A BILL

To amend the Pastures Protection Act, 1934, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

[Captain Dunn;—19 November, 1942.]

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. (1) This Act may be cited as the "Pastures Short title Protection (Amendment) Act, 1942."

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(2)

(2) The Pastures Protection Act, 1934	, as amended
by subsequent Acts and by this Act, may be	cited as the
"Pastures Protection Act, 1934-1942."	

2. The Pastures Protection Act, 1934, as amended by Amendment subsequent Acts, is amended—

35, 1934.

- (a) (i) by omitting from the definition of "Ear- Sec. 4. mark" in section four the words "cut out (Interpreof" and by inserting in lieu thereof the tation.) words "made by cutting";
- (ii) by omitting from the definition "Holding" in the same section the words "collection of adjacent lands constituting and" and by inserting in lieu thereof the words "any collection of lands which are contiguous to each other or separated only by roads, rivers, creeks or watercourses and which constitute and are";
 - (iii) by omitting from the definition of "Public watering-place" in the same section the word "reserve" and by inserting in lieu thereof the word "land";
 - (iv) by inserting in the definition of "Travelling stock" in the same section after the words "means stock" the word "moved";
- (b) by omitting from subsection one of section five Sec. 5. the word "proclamation" where lastly occurring (Constituand by inserting in lieu thereof the word tion of "notification";

pastures protection

- (c) (i) by omitting from subsection six of section sec. 6. six the words "cause an election to be held" (Board.) and by inserting in lieu thereof the words "direct the board to hold an election";
 - (ii) by inserting in subsection seven of the same section after the word "month" where firstly occurring the words "or within such longer period as the Minister may approve";
 - (iii) by omitting from the same subsection the words "A chairman or deputy-chairman

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shall

shall hold office until his successor is elected" and by inserting in lieu thereof the words "Subject to this Act a chairman or deputy chairman shall hold office for one year";

- (iv) by omitting from subsection eight of the same section the word "Four" and by inserting in lieu thereof the word "Five";
- (d) (i) by omitting from paragraph (d) of sub- sec. 8. 10 section one of section eight the words "or (Extramisdemeanour";

ordinary vacancy.)

(ii) by inserting after paragraph (f) of the same subsection the following word and new paragraph:-

"or

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- (g) ceases to hold the qualification specified in paragraph (a) or in paragraph (b) of subsection three of section twelve of this Act";
- (iii) by omitting from subsection five of the same 20 section the word "Governor" and by inserting in lieu thereof the "Minister":
- (e) (i) by omitting from subsection one of section Sec. 11. eleven the words "has not been exempted" (Division 25 and by inserting in lieu thereof the words "is not exempt";
 - (ii) by inserting in subsection two of the same section after the word "section" the words "and may on the like application and in the like manner cancel any such exemption";
 - (iii) by omitting from the same subsection the word "Governor" and by inserting in lieu thereof the word "Minister";
- 35 (iv) by omitting from the same subsection the words "by the same or a subsequent like notification" and by inserting in lieu thereof the words "and in the like manner";

(f)

- (f) by inserting immediately after subsection three sec. 12. of section twelve the following new sub- (Qualifications.)
- (3A) Where a district is divided into divisions a person may be nominated for one division only.

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(g) (i) by inserting in section twenty-one after the Sec. 21.

word "determine" the words—

"The Governor may dismiss any inspectors.)

"The Governor may dismiss any inspector of stock.

The Minister may for any cause which he deems sufficient temporarily suspend any inspector of stock. Where, following the suspension of any such inspector, he is subsequently dismissed he shall, unless the Governor otherwise directs, forfeit all salary except such as may have been due before his suspension."

- (ii) by omitting from the same section whereever occurring the words and figures "Workers' Compensation Act, 1926-1929" and by inserting in lieu thereof the words and figures "Workers' Compensation Act, 1926-1942";
- (h) by inserting in section twenty-two after the sec. 22.

 words "vacancy is made" the words "Where (Temporary for any reason it is desirable to appoint a person to act temporarily as an inspector of stock the Minister may appoint a suitable and qualified person, or a person who has retired from the office of inspector of stock to act temporarily as inspector of stock."
- (i) by omitting from subsection one of section sec. 24.

 twenty-four the words "or the Minister" and by (Other inserting in lieu thereof the words "with the officers.)

 approval of the Minister. The board may for any cause which it deems sufficient temporarily suspend the secretary. Where, following the suspension of the secretary, he is subsequently dismissed,

dismissed, he shall, unless the board otherwise directs, forfeit all salary except such as may have been due before his suspension."

3. The Pastures Protection Act, 1934, as amended by Further amended—

By Further amended—

Act No. 35, 1934. 5 subsequent Acts, is further amended—

- (a) (i) by omitting subsection two of section twenty- Sec. 27. seven and by inserting in lieu thereof the (Liability for rates.) following new subsection:
 - (2) A board may by resolution decide to grant in any year a rebate of rate in accordance with this section to occupiers of ratable land who make application for such rebate within the time fixed by the board.
- (ii) by omitting from subsection three of the 15 same section the words "The board shall grant" and by inserting in lieu thereof the words "Where a board decides to grant a rebate of rate in accordance with this section the rebate shall be";
- 20 (b) (i) by inserting in subsection one of section Sec. 30. thirty after the word "stock" where firstly (Amouunt occurring the words "shown in the return of rate.) furnished in pursuance of the provisions of section thirty-nine of this Act as being";

- 25 (ii) by omitting from subsection two of the same section the words "the rate shall" and by inserting in lieu thereof the words "or if the return required to be furnished in pursuance of the provisions of section thirty-30 nine of this Act is not furnished to the secretary of the board by the prescribed date the rate may";
- (iii) by omitting from subsection four of the same section the words "two-thirds of a penny per head in the case of sheep" and by inserting in lieu thereof the words "one halfpenny per head in the case of sheep and the rate made by a board for large stock and for sheep shall bear the same proportion to

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P	astures Protection (Amendment).
	each other as the proportion the maximum rate prescribed by this subsection for large stock bears to the maximum rate so pre- scribed for sheep";
(iv)	by inserting at the end of the same section the following new subsection:—

(5) Where the rate calculated in accordance with this section is less than two shillings, the rate which shall be levied shall be two shillings.

(c) by omitting from subsection two of section Sec. 34. thirty-four the word "Auditor-General" and (Remission by inserting in lieu thereof the word of rate.) "Minister";

(d) by omitting section thirty-seven; 15

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Sec. 37. (Overdue rates

(e) by omitting from subsection one of section Sec. 39. thirty-nine the words "stock including" and by (Returns inserting in lieu thereof the words "all stock of land and stock.) upon such land and".

4. The Pastures Protection Act, 1934, as amended by Further amendment 20 subsequent Acts, is further amended—

(a) (i) by omitting from subsection three of section Sec. 41. forty-one the words and figures "Forestry (Control of Act, 1916-1933" wherever occurring and by travelling stock and inserting in lieu thereof the words and camping figures "Forestry Act, 1916-1935";

reserves.)

(ii) by omitting from subsection four of the same section the words "for Lands";

(iii) by omitting from the same subsection the words "such Minister" and by inserting in lieu thereof the words "the Minister";

(b) (i) by omitting from subsection one of section Sec. 42. forty-two the words "for Lands may with (With-drawal of the consent of the board" and by inserting lands from in lieu thereof the word "may";

(ii) by omitting from the same subsection all words after the word "board" where thirdly

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thirdly occurring and by inserting in lieu thereof the following new paragraphs:—

The Minister may under and in accordance with section seventeen of the Crown Lands Consolidation Act, 1913, refer to the local land board for the land district in which the reserve or part thereof is situate, for inquiry and report the question as to whether or not the reserve or part thereof is required for the use of travelling stock.

The provisions of section seventeen of the Crown Lands Consolidation Act, 1913, shall extend to and in respect of any reference made under this section and the local land board shall have jurisdiction to inquire into and to make a report on any matter referred to it under this section: Provided that no appeal or reference to the Land and Valuation Court shall lie from any such report.

- 20 (c) (i) by inserting in subsection four of section Sec. 43.

 forty-three after the word "rate" the words (Rate.)

 "or charge";
 - (ii) by inserting in subsection seven of the same section after the words "in respect of" the words "which or";
 - (iii) by omitting from the same subsection the word "sixpence" and by inserting in lieu thereof the words "one shilling";
 - (d) by omitting section forty-four;

Sec. 44.
(Fee on working large stock.)

- 30 (e) (i) by omitting from section forty-five the words sec. 45.

 "for a period not exceeding one year or such (Grazing greater period as may in a particular case permits.)
 be approved by the Minister";
- (ii) by inserting at the end of the same section the words "Every such grazing permit shall be subject to the approval of the Minister";

(f)

(f) (i) by omitting subparagraph (ii) of paragraph Sec. 48. (a) of subsection one of section forty- (Permits, eight and by inserting in lieu thereof the travelling following subparagraph:

licenses, and statements.)

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(ii) in the case of working large stock of a carrier, drover or teamster a working large stock license in or to the effect of the prescribed form in respect of such stock has been issued by a board and is in

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(ii) by omitting from paragraph (b) of subsection two of the same section the words "from one run to another of the same owner by the most direct route where such runs" and by inserting in lieu thereof the words "by the most direct route by their owner between two holdings occupied by him where such holdings";

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- (iii) by inserting next after paragraph (c) of the same subsection the following new paragraph:-
 - (d) in such other cases as may be prescribed;

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(iv) by inserting next after subsection three of the same section the following new subsection:

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(3A) A working large stock license may be issued by a board to any carrier, drover or teamster in respect of any working large stock used by him. Any such license shall, unless sooner cancelled, remain in force for one year after the date of issue. Any such license shall be subject to such conditions as the board may think necessary.

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The board may by notice in writing to the licensee cancel his license for any breach of the conditions of the license or of the provisions of this Act or the regulations.

previous

Pastures Protection (Amendment).

(v)	by inserting	in subsec	tion six	of th	e same
	section after	the word	"district	s" the	e words
	"or circums	tances';			

(g) (i) by omitting subsection one of section forty- Sec. 49. 5 nine and by inserting in lieu thereof the (Stock startfollowing subsection:

> (1) Where the owner of stock moves them destination to pay on a journey in respect of which a permit charge.) or renewed permit under this Act is required and within one month after the stock have arrived at their destination he desires to move them to another destination he shall obtain a renewed permit for such

subsequent journey. In respect of such subsequent journey there shall be paid by the owner of the stock a travelling charge at the rate prescribed, which shall not exceed twopence

> stock per mile for the distance to be travelled under the renewed permit.

(ii) by omitting from subsection two of the same section the words "in his absence to";

for every hundred sheep or ten head of large

(iii) by omitting subsections three and four of the same section;

- (iv) by inserting in subsection six of the same section after the word "special" the words "and shall if so directed in any particular case by the Minister";
- (v) by inserting in the same subsection after the word "chairman" the words "or secretary":
 - (vi) by inserting at the end of the same section the following new subsections:-

(8) The regulations may prescribe the circumstances in which it shall not be necessary for a renewed permit to be obtained under this section.

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- (9) Any person who moves any stock on a journey in respect of which a renewed permit is required by this section shall, if such permit has not been obtained, be liable to a penalty not exceeding fifty pounds.
- (h) by omitting from section fifty-one the word sec. 51. "and" where firstly occurring and by inserting stock to be in lieu thereof the word "or"; (Travelling stock to be branded with letter "T.")

(i) by omitting from section fifty-three the words Sec. 53. "of the board" and by inserting in lieu thereof to be driven the words "or the secretary of the board or a anight with out consent.) member of the police force or a permit officer authorised in that behalf by the board";

(j) by omitting from paragraph (a) of section fifty- Sec. 55. five the word "five" and by inserting in lieu (Stock travelling past holding: Notice thereof the word "one";

(k) by omitting subsection one of section fifty-seven sec. 57. and by inserting in lieu thereof the following (Route.) subsection:-

20 (1) All stock shall be taken by the owner thereof by the route specified in the permit. renewed permit or travelling statement which shall be the most direct route suitable for travelling stock leading to the place of destination.

- 25 (1) (i) by inserting in subsection one of section sec. 58. fifty-eight before the word "When" the (Rate of words "Subject to this Act":
 - (ii) by inserting in subsection two of the same section after the figures "1923" the words "or from the day of any one such inspection until the day of any other such inspection":
 - (iii) by inserting next after the same subsection the following new subsection:-
 - (2A) If, by reason of the condition of any stock, or by reason of any other circumstance which may be prescribed, it is impracticable to travel such stock the distance they are required to be travelled by subsection

Pastures	Protection ((Amendment)).
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subsection one of this section or the average distance referred to in subsection two of this section, it shall be a sufficient compliance with the requirements of this section if such stock are travelled such distance or such average distance, as the case may be, as is reasonable in the circumstances.

- (iv) by omitting from paragraph (a) of subsection three of the same section the words "or other unavoidable cause" and by inserting in lieu thereof the words "fire, flood or other similar cause";
- (m) (i) by inserting in section sixty-two after the Sec. 62.

 word "stock" where firstly and thirdly stock to occurring the words "or working large remain on stock";
 - (ii) by inserting in the same section after the words "travelling stock reserve" the words "under the control of the board";
- 20 (n) (i) by inserting in subsection one of section Sec. 65.

 sixty-five after the word "reserve" the (Structures or fences on words "under the control of the board"; reserves.)
 - (ii) by inserting at the end of the same section the following new subsection:—
- (4) The board may take down and remove from a travelling stock reserve any structure or fence erected thereon in contravention of subsection one of this section and may recover as a debt in any court of competent jurisdiction from the person who erected such structure or fence the cost of such taking down and removal;
- (o) by omitting from paragraph (d) of subsection sec. 66.
 one of section sixty-six the words "sufficient to (Stock
 enclose the stock, pigs or goats" and by inserting in lieu thereof the words "or other means of ling stock
 enclosure whether natural or artificial".

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- 5. The Pastures Protection Act, 1934, as amended by Further amended—
 subsequent Acts, is further amended—

 of Act No. 25, 1934.
 - (a) by inserting in paragraph (b) of subsection two sec. 70. of section seventy after the words "in that (Improvefund" the words "shall be met out of the Western Division Public Watering Places Fund, watering and where there are no moneys or not sufficient places.)

 moneys in that fund";
- (b) by inserting in section seventy-one after the Sec. 71.

 word "Parliament" the words "A controlling (Caretaker.)
 authority may allow a caretaker to retain any
 charges received by him under this Part";
- (c) by omitting from subsection one of section sec. 72.
 seventy-two the words "within the Western (Leases.)

 Division shall not let" and by inserting in lieu
 thereof the words "shall not grant or determine
 any lease of";
- (d) (i) by inserting in subsection two of section Sec. 78.

 seventy-eight before the words "Any (Application of charges" the words "Subject to this Act"; tion of rents, charges,
 - (ii) by inserting at the end of the same section etc.)
 the following new subsection:—
 - (3) The controlling authority of any public watering place in the Western Division shall, not later than the thirty-first day of January in each year, pay to the Minister all money in its Public Watering Places Fund in excess of the sum of one hundred pounds. The Minister shall cause all moneys paid to him under this subsection to be paid into a special account at the Treasury to be called the "Western Division Public Watering Places Fund." The moneys at credit of such fund shall be used as provided in section seventy of this Act for carrying out any works specified in that section.

	1	dstates 1 totection (Amenament).	
		astures Protection Act, 1934, as amended by Acts, is further amended—	Further amendment of Act No. 35, 1934.
	(a) (i)	by inserting in section eighty-one after the	
		words "of any land" the words "fully	(Duty of
5		and";	occupiers to destroy
	(ii)	by omitting from the same section the words	noxious
		"and in accordance with the requirements	animals.)
		of a board";	
	(b) (i)	by omitting subsection one of section	Sec. 82.
10		eighty-two;	(Power to
	(ii)	by omitting from subsection two of the	require destrue-
		same section all words after the word	tion.)
		"occupier" and by inserting in lieu thereof	
		the words "or owner of land fully and con-	
15		tinuously to suppress and destroy all	
		noxious animals which are upon such land	
		by any one or more of the prescribed	
	····	methods specified in the order";	_
	(iii)	by inserting in subsection three of the same	
20		section after the word "occupier" the words "or owner";	
	/· \		
	(1V)	by omitting paragraphs (a) and (b) of the	
		same subsection and by inserting in lieu	
0=		thereof the words "fails to comply with any of the requirements of any order given	
25		to him under subsection two of this	
		section';	
	(12)	by omitting from subsection four of the	
	(v)	same section the words "any notice or	
30		order" and by inserting in lieu thereof the	
30		words "this Act or any order";	
	(vi)	by inserting at the end of the same sub-	
	(11)	section the words "or owner";	
	(vii)	by inserting in subsection five of the same	
35	(VII)	section after the word "occupier" the	
00		words "or owner";	
	(a) (i)		~ 00
	(e) (1)	by omitting from subsection one of section eighty-six the words "laid by" and by	
		inserting in lieu thereof the words "imposed	of land:)
40		by or under";	
10		by of under ;	

(ii)

(ii)	by inserting in the	same subsection after the
	word "occupier"	the words "or owner";

- (iii) by inserting in the same subsection after the word "occupied" wherever occurring the words "or owned":
- (d) by omitting from subsection one of section Sec. 88. eighty-eight the word "dingoes" and by insert- (Bonus for ing in lieu thereof the words "native dogs";

(e) by omitting from section eighty-nine the word Sec. 89. "dingoes" and by inserting in lieu thereof the board as to words "native dogs";

(f) by omitting from subsection two of section sec. 91. ninety-one the words "one-third of a penny" (Special and by inserting in lieu thereof the words "one farthing";

(g) (i) by inserting in subsection three of section Sec. 97. ninety-seven after the word "appointment" (Dingo dethe following proviso:-

Provided that a member of the dingo destruction board appointed on the nomination of a pastures protection board whose district has, wholly or partly, been added to the dingo destruction district, shall hold office for a period expiring on the expiration by effluxion of time of the period of office of the other members of the dingo destruction board.

(ii) by omitting from subsection five of the same section the words "of the period for which he was appointed" and by inserting in lieu thereof the words "by effluxion of time of the period of his office";

(h) by inserting at the end of subsection one of Sec. 104. section one hundred and four the words "which (Special is within the pastures protection district".

7. The Pastures Protection Act, 1934, as amended by Further amendment subsequent Acts, is further amended—

(a) (i) by inserting in subsection two of section Sec. 109. one hundred and nine after the word "land" (Supplying the words "(including any such owner who

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struction board.)

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Pastures 1	Protection ((Amendment).
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is the	legal	representative	of	a	deceased
person	or a	trustee)";			

(ii) by inserting at the end of the same subsection the words "or as the Minister may in any particular case approve.

Different forms of agreement may be prescribed or approved in the case of land held under the provisions of the Real Property Act, 1900, and in the case of land not so held."

- (iii) by inserting in subsection three of the same section after the word "determine" the words "or otherwise as may be provided by the agreement";
- (iv) by omitting from paragraph (a) of subsection four of the same section the words "shall be a charge on the holding of the owner" and by inserting in lieu thereof the words "and all other moneys secured or intended to be secured by the agreement shall until payment be a charge on the holding of the owner (whether a legal representative or trustee or otherwise)";
- (v) by inserting at the end of the same paragraph the following words:—

"For the purpose of giving full effect to the foregoing provisions of this paragraph any instrument securing moneys so charged on land held under the provisions of the Real Property Act, 1900, shall be entitled to priority over any other mortgage or encumbrance registered in respect of the same land as if such instrument had been registered in priority thereto."

- (vi) by inserting next after the same subsection the following new subsections:—
 - (4a) Any moneys due and payable to the Minister in pursuance of any agreement made under this section may be recovered in any court of competent jurisdiction by the

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the Minister to whom the administration of this Part is for the time being committed, and may be so recovered as a debt due to the Crown.

(4B) The Minister may release from the charge on a holding such portion of the holding as he may decide, and he may as a condition of such release require the payment to him of such part of the moneys secured by the agreement as he thinks fit.

This subsection shall apply to and in respect of a charge arising under this section and a charge which the Minister is authorised to enforce and realise by subsection four of section three of this Act.

(b) by omitting section one hundred and ten;

(e) by omitting from subsection one of section one sec. 112. hundred and twelve the words "the board as (Payment to Minister by agent for";

(d) by omitting from subsection one of section one sec. 118. hundred and eighteen the words "the prescribed (Certificates by Board fees" and by inserting in lieu thereof the words "such fees and charges as it may determine dog-proof or marsupial. which shall not exceed the fees and charges pre- proof.) scribed";

(e) by inserting at the end of section one hundred sec. 125. and twenty-five the following new subsection: (Contribu-

(4) Where the Crown has before or after the between commencement of the Pastures Protection private (Amendment) Act, 1942, erected or made rabbit-lands.) proof, dog-proof or marsupial proof a fence which forms a common boundary between public and private lands and no notice of demand has been given within the time prescribed by this Act it shall be the duty of the board of the district in which the whole or any part of the fence

Sec. 110. (Boards to act adjoining owner of cost of netting

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is situated, to maintain such fence or such part in good and proper condition.

The board may for the purpose of defraving any costs incurred in connection with the maintenance of any such fence or part levy a special rate on the occupiers of land within the district or within any part of the district approved by the Minister.

Such rate shall not exceed one-farthing per 10 head of sheep or twopence per head of large stock.

> The provisions of Part III of this Act shall, mutatis mutandis, apply to the making, calculation, notification, collection, payment and recovery of such special rate.

(f) (i) by omitting from subsection two of section Sec. 126. one hundred and twenty-six the words (Fencing "a rabbit-proof, dog-proof or marsupialproof fence" and by inserting in lieu thereof the words "any fence":

(ii) by omitting paragraphs (a) and (b) of subsection three of the same section and by inserting in lieu thereof the words "half the cost so incurred and also half the cost of maintenance if the board maintains the fence":

(g) by inserting in section one hundred and forty Sec. 140. after the word "and" where firstly occurring (Effect of the words "in the case of land held under the moneys being provisions of the Real Property Act, 1900, an charged.) instrument securing the amount charged is registered under that Act, or in the case of land not so held";

(h) by inserting in subsection one of section one Sec. 143. hundred and forty-three after the words "mar- (Persons interfering supial-proof fence' the words "or a fence on the boundary of a travelling stock reserve".

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	Pastures Protection (Amendment).	
	8. The Pastures Protection Act, 1934, as amended by subsequent Acts, is further amended—	Further amendment of Act No. 35, 1934.
5	 (a) by inserting at the end of section one hundred and forty-four the following new subsection:— (2) The regulations may grant exemption from the operation of this section in such circumstances and subject to such conditions as may be prescribed. 	Sec. 144. (Sheep to be branded and ear- marked.)
	(b) by omitting section one hundred and fifty-six;	Sec. 156. (Directory and quarterly lists.)
10	(c) by omitting from paragraph (i) of subsection one of section one hundred and fifty-seven the words "has been removed" and by inserting in lieu thereof the words "is missing";	Sec. 157. (Offences.)
15	(d) by inserting in Part VIII after section one hundred and fifty-seven the following new section:— 157A. (1) Any inspector or member of the	sec. 157A.
20	police force or any person duly authorised in that behalf by a board may— (a) with or without assistance enter any land or premises for the purpose of	enter and inspect.
25	inspecting any sheep or sheep skin or any branding or earmarking instrument or any books, documents or records relating to dealings in sheep or sheep skins;	
30	(b) require the production of any sheep or sheep skin or any branding or earmark- ing instrument and take possession of the same; and	
	(c) require any person to furnish informa- tion as to the ownership of any sheep, sheep skin or of any branding or ear- marking instrument.	
35	(2) Any person who hinders, obstructs or interferes with any person acting in pursuance of the powers and authorities conferred	

by

by this section or who neglects or refuses to produce such books, documents, records, sheep, or sheep skin or branding or earmarking instrument so required to be produced or to furnish the information required or furnishes false information shall be liable to a penalty not exceeding fifty pounds.

- (e) (i) by omitting from subsection one of section Sec. 163.

 one hundred and sixty-three the words (Penalty.)

 "wilfully gives any incorrect or misleading information with respect thereto" and by inserting in lieu thereof the words "gives any information which is false or misleading in any material particular, in any application, document or instrument made, executed or used for the purposes of this Act or the regulations";
 - (ii) by inserting in subsection two of the same section after the word "Act" the words "or the regulations";
 - (f) by omitting from paragraph (b) of subsection sec. 166. one of section one hundred and sixty-six the (Service of word "registered";
- (g) by inserting at the end of subsection two of Sec. 169.
 section one hundred and sixty-nine the following (Notices, new paragraph:—

 (k) the notification, dedication, reservation or to be
 - (k) the notification, dedication, reservation or to be declaration of any travelling stock evidence.) reserve.
- (h) by inserting at the end of subsection one of Sec. 171. section one hundred and seventy-one the follow- (Regulaing new paragraph:—
 - (p) the use of travelling stock reserves.
- (i) by omitting from the matter relating to Part Sec. 2.

 VIII in section two the figures "157" and by (Revision.) inserting in lieu thereof the figures and letter "157A."

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