



ANNO TERTIO

GEORGI VI REGIS.

A.D. 1939.

No. 14 of 1939.

An Act to amend the Aborigines Act, 1934.

[Assented to 22nd November, 1939.]

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

1. (1) This Act may be cited as the " Aborigines Act Amend- Short titles.
ment Act, 1939 "
- (2) The Aborigines Act, 1934, as amended by this Act, may be cited as the " Aborigines Act, 1934-1939 "
- (3) The Aborigines Act, 1934, is hereinafter referred to as " the principal Act "
2. This Act is incorporated with the principal Act, and that Incorporation.
Act and this Act shall be read as one Act.
3. This Act shall come into operation on a day to be fixed Commence-
ment.
by proclamation.
4. Section 3 of the principal Act is amended— Amendment of
principal Act,
s. 3—
Interpretation.
 - (a) by inserting therein after the definition of " aboriginal institution " the following definition :—
 - " board " means the Aborigines Protection Board :
 - (b) by striking out the definition of " chief protector " and by inserting in lieu thereof the following definition :—
 - " chairman " means the chairman of the board :

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(c) by inserting therein after the definition of "lock hospital" the following definition :—

"Minister" means the Minister of the Crown to whom for the time being the administration of this Act is committed by the Governor :

(d) by striking out the words "and includes the chief protector" in the definition of "protector" :

(e) by inserting after the definition of "reserve" the following definition :—

"secretary" means the secretary to the board :

Amendment of principal Act, s. 4—

5. Section 4 of the principal Act is repealed and the following section is enacted in lieu thereof :—

Definition of aborigine.
Cf. W.A. 43, 1936, s. 2.

4. (1) Every person—

(a) who is of the full blood descended from the original inhabitants of Australia ; or

(b) who being of less than the full blood is descended from the original inhabitants of Australia,

shall, unless exempted pursuant to section 11a, be deemed to be an aborigine within the meaning of this Act.

(2) In this Act "aboriginal" means appertaining or relating to an aborigine.

Consequential amendment of principal Act.

6. The principal Act is amended in the manner set out in part I. of the schedule.

Amendment of principal Act—

7. The principal Act is amended by inserting therein after section 4 thereof the following heading and sections :—

Aborigines Protection Board.

Constitution of board.

4a. (1) There is hereby constituted, for the purposes of this Act, a board to be called the "Aborigines Protection Board".

(2) The board shall be a body corporate, and by the name aforesaid shall have perpetual succession and a common seal.

Judicial notice of seal.

4b. Judicial notice shall be taken of the incorporation and of the common seal of the board ; and the production of any deed, instrument, or writing, if sealed with the said seal, shall be sufficient evidence of the due making and execution of that deed, instrument, or writing.

4c. The board shall consist of—

Membership of board.

- (a) the Minister ; and
- (b) six other members appointed by the Governor.

Two of the members shall be women.

4d. (1) Three members of the board first appointed by the Governor pursuant to this Act shall, subject to this Act, hold office for two years. Term of office.

(2) The other three members of the board first appointed by the Governor pursuant to this Act, and all other members of the board appointed by the Governor shall, subject to this Act, hold office for four years.

(3) At the time of the first appointment of members of the board by the Governor, the Governor shall nominate which of the members first appointed by the Governor shall hold office for the term provided by subsection (1).

(4) Any member of the board may from time to time, at the expiration of his term of office, be re-appointed for a further term of four years.

(5) Whenever a vacancy occurs in the office of a member of the board whether by expiration of the member's term of office or otherwise, the Governor shall appoint a person to fill the vacancy : Provided that the person appointed to fill the vacancy caused otherwise than by the expiration of the term of office of a member shall hold office only for the unexpired portion of the term of office of the member in whose place he is appointed, and that any retiring member whose term of office expires by effluxion of time shall hold office until his successor is appointed.

(6) The provisions of the Public Service Act, 1936-1938, shall not apply to any member of the board by virtue only of his appointment as a member.

4e. In addition to the retirement of members of the board by the expiration of their terms of office, the seat of a member (other than the Minister) shall become vacant on—

Casual vacancies.

- (a) his death, lunacy, or bankruptcy, or his executing a statutory deed of assignment for the benefit of his creditors, or compounding with his creditors for less than twenty shillings in the pound, or his being convicted of an indictable offence ; or

- (b) his resignation by notice in writing posted or delivered to the Minister ; or

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(c) his absence from three consecutive meetings of the board without the leave of the board.

Expenses of members.

4f. A member of the board shall, at the discretion of the Minister, be reimbursed any expenses incurred in the exercise of his office.

Effect of defects in appointment of members of board.

4g. (1) No act or proceeding of the board shall be invalid or illegal in consequence only of the number of the members of the board not being complete at the time of the act or proceeding.

(2) All acts and proceedings of the board shall, notwithstanding the discovery of any defect in the appointment of any member, or that any member was disqualified or disentitled to act, be as valid as if the member had been duly appointed and was qualified and entitled to be and to act, and had acted, as a member, and as if the board had been properly and fully constituted.

Secretary and officers.

4h. (1) The Governor may appoint a secretary to the board, and any other necessary officers and servants.

(2) Any person so appointed shall be appointed pursuant and be subject to the Public Service Act, 1936-1938.

Chairman.

4i. (1) The Minister shall be the chairman of the board.

(2) The Minister may appoint any member of the board to be the deputy chairman of the board.

Meetings and quorum.

4j. (1) At any meeting of the board, the chairman, if present, shall preside and, in the absence of the chairman, the deputy chairman shall preside. If at any meeting both the chairman and deputy chairman are absent, the members present shall elect a member to preside at the meeting.

(2) The person presiding at any meeting of the board shall have both a deliberative and a casting vote.

(3) Any four members of the board shall constitute a quorum of the board.

Reports by board.

4k. (1) The board shall, on or before the first day of October in every year, report to the Governor on the working of this Act during the preceding financial year, and shall in any such report set out a summary of the receipts and expenditure during the said period and any other particulars which the board may from time to time consider fit to be included in the report.

(2) All such reports shall be laid before Parliament.

8. Section 5 of the principal Act is amended so as to read as follows :—

Amendment of principal Act, s. 5—

5. The board shall be charged with the duty of controlling and promoting the welfare of aborigines.

Duty of board.

9. Section 6 of the principal Act is amended by striking out the word “ department ” in the second and third lines thereof and by inserting in lieu thereof in each case the word “ board ”.

Amendment of principal Act, s. 6—
Funds.

10. Section 7 of the principal Act is amended—

Amendment of principal Act, s. 7—

(a) by striking out the word “ department ” in the first and fourth lines thereof and by inserting in lieu thereof in each case the word “ board ” ;

Duties.

(b) by striking out the words “ under the direction of the Minister ” in the third line thereof ;

(c) by striking out the words “ with the approval of the Minister ” in the fifth line thereof ; and

(d) by striking out the word “ Minister ” in the eleventh and twelfth lines thereof and by inserting in lieu thereof in each case the word “ board ”.

11. Section 8 of the principal Act is amended so as to read as follows :—

Amendment of principal Act, s. 8—

8. (1) Upon the recommendation of the board, the Minister may from time to time appoint such persons as he deems proper to be protectors of aborigines, who shall, within the districts respectively assigned to them, have and exercise the powers and duties given or imposed by this Act.

Appointment of protector.

(2) Every protector of aborigines at the commencement of the Aborigines Act Amendment Act, 1939, shall, without any further appointment, continue to be a protector of aborigines within the district assigned to him at the said commencement.

(3) Every member of the board shall, without any further appointment, be a protector of aborigines for the whole of the State.

(4) The secretary shall, without any further appointment, be a protector of aborigines for the whole of the State.

12. Section 9 of the principal Act is amended so as to read as follows :—

Amendment of principal Act, s. 9—

9. The secretary of the board shall be the permanent head of the department and shall be responsible for the administration of the department.

Permanent head.

Amendment of
principal Act,
s. 10—
Guardian of
aborigines.

13. Section 10 of the principal Act is amended by striking out the words "chief protector" in the first line thereof and by inserting in lieu thereof the word "board".

Amendment of
principal Act—

14. The principal Act is amended by inserting therein after section 11 thereof the following heading and section :—

Exemptions from Act.

Exemption of
aborigine from
operation of
Act.

11a. (1) In any case where the board is of opinion that any aborigine by reason of his character and standard of intelligence and development should be exempted from the provisions of this Act, the board may, by notice in writing, declare that the aborigine shall cease to be an aborigine for the purposes of this Act. Any such declaration may be made by the board whether or not an application is made by the person to whom the declaration refers.

(2) Any such declaration may be made unconditionally by the board and any unconditional declaration shall not be revocable. The board may, in any case it thinks fit, make a limited declaration subject to such conditions as are thought fit by the board. If any such limited declaration is made and the board is subsequently of opinion that the person referred to in the declaration is not of the character or standard of intelligence or development to justify the continuance of the declaration, the board may, by notice in writing, revoke the limited declaration. If during the period of three years after the making of a limited declaration, the board does not revoke the limited declaration, the board shall, at the expiration of the said period, make an unconditional declaration in respect of the person referred to in the limited declaration. The board may, if it thinks fit, at any time prior to the expiration of the said period of three years, make an unconditional declaration.

(3) During the time any such unconditional or limited declaration is in force the person to whom it refers shall not be deemed to be an aborigine for the purpose of this Act or any other Act. If any unconditional declaration is made in respect of any person, the descendants of that person who are born after the making of the declaration, shall not be deemed to be aborigines for the purpose of this or any other Act by reason of their relationship to the person in respect of whom the declaration is made.

In any proceedings before any court under this or any other Act where it is material for any purpose to prove whether or not a person is an aborigine and the court could, apart from this section, infer by reason of evidence before the court or otherwise that the said person was an aborigine, the onus of proving that a declaration was, at the relevant time, in force as regards the said person or any ancestor of the said person, as the case may require, shall be upon the party to the proceedings seeking to prove that the said person was not an aborigine.

This subsection shall have application with respect to any provision in any other Act where reference is made to a person (however described in such provision) who is included within the definition of "aborigine" as defined by subsection (1) of section 4 of this Act.

(4) If, on the application of any aborigine, the board refuses to make a declaration under this section, or if the board revokes any such declaration, the applicant or, as the case may be, the person referred to in the declaration may appeal to a special magistrate who may make such order on the appeal as appears to him just. Every such appeal shall be made within the time and in the manner prescribed. The special magistrate by such order may make any declaration which the board could make and subsections (2) and (3) shall apply to any such declaration.

15. Section 12 of the principal Act is amended by striking out the words "a protector" in the second line thereof and by inserting in lieu thereof the words "the board".

Amendment of principal Act, s. 12—
Removal of aborigines.

16. Section 13 of the principal Act is amended—

Amendment of principal Act, s. 13—
Recognizances

- (a) by striking out the word "protector" in the third and fourth lines thereof and by inserting in lieu thereof in each case the word "board";
- (b) by striking out subsection (2) thereof and by inserting in lieu thereof the following subsection:—

(2) Every such recognizance shall be in the prescribed form, and shall be taken in duplicate by a member of the board, the secretary to the board, a protector, or a member of the police force. One part shall be forthwith forwarded to the board.

A recognizance may be renewed from time to time, at the discretion of the board.

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(c) by striking out subsection (3) thereof and by inserting the following subsection in lieu thereof :—

(3) The board may, in its discretion, dispense with any such recognizance.

Amendment of
principal Act,
s. 14—
Reserves.

17. Section 14 of the principal Act is amended by striking out the words “, on a resolution of both Houses of Parliament,” in the first and second lines thereof.

Amendment of
principal Act,
s. 16—
Leases.

18. Section 16 of the principal Act is amended by striking out the words “, on a resolution of both Houses of Parliament,” in the first and second lines thereof.

Amendment of
principal Act,
ss. 17 to 19—
Powers.

19. Sections 17, 18, and 19 of the principal Act are amended by striking out the words “ chief protector ” wherever occurring and by inserting in lieu thereof in every case the word “ board ”.

Amendment of
principal Act,
s. 18—
Allotment of
land.

20. Section 18 of the principal Act is amended—

(a) by striking out the words “ in a block not exceeding one hundred and sixty acres ” in the second and third lines thereof ; and

(b) by striking out the words “ in such blocks as aforesaid ” in the sixth line thereof.

Amendment of
principal Act,
s. 20—
Power to
enter reserve.

21. Section 20 of the principal Act is amended—

(a) by inserting therein after paragraph (b) thereof the following paragraph :—

(b1) a member or secretary of the board ; or

(b) by inserting after the word “ Minister ” in paragraph (d) thereof the words “ or by the board ”.

Amendment of
principal Act,
s. 21—
Removal from
reserve.

22. Section 21 of the principal Act is amended—

(a) by inserting therein after paragraph (a) thereof the following paragraph :—

(a1) a member or secretary of the board ; or

(b) by inserting after the word “ Minister ” in paragraph (d) thereof the words “ or by the board ”.

Amendment of
principal Act,
s. 23—
Mining on
reserves.

23. Section 23 of the principal Act is amended—

(a) by striking out the words “ a protector ” in the fifth line thereof and by inserting in lieu thereof the words “ the board ” ; and

(b) by striking out subsection (2) thereof.

24. Section 26 of the principal Act is amended—

Amendment of
principal Act,
s. 26—
Treatment of
aborigines.

(a) by striking out the words “chief protector may, by writing signed by him,” in the first line thereof and by inserting in lieu thereof the words “board by notice in writing may”; and

(b) by striking out the words “chief protector, who may thereupon, by writing signed by him” in the fourth and fifth lines of subsection (5) thereof and by inserting in lieu thereof the words “board, whereupon the board may, by notice in writing”.

25. Section 27 of the principal Act is amended by inserting after the word “any” in the first line the words “member of the board,”.

Amendment of
principal Act,
s. 27—
Inspection.

26. Section 29 of the principal Act is amended by striking out the words “chief protector” in the sixth and eighth lines thereof and by inserting in lieu thereof in each case the word “board”.

Amendment of
principal Act,
s. 29—
Death in
employment.

27. Section 30 of the principal Act is amended—

Amendment of
principal Act,
s. 30—
Property in
blankets.

(a) by striking out the word “department” in the second line thereof and by inserting in lieu thereof the word “board”; and

(b) by striking out the words “a protector” in the seventh line thereof and by inserting in lieu thereof the words “the board”.

28. Section 31 of the principal Act is amended—

Amendment of
principal Act,
s. 31—
Camping near
township.

(a) by striking out the word “he” in the first line thereof and by inserting in lieu thereof the words “the board or a protector”; and

(b) by striking out the word “a” last occurring in the first line thereof and by inserting in lieu thereof the words “the board or”; and

(c) by striking out the word “he” in the sixth line thereof and by inserting in lieu thereof the words “the board or protector”; and

(d) by inserting after the word “the” first occurring in the seventh line thereof the words “board or”.

Amendment of
principal Act,
s. 33—
Prohibited
areas.

29. Section 33 of the principal Act is amended—

(a) by inserting therein after subsection (1) thereof the following subsection :—

(1a) The Governor may by proclamation revoke or vary any such proclamation.

(b) by inserting after the word “ a ” in the third line of subsection (2) thereof the words “ member of the board,”.

Amendment of
principal Act—

30. The principal Act is amended by inserting therein after section 34 the following heading and section :—

Offences against Female Aborigines.

Penalties for
offences against
female
aborigines.

34a. Any male person, other than an aborigine, who, not being lawfully married to the female aborigine (proof whereof shall lie upon the person charged)—

(a) habitually consorts with a female aborigine ; or

(b) keeps a female aborigine as his mistress ; or

(c) has carnal knowledge of a female aborigine,

shall be guilty of an offence against this Act.

Amendment of
principal Act,
s. 35—
Curator of
estates.

31. Section 35 of the principal Act is amended—

(a) by striking out the words “ chief protector ” in the first line thereof and by inserting in lieu thereof the word “ board ” ;

(b) by striking out the words “ his own ” in the eighth line thereof and by inserting in lieu thereof the words “ its corporate ” ;

(c) by striking out all the words in the penultimate and last lines of subsection (1) thereof and by inserting in lieu thereof the words “ or unless upon the order of a special magistrate, which order a special magistrate may make in any case in which he is of opinion that for the protection of or to conserve the interests of the aborigine the order should be made.” :

(d) by striking out the words “ chief protector ” in the first line of subsection (2) thereof and by inserting in lieu thereof the word “ board ” :

(e) by striking out the word “ him ” in the third line of subsection (2) thereof and by inserting in lieu thereof the words “ the board ”.

- 32.** Section 36 of the principal Act is amended—
- Amendment of
principal Act,
s. 36—
Maintenance
of children.
- (a) by inserting after the word "State" in the third line thereof the words "the secretary or";
- (b) by inserting after the word "of" in the second line of subsection (3) thereof the words "the secretary or"; and
- (c) by striking out the words "chief protector" in the eighth and ninth lines of subsection (4) thereof and by inserting in lieu thereof the word "board".
- 33.** Section 38 of the principal Act is amended—
- Amendment of
principal Act,
s. 38—
Control of
children.
- (a) by striking out the words "chief protector" in the first line thereof, and by inserting in lieu thereof the word "board"; and
- (b) by striking out the words "said board" in the fifth line thereof and by inserting in lieu thereof the words "Children's Welfare and Public Relief Board."
- 34.** Section 39 of the principal Act is amended by striking out the words "said board" in the third line of subsection (2) thereof and by inserting in lieu thereof the words "Children's Welfare and Public Relief Board".
- Amendment of
principal Act,
s. 39—
Control.
- 35.** Section 40 of the principal Act is amended—
- Amendment of
principal Act,
s. 40—
Conditions of
transfer.
- (a) by striking out the word "Minister" in the first line thereof and by inserting in lieu thereof the word "board"; and
- (b) by striking out the words "chief protector" in the ninth line thereof and by inserting in lieu thereof the word "board".
- 36.** The principal Act is amended by inserting therein after section 40 the following section:—
- Amendment of
principal Act—
Attendance at
school.
- 40a. (1) This section shall apply to every aboriginal child above the age of fourteen years and under the age of sixteen years, who resides at any aboriginal institution.
- (2) The parent of every child to whom this section applies who fails to cause the child to attend at a school on every occasion when the school is open for instruction shall be guilty of an offence against this Act and liable to a penalty not exceeding five shillings unless the superintendent of the institution certifies in writing that—
- (a) the child had obtained suitable employment and was engaged in that employment during the occasion when the child was absent; or

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(b) the child failed to attend because of sickness, infirmity, or any other similar reason ; or

(c) the child's absence was justified by any other reason ; or

(d) the child was absent with the consent of the superintendent.

(3) The provisions of this section are in addition to and not in substitution for any provisions of the Education Act, 1915-1935.

Amendment of
principal Act,
s. 41—
Accounts.

37. Section 41 of the principal Act is amended—

(a) by striking out the word “Minister” in the first line thereof and by inserting in lieu thereof the word “secretary” ; and

(b) by striking out the word “department” in the third and fifth lines thereof and by inserting in lieu thereof in each case the word “board”.

Amendment of
principal Act,
s. 42—
Regulations.

38. Section 42 of the principal Act is amended—

(a) by inserting after the word “may” in the first line thereof the words “on the recommendation of the board” ;

(b) by inserting after paragraph i. of subsection (1) thereof the following paragraphs :—

ia. Regulating the meetings and proceedings of the board :

ib. Prescribing the time and manner of making appeals under section 11a. and any other matter relating to such appeals :

(c) by striking out the word “department” wherever occurring in paragraphs xi. and xii. of subsection (1) thereof and by inserting in lieu thereof in every case the word “board”.

Amendment of
principal Act,
s. 43—
Obstructing
officers.

39. Section 43 of the principal Act is amended by inserting after the word “any” second occurring in the first line thereof the words “member of the board, the secretary, any”.

40. The principal Act is amended by adding at the end thereof the following section :— Amendment of principal Act—

52. The regulations relating to the Advisory Council of Aborigines made under The Aborigines Act, 1911, on the twenty-fourth day of January, nineteen hundred and eighteen, the sixth day of May, nineteen hundred and twenty-five, and the eighth day of March, nineteen hundred and thirty-three, are hereby repealed. Repeal of regulations.

41. The second schedule to the principal Act is amended— Amendment of principal Act, second schedule

(a) by striking out the words “ Chief Protector of Aborigines ” in the first and second lines thereof and by inserting in lieu thereof the words “ Aborigines Protection Board ” ;

(b) by striking out the passage “ undersigned , Chief Protector of Aborigines , ” in the sixth line thereof and by inserting in lieu thereof the words “ Aborigines Protection Board ” ;

(c) by striking out the words “ said board ” in the twelfth line thereof and by inserting in lieu thereof the words “ Children’s Welfare and Public Relief Board ” ;

(d) by striking out the words “ I, the said Chief Protector of Aborigines ” in the fourteenth line thereof and by inserting in lieu thereof the words “ the Aborigines Protection Board ” ;

(e) by striking out all the words in the twenty-sixth line thereof and by inserting in lieu thereof the words “ In witness whereof the seal of the Aborigines Protection Board has been hereunto affixed ” ; and

(f) by striking out the following passage :—

Signed by the said }
Chief Protector of }
Aborigines on the }
.....day of }
....., 193... }
in the presence of— }
..... }

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and by inserting in lieu thereof the following passage :—

• The seal of the
Aborigines Pro-
tection Board was
hereunto affixed } (L.S.)
on the.....
day of.....,
193....., in the
presence of— }

.....Chairman (or Deputy
Chairman).
.....Member of the Board.

**Amendment of
principal Act.**

42. The principal Act is amended in the manner set out in part II. of the schedule.

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

C. M. BARCLAY-HARVEY, Governor.

THE SCHEDULE.

AMENDMENTS OF THE ABORIGINES ACT, 1934.

PART I.

Section or Heading of Act.	Manner Amended.
Section 3	Definition of "aboriginal institution". Strike out "or half-caste". Definition of "half-caste". The definition of "half-caste" is repealed.
Section 10	Line 2—Strike out "and every half-caste".
Section 12	Lines 3 and 4—Strike out "or any female half-caste, or any half-caste child under the age of sixteen years".
Section 13	Line 5—Strike out "or half-caste".
Section 16	Line 9—Strike out "or half-castes, or both".
Section 17	Lines 1 and 2, 7 and 11—Strike out "or half-caste" wherever occurring.
Section 24	Lines 3 and 5—Strike out "and half-castes" wherever occurring.
Section 26	Strike out "or half-caste" wherever occurring.
Section 27	Lines 2 and 4—Strike out "or half-caste" wherever occurring.
Section 28	Lines 1 and 2—Strike out "half-caste".
Section 29	Line 1—Strike out "half-caste".
Section 31	Line 2—Strike out "or half-castes". Line 9—Strike out "or half-caste".
Section 32	Lines 2 and 5—Strike out "or half-caste" wherever occurring.
Section 33	Line 4—Strike out "or half-castes".
Section 34	Line 6—Strike out "or half-caste". Line 1—Strike out "or female half-caste". Line 3—Strike out "or half-caste".
Section 35	Strike out "or half-caste" wherever occurring.
Heading to section 36	Strike out "Half-caste" and insert "Aboriginal".
Section 36	Line 1—Strike out "a half-caste child" and insert "an aboriginal child who is not of the full blood descended from the original inhabitants of Australia and". Penultimate line—Strike out "a half-caste" and insert "an aboriginal".
Section 37	Section 37 is amended so as to read as follows :— Application of sections 38 to 41 to children.—37. In the next three succeeding sections "aboriginal child" means every person who is under the age of eighteen years, and who— (a) is an aborigine; and (b) in the opinion of the board, ought to be dealt with under the next three succeeding sections.
Section 42	Paragraphs II., VIII., and XIII., of subsection (1). Strike "and half-castes" wherever occurring. Paragraphs III., V., VI. and VII. of subsection (1). Strike out "or half-caste" wherever occurring. Paragraph IV. of subsection (1)—Strike out "or half-castes" wherever occurring.
Section 45	Line 3—Strike out "or half-caste".
Section 46	Line 4—Strike out "or half-caste".
Section 47	Lines 3 and 5—Strike out "or half-caste" wherever occurring.
Section 48	Line 6—Strike out "or a half-caste". Line 7—Strike out "or half-caste".

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AMENDMENTS OF THE ABORIGINES ACT, 1934—*continued.*

PART II.

Section or Heading of Act.	Manner Amended.
Section 3	Line 11—Strike out “Aboriginal” and insert “Aborigines”. Definitions of “protector” and “reserve”—Strike out “aboriginals” wherever occurring and insert “aborigines”.
Section 7	Strike out “aboriginals” wherever occurring and insert “aborigines”.
Heading to section 12	Strike out “Aboriginals” and insert “Aborigines”.
Section 12.....	Line 2—Strike out “aboriginal” and insert “aborigine”.
Section 13	Line 5—Strike out “aboriginal” and insert “aborigine”.
Section 14	Line 3—Strike out “aboriginals” and insert “aborigines”.
Section 16	Line 9—Strike out “aboriginals” and insert “aborigines”.
Section 17	Lines 1, 7 and 11—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 18	Line 2—Strike out “aboriginal” and insert “aborigine”. Line 5—Strike out “aboriginals” and insert “aborigines”.
Section 19	Lines 1 and 6—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 20	Line 4—Strike out “aboriginal” and insert “aborigine”.
Section 21	Lines 1 and 2—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 23	Line 5—Strike out “aboriginals” and insert “aborigines”.
Section 24	Lines 3 and 5—Strike out “aboriginals” wherever occurring and insert “aborigines”.
Section 26	Strike out “aboriginal” wherever occurring and insert “aborigine”.
Heading to section 27	Strike out “Aboriginals” and insert “Aborigines”.
Section 27	Lines 2 and 4—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 28	Line 1—Strike out “aboriginal” and insert “aborigine”.
Section 29	Line 1—Strike out “aboriginal” and insert “aborigine”.
Heading to section 30	Strike out “Aboriginals” and insert “Aborigines”.
Section 30	Lines 3 and 5—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 31	Line 3—Strike out “aboriginals” and insert “aborigines”. Line 2—Strike out “aboriginals” and insert “aborigines”.
Section 32	Line 9—Strike out “aboriginal” and insert “aborigine”. Lines 2 and 5—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 33	Lines 2 and 4—Strike out “aboriginals” wherever occurring and insert “aborigines”.
Heading to section 34	Line 6—Strike out “aboriginal” and insert “aborigine”. Strike out “Aboriginals” and insert “Aborigines”.
Section 34	Lines 1 and 3—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Heading to section 35.....	Strike out “Aboriginals” and insert “Aborigines”.
Section 35	Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 42	Subsection (1), paragraphs II., IV., VIII. and XIII.—Strike out “aboriginals” wherever occurring and insert “aborigines”.
Section 45	Line 3—Strike out “aboriginal” and insert “aborigine”.
Section 46	Line 4—Strike out “aboriginal” and insert “aborigine”.
Section 47	Lines 3 and 5—Strike out “aboriginal” wherever occurring and insert “aborigine”.
Section 48	Lines 6 and 7—Strike out “aboriginal” wherever occurring and insert “aborigine”.