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.

> ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 20 November, 1957.





ANNO SEXTO

ELIZABETHÆ II REGINÆ

Act No. , 1957.

An Act to provide for the appointment of rangers by pastures protection boards; to make further provision with respect to the levying of rates by pastures protection boards; for these and other purposes to amend the Pastures Protection Act, 1934–1956, and certain other Acts; and for purposes connected therewith.

B^E it enacted by the Queen'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. (1) This Act may be cited as the "Pastures Pro-Short title tection (Amendment) Act, 1957".

96727 ,22-

(2)

(2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1957.

2. (1) The Pastures Protection Act, 1934-1956, is Amendment 5 amended— 5 amended 5 amended

- (a) (i) by omitting from section four the definition sec. 4. of "Inspector"; (Interpreta-
 - (ii) by inserting in the same section after the ^{tion.)} definition of "'Rabhit-proof', 'marsupialproof,' and 'dog-proof' '' the following new definition :—

"Ranger" means ranger appointed in pursuance of section twenty-four of this Act.

(iii) by omitting from the definition of "'Travelling stock reserve' or 'reserve'" in the same section the words "reserve for access to or crossing of water" and by inserting in lieu thereof the words "reserve for access or crossing (where the reserve is for the purpose of providing travelling stock with access to or a crossing of water whether expressly notified for that purpose or not)";

- 25 (b) (i) by omitting from section twenty-one the Sec. 21. words "inspectors of stock" and by (Inspectors.) inserting in lieu thereof the words "veterinary inspectors";
 - (ii) by omitting from the same section the words
 "inspector of stock" where firstly, secondly, fourthly and fifthly occurring and by inserting in lieu thereof the words
 "veterinary inspector";
 - (iii) by omitting from the same section the words "An inspector of stock" and by inserting in lieu thereof the words "A veterinary inspector";

(c)

.....

10

15

20

30

	Pastures Protection (Amendment).	
	(c) (i) by omitting from section twenty-two the words "an inspector of stock" wherever occurring and by inserting in lieu thereof the words "a veterinary inspector";	(Temporary
5	 (ii) by omitting from the same section the words "inspector of stock" wherever occurring and by inserting in lieu thereof the words "veterinary inspector"; 	
10	 (d) (i) by inserting in subsection one of section twenty-four after the word "secretary" where firstly and secondly occurring the word "rangers"; 	(Other
15	(ii) by inserting in the same subsection after the word "Minister" where secondly occur- ring the following paragraph:—	
	The board shall if so directed by the Minister employ a rabbit inspector and shall unless the Minister otherwise approves employ at least one ranger.	
20	(iii) by inserting in subsection two of the same section after the word "secretary" the word "rangers";	
25	(iv) by inserting in subsection three of the same section after the word "secretary" wherever occurring the word "ranger";	
	(e) by omitting subsection four of section thirty;	Sec. 30. (Amount of rate.)
	(f) by omitting from subsection three of section forty-two the word "cost" and by inserting in lieu thereof the words "current value";	Sec. 42. (Withdrawal of lands from reserves.)
30	(g) (i) by omitting from subsection five of section forty-eight the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";	(Permits,
	(ii)	

¥

Y

-	Pastures Protection (Amendment).
	 (ii) by omitting from subsection seven of the same section the words "an inspector" and by inserting in lieu thereof the words "a ranger";
5	 (h) (i) by omitting from subsection two of section Sec. 49. forty-nine the words "the inspector of" and (Stock starting by inserting in lieu thereof the words "a from ranger employed by the board for"; previous
10	 (ii) by omitting from subsection five of the same to pay section the words "the inspector, chairman charge.) or secretary" and by inserting in lieu thereof the words "a ranger employed by or the chairman or secretary";
15	(iii) by omitting from the same subsection the words "an inspector" and by inserting in lieu thereof the words "a ranger";
20	 (iv) by omitting from subsection six of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
	 (i) (i) by omitting from section fifty the words "an sec. 50. inspector" wherever occurring and by (Persons in inserting in lieu thereof the words "a charge of travelling ranger";
25	 (ii) by omitting from the same section the words permit or "such inspector" and by inserting in lieu statement, thereof the words "such ranger";
30	(j) by omitting from section fifty-one the word Sec. 51. "ten" and by inserting in lieu thereof the word (Travelling "fifty";
	 (k) (i) by omitting from section fifty-three the Sec. 53. words "the inspector" and by inserting in (Stock not lieu thereof the words "a ranger employed to be driven at by the board";
35	 (ii) by omitting from the same section the word without consent.) "ten" and by inserting in lieu thereof the word "fifty";
	(11)

	Pa	astures Protection (Amendment).
5	a two autor ni - to traca	by omitting from section fifty-four the words Sec. 54. "the inspector" and by inserting in lieu (Person in thereof the words "a ranger employed by travelling the board"; by omitting from the same section the word "ten" and by inserting in lieu thereof the
		word "fifty";
10	"te	omitting from section fifty-five the word Sec. 55. n'' and by inserting in lieu thereof the word (Stock travelling past holding notice to occupier.)
	"te	omitting from section fifty-six the word Sec. 56. n'' and by inserting in lieu thereof the word (Stock unattended 'ty''; depositing rubbish.)
15	fifty	omitting from subsection two of section sec. 57. y-seven the word "twenty" and by inserting (Route.) ieu thereof the word "fifty";
20	(p) (i)	by omitting from subsection two of section sec. 58. fifty-eight the words "an inspector" and (Rate of by inserting in lieu thereof the words "a ^{travel.}) ranger";
	(ii)	by inserting at the end of the same subsection the following new paragraphs:—
25		The court before whom a person is convicted of an offence against the fore- going provisions of this subsection shall, in addition to any penalty imposed, order such person—
30		 (a) where the offence was committed in respect of travelling within one district to pay to the board for that district; or (b)

(b) where the offence was committed in respect of travelling within two or more districts to pay to the board for each such district in such proportions as the court deems equitable,

agistment fees, as prescribed, calculated in respect of the number of days the stock were travelled in the course of the commission of the offence in excess of the number of days the journey in respect of which the offence was committed would have taken had such stock travelled in the case of large stock at the rate of ten miles per day and in the case of sheep and of working large stock at the rate of six miles per day.

An order for the payment of agistment fees made under this subsection shall operate as an order for the payment of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended. The order may for such purpose be entered in the records of the court exercising jurisdiction under the said Act, as so amended, named in the order or if no such court is named, in the records of any court exercising such jurisdiction within the police district in which the order was made.

- (q) by omitting from section fifty-nine the words Sec. 59. "ten pounds" and by inserting in lieu thereof (Stock the words "fifty pounds"; camping on reserves.)
- (r) by omitting from subsection three of section Sec. 60.
 sixty the word "ten" and by inserting in lieu (Abandon-thereof the word "fifty";

(S) stock.)

10

5

15

20

25

30

	Pastures Protection (Amendment).	
	(s) (i) by omitting from section sixty-two the words "inspector or";	(Permitting stock to
5	 (ii) by inserting in the same section after the word "district" where firstly occurring the words "or a ranger employed by such board"; 	
10	(t) by inserting at the end of subsection three of section sixty-five the words "Every owner or occupier of land shall be entitled to access over a travelling stock reserve to and from the lands held by him to the nearest road where no access to and from such lands by means of a road or track is provided";	(Structures or fences on reserves— occupation of reserves.)
15	 (u) (i) by omitting from subsection one of section sixty-six the words "for the first offence to a penalty not exceeding twenty pounds, and for any subsequent offence"; 	(Stock unlawfully on a travelling stock
20	 (ii) (a) by omitting from subsection two of the same section the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger"; 	
25	(b) by omitting from the same subsection the words "The inspector" and by inserting in lieu thereof the words "The ranger";	
30	 (iii) (a) by omitting from subsection three of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board"; 	
	(b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "such ranger";	7

(iv)

(iv) (a) by omitting from subsection (3A) of the same section the words "the inspector" and by inserting in lieu thereof the words "the rangers employed by the board"; (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "any such ranger": (v) (i) by omitting from paragraph (b) of Sec. 70. subsection two of section seventy the words (Improve-"shall be met out of the Western Division public Public Watering Places Fund, and where wateringthere are no moneys or not sufficient moneys places.) in that fund''; (ii) by inserting at the end of section seventy the following new subsection :---(3) Where by reason of the revocation or variation of a declaration of a public watering-place, any Crown land, or land acquired under the provisions of section one

watering-place, any Crown land, or land acquired under the provisions of section one hundred and ninety-seven of the Crown Lands Acts for a watering-place, ceases to be a public watering-place or part thereof the board or the council of a municipality or shire shall be entitled to compensation from the Minister for Lands for any improvements effected by it on such Crown land or land so acquired while controlling authority of such public watering-place.

Such compensation shall not in any case exceed the current value of such improvements: Provided that no compensation shall be payable in respect of any improvements effected out of moneys provided by Parliament.

Where

15

20

10

5

30

25

Where the Minister for Lands and the board or council fail to agree in regard to the amount of compensation the amount shall be determined by the local land board.

- 5 (w) by omitting from section seventy-three the word sec. 73. "twenty-five" and by inserting in lieu thereof (Obstructhe word "fifty"; tion.)
 - (x) by omitting from section seventy-four the word Sec. 74. "ten" and by inserting in lieu thereof the word (Production "fifty"; of permits. etc.)
 - (y) by omitting from section seventy-seven the word sec. 77. "twenty-five" and by inserting in lieu thereof (Offences by caretaker, the word "fifty"; etc.)
 - (z) by omitting subsection three of section seventy- sec. 78. eight;

(Application of rents, charges, etc.)

- (aa) by omitting from subsection four of section Sec. 82. eighty-two the words "An inspector" and by (Power to inserting in lieu thereof the words "A ranger, struction.) rabbit inspector";
- 20 (bb) by omitting from subsection two of section Sec. 84. eighty-four the word "ten" and by inserting in (Natural enemies of lieu thereof the word "fifty"; noxious animals.)
 - (cc) by inserting at the end of section ninety-one Sec. 91. the following new subsection :---
 - (Special rate.)
 - (5) A special rate shall not be levied in pursuance of subsection one of this section after the commencement of the Pastures Protection (Amendment) Act. 1957.
 - (dd) (i) by omitting from subsection three of Sec. 95. section ninety-five the words "an inspector" (Destruction and by inserting in lieu thereof the words of Alsatian "a ranger"; certain

events.) (ii)

10

15

25

30

Pastures Protection (Amendment). (ii) by omitting from subsections four and five of the same section the word "inspector" wherever occurring and by inserting in lieu thereof the word "ranger"; (ee) by omitting from section one hundred and forty- sec. 143. 5 three the word "twenty-five" wherever occur- (Persons ring and by inserting in lieu thereof the word with "fifty"; rabbit-proof, dog-proof, and marsupialproof fences.) (ff) by omitting from section 157A the word Sec. 157A. "inspector" and by inserting in lieu thereof the (Power to 10 enter and word "ranger"; inspect.) (gg) (i) by omitting from section one hundred and sec. 159. fifty-nine the words "An inspector" and (Power to by inserting in lieu thereof the words "A order owner or occupier 15 ranger"; to muster.) (ii) by omitting from the same section the words "the inspector" wherever occurring and by inserting in lieu thereof the words "the ranger"; (hh) by omitting from section one hundred and sixty- sec. 164. 20 four the word "inspector" and by inserting in (Obstructing persons lieu thereof the word "ranger"; authorised under this Act.) (ii) by omitting from paragraph (h) of subsection Sec. 169. two of section one hundred and sixty-nine the (Notices, word "inspector" and by inserting in lieu etc., in Gazette to 25 thereof the words "veterinary inspector, ranger, be received as evidence.) rabbit inspector"; (jj) (i) by omitting from paragraph (h) of sub-sec. 171. section one of section one hundred and (Regulaseventy-one the word "inspectors" and by tions.) 30 inserting in lieu thereof the words "veterinary inspectors"; (ii)

- (ii) by omitting from paragraph (i) of the same subsection the words "an inspector" and by inserting in lieu thereof the words "a veterinary inspector".
- 5 (2) All persons who immediately before the commencement of this Act held office as inspectors of stock under section twenty-one of the Pastures Protection Act. 1934, as amended by subsequent Acts, shall be deemed to have been appointed as veterinary inspectors under 10 the said section as amended by this Act and shall, subject to the Pastures Protection Act, 1934, as amended by subsequent Acts, continue to hold office as veterinary inspectors.
- (3) In the construction, and for the purposes of 15 any Act, by-law, regulation, ordinance, or any other instrument or document whatsoever, of the same or a different kind or nature, any reference to an inspector of stock appointed under section twenty-one of the Pastures Protection Act, 1934-1956, shall be read, deemed 20 and taken to refer to a veterinary inspector appointed under the said section as amended by this Act.

3. (1) The Noxious Insects Act, 1934-1954, is Amendment amended by inserting next after section eleven the of Act No. 22, 1934. following new section:-

New sec. 11A.

and servants

11A. (1) Where by the culpable negligence or Surcharge of misconduct of any director or servant of a board directors required by section ten of this Act to make and levy of a board. a special rate there has been a deficiency or loss incurred in the making, calculation, notification, collection, payment or recovery of such special rate the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply,

30

25

_	Pastures Protection (Amendment).
	apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—
5	 (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer";
0	(b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";
5	(ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".
0	(3) All moneys received by the Colonial Treasurer pursuant to the provisions of this section shall be paid into the Noxious Insects Destruction Account.
	(2) The Noxious Insects Act, 1934, as amended by ubsequent Acts and by this Act, may be cited as the Noxious Insects Act, 1934-1957.

4. (1) The Cattle Compensation Act, 1951-1956, is Amendment 25 of Act No. 26, 1951. amended-

> (a) by inserting at the end of paragraph (c) of sec. 12. subsection two of section twelve the following (Establishment of Fund.) word and new paragraph:---

and

(d) all sums of money received by the Colonial Treasurer in pursuance of section 16FA of this Act;

(b)

10

1.5

20

30

12

U

(b) by inserting next after section 16F the following New new section:-

16FA. (1) Where by the culpable negligence Surcharge of or misconduct of any director or servant of a directors and servants board there has been a deficiency or loss of a board. incurred in the making, calculation, notification, collection, payment or recovery of any rate under this Division of this Part of this Act the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19_{A} of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";

(ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(2)

10

5

11

15

25

20

(2) The Cattle Compensation Act, 1951, as amended by subsequent Acts and by this Act, may be cited as the Cattle Compensation Act, 1951-1957.

[1s. 6d.]

Sydney: A. H. Pettifer, Gov mment Printer-1957

14

ų





No. , 1957.

A BILL

To provide for the appointment of rangers by pastures protection boards; to make further provision with respect to the levying of rates by pastures protection boards; for these and other purposes to amend the Pastures Protection Act, 1934–1956, and certain other Acts; and for purposes connected therewith.

[MR. GRAHAM;—11 September, 1957.]

B^E it enacted by the Queen'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. (1) This Act may be cited as the "Pastures Pro-short title tection (Amendment) Act, 1957".

96727 22-

07

81

02

29

OC

(2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1957.

2. (1) The Pastures Protection Act, 1934-1956, is Amendment 5 amended-5, 1934.

(a) (i) by omitting from section four the definition sec. 4. of "Inspector"; (Interpreta-

(Interpretation.)

definition of "'Rabbit-proof', 'marsupialproof,' and 'dog-proof' " the following new

definition :---

"Ranger" means ranger appointed in pursuance of section twenty-four of this Act.

- (iii) by omitting from the definition of "'Travelling stock reserve' or 'reserve'" in the same section the words "reserve for access to or crossing of water" and by inserting in lieu thereof the words "reserve for access or crossing (where the reserve is for the purpose of providing travelling stock with access to or a crossing of water whether expressly notified for that purpose or not)";
- (b) (i) by omitting from section twenty-one the Sec. 21.
 words "inspectors of stock" and by (Inspectors.) inserting in lieu thereof the words "veterinary inspectors";
 - (ii) by omitting from the same section the words
 "inspector of stock" where firstly, secondly, fourthly and fifthly occurring and by inserting in lieu thereof the words
 "veterinary inspector";
 - (iii) by omitting from the same section the words "An inspector of stock" and by inserting in lieu thereof the words "A veterinary inspector";

(c)

30

35

2

10

No.

20

25

23	Het Ho
	Pastures Protection (Amendment).
	(c) (i) by omitting from section twenty-two the Sec. 22. words "an inspector of stock" wherever (Temporary occurring and by inserting in lieu thereof ^{inspector.)} the words "a veterinary inspector";
5	 (ii) by omitting from the same section the words "inspector of stock" wherever occurring and by inserting in lieu thereof the words "veterinary inspector";
10	(d) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "secretary" (Other where firstly and secondly occurring the officers.) word "rangers";
15	(ii) by inserting in the same subsection after the word "Minister" where secondly occur- ring the following paragraph :—
	The board shall if so directed by the Minister employ a rabbit inspector and shall unless the Minister otherwise approves employ at least one ranger.
20	 (iii) by inserting in subsection two of the same section after the word "secretary" the word "rangers";
25	(iv) by inserting in subsection three of the same section after the word "secretary" wherever occurring the word "ranger";
	(e) by omitting subsection four of section thirty; Sec. 30. (Amount of rate.)
	(f) by omitting from subsection three of section Sec. 42. forty-two the word "cost" and by inserting in (Withdrawal lieu thereof the words "current value"; from reserves.)
30	 (g) (i) by omitting from subsection five of section Sec. 48. forty-eight the words "the inspector" and (Permits, by inserting in lieu thereof the words "a licenses and travelling ranger employed by the board"; (ii)

•

.

		()	
	(ii) (ii)	by omitting from subsection seven of the same section the words "an inspector" and by inserting in lieu thereof the words "a ranger";	
5	tuta) sbiov	by omitting from subsection two of section forty-nine the words "the inspector of" and by inserting in lieu thereof the words "a ranger employed by the board for";	(Stock starting from previous destination
10		by omitting from subsection five of the same section the words "the inspector, chairman or secretary" and by inserting in lieu thereof the words "a ranger employed by or the chairman or secretary";	to pay travelling charge.)
15	(iii)	by omitting from the same subsection the words "an inspector" and by inserting in lieu thereof the words "a ranger";	
20	(iv)	by omitting from subsection six of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";	
	(i) (i)	by omitting from section fifty the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger";	Sec. 50. (Persons in charge of travelling stock to
25	(ii)	by omitting from the same section the words "such inspector" and by inserting in lieu thereof the words "such ranger";	produce permit or statement, etc.)
30	"te "fif	omitting from section fifty-one the word n'' and by inserting in lieu thereof the word ty'';	(Travelling stock to be branded with letter T.)
	(k) (i)	by omitting from section fifty-three the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";	Sec. 53. (Stock not
35	(ii)	by omitting from the same section the word "ten" and by inserting in lieu thereof the word "fifty";	without consent.)
	(ii)	(1)	

633

- (1) (i) by omitting from section fifty-four the words Sec. 54. "the inspector" and by inserting in lieu (Person in thereof the words "a ranger employed by travelling the board"; stock to notify
 - (ii) by omitting from the same section the word "ten" and by inserting in lieu thereof the word "fifty";

(m) by omitting from section fifty-five the word Sec. 55. "ten" and by inserting in lieu thereof the word (Stock "fifty";

past holding: notice to occupier.)

(n) by omitting from section fifty-six the word Sec. 56. "ten" and by inserting in lieu thereof the word (Stock "fifty"; unattended on reserves:

depositing rubbish.)

68

4 .

- (o) by omitting from subsection two of section Sec. 57. fifty-seven the word "twenty" and by inserting (Route.) in lieu thereof the word "fifty";
- (p) (i) by omitting from subsection two of section sec. 58. fifty-eight the words "an inspector" and (Rate of by inserting in lieu thereof the words "a travel.) ranger";

The court before whom a person is convicted of an offence against the foregoing provisions of this subsection shall, in addition to any penalty imposed, order such person—

(a) where the offence was committed in respect of travelling within one district to pay to the board for that district; or

(b)

10

5

5

20

15

30

Maltition 5

10

15

20

25

Nº S

(b) where the offence was committed in respect of travelling within two or more districts to pay to the board for each such district in such proportions as the court deems equitable,

agistment fees, as prescribed, calculated in respect of the number of days the stock were travelled in the course of the commission of the offence in excess of the number of days the journey in respect of which the offence was committed would have taken had such stock travelled in the case of large stock at the rate of ten miles per day and in the case of sheep and of working large stock at the rate of six miles per day.

An order for the payment of agistment fees made under this subsection shall operate as an order for the payment of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended. The order may for such purpose be entered in the records of the court exercising jurisdiction under the said Act, as so amended, named in the order or if no such court is named, in the records of any court exercising such jurisdiction within the police district in which the order was made.

(q) by omitting from section fifty-nine the words sec. 59. "ten pounds" and by inserting in lieu thereof (Stock the words "fifty pounds";

camping on reserves.)

(r) by omitting from subsection three of section Sec. 60. sixty the word "ten" and by inserting in lieu (Abandonthereof the word "fifty"; ment of travelling (s) stock.)

30

35

all'EOV

Pastures Protection (Amendment). (s) (i) by omitting from section sixty-two the words Sec. 62. (Permitting "inspector or"; stock to (ii) by inserting in the same section after the remain on reserves.) word "district" where firstly occurring the S words "or a ranger employed by such 5 board": (t) by inserting at the end of subsection three of Sec. 65. section sixty-five the words "Every owner or (Structures occupier of land shall be entitled to access over or fences or reserves-10 a travelling stock reserve to and from the lands occupation held by him to the nearest road where no access of reserves.) to and from such lands by means of a road or track is provided"; E. (u) (i) by omitting from subsection one of section Sec. 66. 15 sixty-six the words "for the first offence to (Stock a penalty not exceeding twenty pounds, and unlawfully ona for any subsequent offence"; travelling stock reserve.) (ii) (a) by omitting from subsection two of the same section the words "an inspector" 20 wherever occurring and by inserting in lieu thereof the words "a ranger"; (b) by omitting from the same subsection 62 the words "The inspector" and by inserting in lieu thereof the words "The ranger"; 25 (iii) (a) by omitting from subsection three of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed 30 by the board"; (b) by omitting from the same subsection the words "such inspector" and by RE inserting in lieu thereof the words "such ranger"; (iv)

 (iv) (a) by omitting from subsection (3A) of the same section the words "the inspector" and by inserting in lieu thereof the words "the rangers employed by the board";

- (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "any such ranger";
- (v) (i) by omitting from paragraph (b) of Sec. 70.
 subsection two of section seventy the words (Improve-"ment of public of the Western Division public Public Watering Places Fund, and where wateringthere are no moneys or not sufficient moneys places.)
 - (ii) by inserting at the end of section seventy the following new subsection:—

(3) Where by reason of the revocation or variation of a declaration of a public watering-place, any Crown land, or land acquired under the provisions of section one hundred and ninety-seven of the Crown Lands Acts for a watering-place, ceases to be a public watering-place or part thereof the board or the council of a municipality or shire shall be entitled to compensation from the Minister for Lands for any improvements effected by it on such Crown land or land so acquired while controlling authority of such public watering-place.

Such compensation shall not in any case exceed the current value of such improvements: Provided that no compensation shall be payable in respect of any improvements effected out of moneys provided by Parliament.

Where

 $\mathbf{25}$

30

35

5

10

15

Where the Minister for Lands and the board or council fail to agree in regard to the amount of compensation the amount shall be determined by the local land board.

5 (w) by omitting from section seventy-three the word sec. 73. "twenty-five" and by inserting in lieu thereof (Obstructhe word "fifty";

- (y) by omitting from section seventy-seven the word sec. 77. "twenty-five" and by inserting in lieu thereof (Offences by the word "fifty"; etc.)
- (z) by omitting subsection three of section seventy- Sec. 78. eight; (Application of rents

of rents, charges, etc.)

- (aa) by omitting from subsection four of section Sec. 82. eighty-two the words "An inspector" and by (Power to inserting in lieu thereof the words "A ranger, struction.) rabbit inspector";
- 20 (bb) by omitting from subsection two of section sec. 84. eighty-four the word "ten" and by inserting in (Natural lieu thereof the word "fifty"; (Natural enemies of noxious animals.)
 - - (5) A special rate shall not be levied in pursuance of subsection one of this section after the commencement of the Pastures Protection (Amendment) Act, 1957.
 - (dd) (i) by omitting from subsection three of Sec. 95. section ninety-five the words "an inspector" (Destruction and by inserting in lieu thereof the words dogs in "a ranger";

(ii) events.)

10

15

25

⁽x) by omitting from section seventy-four the word Sec. 74. "ten" and by inserting in lieu thereof the word (Production "fifty"; etc.)

- (ii) by omitting from subsections four and five of the same section the word "inspector" wherever occurring and by inserting in lieu thereof the word "ranger";
- (ee) by omitting from section one hundred and forty- sec. 143. three the word "twenty-five" wherever occur- (Persons ring and by inserting in lieu thereof the word interfering with "fifty"; rabbit-proo

d interfering with rabbit-proof, dog-proof, and marsupialproof fences.)

- (ff) by omitting from section 157A the word Sec. 157A. "inspector" and by inserting in lieu thereof the (Power to word "ranger";
- (gg) (i) by omitting from section one hundred and Sec. 159. fifty-nine the words "An inspector" and (Power to by inserting in lieu thereof the words "A order owner or occupier ranger";
- (ii) by omitting from the same section the words "the inspector" wherever occurring and by inserting in lieu thereof the words "the ranger";
- 20 (hh) by omitting from section one hundred and sixty-sec. 164. four the word "inspector" and by inserting in (Obstructing lieu thereof the word "ranger";

(Obstructing persons authorised under this Act.)

- (ii) by omitting from paragraph (h) of subsection sec. 169.
 two of section one hundred and sixty-nine the (Notices, word "inspector" and by inserting in lieu etc., in Gazette to thereof the words "veterinary inspector, ranger, be received as evidence.)
- (jj) (i) by omitting from paragraph (h) of sub-sec. 171. section one of section one hundred and (Regulaseventy-one the word "inspectors" and by tions.) inserting in lieu thereof the words "veterinary inspectors";

(ii)

10

5

自己

15

25

OF Barohergo of

30

- (ii) by omitting from paragraph (i) of the same subsection the words "an inspector" and by inserting in lieu thereof the words "a veterinary inspector".
- (2) All persons who immediately before the com-5 mencement of this Act held office as inspectors of stock under section twenty-one of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall be deemed to have been appointed as veterinary inspectors under
- 10 the said section as amended by this Act and shall, subject to the Pastures Protection Act, 1934, as amended by subsequent Acts, continue to hold office as veterinary inspectors.
- (3) In the construction, and for the purposes of 15 any Act, by-law, regulation, ordinance, or any other instrument or document whatsoever, of the same or a different kind or nature, any reference to an inspector of stock appointed under section twenty-one of the Pastures Protection Act, 1934-1956, shall be read, deemed 20 and taken to refer to a veterinary inspector appointed

under the said section as amended by this Act.

3. (1) The Noxious Insects Act, 1934-1954, is Amendment amended by inserting next after section eleven the of Act No. 22, 1934. following new section :--

New sec. 11A.

HOLL

25

10

11A. (1) Where by the culpable negligence or Surcharge of misconduct of any director or servant of a board directors required by section ten of this Act to make and levy of a board. a special rate there has been a deficiency or loss incurred in the making, calculation, notification, collection, payment or recovery of such special rate the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply,

30

35

11

apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words
 "into the appropriate fund of the board"
 and by inserting in lieu thereof the words
 "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";
 - (ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(3) All moneys received by the Colonial Treasurer pursuant to the provisions of this section shall be paid into the Noxious Insects Destruction Account.

(2) The Noxious Insects Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Noxious Insects Act, 1934-1957.

25 4. (1) The Cattle Compensation Act, 1951-1956, is Amendment amended of Act No. 26, 1951.

> (a) by inserting at the end of paragraph (c) of sec. 12. subsection two of section twelve the following (Establishword and new paragraph:-

and

(d) all sums of money received by the Colonial Treasurer in pursuance of section 16FA of this Act;

(b)

10

5

15

20

30

12

(b) by inserting next after section 16F the following New section:-

16FA. (1) Where by the culpable negligence Surcharge of or misconduct of any director or servant of a directors and servants board there has been a deficiency or loss of a board. incurred in the making, calculation, notification, collection, payment or recovery of any rate under this Division of this Part of this Act the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";

(ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(2)

10

5

15

20

25

Act No. , 1957.

Pastures Protection (Amendment).

(2) The Cattle Compensation Act, 1951, as amended by subsequent Acts and by this Act, may be cited as the Cattle Compensation Act, 1951-1957.

[1s. 6d.]

Sydney: A. H. Pettifer, Gov rnment Printer-1957.

14

•

																				· • •				
																			1			ani et	t.e	
																							3.	

A State

2

-



PASTURES PROTECTION (AMENDMENT) BILL, 1957.

EXPLANATORY NOTE.

THE objects of this Bill are-

- (i) to redesignate "inspectors of stock" as "veterinary inspectors";
- (ii) to provide for the appointment of rangers by pastures protection boards and to transfer to rangers duties and functions of inspectors of stock;
- (iii) to empower the Minister to direct pastures protection boards to appoint rabbit inspectors;
- (iv) to revoke the provision fixing the maximum general rate which may be levied by pastures protection boards and also the provision empowering such boards to levy a special noxious animals rate;
- (v) to empower the Auditor-General to surcharge directors and servants of pastures protection boards for deficiencies or losses incurred in the levying and recovery of rates under the Noxious Insects Act, 1934-1954, and the Cattle Compensation Act, 1951-1956;
- (vi) to provide for the payment of agistment fees by persons convicted of the offence of not travelling stock at the required rate of travel;
- (vii) to increase the maximum penalties for some offences against the Pastures Protection Act, 1934-1956;
- (viii) to make other amendments of the Pastures Protection Act, 1934-1956, of an ancillary and machinery character.
 - 96727 22-



PROOF

No. , 1957.

4

A BILL

To provide for the appointment of rangers by pastures protection boards; to make further provision with respect to the levying of rates by pastures protection boards; for these and other purposes to amend the Pastures Protection Act, 1934–1956, and certain other Acts; and for purposes connected therewith.

[MR. GRAHAM;—11 September, 1957.]

B^E it enacted by the Queen'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. (1) This Act may be cited as the "Pastures Pro-short title tection (Amendment) Act, 1957".

.

(2)

96727 22-

(2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1957.

2. (1) The Pastures Protection Act, 1934-1956, is Amendment 5 amended— 5 amended— 5 amended—

(a) (i) by omitting from section four the definition Sec. 4. of "Inspector"; (Inter

(Interpretation.)

2

- (ii) by inserting in the same section after the ^t definition of "'Rabbit-proof', 'marsupial-proof,' and 'dog-proof'" the following new definition:—
 - "Ranger" means ranger appointed in pursuance of section twenty-four of this Act.
- (iii) by omitting from the definition of "'Travelling stock reserve' or 'reserve'" in the same section the words "reserve for access to or crossing of water" and by inserting in lieu thereof the words "reserve for access or crossing (where the reserve is for the purpose of providing travelling stock with access to or a crossing of water whether expressly notified for that purpose or not)";
- (b) (i) by omitting from section twenty-one the sec. 21.
 words "inspectors of stock" and by (Inspectors.) inserting in lieu thereof the words "veterinary inspectors";
 - (ii) by omitting from the same section the words
 "inspector of stock" where firstly, secondly, fourthly and fifthly occurring and by inserting in lieu thereof the words
 "veterinary inspector";
 - (iii) by omitting from the same section the words "An inspector of stock" and by inserting in lieu thereof the words "A veterinary inspector";

10

15

25

30

1 #

20

35

(c)
	Pasturas Protoction (Amondment)
	Pastures Protection (Amendment).
	 (c) (i) by omitting from section twenty-two the Sec. 22. words "an inspector of stock" wherever (Temporary occurring and by inserting in lieu thereof ^{inspector.)} the words "a veterinary inspector";
5	 (ii) by omitting from the same section the words "inspector of stock" wherever occurring and by inserting in lieu thereof the words "veterinary inspector";
10	(d) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "secretary" (Other where firstly and secondly occurring the word "rangers";
15	(ii) by inserting in the same subsection after the word "Minister" where secondly occur- ring the following paragraph:—
	The board shall if so directed by the Minister employ a rabbit inspector and shall unless the Minister otherwise approves employ at least one ranger.
20	 (iii) by inserting in subsection two of the same section after the word "secretary" the word "rangers";
7/ 25	 (iv) by inserting in subsection three of the same section after the word "secretary" wherever occurring the word "ranger";
•	(e) by omitting subsection four of section thirty; Sec. 30. (Amount of rate.)
	(f) by omitting from subsection three of section Sec. 42. forty-two the word "cost" and by inserting in (Withdrawal lieu thereof the words "current value"; of lands from reserves.)
30	 (g) (i) by omitting from subsection five of section Sec. 48. forty-eight the words "the inspector" and (Permits, by inserting in lieu thereof the words "a licenses and travelling ranger employed by the board"; (ii)

_	
_	Pastures Protection (Amendment).
	 (ii) by omitting from subsection seven of the same section the words "an inspector" and by inserting in lieu thereof the words "a ranger";
5	 (h) (i) by omitting from subsection two of section Sec. 49. forty-nine the words "the inspector of" and (Stock starting by inserting in lieu thereof the words "a from ranger employed by the board for"; previous destination
10	 (ii) by omitting from subsection five of the same to pay section the words "the inspector, chairman travelling or secretary" and by inserting in lieu thereof the words "a ranger employed by or the chairman or secretary";
15	 (iii) by omitting from the same subsection the words "an inspector" and by inserting in lieu thereof the words "a ranger";
20	(iv) by omitting from subsection six of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
	(i) (i) by omitting from section fifty the words "an sec. 50. inspector" wherever occurring and by (Persons in inserting in lieu thereof the words "a charge of travelling ranger";
25	 (ii) by omitting from the same section the words permit or "such inspector" and by inserting in lieu statement, thereof the words "such ranger";
30	(j) by omitting from section fifty-one the word Sec. 51. "ten" and by inserting in lieu thereof the word (Travelling stock to be branded with letter T.)
	 (k) (i) by omitting from section fifty-three the sec. 53. words "the inspector" and by inserting in (Stock not lieu thereof the words "a ranger employed to be driven at by the board";
35	 (ii) by omitting from the same section the word without "ten" and by inserting in lieu thereof the word "fifty";
	(1)

- is		
_	Pastures Protection (Amendment).	
	III SOULD Y	(Person in charge of cravelling stock to notify
5	 (ii) by omitting from the same section the word "	nspector.)
10	integri;	
	"mity";	
15	 (0) by omitting from subsection two of sections fifty-seven the word "twenty" and by inserting of in lieu thereof the word "fifty"; 	
20	(p) (i) by omitting from subsection two of sections fifty-eight the words "an inspector" and by inserting in lieu thereof the words "a ranger";	(Rate of
	(ii) by inserting at the end of the same subsection the following new paragraphs :	
25	The court before whom a person is convicted of an offence against the fore- going provisions of this subsection shall, in addition to any penalty imposed, order such person—	
30	(a) where the offence was committed in respect of travelling within one district to pay to the board for that district; or (b)	

5

e

(b) where the offence was committed in respect of travelling within two or more districts to pay to the board for each such district in such proportions as the court deems equitable,

agistment fees, as prescribed, calculated in respect of the number of days the stock were travelled in the course of the commission of the offence in excess of the number of days the journey in respect of which the offence was committed would have taken had such stock travelled in the case of large stock at the rate of ten miles per day and in the case of sheep and of working large stock at the rate of six miles per day.

An order for the payment of agistment fees made under this subsection shall operate as an order for the payment of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended. The order may for such purpose be entered in the records of the court exercising jurisdiction under the said Act, as so amended, named in the order or if no such court is named, in the records of any court exercising such jurisdiction within the police district in which the order was made.

- (q) by omitting from section fifty-nine the words Sec. 59. "ten pounds" and by inserting in lieu thereof (Stock the words "fifty pounds"; camping on reserves.)
- (r) by omitting from subsection three of section Sec. 60. sixty the word "ten" and by inserting in lieu (Abandonthereof the word "fifty";

(s) travelling stock.)

30

5

10

15

20

25

- (s) (i) by omitting from section sixty-two the words Sec. 62. 'inspector or'';
 (Permitting stock to
 - (ii) by inserting in the same section after the remain on reserves.) word "district" where firstly occurring the words "or a ranger employed by such board";
- (t) by inserting at the end of subsection three of Sec. 65. section sixty-five the words "Every owner or (Structures occupier of land shall be entitled to access over on reserves a travelling stock reserve to and from the lands occupation held by him to the nearest road where no access to and from such lands by means of a road or track is provided";
- (u) (i) by omitting from subsection one of section Sec. 66. sixty-six the words "for the first offence to (Stock a penalty not exceeding twenty pounds, and unlawfully for any subsequent offence";
 - (ii) (a) by omitting from subsection two of the reserve.) same section the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger";
 - (b) by omitting from the same subsection the words "The inspector" and by inserting in lieu thereof the words "The ranger";
 - (iii) (a) by omitting from subsection three of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
 - (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "such ranger";

(iv)

30

. A

10

5

15

- 25

- (iv) (a) by omitting from subsection (3A) of the same section the words "the inspector" and by inserting in lieu thereof the words "the rangers employed by the board";
 - (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "any such ranger";
- (v) (i) by omitting from paragraph (b) of Sec. 70.
 subsection two of section seventy the words (Improve-"ent of "shall be met out of the Western Division public Public Watering Places Fund, and where wateringplaces.)
 there are no moneys or not sufficient moneys in that fund";
 - (ii) by inserting at the end of section seventy the following new subsection:—

(3) Where by reason of the revocation or variation of a declaration of a public watering-place, any Crown land, or land acquired under the provisions of section one hundred and ninety-seven of the Crown Lands Acts for a watering-place, ceases to be a public watering-place or part thereof the board or the council of a municipality or shire shall be entitled to compensation from the Minister for Lands for any improvements effected by it on such Crown land or land so acquired while controlling authority of such public watering-place.

Such compensation shall not in any case exceed the current value of such improvements: Provided that no compensation shall be payable in respect of any improvements effected out of moneys provided by Parliament.

Where

30

35

5

10

15

20

25

1 5

Where the Minister for Lands and the board or council fail to agree in regard to the amount of compensation the amount shall be determined by the local land board. 5 (w) by omitting from section seventy-three the word sec. 73. "twenty-five" and by inserting in lieu thereof (Obstruction.) the word "fifty"; (x) by omitting from section seventy-four the word Sec. 74. "ten" and by inserting in lieu thereof the word (Production 10 of permits, "fifty"; etc.) (y) by omitting from section seventy-seven the word sec. 77. "twenty-five" and by inserting in lieu thereof (Offences by caretaker, the word "fifty"; etc.) (z) by omitting subsection three of section seventy- Sec. 78. 15 eight; (Application of rents, charges, etc.) (aa) by omitting from subsection four of section Sec. 82. eighty-two the words "An inspector" and by (Power to order deinserting in lieu thereof the words "A ranger, struction.) rabbit inspector"; 20 (bb) by omitting from subsection two of section Sec. 84. eighty-four the word "ten" and by inserting in (Natural enemies of lieu thereof the word "fifty"; noxious animals.) (cc) by inserting at the end of section ninety-one Sec. 91. (Special the following new subsection :--rate.) 25 (5) A special rate shall not be levied in pursuance of subsection one of this section after the commencement of the Pastures Protection (Amendment) Act, 1957. (dd) (i) by omitting from subsection three of Sec. 95. 30 section ninety-five the words "an inspector" (Destruction and by inserting in lieu thereof the words of Alsatian dogs in "a ranger": certain events.) (ii) 1 100 . . . 1.

Pastures Protection (Amendment). (ii) by omitting from subsections four and five of the same section the word "inspector" wherever occurring and by inserting in lieu thereof the word "ranger": (ee) by omitting from section one hundred and forty- sec. 143. three the word "twenty-five" wherever occur- (Persons ring and by inserting in lieu thereof the word interfering with "fifty"; rabbit-proof. dog-proof, and marsupialproof fences.) (ff) by omitting from section 157A the word Sec. 157A. "inspector" and by inserting in lieu thereof the (Power to enter and word "ranger"; inspect.) (gg) (i) by omitting from section one hundred and sec. 159. fifty-nine the words "An inspector" and (Power to by inserting in lieu thereof the words "A order owner or occupier ranger"; to muster.) (ii) by omitting from the same section the words "the inspector" wherever occurring and by inserting in lieu thereof the words "the ranger";

(hh) by omitting from section one hundred and sixty- Sec. 164. four the word "inspector" and by inserting in (Obstructing lieu thereof the word "ranger"; persons authorised under this

Act.)
 (ii) by omitting from paragraph (h) of subsection Sec. 169.
 two of section one hundred and sixty-nine the (Notices, word "inspector" and by inserting in lieu etc., in Gazette to thereof the words "veterinary inspector, ranger, be received as evidence.)

(jj) (i) by omitting from paragraph (h) of sub-Sec. 171.
 section one of section one hundred and (Regulaseventy-one the word "inspectors" and by tions.)
 inserting in lieu thereof the words
 "veterinary inspectors";

(ii)

g foresti para et a

20

25

30

(114.0

10

5

15

ĽĽ

 (ii) by omitting from paragraph (i) of the same subsection the words "an inspector" and by inserting in lieu thereof the words "a veterinary inspector".

5 (2) All persons who immediately before the commencement of this Act held office as inspectors of stock under section twenty-one of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall be deemed to have been appointed as veterinary inspectors under
10 the said section as amended by this Act and shall, subject to the Pastures Protection Act, 1934, as amended by subsequent Acts, continue to hold office as veterinary inspectors.

(3) In the construction, and for the purposes of
15 any Act, by-law, regulation, ordinance, or any other instrument or document whatsoever, of the same or a different kind or nature, any reference to an inspector of stock appointed under section twenty-one of the Pastures Protection Act, 1934-1956, shall be read, deemed
20 and taken to refer to a veterinary inspector appointed under the said section as amended by this Act.

3. (1) The Noxious Insects Act, 1934-1954, is Amendment amended by inserting next after section eleven the of Act No. 22, 1934.

New sec. 11A.

25

11A. (1) Where by the culpable negligence or Surcharge of misconduct of any director or servant of a board directors and servants required by section ten of this Act to make and levy of a board. a special rate there has been a deficiency or loss incurred in the making, calculation, notification, collection, payment or recovery of such special rate the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply,

30

Pastures Protection (Amendment).					
	apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—				
5	 (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer"; 				
•	 (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown"; 				
	(ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".				
,	(3) All moneys received by the Colonial Treasurer pursuant to the provisions of this section shall be paid into the Noxious Insects Destruction Account.				
	(2) The Newigne Transles A. 1024 and the ist las				

(2) The Noxious Insects Act, 1934, as amended by stibsequent Acts and by this Act, may be cited as the Noxious Insects Act, 1934-1957.

4. (1) The Cattle Compensation Act, 1951-1956, is Amendment 25 of Act No. 26, 1951. amended-

> (a) by inserting at the end of paragraph (c) of sec. 12. subsection two of section twelve the following (Establishment word and new paragraph :--of Fund.)

a	n	đ	

(d) all sums of money received by the Colonial Treasurer in pursuance of section 16FA of this Act;

(b)

10

5

15

20

30

(b) by inserting next after section 16F the following New section:-

16FA. (1) Where by the culpable negligence Surcharge of or misconduct of any director or servant of a directors and servants board there has been a deficiency or loss of a board. incurred in the making, calculation, notification, collection, payment or recovery of any rate under this Division of this Part of this Act the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

 (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer";

 (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";

> (ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

25

30

10

5

15

Pastures Protection (Amendment).

(2) The Cattle Compensation Act, 1951, as amended by subsequent Acts and by this Act, may be cited as the Cattle Compensation Act, 1951-1957.

Sydney: A. H. Pettifer, Government Printer-1957.





Institute Protection (Amendmint).

New South Wales



ANNO SEXTO ELIZABETHÆ II REGINÆ

Act No. 68, 1957.

An Act to provide for the appointment of rangers by pastures protection boards; to make further provision with respect to the levying of rates by pastures protection boards; for these and other purposes to amend the Pastures Protection Act, 1934–1956, and certain other Acts; and for purposes connected therewith. [Assented to, 9th December, 1957.]

B^E it enacted by the Queen'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 Pro-Short title tection (Amendment) Act, 1957".

) 11069 [8d.]

citation.

(2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1957.

2. (1) The Pastures Protection Act, 1934-1956, is

Amendment of Act No. 35, 1934.

amended-

Sec. 4. (Interpretation.)

- (a) (i) by omitting from section four the definition of "Inspector";
 - (ii) by inserting in the same section after the definition of "'Rabbit-proof', 'marsupial-proof,' and 'dog-proof' " the following new definition :---
 - "Ranger" means ranger appointed in pursuance of section twenty-four of this Act.
 - (iii) by omitting from the definition of "'Travelling stock reserve' or 'reserve'" in the same section the words "reserve for access to or crossing of water" and by inserting in lieu thereof the words "reserve for access or crossing (where the reserve is for the purpose of providing travelling stock with access to or a crossing of water whether expressly notified for that purpose or not)";
- (b) (i) by omitting from section twenty-one the words "inspectors of stock" and by inserting in lieu thereof the words "veterinary inspectors";
 - (ii) by omitting from the same section the words
 "inspector of stock" where firstly, secondly, fourthly and fifthly occurring and by inserting in lieu thereof the words
 "veterinary inspector";
 - (iii) by omitting from the same section the words "An inspector of stock" and by inserting in lieu thereof the words "A veterinary inspector";

Sec. 21. (Inspectors.)

2

(c)

Pastures Protection (Amendment).

- (c) (i) by omitting from section twenty-two the Sec. 22. words "an inspector of stock" wherever (Temporary occurring and by inserting in lieu thereof inspector.) the words " a veterinary inspector":
 - (ii) by omitting from the same section the words "inspector of stock" wherever occurring and by inserting in lieu thereof the words "veterinary inspector";
- (d) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "secretary" (Other where firstly and secondly occurring the officers.) word "rangers";
 - (ii) by inserting in the same subsection after the word "Minister" where secondly occurring the following paragraph:-

The board shall if so directed by the Minister employ a rabbit inspector and shall unless the Minister otherwise approves employ at least one ranger.

- (iii) by inserting in subsection two of the same section after the word "secretary" the word "rangers";
- (iv) by inserting in subsection three of the same after the section word "secretary" wherever occurring the word "ranger":
- (e) by omitting subsection four of section thirty;

Sec. 30. (Amount of rate.)

- (f) by omitting from subsection three of section Sec. 42. forty-two the word "cost" and by inserting in (Withdrawal lieu thereof the words "current value": from
- (g) (i) by omitting from subsection five of section Sec. 48. forty-eight the words "the inspector" and (Permits, by inserting in lieu thereof the words "a travelling ranger employed by the board'':

of lands reserves.)

statements.)

(ii)

Pastures Protection (Amendment).

- (ii) by omitting from subsection seven of the same section the words "an inspector" and by inserting in lieu thereof the words "a ranger'':
- (h) (i) by omitting from subsection two of section forty-nine the words "the inspector of" and by inserting in lieu thereof the words "a ranger employed by the board for";
 - (ii) by omitting from subsection five of the same section the words "the inspector, chairman or secretary" and by inserting in lieu thereof the words "a ranger employed by or the chairman or secretary";
 - (iii) by omitting from the same subsection the words "an inspector" and by inserting in lieu thereof the words "a ranger":
 - (iv) by omitting from subsection six of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board'':
- (i) (i) by omitting from section fifty the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger";
 - (ii) by omitting from the same section the words "such inspector" and by inserting in lieu thereof the words "such ranger";
- (j) by omitting from section fifty-one the word "ten" and by inserting in lieu thereof the word "fifty";
- (k) (i) by omitting from section fifty-three the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board'':
 - (ii) by omitting from the same section the word "ten" and by inserting in lieu thereof the word "fifty":

(Persons in charge of travelling stock to produce permit or statement. etc.)

Sec. 51. (Travelling stock to be branded with letter T.)

Sec. 53.

(Stock not to be driven at night without consent.)

Sec. 49. (Stock starting from previous destination to pay travelling charge.)

Sec. 50.

Pastures Protection (Amendment).

(1) (i) by omitting from section fifty-four the words Sec. 54. "the inspector" and by inserting in lieu (Person in thereof the words "a ranger employed by travelling stock to the board":

notify inspector.)

- (ii) by omitting from the same section the word "ten" and by inserting in lieu thereof the word "fifty";
- (m) by omitting from section fifty-five the word Sec. 55. "ten" and by inserting in lieu thereof the word (Stock travelling "fifty";

past holding: notice to occupier.)

(n) by omitting from section fifty-six the word sec. 56. "ten" and by inserting in lieu thereof the word (Stock. "fifty":

unattended on reserves: depositing rubbish.)

- (o) by omitting from subsection two of section Sec. 57. fifty-seven the word "twenty" and by inserting (Route.) in lieu thereof the word "fifty";
- (p) (i) by omitting from subsection two of section sec. 58. fifty-eight the words "an inspector" and (Rate of by inserting in lieu thereof the words "a travel.) ranger'':
 - (ii) by inserting at the end of the same subsection the following new paragraphs :----

The court before whom a person is convicted of an offence against the foregoing provisions of this subsection shall. in addition to any penalty imposed, order such person-

> (a) where the offence was committed in respect of travelling within one district to pay to the board for that district; or

> > (b)

(b) where the offence was committed in respect of travelling within two or more districts to pay to the board for each such district in such proportions as the court deems equitable,

agistment fees, as prescribed, calculated in respect of the number of days the stock were travelled in the course of the commission of the offence in excess of the number of days the journey in respect of which the offence was committed would have taken had such stock travelled in the case of large stock at the rate of ten miles per day and in the case of sheep and of working large stock at the rate of six miles per day.

An order for the payment of agistment fees made under this subsection shall operate as an order for the payment of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended. The order may for such purpose be entered in the records of the court exercising jurisdiction under the said Act, as so amended, named in the order or if no such court is named, in the records of any court exercising such jurisdiction within the police district in which the order was made.

- (q) by omitting from section fifty-nine the words "ten pounds" and by inserting in lieu thereof the words "fifty pounds";
- (r) by omitting from subsection three of section sixty the word "ten" and by inserting in lieu thereof the word "fifty";

Sec. 59.

(Stock camping on reserves.)

Sec. 60. (Abandonment of travelling stock.)

(s)

Pastures Protection (Amendment).

(s) (i) by omitting from section sixty-two the words Sec. 62. "inspector or"; (Permitting

stock to

7

- (ii) by inserting in the same section after the remain on reserves.) word "district" where firstly occurring the words "or a ranger employed by such board'';
- (t) by inserting at the end of subsection three of Sec. 65. section sixty-five the words "Every owner or (Structures occupier of land shall be entitled to access over on reservesa travelling stock reserve to and from the lands occupation held by him to the nearest road where no access of reserves.) to and from such lands by means of a road or track is provided":
 - (u) (i) by omitting from subsection one of section Sec. 66. sixty-six the words "for the first offence to (Stock a penalty not exceeding twenty pounds, and unlawfully ona for any subsequent offence'':

travelling stock reserve.)

- (ii) (a) by omitting from subsection two of the same section the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger";
 - (b) by omitting from the same subsection the words "The inspector" and by inserting in lieu thereof the words "The ranger";
 - (iii) (a) by omitting from subsection three of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
 - (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "such ranger";

(iv)

- (iv) (a) by omitting from subsection (3A) of the same section the words "the inspector" and by inserting in lieu thereof the words "the rangers employed by the board";
 - (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "any such ranger";

- Sec. 70. (Improvement of public wateringplaces.)
- (v) (i) by omitting from paragraph (b) of subsection two of section seventy the words "shall be met out of the Western Division Public Watering Places Fund, and where there are no moneys or not sufficient moneys in that fund";
 - (ii) by inserting at the end of section seventy the following new subsection:---

(3) Where by reason of the revocation or variation of a declaration of a public watering-place, any Crown land, or land acquired under the provisions of section one hundred and ninety-seven of the Crown Lands Acts for a watering-place, ceases to be a public watering-place or part thereof the board or the council of a municipality or shire shall be entitled to compensation from the Minister for Lands for any improvements effected by it on such Crown land or land so acquired while controlling authority of such public watering-place.

Such compensation shall not in any case exceed the current value of such improvements: Provided that no compensation shall be payable in respect of any improvements effected out of moneys provided by Parliament.

Where

- 8

Where the Minister for Lands and the board or council fail to agree in regard to the amount of compensation the amount shall be determined by the local land board.

- (w) by omitting from section seventy-three the word sec. 73. "twenty-five" and by inserting in lieu thereof (Obstruction.) the word "fifty";
- (x) by omitting from section seventy-four the word Sec. 74. "ten" and by inserting in lieu thereof the word (Production of permits, "fifty"; etc.)
- (v) by omitting from section seventy-seven the word Sec. 77. "twenty-five" and by inserting in lieu thereof (Offences by caretaker, the word "fifty": etc.)
- (z) by omitting subsection three of section seventy- Sec. 78. (Application eight; of rents,

charges, etc.)

- (aa) by omitting from subsection four of section Sec. 82. eighty-two the words "An inspector" and by (Power to inserting in lieu thereof the words "A ranger, struction.) rabbit inspector";
- (bb) by omitting from subsection two of section Sec. 84. eighty-four the word "ten" and by inserting in (Natural enemies of lieu thereof the word "fifty"; noxious

animals.)

(cc) by inserting at the end of section ninety-one Sec. 91. (Special the following new subsection :-rate.)

(5) A special rate shall not be levied in pursuance of subsection one of this section after the commencement of the Pastures Protection (Amendment) Act, 1957.

(dd) (i) by omitting from subsection three of Sec. 95. section ninety-five the words "an inspector" (Destruction and by inserting in lieu thereof the words dogs in "a ranger"; certain events.) (ii)

Pastures Protection (Amendment).

 (ii) by omitting from subsections four and five of the same section the word "inspector" wherever occurring and by inserting in lieu thereof the word "ranger";

(ee) by omitting from section one hundred and fortythree the word "twenty-five" wherever occurring and by inserting in lieu thereof the word "fifty";

- (ff) by omitting from section 157A the word "inspector" and by inserting in lieu thereof the word "ranger";
- (gg) (i) by omitting from section one hundred and fifty-nine the words "An inspector" and by inserting in lieu thereof the words "A ranger";
 - (ii) by omitting from the same section the words "the inspector" wherever occurring and by inserting in lieu thereof the words "the ranger";
- (hh) by omitting from section one hundred and sixtyfour the word "inspector" and by inserting in lieu thereof the word "ranger";
 - (ii) by omitting from paragraph (h) of subsection two of section one hundred and sixty-nine the word "inspector" and by inserting in lieu thereof the words "veterinary inspector, ranger, rabbit inspector";
 - (jj) (i) by omitting from paragraph (h) of subsection one of section one hundred and seventy-one the word "inspectors" and by inserting in lieu thereof the words "veterinary inspectors";

(Persons interfering with rabbit-proof, and marsupialproof

Sec. 143.

fences.) Sec. 157A.

(Power to enter and inspect.)

Sec. 159. (Power to order owner or occupier

to muster.)

Sec. 164. (Obstructing persons authorised under this Act.)

Sec. 169. (Notices, etc., in Gazette to be received as evidence.)

Sec. 171. (Regulations.)

Pastures Protection (Amendment).

(ii) by omitting from paragraph (i) of the same subsection the words "an inspector" and by inserting in lieu thereof the words "a veterinary inspector".

(2) All persons who immediately before the commencement of this Act held office as inspectors of stock under section twenty-one of the Pastures Protection Act. 1934, as amended by subsequent Acts, shall be deemed to have been appointed as veterinary inspectors under the said section as amended by this Act and shall, subject to the Pastures Protection Act, 1934, as amended by subsequent Acts, continue to hold office as veterinary inspectors.

(3) In the construction, and for the purposes of any Act, by-law, regulation, ordinance, or any other instrument or document whatsoever, of the same or a different kind or nature, any reference to an inspector of stock appointed under section twenty-one of the Pastures Protection Act, 1934-1956, shall be read, deemed and taken to refer to a veterinary inspector appointed under the said section as amended by this Act.

3. (1) The Noxious Insects Act, 1934-1954, is Amendment amended by inserting next after section eleven the of Act No. 22, 1934. following new section :---

New sec. 11A.

11A. (1) Where by the culpable negligence or Surcharge of misconduct of any director or servant of a board directors required by section ten of this Act to make and levy of a board. a special rate there has been a deficiency or loss incurred in the making, calculation, notification, collection, payment or recovery of such special rate the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three. four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply,

apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words
 "into the appropriate fund of the board"
 and by inserting in lieu thereof the words
 "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";
 - (ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(3) All moneys received by the Colonial Treasurer pursuant to the provisions of this section shall be paid into the Noxious Insects Destruction Account.

(2) The Noxious Insects Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Noxious Insects Act, 1934-1957.

Amendment 4. (1) The Cattle Compensation Act, 1951-1956, is of Act No. 26, 1951.

Sec. 12. (Establishment of Fund.)

(a) by inserting at the end of paragraph (c) of subsection two of section twelve the following word and new paragraph:—

and

(d) all sums of money received by the Colonial Treasurer in pursuance of section 16FA of this Act;

(b)

Pastures Protection (Amendment).

(b) by inserting next after section 16F the following New section :---

16FA. (1) Where by the culpable negligence Surcharge of or misconduct of any director or servant of a directors and servants board there has been a deficiency or loss of a board. incurred in the making, calculation, notification, collection, payment or recovery of any rate under this Division of this Part of this Act the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19_{Λ} of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";
 - (ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(2) The Cattle Compensation Act, 1951, as amended by subsequent Acts and by this Act, may be cited as the Cattle Compensation Act, 1951-1957.

> By Authority: A. H. PETTIFER, Government Printer, Sydney, 1958





I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 27 November, 1957.





ELIZABETHÆ II REGINÆ

Act No. 68, 1957.

An Act to provide for the appointment of rangers by pastures protection boards; to make further provision with respect to the levying of rates by pastures protection boards; for these and other purposes to amend the Pastures Protection Act, 1934–1956, and certain other Acts; and for purposes connected therewith. [Assented to, 9th December, 1957.]

B^E it enacted by the Queen'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 Pro-short title and citation."

(2)

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

> G. BOOTH, Chairman of Committees of the Legislative Assembly.

(2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1957.

Amendment of Act No. 35, 1934.

2. (1) The Pastures Protection Act, 1934-1956, is amended—

Sec. 4. (Interpretation.)

- (a) (i) by omitting from section four the definition of "Inspector";
 - (ii) by inserting in the same section after the definition of "'Rabbit-proof', 'marsupialproof,' and 'dog-proof' " the following new definition:—
 - "Ranger" means ranger appointed in pursuance of section twenty-four of this Act.
 - (iii) by omitting from the definition of "'Travelling stock reserve' or 'reserve'" in the same section the words "reserve for access to or crossing of water" and by inserting in lieu thereof the words "reserve for access or crossing (where the reserve is for the purpose of providing travelling stock with access to or a crossing of water whether expressly notified for that purpose or not)";
- (b) (i) by omitting from section twenty-one the words "inspectors of stock" and by inserting in lieu thereof the words "veterinary inspectors";
 - (ii) by omitting from the same section the words
 "inspector of stock" where firstly, secondly, fourthly and fifthly occurring and by inserting in lieu thereof the words
 "veterinary inspector";
 - (iii) by omitting from the same section the words "An inspector of stock" and by inserting in lieu thereof the words "A veterinary inspector";

Sec. 21. (Inspectors.)

- (c) (i) by omitting from section twenty-two the Sec. 22.
 words "an inspector of stock" wherever (Temporary occurring and by inserting in lieu thereof inspector.) the words "a veterinary inspector";
 - (ii) by omitting from the same section the words
 "inspector of stock" wherever occurring and by inserting in lieu thereof the words
 "veterinary inspector";
- (d) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "secretary" (Other where firstly and secondly occurring the word "rangers";
 - (ii) by inserting in the same subsection after the word "Minister" where secondly occurring the following paragraph:—

The board shall if so directed by the Minister employ a rabbit inspector and shall unless the Minister otherwise approves employ at least one ranger.

- (iii) by inserting in subsection two of the same section after the word "secretary" the word "rangers";
- (iv) by inserting in subsection three of the same section after the word "secretary" wherever occurring the word "ranger";
- (e) by omitting subsection four of section thirty;

Sec. 30. (Amount of rate.)

- (f) by omitting from subsection three of section Sec. 42. forty-two the word "cost" and by inserting in (Withdrawal lieu thereof the words "current value"; of lands from reserves.)
- (g) (i) by omitting from subsection five of section Sec. 48. forty-eight the words "the inspector" and (Permits, by inserting in lieu thereof the words "a licenses and travelling ranger employed by the board"; statements.)

(ii)

- (ii) by omitting from subsection seven of the same section the words "an inspector" and by inserting in lieu thereof the words "a ranger";
- (h) (i) by omitting from subsection two of section forty-nine the words "the inspector of" and by inserting in lieu thereof the words "a ranger employed by the board for";
 - (ii) by omitting from subsection five of the same section the words "the inspector, chairman or secretary" and by inserting in lieu thereof the words "a ranger employed by or the chairman or secretary";
 - (iii) by omitting from the same subsection the words "an inspector" and by inserting in lieu thereof the words "a ranger";
 - (iv) by omitting from subsection six of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
- (i) by omitting from section fifty the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger";
 - (ii) by omitting from the same section the words
 "such inspector" and by inserting in lieu
 thereof the words "such ranger";
- (j) by omitting from section fifty-one the word "ten" and by inserting in lieu thereof the word "fifty";
- (k) (i) by omitting from section fifty-three the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
 - (ii) by omitting from the same section the word "ten" and by inserting in lieu thereof the word "fifty";

Sec. 49. (Stock starting from previous destination to pay travelling charge.)

(Persons in charge of travelling stock to produce permit or statement, etc.)

Sec. 50.

Sec. 51. (Travelling stock to be branded with letter T.)

Sec. 53. (Stock not to be driven at night without consent.)

Pastures Protection (Amendment). (1) (i) by omitting from section fifty-four the words Sec. 54. "the inspector" and by inserting in lieu (Person in thereof the words "a ranger employed by travelling the board"; stock to notify inspector.) (ii) by omitting from the same section the word "ten" and by inserting in lieu thereof the word "fifty"; (m) by omitting from section fifty-five the word Sec. 55. "ten" and by inserting in lieu thereof the word (Stock "fifty"; travelling past holding: notice to occupier.) (n) by omitting from section fifty-six the word Sec. 56. "ten" and by inserting in lieu thereof the word (Stock unattended "fifty"; on reserves: depositing rubbish.) (o) by omitting from subsection two of section sec. 57. fifty-seven the word "twenty" and by inserting (Route.) in lieu thereof the word "fifty";

- (p) (i) by omitting from subsection two of section Sec. 58. fifty-eight the words "an inspector" and (Rate of by inserting in lieu thereof the words "a travel.) ranger";

The court before whom a person is convicted of an offence against the foregoing provisions of this subsection shall, in addition to any penalty imposed, order such person—

> (a) where the offence was committed in respect of travelling within one district to pay to the board for that district; or

24

(b)

(b) where the offence was committed in respect of travelling within two or more districts to pay to the board for each such district in such proportions as the court deems equitable,

agistment fees, as prescribed, calculated in respect of the number of days the stock were travelled in the course of the commission of the offence in excess of the number of days the journey in respect of which the offence was committed would have taken had such stock travelled in the case of large stock at the rate of ten miles per day and in the case of sheep and of working large stock at the rate of six miles per day.

An order for the payment of agistment fees made under this subsection shall operate as an order for the payment of money under the Small Debts Recovery Act, 1912, as amended by subsequent Acts, and be enforceable as such an order under the provisions of that Act, as so amended. The order may for such purpose be entered in the records of the court exercising jurisdiction under the said Act, as so amended, named in the order or if no such court is named, in the records of any court exercising such jurisdiction within the police district in which the order was made.

- (q) by omitting from section fifty-nine the words "ten pounds" and by inserting in lieu thereof the words "fifty pounds";
- (r) by omitting from subsection three of section sixty the word "ten" and by inserting in lieu thereof the word "fifty";

Sec. 59. (Stock camping on reserves.)

Sec. 60. (Abandonment of travelling stock.)

6

(s)

Pastures Protection (Amendment).

- (s) (i) by omitting from section sixty-two the words Sec. 62. "inspector or"; (Permitting stock to
 - (ii) by inserting in the same section after the remain on reserves.) word "district" where firstly occurring the words "or a ranger employed by such board";
- (t) by inserting at the end of subsection three of Sec. 65. section sixty-five the words "Every owner or (Structures occupier of land shall be entitled to access over on reserves a travelling stock reserve to and from the lands occupation held by him to the nearest road where no access to and from such lands by means of a road or track is provided";
- (u) (i) by omitting from subsection one of section Sec. 66. sixty-six the words "for the first offence to (Stock a penalty not exceeding twenty pounds, and unlawfully for any subsequent offence";
 - (ii) (a) by omitting from subsection two of the same section the words "an inspector" wherever occurring and by inserting in lieu thereof the words "a ranger";
 - (b) by omitting from the same subsection the words "The inspector" and by inserting in lieu thereof the words "The ranger";
 - (iii) (a) by omitting from subsection three of the same section the words "the inspector" and by inserting in lieu thereof the words "a ranger employed by the board";
 - (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "such ranger";

(iv)

- (iv) (a) by omitting from subsection (3A) of the same section the words "the inspector" and by inserting in lieu thereof the words "the rangers employed by the board";
 - (b) by omitting from the same subsection the words "such inspector" and by inserting in lieu thereof the words "any such ranger";

Sec. 70. (Improvement of public wateringplaces.)

- (v) (i) by omitting from paragraph (b) of subsection two of section seventy the words "shall be met out of the Western Division Public Watering Places Fund, and where there are no moneys or not sufficient moneys in that fund";
 - (ii) by inserting at the end of section seventy the following new subsection:—

(3) Where by reason of the revocation or variation of a declaration of a public watering-place, any Crown land, or land acquired under the provisions of section one hundred and ninety-seven of the Crown Lands Acts for a watering-place, ceases to be a public watering-place or part thereof the board or the council of a municipality or shire shall be entitled to compensation from the Minister for Lands for any improvements effected by it on such Crown land or land so acquired while controlling authority of such public watering-place.

Such compensation shall not in any case exceed the current value of such improvements: Provided that no compensation shall be payable in respect of any improvements effected out of moneys provided by Parliament.

Where

Where the Minister for Lands and the board or council fail to agree in regard to the amount of compensation the amount shall be determined by the local land board.

- (w) by omitting from section seventy-three the word sec. 73. "twenty-five" and by inserting in lieu thereof (Obstruethe word "fifty";
- (x) by omitting from section seventy-four the word Sec. 74. "ten" and by inserting in lieu thereof the word (Production "fifty"; etc.)
- (y) by omitting from section seventy-seven the word sec. 77. "twenty-five" and by inserting in lieu thereof (Offences by the word "fifty"; etc.)
- (z) by omitting subsection three of section seventy- Sec. 78.
 eight; (Applicat)

(Application of rents, charges, etc.)

- (aa) by omitting from subsection four of section Sec. 82. eighty-two the words "An inspector" and by (Power to inserting in lieu thereof the words "A ranger, struction.) rabbit inspector";
- (bb) by omitting from subsection two of section Sec. 84. eighty-four the word "ten" and by inserting in (Natural lieu thereof the word "fifty"; noxious animals.)

(Special rate.)

(5) A special rate shall not be levied in pursuance of subsection one of this section after the commencement of the Pastures Protection (Amendment) Act, 1957.

(dd) (i) by omitting from subsection three of Sec. 95. section ninety-five the words "an inspector" (Destruction and by inserting in lieu thereof the words dogs in "a ranger";

(ii) events.)

Pastures Protection (Amendment).

(ii) by omitting from subsections four and five of the same section the word "inspector" buttome all wherever occurring and by inserting in lieu thereof the word "ranger":

Sec. 143. (ee) by omitting from section one hundred and fortythree the word "twenty-five" wherever occur-N Tomart ring and by inserting in lieu thereof the word "fifty";

"fort" and by inserting in for the cold the word

(ff) by omitting from section 157A the word "inspector" and by inserting in lieu thereof the word "ranger";

sec. 159. (i) by omitting from section one hundred and fifty-nine the words "An inspector" and by inserting in lieu thereof the words "A ranger'':

(ii) by omitting from the same section the words "the inspector" wherever occurring control results Ar and by inserting in lieu thereof the words "the ranger";

sec. 164. (hh) by omitting from section one hundred and sixty-(Obstructing four the word "inspector" and by inserting in lieu thereof the word "ranger";

Act.) See 169 (ii) by omitting from paragraph (h) of subsection two of section one hundred and sixty-nine the word "inspector" and by inserting in lieu thereof the words "veterinary inspector, ranger, as evidence.) rabbit inspector";

(jj) (i) by omitting from paragraph (h) of sub-(Regula-) section one of section one hundred and tions.) seventy-one the word "inspectors" and by inserting in lieu thereof the words "veterinary inspectors";

(ii)

(Persons interfering with rabbit-proof. $\frac{\log \operatorname{proof}}{\log 2}$ and $\frac{\log 2}{\log 2}$ with view of maintain rol (x) marsupialproof fences.)

Sec. 157A. (Power to enter and inspect.)

(Power to order owner or occupier to muster.)

persons authorised under this inst

(Notices, etc., in Gazette to be received

Sec. 171.

(ii) econta.)

(ii) by omitting from paragraph (i) of the same subsection the words "an inspector" and by inserting in lieu thereof the words "a veterinary inspector".

(2) All persons who immediately before the commencement of this Act held office as inspectors of stock under section twenty-one of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall be deemed to have been appointed as veterinary inspectors under the said section as amended by this Act and shall, subject to the Pastures Protection Act, 1934, as amended by subsequent Acts, continue to hold office as veterinary inspectors.

(3) In the construction, and for the purposes of any Act, by-law, regulation, ordinance, or any other instrument or document whatsoever, of the same or a different kind or nature, any reference to an inspector of stock appointed under section twenty-one of the Pastures Protection Act, 1934-1956, shall be read, deemed and taken to refer to a veterinary inspector appointed under the said section as amended by this Act.

3. (1) The Noxious Insects Act, 1934-1954, is Amendment amended by inserting next after section eleven the of Act No. 22, 1934. following new section :---

New sec. 11A.

11A. (1) Where by the culpable negligence or Surcharge of misconduct of any director or servant of a board directors required by section ten of this Act to make and levy of a board. a special rate there has been a deficiency or loss incurred in the making, calculation, notification, collection, payment or recovery of such special rate the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall (1) apply,

apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words
 "into the appropriate fund of the board" and by inserting in lieu thereof the words
 "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";
 - (ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(3) All moneys received by the Colonial Treasurer pursuant to the provisions of this section shall be paid into the Noxious Insects Destruction Account.

(2) The Noxious Insects Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Noxious Insects Act, 1934-1957.

Amendment 4. (1) The Cattle Compensation Act, 1951-1956, is of Act amended— No. 26, 1951.

Sec. 12. (Establishment of Fund.) [m]

(a) by inserting at the end of paragraph (c) of subsection two of section twelve the following word and new paragraph:—

(d) all sums of money received by the Colonial Treasurer in pursuance of section 16FA of this Act;

(b)

and

(b) by inserting next after section 16F the following New new section:-

16FA. (1) Where by the culpable negligence Surcharge of or misconduct of any director or servant of a directors and servants board there has been a deficiency or loss of a board. incurred in the making, calculation, notification, collection, payment or recovery of any rate under this Division of this Part of this Act the Auditor-General may surcharge on such director or servant the amount of such deficiency or loss.

(2) The provisions of subsections two, three, four and five of section 19A of the Pastures Protection Act, 1934, as amended by subsequent Acts, shall apply, mutatis mutandis, to and in respect of such surcharge. For the purposes of this section the said subsections shall be deemed to be amended as follows:—

- (a) by omitting from subsection two the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer";
- (b) (i) by inserting in subsection four after the words "the board" where secondly, fourthly and fifthly occurring the words "or the Crown";
 - (ii) by omitting from the same subsection the words "into the appropriate fund of the board" and by inserting in lieu thereof the words "to the Colonial Treasurer".

(2)

(2) The Cattle Compensation Act, 1951, as amended by subsequent Acts and by this Act, may be cited as the Cattle Compensation Act, 1951-1957.

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

E. W. WOODWARD, Governor.

Government House, Sydney, 9th December, 1957.

Bra. (1) Where by the culpuble negligemen Sectors of or missionly of any directors of a director

a) by smithing from subsection two the words 'linte the appropriate fund of the bound'l and by meeting in New theorem The words ''to the Johanial 'freasurer'';

(b) (i) by innertial to subsection four after the words "the bound" where recently, foundly and fifting occurring the words "for the Crocks";

(i) is additing from the armo subcention the swords. White white argumentate fault of the loard? and by inacting in the thread? The Words. "To i the Colonial or convision."

(2)



31 1 うち