## A BILL

To make further provision for the prevention of cruelty to animals; to provide for the registration and inspection of certain animals; to amend the Prevention of Cruelty to Animals Act, 1901, and certain other Acts; and for purposes connected therewith.

[Mr. Lazzarini;—1 March, 1927.]

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 "Prevention of Short title. Cruelty to Animals (Amendment) Act, 1927," and shall be read and construed with the Prevention of Cruelty to Animals Act, 1901, in this Act referred to as the 10 Principal Act.

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2.

Amendment of Act No. 64, 1.01, s. 3. 2. The Principal Act is amended as follows:-

(1) In section three—

(a) immediately after the word "overcrowd" the words "also to cause pain or suffering by any omission or by any wanton act"; 5

(b) by inserting the following definition next after the definition of "justice":—

"Officer" means a member of the police force of any rank or any officer of the Royal Society for the 10 Prevention of Cruelty to Animals appointed a special constable by the Commissioner of Police.

Sec. 4

(2) In section four-

- (a) by inserting in paragraph (a) of subsection 15 one after the word "procures" the words "or being the owner or person in charge permits or suffers";
- (b) by inserting in paragraph (e) of the same subsection after the word "causes" the 20 words "or being the owner or person in charge permits or suffers";

(c) by inserting in the same subsection immediately after paragraph (e), the following paragraphs:—

(f) fails to supply any domestic animal or captive animal other than those running at large with proper and sufficient food or water or sufficient protection in hot or inclement 30 weather; or

(g) needlessly kills or causes to be killed, or needlessly mutilates any animal or subjects any animal to unnecessary pain or suffering; or

(h) neglects as the owner or person in charge, to reasonably exercise or cause to be exercised daily, any dog habitually chained up; or

1 bid.

V.A. No. 21

1920, s. 4

No.

(i)

	(i) shoots any bird released from any W.A. N. 21
	trap or contrivance or by hand; or
	(j) permits or causes any animal to
5	be coursed or hunted by any dog, where the animal is released from
0	confinement for that purpose, and
	no reasonable means of escape are
	provided;
10	(d) by omitting from the same subsection the
10	words "five pounds" and by inserting in lieu thereof the words "twenty pounds";
	(e) by omitting from the same subsection the
	words "three months" and by inserting
	in lieu thereof the words "six months"; (f) by inserting the following new subsection
15	next after subsection one:—
	(1A) For the purposes of subsection 1 & 2 Geo. V
	one of this section an owner or person in s. 1 (2
90	charge of an animal shall be deemed to have permitted any act or omission hereby
20	made punishable if he shall have failed to
	exercise reasonable care and supervision
	in respect to the protection of the animal therefrom, or failed to take reasonable
25	steps to prevent the unnecessary suffering
20	of the animal.
	(g) by omitting from subsection two the
	words "of five pounds" and by inserting in lieu thereof the words "not exceeding
30	twenty pounds."
	(3) By inserting the following new sections next New sections 7A, 7B, 7C.
	after section seven:— 7A. Nothing in this Act shall render un-Exemptions.
	lawful—
35	(a) the slaughtering of any animal in any W.A. No. 21
. 7.	manner which may be necessary to of 1920, s. 6.
	comply with the requirements of the Jewish or other religion; or
	(b) the dehorning of cattle, or the castra-
40	tion, spaying, ear-marking, or branding
	of any animal, or the tailing of any lamb,
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- lamb, where the operation is attended with as little suffering as is practicable to the animal operated upon; or
- (c) the destruction of stray dogs or cats in lethal chambers, or by other methods 5 with a minimum of suffering; or
- (d) the extermination or destruction of any animal under the authority of any Act, regulation, or by-law in force for the time being; or
- (e) the hunting, snaring, trapping, shooting, or capturing of any animal in circumstances other than those mentioned in paragraphs (i) and (j) of section four of this Act; or 15
- (f) the commission or omission of any act in the course of the destruction, or the preparation for destruction of any animal as food for mankind, provided that such destruction or such preparation is carried 20 out without the infliction of unnecessary suffering; or
- (g) any surgical operation or any operation of the nature of an inoculation or of a feeding experiment: Provided that such 25 operation, inoculation, or experiment is carried out without the infliction of unnecessary suffering, providing all vivisection is done under a proper anesthetic administered by qualified 30 surgeons.

7B. (1) From and after the first day of January, one thousand nine hundred and twenty-eight, the manager of every mine in New South Wales shall keep or cause to be 35 kept at the mine a register of all animals of draught or burden which are at such date or may at any time thereafter be kept or worked at or in the mine.

1 & 2 Geo. V, s. 1 (3).

Registration and inspection of animals employed at mines.

	<ul> <li>(2) The register shall contain the following particulars in respect of each such animal:—</li> <li>(a) Kind of animal.</li> </ul>
5	<ul> <li>(b) Age at date of registration.</li> <li>(c) Sex.</li> <li>(d) Colour and distinctive markings.</li> <li>(e) Brands.</li> <li>(f) Date when brought on to the mine</li> </ul>
10	premises. (g) Date of removal from the mine premises.
	(3) Registration in respect of particulars under subparagraphs (a) to (f), subsection two of this section, inclusive, shall be made within twenty-four hours of the said first day of
15	January, one thousand nine hundred and twenty-eight, or of the day on which the animal concerned comes on to the mine premises, whichever shall last happen, and in respect of
20	particulars under paragraph (g) within twenty- four hours of the day on which the animal is so removed.  (4) Any officer may at all reasonable times inspect all such animals kept or worked
25	at or in the mine, and at any such inspection the manager shall produce the register or cause the same to be produced for inspection by the officer, and shall give all reasonable assistance to the officer for that purpose.
30	(5) Any person who by any act or default contravenes the provisions of this section shall on conviction in a summary manner be liable to a penalty not exceeding twenty pounds.
35	7c. Any person who sets, or causes or pro-Inspection of cures to be set, any spring trap for the purpose traps. of catching any marsupial, dingo, wild dog, cf. 1 & 2 fox, or noxious animal, or which is so placed W.A. 21 of as to be likely to catch any such animal, shall 1920, s. 24. inspect, or cause some competent person to
40	inspect, the trap at reasonable intervals of time.  Any

provisions of this section shall, on conviction before any one justice, be liable to a penalty not exceeding five pounds, or shall on conviction before two justices be liable either to the said penalty, or if such justices think fit, to imprisonment with or without hard labour for a term not exceeding three months without the option of a fine.

Any person who fails to comply with the

(4) By inserting the following new sections next 10 after section twelve:—

12A. Any officer may enter at any time into any place where animals are usually sold or kept for sale, hire, or business purposes, and may inspect any animal found therein, and the 15 accommodation for such animals.

12B. (1) If an officer finds any animal so diseased or so injured or in such a physical condition that, in his opinion, having regard to the means available for removing the animal, 20 there is no possibility of removing it without cruelty, he shall, if the owner is absent or refuses to consent to the destruction of the animal, at once summon a registered veterinary surgeon, if any such veterinary surgeon resides 25 within a reasonable distance, and if it appears by the certificate of such veterinary surgeon that the animal is mortally injured or so severely injured, or so diseased, or in such a physical condition that it is cruel to keep it 30 alive, it shall be lawful for the officer, without the consent of the owner, to slaughter the animal or cause or procure it to be slaughtered with such instruments or appliances, and with such precautions, and in such manner as to 35 inflict as little suffering as practicable, and if the slaughter takes place on any public highway to remove the carcase or cause it to be removed therefrom.

(2) If any veterinary surgeon sum-40 moned under this section certifies that the injured

Newsections.

Officer may inspect saleyards, &c. W.A. No. 21 of 1920, s. 8.

Officer under certain conditions may destroy injured animals.
cf. 1 & 2
Geo. V,
c. 27, s. 11.

injured animal can without cruelty be removed, it shall be the duty of the person in charge of the animal to cause it forthwith to be removed with as little suffering as possible, and if that person fail to do so or if there is no person in 5 charge, the officer may cause the animal forthwith to be so removed. (3) Any expense which may be reasonably incurred by an officer in carrying out the provisions of this section (including the expense 10 of any veterinary surgeon summoned, and whether the animal is slaughtered under this section or not) may be recovered from the owner as a debt. (4) No compensation shall be recover-15 able against any officer in respect of the slaughtering of an animal under this section. 12c. (1) Where a complaint is made against Owner to a person for a breach of any of the provisions animal if of this Act, in respect of an animal, the justice so required. 20 to whom the complaint is made may forthwith of 1920, s. 20. issue a summons directed to the owner or person in charge of the animal requiring him to produce at the hearing of the case the animal for the inspection of the court. 25 (2) When a summons is issued under the last preceding subsection, and the owner or person in charge, as the case may be, fails to comply therewith without satisfactory excuse, he shall be liable upon summary conviction to 30 a fine not exceeding ten pounds, and he may be required to pay the costs of any adjournment rendered necessary by his failure. 12D. (1) If the owner or person in charge Power for of any animal shall be convicted of a breach of justice to de-35 this Act in relation to such animal, the convicted of convicting justice may, if he thinks fit, in cruelty of ownership of addition to any other punishment, deprive such animal. person of the ownership of the animal or the 1 & 2 Geo. V, 10 charge thereof as the case may be, and make

such order as to the disposal of the animal as

he thinks fit under the circumstances.

Employee charged with offence may be acquitted and employer charged. W.A. 21 of 1920, s. 18.

Power to provide food for animals in confinement. cf. 12 & 13 Vic., c. 92, s. 6; Vict. Police Offences Act, 1915, s. 66; and W.A. 21 of 1920, s. 19.

(2) No order shall be made under this section unless it is shown by evidence as to a previous conviction, or as to the character of the owner or person in charge or otherwise, that the animal, if left to the owner or person 5 in charge, is likely to be exposed to further cruelty.

12E. Whenever any person, who is an employee or servant, charged with a breach of any provision of this Act, proves to the satis- 10 faction of the court before which the complaint is being heard that the acts constituting the offence were done or permitted by him in the course of his employment as such employee or servant, and that prior to the commission of 15 the offence he called his employer's attention to the unfitness of the animal for the use or treatment constituting the offence, the court may discharge the defendant or adjourn the hearing and issue a summons against the 20 employer for a like offence. In the event of the employer being found guilty, the court may order him to pay costs incurred in prosecuting both himself and his employee or servant.

12F. In case any animal is at any time confined on any premises, or in any place of any kind, or in any pen, cage, hutch, or in any receptacle of the like nature, and continues to be so confined without proper and sufficient food 30 or water for more than twenty-four consecutive hours, it shall be lawful for any officer to enter, at all reasonable times, into and upon any such premises or place as aforesaid, and to supply such animal with proper and sufficient food 35 and water during so long a time as such animal remains and continues confined as aforesaid, and the reasonable cost of such food and water shall be paid by the owner of such animal to the person who has supplied the same, and the 40 said person may recover the same as a debt:

Provided

Provided that the provisions of this section shall not apply to stock carried by rail.

12G. Where the owner of any animal is Destruction convicted of a breach of any provision of this of animals in certain cases. Act in relation to such animal, it shall be 1 & 2 Geo. V, lawful for the court by which he is convicted, s. 2. if it is satisfied that it would be cruel to keep the animal alive, to direct that the animal be destroyed, and to assign the animal to any suitable person for that purpose; and the person to whom the animal is so assigned shall, as soon as possible, destroy it, or cause or procure it to be destroyed in his presence without unnecessary suffering. Any reasonable expenses incurred in destroying the animal may be ordered by the said court to be paid by the owner, and thereupon such expenses shall be recoverable as a debt.

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