

New Zealand.



ANALYSIS.

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| <p style="text-align: center;">Title.</p> <p>1. Short Title.</p> <p>2. Interpretation.</p> <p>3. Incorporation of amendments in reprints of Acts.</p> | <p>4. Title of reprint.</p> <p>5. Amendments subsequent to reprint may be incorporated.</p> <p>6. Reprints to be evidence. Schedule.</p> |
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1913, No. 9.

AN ACT to provide for the Incorporation of Amendments in Reprints of Amended Acts. Title.
[3rd October, 1913.]

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the Amendments Incorporation Act, 1913. Short Title.
2. In this Act, unless inconsistent with the context,— Interpretation.
 “Reprint” means an Act printed by the Government Printer by direction of a Law Officer under the authority of this Act:
 “Law Officer” means either the Attorney-General or the Solicitor-General.
3. When an Act (hereinafter referred to as the original Act) has, before or after the commencement of this Act, been amended by any other Act or Acts (hereinafter referred to as the amending Act or Acts) the following provisions shall apply:— Incorporation of amendments in reprints of Acts.
- (a.) A Law Officer may at any time direct a reprint omitting any provisions, words, and figures repealed, and inserting any provisions, words, and figures substituted or added by the amending Act or Acts, in such manner that the reprint shall set forth the law enacted by the original Act as amended by the amending Act or Acts.
- (b.) A certificate in the form in the Schedule to this Act shall be signed by a Law Officer before the issue of such reprint, and a copy of such certificate shall be printed upon such reprint.

- (c.) Such certificate shall be conclusive proof that the reprint expresses and sets forth the law enacted by the original Act as amended by the amending Act or Acts, and the copy of such certificate printed upon the reprint shall be evidence that such certificate has been duly signed.
- (d.) Notice that a reprint has been made by the Government Printer and certified by a Law Officer shall be gazetted. The *Gazette* notice shall state the short titles of the original Act and of the amending Act or Acts.
- (e.) From and after the gazetting of such notice the reprint shall in all Courts, and for all purposes, be deemed and taken to express (in lieu of the original Act and the amending Act or Acts) the provisions of the original Act as amended by the amending Act or Acts.
- (f.) In every such reprint reference shall be made in the margin or a footnote to the enactment by which each amendment was made.

Title of reprint.

4. Every reprint shall bear the short title of the original Act, with figures added denoting the year in which the reprint is issued, and shall be headed in large type "Reprint under the Authority of the Amendments Incorporation Act, 1913."

Amendments subsequent to reprint may be incorporated.

5. Where any amending Act is passed after the issue of a reprint, the reprint shall for the purposes of this Act be deemed to be an original Act, and a further reprint may be issued incorporating the further amendments as provided by this Act.

Reprints to be evidence.

6. Judicial notice of any such reprint shall be taken by all Courts and persons acting judicially, and the provisions of section twenty-nine of the Evidence Act, 1908, shall extend and apply to every such reprint.

Schedule.

SCHEDULE.

I, _____, Attorney-General [or Solicitor-General], do certify that the above reprint expresses the law as set forth in the [Insert short title of Act] as amended by [Insert short title of amending Act or Acts], and is issued as a reprint under the authority of the Amendments Incorporation Act, 1913.

Given under my hand, at _____, this _____ day of _____, 19 _____.

Attorney-General [or Solicitor-General].