

11 GEO. VI. No. 9, 1946. *Health Acts Amendment Act (No. 2).*

6 The following section is inserted after section 129B of the Principal Act as previously inserted by this Act, namely:—

“ [129C.] (1.) Any portion of the structure of any wall or down-pipe of any building formed of any metal, metal sheet, or metal sheets in contravention of section 129A of this Act, or any down-pipe or other thing had by any building in contravention of section 129B of this Act shall be deemed to be a nuisance liable to be dealt with in manner provided by this Act.

New s. 129c inserted.

Unlawful use of leaded metal or metal sheets a nuisance.

(2.) The liability to abate any such nuisance and to prevent its continuance or recurrence shall be a liability additional to the liability to any penalty recoverable under the said sections 129A and 129B, or either of them.

(3.) In proceedings for the recovery of any penalty imposed by section 129A or 129B of this Act the justices in addition to imposing such penalty as they shall think just, may make upon the defendant the like order relating to the abatement of the nuisance arising from the offence as they would have power to make if such proceedings were the hearing and determination of a complaint duly made in relation to such nuisance.”

An Act to Amend “The Health Acts, 1937 to 1946,” in certain particulars.

11 GEO. VI.
No. 9.
THE HEALTH
ACTS
AMENDMENT
ACT OF
1946
(No. 2).

[ASSENTED TO 20TH DECEMBER, 1946.]

BE it enacted by the King’s Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of Queensland in Parliament assembled, and by the authority of the same, as follows:—

1. (1.) This Act may be cited as “*The Health Acts Amendment Act of 1946 (No. 2)*,” and shall be read as one with * “*The Health Acts, 1937 to 1946*,” herein referred to as the Principal Act.

Short title and construction.

(2.) The Principal Act and this Act may collectively be cited as “*The Health Acts, 1937 to 1946*.”

Collective title.

(3.) This Act shall come into force upon a date to be fixed by the Governor in Council by Proclamation published in the *Gazette*.

Commencement of Act.

* 1 G. 6 No. 31 and amending Acts.

Health Acts Amendment Act (No. 2). 11 GEO. VI. No 9, 1946.

Amendment
of s. 5.

2. Section five of the Principal Act is amended by adding to the meaning set against the term "sole" the words "and also not including thread, wax, rivets, pegs, nails, toe-plates and heel-plates."

Amendment
of s. 126.

3. Subsections one and two of section one hundred and twenty-six of the Principal Act are repealed and the following subsections inserted in lieu thereof:—

"(1.) Any person who manufactures for sale or sells any boots or shoes—

(a) The soles of which consist entirely of leather shall, unless the words "All Leather Sole" are conspicuously and legibly stamped upon or impressed on each boot or shoe in the prescribed manner;

(b) The soles of which do not consist entirely of leather shall, unless a statement of the materials comprising the sole is conspicuously and legibly stamped upon or impressed on each boot or shoe in the prescribed manner,

be liable to a penalty not exceeding twenty pounds.

Where the outside of the sole consists entirely of rubber the provisions of this subsection shall not apply.

Where the only material in the sole other than leather consists of one or more of the following:—

- (a) Ordinary fillers of cork or waterproof felt;
- (b) Canvas used to reinforce the insole;
- (c) A prescribed material used as prescribed in the manufacture of shanks;
- (d) Wood used in the heels of ladies' footwear;
- (e) Stiffening of such materials and so made as prescribed,

such sole shall be deemed to consist entirely of leather and the provisions of this subsection shall apply and extend accordingly.

(2.) Any person who sells or supplies any boots or shoes which do not bear the name of the manufacturer or maker stamped or marked thereon in the manner prescribed shall be liable to a penalty not exceeding twenty pounds."