I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 16 December, 1920.

New South Wales.



ANNO UNDECIMO

GEORGII V REGIS.

Act No. 25, 1920.

An Act to amend the Pastures Protection Act, 1912, and certain other Acts; and for other purposes. [Assented to, 29th December, 1920.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Pastures Protection short title (Amendment) Act, 1920," and shall be read with the and commencement Pastures Protection Act, 1912 (hereinafter referred to

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I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

R. J. STUART-ROBERTSON, Chairman of Committees of the Legislative Assembly.

as the Principal Act), as amended by the Pastures Protection (Amendment) Act, 1918, and shall come into force on a date to be proclaimed by the Governor in the Gazette.

News. 14A.

2. The following new section is inserted after section fourteen of the Principal Act:—

Appointment of inspectors.

14a. The Minister may appoint permit inspectors for the purpose of issuing permits for sheep and large stock to travel.

Amendment of Principal Act.

Sec. 4.

3. The following amendments are made in the Principal Act:

Section four: Insert the following new definition:—
"Permit inspector" means any person appointed for the purpose of issuing permits for sheep and large stock to

travel.

In the definition of "travelling stock reserve" or "camping reserve," after "camping

reserve" where secondly occurring, insert "or water reserve or reserve for crossing and access."

Sec. 6.

Section six: After the word "chairman," where secondly occurring, insert "who shall hold office until the thirtieth day of April next ensuing."

Sec. 24 (2).

Section twenty-four, subsection two: After the word "plants" insert "destroying rabbits or noxious animals."

Sec. 26A (1),

Section 26A, subsection one: Insert the following at the end of the subsection:—

Provided also that if any reserve or part thereof, which, in pursuance of this section, has been placed under the control of a board, is not required in the interests of travelling stock, the Minister for Lands may withdraw such reserve or part thereof from the control of the board, provided the consent of such board be first obtained."

Sec 26A (2).

Subsection two: After "ringbarking" insert "felling."

At

At the end of the subsection insert the following new paragraph:—

Provided that ringbarking, felling, or destruction of timber shall not be commenced without the concurrence of the Forestry Commission, or, in the absence of such concurrence, without the approval of the Minister for Lands. No timber felled shall be used by a board except for the purpose of effecting improvements as before mentioned, and nothing in this section or in the Forestry Act, 1916, shall render a board liable to the payment of royalty for timber felled or so used. Nothing in this Act shall prevent the Forestry Commission with the concurrence of the board issuing licenses to cut or remove timber under the provisions of the Forestry Act, 1916, subject, inter alia, to a condition providing for the lopping and stacking of heads of trees and debris.

Section 26c: After the word "stock" where first sec. 26c. occurring insert "which are travelling on a permit or renewed permit and are."

At the end of subsection one insert the following new subsection:—

(1A) The board may impose and collect a rate as prescribed on all working large stock using travelling stock reserves in the Eastern Division and Central Division as respectively set forth in the Crown Lands Acts and belonging to teamsters, carriers, or travellers.

At the end of this section add the words "or in any other manner approved by the Minister."

Section thirty: In subsection two and subsection Sec. 30. four omit "of five per centum per annum" and insert "prescribed."

Section 52A. Before the words "camping reserve" Sec. 52A.
in paragraph (b) insert "travelling stock reserve
or"

The following new section is inserted after section

sixty-one:

Minister may prohibit the adoption of means specified for the destruction of rabbits and noxious animals. 61A. (1) The Minister may, with the consent of the Board, from time to time, by notice in the Gazette, prohibit the adoption of any means specified in such notice for the destruction of rabbits or noxious animals, and such prohibition may be either general or in respect of any area specified in the notice.

(2) Any person failing to comply with or acting in contravention of the terms of any such notice shall be liable to a penalty not

exceeding twenty-five pounds.

Section one hundred and five, subsection one, is repealed, and the following is inserted in lieu thereof:—

(1) Every owner intending to travel sheep or large stock from any run shall, before leaving such run, forward to the inspector or a permit inspector of the district an application in writing stating the number, description, brands and marks of such sheep or large stock and their intended route and destination, and shall obtain from the inspector or permit inspector a permit in the prescribed form to travel the said sheep or large stock as hereinafter provided to their destination by the route specified in such permit, provided that such application or permit shall not be necessary in any case where large stock are being travelled not more than twenty miles within any of the following Pastures Protection Districts, Bombala, Braidwood, namely: -Berrima, Broulee, Casino, Eden, Gloucester, Goulburn, Maitland, Nepean Grafton, Kiama, Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, or where sheep or large stock are being removed from one run to another belonging to the same owner, such runs being not more than twelve miles apart. Every owner introducing sheep or large stock from

Sec. 105 (1).

from any adjoining State shall in like manner forward an application and obtain a permit to travel as aforesaid from the inspector or any permit inspector for the district into which such sheep or large stock first pass in crossing the border.

Section one hundred and six, subsection one, is Sec. 106 (1).
repealed, and the following inserted in lieu
thereof:—

(1) Every drover in charge of any travelling stock travelling not more than twenty miles within the following Pastures Protection Districts, namely, Berrima, Bombala, Braidwood, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean and Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, and every drover in charge of any sheep or large stock which are being removed from one run to another belonging to the same owner, such runs being not more than twelve miles apart, shall be provided at the time of his departure with a travelling statement in the prescribed form signed by the owner of such large stock or sheep in the presence of a subscribing witness. It shall be deemed to be a compliance with the provisions of section one hundred and eightyfour of the Stock Act, 1901, if the drover is supplied with, and produces when called upon, a travelling statement issued under this section, or a permit issued under section one hundred and five.

Subsection two: After the word "inspector" Sec. 106 (2). insert the words "permit inspector."

Section one hundred and seven, subsection three: Sec. 107 (3).

After the word "such" where first occurring, omit the words "travelling statement or"; omit the words "travelling statement" where secondly occurring, and insert the word "permit."

Sec. 132 (2).

Section one hundred and thirty-two: In subsection two after the word "sheep-owners" insert "who have an owner's ear-mark registered in their name."

Sec. 152.

Sec. 106 (1).

Section one hundred and fifty-two: Omit the words "or with paint or other ingredient of a red colour."

In the name and on behalf of His Majesty I assent to this Act.

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W. E. DAVIDSON,

Government House, Sydney, 29th December, 1920.

every drover in charge of any sheep on large stock which are being removed from one run to

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Subsection two . After the word of anspector . See 106 (2).

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omit the words "travelling statement" where secondly occurring, and insert the word

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. S. MOWLE, Clerk of the Legislative Assembly.

1.e.jistative Assembly Chamber, Sydney, 2 December, 1920.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

> W. L. S. COOPER, Clerk of the Parliaments.

PASTURES PROTECTION (AMENDMENT) BILL.

Schedule of the Amendments referred to in Message of 15th December, 1920.

Page 3, clause 3, line 22. After "permit" insert "or renewed permit"
Page 4, clause 3, line 3. After "may" insert "with the consent of the Board"
Page 4, clause 3, lines 13, 14, 15, and 16. After "pounds" omit "and any notice or "order issued or given by a board, in so far as it conflicts with the terms of any "such prohibition, shall not be enforceable."

> An Act to amend the Pastures Protection Act 1912, and certain other Acts; and for other purposes.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

1. This Act may be cited as the " Pastures Protection Short title (Amendment) Act, 1920," and shall be read with the and com-Pastures Protection Act, 1912 (hereinafter referred to

Note. - The words to be omitted are ruled through; those to be inserted are printed in black letter.

69-A

This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 December, 1920.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

> W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 15th December, 1920.

New South Wales.



ANNO UNDECIMO

GEORGII V REGIS.

Act No. , 1920.

An Act to amend the Pastures Protection Act 1912, and certain other Acts; and for other purposes.

E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

1. This Act may be cited as the " Pastures Protection Short title (Amendment) Act, 1920," and shall be read with the and commencement. Pastures Protection Act, 1912 (hereinafter referred to

69-A Note.—The words to be omitted are ruled through; those to be inserted are

as the Principal Act), as amended by the Pastures Protection (Amendment) Act, 1918, and shall come into force on a date to be proclaimed by the Governor in the Gazette.

5 2. The following new section is inserted after section New S. 14A. fourteen of the Principal Act:—

14A. The Minister may appoint permit inspectors Appointment for the purpose of issuing permits for sheep and of inspectors. large stock to travel.

10 3. The following amendments are made in the Amendment of Principal Act:—

Of Principal Act

Of Principal Act

Section four: Insert the following new definition:— Sec. 4.

"Permit inspector" means any person
appointed for the purpose of issuing
permits for sheep and large stock to

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In the definition of "travelling stock reserve" or "camping reserve," after "camping reserve" where secondly occurring, insert "or water reserve or reserve for crossing and access."

Section six: After the word "chairman," where Sec. 6. secondly occurring, insert "who shall hold office until the thirtieth day of April next ensuing."

Section twenty-four, subsection two: After the sec. 24 (2). word "plants" insert "destroying rabbits or noxious animals."

Section 26A, subsection one: Insert the following Sec. 26A (1), at the end of the subsection:—

Provided also that if any reserve or part thereof, which, in pursuance of this section, has been placed under the control of a board, is not required in the interests of travelling stock, the Minister for Lands may withdraw such reserve or part thereof from the control of the board, provided the consent of such board be first obtained."

Subsection two: After "ringbarking" insert Sec. 26A (2). "felling."

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At the end of the subsection insert the following new paragraph:—

Provided that ringbarking, felling, or destruction of timber shall not be commenced without the concurrence of the Forestry Commission, or, in the absence of such concurrence, without the approval of the Minister for Lands. No timber felled shall be used by a board except for the purpose of effecting improvements as before mentioned, and nothing in this section or in the Forestry Act, 1916, shall render a board liable to the payment of royalty for timber felled or so used. Nothing in this Act shall prevent the Forestry Commission with the concurrence of the board issuing licenses to cut or remove timber under the provisions of the Forestry Act, 1916, subject, inter alia, to a condition providing for the lopping and stacking of heads of trees and debris.

Section 26c: After the word "stock" where first sec. 26c. occurring insert "which are travelling on a permit or renewed permit and are."

At the end of subsection one insert the following new subsection:—

(1A) The board may impose and collect a rate as prescribed on all working large stock using travelling stock reserves in the Eastern Division and Central Division as respectively set forth in the Crown Lands Acts and belonging to teamsters, carriers, or travellers. At the end of this section add the words "or in any other manner approved by the Minister."

Section thirty: In subsection two and subsection Sec. 30. four omit "of five per centum per annum" and insert "prescribed."

Section 52A. Before the words "camping reserve" Sec. 52A. in paragraph (b) insert "travelling stock reserve or"

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The following new section is inserted after section sixty-one:—

61A. (1) The Minister may, with the consent Minister may prohibit the of the Eoard, from time to time, by notice in adoption of the Gazette, prohibit the adoption of any means specified for the destruction of any means to the destruction of the destruction of and noxious animals, and such prohibition may be either general or in respect of any area

specified in the notice.

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(2) Any person failing to comply with or acting in contravention of the terms of any such notice shall be liable to a penalty not exceeding twenty-five pounds, and any notice or order issued or given by a bolard, in so far as it conflicts with the terms of any such prohibition, shall not be enforceable.

Section one hundred and five, subsection one, is Sec. 105 (1. repealed, and the following is inserted in lieu thereof:—

(1) Every owner intending to travel sheep or large stock from any run shall, before leaving such run, forward to the inspector or a permit inspector of the district an application in writing stating the number, description, brands and marks of such sheep or large stock and their intended route and destination, and shall obtain from the inspector or permit inspector a permit in the prescribed form to travel the said sheep or large stock as hereinafter provided to their destination by the route specified in such permit, provided that such application or permit shall not be necessary in any case where large stock are being travelled not more than twenty miles within any of the following Pastures Protection Districts, namely: -Berrima, Bombala, Braidwood, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, or where sheep or large stock are being removed from one run to another

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another belonging to the same owner, such runs being not more than twelve miles apart. Every owner introducing sheep or large stock from any adjoining State shall in like manner forward an application and obtain a permit to travel as aforesaid from the inspector or any permit inspector for the district into which such sheep or large stock first pass in crossing the border.

- Section one hundred and six, subsection one, is Sec. 106 (1). repealed, and the following inserted in lieu thereof:—
- (1) Every drover in charge of any travelling stock travelling not more than twenty miles within the following Pastures 15 Protection Districts, namely, Berrima, Bombala, Braidwood, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean and Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, and 20 every drover in charge of any sheep or large stock which are being removed from one run toanother belonging to the same owner, such runs being not more than twelve miles apart, shall be provided at the time of his departure with 25 a travelling statement in the prescribed form signed by the owner of such large stock or sheep in the presence of a subscribing witness. It shall be deemed to be a compliance with the provisions of section one hundred and eighty-30 four of the Stock Act, 1901, if the drover is supplied with, and produces when called upon, a travelling statement issued under this section, or a permit issued under section one hundred and five. 35

Subsection two: After the word "inspector" sec. 106 (2). insert the words "permit inspector."

After the word "such" where first occurring, omit the words "travelling statement or";

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omit the words "travelling statement" where secondly occurring, and insert the word "permit."

Section one hundred and thirty-two: In subsection Sec. 132 (2).
two after the word "sheep-owners" insert
"who have an owner's ear-mark registered in
their name."

Section one hundred and fifty-two: Omit the sec. 152. words "or with paint or other ingredient of a red colour."

Sydney: William Applegate Gullick, Government Printer.—1920

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

W. S. MOWLE, Clerk of the Legislative Assembly.

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Legislative Assembly Chamber, Sydney, 2 December, 1920.]

New South Wales.



ANNO UNDECIMO

GEORGII V REGIS.

Act No. , 1920.

An Act to amend the Pastures Protection Act, 1912, and certain other Acts; and for other purposes.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Pastures Protection short title (Amendment) Act, 1920," and shall be read with the and compastures Protection Act, 1912 (hereinafter referred to as

as the Principal Act), as amended by the Pastures Protection (Amendment) Act, 1918, and shall come into force on a date to be proclaimed by the Governor in the Gazette.

- 5 2. The following new section is inserted after section New s. 14A. fourteen of the Principal Act:—
 - 14A. The Minister may appoint permit inspectors Appointment for the purpose of issuing permits for sheep and of inspectors. large stock to travel.
- 10 3. The following amendments are made in the Amendment of Principal Act:—
 - Section four: Insert the following new definition:— Sec. 4.

 "Permit inspector" means any person
 appointed for the purpose of issuing
 permits for sheep and large stock to
 travel.

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- In the definition of "travelling stock reserve" or "camping reserve," after "camping reserve" where secondly occurring, insert "or water reserve or reserve for crossing and access."
- Section six: After the word "chairman," where sec. 6.
 secondly occurring, insert "who shall hold
 office until the thirtieth day of April next
 ensuing."
- Section twenty-four, subsection two: After the sec. 24 (2). word "plants" insert "destroying rabbits or noxious animals."
 - Section 26A, subsection one: Insert the following sec. 26A (1) at the end of the subsection:—
- Provided also that if any reserve or part thereof, which, in pursuance of this section, has been placed under the control of a board, is not required in the interests of travelling stock, the Minister for Lands may withdraw such reserve or part thereof from the control of the board, provided the consent of such board be first obtained."
 - Subsection two: After "ringbarking" insert sec. 264 (2).

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Pastures Protection (Amendment).

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At the end of the subsection insert the following new paragraph:—

Provided that ringbarking, felling, or destruction of timber shall not be commenced without the concurrence of the Forestry Commission, or, in the absence of such concurrence, without the approval of the Minister for Lands. No timber felled shall be used by a board except for the purpose of effecting improvements as before mentioned, and nothing in this section or in the Forestry Act, 1916, shall render a board liable to the payment of royalty for timber felled or so used. Nothing in this Act shall prevent the Forestry Commission with the concurrence of the board issuing licenses to cut or remove timber under the provisions of the Forestry Act, 1916, subject, inter alia, to a condition providing for the lopping and stacking of heads of trees and debris.

Section 26c: After the word "stock" where first sec. 26c. occurring insert "which are travelling on a permit and are."

At the end of subsection one insert the following new subsection:—

(1A) The board may impose and collect a rate as prescribed on all working large stock using travelling stock reserves in the Eastern Division and Central Division as respectively set forth in the Crown Lands Acts and belonging to teamsters, carriers, or travellers.

At the end of this section add the words "or in any other manner approved by the Minister."

Section thirty: In subsection two and subsection sec. 30.

four omit "of five per centum per annum"
and insert "prescribed."

Section 52A. Before the words "camping reserve" Sec. 52A. in paragraph (b) insert "travelling stock reserve or"

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Pastures Protection (Amendment).

The following new section is inserted after section sixty-one:-

61a. (1) The Minister may, from time to Minister may prohibit the adoption of any means specified in such notice for the destruction of rabbits or noxious and nox animals, and such prohibition may be either general or in respect of any area specified in the notice.

(2) Any person failing to comply with 10 or acting in contravention of the terms of any such notice shall be liable to a penalty not exceeding twenty-five pounds, and any notice or order issued or given by a board, in so far as it conflicts with the terms of any such pro-15 hibition, shall not be enforceable.

> Section one hundred and five, subsection one, is Sec. 105 (1). repealed, and the following is inserted in lieu thereof:-

(1) Every owner intending to travel sheep or large stock from any run shall, before leaving such run, forward to the inspector or a permit inspector of the district an application in writing stating the number, description, brands and marks of such sheep or large stock and their intended route and destination, and shall obtain from the inspector or permit inspector a permit in the prescribed form to travel the said sheep or large stock as hereinafter provided to their destination by the route specified in such permit, provided that such application or permit shall not be necessary in any case where large stock are being travelled not more than twenty miles within any of the following Pastures Protection Districts, namely:-Berrima, Bombala, Braidwood, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, or where sheep or large stock are being removed from one run to another

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Pastures Protection (Amendment).

another belonging to the same owner, such runs being not more than twelve miles apart. Every owner introducing sheep or large stock from any adjoining State shall in like manner forward an application and obtain a permit to travel as aforesaid from the inspector or any permit inspector for the district into which such sheep or large stock first pass in crossing the border.

Section one hundred and six, subsection one, is sec. 106 (1). I repealed, and the following inserted in lieu thereof:—

(1) Every drover in charge of any travelling stock travelling not more than twenty miles within the following Pastures Protection Districts, namely, Berrima, Bombala, Braidwood, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean and Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, and every drover in charge of any sheep or large stock which are being removed from one run to another belonging to the same owner, such runs being not more than twelve miles apart, shall be provided at the time of his departure with a travelling statement in the prescribed form signed by the owner of such large stock or sheep in the presence of a subscribing witness. It shall be deemed to be a compliance with the provisions of section one hundred and eightyfour of the Stock Act, 1901, if the drover is supplied with, and produces when called upon. a travelling statement issued under this section, or a permit issued under section one hundred and five.

Subsection two: After the word "inspector" Sec. 106 (2). insert the words "permit inspector."

After the word "such" where first occurring, omit the words "travelling statement or";

69—B omit

omit the words "travelling statement" where secondly occurring, and insert the word "permit."

Section one hundred and thirty-two: In subsection sec. 132 (2), two after the word "sheep-owners" insert "who have an owner's ear-mark registered in their name."

Section one hundred and fifty-two: Omit the sec. 152.

words "or with paint or other ingredient of a red colour."

Sydney : William Applegate Gullick, Government Printer .- 1920

supplied with, and produces when called apon.

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 December, 1920.

New South Wales.



ANNO UNDECIMO

GEORGII V REGIS.

Act No. , 1920.

An Act to amend the Pastures Protection Act, 1912, and certain other Acts; and for other purposes.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Pastures Protection Short title (Amendment) Act, 1920," and shall be read with the and commencement. Pastures Protection Act, 1912 (hereinafter referred to as

as the Principal Act), as amended by the Pastures Protection (Amendment) Act, 1918, and shall come into force on a date to be proclaimed by the Governor in the Gazette.

5 2. The following new section is inserted after section New 8. 14A. fourteen of the Principal Act:—

14A. The Minister may appoint permit inspectors Appointment for the purpose of issuing permits for sheep and of inspectors. large stock to travel.

10 3. The following amendments are made in the Amendment of Principal Act:—

The following amendments are made in the Amendment of Principal Act

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Section four: Insert the following new definition:— Sec. 4.

"Permit inspector" means any person appointed for the purpose of issuing permits for sheep and large stock to travel.

In the definition of "travelling stock reserve" or "camping reserve," after "camping reserve" where secondly occurring, insert "or water reserve or reserve for crossing and access."

- Section six: After the word "chairman," where Sec. 6. secondly occurring, insert "who shall hold office until the thirtieth day of April next ensuing."
- Section twenty-four, subsection two: After the sec. 24 (2). word "plants" insert "destroying rabbits or noxious animals."

Section 26A, subsection one: Insert the following sec. 26A (1) at the end of the subsection:—

Provided also that if any reserve or part thereof, which, in pursuance of this section, has been placed under the control of a board, is not required in the interests of travelling stock, the Minister for Lands may withdraw such reserve or part thereof from the control of the board, provided the consent of such board be first obtained."

Subsection two: After "ringbarking" insert sec. 26A (2). "felling."

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Pastures Protection (Amendment).

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At the end of the subsection insert the following new paragraph:—

Provided that ringbarking, felling, or destruction of timber shall not be commenced without the concurrence of the Forestry Commission. or, in the absence of such concurrence, without the approval of the Minister for Lands. No timber felled shall be used by a board except for the purpose of effecting improvements as before mentioned, and nothing in this section or in the Forestry Act, 1916, shall render a board liable to the payment of royalty for timber felled or so used. Nothing in this Act shall prevent the Forestry Commission with the concurrence of the board issuing licenses to cut or remove timber under the provisions of the Forestry Act, 1916, subject, inter alia, to a condition providing for the lopping and stacking of heads of trees and debris.

Section 26c: After the word "stock" where first sec. 26c. occurring insert "which are travelling on a permit and are."

At the end of subsection one insert the following new subsection:—

(1A) The board may impose and collect a rate as prescribed on all working large stock using travelling stock reserves in the Eastern Division and Central Division as respectively set forth in the Crown Lands Acts and belonging to teamsters, carriers, or travellers.

At the end of this section add the words "or in any other manner approved by the Minister."

Section thirty: In subsection two and subsection sec. 30.

four omit "of five per centum per annum"
and insert "prescribed."

Section 52A. Before the words "camping reserve" Sec. 52A. in paragraph (b) insert "travelling stock reserve or"

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Pastures Protection (Amendment).

The following new section is inserted after section sixty-one :-

61A. (1) The Minister may, from time to Minister may prohibit the time, by notice in the Gazette, prohibit the adoption of adoption of any means specified in such notice for the destruction of rabbits or noxious and animals, and such prohibition may be either general or in respect of any area specified in the notice.

10 (2) Any person failing to comply with or acting in contravention of the terms of any such notice shall be liable to a penalty not exceeding twenty-five pounds, and any notice or order issued or given by a board, in so far as it conflicts with the terms of any such pro-15

hibition, shall not be enforceable.

Section one hundred and five, subsection one, is Sec. 105 (1). repealed, and the following is inserted in lieu thereof:

(1) Every owner intending to travel sheep or large stock from any run shall, before leaving such run, forward to the inspector or a permit inspector of the district an application in writing stating the number, description, brands and marks of such sheep or large stock and their intended route and destination, and shall obtain from the inspector or permit inspector a permit in the prescribed form to travel the said sheep or large stock as hereinafter provided to their destination by the route specified in such permit, provided that such application or permit shall not be necessary in any case where large stock are being travelled not more than twenty miles within any of the following Pastures Protection Districts, Bombala, Braidwood, namely:—Berrima, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean and Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, or where sheep or large stock are being removed from one run to another

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Pastures Protection (Amendment).

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another belonging to the same owner, such runs being not more than twelve miles apart. Every owner introducing sheep or large stock from any adjoining State shall in like manner forward an application and obtain a permit to travel as aforesaid from the inspector or any permit inspector for the district into which such sheep or large stock first pass in crossing the border.

Section one hundred and six, subsection one, is sec. 106 (f)...
repealed, and the following inserted in lieu
thereof:—

(1) Every drover in charge of any travelling stock travelling not more than twenty miles within the following Pastures Protection Districts, namely, Berrima, Bombala, Braidwood, Broulee, Casino, Eden, Gloucester, Goulburn, Grafton, Kiama, Maitland, Nepean and Hawkesbury, Picton, Port Macquarie, Sydney, and Tweed-Lismore, and every drover in charge of any sheep or large stock which are being removed from one run to another belonging to the same owner, such runs being not more than twelve miles apart, shall be provided at the time of his departure with a travelling statement in the prescribed form signed by the owner of such large stock or sheep in the presence of a subscribing witness. It shall be deemed to be a compliance with the provisions of section one hundred and eightyfour of the Stock Act, 1901, if the drover is supplied with, and produces when called upon, a travelling statement issued under this section, or a permit issued under section one hundred and five.

Subsection two: After the word "inspector" sec. 106 (2). insert the words "permit inspector."

omit

Section one hundred and seven, subsection three: Sec. 107 (3)

After the word "such" where first occurring,
omit the words "travelling statement or";

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Pastures Protection (Amendment).

	words "travelling				
	occurring,	and	insert	the	word
" permit.	no geom ou				

Section one hundred and thirty-two: In subsection sec. 132 (2), two after the word "sheep-owners" insert "who have an owner's ear-mark registered in their name."

Section one hundred and fifty-two: Omit the sec. 152.
words "or with paint or other ingredient of a
red colour."

Sydney : William Applegate Gullick, Government Printer. -- 1920

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ubsection two After the word "Inspector" 8ec 106

Section one hundred and seven subsection three: see 107 (3)

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