An Act to amend the Lottery and Gaming Act, 1936, as amended.

[Assented to 27th February, 1969.]

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 (No. 3), 1969”.

(2) The Lottery and Gaming Act, 1936, as amended by this Act and by all Acts amending the same prior to the commencement of this Act, may be cited as the “Lottery and Gaming Act, 1936-1969”.

(3) The Lottery and Gaming Act, 1936, as amended by all Acts amending the same prior to the enactment of this Act, is hereinafter referred to as “the principal Act”.

2. Section 40 of the principal Act is amended by striking out subsection (1) and inserting in its place the following subsection:

(1) Every bookmaker shall, not later than three o’clock p.m. on each Thursday in every week, pay to the board of commission on bets and returns——
(a) in respect of—

(i) every bet made by him during the previous week at any race meeting in respect of any horse race, whether held within or outside the State;

and

(ii) every bet made by him during the previous week at any trotting meeting or coursing meeting,

a sum equivalent to one and one-half per centum of all moneys paid or payable, contingently or otherwise, to such bookmaker in any case where the bet in question is made before the first day of July, 1969, or a sum equivalent to one and four-fifths per centum of all moneys so paid or payable to such bookmaker in any case where the bet in question is made on or after the first day of July, 1969;

and

(b) in respect of every bet made by him during the previous week in any registered premises in respect of any race, whether held within or outside the State, a sum equivalent to two per centum of all moneys paid or payable, contingently or otherwise, to such bookmaker.

3. Section 41 of the principal Act is amended—

(a) by striking out paragraphs (d) and (d1) of subsection (2) and inserting in their place the following paragraphs:

(d) five-sixths of the commission on all bets made prior to the first day of July, 1969, on racecourses on horse races held within the State, and one-sixth of the commission on all bets made prior to that day on racecourses on horse races held outside the State shall be divided among the racing clubs in proportion to the amounts of such bets made at race meetings held by each club;

(d1) twenty-five thirty-sixths of the commission on all bets made on or after the first day of July, 1969, on racecourses on horse races
held within the State, and five thirty-sixths of the commission on all bets made on or after that day on racecourses on horse races held outside the State shall be divided among the racing clubs in proportion to the amounts of such bets made at race meetings held by each club; ;

(b) by striking out paragraphs (e) and (e1) of subsection (2) and inserting in their place the following paragraphs:—

(e) five-sixths of the commission on all bets made on trotting grounds prior to the first day of July, 1969 (not being bets on horse races held outside the State), and one-sixth of the commission on all bets made on trotting grounds prior to that day (being bets on horse races held outside the State) shall be divided among the trotting clubs in proportion to the amounts of the bets made at trotting meetings held by each club; ;

(ea) twenty-five thirty-sixths of the commission on all bets made on trotting grounds on or after the first day of July, 1969 (not being bets on horse races held outside the State), and five thirty-sixths of the commission on all bets made on trotting grounds on or after that day (being bets on horse races held outside the State) shall be divided among the trotting clubs in proportion to the amounts of the bets made at trotting meetings held by each club; ;

and

(c) by striking out paragraphs (f) and (f1) of subsection (2) and inserting in their place the following paragraphs:—

(f) five-sixths of the commission on all bets made prior to the first day of July, 1969, on coursing events shall be divided among the coursing clubs in proportion to the amounts of the bets made on coursing events held by each club; ;

(fa) twenty-five thirty-sixths of the commission on all bets made on or after the first day of July, 1969, on coursing events shall be divided
4. Section 44 of the principal Act is amended by striking out subsection (1) and inserting in its place the following subsections:—

(1) There shall be charged on each betting ticket issued by a bookmaker the stamp duty specified in subsection (1a) of this section.

(1a) The stamp duty—

(a) on each betting ticket issued by a bookmaker prior to the first day of July, 1969, shall be two-fifths of a cent;

(b) on each betting ticket issued by a bookmaker on or after the first day of July, 1969, at the “Grandstand” enclosure of any racecourse or trotting ground that lies within a radius of twelve miles from the General Post Office at Adelaide and in the main betting ring in the “Grandstand” enclosure at the Oakbank racecourse, shall be two cents;

and

(c) on each betting ticket issued by a bookmaker on or after the first day of July, 1969, at any place, other than an enclosure or betting ring referred to in paragraph (b) of this subsection, shall be one cent.

5. Section 44a of the principal Act is amended by inserting after the word “made” secondly occurring in subsection (1) the passage “prior to the first day of July, 1969,”.

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

J. M. NAPIER, Governor’s Deputy.