AMENDMENTS INCORPORATION.
14° Geo. V., No. VII.

No. 28 of 1923.

AN ACT to incorporate Amendments in Amended Acts of Parliament.

[Assented to 15th December, 1923.]

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

1. This Act may be cited as the Amendments Incorporation Act, 1923.

2. (1.) When any Act has, before or after the commencement of this Act, been amended by—

(a) the repeal or omission of certain words or figures; or

(b) the substitution of certain words or figures in lieu of any repealed or omitted words or figures; or

(c) the insertion of certain words or figures,

then in every reprint of the Act by the Government Printer the Act shall be printed as so amended, under the supervision of the Clerk of the Parliaments.

(2.) In every reprint of an Act so amended, reference shall be made in the margin or a footnote to the enactment by which each amendment is made.

(3.) In this Act “words” includes part, division, heading, section, subsection, paragraph, and schedule.

(4.) Where an Act, which amends a principal Act in the manner mentioned in subsection (1), prescribes a method of citation for the principal Act as amended by that Act, the principal Act shall be deemed to be amended by substituting that method of citation for the short title of the principal Act, and in every reprint of the Act as so amended that method of citation shall be substituted accordingly.

3. There shall be printed on every reprint issued by the Government Printer of any Act which has, before or after the commencement of this Act, been amended, a short reference to every Act by which it has been amended.