



ANNO DECIMO NONO

ELIZABETHAE II REGINAE

A.D. 1970

No. 61 of 1970

An Act to amend the Wheat Delivery Quotas Act, 1969.

[Assented to 10th December, 1970.]

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 "Wheat Delivery Quotas Act Amendment Act, 1970". Short titles.

(2) The Wheat Delivery Quotas Act, 1969, as amended by this Act, may be cited as the "Wheat Delivery Quotas Act, 1969-1970".

(3) The Wheat Delivery Quotas Act, 1969, is hereinafter referred to as "the principal Act".

2. Section 3 of the principal Act is amended by striking out the passage "ss. 19-25" and inserting in lieu thereof the passage "ss. 18a-25d". Amendment of principal Act, s. 3—
Arrangement of Act.

3. Section 5 of the principal Act is amended—

(a) by inserting in subsection (1) after the definition of "member of the Review Committee" the following definition:—

"nominal quota" in relation to a production unit, means a nominal quota established for that production unit in accordance with section 24a of this Act;;

Amendment of principal Act, s. 5—
Interpretation.

(b) by inserting in subsection (1) after the definition of “special quota” the following definition:—

“the adjustment percentage” in relation to a quota season, means the adjustment percentage determined by the Advisory Committee pursuant to subparagraph (i) of paragraph (b) of subsection (1) of section 16 of this Act for that season;

(c) by striking out from subsection (1) the definition of “the contingency reserve” and inserting in lieu thereof the following definition:—

“the contingency reserve” in relation to a quota season, means the amount fixed by the Minister pursuant to section 18a of this Act as the contingency reserve for that quota season and includes any amount that may pursuant to this Act and in relation to that quota season be dealt with as if it were part of the contingency reserve;

and

(d) by inserting in subsection (1) after the definition of “the former Committee” the following definition:—

“the 1969-70 quota” in respect of a production unit means—

(a) where the wheat delivery quota first allocated in respect of that production unit for the season which commenced on the first day of October, 1969, was reduced pursuant to section 49 or section 53 of this Act or increased pursuant to section 54 of this Act, that wheat delivery quota before it was so reduced or, as the case may be, increased;

and

(b) in any other case, the final wheat delivery quota allocated in respect of that production unit for the season which commenced on the first day of October, 1969.

Enactment of
s. 13a of
principal Act—

Validation of
certain acts,
etc., of
Advisory
Committee.

4. The following section is enacted and inserted in the principal Act immediately after section 13 thereof:—

13a. All acts and decisions purporting to have been done or made by the Advisory Committee shall be deemed to be and always to have been as validly and effectually done or made as they would have been done or made if the first members of the Advisory Committee had been appointed on the day upon which this Act commenced.

5. Section 16 of the principal Act is amended—

Amendment of
principal Act,
s. 16—
Powers, etc.,
of Advisory
Committee.

(a) by striking out from subsection (1) the passage “the quota season which commenced on the first day of October, 1969” and inserting in lieu thereof the passage “a quota season”;

(b) by striking out paragraph (a) from subsection (1);

(c) by striking out paragraph (b) from subsection (1) and inserting in lieu thereof the following paragraph:—

(b) determine—

(i) the percentage that shall be the adjustment percentage for the season;

and

(ii) whether in respect of the season the adjustment percentage will be applied so as to increase or decrease the amount of the nominal quota;;

(d) by striking out paragraph (c) from subsection (1) and inserting in lieu thereof the following paragraph:—

(c) determine a formula or formulae to be applied in the exercise of its powers under this Act and apply those formula or formulae accordingly;;

and

(e) by striking out paragraph (e) from subsection (1) and inserting in lieu thereof the following paragraph:—

(e) accept the surrender of an amount represented by all or any portion of a wheat delivery quota and deal with the amount so surrendered as if it were part of the contingency reserve;.

6. The following section is enacted and inserted in Division 2 of Part II of the principal Act immediately before section 19 thereof:—

Enactment of
s. 18a of
principal Act—

18a. (1) For the purposes of this section there shall be a committee (in this section referred to as “the joint committee”) which shall consist of three members, being—

Determination
of contingency
reserve.

(a) the Chairman of the Review Committee or a person appointed by him;

(b) the Chairman of the Advisory Committee or a person appointed by him;

and

(c) a person appointed by the Minister.

(2) Subject to this section, the Minister shall by notice published in the *Gazette* fix the amount, to be set aside from the State Quota in relation to a quota season, as the contingency reserve for that quota season.

(3) The amount fixed by the Minister pursuant to subsection (2) of this section for a quota season shall be—

(a) where an amount is recommended to the Minister by the joint committee, the amount so recommended;

or

(b) where within seven days of being requested by the Minister to recommend an amount the joint committee has not so recommended an amount, an amount determined by the Minister.

(4) A recommendation concurred in by not less than two members of the joint committee shall be a recommendation of the joint committee.

Amendment of
principal Act,
s. 19—
Application for
a wheat delivery
quota.

7. Section 19 of the principal Act is amended—

(a) by inserting in subsection (1) after the passage “a production unit” the passage “, for which a nominal quota has been or may pursuant to this Act be established”;

(b) by striking out from subsection (1) the passage “the quota season which commenced on the first day of October, 1969” and inserting in lieu thereof the passage “a quota season”;

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

(d) the nominal quota established for that production unit, if such nominal quota is at the time known to the applicant;;

and

(d) by striking out paragraph (f) from subsection (2).

Amendment of
principal Act,
s. 22—
Wheat Delivery
Quotas.

8. Section 22 of the principal Act is amended—

(a) by inserting after the passage “any production unit” the passage “—(a)”;

and

(b) by inserting after the passage “that production unit” the passage:—

;

and

(b) for any other quota season, shall be an amount represented by the amount of the nominal quota established in respect of that production unit increased or, as the case may be, decreased by the adjustment percentage determined for that quota season.

9. Section 23 of the principal Act is amended—

Amendment of principal Act, s. 23—
Calculation of the basic quota.

(a) by striking out from subsection (1) the word “The” being the first word in that subsection and inserting in lieu thereof the passage “In relation to the season which commenced on the first day of October, 1969, the”;

(b) by striking out from subsection (1) the passage—

or

(b) ascertained by reference to subsection (2) of this section,

whichever is the greater.;

and

(c) by striking out subsections (2), (3) and (4).

10. Section 24 of the principal Act is amended by striking out from subsection (1) the word “The” being the first word in that subsection and inserting in lieu thereof the passage “In relation to the season which commenced on the first day of October, 1969, the”.

Amendment of principal Act, s. 24—
Fixing of special quotas.

11. The following sections are enacted and inserted in the principal Act immediately after section 24 thereof:—

Enactment of ss. 24a, 24b, 24c, 24d, 24e and 24f of principal Act—

24a. (1) For the purposes of this Act the Advisory Committee shall establish for each production unit, in respect of which there was allocated a 1969-70 quota, a nominal quota.

Nominal quotas.

(2) Where—

(a) in respect of a production unit, the 1969-70 quota has not been adjusted pursuant to section 24c or 24d of this Act, the nominal quota established for that production unit shall be the amount of the 1969-70 quota for that production unit;

and

(c) in respect of a production unit, the 1969-70 quota has been adjusted pursuant to section 24c or 24d of this Act, the nominal quota established for that production unit shall be the amount of the 1969-70 quota for that production unit as so adjusted.

Nominal quotas not to be established for certain production units.

24b. (1) Notwithstanding anything in this Act, the Advisory Committee shall not establish a nominal quota for a Class A production unit as defined for the purposes of section 23 of this Act as in force before the commencement of the Wheat Delivery Quotas Act Amendment Act, 1970, from which no wheat was delivered to a licensed receiver during the season which commenced on the first day of October, 1969, unless the Advisory Committee is satisfied that there was a good and sufficient reason why no such wheat was delivered.

(2) Where pursuant to subsection (1) of this section the Advisory Committee does not establish a nominal quota for a production unit, the amount of wheat represented by the 1969-70 quota allocated in respect of that production unit shall not be a short fall within the meaning of section 49 of this Act.

Adjustment of 1969-70 quotas by the Advisory Committee.

24c. (1) Subject to this section, the Advisory Committee may for the purposes of establishing a nominal quota for a production unit adjust the 1969-70 quota for that production unit—

(a) where the amount of the 1969-70 quota represented by the basic quota was ascertained by reference to subsection (2) of section 23 of this Act as in force before the commencement of the Wheat Delivery Quotas Act Amendment Act, 1970;

or

(b) where an amount comprised in the 1969-70 quota was represented by a special quota,

by increasing or decreasing the amount of the 1969-70 quota by such amount as determined by the Advisory Committee having regard to what, in the opinion of the Advisory Committee, would have been a fair distribution of the State quota for the season which commenced on the first day of October, 1969, between the owners of the production units which produced wheat for harvest in that season.

(2) The Advisory Committee shall not adjust a 1969-70 quota pursuant to this section unless not less than one month before it so adjusts that quota it has served by post on the owner of the production unit in respect of which that quota was so allocated, at the address of that owner set out in the application for that quota, a notice in writing informing the owner that he may make submissions in writing as to why his quota should not be so adjusted.

24d. (1) An owner of a production unit in respect of which a 1969-70 quota was allocated may, at any time before the day fixed by the Advisory Committee pursuant to subsection (4) of this section, by notice in a form approved by the Advisory Committee apply for the adjustment of that quota on the grounds stated in the notice.

Application by owner of production unit for adjustment of quota.

(2) On receipt of a notice referred to in subsection (1) of this section the Advisory Committee shall consider the application and subject to this section may—

(a) adjust the 1969-70 quota by increasing or decreasing the amount of that quota;

or

(b) not adjust that quota,

and shall advise the owner accordingly.

(3) The Advisory Committee shall not adjust a 1969-70 quota pursuant to this section unless it is satisfied that grounds exist upon which, having regard to the matters specified in sections 23 and 24 of this Act as in force after the commencement of the Wheat Delivery Quotas Act Amendment Act, 1970, it should so adjust that quota.

(4) The Advisory Committee may by notice published in the *Gazette* fix a day as being the day on and after which no further applications for an adjustment of 1969-70 quotas shall be made.

24e. (1) The owner of a production unit to which this section applies may apply to the Advisory Committee for the attribution, for the purposes of this section, of a wheat delivery quota for the season which commenced on the first day of October, 1969.

Attributed 1969/70 quota.

(2) Upon an application being made pursuant to subsection (1) of this section the Advisory Committee may, if it considers that pursuant to this Act as in force after the commencement of the Wheat Delivery Quotas Act Amendment Act, 1970, there were grounds on which a wheat delivery quota for the season which commenced on the first day of October, 1969, could have been allocated in respect of that production unit, attribute to that production unit such a wheat delivery quota.

(3) A wheat delivery quota attributed to a production unit pursuant to subsection (2) of this section shall for the purposes only of section 24a of this Act, be deemed to be the 1969-70 quota allocated in respect of that production unit.

(4) This section applies to a production unit—

(a) from which wheat produced during one or more of the seasons comprised in the prescribed period was delivered to a licensed receiver;

and

(b) in respect of which a wheat delivery quota for the season which commenced on the first day of October, 1969, had not been allocated.

Delivery of certain quota wheat not affected.

24f. No adjustment of a 1969-70 quota for a production unit pursuant to sections 24c or 24d of this Act and no attribution of a wheat delivery quota to a production unit pursuant to section 24e of this Act shall affect the amount of wheat produced from that production unit that was before the commencement of the Wheat Delivery Quotas Act Amendment Act, 1970, regarded as quota wheat.

Repeal of s. 25 of principal Act and enactment of sections in its place—
Transfer of production unit.

12. Section 25 of the principal Act is repealed and the following sections are enacted and inserted in its place:—

25. (1) Where the whole or any part of a production unit for which there is established or may be established a nominal quota is transferred—

(a) the transferor shall within one month of that transfer being effected give notice of that transfer to the Advisory Committee in accordance with this section;

and

(b) the transferee shall within one month of that transfer being effected give notice of that transfer to the Advisory Committee in accordance with this section.

Penalty: Twenty dollars.

(2) A notice required to be given pursuant to subsection (1) of this section shall—

(a) be in a form approved of by the Advisory Committee;

and

(b) contain the particulars required by the Advisory Committee to be set out therein.

(3) For the purposes of this section, section 25b, 25c and 25d of this Act and without limiting the generality of the expression a transfer shall be deemed to have been effected—

(a) on the letting on lease of the whole or any part of a production unit;

or

(b) on the expiration of any such lease or, as the case may be, the last extension of any such lease.

25a. (1) This section applies to contracts for the sale of a production unit in relation to which, at the time the purchaser will, in the terms of the contract, be entitled to enter into possession, there has been wheat delivered that will be regarded as over quota wheat and to contracts for the sale of any part of such a production unit.

Certain contracts of sale to be voidable.

(2) A contract for sale to which this section applies shall—

(a) be in writing;

and

(b) contain a true statement as to the amount of wheat delivered from the production unit that will be regarded as over quota wheat, at the time the purchaser will, in terms of the contract, be entitled to enter into possession of the production unit or, as the case may be, the part of the production unit.

(3) If subsection (2) of this section is not complied with, the contract shall be voidable at the option of the purchaser, and may be avoided at any time within six months of the execution of the contract notwithstanding that the purchaser has paid any moneys or entered into possession in pursuance of the contract or that the contract has been completed.

(4) Any consideration under a contract that has been avoided under this section may be recovered in any court of competent jurisdiction.

(5) It shall not be competent for any person to waive any right that he enjoys by virtue of this section.

25b. (1) Where the whole of a production unit for which there is established a nominal quota is transferred the Advisory Committee shall take such steps as it considers appropriate to enter the name of the transferee as the holder of the nominal quota established for that production unit and the Advisory Committee shall take such steps as it considers appropriate to ensure that any wheat delivery quota allocated in respect of that production unit for the quota season in which the transfer takes place and for any subsequent quota season reflects that transfer.

Transfer of the whole of a production unit.

(2) Nothing in this section shall limit or affect the operation of section 48 of this Act in relation to deliveries of over-quota wheat produced from the production before the transfer referred to in subsection (1) of this section was affected.

Transfer of
part of a
production
unit.

25c. (1) Where part of a production unit, for which there is established a nominal quota, is transferred the Advisory Committee shall reduce the nominal quota established for that production unit by such amount as it considers appropriate having regard to the likely diminution of the production of wheat from that production unit occasioned by that transfer and the nominal quota as reduced shall for the purposes of this Act be the nominal quota established by the Advisory Committee for that production unit.

(2) Where the part of the production unit transferred pursuant to subsection (1) of this section is to be amalgamated with and form part of another production unit for which a nominal quota has been established, the Advisory Committee shall increase the nominal quota established for that production unit by the amount by which the nominal quota established for the production unit from which the part was so transferred was reduced pursuant to subsection (1) of this section and the nominal quota as increased shall for the purposes of this Act be the nominal quota established for that production unit by the Advisory Committee.

(3) Where the part of the production unit so transferred is not to be amalgamated with and form part of another production unit for which a nominal quota has been established, the Advisory Committee shall establish a nominal quota for that part of the production unit equal to the amount by which the nominal quota established for the production unit from which the part was so transferred was reduced pursuant to subsection (1) of this section and for the purposes of this Act—

(a) the part shall be a production unit;

and

(b) the nominal quota so established for the part shall be the nominal quota established by the Advisory Committee for that production unit.

(4) The Advisory Committee shall take such steps as are necessary to ensure that in respect of the quota season in which a transfer referred to in subsection (1) of this section takes place and any subsequent quota season the wheat delivery quota allocated in respect of a production unit affected or created by such a transfer reflects the reduction, increase or establishment, as the case may be, of the nominal quota of that production unit.

25d. (1) In this section—

“amalgamated production unit” means a production unit formed by the amalgamation of a transferred part with an existing production unit:

Certain
over-quota
wheat.

“new production unit” means a production unit comprised of a transferred part that does not form part of an amalgamated production unit:

“transferred part” means the part of a production unit referred to in subsection (1) of section 25c of this Act that has been transferred.

(2) Where from a production unit referred to in subsection (1) of section 25c of this Act wheat has been delivered to a licensed receiver and that wheat was immediately before the transfer referred to in that subsection regarded as over-quota wheat the Advisory Committee shall determine the amount of that over-quota wheat that shall be attributed to the transferred part.

(3) Section 48 of this Act shall apply to and in relation to the amount of over-quota wheat determined pursuant to subsection (2) of this section as if—

(a) that wheat had been produced from a new production unit or an amalgamated production unit, as the case may be;

and

(b) that wheat had been delivered by the holder of a wheat delivery quota allocated in respect of that new production unit or amalgamated production unit, as the case may be, while he was such a holder.

13. The following section is enacted and inserted in the principal Act immediately after section 32 thereof:—

Enactment of
s. 32a of
principal Act—

32a. (1) Subject to this section, the Governor may appoint a person to be a deputy chairman of the Review Committee.

Deputy
chairman
of the Review
Committee.

(2) The Governor shall not appoint a person pursuant to subsection (1) of this section unless the Minister has reported to the Governor that he is satisfied that the person is competent to conduct an independent inquiry into a dispute involving agricultural matters.

(3) The chairman of the Review Committee may call upon the deputy chairman appointed pursuant to subsection (1) of this section to act in the place of the chairman at any meeting of the Review Committee and while so acting the deputy chairman shall have all the powers of and may exercise all the functions of the chairman of the Review Committee.

(4) In this Act a reference to the chairman of the Review Committee, other than such a reference in this section, shall be read as a reference to the deputy chairman of the Review Committee while acting in the place of the chairman of the Review Committee.

(5) The Governor may by notice in writing served on the deputy chairman appointed pursuant to subsection (1) of this section remove that deputy chairman from office on grounds of misconduct or incapacity to perform his duties or functions conferred upon him by this Act.

Amendment of
principal Act,
s. 38—
Review com-
mittee to hear
and determine
appeals.

14. Section 38 of the principal Act is amended—

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

(c) subject to subsection (4) of this section, direct the Advisory Committee to alter the amount of a nominal quota in the manner specified in the direction,;

(b) by striking out subsections (3), (4), (5) and (6) and inserting in lieu thereof the following subsections:—

(3) Where the Review Committee is satisfied, on such evidence as it thinks fit, that the amount of a nominal quota determined by the Advisory Committee would result in the allocation of a wheat delivery quota for any quota season in respect of a production unit that represents less than the amount of wheat the proceeds from the sale of which, when aggregated with all other proceeds from the utilization of the lands comprised in the production unit directly or indirectly available to the holder of the nominal quota, would be sufficient to maintain the economic viability of the production unit, the Review Committee may direct the Advisory Committee to increase that nominal quota by an amount specified in the direction and the Advisory Committee shall give effect to that direction.

(4) The Review Committee shall not give a direction to the Advisory Committee pursuant to this section unless the Review Committee is satisfied that there is available for distribution from the contingency reserve the amount that will be required as a consequence to that direction.

(5) Where, pursuant to a direction of the Review Committee, the Advisory Committee alters the amount of a nominal quota established by the Advisory Committee in relation to a production unit that nominal quota as altered shall be the nominal quota established by the Advisory Committee in relation to that production unit.

(6) In determining an appeal from a decision of the Advisory Committee the Review Committee—

(a) may have regard to the matters to which, pursuant to this Act, the Advisory Committee may have regard;

and

(b) shall not have regard to the matters to which, pursuant to this Act, the Advisory Committee shall not have regard.

15. Section 40 of the principal Act is amended—

Amendment of
principal Act,
s. 40—
Appeals.

(a) by inserting in subsection (1) after the passage “one month” the passage “or within such extended period as the Review Committee in any case approves”;

(b) by inserting in subsection (2) after the passage “of this section shall” the passage “be in the form of a declaration provided under section 25 of the Oaths Act, 1936-1969, and shall”;

and

(c) by inserting after subsection (3) the following subsection:—

(4) Notwithstanding anything in this Act as in force before the commencement of the Wheat Delivery Quotas Act Amendment Act, 1970, the Review Committee shall be deemed to have and always to have had jurisdiction to deal with all appeals that it purported to deal with before that commencement.

16. Section 42 of the principal Act is amended by inserting after subsection (2) the following subsection:—

Amendment of
principal Act,
s. 42—
Determination
of appeals.

(2a) In determining an appeal the Review Committee may have regard to any matter that in its opinion would have constituted a ground of appeal whether or not that matter was set out in the notice lodged pursuant to section 40 of this Act.

Repeal of
s. 49 of
principal Act
and enactment
of section in
its place—
Short falls.

17. Section 49 of the principal Act is repealed and the following section is enacted and inserted in its place:—

49. (1) In this section “a short fall” in relation to a wheat delivery quota allocated in respect of a production unit for a quota season means the amount (if any) by which that wheat delivery quota will exceed the sum of the amount of wheat of that quota season delivered from that production unit and the amount of wheat delivered from that production unit that is, at the material time, regarded as over quota wheat.

(2) Where the Advisory Committee is satisfied that in any quota season a short fall will occur in relation to a production unit the Advisory Committee shall, by notice served by post on the owner of the production unit reduce the wheat delivery quota allocated in respect of that production unit by the amount of that short fall and for all purposes the wheat delivery quota as reduced shall be deemed to be the wheat delivery quota so allocated for that quota season.

(3) The Advisory Committee may deal with any amounts by which a wheat delivery quota is reduced pursuant to this section as if those amounts were part of the contingency reserve.

(4) In respect of each quota season which occurs after the quota season which commenced on the first day of October, 1969, the Advisory Committee shall, subject to subsection (6) of this section, determine a percentage for the purposes of this section.

(5) Where a wheat delivery quota allocated in respect of a production unit has been reduced pursuant to subsection (2) of this section, the wheat delivery quota for that production unit allocated pursuant to section 22 of this Act in respect of the quota season next succeeding the quota season in relation to which it was so reduced shall be increased by the percentage, determined for that next succeeding quota season for the purposes of this section, of the amount by which the wheat delivery quota was so reduced and for the purposes of this Act the wheat delivery quota as so increased shall be deemed to be the wheat delivery quota allocated pursuant to section 22 of this Act for that next succeeding season.

(6) Unless, in relation to a quota season the sum of the amount of wheat delivered as quota wheat of that season and the amount of wheat treated pursuant to section 48 of this Act as quota wheat of that season is less than the amount of the State quota for that season, the Advisory Committee shall, in respect of the quota season that next follows that quota season be deemed to have determined the percentage for the purposes of this section, as one hundred per cent.

18. Section 53 of the principal Act is amended—

- (a) by inserting in subsection (1) after the passage “delivery of wheat” the passage “of a quota season”;
- (b) by inserting in subsection (1) after the passage “or allocated” the passage “for that quota season”;
- (c) by inserting in paragraph (a) of subsection (2) after the passage “been allocated” the passage “for the quota season”;
- (d) by inserting in paragraph (b) of subsection (2) after the word “allocated” twice occurring in each case the passage “for the quota season”;
- and
- (e) by inserting after subsection (2) the following subsection:—

(3) The Advisory Committee may deal with any amount by which a wheat delivery quota is reduced pursuant to paragraph (b) of subsection (2) of this section as if that amount was part of the contingency reserve.

Amendment of principal Act, s. 53—

Reduction in wheat delivery quotas where wheat not delivered to licensed receiver.

19. The following section is enacted and inserted in the principal Act immediately after section 56 thereof:—

56a. (1) Where the Board has pursuant to any Act whether an Act of this State or otherwise made a payment in respect of any quota wheat and the amount represented by the wheat delivery quota against which that wheat was delivered has pursuant to this Act been reduced (otherwise than pursuant to section 24c or 24d of this Act) the Board may—

- (a) treat the delivery of an amount of wheat equal to the amount by which the wheat delivery quota was so reduced as a delivery of over-quota wheat;
- and
- (b) sue for and recover as a debt due to the Board from the person to whom that payment was made a sum equal to the difference between the amount so paid and the amount that would have been payable if the delivery of wheat had been made against the wheat delivery quota as reduced.

(2) Subsection (1) of this section shall apply and have effect as if it had been enacted and come into operation on the day on which this Act commenced.

Enactment of s. 56a of principal Act—

Reduction of wheat delivery quota.

Enactment of
s. 59a of
principal Act—

No court
proceedings
in respect of
act, etc.,
of Committees.

20. The following section is enacted and inserted in the principal Act immediately after section 59 thereof:—

59a. Except as expressly provided in this Act no proceedings shall be instituted or heard in any court in respect of any act or decision of the Minister, the Advisory Committee or the Review Committee.

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

J. W. HARRISON, Governor.