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, 10 December, 1964.

New South Wales



ANNO TERTIO DECIMO

ELIZABETHÆ II REGINÆ

Act No. , 1964.

An Act to make further provisions with respect to rating under the Pastures Protection Act, 1934, as amended by subsequent Acts; to increase the rates payable under that Act, as so amended, for travelling stock; to make provisions prohibiting the marking of the fleeces and skins of sheep with certain substances; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith.

BE 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 5 follows: —

1. (1) This Act may be cited as the "Pastures Protec- Short title tion (Amendment) Act, 1964".

citation.

- (2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the 10 Pastures Protection Act, 1934-1964.
 - (3) The Pastures Protection Act, 1934, as amended by subsequent Acts, is in this Act referred to as the Principal Act.
 - 2. (1) Part I of the Principal Act is amended—

Amendment of Act No. 35, 1934. Part I. (Preliminary.)

(a) by omitting from the matter relating to Part VIII Sec. 2. 15 in section two the figures and letter "157A" and (Division by inserting in lieu thereof the figures and letter into Parts.) "157B";

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(b) (i) by omitting from section four the definition Sec. 4. of "Colour brand" and by inserting in lieu (Interprethereof the following definition: -

> "Colour brand" means any brand made upon a sheep by means of a prescribed substance that is of a prescribed colour.

(ii) by inserting in the same section after the definition of "Permit officer" the following new definition: -

> "Pig" includes boar, sow, barrow, piglet or sucker.

(2) Subparagraph (i) of paragraph (b) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

3.

Part II of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part II. (Pastures Protection Districts and Boards.)

- (a) by omitting paragraph (e) of subsection one of Sec. 8. section eight and by inserting in lieu thereof the (Extraordinary following paragraph: vacancy.)
- (e) becomes a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts; or;
- (b) by omitting from subsection one of section twenty- Sec. 23. 10 three the words "The Minister" and by inserting in (Permit lieu thereof the words "A board";
 - (c) by inserting next after subsection two of section Sec. 24. twenty-four the following new subsection: -(Other officers.)
 - (2A) The Crown shall contribute one-half of the cost of insurance under the Workers' Compensation Act, 1926, as amended by subsequent Acts, in respect of each ranger.
 - (1) Part III of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part III. (Rates.)

- (a) by inserting next after section twenty-five the New sec. 25A. following new section: -20
 - 25A. (1) For the purpose of defraying expenses Special incurred by it in any year in connection with the pigs. eradication and control of disease in pigs, a board may, subject to this Part, make and levy in the next ensuing year a special rate on each occupier of land

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land which is ratable land under subsection three of section thirty-one of this Act and is within the district.

- (2) In addition to any specific provisions relating to any such special rate, the provisions of this Part (subsections two, three and four of section twenty-seven, section thirty, subsections one and two of section thirty-one and section thirty-two excepted) shall apply, mutatis mutandis, to the making, levying, notification, collection, payment, recovery and apportionment of such special rate, and for those purposes, "stock", in this Part, includes pigs.
- (b) by inserting next after section twenty-eight the New sec. 28A. following new section: -
- 28A. A person shall, within one month of his Notification 15 ceasing to be or becoming the occupier of ratable of changes in occupancy land, give the prescribed notice to the board. of ratable land.
 - (i) by inserting next after subsection one of section Sec. 29. (Liability twenty-nine the following new subsection: of person

(1A) The provisions of subsection one of becoming occupier.) this section shall not affect or extend to any person who is the occupier of land the subject of a lease or purchase from the Crown, where the lease is granted or purchase is made after the rate is levied, whether the land has been previously held under a lease or purchase from the Crown or not.

- (ii) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection: -
 - (5) If the occupier of any land pays to the board any rate which accrued during the occupancy of the land by some other person, he may recover from that other person such proportion of the rate as accrued whilst that other person was in occupation of the land.

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(d)

| | Pastures Protection (Amendment). |
|----|--|
| | (d) by inserting next after subsection two of section Sec. 31. thirty-one the following new subsection: — (Ratable land.) |
| 5 | (3) In respect of any year in which a board makes a special rate pursuant to section 25A of this Act, the occupier of land within a district— |
| | (a) on which land there were kept on the thirty- first day of December preceding the year for which the special rate is made, four pigs or more; or |
| 10 | (b) in respect of which land the number determined by the board pursuant to subsection two of section 32A of this Act or by a local land board on appeal is four or more, |
| 15 | shall, subject to subsection two of section 25A of this Act, be ratable and the land shall be ratable land for the purposes of section fifteen of this Act and this Part, but shall not, by reason only of this subsection, be ratable land for the purposes of any other Act. |
| 20 | (e) by inserting next after section thirty-two the follow- New sec. ing new section:— |
| | 32A. (1) Subject to the provisions of this Act, a Amount of special rate made pursuant to section 25A of this rate for Act shall be calculated in accordance with the pigs. |
| 25 | number of pigs shown in the return furnished in pursuance of the provisions of section thirty-nine of this Act as being owned by the occupier and on the land on the thirty-first day of December immediately preceding the year for which the rate |
| 30 | is made, including pigs so owned which were travelling to or from the said land and pigs which have been removed from that land on agistment. |
| 35 | Where, however, the one occupier is ratable in respect of more than one holding, any travelling pigs or pigs on agistment shall be taken into account in respect of one of such holdings only. |
| | |

- (2) Where a board is aware that an occupier of land within the district has kept pigs on the land during any part of the year immediately preceding the year for which a special rate is made pursuant to section 25A of this Act and—
 - (a) the number of pigs shown in the return referred to in subsection one of this section is less than the number, as determined by the board, of pigs which could reasonably have been kept on the land on the thirtyfirst day of December immediately preceding the year for which the special rate is made;
 - (b) the return is not furnished to the secretary of the board by the prescribed date,

the special rate shall be calculated in accordance with the number, as determined by the board, of pigs which could reasonably have been kept on the land on the said thirty-first day of December.

- (3) In making any such determination, the board shall have regard to the nature of the holding, the improvements and equipment thereon used or usable for pig-keeping, the manner in which the holding has been worked and any other relevant information in the board's possession.
- (4) Where the occupier of any land is dissatisfied with any determination of the board made pursuant to subsection two of this section, he may, within thirty days after service of the rate notice, appeal in the same manner as is provided in section thirty-three of this Act in the case of appeals against the board's determination of carrying capacity.

The provisions of the said section thirty-three shall apply, mutatis mutandis, to any appeal pursuant to this subsection and a reference in that section to carrying capacity shall be construed as a reference to the number of pigs which could reasonably

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Pastures Protection (Amendment).

Act No.

reasonably have been kept on that land on the relevant date, having regard to the matters referred to in subsection three of this section.

- (5) Where the rate calculated in accordance with the provisions of this section is less than two shillings, the rate which shall be levied shall be two shillings.
- (i) by inserting next after subsection one of section Sec. 39. (Returns thirty-nine the following new subsection: of land and stock.)
 - (1A) Any return purporting to be a return under subsection one of this section and to be made or signed by or on behalf of any person shall be deemed to be a return under that subsection duly made and signed by that person until the contrary is proved.
 - (ii) by inserting at the end of the same section the following new subsection: -
 - (3) In this section, "stock" includes pigs.
- (g) by inserting next after section thirty-nine the New sec. 20 following new section: -
 - 39A. (1) A board may, in the prescribed Duty to manner, require any owner or occupier of land, supply information or any owner of stock to furnish, within the respecting prescribed time and in the prescribed manner, any land or information regarding such land or stock which stock. is required by the board for the purposes of verifying or inquiring into the accuracy of information contained in any return of land and stock furnished to it under section thirty-nine of this Act.

(2) Any person who, being required to furnish any information pursuant to subsection one of this section-

(a) fails to do so within the prescribed time or in the prescribed manner; or

(b)

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(b) furnishes any incorrect or misleading information,

shall be liable to a penalty not exceeding fifty pounds.

- (3) In this section, "stock" includes pigs.
- (h) by inserting in section forty after the word "Part" Sec. 40. where firstly occurring the words and symbols (Holdings "(other than subsection three of section thirty- in two or more one)". districts.)
- 10 (2) Paragraphs (b) and (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
 - (1) Part IV of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part IV. (Travelling Stock and Travelling Stock and Camping

- 15 (a) by omitting from subsection (3B) of section forty- Sec. 41. one the words "section sixty-six" and by inserting (Control of in lieu thereof the words, figures and letters travelling stock and "sections sixty-six, 66A and 66B";
 - camping reserves.)
- (b) (i) by omitting from subsection two of section Sec. 43. forty-three the words "one shilling" where (Rate on 20 firstly occurring and by inserting in lieu there-travelling stock.) of the words "one shilling and fourpence";
 - (ii) by omitting from the same subsection the words "one shilling and sixpence" and by inserting in lieu thereof the words "two shillings";

(iii)

- (iii) by inserting in the same subsection after the words "twenty-five head" the words "but in neither case shall the amount payable in respect of any journey be less than two shillings and sixpence.";
- (c) (i) by inserting in subparagraph (i) of paragraph Sec. 48.

 (a) of subsection one of section forty-eight (Permits, licenses, and after the word "person" the words "and the travelling stock moved are the stock described in the statements.) permit issued for the journey";
 - (ii) by inserting at the end of subparagraph (ii) of the same paragraph the word "or";
 - (iii) by inserting in subparagraph (iii) of the same paragraph after the word "statement" where secondly occurring the words "and the stock moved are the stock described in the travelling statement";
 - (iv) by inserting next after paragraph (b) of subsection two of the same section the following new paragraph:—
 - (b1) in the case of sheep or large stock being moved by their owner by the most direct route between two holdings occupied by him within the same district, such holdings being by such route more than twelve miles apart, provided that their movement over any travelling stock reserve, camping reserve or road is entirely by motor transport;
 - (v) by inserting next after subsection seven of the same section the following new subsection:—
 - (8) Any person who in or in connection with any application for a permit or renewed permit or in connection with any travelling statement furnishes any information which is false or misleading in any material particular shall be liable to a penalty not exceeding fifty pounds.

(d)

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| 5 | (d) (i) by omitting from subsection one of section so forty-nine the words "Where the owner of stock moves them on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination he desires to move them to another destination he shall obtain a renewed permit for such subsequent journey" and by inserting in lieu thereof | (Stock starting from previous destination to pay travelling |
|----|---|---|
| 15 | the following words:— If any stock are moved on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination it is desired to move them to another destination a renewed permit shall be | |
| 20 | obtained for such subsequent journey. (ii) by omitting from subsection two of the same section the words "the Minister, or"; (iii) by omitting subsection nine of the same section and by inserting in lieu thereof the following subsection:— | |
| 25 | (9) If any person moves any stock on a journey in respect of which a renewed permit is required by this section, and if such renewed permit has not been obtained or the stock so moved are not the stock described in the | |
| 30 | renewed permit, the owner of the stock, unless they are being moved without his authority, and, if the stock are moved by some person other than the owner, that person, shall be liable to a penalty not exceeding fifty pounds. | 0 |
| 35 | | (Stock not to be driven at night |
| 40 | journey specified in the travelling statement commences. | |

(f)

- (f) by omitting from subsection two of section fifty- Sec. 58. eight the words "any penalty imposed, order such (Rate of person" and by inserting in lieu thereof the words "imposing a penalty, order the person shown as the owner of the stock in the permit, renewed permit, travelling statement or working large stock license, as the case may be";
- (g) by omitting subsection two of section sixty-six and Sec. 66.

 by inserting in lieu thereof the following subsec- (Stock unlawfully on a travelling

(2) The court before which a person is con-reserve.) victed of an offence against the provisions of subsection one of this section shall, in addition to imposing a penalty, order the owner of the stock—

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

(b) where the offence was committed 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 trespassing on the travelling stock reserve.

The provisions of subsection two of section fiftyeight of this Act relating to the operation and enforcement of orders for the payment of agistment fees shall apply, mutatis mutandis, to orders for the payment of agistment fees made pursuant to this subsection.

(h) by inserting next after section sixty-six the following New secs. new sections:— 66A and 66B.

66A. (1) (a) Any stock deemed by section Impounding. sixty-six of this Act to be trespassing stock may be impounded by the board on any day of the week and at any time of the day or night.

(b)

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- (b) Such impounding may be effected by a ranger or other officer of the board or any person authorised in writing by a ranger.
- (c) Subject to paragraph (d) of this subsection, the ranger, officer or person impounding the animal shall drive, lead or otherwise take it to such pound as he deems convenient.
- (d) The board may detain any animal in like manner and for the like period that a council may do so under the provisions of section four hundred and twenty-six of the Local Government Act, 1919, as amended by subsequent Acts.
- (2) Any animal seized or detained for the purpose of impounding may, at any time before it is placed in a pound, be released by the board or any person empowered by this section to effect an impounding to the owner of the animal or any person authorised in writing by him to take delivery thereof on his behalf upon payment of deterrent fees, damage fees and driving charges calculated at the rates applicable to a case where an animal is impounded by the board.
- (3) Where any money is received from a person to whom a seized or detained animal is released in pursuance of subsection two of this section he shall be issued with a receipt therefor and the money shall forthwith be paid over to the board by the person who received it.
- (4) Where the board or any person empowered by this section to effect an impounding has seized or detained an animal for the purpose of impounding, it or such person, as the case may be, shall, on demand by the owner of the animal or any person authorised in writing by him as aforesaid, state the amount to be paid to obtain the release of the animal and, if demanded, furnish a statement showing particulars of such amount.

(5) Any person applying for the release of any animal seized, detained or impounded in pursuance of this Act shall state to the board or the person to whom application is made his full name and address and also, if he is not the owner, the full name and address of the owner of the animal and shall, if he obtains the release of the animal, give a receipt for the animal.

66B. Any person who rescues, or incites or Rescue. 10 assists any other person in rescuing any animal lawfully impounded or seized or detained for the purpose of being impounded in pursuance of the provisions of this Act, shall be liable to a penalty not exceeding twenty pounds, together with the fees, charges and damages payable to the board in 15 respect of such animal.

(2) Paragraph (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Part VI of the Principal Act is amended— 20

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Further amendment of Act No. 35, 1934. Part VI. (Noxious Animals.)

(a) by omitting from section eighty-five the words Sec. 85. "the Consolidated Revenue Fund" and by inserting (Permission in lieu thereof the words "such board as the to keep Minister may direct";

noxious animals.)

(b) by inserting in subsection one of section one Sec. 101. 25 hundred and one after the words "section one (Powers of hundred" the words "or, at least seven days authorised person.) previously, has served upon the occupier of any land notice in writing of its intention to enter such land for the purpose of taking such measures and 30 carrying out such work as it deems necessary for or with respect to the destruction of native dogs thereon". 7.

7. Part VII of the Principal Act is amended—

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Further amendment of Act No. 35, 1934. Part VII. (Rabbit. Marsupial, and Dogproof Fences.)

- (a) (i) by inserting in subsection one of section one Sec. 126. hundred and twenty-six after the words (Fencing "adjoining the reserve" the words "or separ-reserves.) ated therefrom only by a road";
 - (ii) by inserting in paragraph (a) of the same subsection after the words "travelling stock reserve" the words "or road, as the case may be,";
- 10 (b) by inserting in subsection one of section one hundred sec. 143. and forty-three after the word "reserve," the words (Persons "or a fence on the boundary of a holding separated interfering with rabbitfrom a travelling stock reserve only by a road,".

proof, dog-proof, and marsupialproof fences.) Further amendment

(1) Part VIII of the Principal Act is amended—

of Act No. 35, 1934. Part VIII. (Branding and Earmarking of Sheep.)

(a) by omitting from paragraph (b) of subsection two Sec. 145. 15 of section one hundred and forty-five the words (Owner of "the inspector," and by inserting in lieu thereof sheep to register the words "a ranger";

(b) by omitting from subsections two and three of Sec. 157. 20 section one hundred and fifty-seven the word (Offences.) "inspector" wherever occurring and by inserting in lieu thereof the words "secretary of the board";

(c)

- (c) by inserting next after section 157A the following New sec. new section:—
 - 157B. (1) Except in such circumstances and Restriction subject to such conditions as may be prescribed, as to marking of and except as provided in subsection two of this fleece or section, a person who marks the fleece or skin of skin of a sheep with any substance, whether for the purpose of branding or otherwise, shall be liable to a penalty not exceeding fifty pounds.
- 10 (2) The provisions of subsection one of this section shall not extend to the marking of the fleece or skin of a sheep with raddle, grease, crayon or a substance registered as a stock medicine under the Stock Foods and Medicines Act, 1940, or any Act amending that Act, or to branding with a colour brand.

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- (2) Paragraph (c) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette, being
 20 a day not earlier than the day appointed pursuant to subsection two of section two of this Act.
 - 9. (1) Part X of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part X. (General Provisions.)

(a) by inserting in subsection one of section one Sec. 163.

hundred and sixty-three after the words "to any" (Penalty for not giving information.)

- (b) by inserting next after paragraph (m) of subsection Sec. 171. one of section one hundred and seventy-one the (Regulations.) following new paragraph: -
 - (m1) the substances with which and the colours in which colour brands may be made.
- (2) Paragraph (b) of subsection one of this section shall commence upon the day appointed by the Governor pursuant to subsection two of section two of this Act.

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BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1964 [1s. 4d.]

No. , 1964.

A BILL

To make further provisions with respect to rating under the Pastures Protection Act, 1934, as amended by subsequent Acts; to increase the rates payable under that Act, as so amended, for travelling stock; to make provisions prohibiting the marking of the fleeces and skins of sheep with certain substances; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith.

[Mr. Enticknap; -3 December, 1964.]

BE 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 5 follows: -

1. (1) This Act may be cited as the "Pastures Protec-Short title tion (Amendment) Act, 1964".

and citation.

- (2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the 10 Pastures Protection Act, 1934-1964.
 - (3) The Pastures Protection Act, 1934, as amended by subsequent Acts, is in this Act referred to as the Principal Act.
 - (1) Part I of the Principal Act is amended—

Amendment of Act No. 35, 1934. Part I. (Preliminary.)

(a) by omitting from the matter relating to Part VIII Sec. 2. 15 in section two the figures and letter "157A" and (Division by inserting in lieu thereof the figures and letter into Parts.) "157B";

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(b) (i) by omitting from section four the definition Sec. 4. of "Colour brand" and by inserting in lieu (Interprethereof the following definition: -

> "Colour brand" means any brand made upon a sheep by means of a prescribed substance that is of a prescribed colour.

(ii) by inserting in the same section after the definition of "Permit officer" the following

new definition: -

"Pig" includes boar, sow, barrow, piglet or sucker.

(2) Subparagraph (i) of paragraph (b) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

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| 3. | Part II | of th | ne Princi | pal Act | is | amended— |
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|----|---------|-------|-----------|---------|----|----------|

Further amendment of Act No. 35, 1934. Part II. (Pastures Protection Districts and Boards.)

- (a) by omitting paragraph (e) of subsection one of Sec. 8. section eight and by inserting in lieu thereof the (Extrafollowing paragraph:
 - ordinary vacancy.)
 - (e) becomes a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958. as amended by subsequent Acts; or;
- (b) by omitting from subsection one of section twenty- Sec. 23. three the words "The Minister" and by inserting in (Permit officers.) 10 lieu thereof the words "A board";
 - (c) by inserting next after subsection two of section Sec. 24. twenty-four the following new subsection: -(Other officers.)
 - (2A) The Crown shall contribute one-half of the cost of insurance under the Workers' Compensation Act, 1926, as amended by subsequent Acts, in respect of each ranger.
 - (1) Part III of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part III. (Rates.)

- (a) by inserting next after section twenty-five the New sec. following new section: -
 - 25A. (1) For the purpose of defraying expenses Special incurred by it in any year in connection with the rate for pigs. eradication and control of disease in pigs, a board may, subject to this Part, make and levy in the next ensuing year a special rate on each occupier of land

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of ratable land.

Pastures Protection (Amendment).

land which is ratable land under subsection three of section thirty-one of this Act and is within the district.

- (2) In addition to any specific provisions relating to any such special rate, the provisions of this Part (subsections two, three and four of section twenty-seven, section thirty, subsections one and two of section thirty-one and section thirty-two excepted) shall apply, mutatis mutandis, to the making, levying, notification, collection, payment, recovery and apportionment of such special rate, and for those purposes, "stock", in this Part, includes pigs.
- (b) by inserting next after section twenty-eight the New sec. 28A. following new section: -

28A. A person shall, within one month of his Notification ceasing to be or becoming the occupier of ratable of changes in occupancy land, give the prescribed notice to the board.

- (i) by inserting next after subsection one of section Sec. 29. twenty-nine the following new subsection: __ (Liability of person (1A) The provisions of subsection one of becoming occupier.)
 - this section shall not affect or extend to any person who is the occupier of land the subject of a lease or purchase from the Crown, where the lease is granted or purchase is made after the rate is levied, whether the land has been previously held under a lease or purchase from the Crown or not.
 - (ii) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection: -
 - (5) If the occupier of any land pays to the board any rate which accrued during the occupancy of the land by some other person, he may recover from that other person such proportion of the rate as accrued whilst that other person was in occupation of the land.

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(d)

- (d) by inserting next after subsection two of section Sec. 31. thirty-one the following new subsection:—

 (Ratable land.)
 - (3) In respect of any year in which a board makes a special rate pursuant to section 25A of this Act, the occupier of land within a district—
 - (a) on which land there were kept on the thirtyfirst day of December preceding the year for which the special rate is made, four pigs or more; or
- 10 (b) in respect of which land the number determined by the board pursuant to subsection two of section 32A of this Act or by a local land board on appeal is four or more,
- shall, subject to subsection two of section 25A of this Act, be ratable and the land shall be ratable land for the purposes of section fifteen of this Act and this Part, but shall not, by reason only of this subsection, be ratable land for the purposes of any other Act.
- 20 (e) by inserting next after section thirty-two the follow- New sec. ing new section:—
 - 32A. (1) Subject to the provisions of this Act, a Amount of special rate made pursuant to section 25A of this rate for Act shall be calculated in accordance with the pigs. number of pigs shown in the return furnished in pursuance of the provisions of section thirty-nine of this Act as being owned by the occupier and on the land on the thirty-first day of December immediately preceding the year for which the rate is made, including pigs so owned which were travelling to or from the said land and pigs which have been removed from that land on agistment.

Where, however, the one occupier is ratable in respect of more than one holding, any travelling pigs or pigs on agistment shall be taken into account in respect of one of such holdings only.

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- (2) Where a board is aware that an occupier of land within the district has kept pigs on the land during any part of the year immediately preceding the year for which a special rate is made pursuant to section 25A of this Act and—
 - (a) the number of pigs shown in the return referred to in subsection one of this section is less than the number, as determined by the board, of pigs which could reasonably have been kept on the land on the thirty-first day of December immediately preceding the year for which the special rate is made; or
 - (b) the return is not furnished to the secretary of the board by the prescribed date,

the special rate shall be calculated in accordance with the number, as determined by the board, of pigs which could reasonably have been kept on the land on the said thirty-first day of December.

- (3) In making any such determination, the board shall have regard to the nature of the holding, the improvements and equipment thereon used or usable for pig-keeping, the manner in which the holding has been worked and any other relevant information in the board's possession.
- (4) Where the occupier of any land is dissatisfied with any determination of the board made pursuant to subsection two of this section, he may, within thirty days after service of the rate notice, appeal in the same manner as is provided in section thirty-three of this Act in the case of appeals against the board's determination of carrying capacity.

The provisions of the said section thirty-three shall apply, mutatis mutandis, to any appeal pursuant to this subsection and a reference in that section to carrying capacity shall be construed as a reference to the number of pigs which could reasonably

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reasonably have been kept on that land on the relevant date, having regard to the matters referred to in subsection three of this section.

- (5) Where the rate calculated in accordance with the provisions of this section is less than two shillings, the rate which shall be levied shall be two shillings.
- (f) (i) by inserting next after subsection one of section Sec. 39. thirty-nine the following new subsection: of land and stock.)
 - (1A) Any return purporting to be a return under subsection one of this section and to be made or signed by or on behalf of any person shall be deemed to be a return under that subsection duly made and signed by that person until the contrary is proved.
 - (ii) by inserting at the end of the same section the following new subsection: -
 - (3) In this section, "stock" includes pigs.
- (g) by inserting next after section thirty-nine the New sec. 20 following new section: -
 - 39A. (1) A board may, in the prescribed Duty to manner, require any owner or occupier of land, supply inor any owner of stock to furnish, within the respecting prescribed time and in the prescribed manner, any land or information regarding such land or stock which stock. is required by the board for the purposes of verifying or inquiring into the accuracy of information contained in any return of land and stock furnished to it under section thirty-nine of this Act.
 - (2) Any person who, being required to furnish any information pursuant to subsection one of this section-
 - (a) fails to do so within the prescribed time or in the prescribed manner; or

(b)

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(b) furnishes any incorrect or misleading information,

shall be liable to a penalty not exceeding fifty pounds.

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- (3) In this section, "stock" includes pigs.
- (h) by inserting in section forty after the word "Part" Sec. 40. where firstly occurring the words and symbols (Holdings "(other than subsection three of section thirty-one)".
- 10 (2) Paragraphs (b) and (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
 - 5. (1) Part IV of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part IV. (Travelling Stock and Travelling Stock and Camping Reserves.)

- one the words "section sixty-six" and by inserting (Control of in lieu thereof the words, figures and letters stock and "sections sixty-six, 66A and 66B";

 (a) by omitting from subsection (3B) of section forty- Sec. 41.

 (b) one the words "section sixty-six" and by inserting (Control of travelling stock and camping reserves.)
- (b) (i) by omitting from subsection two of section Sec. 43.

 forty-three the words "one shilling" where (Rate on firstly occurring and by inserting in lieu therestock.)

 of the words "one shilling and fourpence";
- (ii) by omitting from the same subsection the words "one shilling and sixpence" and by inserting in lieu thereof the words "two shillings";

(iii)

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Pastures Protection (Amendment).

- (iii) by inserting in the same subsection after the words "twenty-five head" the words "but in neither case shall the amount payable in respect of any journey be less than two shillings and sixpence.";
- (c) (i) by inserting in subparagraph (i) of paragraph Sec. 48.

 (a) of subsection one of section forty-eight (Permits, licenses, and after the word "person" the words "and the travelling stock moved are the stock described in the statements.)

 permit issued for the journey";
 - (ii) by inserting at the end of subparagraph (ii) of the same paragraph the word "or";
 - (iii) by inserting in subparagraph (iii) of the same paragraph after the word "statement" where secondly occurring the words "and the stock moved are the stock described in the travelling statement";
 - (iv) by inserting next after paragraph (b) of subsection two of the same section the following new paragraph:—
 - (b1) in the case of sheep or large stock being moved by their owner by the most direct route between two holdings occupied by him within the same district, such holdings being by such route more than twelve miles apart, provided that their movement over any travelling stock reserve, camping reserve or road is entirely by motor transport;
 - (v) by inserting next after subsection seven of the same section the following new subsection:—
 - (8) Any person who in or in connection with any application for a permit or renewed permit or in connection with any travelling statement furnishes any information which is false or misleading in any material particular shall be liable to a penalty not exceeding fifty pounds.

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| | Tustures Trotection (Amenament). | |
|----|---|---|
| 5 | (d) (i) by omitting from subsection one of section of forty-nine the words "Where the owner of stock moves them on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination he desires to move them to another destination he shall obtain a renewed permit for such subsequent journey" and by inserting in lieu thereof | (Stock starting from previous destination to pay travelling |
| 15 | the following words:— If any stock are moved on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination it is desired to move them to another destination a renewed permit shall be | |
| 20 | obtained for such subsequent journey. (ii) by omitting from subsection two of the same section the words "the Minister, or"; (iii) by omitting subsection nine of the same section and by inserting in lieu thereof the following subsection:— | |
| 25 | (9) If any person moves any stock on a journey in respect of which a renewed permit is required by this section, and if such renewed permit has not been obtained or the stock so moved are not the stock described in the renewed permit, the owner of the stock, unless | |
| 30 | they are being moved without his authority, and, if the stock are moved by some person other than the owner, that person, shall be liable to a penalty not exceeding fifty pounds. | G |
| 35 | | (Stock not to be driver at night |
| 40 | journey specified in the travelling statement | |

commences.

(f)

- (f) by omitting from subsection two of section fifty- Sec. 58. eight the words "any penalty imposed, order such (Rate of person" and by inserting in lieu thereof the words "imposing a penalty, order the person shown as the owner of the stock in the permit, renewed permit, travelling statement or working large stock license, as the case may be";
- (g) by omitting subsection two of section sixty-six and Sec. 66.

 by inserting in lieu thereof the following subsec- (Stock unlawfully on a travelling stock
 - (2) The court before which a person is con-reserve.) victed of an offence against the provisions of subsection one of this section shall, in addition to imposing a penalty, order the owner of the stock—
 - (a) where the offence was committed within one district to pay to the board for that district;
 - (b) where the offence was committed 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 trespassing on the travelling stock reserve.

The provisions of subsection two of section fiftyeight of this Act relating to the operation and enforcement of orders for the payment of agistment fees shall apply, mutatis mutandis, to orders for the payment of agistment fees made pursuant to this subsection.

- (h) by inserting next after section sixty-six the following New secs.
 new sections: 66A and 66B.
- 66A. (1) (a) Any stock deemed by section Impounding. sixty-six of this Act to be trespassing stock may be impounded by the board on any day of the week and at any time of the day or night.

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- (b) Such impounding may be effected by a ranger or other officer of the board or any person authorised in writing by a ranger.
- (c) Subject to paragraph (d) of this subsection, the ranger, officer or person impounding the animal shall drive, lead or otherwise take it to such pound as he deems convenient.
- (d) The board may detain any animal in like manner and for the like period that a council may do so under the provisions of section four hundred and twenty-six of the Local Government Act, 1919, as amended by subsequent Acts.
- (2) Any animal seized or detained for the purpose of impounding may, at any time before it is placed in a pound, be released by the board or any person empowered by this section to effect an impounding to the owner of the animal or any person authorised in writing by him to take delivery thereof on his behalf upon payment of deterrent fees, damage fees and driving charges calculated at the rates applicable to a case where an animal is impounded by the board.
- (3) Where any money is received from a person to whom a seized or detained animal is released in pursuance of subsection two of this section he shall be issued with a receipt therefor and the money shall forthwith be paid over to the board by the person who received it.
- (4) Where the board or any person empowered by this section to effect an impounding has seized or detained an animal for the purpose of impounding, it or such person, as the case may be, shall, on demand by the owner of the animal or any person authorised in writing by him as aforesaid, state the amount to be paid to obtain the release of the animal and, if demanded, furnish a statement showing particulars of such amount.

(5) Any person applying for the release of any animal seized, detained or impounded in pursuance of this Act shall state to the board or the person to whom application is made his full name and address and also, if he is not the owner, the full name and address of the owner of the animal and shall, if he obtains the release of the animal, give a receipt for the animal.

66B. Any person who rescues, or incites or Rescue. assists any other person in rescuing any animal 10 lawfully impounded or seized or detained for the purpose of being impounded in pursuance of the provisions of this Act, shall be liable to a penalty not exceeding twenty pounds, together with the fees, charges and damages payable to the board in 15 respect of such animal.

(2) Paragraph (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Part VI of the Principal Act is amended— 20

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Further amendment of Act No. 35, 1934. Part VI. (Noxious Animals.)

(a) by omitting from section eighty-five the words Sec. 85. "the Consolidated Revenue Fund" and by inserting (Permission in lieu thereof the words "such board as the to keep Minister may direct";

noxious animals.)

(b) by inserting in subsection one of section one Sec. 101. hundred and one after the words "section one (Powers of hundred" the words "or, at least seven days authorised person.) previously, has served upon the occupier of any land notice in writing of its intention to enter such land for the purpose of taking such measures and carrying out such work as it deems necessary for or with respect to the destruction of native dogs thereon". 7.

Part VII of the Principal Act is amended—

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Further amendment of Act No. 35, 1934. Part VII. (Rabbit, Marsupial. and Dogproof Fences.)

- (a) (i) by inserting in subsection one of section one sec. 126. hundred and twenty-six after the words (Fencing "adjoining the reserve" the words "or separ-reserves.) ated therefrom only by a road";
 - (ii) by inserting in paragraph (a) of the same subsection after the words "travelling stock reserve" the words "or road, as the case may be,";
- 10 (b) by inserting in subsection one of section one hundred Sec. 143. and forty-three after the word "reserve," the words (Persons "or a fence on the boundary of a holding separated with rabbitfrom a travelling stock reserve only by a road,".

proof, dog-proof, and marsupialproof fences.) Further amendment of Act No. 35, 1934. Part VIII.

8. (1) Part VIII of the Principal Act is amended—

15 (a) by omitting from paragraph (b) of subsection two Sec. 145. of section one hundred and forty-five the words (Owner of "the inspector," and by inserting in lieu thereof sheep to register the words "a ranger";

brand and earmark.)

(Branding and Earmarking of Sheep.)

(b) by omitting from subsections two and three of Sec. 157. 20 section one hundred and fifty-seven the word (Offences.) "inspector" wherever occurring and by inserting in lieu thereof the words "secretary of the board";

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- (c) by inserting next after section 157A the following New sec. new section:—
- 157B. (1) Except in such circumstances and Restriction subject to such conditions as may be prescribed, as to marking of and except as provided in subsection two of this fleece or section, a person who marks the fleece or skin of a sheep with any substance, whether for the purpose of branding or otherwise, shall be liable to a penalty not exceeding fifty pounds.
- 10
 (2) The provisions of subsection one of this section shall not extend to the marking of the fleece or skin of a sheep with raddle, grease, crayon or a substance registered as a stock medicine under the Stock Foods and Medicines Act, 1940, or any Act amending that Act, or to branding with a colour brand.
- (2) Paragraph (c) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette, being
 20 a day not earlier than the day appointed pursuant to subsection two of section two of this Act.
 - 9. (1) Part X of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part X. (General Provisions.)

(a) by inserting in subsection one of section one Sec. 163.

hundred and sixty-three after the words "to any" (Penalty for not giving information.)

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Pastures Protection (Amendment).

- (b) by inserting next after paragraph (m) of subsection Sec. 171. one of section one hundred and seventy-one the (Regulations.) following new paragraph: -
 - (m1) the substances with which and the colours in which colour brands may be made.
- (2) Paragraph (b) of subsection one of this section shall commence upon the day appointed by the Governor pursuant to subsection two of section two of this Act.

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BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1964 [1s. 4d.]

PASTURES PROTECTION (AMENDMENT) BILL, 1964.

EXPLANATORY NOTE.

THE objects of this Bill are to-

- (a) transfer power to appoint permit officers from the Minister to pastures protection boards;
- (b) require the Crown to contribute half of the cost of insurance under the Workers' Compensation Act in respect of each ranger employed by pastures protection boards;
- (c) specify a period within which changes in occupation of ratable land shall be notified to pastures protection boards;
- (d) exclude the holder of a lease or purchase from the Crown from liability for unpaid pastures protection rates levied before the lease is granted or the purchase is made;
- (e) make further provisions relating to the apportionment between successive occupiers of land of amounts paid for pastures protection rates;
- (f) empower pastures protection boards to levy a special rate to defray expenses incurred in connection with the eradication and control of disease in pigs;
- (g) require owners or occupiers of land and owners of stock to supply information concerning such land or stock to pastures protection boards for the purpose of verifying the accuracy of returns made under the Act;
- (h) increase the maximum rates which may be imposed in relation to stock which travel along or over travelling stock reserves, camping reserves or roads pursuant to a permit or renewed permit and to fix the minimum amount payable for any one journey;
- (i) ensure that permits, renewed permits and travelling statements accurately describe the stock being moved pursuant thereto and to make it an offence for a person to supply false or misleading information in or in connection with any travelling statement or application for a permit or renewed permit;
- (j) provide that a travelling statement shall be sufficient authority for the owner of sheep or large stock to move them between holdings occupied by him within the same pastures protection district and more than twelve miles apart, subject to movement over any travelling stock reserve, camping reserve or road being entirely by motor transport;
- (k) provide that where a renewed permit is required for the movement of stock and they are moved without such a permit being obtained, both the owner of the stock and the person moving them shall be liable for a penalty;
- (1) provide that a consent to move stock at night obtained in the pastures protection district where a journey commences shall be sufficient for movement at night through any other district on the same journey;
- (m) provide that the owner and not the person in charge of stock not travelled the specified daily or average distance shall be liable for payment of agistment fees;

Innes

- (n) require a court which convicts a person of the offence of allowing stock to trespass on a travelling stock reserve to order the owner of the trespassing stock to pay agistment fees at the prescribed rate in respect of each day during which the stock so trespassed;
- (o) provide for the release, upon payment of deterrent fees, damage fees and driving charges, of any animal seized or detained by a pastures protection board or authorised person for the purpose of being impounded and to make it an offence to rescue or incite or assist in the rescue of any animal so seized or detained;
- (p) provide that fees paid for permits to keep noxious animals shall be paid to such boards as the Minister may direct and not to the Consolidated Revenue Fund:
- (q) empower a dingo destruction board to enter on land for the purpose of taking measures for the destruction of native dogs thereon, provided that at least seven days previously it has given written notice to the occupier of the land of its intention to enter for that purpose;
- (r) extend the powers of pastures protection boards to require the fencing of a holding adjoining a travelling stock reserve to the case of a holding separated from such reserve only by a road and to impose a penalty for wilful interference with any such fence;
- (s) prohibit the marking of the fleece or skin of a sheep with any substance other than raddle, grease or crayon, a substance registered as a stock medicine under the Stock Foods and Medicines Act, 1940, and prescribed substances;
- (t) make other provisions incidental and ancillary to the foregoing.

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No. , 1964.

A BILL

To make further provisions with respect to rating under the Pastures Protection Act, 1934, as amended by subsequent Acts; to increase the rates payable under that Act, as so amended, for travelling stock; to make provisions prohibiting the marking of the fleeces and skins of sheep with certain substances; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith.

[MR. ENTICKNAP; -3 December, 1964.]

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Pastures Protection (Amendment).

BE 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 5 follows: —

1. (1) This Act may be cited as the "Pastures Protec-Short title tion (Amendment) Act, 1964".

and citation.

- (2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the 10 Pastures Protection Act, 1934-1964.
 - (3) The Pastures Protection Act, 1934, as amended by subsequent Acts, is in this Act referred to as the Principal Act.
 - (1) Part I of the Principal Act is amended—

Amendment of Act No. 35, 1934. Part I. (Preliminary.)

- (a) by omitting from the matter relating to Part VIII Sec. 2. 15 in section two the figures and letter "157A" and (Division by inserting in lieu thereof the figures and letter into Parts.) "157B";
 - (b) (i) by omitting from section four the definition Sec. 4. of "Colour brand" and by inserting in lieu (Interprethereof the following definition:—

"Colour brand" means any brand made upon a sheep by means of a prescribed substance that is of a prescribed colour.

(ii) by inserting in the same section after the definition of "Permit officer" the following new definition: -

> "Pig" includes boar, sow, barrow, piglet or sucker.

(2) Subparagraph (i) of paragraph (b) of subsection one of this section shall commence upon a day to be appointed

by the Governor and notified by proclamation published in the Gazette.

Part II of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part II. (Pastures Protection Districts and Boards.)

(a) by omitting paragraph (e) of subsection one of Sec. 8. section eight and by inserting in lieu thereof the (Extrafollowing paragraph:—

ordinary vacancy.)

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- (e) becomes a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts; or;
- (b) by omitting from subsection one of section twenty- Sec. 23. three the words "The Minister" and by inserting in (Permit 10 lieu thereof the words "A board";
 - (c) by inserting next after subsection two of section Sec. 24. (Other twenty-four the following new subsection: officers.)

(2A) The Crown shall contribute one-half of the cost of insurance under the Workers' Compensation Act, 1926, as amended by subsequent Acts, in respect of each ranger.

4. (1) Part III of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part III. (Rates.)

(a) by inserting next after section twenty-five the New sec. 25A. following new section: -

> 25A. (1) For the purpose of defraying expenses Special incurred by it in any year in connection with the rate for pigs. eradication and control of disease in pigs, a board may, subject to this Part, make and levy in the next ensuing year a special rate on each occupier of land

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land which is ratable land under subsection three of section thirty-one of this Act and is within the district.

- (2) In addition to any specific provisions relating to any such special rate, the provisions of this Part (subsections two, three and four of section twenty-seven, section thirty, subsections one and two of section thirty-one and section thirty-two excepted) shall apply, mutatis mutandis, to the making, levying, notification, collection, payment, recovery and apportionment of such special rate, and for those purposes, "stock", in this Part, includes pigs.
- (b) by inserting next after section twenty-eight the New sec. following new section: -
- 28A. A person shall, within one month of his Notification 15 ceasing to be or becoming the occupier of ratable of changes in occupancy land, give the prescribed notice to the board.

of ratable land.

- (i) by inserting next after subsection one of section Sec. 29. (Liability twenty-nine the following new subsection: of person (1A) The provisions of subsection one of becoming occupier.)
 - this section shall not affect or extend to any person who is the occupier of land the subject of a lease or purchase from the Crown, where the lease is granted or purchase is made after the rate is levied, whether the land has been previously held under a lease or purchase from the Crown or not.
 - (ii) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection: -
 - (5) If the occupier of any land pays to the board any rate which accrued during the occupancy of the land by some other person, he may recover from that other person such proportion of the rate as accrued whilst that other person was in occupation of the land.

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(d)

- (d) by inserting next after subsection two of section Sec. 31. thirty-one the following new subsection:—

 (Ratable land.)
 - (3) In respect of any year in which a board makes a special rate pursuant to section 25A of this Act, the occupier of land within a district—
 - (a) on which land there were kept on the thirtyfirst day of December preceding the year for which the special rate is made, four pigs or more; or
- 10 (b) in respect of which land the number determined by the board pursuant to subsection two of section 32A of this Act or by a local land board on appeal is four or more,
- shall, subject to subsection two of section 25A of this Act, be ratable and the land shall be ratable land for the purposes of section fifteen of this Act and this Part, but shall not, by reason only of this subsection, be ratable land for the purposes of any other Act.
- 20 (e) by inserting next after section thirty-two the follow- New sec. ing new section:—
 - 32A. (1) Subject to the provisions of this Act, a Amount of special rate made pursuant to section 25A of this rate for Act shall be calculated in accordance with the pigs. number of pigs shown in the return furnished in pursuance of the provisions of section thirty-nine of this Act as being owned by the occupier and on the land on the thirty-first day of December immediately preceding the year for which the rate is made, including pigs so owned which were travelling to or from the said land and pigs which have been removed from that land on agistment.

Where, however, the one occupier is ratable in respect of more than one holding, any travelling pigs or pigs on agistment shall be taken into account in respect of one of such holdings only.

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- (2) Where a board is aware that an occupier of land within the district has kept pigs on the land during any part of the year immediately preceding the year for which a special rate is made pursuant to section 25A of this Act and—
 - (a) the number of pigs shown in the return referred to in subsection one of this section is less than the number, as determined by the board, of pigs which could reasonably have been kept on the land on the thirty-first day of December immediately preceding the year for which the special rate is made; or
 - (b) the return is not furnished to the secretary of the board by the prescribed date,

the special rate shall be calculated in accordance with the number, as determined by the board, of pigs which could reasonably have been kept on the land on the said thirty-first day of December.

- (3) In making any such determination, the board shall have regard to the nature of the holding, the improvements and equipment thereon used or usable for pig-keeping, the manner in which the holding has been worked and any other relevant information in the board's possession.
- (4) Where the occupier of any land is dissatisfied with any determination of the board made pursuant to subsection two of this section, he may, within thirty days after service of the rate notice, appeal in the same manner as is provided in section thirty-three of this Act in the case of appeals against the board's determination of carrying capacity.

The provisions of the said section thirty-three shall apply, mutatis mutandis, to any appeal pursuant to this subsection and a reference in that section to carrying capacity shall be construed as a reference to the number of pigs which could reasonably

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reasonably have been kept on that land on the relevant date, having regard to the matters referred to in subsection three of this section.

- (5) Where the rate calculated in accordance with the provisions of this section is less than two shillings, the rate which shall be levied shall be two shillings.
 - (f) (i) by inserting next after subsection one of section Sec. 39.

 thirty-nine the following new subsection:

 (Returns of land and stock.)
 - (1A) Any return purporting to be a return under subsection one of this section and to be made or signed by or on behalf of any person shall be deemed to be a return under that subsection duly made and signed by that person until the contrary is proved.
 - (ii) by inserting at the end of the same section the following new subsection:—
 - (3) In this section, "stock" includes pigs.
- (g) by inserting next after section thirty-nine the New sec. following new section:—
 - 39A. (1) A board may, in the prescribed Duty to manner, require any owner or occupier of land, supply information respecting prescribed time and in the prescribed manner, any land or information regarding such land or stock which is required by the board for the purposes of verifying or inquiring into the accuracy of information contained in any return of land and stock furnished to it under section thirty-nine of this Act.

(2) Any person who, being required to furnish any information pursuant to subsection one of this section—

(a) fails to do so within the prescribed time or in the prescribed manner; or

(b)

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(b) furnishes any incorrect or misleading information,

shall be liable to a penalty not exceeding fifty pounds.

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- (3) In this section, "stock" includes pigs.
- (h) by inserting in section forty after the word "Part" Sec. 40. where firstly occurring the words and symbols (Holdings "(other than subsection three of section thirty-in two or more one)".
- 10 (2) Paragraphs (b) and (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
 - 5. (1) Part IV of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part IV. (Travelling Stock and Travelling Stock and Camping Reserves.)

- one the words "section sixty-six" and by inserting (Control of in lieu thereof the words, figures and letters stock and "sections sixty-six, 66A and 66B";

 (a) by omitting from subsection (3B) of section forty-Sec. 41.

 (b) one the words "section sixty-six" and by inserting (Control of travelling stock and camping reserves.)
- (b) (i) by omitting from subsection two of section Sec. 43.

 20 forty-three the words "one shilling" where (Rate on firstly occurring and by inserting in lieu therestock.)

 of the words "one shilling and fourpence";
- (ii) by omitting from the same subsection the words "one shilling and sixpence" and by inserting in lieu thereof the words "two shillings";

(iii)

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Pastures Protection (Amendment).

- (iii) by inserting in the same subsection after the words "twenty-five head" the words "but in neither case shall the amount payable in respect of any journey be less than two shillings and sixpence.";
- (c) (i) by inserting in subparagraph (i) of paragraph Sec. 48.

 (a) of subsection one of section forty-eight (Permits, after the word "person" the words "and the licenses, and travelling stock moved are the stock described in the statements.)

 permit issued for the journey";
 - (ii) by inserting at the end of subparagraph (ii) of the same paragraph the word "or";
 - (iii) by inserting in subparagraph (iii) of the same paragraph after the word "statement" where secondly occurring the words "and the stock moved are the stock described in the travelling statement":
 - (iv) by inserting next after paragraph (b) of subsection two of the same section the following new paragraph:—
 - (b1) in the case of sheep or large stock being moved by their owner by the most direct route between two holdings occupied by him within the same district, such holdings being by such route more than twelve miles apart, provided that their movement over any travelling stock reserve, camping reserve or road is entirely by motor transport;
 - (v) by inserting next after subsection seven of the same section the following new subsection:—
 - (8) Any person who in or in connection with any application for a permit or renewed permit or in connection with any travelling statement furnishes any information which is false or misleading in any material particular shall be liable to a penalty not exceeding fifty pounds.

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(d)

| 5 | (d) (i) by omitting from subsection one of section Sec. 49. forty-nine the words "Where the owner of (Stock stock moves them on a journey in respect of starting which a permit or renewed permit under this previous Act is required and within one month after destination to pay the stock have arrived at their destination he travelling desires to move them to another destination he shall obtain a renewed permit for such subsequent journey" and by inserting in lieu thereof |
|----|---|
| 10 | the following words:— If any stock are moved on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their |
| 15 | destination it is desired to move them to another destination a renewed permit shall be obtained for such subsequent journey. (ii) by omitting from subsection two of the same section the words "the Minister, or"; |
| 20 | (iii) by omitting subsection nine of the same section and by inserting in lieu thereof the following subsection: — (9) If any person moves any stock on a journey in respect of which a renewed permit |
| 25 | is required by this section, and if such renewed permit has not been obtained or the stock so moved are not the stock described in the renewed permit, the owner of the stock, unless they are being moved without his authority, |
| 30 | and, if the stock are moved by some person other than the owner, that person, shall be liable to a penalty not exceeding fifty pounds. (e) by inserting at the end of section fifty-three the Sec. 53. following new paragraph: — (Stock not |
| 35 | In this section "board" means the board for the at night district where the permit or renewed permit is without consent.) issued or, in cases where a travelling statement is required, the board for the district in which the |
| 40 | journey specified in the travelling statement commences. |

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| (f) | by omitting from subsection two of section fifty- Sec. 58. |
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| | eight the words "any penalty imposed, order such (Rate of |
| | person" and by inserting in lieu thereof the words travel.) |
| | "imposing a penalty, order the person shown as the |
| | owner of the stock in the permit, renewed permit, |
| | travelling statement or working large stock license, |
| | as the case may be"; |
| | |

(g) by omitting subsection two of section sixty-six and Sec. 66. by inserting in lieu thereof the following subsec- (Stock untion: -

a travelling

- (2) The court before which a person is con-reserve.) victed of an offence against the provisions of subsection one of this section shall, in addition to imposing a penalty, order the owner of the stock—
 - (a) where the offence was committed within one district to pay to the board for that district;
 - (b) where the offence was committed 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 trespassing on the travelling stock reserve.

The provisions of subsection two of section fiftyeight of this Act relating to the operation and enforcement of orders for the payment of agistment fees shall apply, mutatis mutandis, to orders for the payment of agistment fees made pursuant to this subsection.

- (h) by inserting next after section sixty-six the following New secs. 66A and 66B. new sections: -
 - 66A. (1) (a) Any stock deemed by section Impounding. sixty-six of this Act to be trespassing stock may be impounded by the board on any day of the week and at any time of the day or night. (b)

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- (b) Such impounding may be effected by a ranger or other officer of the board or any person authorised in writing by a ranger.
- (c) Subject to paragraph (d) of this subsection, the ranger, officer or person impounding the animal shall drive, lead or otherwise take it to such pound as he deems convenient.
- (d) The board may detain any animal in like manner and for the like period that a council may do so under the provisions of section four hundred and twenty-six of the Local Government Act, 1919, as amended by subsequent Acts.
- (2) Any animal seized or detained for the purpose of impounding may, at any time before it is placed in a pound, be released by the board or any person empowered by this section to effect an impounding to the owner of the animal or any person authorised in writing by him to take delivery thereof on his behalf upon payment of deterrent fees, damage fees and driving charges calculated at the rates applicable to a case where an animal is impounded by the board.
- (3) Where any money is received from a person to whom a seized or detained animal is released in pursuance of subsection two of this section he shall be issued with a receipt therefor and the money shall forthwith be paid over to the board by the person who received it.
- (4) Where the board or any person empowered by this section to effect an impounding has seized or detained an animal for the purpose of impounding, it or such person, as the case may be, shall, on demand by the owner of the animal or any person authorised in writing by him as aforesaid, state the amount to be paid to obtain the release of the animal and, if demanded, furnish a statement showing particulars of such amount.

(5) Any person applying for the release of any animal seized, detained or impounded in pursuance of this Act shall state to the board or the person to whom application is made his full name and address and also, if he is not the owner, the full name and address of the owner of the animal and shall, if he obtains the release of the animal, give a receipt for the animal.

66B. Any person who rescues, or incites or Rescue. 10 assists any other person in rescuing any animal lawfully impounded or seized or detained for the purpose of being impounded in pursuance of the provisions of this Act, shall be liable to a penalty not exceeding twenty pounds, together with the fees, charges and damages payable to the board in 15 respect of such animal.

(2) Paragraph (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

6. Part VI of the Principal Act is amended— 20

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Further amendment of Act No. 35, 1934. Part VI. (Noxious

(a) by omitting from section eighty-five the words Sec. 85. "the Consolidated Revenue Fund" and by inserting (Permission in lieu thereof the words "such board as the to keep Minister may direct";

noxious animals.)

(b) by inserting in subsection one of section one Sec. 101. 25 hundred and one after the words "section one (Powers of hundred" the words "or, at least seven days authorised person.) previously, has served upon the occupier of any land notice in writing of its intention to enter such land for the purpose of taking such measures and 30 carrying out such work as it deems necessary for or with respect to the destruction of native dogs thereon".

7. Part VII of the Principal Act is amended—

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Further amendment of Act No. 35, 1934. Part VII. (Rabbit, Marsupial, and Dogproof Fences.)

- (a) (i) by inserting in subsection one of section one Sec. 126. hundred and twenty-six after the words (Fencing "adjoining the reserve" the words "or separ-reserves.) ated therefrom only by a road";
 - (ii) by inserting in paragraph (a) of the same subsection after the words "travelling stock reserve" the words "or road, as the case may be,";
- 10 (b) by inserting in subsection one of section one hundred Sec. 143. and forty-three after the word "reserve," the words (Persons "or a fence on the boundary of a holding separated interfering with rabbitfrom a travelling stock reserve only by a road,".

proof. dog-proof, and marsupialproof fences.)

8. (1) Part VIII of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part VIII. (Branding and Ear-Sheep.)

(a) by omitting from paragraph (b) of subsection two Sec. 145. 15 of section one hundred and forty-five the words (Owner of "the inspector," and by inserting in lieu thereof sheep to register the words "a ranger";

brand and earmark.)

(b) by omitting from subsections two and three of Sec. 157. section one hundred and fifty-seven the word (Offences.) 20 "inspector" wherever occurring and by inserting in lieu thereof the words "secretary of the board";

(c)

- (c) by inserting next after section 157A the following New sec. new section:—
- 157B. (1) Except in such circumstances and subject to such conditions as may be prescribed, marking of and except as provided in subsection two of this section, a person who marks the fleece or skin of skiep. a sheep with any substance, whether for the purpose of branding or otherwise, shall be liable to a penalty not exceeding fifty pounds.

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- 10 (2) The provisions of subsection one of this section shall not extend to the marking of the fleece or skin of a sheep with raddle, grease, crayon or a substance registered as a stock medicine under the Stock Foods and Medicines Act, 1940, or any Act amending that Act, or to branding with a colour brand.
- (2) Paragraph (c) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette, being
 20 a day not earlier than the day appointed pursuant to subsection two of section two of this Act.
 - 9. (1) Part X of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part X. (General Provisions.)

(a) by inserting in subsection one of section one Sec. 163.

hundred and sixty-three after the words "to any" (Penalty for not giving information.)

- (b) by inserting next after paragraph (m) of subsection sec. 171. one of section one hundred and seventy-one the (Regulations.) following new paragraph: -
 - (m1) the substances with which and the colours in which colour brands may be made.
- (2) Paragraph (b) of subsection one of this section shall commence upon the day appointed by the Governor pursuant to subsection two of section two of this Act.

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BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1964

New South Wales



ANNO TERTIO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 70, 1964.

An Act to make further provisions with respect to rating under the Pastures Protection Act, 1934, as amended by subsequent Acts; to increase the rates payable under that Act, as so amended, for travelling stock; to make provisions prohibiting the marking of the fleeces and skins of sheep with certain substances; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith. [Assented to, 18th December, 1964.]

BE

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:—

Short title and citation.

- 1. (1) This Act may be cited as the "Pastures Protection (Amendment) Act, 1964".
- (2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1964.
- (3) The Pastures Protection Act, 1934, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

Amendment of Act No. 35, 1934. Part I. (Preliminary.) Sec. 2. (Division into Parts.)

- 2. (1) Part I of the Principal Act is amended—
 - (a) by omitting from the matter relating to Part VIII in section two the figures and letter "157A" and by inserting in lieu thereof the figures and letter "157B";

Sec. 4. (Interpretation.)

(b) (i) by omitting from section four the definition of "Colour brand" and by inserting in lieu thereof the following definition:—

"Colour brand" means any brand made upon a sheep by means of a prescribed substance that is of a prescribed colour.

- (ii) by inserting in the same section after the definition of "Permit officer" the following new definition:
 - "Pig" includes boar, sow, barrow, piglet or sucker.
- (2) Subparagraph (i) of paragraph (b) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

3. Part II of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part II. (Pastures Protection Districts and Boards.)

(a) by omitting paragraph (e) of subsection one of Sec. 8. section eight and by inserting in lieu thereof the (Extrafollowing paragraph:

ordinary vacancy.)

- (e) becomes a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958. as amended by subsequent Acts; or;
- (b) by omitting from subsection one of section twenty- Sec. 23. three the words "The Minister" and by inserting in (Permit lieu thereof the words "A board";
- (c) by inserting next after subsection two of section Sec. 24. twenty-four the following new subsection: officers.)

(2A) The Crown shall contribute one-half of the cost of insurance under the Workers' Compensation Act, 1926, as amended by subsequent Acts. in respect of each ranger.

4. (1) Part III of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part III. (Rates.)

- (a) by inserting next after section twenty-five the New sec. following new section:-
 - 25A. (1) For the purpose of defraying expenses Special incurred by it in any year in connection with the rate for eradication and control of disease in pigs, a board may, subject to this Part, make and levy in the next ensuing year a special rate on each occupier of

land

land which is ratable land under subsection three of section thirty-one of this Act and is within the district.

(2) In addition to any specific provisions relating to any such special rate, the provisions of this Part (subsections two, three and four of section twenty-seven, section thirty, subsections one and two of section thirty-one and section thirty-two excepted) shall apply, mutatis mutandis, to the making, levying, notification, collection, payment, recovery and apportionment of such special rate, and for those purposes, "stock", in this Part, includes pigs.

New sec. 28A.

(b) by inserting next after section twenty-eight the following new section:—

Notification of changes in occupancy of ratable land.

28A. A person shall, within one month of his ceasing to be or becoming the occupier of ratable land, give the prescribed notice to the board.

Sec. 29. (Liability of person becoming occupier.)

- (c) (i) by inserting next after subsection one of section twenty-nine the following new subsection:—
 - (1A) The provisions of subsection one of this section shall not affect or extend to any person who is the occupier of land the subject of a lease or purchase from the Crown, where the lease is granted or purchase is made after the rate is levied, whether the land has been previously held under a lease or purchase from the Crown or not.
 - (ii) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
 - (5) If the occupier of any land pays to the board any rate which accrued during the occupancy of the land by some other person, he may recover from that other person such proportion of the rate as accrued whilst that other person was in occupation of the land.

- (d) by inserting next after subsection two of section Sec. 31. thirty-one the following new subsection:—

 (Ratable land.)
 - (3) In respect of any year in which a board makes a special rate pursuant to section 25A of this Act, the occupier of land within a district—
 - (a) on which land there were kept on the thirtyfirst day of December preceding the year for which the special rate is made, four pigs or more; or
 - (b) in respect of which land the number determined by the board pursuant to subsection two of section 32A of this Act or by a local land board on appeal is four or more,

shall, subject to subsection two of section 25A of this Act, be ratable and the land shall be ratable land for the purposes of section fifteen of this Act and this Part, but shall not, by reason only of this subsection, be ratable land for the purposes of any other Act.

- (e) by inserting next after section thirty-two the follow- New sec. ing new section:—
 - 32A. (1) Subject to the provisions of this Act, a Amount of special rate made pursuant to section 25A of this rate for Act shall be calculated in accordance with the pigs. number of pigs shown in the return furnished in pursuance of the provisions of section thirty-nine of this Act as being owned by the occupier and on the land on the thirty-first day of December immediately preceding the year for which the rate is made, including pigs so owned which were travelling to or from the said land and pigs which have been removed from that land on agistment.

Where, however, the one occupier is ratable in respect of more than one holding, any travelling pigs or pigs on agistment shall be taken into account in respect of one of such holdings only.

- (2) Where a board is aware that an occupier of land within the district has kept pigs on the land during any part of the year immediately preceding the year for which a special rate is made pursuant to section 25A of this Act and—
 - (a) the number of pigs shown in the return referred to in subsection one of this section is less than the number, as determined by the board, of pigs which could reasonably have been kept on the land on the thirty-first day of December immediately preceding the year for which the special rate is made; or
 - (b) the return is not furnished to the secretary of the board by the prescribed date,

the special rate shall be calculated in accordance with the number, as determined by the board, of pigs which could reasonably have been kept on the land on the said thirty-first day of December.

- (3) In making any such determination, the board shall have regard to the nature of the holding, the improvements and equipment thereon used or usable for pig-keeping, the manner in which the holding has been worked and any other relevant information in the board's possession.
- (4) Where the occupier of any land is dissatisfied with any determination of the board made pursuant to subsection two of this section, he may, within thirty days after service of the rate notice, appeal in the same manner as is provided in section thirty-three of this Act in the case of appeals against the board's determination of carrying capacity.

The provisions of the said section thirty-three shall apply, mutatis mutandis, to any appeal pursuant to this subsection and a reference in that section to carrying capacity shall be construed as a reference to the number of pigs which could reasonably

reasonably have been kept on that land on the relevant date, having regard to the matters referred to in subsection three of this section.

- (5) Where the rate calculated in accordance with the provisions of this section is less than two shillings, the rate which shall be levied shall be two shillings.
- (f) (i) by inserting next after subsection one of section Sec. 39. thirty-nine the following new subsection:— (Returns of land and stock.)
 - (1A) Any return purporting to be a return under subsection one of this section and to be made or signed by or on behalf of any person shall be deemed to be a return under that subsection duly made and signed by that person until the contrary is proved.
 - (ii) by inserting at the end of the same section the following new subsection: —
 - (3) In this section, "stock" includes pigs.
- (g) by inserting next after section thirty-nine the New sec. 39A. following new section: -
 - 39A. (1) A board may, in the prescribed Duty to manner, require any owner or occupier of land, supply inor any owner of stock to furnish, within the respecting prescribed time and in the prescribed manner, any land or information regarding such land or stock which stock. is required by the board for the purposes of verifying or inquiring into the accuracy of information contained in any return of land and stock furnished to it under section thirty-nine of this Act.

- (2) Any person who, being required to furnish any information pursuant to subsection one of this section—
 - (a) fails to do so within the prescribed time or in the prescribed manner; or

(b) furnishes any incorrect or misleading information,

shall be liable to a penalty not exceeding fifty pounds.

(3) In this section, "stock" includes pigs.

Sec. 40. (Holdings in two or more districts.)

- (h) by inserting in section forty after the word "Part" where firstly occurring the words and symbols "(other than subsection three of section thirty-one)".
- (2) Paragraphs (b) and (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Further amendment of Act No. 35, 1934. Part IV. (Travelling Stock and Travelling Stock and Camping Reserves.)

5. (1) Part IV of the Principal Act is amended—

Sec. 41. (Control of travelling stock and camping reserves.) (a) by omitting from subsection (3B) of section fortyone the words "section sixty-six" and by inserting in lieu thereof the words, figures and letters "sections sixty-six, 66A and 66B";

Sec. 43. (Rate on travelling stock.)

- (b) (i) by omitting from subsection two of section forty-three the words "one shilling" where firstly occurring and by inserting in lieu there-of the words "one shilling and fourpence":
 - (ii) by omitting from the same subsection the words "one shilling and sixpence" and by inserting in lieu thereof the words "two shillings";

(iii)

- (iii) by inserting in the same subsection after the words "twenty-five head" the words "but in neither case shall the amount payable in respect of any journey be less than two shillings and sixpence.";
- (c) (i) by inserting in subparagraph (i) of paragraph Sec. 48.

 (a) of subsection one of section forty-eight (Permits, licenses, and after the word "person" the words "and the travelling stock moved are the stock described in the statements.)

 permit issued for the journey";
 - (ii) by inserting at the end of subparagraph (ii) of the same paragraph the word "or";
 - (iii) by inserting in subparagraph (iii) of the same paragraph after the word "statement" where secondly occurring the words "and the stock moved are the stock described in the travelling statement";
 - (iv) by inserting next after paragraph (b) of subsection two of the same section the following new paragraph:—
 - (b1) in the case of sheep or large stock being moved by their owner by the most direct route between two holdings occupied by him within the same district, such holdings being by such route more than twelve miles apart, provided that their movement over any travelling stock reserve, camping reserve or road is entirely by motor transport;
 - (v) by inserting next after subsection seven of the same section the following new subsection:—
 - (8) Any person who in or in connection with any application for a permit or renewed permit or in connection with any travelling statement furnishes any information which is false or misleading in any material particular shall be liable to a penalty not exceeding fifty pounds.

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

(d) (i) by omitting from subsection one of section forty-nine the words "Where the owner of stock moves them on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination he desires to move them to another destination he shall obtain a renewed permit for such subsequent journey" and by inserting in lieu thereof the following words:—

If any stock are moved on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination it is desired to move them to another destination a renewed permit shall be obtained for such subsequent journey.

- (ii) by omitting from subsection two of the same section the words "the Minister, or";
- (iii) by omitting subsection nine of the same section and by inserting in lieu thereof the following subsection:—
 - (9) If any person moves any stock on a journey in respect of which a renewed permit is required by this section, and if such renewed permit has not been obtained or the stock so moved are not the stock described in the renewed permit, the owner of the stock, unless they are being moved without his authority, and, if the stock are moved by some person other than the owner, that person, shall be liable to a penalty not exceeding fifty pounds.

(e) by inserting at the end of section fifty-three the following new paragraph:—

In this section "board" means the board for the district where the permit or renewed permit is issued or, in cases where a travelling statement is required, the board for the district in which the journey specified in the travelling statement

commences.

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

- (f) by omitting from subsection two of section fifty- Sec. 58. eight the words "any penalty imposed, order such (Rate of person" and by inserting in lieu thereof the words "imposing a penalty, order the person shown as the owner of the stock in the permit, renewed permit, travelling statement or working large stock license, as the case may be";
- (g) by omitting subsection two of section sixty-six and Sec. 66.

 by inserting in lieu thereof the following subsection:

 (Stock unlawfully on a travelling stock)

 (2) The court before which a present is seen stock
 - (2) The court before which a person is con-stock victed of an offence against the provisions of subsection one of this section shall, in addition to imposing a penalty, order the owner of the stock—
 - (a) where the offence was committed within one district to pay to the board for that district;or
 - (b) where the offence was committed 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 trespassing on the travelling stock reserve.

The provisions of subsection two of section fiftyeight of this Act relating to the operation and enforcement of orders for the payment of agistment fees shall apply, mutatis mutandis, to orders for the payment of agistment fees made pursuant to this subsection.

- (h) by inserting next after section sixty-six the following New secs. new sections:—
 - 66A. (1) (a) Any stock deemed by section Impounding. sixty-six of this Act to be trespassing stock may be impounded by the board on any day of the week and at any time of the day or night.

- (b) Such impounding may be effected by a ranger or other officer of the board or any person authorised in writing by a ranger.
- (c) Subject to paragraph (d) of this subsection, the ranger, officer or person impounding the animal shall drive, lead or otherwise take it to such pound as he deems convenient.
- (d) The board may detain any animal in like manner and for the like period that a council may do so under the provisions of section four hundred and twenty-six of the Local Government Act, 1919, as amended by subsequent Acts.
- (2) Any animal seized or detained for the purpose of impounding may, at any time before it is placed in a pound, be released by the board or any person empowered by this section to effect an impounding to the owner of the animal or any person authorised in writing by him to take delivery thereof on his behalf upon payment of deterrent fees, damage fees and driving charges calculated at the rates applicable to a case where an animal is impounded by the board.
- (3) Where any money is received from a person to whom a seized or detained animal is released in pursuance of subsection two of this section he shall be issued with a receipt therefor and the money shall forthwith be paid over to the board by the person who received it.
- (4) Where the board or any person empowered by this section to effect an impounding has seized or detained an animal for the purpose of impounding, it or such person, as the case may be, shall, on demand by the owner of the animal or any person authorised in writing by him as aforesaid, state the amount to be paid to obtain the release of the animal and, if demanded, furnish a statement showing particulars of such amount.

(5) Any person applying for the release of any animal seized, detained or impounded in pursuance of this Act shall state to the board or the person to whom application is made his full name and address and also, if he is not the owner, the full name and address of the owner of the animal and shall, if he obtains the release of the animal, give a receipt for the animal.

66B. Any person who rescues, or incites or Rescue. assists any other person in rescuing any animal lawfully impounded or seized or detained for the purpose of being impounded in pursuance of the provisions of this Act, shall be liable to a penalty not exceeding twenty pounds, together with the fees, charges and damages payable to the board in respect of such animal.

- (2) Paragraph (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
 - Part VI of the Principal Act is amended— 6.

Further amendment of Act No. 35, 1934. Part VI. (Noxious Animals.)

- (a) by omitting from section eighty-five the words sec. 85. "the Consolidated Revenue Fund" and by inserting (Permission in lieu thereof the words "such board as the to keep Minister may direct";
 - noxious animals.)

(b) by inserting in subsection one of section one Sec. 101. hundred and one after the words "section one (Powers of hundred" the words "or, at least seven days authorised person.) previously, has served upon the occupier of any land notice in writing of its intention to enter such land for the purpose of taking such measures and carrying out such work as it deems necessary for or with respect to the destruction of native dogs thereon". 7.

Further amendment of Act No. 35, 1934. Part VII. (Rabbit, Marsupial, and Dogproof Fences.) 7. Part VII of the Principal Act is amended—

- Sec. 126. (Fencing reserves.)
- (a) (i) by inserting in subsection one of section one hundred and twenty-six after the words "adjoining the reserve" the words "or separated therefrom only by a road";
 - (ii) by inserting in paragraph (a) of the same subsection after the words "travelling stock reserve" the words "or road, as the case may be,";
- Sec. 143.
 (Persons interfering with rabbit-proof, dog-proof, and marsupial-proof fences.)
 Further amendment of Act No.
- (b) by inserting in subsection one of section one hundred and forty-three after the word "reserve," the words "or a fence on the boundary of a holding separated from a travelling stock reserve only by a road,".

Further amendment of Act No. 35, 1934. Part VIII. (Branding and Earmarking of 8. (1) Part VIII of the Principal Act is amended—

Sec. 145. (Owner of sheep to register brand and earmark.)

Sheep.)

(a) by omitting from paragraph (b) of subsection two of section one hundred and forty-five the words "the inspector," and by inserting in lieu thereof the words "a ranger";

Sec. 157. (Offences.)

(b) by omitting from subsections two and three of section one hundred and fifty-seven the word "inspector" wherever occurring and by inserting in lieu thereof the words "secretary of the board";

(c)

- (c) by inserting next after section 157A the following New sec. new section: --
 - 157B. (1) Except in such circumstances and Restriction subject to such conditions as may be prescribed, as to marking of and except as provided in subsection two of this fleece or section, a person who marks the fleece or skin of sheep. a sheep with any substance, whether for the purpose of branding or otherwise, shall be liable to a penalty not exceeding fifty pounds.

- (2) The provisions of subsection one of this section shall not extend to the marking of the fleece or skin of a sheep with raddle, grease, cravon or a substance registered as a stock medicine under the Stock Foods and Medicines Act, 1940, or any Act amending that Act, or to branding with a colour brand.
- (2) Paragraph (c) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette, being a day not earlier than the day appointed pursuant to subsection two of section two of this Act.
 - 9. (1) Part X of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part X. (General Provisions.)

(a) by inserting in subsection one of section one Sec. 163. hundred and sixty-three after the words "to any" (Penalty for not giving the words "land, pigs,": information.)

Sec. 171. (Regulations.)

- (b) by inserting next after paragraph (m) of subsection one of section one hundred and seventy-one the following new paragraph: —
- (m1) the substances with which and the colours in which colour brands may be made.
- (2) Paragraph (b) of subsection one of this section shall commence upon the day appointed by the Governor pursuant to subsection two of section two of this Act.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES-1965

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

ALLAN PICKERING, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 10 December, 1964.

New South Wales



ANNO TERTIO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 70, 1964.

An Act to make further provisions with respect to rating under the Pastures Protection Act, 1934, as amended by subsequent Acts; to increase the rates payable under that Act, as so amended, for travelling stock; to make provisions prohibiting the marking of the fleeces and skins of sheep with certain substances; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith. [Assented to, 18th December, 1964.]

BE

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

HOWARD T. FOWLES,

Chairman of Committees of the Legislative Assembly.

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:—

Short title and citation.

- 1. (1) This Act may be cited as the "Pastures Protection (Amendment) Act, 1964".
- (2) The Pastures Protection Act, 1934, as amended by subsequent Acts and by this Act, may be cited as the Pastures Protection Act, 1934-1964.
- (3) The Pastures Protection Act, 1934, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

Amendment of Act No. 35, 1934. Part I. (Preliminary.) Sec. 2. (Division into Parts.) 2. (1) Part I of the Principal Act is amended—

- (a) by omitting from the matter relating to Part VIII in section two the figures and letter "157A" and by inserting in lieu thereof the figures and letter "157B";
- Sec. 4. (Interpretation.)
- (b) (i) by omitting from section four the definition of "Colour brand" and by inserting in lieu thereof the following definition:—

"Colour brand" means any brand made upon a sheep by means of a prescribed substance that is of a prescribed colour.

- (ii) by inserting in the same section after the definition of "Permit officer" the following new definition:—
 - "Pig" includes boar, sow, barrow, piglet or sucker.
- (2) Subparagraph (i) of paragraph (b) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

3. Part II of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part II. (Pastures Protection Districts and Boards.)

- (a) by omitting paragraph (e) of subsection one of Sec. 8.
 section eight and by inserting in lieu thereof the (Extraordinary following paragraph:—
- (e) becomes a mentally ill person, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, as amended by subsequent Acts; or;
 - (b) by omitting from subsection one of section twenty- Sec. 23. three the words "The Minister" and by inserting in (Permit officers.) lieu thereof the words "A board";
- (c) by inserting next after subsection two of section Sec. 24.
 twenty-four the following new subsection:

 (Other officers.)
- (2A) The Crown shall contribute one-half of the cost of insurance under the Workers' Compensation Act, 1926, as amended by subsequent Acts, in respect of each ranger.

4. (1) Part III of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part III. (Rates.)

- (a) by inserting next after section twenty-five the New sec. following new section:—
 - 25A. (1) For the purpose of defraying expenses Special incurred by it in any year in connection with the rate for eradication and control of disease in pigs, a board may, subject to this Part, make and levy in the next ensuing year a special rate on each occupier of land

land which is ratable land under subsection three of section thirty-one of this Act and is within the district.

(2) In addition to any specific provisions relating to any such special rate, the provisions of this Part (subsections two, three and four of section twenty-seven, section thirty, subsections one and two of section thirty-one and section thirty-two excepted) shall apply, mutatis mutandis, to the making, levying, notification, collection, payment, recovery and apportionment of such special rate, and for those purposes, "stock", in this Part, includes pigs.

New sec. 28A.

(b) by inserting next after section twenty-eight the following new section:—

Notification of changes in occupancy of ratable 28A. A person shall, within one month of his ceasing to be or becoming the occupier of ratable land, give the prescribed notice to the board.

Sec. 29. (Liability of person becoming occupier.)

- (c) (i) by inserting next after subsection one of section twenty-nine the following new subsection:—
 - (1A) The provisions of subsection one of this section shall not affect or extend to any person who is the occupier of land the subject of a lease or purchase from the Crown, where the lease is granted or purchase is made after the rate is levied, whether the land has been previously held under a lease or purchase from the Crown or not.
 - (ii) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:—
 - (5) If the occupier of any land pays to the board any rate which accrued during the occupancy of the land by some other person, he may recover from that other person such proportion of the rate as accrued whilst that other person was in occupation of the land.

- (d) by inserting next after subsection two of section Sec. 31. thirty-one the following new subsection:— (Ratable land.)
 - (3) In respect of any year in which a board makes a special rate pursuant to section 25A of this Act, the occupier of land within a district—
 - (a) on which land there were kept on the thirtyfirst day of December preceding the year for which the special rate is made, four pigs or more; or
 - (b) in respect of which land the number determined by the board pursuant to subsection two of section 32A of this Act or by a local land board on appeal is four or more,

shall, subject to subsection two of section 25A of this Act, be ratable and the land shall be ratable land for the purposes of section fifteen of this Act and this Part, but shall not, by reason only of this subsection, be ratable land for the purposes of any other Act.

- (e) by inserting next after section thirty-two the follow- New sec. ing new section:—
 - 32A. (1) Subject to the provisions of this Act, a Amount of special rate made pursuant to section 25A of this rate for Act shall be calculated in accordance with the pigs. number of pigs shown in the return furnished in pursuance of the provisions of section thirty-nine of this Act as being owned by the occupier and on the land on the thirty-first day of December immediately preceding the year for which the rate is made, including pigs so owned which were travelling to or from the said land and pigs which have been removed from that land on agistment.

Where, however, the one occupier is ratable in respect of more than one holding, any travelling pigs or pigs on agistment shall be taken into account in respect of one of such holdings only.

- (2) Where a board is aware that an occupier of land within the district has kept pigs on the land during any part of the year immediately preceding the year for which a special rate is made pursuant to section 25A of this Act and—
 - (a) the number of pigs shown in the return referred to in subsection one of this section is less than the number, as determined by the board, of pigs which could reasonably have been kept on the land on the thirty-first day of December immediately preceding the year for which the special rate is made; or
 - (b) the return is not furnished to the secretary of the board by the prescribed date,

the special rate shall be calculated in accordance with the number, as determined by the board, of pigs which could reasonably have been kept on the land on the said thirty-first day of December.

- (3) In making any such determination, the board shall have regard to the nature of the holding, the improvements and equipment thereon used or usable for pig-keeping, the manner in which the holding has been worked and any other relevant information in the board's possession.
- (4) Where the occupier of any land is dissatisfied with any determination of the board made pursuant to subsection two of this section, he may, within thirty days after service of the rate notice, appeal in the same manner as is provided in section thirty-three of this Act in the case of appeals against the board's determination of carrying capacity.

The provisions of the said section thirty-three shall apply, mutatis mutandis, to any appeal pursuant to this subsection and a reference in that section to carrying capacity shall be construed as a reference to the number of pigs which could reasonably

reasonably have been kept on that land on the relevant date, having regard to the matters referred to in subsection three of this section.

- (5) Where the rate calculated in accordance with the provisions of this section is less than two shillings, the rate which shall be levied shall be two shillings.
- (f) (i) by inserting next after subsection one of section Sec. 39. thirty-nine the following new subsection: of land and stock.)
 - (1A) Any return purporting to be a return under subsection one of this section and to be made or signed by or on behalf of any person shall be deemed to be a return under that subsection duly made and signed by that person until the contrary is proved.
 - (ii) by inserting at the end of the same section the following new subsection: -
 - (3) In this section, "stock" includes pigs.
- (g) by inserting next after section thirty-nine the New sec. following new section: -
 - 39A. (1) A board may, in the prescribed Duty to manner, require any owner or occupier of land, supply in-or any owner of stock to furnish, within the respecting prescribed time and in the prescribed manner, any land or information regarding such land or stock which is required by the board for the purposes of verifying or inquiring into the accuracy of information contained in any return of land and stock furnished to it under section thirty-nine of this Act.

- (2) Any person who, being required to furnish any information pursuant to subsection one of this section-
 - (a) fails to do so within the prescribed time or in the prescribed manner; or

(b) furnishes any incorrect or misleading information,

shall be liable to a penalty not exceeding fifty pounds.

(3) In this section, "stock" includes pigs.

Sec. 40. (Holdings in two or more districts.)

- (h) by inserting in section forty after the word "Part" where firstly occurring the words and symbols "(other than subsection three of section thirty-one)".
- (2) Paragraphs (b) and (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Further amendment of Act No. 35, 1934. Part IV. (Travelling Stock and Travelling Stock and Camping Reserves.)

5. (1) Part IV of the Principal Act is amended—

Sec. 41. (Control of travelling stock and camping reserves.)

(a) by omitting from subsection (3B) of section fortyone the words "section sixty-six" and by inserting in lieu thereof the words, figures and letters "sections sixty-six, 66A and 66B";

Sec. 43. (Rate on travelling stock.)

- (b) (i) by omitting from subsection two of section forty-three the words "one shilling" where firstly occurring and by inserting in lieu thereof the words "one shilling and fourpence";
 - (ii) by omitting from the same subsection the words "one shilling and sixpence" and by inserting in lieu thereof the words "two shillings";

(iii)

- (iii) by inserting in the same subsection after the words "twenty-five head" the words "but in neither case shall the amount payable in respect of any journey be less than two shillings and sixpence.";
- (c) (i) by inserting in subparagraph (i) of paragraph Sec. 48.

 (a) of subsection one of section forty-eight (Permits, licenses, and after the word "person" the words "and the travelling stock moved are the stock described in the statements.) permit issued for the journey";
 - (ii) by inserting at the end of subparagraph (ii) of the same paragraph the word "or";
 - (iii) by inserting in subparagraph (iii) of the same paragraph after the word "statement" where secondly occurring the words "and the stock moved are the stock described in the travelling statement";
 - (iv) by inserting next after paragraph (b) of subsection two of the same section the following new paragraph:—
 - (b1) in the case of sheep or large stock being moved by their owner by the most direct route between two holdings occupied by him within the same district, such holdings being by such route more than twelve miles apart, provided that their movement over any travelling stock reserve, camping reserve or road is entirely by motor transport;
 - (v) by inserting next after subsection seven of the same section the following new subsection:—
 - (8) Any person who in or in connection with any application for a permit or renewed permit or in connection with any travelling statement furnishes any information which is false or misleading in any material particular shall be liable to a penalty not exceeding fifty pounds.

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

(d) (i) by omitting from subsection one of section forty-nine the words "Where the owner of stock moves them on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination he desires to move them to another destination he shall obtain a renewed permit for such subsequent journey" and by inserting in lieu thereof the following words:—

If any stock are moved on a journey in respect of which a permit or renewed permit under this Act is required and within one month after the stock have arrived at their destination it is desired to move them to another destination a renewed permit shall be obtained for such subsequent journey.

- (ii) by omitting from subsection two of the same section the words "the Minister, or";
- (iii) by omitting subsection nine of the same section and by inserting in lieu thereof the following subsection:—
 - (9) If any person moves any stock on a journey in respect of which a renewed permit is required by this section, and if such renewed permit has not been obtained or the stock so moved are not the stock described in the renewed permit, the owner of the stock, unless they are being moved without his authority, and, if the stock are moved by some person other than the owner, that person, shall be liable to a penalty not exceeding fifty pounds.

(e) by inserting at the end of section fifty-three the following new paragraph:—

In this section "board" means the board for the district where the permit or renewed permit is issued or, in cases where a travelling statement is required, the board for the district in which the journey specified in the travelling statement commences.

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

- (f) by omitting from subsection two of section fifty-Sec. 58. eight the words "any penalty imposed, order such (Rate of person" and by inserting in lieu thereof the words "imposing a penalty, order the person shown as the owner of the stock in the permit, renewed permit, travelling statement or working large stock license, as the case may be";
- (g) by omitting subsection two of section sixty-six and Sec. 66.

 by inserting in lieu thereof the following subsec- (Stock unlawfully on a travelling stock)

 (2) The court before which a present stock
 - (2) The court before which a person is con-reserve.) victed of an offence against the provisions of subsection one of this section shall, in addition to imposing a penalty, order the owner of the stock—
 - (a) where the offence was committed within one district to pay to the board for that district;or
 - (b) where the offence was committed 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 trespassing on the travelling stock reserve.

The provisions of subsection two of section fiftyeight of this Act relating to the operation and enforcement of orders for the payment of agistment fees shall apply, mutatis mutandis, to orders for the payment of agistment fees made pursuant to this subsection.

(h) by inserting next after section sixty-six the following New secs.
new sections:—
66A and 66B.

66A. (1) (a) Any stock deemed by section Impounding. sixty-six of this Act to be trespassing stock may be impounded by the board on any day of the week and at any time of the day or night.

- (b) Such impounding may be effected by a ranger or other officer of the board or any person authorised in writing by a ranger.
- (c) Subject to paragraph (d) of this subsection, the ranger, officer or person impounding the animal shall drive, lead or otherwise take it to such pound as he deems convenient.
- (d) The board may detain any animal in like manner and for the like period that a council may do so under the provisions of section four hundred and twenty-six of the Local Government Act, 1919, as amended by subsequent Acts.
- (2) Any animal seized or detained for the purpose of impounding may, at any time before it is placed in a pound, be released by the board or any person empowered by this section to effect an impounding to the owner of the animal or any person authorised in writing by him to take delivery thereof on his behalf upon payment of deterrent fees, damage fees and driving charges calculated at the rates applicable to a case where an animal is impounded by the board.
- (3) Where any money is received from a person to whom a seized or detained animal is released in pursuance of subsection two of this section he shall be issued with a receipt therefor and the money shall forthwith be paid over to the board by the person who received it.
- (4) Where the board or any person empowered by this section to effect an impounding has seized or detained an animal for the purpose of impounding, it or such person, as the case may be, shall, on demand by the owner of the animal or any person authorised in writing by him as aforesaid, state the amount to be paid to obtain the release of the animal and, if demanded, furnish a statement showing particulars of such amount.

(5) Any person applying for the release of any animal seized, detained or impounded in pursuance of this Act shall state to the board or the person to whom application is made his full name and address and also, if he is not the owner, the full name and address of the owner of the animal and shall, if he obtains the release of the animal, give a receipt for the animal.

66B. Any person who rescues, or incites or Rescue. assists any other person in rescuing any animal lawfully impounded or seized or detained for the purpose of being impounded in pursuance of the provisions of this Act, shall be liable to a penalty not exceeding twenty pounds, together with the fees, charges and damages payable to the board in respect of such animal.

(2) Paragraph (g) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Part VI of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part VI. (Noxious Animals.)

- (a) by omitting from section eighty-five the words Sec. 85. "the Consolidated Revenue Fund" and by inserting (Permission in lieu thereof the words "such board as the to keep noxious Minister may direct": animals.)
- (b) by inserting in subsection one of section one Sec. 101. hundred and one after the words "section one (Powers of hundred" the words "or, at least seven days authorised person.) previously, has served upon the occupier of any land notice in writing of its intention to enter such land for the purpose of taking such measures and carrying out such work as it deems necessary for or with respect to the destruction of native dogs thereon".

(2)

Further amendment of Act No. 35, 1934. Part VII. (Rabbit, Marsupial, and Dogproof Fences.) 7. Part VII of the Principal Act is amended—

- Sec. 126. (Fencing reserves.)
- (a) (i) by inserting in subsection one of section one hundred and twenty-six after the words "adjoining the reserve" the words "or separated therefrom only by a road";
 - (ii) by inserting in paragraph (a) of the same subsection after the words "travelling stock reserve" the words "or road, as the case may be,";
- Sec. 143. (Persons interfering with rabbitproof, dog-proof, and marsupialproof fences.) Further amendment of Act No. 35, 1934. Part VIII. (Branding and Ear-
- (b) by inserting in subsection one of section one hundred and forty-three after the word "reserve," the words "or a fence on the boundary of a holding separated from a travelling stock reserve only by a road,".
- 8. (1) Part VIII of the Principal Act is amended—
- Sec. 145.

 (Owner of sheep to register brand and earmark.)

marking of Sheep.)

- Sec. 157. (Offences.)
- (a) by omitting from paragraph (b) of subsection two of section one hundred and forty-five the words "the inspector," and by inserting in lieu thereof the words "a ranger";
- (b) by omitting from subsections two and three of section one hundred and fifty-seven the word "inspector" wherever occurring and by inserting in lieu thereof the words "secretary of the board";

(c)

- (c) by inserting next after section 157A the following New sec. new section:—
 - 157B. (1) Except in such circumstances and Restriction subject to such conditions as may be prescribed, as to marking of and except as provided in subsection two of this fleece or section, a person who marks the fleece or skin of skin of a sheep with any substance, whether for the purpose of branding or otherwise, shall be liable to a penalty not exceeding fifty pounds.
 - (2) The provisions of subsection one of this section shall not extend to the marking of the fleece or skin of a sheep with raddle, grease, crayon or a substance registered as a stock medicine under the Stock Foods and Medicines Act, 1940, or any Act amending that Act, or to branding with a colour brand.
- (2) Paragraph (c) of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette, being a day not earlier than the day appointed pursuant to subsection two of section two of this Act.
 - 9. (1) Part X of the Principal Act is amended—

Further amendment of Act No. 35, 1934. Part X. (General Provisions.)

(a) by inserting in subsection one of section one Sec. 163.
hundred and sixty-three after the words "to any" (Penalty for not giving information.)

Sec. 171. (Regulations.)

- (b) by inserting next after paragraph (m) of subsection one of section one hundred and seventy-one the following new paragraph:—
 - (m1) the substances with which and the colours in which colour brands may be made.
- (2) Paragraph (b) of subsection one of this section shall commence upon the day appointed by the Governor pursuant to subsection two of section two of this Act.

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

E. W. WOODWARD,

Governor.

Government House, Sydney, 18th December, 1964.