1968.]

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

1. (1) This Act may be cited as the *Fruit Cases Act Amendment Act, 1968.*

Short title
and citation.

(2) In this Act the Fruit Cases Act, 1919-1966, is referred to as the principal Act.

Vol. 17 the
Reprinted
Acts.
Approved for
reprint the
23rd April,
1964 and
further
amended by
Acts Nos. 43
of 1965 and
17 of 1966.

(3) The principal Act as amended by this Act may be cited as the Fruit Cases Act, 1919-1968.

S. 9A
amended.

2. Section nine A of the principal Act is amended—

(a) as to subsection (1),—

(i) by adding, immediately before the word, “during”, in line seven of paragraph (b) of the interpretation, “direct buyer”, the passage, “or of stone-fruit,”;

(ii) by substituting for the words, “or citrus”, in lines two, four and six of the interpretation, “grower”, the passage, “, citrus or stone-fruit”, in every case;

(iii) by substituting for the interpretation, “prescribed grades”, the following interpretation—

“prescribed grades”, in relation to fruit, means the respective grades prescribed by regulations made under the Agricultural Products Act, 1929; ;

and

(iv) by adding, at the end of the subsection, the following interpretation—

“stone-fruit” means apricots, peaches, plums and nectarines. ;

(b) as to subsection (3), by substituting for the words, “or citrus”, in lines one, seven and nine, the passage, “, citrus or stone-fruit”, in every case; and

(c) by repealing subsection (6).