

ANNO DECIMO QUINTO

GEORGII V REGIS.

A.D. 1924.

No. 1628.

An Act to further amend the Food and Drugs Act, 1908, and for other purposes.

[Assented to, December 18th, 1924.]

E it Enacted by the Governor of the State of South Australia, B with the advice and consent of the Parliament thereof, as follows:

- 1. (1) This Act may be cited as the "Food and Drugs Act Short tittles. Further Amendment Act, 1924."
- (2) The Food and Drugs Acts, 1908 to 1922, and this Act may be cited together as the "Food and Drugs Acts, 1908 to 1924."
- (3) The Food and Drugs Act, 1908, is hereinafter referred to as No. 968 of 1908. the "principal Act."
- 2. Subsections (2) and (3) of section 42 of the principal Act are Amendment of amended so as to read as follows:—

principal Act, s. 42-Analysis of samples.

- (2) He shall afterwards retain one of the said parts for future reference and send or deliver the third part to an analyst (in which case he shall immediately notify the Central Board of Health of what he has done) or to the Central Board of Health who shall send or deliver the said third part to an analyst.
- (3) The analyst shall with all convenient speed analyse the sample and give a certificate to the person sending or delivering it or to the Central Board of Health, as the case may require, wherein he shall specify the results of the analysis. If the certificate is given to any person other than the Central Board of Health, the analyst shall send a copy of the certificate to the Central Board of Health.

3. The

Food and Drugs Act Further Amendment Act.—1924.

Amendment of ibid.

3. The principal Act is amended by inserting after section 54 the following section:—

Facilitation of proof of district.

54A. In any proceedings for an offence against this Act the allegation that any place whereat it is alleged that the offence was committed is situated within the district of any local authority shall be *prima facie* evidence that the place is situated as alleged.

Provisions applicable to districts severed from Municipalities and District Council Districts. 4. In every case where any portion of a Municipality or a District Council District within the metropolitan area has heretofore been or hereafter shall be severed from the Municipality or District Council District and created a new Municipality or District Council District or added to another Municipality or District Council District the provisions of the principal Act and the Acts incorporated with the principal Act shall apply to the severed portion as if no severance had taken place.

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

TOM BRIDGES, Governor.