



ANNO VICESIMO

ELIZABETHAE II REGINAE

A.D. 1971

No. 10 of 1971

An Act to amend the Lottery and Gaming Act,
1936-1970.

[Assented to 1st April, 1971]

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 "Lottery and Gaming Act Amendment Act, 1971". Short titles.

(2) The Lottery and Gaming Act, 1936-1970, as amended by this Act, may be cited as the "Lottery and Gaming Act, 1936-1971".

(3) The Lottery and Gaming Act, 1936-1970, is hereinafter referred to as "the principal Act".

2. Section 40 of the principal Act is amended—

(a) by inserting in paragraph (a) of subsection (1) after the passage "coursing meeting" the passage "held in South Australia prior to the first day of April, 1971, or at any race meeting or coursing meeting held outside the metropolitan area on or after that day and two per centum of all moneys paid or payable to him in respect of any bet made with him at any race meeting or coursing meeting held within the metropolitan area on or after that day";

Amendment of principal Act, s. 40—

Payment of commission on bets and returns.

(b) by inserting after subsection (1) the following subsection:—

(1a) For the purposes of this section and section 41 of this Act, "the metropolitan area" means that part of the State which lies within a radius of twenty miles from the General Post Office at Adelaide.

Amendment of
principal Act,
s. 41—
Application of
commission.

3. Section 41 of the principal Act is amended—

(a) by striking out subparagraphs (i) and (ii) of paragraph (b) of subsection (2) and inserting in lieu thereof the following subparagraphs:—

(i) twenty-five thirty-sixths of the commission on bets made at any racecourse on races held within South Australia prior to the first day of April, 1971, or at any racecourse outside the metropolitan area on races held on or after that day and five-eighths of the commission on bets made at any racecourse within the metropolitan area on races held in South Australia on or after that day, shall be paid to the club which conducted the meeting at which those bets were made;

and

(ii) five thirty-sixths of the commission on bets made at any racecourse in South Australia on races held outside South Australia prior to the first day of April, 1971, or at any racecourse outside the metropolitan area on races held outside South Australia on or after that day and one-eighth of the commission on bets made at any racecourse within the metropolitan area on races held outside South Australia on or after that day, shall be paid to the club which conducted the meeting at which those bets were made;

(b) by striking out subparagraph (i) of paragraph (c) of subsection (2) and inserting in lieu thereof the following subparagraph:—

(i) twenty-five thirty-sixths of the commission on bets made at any racecourse in South Australia prior to the first day of April, 1971, on such races held within South Australia or on any bets made on or after that day at any racecourse outside the metropolitan area on such races and five-eighths of the commission on bets

made on or after that day, on such races held within the metropolitan area, shall be paid to the club conducting those races;;

and

(c) by striking out paragraph (d) of subsection (2) and inserting in lieu thereof the following paragraph:—

(d) In the case of bets made at coursing meetings, twenty-five thirty-sixths of the commission on bets made in South Australia prior to the first day of April, 1971, or outside the metropolitan area on or after that day on coursing events and five-eighths of the commission on bets made at coursing meetings within the metropolitan area on or after that day on coursing events, shall be paid to the club conducting those events:.

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

J. W. HARRISON, Governor.