No. 1722.

An Act to amend the Workmen’s Compensation Acts, 1911 to 1924.

[Assented to, January 6th, 1926.]

B E 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 “Workmen’s Compensation Act Amendment Act, 1925.”

(2) The Workmen’s Compensation Acts, 1911 to 1924, and this Act, may be cited together as the “Workmen’s Compensation Acts, 1911 to 1925.”

(3) The Workmen’s Compensation Act, 1911, is hereinafter referred to as “the principal Act.”

2. This Act is incorporated with the other Acts mentioned in section 1 of this Act, and those Acts and this Act shall be read as one Act.

3. Section 6 of the principal Act (as amended by section 4 of the Workmen’s Compensation Act Further Amendment Act, 1924) is further amended by striking out the word “three” in the fourth Minimum period line of subsection 2 thereof and inserting in lieu of that word the word “one”.

4. Subparagraph
4. Subparagraph (b) of paragraph (1) of the First Schedule to the principal Act (as re-enacted by section 9 of the Workmen's Compensation Act Further Amendment Act 1924) is amended:—

(a) by inserting after the words “as aforesaid” at the end of subdivision (ii.) the following proviso:—

“Provided that, subject to subdivision (ii.) of subparagraph (b) of this paragraph, no workman who is a married man or a widower having one or more children wholly or partially dependent upon his earnings, shall receive during total incapacity a less sum per week than Two Pounds, and no workman who is a single man or a widower not having any child wholly or partially dependent on his earnings, shall receive during total incapacity a less sum than Thirty Shillings; and

(b) by inserting after the word “Provided” in the eighteenth line of the said subparagraph the word “also”.

5. Section 12 of the Workmen's Compensation Act Further Amendment Act, 1924, is amended by adding at the end of subsection (4) thereof the following passage:—

“and a finger shall be deemed to be lost if two joints thereof are severed from the hand or rendered permanently and wholly useless.”

6. The Schedule to the Workmen's Compensation Act Further Amendment Act, 1924, is amended:—

(a) by altering the percentage indicated in the right hand column of the said Schedule opposite the words “Total loss of the middle or ring finger of the hand” from 8 to 10.

(b) by altering the percentage indicated in the right hand column of the said Schedule opposite the words “Total loss of any other toe or of a joint of a finger” from 5 to 7½.

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

TOM BRIDGES, Governor.