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.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 31 October, 1974.

New South Wales



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. , 1974.

An Act to make further provisions with respect to the identification of stock intended for sale or slaughter; to extend the powers of inspectors appointed under the Stock Diseases Act, 1923, to make inquiries in relation to stock and in certain other respects; for these and other purposes to amend that Act; and for purposes connected therewith.

BE

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 follows:—

- 1. This Act may be cited as the "Stock Diseases Short title. (Amendment) Act, 1974".
- 2. (1) Except as provided in subsection (2), this Act Commenceshall commence on the date of assent to this Act.
- 10 (2) The several provisions of section 5 shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.
- 3. The Stock Diseases Act, 1923, is, in this Act, referred Principal Act.

 15 to as the Principal Act.
 - 4. (1) The Principal Act is amended—

Amendment of Act No. 34, 1923.

- (a) by omitting the definition of "Abattoir" in section Sec. 3.

 3 and by inserting instead the following (Definitions.)
- 20 "Abattoir" means—
 - (a) place licensed or required to be licensed as an abattoir or slaughterhouse within the meaning of the Meat Industry Authority Act, 1970;
 and
 - (b) premises registered or required to be registered under the Noxious Trades Act, 1902, that are used for the slaughter of stock or for the processing of carcasses of stock.

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- (b) by omitting from section 7 (b) the words ", and Sec. 7. order any person to produce any documents or (Powers of papers in his possession or under his control relating to the stock, carcass, fodder or fittings, and to truly answer any questions put to him relating thereto";
- (c) by inserting after section 7 the following section: Sec. 7A.
 - 7A. (1) Where an inspector at any reasonable Questions time informs a person that he is making inquiries and inquiries by for the purposes of this Act in relation to any stock inspectors. or carcass which is infected or which the inspector suspects to be or to have been infected, any stock which in the opinion of the inspector is straying, any fodder which is or fittings which are contaminated with disease or which the inspector suspects to have been so contaminated or any stock, carcass, fodder or fittings in respect of which. in the opinion of the inspector, an offence against this Act or the regulations has been committed, that person shall not fail to answer any question, being a question relating to that stock, carcass or fodder or those fittings, put to him by the inspector, or make a reply to any such question, that is false or misleading in any material particular.

(2) A person referred to in subsection (1) to whom an inspector has put any question in relation to any stock, carcass, fodder or fittings referred to in that subsection shall not fail, upon demand made of him by the inspector, to produce any record, document or paper in his possession or under his control relating to that stock, carcass or fodder or those fittings.

(3) An inspector may make copies of, or extracts or notes from, a record, document or paper referred to in subsection (2).

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- (4) A person referred to in subsection (1) is not excused from—
 - (a) answering a question put to him pursuant to subsection (1); or
 - (b) producing any record, document or paper demanded of him pursuant to subsection (2),

on the ground that the answer or the record, document or paper might tend to incriminate him but, where the person claims, before answering the question or producing the record, document or paper, that the answer or the record, document or paper so produced might tend to incriminate him, neither the question nor the answer, nor any record, document or paper produced, is admissible in evidence against him in criminal proceedings other than proceedings under subsection (1) or (2).

- (d) by inserting after section 8 (1) the following Sec. 8.

 subsection:

 (Further powers of inspectors.)
 - (1A) An inspector may, in an order under subsection (1) (a), (b), (d), (e) or (f), specify a period within which the act, matter or thing required by the order shall be done or performed.
- 25 (e) by omitting section 11B (1) and by inserting Sec. 11B.

 (Protection against importation)
 - (1) The Governor may, by proclamation published in the Gazette, restrict or absolutely prohibit stock, etc.) the importation or introduction into the State of any of the following things that, in his opinion, might be infected or contaminated with disease or might carry or spread disease, namely, any stock, carcass, fodder, fittings or animal products or any description or class of stock, carcasses, fodder, fittings, animal products or other things specified in the proclamation.

(f)

(f) by omitting from section 12A (5) (c) the word Sec. 12A. "inspect," and by inserting instead the following (Powers of words and paragraph: words and paragraph:-

to stop and search vehicles, etc.)

inspect; or

- (d) defaces, damages or removes a traffic sign which is displayed pursuant to subsection (1).
- (g) by inserting at the end of section 19G the following Sec. 19G. subsections :be kept of
- (2) The person referred to in subsection (1) stock.) 10 shall, upon request made by an inspector, produce to that inspector the record referred to in that subsection.
- (3) An inspector may at all reasonable times inspect a record referred to in subsection (1) and 15 may make copies of, or extracts or notes from, the record.
- (h) (i) by omitting from section 20 (1) (c), (i) and Sec. 20. (j) the words "paragraph (b) of section 8" (Offences.) 20 wherever occurring and by inserting instead the words "section 8 (1) (b)";
 - (ii) by inserting in section 20 (1) (i3) after the word "Industry" the words "or to an inspector";
- (iii) by inserting after section 20 (1) (j3) the 25 following paragraph:-
 - (j4) not being an inspector or a person authorised by an inspector, alters or defaces a brand applied to stock under or for the purposes of this Act or the regulations; or;

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Stock Diseases (Amendment). (i) by omitting section 21 and by inserting instead Sec. 21. the following section: 21. (1) Where an order or notice is served or Orders and given under this Act by an inspector, the order or notices generally. 5 notice may be varied or revoked-(a) by the inspector who gave the order or notice-in the same manner in which the order or notice was given; or (b) by the Chief of the Division of Animal 10 Industry or by an inspector authorised by him in writing—by notice in writing served in accordance with subsection (2). (2) An order or notice required by this Act or the regulations to be served on any person may 15 be served by leaving the same at his usual or last known place of residence or business or may be served personally or by post addressed to his last known place of residence or business or in such manner as may be prescribed. 20 (j) by inserting in section 21A (2) after the words "the Sec. 21A. certificate, be" the words "admissible and be"; (Evidence of scientific examination.) (k) by inserting in section 21B after the words "shall Sec. 21B. be" the words "admissible and be": (Evidence of appointment of inspec-(i) by inserting in section 23 (1) after the word Sec. 23. 25 "may" where secondly occurring the words (Power to ", by regulation": regulations.) (ii) by omitting section 23 (1) (c) and by inserting instead the following paragraph: -(c) prescribe and regulate the branding.

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(c) prescribe and regulate the branding, marking or ear-marking of stock for or in connection with the management or control of disease;

(iii)

- (iii) by omitting from section 23 (3) (a) the words "two hundred dollars" and by inserting instead the matter "\$400";
- (iv) by omitting from section 23 (3) (b) the words "ten dollars" and by inserting instead the matter "\$20".
- (2) A proclamation made under section 11B (1) of the Principal Act and in force immediately before the commencement of this section shall, on and from that com-10 mencement, be deemed to be a proclamation validly made and published under section 11B (1) of the Principal Act, as amended by subsection (1) (e), restricting or absolutely prohibiting, as the case may be, the importation or introduction into the State of such things, or things of such description 15 or class, as are specified in the proclamation.

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- (3) A regulation made for the purposes of section 23 (1) (c) of the Principal Act and in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this 20 Act be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.
- (4) Notwithstanding the amendments to the Principal Act effected by subsection (1) (1) (iii) and (iv), the penalty to which a person convicted of an offence is liable is the penalty applicable to that offence at the time the offence was committed.

5. The Principal Act is further amended—

Further amendment of Act No. 34, 1923.

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(a) (i) by inserting in section 7 (c) after the words Sec. 7.

"muster them" the words "at a specified place (Powers of on the land or, where in the opinion of the inspector no facilities suitable for the purposes of the order exist on that land, at a specified place on other land,";

(ii)

Stock	Diseases	(A	mend	lment)	
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- (ii) by omitting from section 7 (c) the words ", and to provide crushes or such other means as may be prescribed or the inspector may deem necessary for such purpose,";
 (iii) by inserting at the end of section 7 the following subsections:—
 (2) An order under subsection (1) (c)
 - (2) An order under subsection (1) (c), and an order under subsection (1) (d) requiring a person to take stock to a place specified in the order, may specify a time at which, or a period within which, the order shall be complied with.
 - (3) Where an inspector is of the opinion—
 - (a) that stock (not being travelling stock) should be mustered for the purposes specified in subsection (1) (c); and
 - (b) that no facilities suitable for those purposes exist on the land on which the stock are located,

and he is of the further opinion—

- (c) that the stock should not, for those purposes, be removed from that land because of the presence or suspected presence of disease on that or any other land; or
- (d) that no facilities suitable for those purposes are available within a reasonable distance of the land on which the stock are located,
- he may, with the approval of an authorised officer, order the occupier of the land on which the stock are located to provide at a specified place on that land, within such time as is specified in the order, such facilities, including crushes, as the inspector may deem necessary for those purposes.

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(4)

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- (4) In subsection (3), "authorised officer" means a person holding office or acting as a District Veterinary Officer of the Department of Agriculture or the Chairman of the Board of Tick Control.
- (b) by omitting from section 8A the words "(paragraph Sec. 8A.

 (b) excepted)";

 (Further powers of inspectors in relation to special quarantine areas.)
- (c) by omitting from section 19 (2) the words Sec. 19.

 "paragraph (b) of section 7" and by inserting (Power to seize instead the matter "section 7 (1) (b)"; stock.)
 - (d) (i) by inserting after section 19A (3) the Sec. 19A.

 following subsection:

 (3A) For the purposes only of subsection certain cattle and (3), where cattle or stock are offered for sale by auction they shall be deemed to have been sold upon the fall of the hammer.
 - (ii) by omitting section 19A (4) (a) (iii);
 - (e) (i) by omitting from section 19c (1) the words Sec. 19c.
 "to the owner of the stock"; (Identification of
- 20 (ii) by omitting from section 19c (2) the words "allotted to the owner of the stock by the registrar and the tag bears no other particulars." and by inserting instead the following words:—
- 25 allotted—

 (a) to the owner of the stock
 - (a) to the owner of the stock otherwise than by virtue of an application made by him under section 19D (1)

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as the occupier of a holding of which he has ceased to be the occupier; or

(b) to the occupier of the holding on which the stock is depastured and the tag is attached to the stock in accordance with any regulations relating to the use by an owner of stock of a tag bearing particulars allotted to the occupier of the holding on which the stock is depastured,

and the tag bears no other particulars.

(f) by inserting at the end of section 19D the following Sec. 19D. subsection:— (Allot-

Sec. 19D. (Allotment of particulars of identification.)

- (5) Where an application is made under subsection (1) by a person who is the occupier of a holding and immediately before that person became the occupier of that holding a certificate issued under this section was held by the person who then was the occupier of that holding, the particulars of identification allotted to the applicant shall be the same as the particulars of identification specified in that certificate and the registrar shall cause an appropriate notation to be entered in the register kept by him under subsection (3).
- (g) by inserting after section 19G the following Sec. 19H. section:—
- 19H. (1) In this section and in section 23, Feedlots.

 "feedlot" means land in respect of which an order under subsection (2) is in force.
 - (2) The Minister may, by order in writing, declare any land to be a feedlot.

- (3) Except as provided in subsection (4), an order declaring land to be a feedlot shall not be made until—
 - (a) twenty-eight days after notice has been served by the Chief of the Division of Animal Industry on the occupier of the land informing the occupier—
 - (i) that it is proposed to request the Minister to make an order under subsection (2); and
 - (ii) that the occupier may, within twenty-one days after service of the notice upon him, submit to the Minister in writing any matters he wishes the Minister to consider; and
 - (b) the Minister has considered the request referred to in paragraph (a) (i) and any matters submitted to him by the occupier within the period referred to in paragraph (a) (ii).
- (4) Where the occupier of any land applies in writing to the Minister for an order declaring that land to be a feedlot or for the revocation of an order under subsection (2) relating to that land, the Minister shall refer the application to the Chief of the Division of Animal Industry for a report and may, after considering the report, make an order under subsection (2) or may make an order revoking the order relating to that land, as the case may be.
 - (5) An order referred to in subsection (2) and an order revoking any such order shall not take effect until twenty-eight days after notice of the making of the order is served upon the occupier of the land to which the order relates.

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- (6) In any proceedings against any person for an offence against this Act or the regulations, a certificate purporting to be signed by the Director-General of Agriculture or by a Deputy Director-General of Agriculture certifying that any land therein described was or was not, on a day or between days therein specified, land in respect of which an order under subsection (2) is or was in force, shall be admissible and be prima facie evidence of the matters certified in the certificate.
- (7) The person in charge of a feedlot shall—
 - (a) within the prescribed period, record in the prescribed manner the prescribed particulars relating to the introduction of cattle into, and the removal of cattle from, the feedlot; and
 - (b) keep the record referred to in paragraph (a) for a period of two years after the day on which it is made.
- (8) The person referred to in subsection (7) shall, upon request made by an inspector at any reasonable time within the period specified in subsection (7) (b), produce to that inspector the record referred to in subsection (7) (a).
- (9) An inspector may at all reasonable times inspect a record referred to in subsection (7) (a) and may make copies of, or extracts or notes from, the record.
- 30 (h) by omitting from section 23 (1) (aa) the word Sec. 23.

 "stock." and by inserting instead the following word (Power to make regulations.)

stock;

(bb) prohibit or regulate the movement of cattle from a feedlot generally or prohibit or regulate any such movement, in such circumstances

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circumstances as are prescribed, otherwise than in accordance with a permit issued under the regulations;

- (cc) provide for the issue of a permit to use a method of identification of cattle consigned for sale or slaughter from a feedlot as a method of identification alternative to that specified in section 19c;
- (dd) provide for the use by an owner of stock who is not the occupier of the holding on 10 which the stock is depastured of an identification tag or other prescribed method of identification of stock which bears particulars allotted to the occupier of the holding. 15
 - 6. (1) The Principal Act is further amended by omitting Further from section 23 (1) (q) the words "of orders and notices" amendment and by inserting instead the words "to be used and the records 34, 1923. to be kept".

Sec. 23. (Power to make

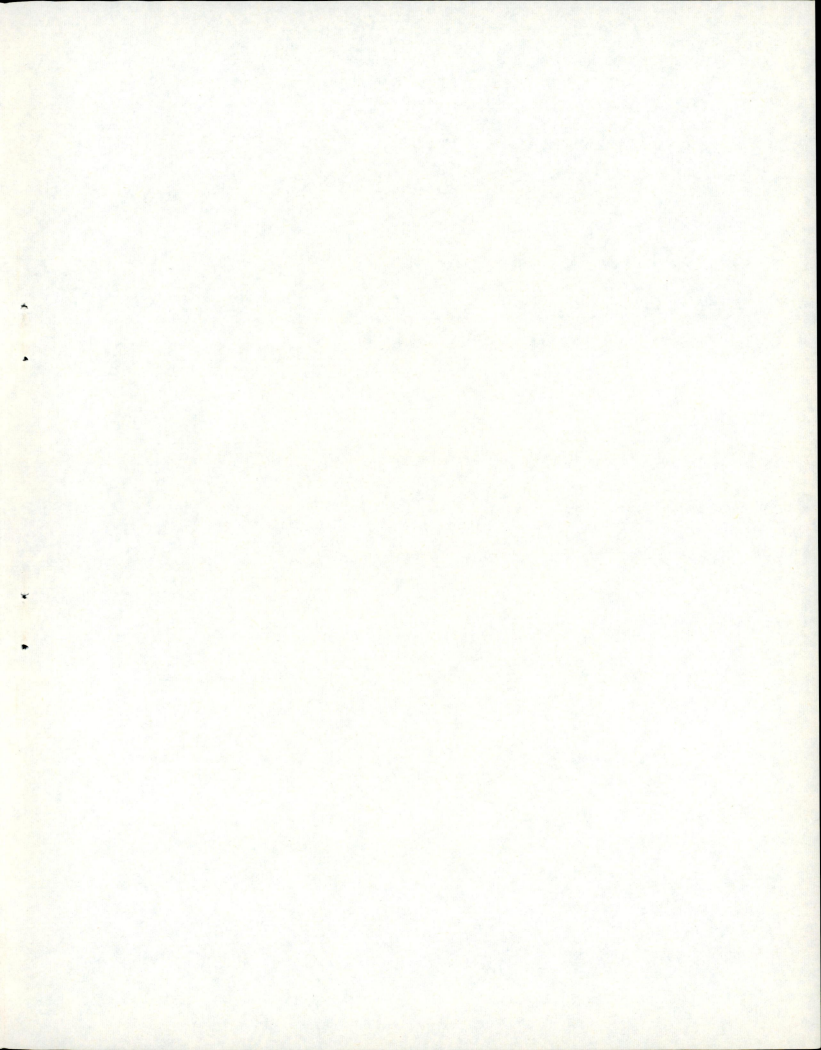
(2) A regulation purporting to have been made under regulations.) 20 the Principal Act prescribing any forms for the purposes of that Act and to be in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act, be deemed, on and 25 from that commencement, to be a regulation made under the Principal Act as so amended.

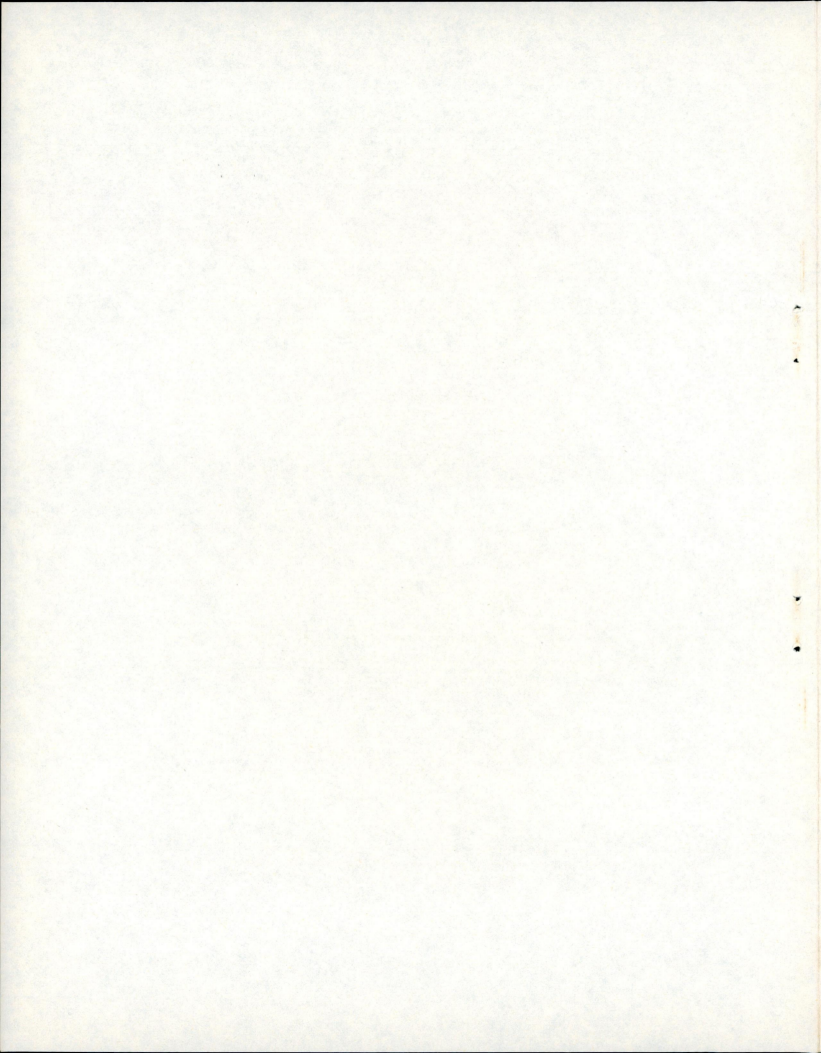
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circumstances as one pre-crinco, suctivise than in accordance with a point issued toder the regulations:

- (ec) provide for the issue of a permit or use a method of itsufficiation or cards consigned for the site of special from a fecular as a method of identification effectivities to the special of identification of the special or section 19cg.
- (od) provide for the lost by an owner of tock who is not the accupie of the reason of the stock is alchasticated at the stock is alchasticated at the electrical actual of identification of stock which can particular of the security of the folding.
- 6. (1) The Principal Satis Internity arrended by sufficient angular from ection 23 (1) (or the words of eachers and mattered and by inserting in seld, the words to be readined the pecond 34, 1922 to be kept.
- 20 (27 Å regulation purporting at twee been made under rigidades the Principal Act prescribing any forms for the purposes of that Act and to be in force in mediately before the capanical ment of this section shall, if its order to been made under the Principal Act as alrended by this very be themselved on and 25 from that rommencement, to be a regulation made under the Principal Act as alrended.





No. , 1974.

A BILL

To make further provisions with respect to the identification of stock intended for sale or slaughter; to extend the powers of inspectors appointed under the Stock Diseases Act, 1923, to make inquiries in relation to stock and in certain other respects; for these and other purposes to amend that Act; and for purposes connected therewith.

[Mr Crawford—24 October, 1974.]

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 follows:—

- 1. This Act may be cited as the "Stock Diseases short title. (Amendment) Act, 1974".
- 2. (1) Except as provided in subsection (2), this Act Commenceshall commence on the date of assent to this Act.
- 10 (2) The several provisions of section 5 shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.
- 3. The Stock Diseases Act, 1923, is, in this Act, referred Principal Act.
 - 4. (1) The Principal Act is amended—

Amendment of Act No. 34, 1923.

- (a) by omitting the definition of "Abattoir" in section Sec. 3.

 3 and by inserting instead the following (Definitions.)
- 20 "Abattoir" means—
 - (a) place licensed or required to be licensed as an abattoir or slaughterhouse within the meaning of the Meat Industry Authority Act, 1970;
 and
 - (b) premises registered or required to be registered under the Noxious Trades Act, 1902, that are used for the slaughter of stock or for the processing of carcasses of stock.

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- (b) by omitting from section 7 (b) the words ", and Sec. 7. order any person to produce any documents or (Powers of papers in his possession or under his control relating to the stock, carcass, fodder or fittings, and to truly answer any questions put to him relating thereto";
- (c) by inserting after section 7 the following section: Sec. 7A.
- 7A. (1) Where an inspector at any reasonable Questions time informs a person that he is making inquiries and inquiries for the purposes of this Act in relation to any stock inspectors. or carcass which is infected or which the inspector suspects to be or to have been infected, any stock which in the opinion of the inspector is straying, any fodder which is or fittings which are contaminated with disease or which the inspector suspects to have been so contaminated or any stock, carcass, fodder or fittings in respect of which, in the opinion of the inspector, an offence against this Act or the regulations has been committed, that person shall not fail to answer any question, being a question relating to that stock, carcass or fodder or those fittings, put to him by the inspector, or make a reply to any such question, that is false or misleading in any material particular.
 - (2) A person referred to in subsection (1) to whom an inspector has put any question in relation to any stock, carcass, fodder or fittings referred to in that subsection shall not fail, upon demand made of him by the inspector, to produce any record, document or paper in his possession or under his control relating to that stock, carcass or fodder or those fittings.
 - (3) An inspector may make copies of, or extracts or notes from, a record, document or paper referred to in subsection (2).

- (4) A person referred to in subsection (1) is not excused from—
 - (a) answering a question put to him pursuant to subsection (1); or
 - (b) producing any record, document or paper demanded of him pursuant to subsection (2),

on the ground that the answer or the record, document or paper might tend to incriminate him but, where the person claims, before answering the question or producing the record, document or paper, that the answer or the record, document or paper so produced might tend to incriminate him, neither the question nor the answer, nor any record, document or paper produced, is admissible in evidence against him in criminal proceedings other than proceedings under subsection (1) or (2).

- (d) by inserting after section 8 (1) the following Sec. 8.

 subsection:—

 (Further powers of inspectors.)
 - (1a) An inspector may, in an order under subsection (1) (a), (b), (d), (e) or (f), specify a period within which the act, matter or thing required by the order shall be done or performed.
- 25 (e) by omitting section 11B (1) and by inserting Sec. 11B.

 (Protection against

(1) The Governor may, by proclamation published in the Gazette, restrict or absolutely prohibit stock, etc.) the importation or introduction into the State of any of the following things that, in his opinion, might be infected or contaminated with disease or might carry or spread disease, namely, any stock, carcass, fodder, fittings or animal products or any description or class of stock, carcasses, fodder, fittings, animal products or other things specified in the proclamation.

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(f) by omitting from section 12A (5) (c) the word Sec. 12A.

"inspect," and by inserting instead the following words and paragraph:—

inspect; or (Powers of inspectors to stop and search vehicles, etc.)

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- (d) defaces, damages or removes a traffic sign which is displayed pursuant to subsection (1),
- (g) by inserting at the end of section 196 the following Sec. 196.

 (Records to be kept of untagged
- 10 (2) The person referred to in subsection (1) stock.) shall, upon request made by an inspector, produce to that inspector the record referred to in that subsection.
- (3) An inspector may at all reasonable times inspect a record referred to in subsection (1) and may make copies of, or extracts or notes from, the record.
- (h) (i) by omitting from section 20 (1) (c), (i) and Sec. 20.

 (j) the words "paragraph (b) of section 8" (Offences.)

 wherever occurring and by inserting instead the words "section 8 (1) (b)";
 - (ii) by inserting in section 20 (1) (j3) after the word "Industry" the words "or to an inspector";
- 25 (iii) by inserting after section 20 (1) (j3) the following paragraph:—
 - (j4) not being an inspector or a person authorised by an inspector, alters or defaces a brand applied to stock under or for the purposes of this Act or the regulations; or;

	Stock Diseases (Amendment).	
(i)	by omitting section 21 and by inserting instead the following section:—	Sec. 21.
tvorceden bin. gove i for une 5 volcintare	21. (1) Where an order or notice is served or given under this Act by an inspector, the order or notice may be varied or revoked—	Orders and notices generally.
	(a) by the inspector who gave the order or notice—in the same manner in which the order or notice was given; or	
10	(b) by the Chief of the Division of Animal Industry or by an inspector authorised by him in writing—by notice in writing served in accordance with subsection (2).	
15	(2) An order or notice required by this Act or the regulations to be served on any person may be served by leaving the same at his usual or last known place of residence or business or may be served personally or by post addressed to his last known place of residence or business or in such manner as may be prescribed.	
20 (j)		Sec. 21a. (Evidence of scientific examina- tion.)
(k)	by inserting in section 21B after the words "shall be" the words "admissible and be";	Sec. 21B. (Evidence of appointment of inspectors.)
25	(i) by inserting in section 23 (1) after the word "may" where secondly occurring the words ", by regulation";	Sec. 23. (Power to make regulations.)
30	 (ii) by omitting section 23 (1) (c) and by inserting instead the following paragraph:— (c) prescribe and regulate the branding, marking or ear-marking of stock for or in connection with the management or control of disease; (iii) 	

- (iii) by omitting from section 23 (3) (a) the words "two hundred dollars" and by inserting instead the matter "\$400";
 - (iv) by omitting from section 23 (3) (b) the words "ten dollars" and by inserting instead the matter "\$20".
- (2) A proclamation made under section 11B (1) of the Principal Act and in force immediately before the commencement of this section shall, on and from that com-10 mencement, be deemed to be a proclamation validly made and published under section 11B (1) of the Principal Act, as amended by subsection (1) (e), restricting or absolutely prohibiting, as the case may be, the importation or introduction into the State of such things, or things of such description 15 or class, as are specified in the proclamation.
- (3) A regulation made for the purposes of section 23 (1) (c) of the Principal Act and in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this 20 Act be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.
- (4) Notwithstanding the amendments to the Principal Act effected by subsection (1) (1) (iii) and (iv), the penalty to which a person convicted of an offence is liable is the 25 penalty applicable to that offence at the time the offence was committed.

The Principal Act is further amended—

Further amendment of Act No. 34, 1923.

(a) (i) by inserting in section 7 (c) after the words sec. 7. "muster them" the words "at a specified place (Powers of on the land or, where in the opinion of the inspector no facilities suitable for the purposes of the order exist on that land, at a specified place on other land,";

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	Stock Diseases (Amendment).
	(ii) by omitting from section 7 (c) the words ", and to provide crushes or such other means as may be prescribed or the inspector may deem necessary for such purpose,";
5	(iii) by inserting at the end of section 7 the following subsections:—
10	(2) An order under subsection (1) (c), and an order under subsection (1) (d) requiring a person to take stock to a place specified in the order, may specify a time at which, or a period within which, the order shall be complied with.
	(3) Where an inspector is of the opinion—
15	(a) that stock (not being travelling stock) should be mustered for the purposes specified in subsection (1) (c); and
	(b) that no facilities suitable for those purposes exist on the land on which the stock are located,
20	and he is of the further opinion-
25	(c) that the stock should not, for those purposes, be removed from that land because of the presence or suspected presence of disease on that or any other land; or
	 (d) that no facilities suitable for those purposes are available within a reason- able distance of the land on which the stock are located,
30	he may, with the approval of an authorised officer, order the occupier of the land on which the stock are located to provide at a specified place on that land, within such time

as is specified in the order, such facilities, including crushes, as the inspector may deem

necessary for those purposes.

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(4)

- (4) In subsection (3), "authorised officer" means a person holding office or acting as a District Veterinary Officer of the Department of Agriculture or the Chairman of the Board of Tick Control.
- (b) by omitting from section 8A the words "(paragraph Sec. 8A.

 (b) excepted)";

 (Further powers of inspectors in relation to special quarantine areas.)
- (c) by omitting from section 19 (2) the words Sec. 19.

 "paragraph (b) of section 7" and by inserting (Power to seize stock.)

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 - (d) (i) by inserting after section 19A (3) the Sec. 19A.

 following subsection:

 (3A) For the purposes only of subsection cattle and (3), where cattle or stock are offered for sale other stock.)
 - (ii) by omitting section 19A (4) (a) (iii);

sold upon the fall of the hammer.

- (e) (i) by omitting from section 19c (1) the words Sec. 19c.
 "to the owner of the stock";
 (Identification of
 - (ii) by omitting from section 19c (2) the words "allotted to the owner of the stock by the registrar and the tag bears no other particulars." and by inserting instead the following words:—
- 25 allotted—

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(a) to the owner of the stock otherwise than by virtue of an application made by him under section 19D (1)

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as the occupier of a holding of which he has ceased to be the occupier; or

(b) to the occupier of the holding on which the stock is depastured and the tag is attached to the stock in accordance with any regulations relating to the use by an owner of stock of a tag bearing particulars allotted to the occupier of the holding on which the stock is depastured,

and the tag bears no other particulars.

(f) by inserting at the end of section 19D the following Sec. 19D. subsection:— (Allot-

Sec. 19D. (Allotment of particulars of identification.)

- (5) Where an application is made under subsection (1) by a person who is the occupier of a holding and immediately before that person became the occupier of that holding a certificate issued under this section was held by the person who then was the occupier of that holding, the particulars of identification allotted to the applicant shall be the same as the particulars of identification specified in that certificate and the registrar shall cause an appropriate notation to be entered in the register kept by him under subsection (3).
- (g) by inserting after section 19G the following Sec. 19H. section:—
- 19H. (1) In this section and in section 23, Feedlots. "feedlot" means land in respect of which an order under subsection (2) is in force.
 - (2) The Minister may, by order in writing, declare any land to be a feedlot.

- (3) Except as provided in subsection (4), an order declaring land to be a feedlot shall not be made until—
 - (a) twenty-eight days after notice has been served by the Chief of the Division of Animal Industry on the occupier of the land informing the occupier—
 - (i) that it is proposed to request the Minister to make an order under subsection (2); and
 - (ii) that the occupier may, within twenty-one days after service of the notice upon him, submit to the Minister in writing any matters he wishes the Minister to consider; and
- (b) the Minister has considered the request referred to in paragraph (a) (i) and any matters submitted to him by the occupier within the period referred to in paragraph (a) (ii).
 - (4) Where the occupier of any land applies in writing to the Minister for an order declaring that land to be a feedlot or for the revocation of an order under subsection (2) relating to that land, the Minister shall refer the application to the Chief of the Division of Animal Industry for a report and may, after considering the report, make an order under subsection (2) or may make an order revoking the order relating to that land, as the case may be.
- (5) An order referred to in subsection (2) and an order revoking any such order shall not take effect until twenty-eight days after notice of the making of the order is served upon the occupier of the land to which the order relates.

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- (6) In any proceedings against any person for an offence against this Act or the regulations, a certificate purporting to be signed by the Director-General of Agriculture or by a Deputy Director-General of Agriculture certifying that any land therein described was or was not, on a day or between days therein specified, land in respect of which an order under subsection (2) is or was in force, shall be admissible and be prima facie evidence of the matters certified in the certificate.
- (7) The person in charge of a feedlot shall—
 - (a) within the prescribed period, record in the prescribed manner the prescribed particulars relating to the introduction of cattle into, and the removal of cattle from, the feedlot; and
 - (b) keep the record referred to in paragraph (a) for a period of two years after the day on which it is made.
- (8) The person referred to in subsection (7) shall, upon request made by an inspector at any reasonable time within the period specified in subsection (7) (b), produce to that inspector the record referred to in subsection (7) (a).
- (9) An inspector may at all reasonable times inspect a record referred to in subsection (7) (a) and may make copies of, or extracts or notes from, the record.
- 30 (h) by omitting from section 23 (1) (aa) the word Sec. 23.

 "stock." and by inserting instead the following word (Power to make regulations.)

stock;

(bb) prohibit or regulate the movement of cattle from a feedlot generally or prohibit or regulate any such movement, in such circumstances

Stock	Diseases	(Amendment)).

circumstances as are prescribed, otherwise than in accordance with a permit issued under the regulations;

- (cc) provide for the issue of a permit to use a method of identification of cattle consigned for sale or slaughter from a feedlot as a method of identification alternative to that specified in section 19c;
- (dd) provide for the use by an owner of stock 10 who is not the occupier of the holding on which the stock is depastured of an identification tag or other prescribed method of identification of stock which bears particulars allotted to the occupier of the 15 holding.
 - (1) The Principal Act is further amended by omitting Further from section 23 (1) (q) the words "of orders and notices" amendment and by inserting instead the words "to be used and the records 34, 1923. to be kept".

Sec. 23.

(Power to make

- (2) A regulation purporting to have been made under regulations.) 20 the Principal Act prescribing any forms for the purposes of that Act and to be in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act, be deemed, on and 25 from that commencement, to be a regulation made under the
 - Principal Act as so amended.

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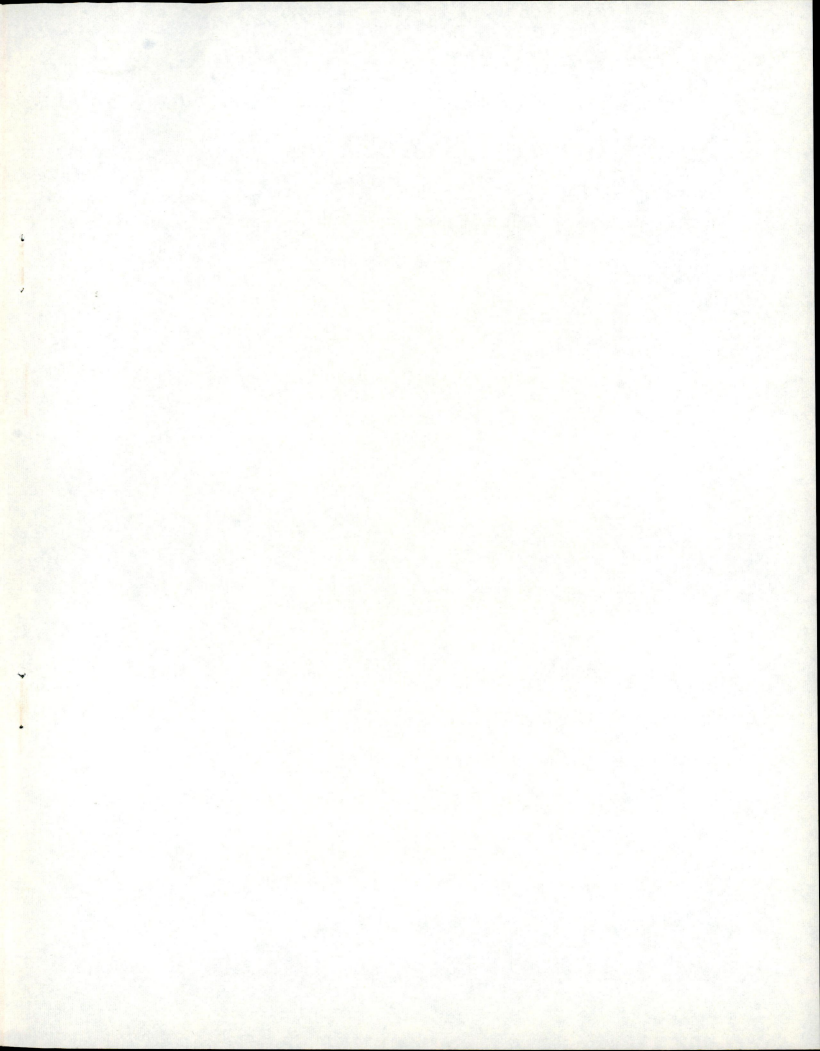
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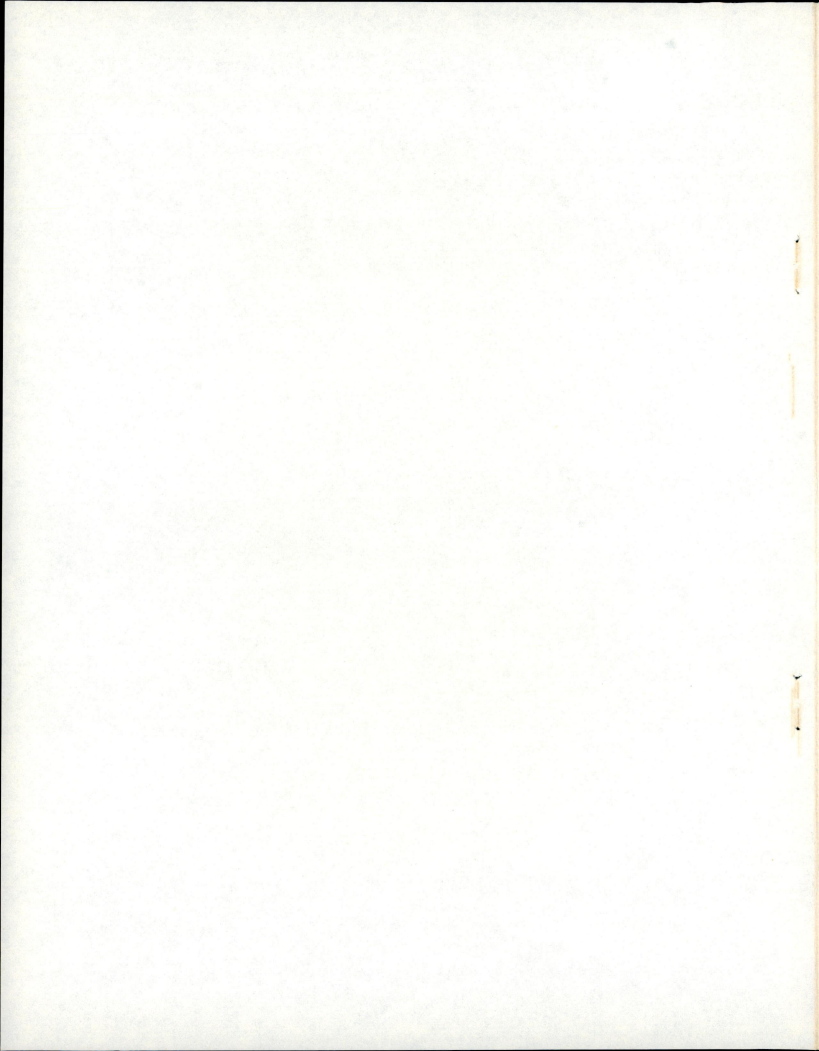
Stock Diseases (Ametabhent):

circumstances as are prescribed, otherwise than in accordance with a permit issued under the regulations:

- ce) provide for the issue of a perinal to fise a method of identification of cattle consigned for sale or stanglace from a feedful as a method of identification alternative to fluid specified in section 19c;
- (dd) provide for the use by an owner of stock who is not the occupier of the holding on which the stock is depastured of an identification (a) or other press ibedenseined of identification of stock which bears particulars allotted to the occupier of the helding.
- 6. (1) The Principal Act is further amended by confiding Eprilian from section 23 (1); (q) the words "of critars and notices" amendmental of Act No. and by inscriing instead the words "to be used and the records at 1921.
 16 be kept."
- (2) A regulation purporting to have been made under regulation to the Principal Act prescribing any torins for the purposed of that Act and to be in force immediately before the commonwer reent of this section shall, if the old have been made under the Principal Act as amended by this Act, be deemed, an and

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STOCK DISEASES (AMENDMENT) BILL, 1974

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to extend the powers of an inspector appointed under the Stock Diseases Act, 1923, to require persons to supply information in relation to diseased stock or stock suspected of being diseased;
- (b) to empower the Governor to restrict or prohibit the importation of stock or things into this State in any case where the stock or thing might be infected or contaminated with disease or might carry or spread disease;
- (c) to require persons who are required to keep records for the purposes of the Act to produce those records to an inspector at all reasonable times;
- (d) to prohibit the alteration or defacing of brands applied to stock for the purposes of the Act by or at the direction of an inspector except by an inspector or a person authorised by an inspector;
- (e) to increase the penalty for an offence under the regulations from \$200 to \$400 and in respect of a continuing offence from \$10 to \$20 per day;
- (f) to permit an inspector to give an order that stock other than travelling stock be mustered on the land on which they are located or where no suitable facilities exist on that land, on other land, for the purpose of examination or treatment or to enable an inspector to cause any or all of them to be tested for disease or to take specimens from them;
- (g) to restrict the power of an inspector to order an occupier of land to provide crushes and other facilities on the land to cases where no other available facilities are located within a reasonable distance of the land on which the stock are located and to require an authorised officer to approve of the making of such an order;
- (h) for the purposes only of the provisions of the Act relating to the tagging of stock, to specify the time a sale of stock by auction takes place;
- (i) to require the transfer of particulars of identification used for tagging purposes from an occupier to his successor as occupier of a holding;
- (j) to permit an owner of stock depastured on a holding occupied by some other
 person to use in accordance with the regulations identification tags issued to
 the occupier of the holding;
- (k) to provide that the Minister may, after considering a request made by the Chief of the Division of Animal Industry and any submission made by an occupier, or an application made by an occupier and a report made by the Chief of the Division of Animal Industry, declare land to be a feedlot, to require an occupier of a feedlot to keep certain records in relation to cattle introduced into and removed from a feedlot, to permit removal of cattle from a feedlot only in accordance with the regulations and to provide for a method of identification for cattle turned off a feedlot alternative to the tail-tagging method presently prescribed; and
- (1) to make other provisions of a minor, consequential or ancillary nature.

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No. , 1974.

A BILL

To make further provisions with respect to the identification of stock intended for sale or slaughter; to extend the powers of inspectors appointed under the Stock Diseases Act, 1923, to make inquiries in relation to stock and in certain other respects; for these and other purposes to amend that Act; and for purposes connected therewith.

[MR CRAWFORD—24 October, 1974.]

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 follows:—

- 1. This Act may be cited as the "Stock Diseases Short title. (Amendment) Act, 1974".
- 2. (1) Except as provided in subsection (2), this Act Commenceshall commence on the date of assent to this Act.
- 10 (2) The several provisions of section 5 shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.
- 3. The Stock Diseases Act, 1923, is, in this Act, referred Principal Act.
 - 4. (1) The Principal Act is amended—

Amendment of Act No. 34, 1923.

- (a) by omitting the definition of "Abattoir" in section Sec. 3.

 3 and by inserting instead the following (Definitions.)

 definition —
- 20 "Abattoir" means—
 - (a) place licensed or required to be licensed as an abattoir or slaughterhouse within the meaning of the Meat Industry Authority Act, 1970;
 and
 - (b) premises registered or required to be registered under the Noxious Trades Act, 1902, that are used for the slaughter of stock or for the processing of carcasses of stock.

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- (b) by omitting from section 7 (b) the words ", and Sec. 7. order any person to produce any documents or (Powers of papers in his possession or under his control relating to the stock, carcass, fodder or fittings, and to truly answer any questions put to him relating thereto";
- (c) by inserting after section 7 the following section: Sec. 7A.
 - 7A. (1) Where an inspector at any reasonable Questions time informs a person that he is making inquiries by for the purposes of this Act in relation to any stock inspectors. or carcass which is infected or which the inspector suspects to be or to have been infected, any stock which in the opinion of the inspector is straying, any fodder which is or fittings which are contaminated with disease or which the inspector suspects to have been so contaminated or any stock, carcass, fodder or fittings in respect of which, in the opinion of the inspector, an offence against this Act or the regulations has been committed, that person shall not fail to answer any question, being a question relating to that stock, carcass or fodder or those fittings, put to him by the inspector, or make a reply to any such question, that is false or misleading in any material particular.
- (2) A person referred to in subsection (1) to whom an inspector has put any question in relation to any stock, carcass, fodder or fittings referred to in that subsection shall not fail, upon demand made of him by the inspector, to produce any record, document or paper in his possession or under his control relating to that stock, carcass or fodder or those fittings.
 - (3) An inspector may make copies of, or extracts or notes from, a record, document or paper referred to in subsection (2).

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- (4) A person referred to in subsection (1) is not excused from—
 - (a) answering a question put to him pursuant to subsection (1); or
 - (b) producing any record, document or paper demanded of him pursuant to subsection (2),

on the ground that the answer or the record, document or paper might tend to incriminate him but, where the person claims, before answering the question or producing the record, document or paper, that the answer or the record, document or paper so produced might tend to incriminate him, neither the question nor the answer, nor any record, document or paper produced, is admissible in evidence against him in criminal proceedings other than proceedings under subsection (1) or (2).

(d) by inserting after section 8 (1) the following Sec. 8.
subsection:—

(Further powers of inspectors.)

(1A) An inspector may, in an order under subsection (1) (a), (b), (d), (e) or (f), specify a period within which the act, matter or thing required by the order shall be done or performed.

(e) by omitting section 11B (1) and by inserting Sec. 11B. instead the following subsection:— (Protection against

(1) The Governor may, by proclamation published in the Gazette, restrict or absolutely prohibit stock, etc.) the importation or introduction into the State of any of the following things that, in his opinion, might be infected or contaminated with disease or might carry or spread disease, namely, any stock, carcass, fodder, fittings or animal products or any description or class of stock, carcasses, fodder, fittings, animal products or other things specified in the proclamation.

(f)

(f) by omitting from section 12A (5) (c) the word Sec. 12A. "inspect," and by inserting instead the following (Powers of inspectors words and paragraph:search vehicles, inspect; or etc.)

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(d) defaces, damages or removes a traffic sign which is displayed pursuant to subsection

(1),;

- (g) by inserting at the end of section 19G the following Sec. 19G. subsections:be kept of
- (2) The person referred to in subsection (1) stock.) 10 shall, upon request made by an inspector, produce to that inspector the record referred to in that 15 subsection.
- (3) An inspector may at all reasonable times 15 inspect a record referred to in subsection (1) and may make copies of, or extracts or notes from, the record.
- (h) (i) by omitting from section 20 (1) (c), (i) and Sec. 20. (j) the words "paragraph (b) of section 8" (Offences.) 20 wherever occurring and by inserting instead the words "section 8 (1) (b)";
 - (ii) by inserting in section 20 (1) (j3) after the word "Industry" the words "or to an inspector";
- 25 (iii) by inserting after section 20 (1) (j3) the following paragraph:-
 - (j4) not being an inspector or a person authorised by an inspector, alters or defaces a brand applied to stock under or for the purposes of this Act or the regulations; or;

(i)

(i) by omitting section 21 and by inserting instead Sec. 21. the following section:-21. (1) Where an order or notice is served or Orders and given under this Act by an inspector, the order or generally. 5 notice may be varied or revoked-(a) by the inspector who gave the order or notice—in the same manner in which the order or notice was given; or (b) by the Chief of the Division of Animal 10 Industry or by an inspector authorised by him in writing—by notice in writing served in accordance with subsection (2). (2) An order or notice required by this Act or the regulations to be served on any person may 15 be served by leaving the same at his usual or last known place of residence or business or may be served personally or by post addressed to his last known place of residence or business or in such manner as may be prescribed. 20 (j) by inserting in section 21A (2) after the words "the Sec. 21A. (Evidence of certificate, be" the words "admissible and be"; scientific examination.) (k) by inserting in section 21B after the words "shall Sec. 21B. (Evidence of be" the words "admissible and be": appointment of inspectors.) (i) by inserting in section 23 (1) after the word Sec. 23. 25 "may" where secondly occurring the words (Power to ", by regulation"; regulations.) (ii) by omitting section 23 (1) (c) and by inserting instead the following paragraph: -(c) prescribe and regulate the branding, 30 marking or ear-marking of stock for or in connection with the management or control of disease;

(iii)

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Stock Diseases (Amendment).

- (iii) by omitting from section 23 (3) (a) the words "two hundred dollars" and by inserting instead the matter "\$400";
- (iv) by omitting from section 23 (3) (b) the words "ten dollars" and by inserting instead the matter "\$20".
- (2) A proclamation made under section 11B (1) of the Principal Act and in force immediately before the commencement of this section shall, on and from that commencement, be deemed to be a proclamation validly made and published under section 11B (1) of the Principal Act, as amended by subsection (1) (e), restricting or absolutely prohibiting, as the case may be, the importation or introduction into the State of such things, or things of such description 15 or class, as are specified in the proclamation.

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- (3) A regulation made for the purposes of section 23 (1) (c) of the Principal Act and in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this 20 Act be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.
- (4) Notwithstanding the amendments to the Principal Act effected by subsection (1) (1) (iii) and (iv), the penalty to which a person convicted of an offence is liable is the penalty applicable to that offence at the time the offence was committed.

5. The Principal Act is further amended—

Further amendment of Act No. 34, 1923.

(a) (i) by inserting in section 7 (c) after the words Sec. 7.

"muster them" the words "at a specified place (Powers of on the land or, where in the opinion of the inspector no facilities suitable for the purposes of the order exist on that land, at a specified place on other land,";

(ii)

Stock Diseases (A	lmendment).
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	Stock Diseases (Amendment).
	(ii) by omitting from section 7 (c) the words ", and to provide crushes or such other means as may be prescribed or the inspector may deem necessary for such purpose,";
5	(iii) by inserting at the end of section 7 the following subsections:—
10	(2) An order under subsection (1) (c), and an order under subsection (1) (d) requiring a person to take stock to a place specified in the order, may specify a time at which, or a period within which, the order shall be complied with.
	(3) Where an inspector is of the opinion—
15	 (a) that stock (not being travelling stock) should be mustered for the purposes specified in subsection (1) (c); and
	(b) that no facilities suitable for those purposes exist on the land on which the stock are located,
20	and he is of the further opinion-
25	(c) that the stock should not, for those purposes, be removed from that land because of the presence or suspected presence of disease on that or any other land; or
	(d) that no facilities suitable for those purposes are available within a reason- able distance of the land on which the stock are located,
30	he may, with the approval of an authorised officer, order the occupier of the land on which the stock are located to provide at a specified place on that land, within such time as is specified in the order, such facilities, in-
35	cluding crushes, as the inspector may deem necessary for those purposes.

(4)

- (4) In subsection (3), "authorised officer" means a person holding office or acting as a District Veterinary Officer of the Department of Agriculture or the Chairman of the Board of Tick Control.
- (b) by omitting from section 8A the words "(paragraph Sec. 8A.

 (b) excepted)";

 (Further powers of inspectors in relation to special quarantine areas.)
- (c) by omitting from section 19 (2) the words Sec. 19.

 "paragraph (b) of section 7" and by inserting (Power to seize instead the matter "section 7 (1) (b)"; stock.)
 - (d) (i) by inserting after section 19A (3) the Sec. 19A.

 following subsection:

 (Identification of certain cattle and ca
 - (3A) For the purposes only of subsection cattle and other (3), where cattle or stock are offered for sale stock.) by auction they shall be deemed to have been sold upon the fall of the hammer.
 - (ii) by omitting section 19A (4) (a) (iii);
 - (e) (i) by omitting from section 19c (1) the words Sec. 19c.

 "to the owner of the stock";

 (ii) by omitting from section 19c (2) the words stock.)
- 20 (ii) by omitting from section 19c (2) the words "allotted to the owner of the stock by the registrar and the tag bears no other particulars." and by inserting instead the following words:—
- 25 allotted—

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(a) to the owner of the stock otherwise than by virtue of an application made by him under section 19D (1)

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as the occupier of a holding of which he has ceased to be the occupier: or

(b) to the occupier of the holding on which the stock is depastured and the tag is attached to the stock in accordance with any regulations relating to the use by an owner of stock of a tag bearing particulars allotted to the occupier of the holding on which the stock is depastured,

and the tag bears no other particulars.

(f) by inserting at the end of section 19D the following Sec. 19D. 15 subsection :-

identifica-

- (5) Where an application is made under subsection (1) by a person who is the occupier of a holding and immediately before that person became the occupier of that holding a certificate issued under this section was held by the person who then was the occupier of that holding, the particulars of identification allotted to the applicant shall be the same as the particulars of identification specified in that certificate and the registrar shall cause 25 21 002 an appropriate notation to be entered in the register kept by him under subsection (3).
 - (g) by inserting after section 19G the following Sec. 19H. section :-
 - 19H. (1) In this section and in section 23, Feedlots. "feedlot" means land in respect of which an order under subsection (2) is in force.
 - (2) The Minister may, by order in writing, declare any land to be a feedlot.

- (3) Except as provided in subsection (4), an order declaring land to be a feedlot shall not be made until—
 - (a) twenty-eight days after notice has been served by the Chief of the Division of Animal Industry on the occupier of the land informing the occupier—
 - (i) that it is proposed to request the Minister to make an order under subsection (2); and
 - (ii) that the occupier may, within twenty-one days after service of the notice upon him, submit to the Minister in writing any matters he wishes the Minister to consider; and
 - (b) the Minister has considered the request referred to in paragraph (a) (i) and any matters submitted to him by the occupier within the period referred to in paragraph (a) (ii).
- (4) Where the occupier of any land applies in writing to the Minister for an order declaring that land to be a feedlot or for the revocation of an order under subsection (2) relating to that land, the Minister shall refer the application to the Chief of the Division of Animal Industry for a report and may, after considering the report, make an order under subsection (2) or may make an order revoking the order relating to that land, as the case may be.
- (5) An order referred to in subsection (2) and an order revoking any such order shall not take effect until twenty-eight days after notice of the making of the order is served upon the occupier of the land to which the order relates.

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- (6) In any proceedings against any person for an offence against this Act or the regulations, a certificate purporting to be signed by the Director-General of Agriculture or by a Deputy Director-General of Agriculture certifying that any land therein described was or was not, on a day or between days therein specified, land in respect of which an order under subsection (2) is or was in force, shall be admissible and be prima facie evidence of the matters certified in the certificate.
- (7) The person in charge of a feedlot shall—
 - (a) within the prescribed period, record in the prescribed manner the prescribed particulars relating to the introduction of cattle into, and the removal of cattle from, the feedlot; and
 - (b) keep the record referred to in paragraph (a) for a period of two years after the day on which it is made.
- (8) The person referred to in subsection (7) shall, upon request made by an inspector at any reasonable time within the period specified in subsection (7) (b), produce to that inspector the record referred to in subsection (7) (a).
- (9) An inspector may at all reasonable times inspect a record referred to in subsection (7) (a) and may make copies of, or extracts or notes from, the record.
- 30 (h) by omitting from section 23 (1) (aa) the word Sec. 23.

 "stock." and by inserting instead the following word (Power to make regulations.)

stock:

(bb) prohibit or regulate the movement of cattle from a feedlot generally or prohibit or regulate any such movement, in such circumstances

circumstances as are prescribed, otherwise than in accordance with a permit issued under the regulations;

- (cc) provide for the issue of a permit to use a method of identification of cattle consigned for sale or slaughter from a feedlot as a method of identification alternative to that specified in section 19c;
- (dd) provide for the use by an owner of stock who is not the occupier of the holding on 10 which the stock is depastured of an identification tag or other prescribed method of identification of stock which bears particulars allotted to the occupier of the 15 holding.

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(1) The Principal Act is further amended by omitting Further from section 23 (1) (q) the words "of orders and notices" amendment of Act No. and by inserting instead the words "to be used and the records 34, 1923. to be kept".

(Power to make

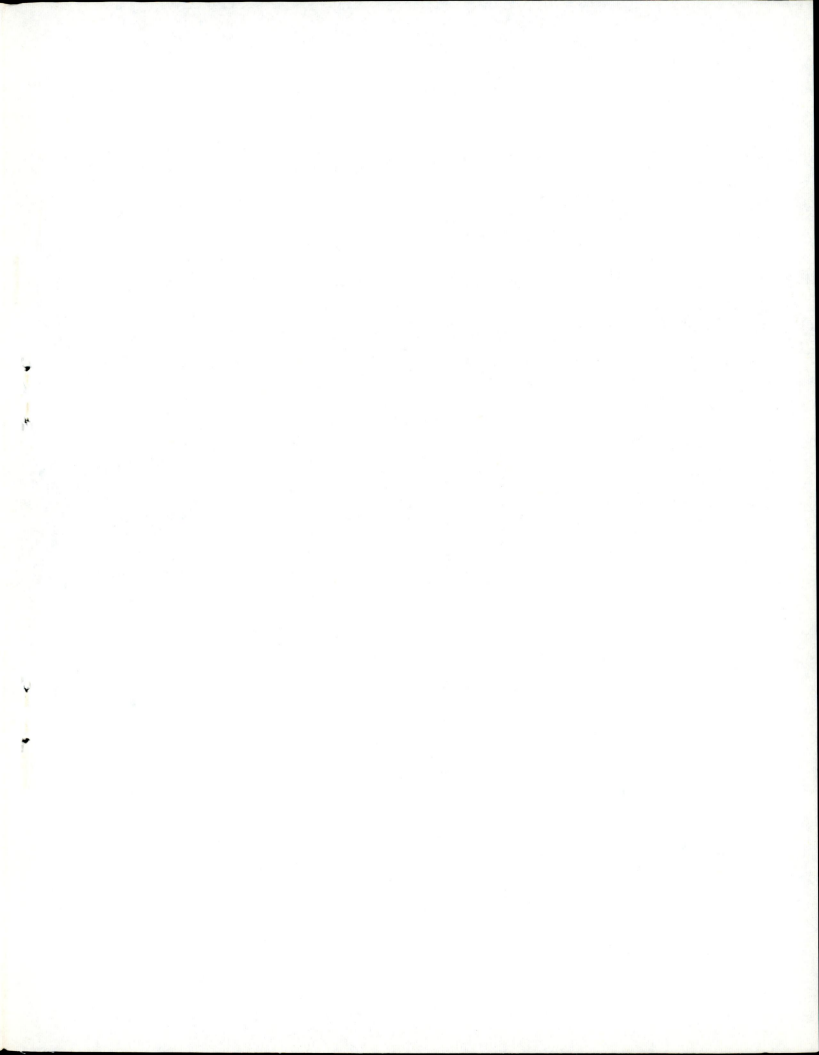
(2) A regulation purporting to have been made under regulations.) 20 the Principal Act prescribing any forms for the purposes of that Act and to be in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act, be deemed, on and 25 from that commencement, to be a regulation made under the

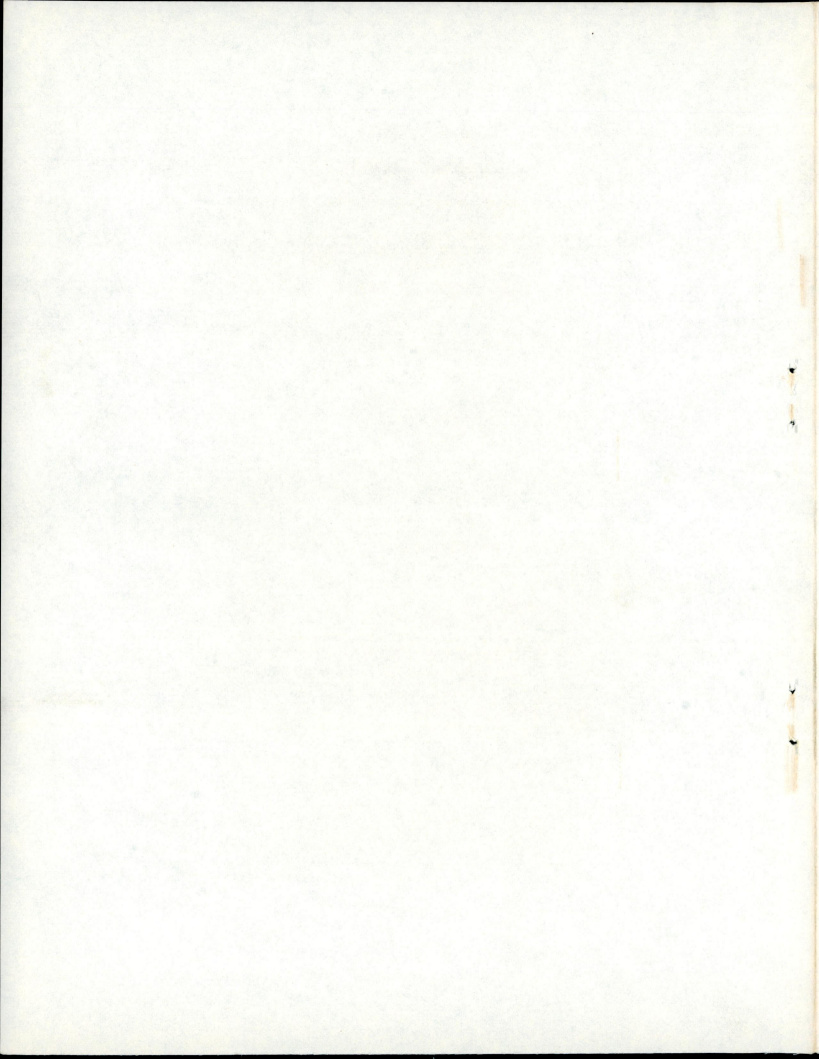
Principal Act as so amended.

Stock Diseases (Sintermount).

circumstances as are presented, otherwiman in accordance with a permit issued under the regulations;

- (co) provide for the issue of a permit to escuinchical of idea, since for a feather consigned for alle or shadghter from a feether as a method of idealih sation unermittee to that specified in section 1903.
- (dd) precide for the use by an owner of stock wine is not the collection the stock is departmed or an identification up or other presented neithed of identification or stock which bears partnering allotted to the occupier of the holding
- 6. (1) The Principal Act is further autended by emitting Finite from section 2.5 (1) (4) the seconds of extens and notices, and by inserting instead the words to be real and the records in 100% to be kept.
 - 20 (2) A regulation of recording to have been made under the principal for process of that Aut and so be in lord. I made to be to be in lord. I make the country to the ment of an action what it is could have been one or under the Principal Act as amontal by this Act, be demand, on and 25 from that commitmentary. The action made ander the Principal Act as so amended.





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Act No. 84, 1974.

An Act to make further provisions with respect to the identification of stock intended for sale or slaughter; to extend the powers of inspectors appointed under the Stock Diseases Act, 1923, to make inquiries in relation to stock and in certain other respects; for these and other purposes to amend that Act; and for purposes connected therewith. [Assented to, 3rd December, 1974.]

BE

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 follows:—

Short title.

1. This Act may be cited as the "Stock Diseases (Amendment) Act, 1974".

Commencement.

- 2. (1) Except as provided in subsection (2), this Act shall commence on the date of assent to this Act.
- (2) The several provisions of section 5 shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

Principal Act. 3. The Stock Diseases Act, 1923, is, in this Act, referred to as the Principal Act.

Amendment of Act No. 34, 1923.

4. (1) The Principal Act is amended—

Sec. 3. (Definitions.)

(a) by omitting the definition of "Abattoir" in section 3 and by inserting instead the following definition —

"Abattoir" means-

- (a) place licensed or required to be licensed as an abattoir or slaughterhouse within the meaning of the Meat Industry Authority Act, 1970;
 and
- (b) premises registered or required to be registered under the Noxious Trades Act, 1902, that are used for the slaughter of stock or for the processing of carcasses of stock.

(b) by omitting from section 7 (b) the words ", and Sec. 7. order any person to produce any documents or (Powers of papers in his possession or under his control relating to the stock, carcass, fodder or fittings, and to truly answer any questions put to him relating thereto";

- (c) by inserting after section 7 the following section:— Sec. 7A.
 - 7A. (1) Where an inspector at any reasonable Questions time informs a person that he is making inquiries and inquiries by for the purposes of this Act in relation to any stock inspectors. or carcass which is infected or which the inspector suspects to be or to have been infected, any stock which in the opinion of the inspector is straying, any fodder which is or fittings which are contaminated with disease or which the inspector suspects to have been so contaminated or any stock, carcass, fodder or fittings in respect of which, in the opinion of the inspector, an offence against this Act or the regulations has been committed, that person shall not fail to answer any question, being a question relating to that stock, carcass or fodder or those fittings, put to him by the inspector, or make a reply to any such question, that is false or misleading in any material particular.

- (2) A person referred to in subsection (1) to whom an inspector has put any question in relation to any stock, carcass, fodder or fittings referred to in that subsection shall not fail, upon demand made of him by the inspector, to produce any record, document or paper in his possession or under his control relating to that stock, carcass or fodder or those fittings.
- (3) An inspector may make copies of, or extracts or notes from, a record, document or paper referred to in subsection (2).

- A person referred to in subsection (1) is not excused from— a required to a subsection (1)
 - (a) answering a question put to him pursuant to subsection (1); or
 - (b) producing any record, document or paper demanded of him pursuant to subsection (2),

on the ground that the answer or the record, document or paper might tend to incriminate him but, where the person claims, before answering the question or producing the record, document or paper, that the answer or the record, document or paper so produced might tend to incriminate him, neither the question nor the answer, nor any record, document or paper produced, is admissible in evidence against him in criminal proceedings other than proceedings under subsection (1) or (2).

Sec. 8. (Further powers of inspectors.)

and inquiries

- (d) by inserting after section 8 (1) the following subsection:—
 - (1A) An inspector may, in an order under subsection (1) (a), (b), (d), (e) or (f), specify a period within which the act, matter or thing required by the order shall be done or performed.
- (e) by omitting section 11B (1) and by inserting instead the following subsection:—

 (1) The Governor way by proclamation pub-
 - (1) The Governor may, by proclamation published in the Gazette, restrict or absolutely prohibit the importation or introduction into the State of any of the following things that, in his opinion, might be infected or contaminated with disease or might carry or spread disease, namely, any stock, carcass, fodder, fittings or animal products or any description or class of stock, carcasses, fodder, fittings, animal products or other things specified in the proclamation.

Sec. 11B. (Protection against importation of diseased stock, etc.)

(f)

(f) by omitting from section 12A (5) (c) the word Sec. 12A. "inspect," and by inserting instead the following (Powers of inspectors words and paragraph:-

to stop and search vehicles. etc.)

inspect; or

- (d) defaces, damages or removes a traffic sign which is displayed pursuant to subsection (1),
- (g) by inserting at the end of section 19G the following Sec. 19G. subsections :-(Records to be kept of untagged
 - (2) The person referred to in subsection (1) stock.) shall, upon request made by an inspector, produce to that inspector the record referred to in that subsection.
 - (3) An inspector may at all reasonable times inspect a record referred to in subsection (1) and may make copies of, or extracts or notes from, the record.
- (h) (i) by omitting from section 20 (1) (c), (i) and Sec. 20. (i) the words "paragraph (b) of section 8" (Offences.) wherever occurring and by inserting instead the words "section 8 (1) (b)";
 - (ii) by inserting in section 20 (1) (j3) after the word "Industry" the words "or to inspector";
 - (iii) by inserting after section 20 (1) (j3) the following paragraph:
 - (j4) not being an inspector or a person authorised by an inspector, alters or defaces a brand applied to stock under or for the purposes of this Act or the regulations; or;

Sec. 21.

(i) by omitting section 21 and by inserting instead the following section:—

Orders and notices generally.

- 21. (1) Where an order or notice is served or given under this Act by an inspector, the order or notice may be varied or revoked—
 - (a) by the inspector who gave the order or notice—in the same manner in which the order or notice was given; or
 - (b) by the Chief of the Division of Animal Industry or by an inspector authorised by him in writing—by notice in writing served in accordance with subsection (2).
- (2) An order or notice required by this Act or the regulations to be served on any person may be served by leaving the same at his usual or last known place of residence or business or may be served personally or by post addressed to his last known place of residence or business or in such manner as may be prescribed.

Sec. 21A. (Evidence of scientific examination.)

(j) by inserting in section 21A (2) after the words "the certificate, be" the words "admissible and be";

Sec. 21B. (Evidence of appointment of inspectors.)

(k) by inserting in section 21B after the words "shall be" the words "admissible and be";

Sec. 23. (Power to make regulations.)

- (1) (i) by inserting in section 23 (1) after the word "may" where secondly occurring the words ", by regulation";
 - (ii) by omitting section 23 (1) (c) and by inserting instead the following paragraph:—
 - (c) prescribe and regulate the branding, marking or ear-marking of stock for or in connection with the management or control of disease;

(iii)

- (iii) by omitting from section 23 (3) (a) the words "two hundred dollars" and by inserting instead the matter "\$400";
- (iv) by omitting from section 23 (3) (b) the words "ten dollars" and by inserting instead the matter "\$20".
- (2) A proclamation made under section 11B (1) of the Principal Act and in force immediately before the commencement of this section shall, on and from that commencement, be deemed to be a proclamation validly made and published under section 11B (1) of the Principal Act, as amended by subsection (1) (e), restricting or absolutely prohibiting, as the case may be, the importation or introduction into the State of such things, or things of such description or class, as are specified in the proclamation.
- (3) A regulation made for the purposes of section 23 (1) (c) of the Principal Act and in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.
- (4) Notwithstanding the amendments to the Principal Act effected by subsection (1) (1) (iii) and (iv), the penalty to which a person convicted of an offence is liable is the penalty applicable to that offence at the time the offence was committed.

5. The Principal Act is further amended—

Further amendment of Act No. 34, 1923.

(a) (i) by inserting in section 7 (c) after the words Sec. 7.

"muster them" the words "at a specified place (Powers of on the land or, where in the opinion of the inspector no facilities suitable for the purposes of the order exist on that land, at a specified place on other land,";

- (ii) by omitting from section 7 (c) the words ", and to provide crushes or such other means as may be prescribed or the inspector may deem necessary for such purpose,";
- (iii) by inserting at the end of section 7 the following subsections:—
 - (2) An order under subsection (1) (c), and an order under subsection (1) (d) requiring a person to take stock to a place specified in the order, may specify a time at which, or a period within which, the order shall be complied with.
 - (3) Where an inspector is of the opinion—
 - (a) that stock (not being travelling stock) should be mustered for the purposes specified in subsection (1) (c); and
 - (b) that no facilities suitable for those purposes exist on the land on which the stock are located,

and he is of the further opinion-

- (c) that the stock should not, for those purposes, be removed from that land because of the presence or suspected presence of disease on that or any other land; or
- (d) that no facilities suitable for those purposes are available within a reasonable distance of the land on which the stock are located,

he may, with the approval of an authorised officer, order the occupier of the land on which the stock are located to provide at a specified place on that land, within such time as is specified in the order, such facilities, including crushes, as the inspector may deem necessary for those purposes.

- (4) In subsection (3), "authorised officer" means a person holding office or acting as a District Veterinary Officer of the Department of Agriculture or the Chairman of the Board of Tick Control.
- (b) by omitting from section 8A the words "(paragraph Sec. 8A.

 (b) excepted)";

 (Further powers of inspectors in relation to special quarantine areas.)
- (c) by omitting from section 19 (2) the words Sec. 19. "paragraph (b) of section 7" and by inserting (Power to seize instead the matter "section 7 (1) (b)"; stock.)
- (d) (i) by inserting after section 19A (3) the Sec. 19A.
 following subsection:

 (3A) For the purposes only of subsection cattle and (3), where cattle or stock are offered for sale by auction they shall be deemed to have been sold upon the fall of the hammer.
 - (ii) by omitting section 19A (4) (a) (iii);
- (e) (i) by omitting from section 19c (1) the words Sec. 19c.

 "to the owner of the stock";

 (Identification of stock.)
 - (ii) by omitting from section 19c (2) the words "allotted to the owner of the stock by the registrar and the tag bears no other particulars." and by inserting instead the following words:—

allotted-

(a) to the owner of the stock otherwise than by virtue of an application made by him under section 19D (1)

as the occupier of a holding of which he has ceased to be the occupier; or

(b) to the occupier of the holding on which the stock is depastured and the tag is attached to the stock in accordance with any regulations relating to the use by an owner of stock of a tag bearing particulars allotted to the occupier of the holding on which the stock is depastured,

and the tag bears no other particulars.

Sec. 19D.

(Allotment of particulars of identification.)

- (f) by inserting at the end of section 19D the following subsection:—
 - (5) Where an application is made under subsection (1) by a person who is the occupier of a holding and immediately before that person became the occupier of that holding a certificate issued under this section was held by the person who then was the occupier of that holding, the particulars of identification allotted to the applicant shall be the same as the particulars of identification specified in that certificate and the registrar shall cause an appropriate notation to be entered in the register kept by him under subsection (3).

Sec. 19H.

(g) by inserting after section 19G the following section:—

Feedlots.

- 19H. (1) In this section and in section 23, "feedlot" means land in respect of which an order under subsection (2) is in force.
- (2) The Minister may, by order in writing, declare any land to be a feedlot.

- (3) Except as provided in subsection (4), an order declaring land to be a feedlot shall not be made until—
 - (a) twenty-eight days after notice has been served by the Chief of the Division of Animal Industry on the occupier of the land informing the occupier—
 - (i) that it is proposed to request the Minister to make an order under subsection (2); and
 - (ii) that the occupier may, within twenty-one days after service of the notice upon him, submit to the Minister in writing any matters he wishes the Minister to consider; and
 - (b) the Minister has considered the request referred to in paragraph (a) (i) and any matters submitted to him by the occupier within the period referred to in paragraph (a) (ii).
 - (4) Where the occupier of any land applies in writing to the Minister for an order declaring that land to be a feedlot or for the revocation of an order under subsection (2) relating to that land, the Minister shall refer the application to the Chief of the Division of Animal Industry for a report and may, after considering the report, make an order under subsection (2) or may make an order revoking the order relating to that land, as the case may be.
 - (5) An order referred to in subsection (2) and an order revoking any such order shall not take effect until twenty-eight days after notice of the making of the order is served upon the occupier of the land to which the order relates.

- (6) In any proceedings against any person for an offence against this Act or the regulations, a certificate purporting to be signed by the Director-General of Agriculture or by a Deputy Director-General of Agriculture certifying that any land therein described was or was not, on a day or between days therein specified, land in respect of which an order under subsection (2) is or was in force, shall be admissible and be prima facie evidence of the matters certified in the certificate.
- (7) The person in charge of a feedlot shall—
 - (a) within the prescribed period, record in the prescribed manner the prescribed particulars relating to the introduction of cattle into, and the removal of cattle from, the feedlot; and
 - (b) keep the record referred to in paragraph (a) for a period of two years after the day on which it is made.
- (8) The person referred to in subsection (7) shall, upon request made by an inspector at any reasonable time within the period specified in subsection (7) (b), produce to that inspector the record referred to in subsection (7) (a).
- (9) An inspector may at all reasonable times inspect a record referred to in subsection (7) (a) and may make copies of, or extracts or notes from, the record.

(h) by omitting from section 23 (1) (aa) the word "stock." and by inserting instead the following word and paragraphs—

stock;

(bb) prohibit or regulate the movement of cattle from a feedlot generally or prohibit or regulate any such movement, in such circumstances

Sec. 23. (Power to make regulations.)

- circumstances as are prescribed, otherwise than in accordance with a permit issued under the regulations;
- (cc) provide for the issue of a permit to use a method of identification of cattle consigned for sale or slaughter from a feedlot as a method of identification alternative to that specified in section 19c;
- (dd) provide for the use by an owner of stock who is not the occupier of the holding on which the stock is depastured of an identification tag or other prescribed method of identification of stock which bears particulars allotted to the occupier of the holding.
- 6. (1) The Principal Act is further amended by omitting Further from section 23 (1) (q) the words "of orders and notices" amendment of Act No. and by inserting instead the words "to be used and the records 34, 1923. to be kept".

Sec. 23.

(Power to make

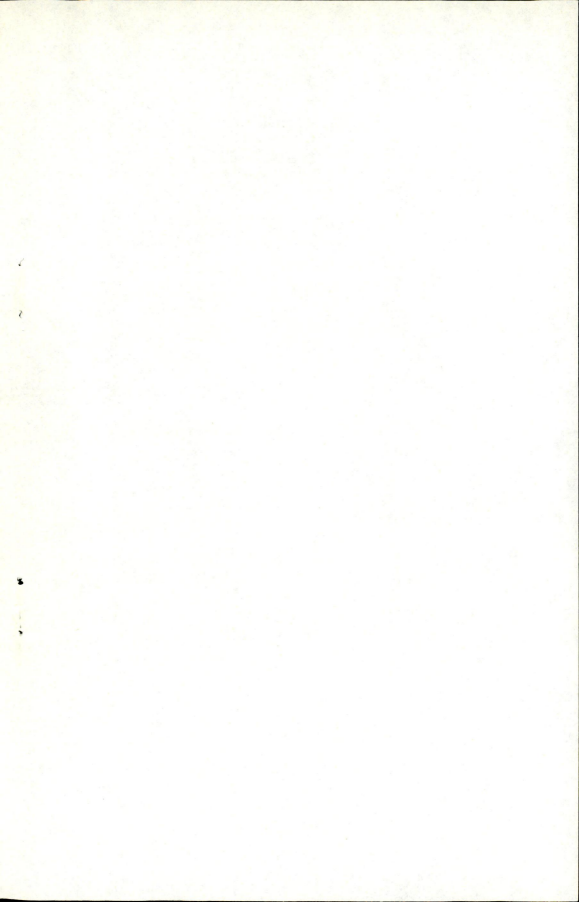
(2) A regulation purporting to have been made under regulations.) the Principal Act prescribing any forms for the purposes of that Act and to be in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act, be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.

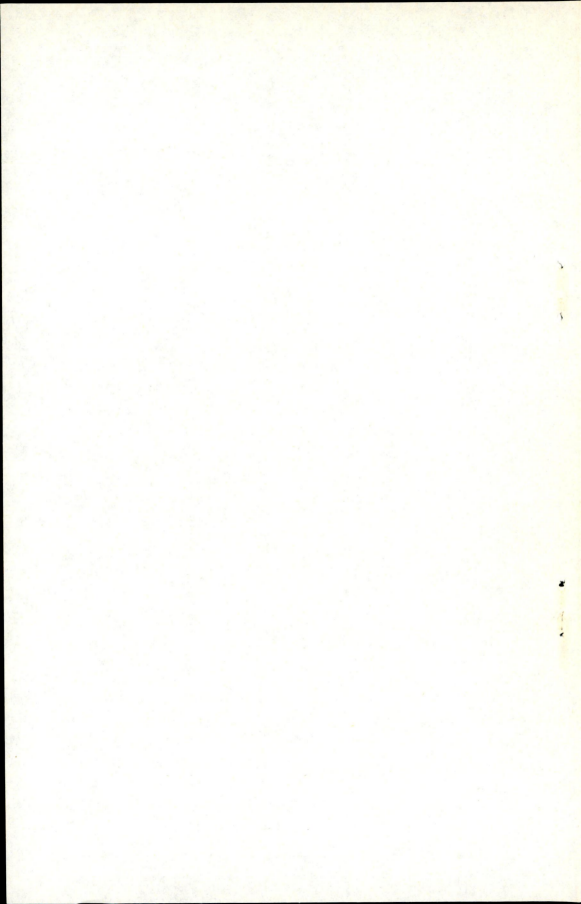
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I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 26 November, 1974.

New South Wales



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. 84, 1974.

An Act to make further provisions with respect to the identification of stock intended for sale or slaughter; to extend the powers of inspectors appointed under the Stock Diseases Act, 1923, to make inquiries in relation to stock and in certain other respects; for these and other purposes to amend that Act; and for purposes connected therewith. [Assented to, 3rd December, 1974.]

BE

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

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.

1. This Act may be cited as the "Stock Diseases (Amendment) Act, 1974".

Commencement.

- 2. (1) Except as provided in subsection (2), this Act shall commence on the date of assent to this Act.
- (2) The several provisions of section 5 shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

Principal Act.

3. The Stock Diseases Act, 1923, is, in this Act, referred to as the Principal Act.

Amendment of Act No. 34, 1923.

4. (1) The Principal Act is amended—

Sec. 3. (Definitions.)

(a) by omitting the definition of "Abattoir" in section 3 and by inserting instead the following definition —

"Abattoir" means-

- (a) place licensed or required to be licensed as an abattoir or slaughterhouse within the meaning of the Meat Industry Authority Act, 1970;
 and
- (b) premises registered or required to be registered under the Noxious Trades Act, 1902, that are used for the slaughter of stock or for the processing of carcasses of stock.

- (b) by omitting from section 7 (b) the words ", and Sec. 7. order any person to produce any documents or (Powers of papers in his possession or under his control relating to the stock, carcass, fodder or fittings, and to truly answer any questions put to him relating thereto";
- (c) by inserting after section 7 the following section: Sec. 7A.
 - 7A. (1) Where an inspector at any reasonable Questions time informs a person that he is making inquiries by for the purposes of this Act in relation to any stock inspectors. or carcass which is infected or which the inspector suspects to be or to have been infected, any stock which in the opinion of the inspector is straying, any fodder which is or fittings which are contaminated with disease or which the inspector suspects to have been so contaminated or any stock, carcass, fodder or fittings in respect of which, in the opinion of the inspector, an offence against this Act or the regulations has been committed, that person shall not fail to answer any question, being a question relating to that stock, carcass or fodder or those fittings, put to him by the inspector, or make a reply to any such question, that is false or misleading in any material particular.
 - (2) A person referred to in subsection (1) to whom an inspector has put any question in relation to any stock, carcass, fodder or fittings referred to in that subsection shall not fail, upon demand made of him by the inspector, to produce any record, document or paper in his possession or under his control relating to that stock, carcass or fodder or those fittings.
 - (3) An inspector may make copies of, or extracts or notes from, a record, document or paper referred to in subsection (2).

- (4) A person referred to in subsection (1) is not excused from—
 - (a) answering a question put to him pursuant to subsection (1); or
 - (b) producing any record, document or paper demanded of him pursuant to subsection (2),

on the ground that the answer or the record, document or paper might tend to incriminate him but, where the person claims, before answering the question or producing the record, document or paper, that the answer or the record, document or paper so produced might tend to incriminate him, neither the question nor the answer, nor any record, document or paper produced, is admissible in evidence against him in criminal proceedings other than proceedings under subsection (1) or (2).

Sec. 8. (Further powers of inspectors.)

- (d) by inserting after section 8 (1) the following subsection:—
 - (1A) An inspector may, in an order under subsection (1) (a), (b), (d), (e) or (f), specify a period within which the act, matter or thing required by the order shall be done or performed.

Sec. 11B. (Protection against importation of diseased stock, etc.)

- (e) by omitting section 11B (1) and by inserting instead the following subsection:—
 - (1) The Governor may, by proclamation published in the Gazette, restrict or absolutely prohibit the importation or introduction into the State of any of the following things that, in his opinion, might be infected or contaminated with disease or might carry or spread disease, namely, any stock, carcass, fodder, fittings or animal products or any description or class of stock, carcasses, fodder, fittings, animal products or other things specified in the proclamation.

(f) by omitting from section 12A (5) (c) the word Sec. 12A. "inspect," and by inserting instead the following (Powers of inspectors words and paragraph:-

to stop and search vehicles,

inspect; or

- (d) defaces, damages or removes a traffic sign which is displayed pursuant to subsection (1),
- (g) by inserting at the end of section 19G the following Sec. 19G. (Records to subsections :-
 - (2) The person referred to in subsection (1) stock.) shall, upon request made by an inspector, produce to that inspector the record referred to in that subsection.
 - (3) An inspector may at all reasonable times inspect a record referred to in subsection (1) and may make copies of, or extracts or notes from, the record.
- (h) (i) by omitting from section 20 (1) (c), (i) and Sec. 20. (j) the words "paragraph (b) of section 8" (Offences.) wherever occurring and by inserting instead the words "section 8 (1) (b)";
 - (ii) by inserting in section 20 (1) (j3) after the word "Industry" the words "or to an inspector";
 - (iii) by inserting after section 20 (1) (j3) the following paragraph:—
 - (j4) not being an inspector or a person authorised by an inspector, alters or defaces a brand applied to stock under or for the purposes of this Act or the regulations; or;

Sec. 21.

(i) by omitting section 21 and by inserting instead the following section:—

Orders and notices generally.

- 21. (1) Where an order or notice is served or given under this Act by an inspector, the order or notice may be varied or revoked—
 - (a) by the inspector who gave the order or notice—in the same manner in which the order or notice was given; or
 - (b) by the Chief of the Division of Animal Industry or by an inspector authorised by him in writing—by notice in writing served in accordance with subsection (2).
- (2) An order or notice required by this Act or the regulations to be served on any person may be served by leaving the same at his usual or last known place of residence or business or may be served personally or by post addressed to his last known place of residence or business or in such manner as may be prescribed.

Sec. 21a. (Evidence of scientific examination.)

(j) by inserting in section 21A (2) after the words "the certificate, be" the words "admissible and be";

Sec. 21B. (Evidence of appointment of inspectors.)

(k) by inserting in section 21B after the words "shall be" the words "admissible and be";

Sec. 23. (Power to make regulations.)

- (1) (i) by inserting in section 23 (1) after the word "may" where secondly occurring the words ", by regulation";
 - (ii) by omitting section 23 (1) (c) and by inserting instead the following paragraph:—
 - (c) prescribe and regulate the branding, marking or ear-marking of stock for or in connection with the management or control of disease;

(iii)

- (iii) by omitting from section 23 (3) (a) the words "two hundred dollars" and by inserting instead the matter "\$400";
- (iv) by omitting from section 23 (3) (b) the words "ten dollars" and by inserting instead the matter "\$20".
- (2) A proclamation made under section 11B (1) of the Principal Act and in force immediately before the commencement of this section shall, on and from that commencement, be deemed to be a proclamation validly made and published under section 11B (1) of the Principal Act, as amended by subsection (1) (e), restricting or absolutely prohibiting, as the case may be, the importation or introduction into the State of such things, or things of such description or class, as are specified in the proclamation.
- (3) A regulation made for the purposes of section 23 (1) (c) of the Principal Act and in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.
- (4) Notwithstanding the amendments to the Principal Act effected by subsection (1) (1) (iii) and (iv), the penalty to which a person convicted of an offence is liable is the penalty applicable to that offence at the time the offence was committed.

5. The Principal Act is further amended—

Further amendment of Act No.

(a) (i) by inserting in section 7 (c) after the words Sec. 7.

"muster them" the words "at a specified place (Powers of on the land or, where in the opinion of the inspector no facilities suitable for the purposes of the order exist on that land, at a specified place on other land,";

- (ii) by omitting from section 7 (c) the words ", and to provide crushes or such other means as may be prescribed or the inspector may deem necessary for such purpose,";
- (iii) by inserting at the end of section 7 the following subsections:—
 - (2) An order under subsection (1) (c), and an order under subsection (1) (d) requiring a person to take stock to a place specified in the order, may specify a time at which, or a period within which, the order shall be complied with.
 - (3) Where an inspector is of the opinion—
 - (a) that stock (not being travelling stock) should be mustered for the purposes specified in subsection (1) (c); and
 - (b) that no facilities suitable for those purposes exist on the land on which the stock are located,

and he is of the further opinion-

- (c) that the stock should not, for those purposes, be removed from that land because of the presence or suspected presence of disease on that or any other land; or
- (d) that no facilities suitable for those purposes are available within a reasonable distance of the land on which the stock are located,

he may, with the approval of an authorised officer, order the occupier of the land on which the stock are located to provide at a specified place on that land, within such time as is specified in the order, such facilities, including crushes, as the inspector may deem necessary for those purposes.

- (4) In subsection (3), "authorised officer" means a person holding office or acting as a District Veterinary Officer of the Department of Agriculture or the Chairman of the Board of Tick Control.
- (b) by omitting from section 8A the words "(paragraph Sec. 8A.

 (b) excepted)";

 (Further powers of inspectors in relation to special quarantine
- (c) by omitting from section 19 (2) the words Sec. 19. "paragraph (b) of section 7" and by inserting (Power to seize instead the matter "section 7 (1) (b)";
- (d) (i) by inserting after section 19A (3) the Sec. 19A.
 following subsection:

 (3A) For the purposes only of subsection cattle and (3), where cattle or stock are offered for sale by auction they shall be deemed to have been sold upon the fall of the hammer.
 - (ii) by omitting section 19A (4) (a) (iii);
- (e) (i) by omitting from section 19c (1) the words Sec. 19c.

 "to the owner of the stock";

 (Identification of
 - (ii) by omitting from section 19c (2) the words "allotted to the owner of the stock by the registrar and the tag bears no other particulars." and by inserting instead the following words:—

allotted-

(a) to the owner of the stock otherwise than by virtue of an application made by him under section 19D (1)

as the occupier of a holding of which he has ceased to be the occupier; or

(b) to the occupier of the holding on which the stock is depastured and the tag is attached to the stock in accordance with any regulations relating to the use by an owner of stock of a tag bearing particulars allotted to the occupier of the holding on which the stock is depastured,

and the tag bears no other particulars.

Sec. 19D. (Allotment of particulars of identification.)

- (f) by inserting at the end of section 19D the following subsection:—
 - (5) Where an application is made under subsection (1) by a person who is the occupier of a holding and immediately before that person became the occupier of that holding a certificate issued under this section was held by the person who then was the occupier of that holding, the particulars of identification allotted to the applicant shall be the same as the particulars of identification specified in that certificate and the registrar shall cause an appropriate notation to be entered in the register kept by him under subsection (3).

Sec. 19H.

(g) by inserting after section 19g the following section:—

Feedlots.

- 19H. (1) In this section and in section 23, "feedlot" means land in respect of which an order under subsection (2) is in force.
- (2) The Minister may, by order in writing, declare any land to be a feedlot.

- (3) Except as provided in subsection (4), an order declaring land to be a feedlot shall not be made until—
 - (a) twenty-eight days after notice has been served by the Chief of the Division of Animal Industry on the occupier of the land informing the occupier—
 - (i) that it is proposed to request the Minister to make an order under subsection (2); and
 - (ii) that the occupier may, within twenty-one days after service of the notice upon him, submit to the Minister in writing any matters he wishes the Minister to consider; and
 - (b) the Minister has considered the request referred to in paragraph (a) (i) and any matters submitted to him by the occupier within the period referred to in paragraph (a) (ii).
- (4) Where the occupier of any land applies in writing to the Minister for an order declaring that land to be a feedlot or for the revocation of an order under subsection (2) relating to that land, the Minister shall refer the application to the Chief of the Division of Animal Industry for a report and may, after considering the report, make an order under subsection (2) or may make an order revoking the order relating to that land, as the case may be.
- (5) An order referred to in subsection (2) and an order revoking any such order shall not take effect until twenty-eight days after notice of the making of the order is served upon the occupier of the land to which the order relates.

- (6) In any proceedings against any person for an offence against this Act or the regulations, a certificate purporting to be signed by the Director-General of Agriculture or by a Deputy Director-General of Agriculture certifying that any land therein described was or was not, on a day or between days therein specified, land in respect of which an order under subsection (2) is or was in force, shall be admissible and be prima facie evidence of the matters certified in the certificate.
- (7) The person in charge of a feedlot shall—
 - (a) within the prescribed period, record in the prescribed manner the prescribed particulars relating to the introduction of cattle into, and the removal of cattle from, the feedlot; and
 - (b) keep the record referred to in paragraph (a) for a period of two years after the day on which it is made.
- (8) The person referred to in subsection (7) shall, upon request made by an inspector at any reasonable time within the period specified in subsection (7) (b), produce to that inspector the record referred to in subsection (7) (a).
- (9) An inspector may at all reasonable times inspect a record referred to in subsection (7) (a) and may make copies of, or extracts or notes from, the record.
- (h) by omitting from section 23 (1) (aa) the word "stock." and by inserting instead the following word and paragraphs—

stock;

(bb) prohibit or regulate the movement of cattle from a feedlot generally or prohibit or regulate any such movement, in such circumstances

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- circumstances as are prescribed, otherwise than in accordance with a permit issued under the regulations;
- (cc) provide for the issue of a permit to use a method of identification of cattle consigned for sale or slaughter from a feedlot as a method of identification alternative to that specified in section 19c;
- (dd) provide for the use by an owner of stock who is not the occupier of the holding on which the stock is depastured of an identification tag or other prescribed method of identification of stock which bears particulars allotted to the occupier of the holding.
- 6. (1) The Principal Act is further amended by omitting Further from section 23 (1) (q) the words "of orders and notices" amendment of Act No. and by inserting instead the words "to be used and the records 34, 1923. to be kept".

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(2) A regulation purporting to have been made under regulations.) the Principal Act prescribing any forms for the purposes of that Act and to be in force immediately before the commencement of this section shall, if it could have been made under the Principal Act as amended by this Act, be deemed, on and from that commencement, to be a regulation made under the Principal Act as so amended.

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

A. R. CUTLER,

Governor.

Government House, Sydney, 3rd December, 1974.

