WHEREAS it is desirable to amend "The Distillation Act, 1884"—Be it therefore Enacted by the Governor of the Province of South Australia, with the advice and consent of the Legislative Council and House of Assembly of the said province, in this present Parliament assembled, as follows:

1. This Act may for all purposes be cited as "The Distillation Act Amendment Act, 1890."

2. This Act, so far as is consistent with the tenor thereof, shall be construed as one with "The Distillation Act, 1884" (hereinafter called the principal Act).

3. (1) Section 54 of the principal Act is hereby repealed, so far as concerns sub-paragraphs (d), (f), and (g), and, in lieu thereof, the following paragraphs shall be substituted and have effect, respectively:

(d) In the case of a label appropriate and intended for South Australian liqueurs, the words "South Australian liqueurs," and in case of a label appropriate and intended for imported liqueurs, the words "Imported liqueurs, bottled in South Australia":

(f) In the case of a label appropriate and intended for South Australian wine, the words "South Australian wine," and, in case of a label appropriate and intended for imported wine, the words "Imported wine, bottled in South Australia":

(g) In
The Distillation Act Amendment Act.—1890.

(g) In the case of a label appropriate and intended for South Australian beer, the words “South Australian beer,” and, in case of a label appropriate and intended for imported beer, the words “Imported beer, bottled in South Australia.”

(2) This repeal shall not affect anything lawfully done or suffered under any of the sub-paragraphs hereby repealed, nor any liability, penalty, or forfeiture already acquired or incurred in respect of any offence already committed under any of the said sub-paragraphs, nor any investigation, legal proceeding, or remedy in respect of any such liability, penalty, or forfeiture.

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

KINTORE, Governor.