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.

Legislative Assembly Chamber, Sydney, 3 December, 1863.

CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act for the Prevention and Cure of Scab in Sheep.

HEREAS it is expedient to provide for the prevention and cure Preamble. of Scab in Sheep Be it therefore 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 5 assembled and by the authority of the same as follows:-

1. This Act shall commence and take effect except as hereinafter Commencement and provided on and from the first day of March next And shall be styled short title.

and may be cited as the "Scab in Sheep Act of 1863."

2. The Act twenty-fourth Victoria number nine and so much of Repeal of 24 Vic. 10 the Acts seventeenth Victoria number twenty-seven—eighteenth Victoria 17 V. No. 27 18 V. number twenty-six—and of any other Act—as relates to the disease called No. 26 &c. Scab or to sheep infected therewith shall remain in force until the first day of March next and no longer.

3. The following terms in inverted commas shall for the purposes Interpretation. 15 of this Act bear the meanings set against them respectively unless the context otherwise indicate:-

"Run"-Any station farm paddock yard or other place where sheep are kept or depastured.

"Sheep"—Any ram ewe wether or lamb.
"Owner"—Any proprietor lessee licensee overseer superin-20 tendent or person in possession or charge of any sheep. "Chief Inspector"—The Chief Inspector of sheep to be appointed

under this Act. 226-A

"Inspector"-

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Scab in Sheep.

"Inspector"—The Chief Inspector or any other Inspector of sheep or other person authorized by virtue of this Act to examine and report whether any sheep are or not infected sheep as hereinafter defined.

"Infected Sheep"—Any sheep actually infected with the disease called Scab—or any sheep which have formed part of a flock containing any sheep so infected or which have been in contact with such within the next preceding six months and all infected sheep within the aforesaid definitions until declared

"Clean"—Free from Scab under the certificate of an Inspector or of any Directors on appeal.

of any Directors on appeal.
"Brand"—To brand on the rump with pitch tar or black or red paint.

"Public Way"—Any proclaimed road or any road or way dedicated to the public or which has been ordinarily used by the public for three years at the least.

"Travelling Sheep"—Any sheep driven or carried by land or water—or which have within one month next preceding been so driven or carried—along or over any place whatsoever other than the Run on which they are ordinarily kept or depastured.

"Destroy"—To destroy by entirely consuming by fire—or entirely burying three feet at least under ground—or boiling down.

25 "Justice"—Any Justice of the Peace.
4. The Governor with the advice of the Executive Council may Scab Districts.
from time to time as may be deemed expedient by proclamation in the
Gazette establish and fix the boundaries or limits of "Scab districts"

in such parts of the Colony and comprising such areas respectively as 30 may be considered most convenient for the purposes of this Act Provided that all that portion of the Colony which lies along the coast and extends to a line measuring at all points thereof thirty miles from such coast shall be and be deemed one Scab district and shall be called and known for the

purposes of this Act as the "Coast Scab District."

5. The Governor with the advice aforesaid shall appoint a Chief Chief Inspector—his Inspector of Sheep for the purposes of this Act And the said Chief powers and duties. Inspector shall for the said purposes possess and exercise besides his powers and duties as such over the whole Colony all the powers and duties within the Coast Scab District which are hereby conferred and

40 imposed upon Directors or a specified number of them in the other Scab Districts.

6. At the first meeting in each Scab district of owners liable Sheep Directors. to contribute as hereinafter provided—except as aforesaid—which meeting shall be held on as early a day as convenient to be fixed by notice in the

45 Gazette under the hand of the Chief Inspector and at each annual meeting thereafter to be held on the corresponding day in each succeeding year the owners present shall by open vote of the majority elect five of their own number to be "Sheep Directors" for the ensuing year—any such Director being capable of re-election if willing to accept the office—and

50 shall fill up vacancies during any year in like manner at special meetings held on like notice Provided that the fact of any vacancy existing shall not affect the powers of the remaining Directors.

7. The Directors for each Scab District or any two of them shall Directors to appoint from time to time nominate and subject to the approval of the Governor 55 with the advice aforesaid appoint by notice in the Gazette an Inspector or Inspectors who shall act under the instructions and control of the Chief Inspector And every such Director shall by virtue of his office be also an Inspector.

8. Provided that for the purposes of the next preceding four Earlier commence60 sections this Act shall commence on the day of its passing.

9.

9. The Directors shall have full power to remove from his office Inspectors reany Inspector except the Chief Inspector upon satisfactory proof of movable. unfitness

10. Whosoever shall wilfully make any false report or sign False report to be a 5 any false certificate respecting any sheep shall be deemed guilty of a misdemeanor. misdemeanor.

11. Every Inspector may at any time inspect and examine any Powers and duties sheep in his own Scab district or wherever else in the Colony they may be kept or depastured and may exercise and discharge all the powers and

10 duties conferred upon him by or under this Act in any and every part of the Colony And whosoever shall refuse to allow any Inspector to enter upon any run or to examine any sheep or shall attempt to hinder any Inspector Penalty for obstructfrom or to impede him in examining any sheep or if owner of such ing him. sheep shall not when required by an Inspector forthwith drive or assist in

15 driving them into some convenient place for examination shall incur

a penalty not exceeding one hundred pounds.

12. Every owner shall within three days after he shall have become Notice of Scab aware of any of his sheep being infected affix at each point of entrance breaking out. of any public way intersecting his run a notice signed by him and 20 written in distinct legible characters not less than one inch in length stating that the Scab has broken out upon such run and shall also insert a copy of such notice in some newspaper circulating in the District once at least in each of three successive weeks And every such notice shall be dated on the day on which it shall be so first affixed and shall 25 be kept so affixed until such sheep shall be duly declared clean And every

owner of infected sheep who shall fail or delay to cause such notices to be so affixed or kept affixed or inserted shall incur a penalty not exceeding

twenty pounds for every day of such failure or delay.

50 in like manner.

13. Every owner shall within three days after he shall have become Immediate notice of 30 aware of any of his sheep being infected sheep send in writing by infection to Inspector and messenger or by registered letter through the post to the nearest Director. Inspector of his district and also to the nearest resident Director a notice of such infection with a correct account of the infected sheep stating the number thereof and describing their several marks or 35 brands and precisely defining the localities in which they are respectively

kept or depastured And every such owner neglecting to comply with any of the provisions of this section shall incur a penalty of twenty pounds for every day during which such neglect shall continue.

14. Every owner of infected sheep shall cause the same to be Owners of sheep to 40 followed and kept in sight when depasturing throughout the day and to be cause them to be fol-kept within secure folds throughout the night And any owner who shall and kept securely neglect so to do shall incur a penalty not exceeding twenty-five pounds folded during the for every day or night he shall so neglect.

15. Every Inspector upon being satisfied that any sheep are Quarantine for in-45 infected shall define a boundary within which the whole of such infected fected sheep. sheep shall be kept in Quarantine until declared to be clean by a certificate under the hand of such or some other Inspector or of any Directors on Appeal as hereinafter provided and within which boundary no other sheep shall be admitted until such run shall be declared clean

16. Any owner may appeal in any respect against the judgment Appeal to Directors. of an Inspector to the Directors of whom any two or more shall finally decide in the matter of such appeal and may direct such alterations of boundaries or grant such certificate as they may deem necessary or in any

55 other manner alter or vary his decision Provided that in case of every such appeal the Directors shall have power to determine by whom the immediate costs of such appeal including their own travelling expenses shall be paid the scale of such expenses being settled by the regulations to be made as hereinafter enacted.

17. Every such Quarantine boundary shall be binding on the Penalties for infringowner and on all other persons whomsoever And any owner who shall ing Quarantine. remove or cause to be removed beyond such boundary any sheep until he shall have obtained a certificate as aforesaid shall be deemed guilty of a 5 misdemeanor And whosoever shall take or cause to be taken within such boundary any sheep whatever shall incur a penalty not exceeding one hundred pounds And all sheep so taken shall be forthwith deemed to be infected sheep and shall be detained as such.

18. All infected sheep above the age of three months shall Branding infected 10 be legibly branded with the initial letters of the first name and surname sheep. of their owner or with his known station brand and also in either case with the letter S-such letters and brand to be at least three inches in length And every owner neglecting any provision of this section shall incur a penalty not exceeding one hundred pounds.

19. For the purposes of this Act all sheep branded as aforesaid Brands evidence of shall be deemed to be infected sheep and such brands shall be con-

clusive evidence of infection.

20. Every person who without a license as hereinafter provided Penalty on unlicensed owners of shall own any infected sheep shall incur a penalty of five shillings in infected sheep. 20 respect of every sheep so infected And if within one month after the imposition of such penalty such person shall not have obtained a like license he shall incur a like penalty.

21. Every Inspector on demand shall give without fee to any Inspectors to grant owner a license to keep any infected sheep for six months for the purpose infected sheep. 25 of cleansing the same and also a fresh like license for every additional number of sheep becoming from time to time infected sheep Provided that any Inspector may from time to time renew any such license for a period of three months upon payment of a license fee of sixpence for every sheep so infected for the first renewal and of one shilling for the second 30 and every subsequent renewal Provided also that every such license may be declared by any Inspector in writing to be and shall thereupon be absolutely void if during the continuance thereof the owner to whom the same is granted shall not take measures for the effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Pro-

35 vided further that any refusal by an Inspector to renew a license—or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them And any owner whose license shall not have been so renewed or shall have been so declared void may be dealt with under the next preceding section.

22. At any time within one month after any owner shall have Return of license obtained a certificate that his sheep are clean he may apply in writing to fee under special circumstances. the Directors for their authority to receive back any license fees upon the ground that at the time of his paying the same such sheep were and had thenceforth continued to be actually clean although according to the terms 45 of this Act he was not then yet entitled to such certificate And if upon full inquiry by the Directors or any two of them it shall be satisfactorily shewn that the fact was as so alleged by him they may state the same in writing under their hands And the Colonial Treasurer upon the authority of such written statement shall pay to such owner the amount of 50 such license fees And the costs of this proceeding shall be deemed to be costs of an appeal.

23. Any owner who shall drive or conduct any sheep upon or Persons driving across any run where other sheep are depastured and kept or upon or to occupier. along any public way which may intersect or form a boundary line of any 55 such run without having given not more than forty-eight nor less than twelve hours previous notice to the owner of such run of his intention to drive or conduct such sheep as aforesaid shall incur for every such offence

a penalty not exceeding fifty pounds Provided that notice given at the house homestead or principal station of the owner shall be deemed sufficient notice Provided also that no such notice shall be necessary within the "Coast Scab District."

24. All travelling sheep shall be legibly branded with the letter Travelling sheep to T not less than three inches in length And every owner of travelling be branded. sheep not being at the time so branded shall for every one of such sheep incur a penalty not exceeding sixpence And any owner permitting his sheep to travel after they shall have become infected or any person

10 assisting infected sheep to travel knowing the same to be infected shall be deemed guilty of a misdemeanor Provided that any sheep not being infected sheep driven from one run to any other run of the same owner such runs not being more than forty miles apart shall not be deemed travelling

sheep within this Act.

25. Every owner may examine any sheep driven through or over Owner may detain or found upon or approaching any part of his run and upon reasonable for examination. suspicion of their being infected sheep may detain and keep possession of them until an Inspector shall examine such sheep and decide whether or not the same or any of them are infected sheep. And the owner of such 20 sheep shall forthwith give notice of such detention to an Inspector who shall examine the same and decide whether or not such sheep are infected sheep And if upon such examination the said sheep shall be declared in writing by such Inspector to be infected sheep they shall be forthwith destroyed unless upon an appeal in writing from the owner to the Directors 25 they or any two of them shall in writing under their hands within four-

teen days after such examination sanction in their discretion any other safe arrangement Provided nevertheless that if the sheep so detained shall be found not to be infected sheep and that there were no reasonable grounds to suspect them to be so then the person detaining the same shall

30 incur a penalty not exceeding one hundred pounds in addition to the cost thereby occasioned to the owner Provided also that if the owner shall refuse to permit such sheep to be examined or detained in manner aforesaid he shall incur a penalty not exceeding one hundred pounds Provided further that with the consent of the owner of any infected run any infected 35 sheep may travel over the same.

26. Any Inspector may employ any person to assist him in Assistance in detaining and destroying any sheep authorized to be destroyed under this detaining or destroying and the owner thereof shall an demand reimburge and new to such troying sheep. Act and the owner thereof shall on demand reimburse and pay to such Inspector the cost of such detention and destruction or either And if any 40 owner refuse to pay such cost on demand it may be recovered summarily

in like manner as any penalty under this Act.

27. No sheep shall be brought across the boundary from any Sheep not to be adjoining Colony until the owner shall have first procured from some brought across the boundaries from the bou Inspector a certificate under his hand that such sheep are not infected and adjoining Colonies 45 stating that to the best of his knowledge and belief they have not been until certificate obtained from Indressed or dipped for Scab during six months previously and have not during spector. the same period passed through any infected run or come in contact with any infected sheep And the Inspector at or nearest to the place at which it is intended that any sheep shall be so brought across such boundary shall

50 examine such sheep and obtain all necessary information respecting them and shall give such certificate in all cases where the same shall be in accordance with the requirements aforesaid And any owner bringing or causing to be brought across any such boundary any sheep without having obtained such certificate shall for every sheep so brought incur 55 a penalty not exceeding five shillings Provided that all such sheep

shall in addition to the aforesaid travelling brand T before passing the boundary of Victoria be legibly branded with the letter V and before passing the boundary of Queensland with the letter Q and before passing the boundary of South Australia with the letter A not Iess than

three inches in length respectively Provided also that such sheep shall be continued so legibly branded during the whole period of six months after they shall have so passed the boundary And in default thereof the owner shall for every omission incur a penalty of sixpence

for each sheep.

28. As soon as any sheep shall have passed any such boundary the Permit for sheep owner shall obtain from the Inspector and he is hereby directed to give in inside boundary. addition to the certificate aforesaid a permit in writing under his hand permitting such sheep to travel by the nearest practicable and ordinarily used 10 public way to some place to be specified in such permit and any owner may thereupon travel such sheep by such public way to such place but not otherwise And such sheep shall not be removed during the whole period of six months after passing such boundary from such specified place except by virtue of a renewal of such permit under the hand of

15 an Inspector specifying in like manner the place to which such sheep are to be further removed And any owner shall incur a penalty of twenty pounds for every day he shall allow such sheep to travel without such original or renewed permit and shall further incur a penalty not exceeding one hundred pounds for any deviation from the public way

20 aforesaid Provided that no owner of sheep which shall have come from any adjoining Colony shall be entitled to demand a license under this Act until he shall have paid a penalty of five shillings for every ewe wether or lamb which shall within six months aforesaid be declared by an Inspector to be infected and every ram so declared to be infected shall

25 be forfeited and forthwith destroyed Provided further that such owner shall not incur such penalty or forfeiture if on appeal to the nearest Petty Sessions within the Police District in which he resides it shall be shewn that his sheep became infected within the Colony and not before passing the boundary.

29. Every owner of sheep imported into any seaport either Imported sheep coastwise or from parts beyond the seas shall report in writing to be reported immediately to the fact of such importation as soon as practicable after their arrival immediately to importation as soon as practicable after their arrival immediately to importation as soon as practicable after their arrival immediately to the fact of such importation as soon as practicable after their arrival immediately to import the season as practicable after their arrival immediately to import the season as practicable after their arrival immediately after the season as practicable after their arrival immediately and the season as practicable after their arrival immediately after the season as practicable after the season as practi to some Inspector at or near to such seaport and shall not remove removed without his certificate. such sheep from such seaport until they shall have been dressed with such

35 medicaments as shall be directed or approved by such Inspector at least three times at intervals of ten days nor until a certificate to that effect and also to the effect that such sheep are clean shall have been delivered to the owner by such Inspector And such Inspector shall grant such certificate in all cases where the same shall be in accordance And every owner any of whose sheep so imported

40 with the facts shall be so removed without such certificate being first obtained shall for every sheep so removed incur a penalty not exceeding thirty pounds.

30. It shall not be lawful for any sheep brought from inland to Sheep from inland any place within thirty miles of any seaport or being at any place within to near seaport to 45 that distance from any seaport to return or to be removed to any place inland until they shall have been dressed in like manner as imported sheep are to be dressed under the next preceding section after such examination as therein prescribed nor until a like certificate shall have been given to the owner And whosoever shall remove or take back any such sheep

50 contrary to this enactment shall incur a penalty not exceeding two hundred pounds Provided that the Governor with the advice aforesaid may modify the requirements of this section for any period to be specified by proclamation in the Gazette.

31. Any owner occupying a run within fifty miles of any other run Owner of sheep may 55 upon which infected sheep are kept or depastured may by notice in writing destruction of sheep require any Inspector to destroy such infected sheep notwithstanding a making compensation.

license may have been granted in respect thereof as aforesaid and tion.

such Inspector—upon receiving such notice and also a bond with three sufficient sureties duly executed conditioned that the owner of such run

shall pay to the owner of such destroyed sheep the full value thereof to be determined in case of dispute by arbitration—and upon being satisfied that such sheep are so infected shall forthwith seize and destroy the same.

32. The Chief Inspector upon being thereto requested by the Bond how enforced. 5 owner of any sheep so destroyed as last aforesaid shall put such bond in suit in the name of the Inspector to whom the same was givenalthough he may be dead or no longer an Inspector-in the nearest District Court which Court is hereby authorized to hear and determine the matter thereof whatever may be the amount of the value claimed and 10 the Chief Inspector shall be entitled to recover under the said bond the full value of all sheep so destroyed together with the costs of suit and shall pay over all moneys received under such bond to the owner of the sheep so destroyed And no release or discharge by the Inspector to whom the bond shall have been given shall be pleaded in bar to any 15 such suit nor shall any defence thereto be available excepting payment

or satisfaction of the value of such destroyed sheep. 33. Any owner may seize and destroy any infected sheep which he Infected sheep loose finds off their own run without a shepherd Provided that unless within may be killed three days thereafter such owner shall deliver in writing or send by regis-20 tered letter through the post a notice thereof with particulars of the sheep destroyed to an Inspector of the District he shall incur a penalty not

exceeding one hundred pounds.

34. Whosoever shall wilfully communicate or cause to be Communicating communicated to any sheep the disease called Scab shall be deemed Scab a misdemeanor.

25 guilty of a misdemeanor Provided that any conviction for such offence shall not prejudice any civil proceeding against him.

35. Whosoever shall cast or cause to be cast into any stream or Casting carcasses of waterhole the carcass of any infected sheep shall incur for every infected stream or waterhole. sheep so cast a penalty of ten pounds.

36. Whosoever shall have in his possession for the purpose of Slaughtering or slaughter for sale or shall slaughter or cause to be slaughtered for sale infected sheep. 30 any infected sheep or shall expose the carcass or any part thereof in any public shop stall market or other place shall for every such offence incur a penalty not exceeding twenty pounds and the convicting Justices shall 35 direct that the flesh of all such infected sheep so slaughtered shall be

seized and destroyed. 37. Whosoever shall remove or carry away the wool or skin of any Wool or skins of infected sheep otherwise than in bags or bales securely packed and sewed be removed unless up shall for every such offence incur a penalty not exceeding one hundred securely packed.

40 pounds. 38. For defraying the costs and expenses of carrying this Act into Yearly contribution effect there shall in each year be levied and paid upon and in respect of all on sheep. sheep depastured and kept in any part of the Colony for every one thousand sheep a contribution of one pound and so in proportion for any greater 45 or smaller number exceeding the number of five hundred only possessed by one owner such contribution to be paid on or before the thirty-first of May in each year at the office of the Colonial Treasurer in Sydney or to such other officer and at such other place as the Governor with the advice aforesaid may appoint And all such contributions shall by the said 50 Treasurer be carried over to the Consolidated Revenue Fund and a separate account shall be kept in the books of the Treasury of all moneys so carried over to the said fund in respect of such contributions and otherwise under this Act and of all moneys paid thereout under and for the purposes of

this Act Provided that if at any time it shall appear upon balancing 55 such account that the moneys so carried over exceed the requirements of this Act the Governor with the advice aforesaid may reduce or remit such contributions for any period to be specified by Proclamation in the Gazette. 39.

39. Every owner of sheep exceeding such number of five hundred Returns of sheep to depastured and kept in the Colony shall make to the Clerk of Petty Sessions. Sessions for the District in which the said sheep are depastured a return on the first day of March one thousand eight hundred and sixty-four and 5 on the first day of January in each succeeding year or within fourteen days thereafter in each year of all sheep so kept and depastured and any owner who shall fail to make such return at the time so appointed or shall omit to deliver the same or transmit it to such Clerk by registered letter through the post shall incur for every such offence a penalty not 10 exceeding twenty pounds.

40. Every owner making such return shall verify the same by a Returns to be verified solemn declaration made before any Justice to the effect that the several by declaration. matters and things contained in such return are true to the best of his knowledge and belief and any owner who shall wilfully make therein any

15 false statement shall be deemed guilty of a misdemeanor.

41. The several Clerks of Petty Sessions shall within twenty-one Annual return of days after the first day of March in each year from such returns calcu-made by Clerks of late the amount of contribution to be made by the several owners within Petty Sessions. their respective districts and shall on or before the first day of April 20 then next make a return thereof to the Colonial Treasurer according to which return the contribution herein before mentioned shall upon notice as hereinafter provided be due and payable as aforesaid by the owners therein named except in so far as the same may be affected by any order made on appeal as hereinafter provided.

42. The said several Clerks of Petty Sessions shall also not less Notice of calculation than one month previous to such contribution becoming due cause a notice in writing to be served upon each such owner at the residence of such owner apprising him of the amount of contribution to which he is liable and requiring him to pay the same at the office of the Colonial Treasurer 30 in Sydney or other place appointed as aforesaid on or before the thirty-first

of May then next ensuing.

43. Any owner liable to contribute as aforesaid who shall Appeal from contriconsider himself aggrieved by the amount charged to him may appeal to the Petty Sessions of his District Provided that within ten days after the 35 service of the said notice of contribution the person assessed or some one on his behalf shall give to the Clerk of such Petty Sessions a notice in writing of his intention to make such appeal upon some day to be therein mentioned not later than fourteen days after the date of such notice of appeal and the Petty Sessions shall hear and determine the matter 40 of the said appeal in a summary way.

44. In the absence of any such appeal within the time limited or Payment of contribution how to be in the case of such appeal being decided against the appellant if the owner enforced. liable to pay such contribution shall not on or before the thirtieth of June pay the same to the Colonial Treasurer or other officer as afore-45 said the said Treasurer shall issue a warrant under his hand to the

Clerk of Petty Sessions of the district directing him and his assistants to levy the amount together with an additional sum equal to one-fifth part thereof by way of penalty by distress and sale of a sufficient part of the sheep in respect of which the contribution shall have been calculated and 50 such Clerk and his assistants to whom such warrant shall be so directed

may make such distress and sale according to the law and practice in like cases.

45. The Colonial Treasurer may by virtue of warrants of the Treasurer may pay Governor under his hand which he is hereby authorized to issue pay out of of Act. 55 the Consolidated Revenue Fund such sums of money as shall be deemed necessary and be specified in such warrants for the purposes of this Act whether before or after any sums shall have been carried over to such fund in respect of the contribution aforesaid Provided that no payment so made out of the Consolidated Revenue Fund shall exceed such 60 contributions beyond the sum of two thousand pounds at any one time.

46. The Governor with the advice aforesaid may make all necessary Regulations. regulations respecting the places of meeting and mode of voting of owners—the appointment of Sheep Directors if not duly appointed by the owners—the duties of Directors and Inspectors—and for making any special arrange-5 ments necessary to prevent the occurrence of any serious public inconvenience whatsoever by reason of the establishment of any Quarantine boundary or otherwise and as to all other matters of detail for carrying this Act into full effect so far as the same are consistent herewith and are not herein provided for by express enactment. And such regulations upon 10 being published in the Gazette shall have the force of law. And copies thereof shall be laid before both Houses of Parliament forthwith if sitting and if not then within fourteen days after the opening of the next Session.

47. All penalties under this Act may be recovered before any two Recovery and appli-Justices and shall be paid to the Colonial Treasurer and be by him carried cation of penalty.

15 over to the Consolidated Revenue Fund and shall be credited in the

separate account at the Treasury hereinbefore mentioned.

48. Every person deemed guilty of a misdemeanor under this Act Punishment for shall be liable to be imprisoned with or without hard labor for any period misdemeanors. not exceeding two years.

Sydney: Thomas Richards, Government Printer.-1863.

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An Act for the Prevention and Cure of Scale in Sheer

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Legislative Assembly Chamber, Sydney, 3 December, 1863.

CHA. TOMPSON,
Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

(As Amended in Committee of the Whole Council.)

An Act for the Prevention and Cure of Scab in Sheep.

WHEREAS it is expedient to provide for the prevention and cure Preamble. of Scab in Sheep Be it therefore 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 5 assembled and by the authority of the same as follows:—

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2. The Act twenty-fourth Victoria number nine and so much of Repeal of 24 Vic.

10 the Acts seventeenth Victoria number twenty-seven—eighteenth Victoria 17 V. No. 27 18 V. number twenty-six—and of any other Act—as relates to the disease called No. 26 &c.

Scab or to sheep infected therewith shall remain in force until the first day of March next and no longer.

3. The following terms in inverted commas shall for the purposes Interpretation.

15 of this Act bear the meanings set against them respectively unless the context otherwise indicate:—

"Run"—Any station farm paddock yard or other place where sheep are kept or depastured.

"Sheep"—Any ram ewe wether or lamb.

"Owner"—Any proprietor lessee licensee overseer superintendent or person in possession or charge of any sheep.

"Chief Inspector"—The Chief Inspector of sheep to be appointed under this Act.

226-A

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"Inspector"—

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Scab in Sheep.

"Inspector"—The Chief Inspector or any other Inspector of sheep or other person authorized by virtue of this Act to examine and report whether any sheep are or not infected sheep as hereinafter defined.

"Infected Sheep"—Any sheep actually infected with the disease called Scab—or any sheep which have formed part of a flock containing any sheep so infected or which have been in contact with such within the next preceding six months and all infected sheep within the aforesaid definitions until declared clean.

"Clean"—Free from Scab under the certificate of an Inspector or of any Directors on appeal.

"Brand"—To brand on the rump with pitch tar or black or red

"Public Way"—Any proclaimed road or any road or way dedicated to the public or which has been ordinarily used by the public for three years at the least.

"Travelling Sheep"—Any sheep driven or carried by land or water—or which have within one month next preceding been so driven or carried—along or over any place whatsoever other than the Run on which they are ordinarily kept or depastured.

"Destroy"—To destroy by entirely consuming by fire—or entirely burying three feet at least under ground—or boiling down.

"Justice"—Any Justice of the Peace.
4. The Governor with the advice of the Executive Council may scab Districts. from time to time as may be deemed expedient by proclamation in the Gazette establish and for the handeries or limits of (Sach districts?)

Gazette establish and fix the boundaries or limits of "Scab districts" in such parts of the Colony and comprising such areas respectively as 30 may be considered most convenient for the purposes of this Act Provided that all that portion of the Colony which lies along the coast and extends to a line measuring at all points thereof thirty miles from such coast shall be and be deemed one Scab district and shall be called and known for the purposes of this Act as the "Coast Scab District."

5. The Governor with the advice aforesaid shall appoint a Chief Chief Inspector—his Inspector of Sheep for the purposes of this Act And the said Chief powers and duties. Inspector shall for the said purposes possess and exercise besides his powers and duties as such over the whole Colony all the powers and duties within the Coast Scab District which are hereby conferred and

40 imposed upon Directors or a specified number of them in the other Scab Districts.

6. At the first meeting in each Scab district of owners liable Sheep Directors. to contribute as hereinafter provided—except as aforesaid—which meeting shall be held on as early a day as convenient to be fixed by notice in the 45 Gazette under the hand of the Chief Inspector and at each annual meeting thereafter to be held on the corresponding day in each succeeding year the owners present shall by open vote of the majority elect five of their own number to be "Sheep Directors" for the ensuing year—any such Director being capable of re-election if willing to accept the office—and 50 shall fill up vacancies during any year in like manner at special meetings held on like notice Provided that the fact of any vacancy existing shall not affect the powers of the remaining Directors.

7. The Directors for each Scab District or any two of them shall Directors to appoint from time to time nominate and subject to the approval of the Governor 1 system of the advice aforesaid appoint by notice in the Gazette an Inspector or Inspectors who shall act under the instructions and control of the Chief Inspector And every such Director shall by virtue of his office be also an Inspector.

8. Provided that for the purposes of the next preceding four Earlier commence-60 sections this Act shall commence on the day of its passing.

9.

9. The Directors shall have full power to remove from his office Inspectors reany Inspector except the Chief Inspector upon satisfactory proof of movable. unfitness

10. Whosoever shall wilfully make any false report or sign False report to be a 5 any false certificate respecting any sheep shall be deemed guilty of a misdemeanor.

11. Every Inspector may at any time inspect and examine any Powers and duties sheep in his own Scab district or wherever else in the Colony they may be kept or depastured and may exercise and discharge all the powers and 10 duties conferred upon him by or under this Act in any and every part of the Colony And whosoever shall refuse to allow any Inspector to enter upon any run or to examine any sheep or shall attempt to hinder any Inspector Penalty for obstructfrom or to impede him in examining any sheep or if owner of such ing him.

sheep shall not when required by an Inspector forthwith drive or assist in 15 driving them into some convenient place for examination shall incur

a penalty not exceeding one hundred pounds.

12. Every owner shall within three days after he shall have become Notice of Scab aware of any of his sheep being infected affix at each point of entrance breaking out. of any public way intersecting his run a notice signed by him and 20 written in distinct legible characters not less than one inch in length stating that the Scab has broken out upon such run and shall also insert a copy of such notice in some newspaper circulating in the District once at least in each of three successive weeks And every such notice shall be dated on the day on which it shall be so first affixed and shall 25 be kept so affixed until such sheep shall be duly declared clean And every owner of infected sheep who shall fail or delay to cause such notices to be so affixed or kept affixed or inserted shall incur a penalty not exceeding

twenty pounds for every day of such failure or delay.

13. Every owner shall within three days after he shall have become Immediate notice of 30 aware of any of his sheep being infected sheep send in writing by infection to messenger or by registered letter through the post to the nearest Director.

Inspector of his district and also to the nearest resident Director a notice of such infection with a correct account of the infected sheep stating the number thereof and describing their several marks or 35 brands and precisely defining the localities in which they are respectively kept or depastured And every such owner neglecting to comply with any of the provisions of this section shall incur a penalty of twenty pounds

for every day during which such neglect shall continue.

14. Every owner of infected sheep shall cause the same to be owners of sheep to 40 followed and kept in sight when depasturing throughout the day and to be cause them to be folkept within secure folds throughout the night And any owner who shall and kept securely neglect so to do shall incur a penalty not exceeding twenty-five pounds folded during the night. for every day or night he shall so neglect.

15. Every Inspector upon being satisfied that any sheep are Quarantine for in-45 infected shall define a boundary within which the whole of such infected feeted sheep. sheep shall be kept in Quarantine until declared to be clean by a certificate under the hand of such or some other Inspector or of any

Directors on Appeal as hereinafter provided and within which boundary no other sheep shall be admitted until such run shall be declared clean 50 in like manner.

16. Any owner may appeal in any respect against the judgment Appeal to Directors. of an Inspector to the Directors of whom any two or more shall finally decide in the matter of such appeal and may direct such alterations of boundaries or grant such certificate as they may deem necessary or in any 55 other manner alter or vary his decision Provided that in case of every such appeal the Directors shall have power to determine by whom the immediate costs of such appeal including their own travelling expenses shall be paid the scale of such expenses being settled by the regulations to be made as hereinafter enacted.

17. Every such Quarantine boundary shall be binding on the Penalties for infringowner and on all other persons whomsoever And any owner who shall ing Quarantine. remove or cause to be removed beyond such boundary any sheep until he shall have obtained a certificate as aforesaid shall be deemed guilty of a 5 misdemeanor And whosoever shall take or cause to be taken within such boundary any sheep whatever shall incur a penalty not exceeding one hundred pounds And all sheep so taken shall be forthwith deemed to be infected sheep and shall be detained as such.

18. All infected sheep above the age of three months shall Branding infected 10 be legibly branded with the initial letters of the first name and surname sheep. of their owner or with his known station brand and also in either case with the letter S—such letters and brand to be at least three inches in length And every owner neglecting any provision of this section shall

incur a penalty not exceeding one hundred pounds. 19. For the purposes of this Act all sheep branded as aforesaid Brands evidence of shall be deemed to be infected sheep and such brands shall be conclusive infection. 15

prima facie evidence of infection.

20. Every person who without a license as hereinafter provided Penalty on unshall for a period of fourteen days own any infected sheep shall incur a licensed owners of infected sheep. 20 penalty of not exceeding five shillings in respect of every sheep so infected And if within one month after the imposition of such penalty such person shall not have obtained a like such license he shall incur a like penalty of five shillings for every such sheep And so again if such person shall continue to own such infected sheep for a like period of one month 25 after the imposition of such second or any subsequent penalty without having such license he shall incur a further penalty of five shillings for every such sheep.

21. Every Inspector on demand shall give without fee to any Inspectors to grant owner a license to keep any infected sheep for six months for the purpose license cleansing infected sheep. 30 of cleansing the same and also a fresh like license for every additional number of sheep becoming from time to time infected sheep Provided that any Inspector may from time to time renew any such license for a period of three months upon payment of a license fee of sixpence for every sheep so infected for the first renewal and of one shilling for the second 35 and every subsequent renewal Provided also that every such license may be declared by any Inspector in writing to be and shall thereupon be absolutely void if during the continuance thereof the owner to whom the same is granted shall not take measures for the effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Pro-

40 vided further that any refusal by an Inspector to renew a license-or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them And any owner whose license shall not have been so renewed or shall have been so declared void may be dealt with under the next preceding section.

22. At any time within one month after any owner shall have Return of license obtained a certificate that his sheep are clean he may apply in writing to fee under special the Directors for their arthurity and the directors for the directors f the Directors for their authority to receive back any license fees upon the ground that at the time of his paying the same such sheep were and had thenceforth continued to be actually clean although according to the terms 50 of this Act he was not then yet entitled to such certificate And if upon

full inquiry by the Directors or any two of them it shall be satisfactorily shewn that the fact was as so alleged by him they may state the same in writing under their hands And the Colonial Treasurer upon the authority of such written statement shall pay to such owner the amount of 55 such license fees And the costs of this proceeding shall be deemed to be

costs of an appeal.

23. Any owner who shall drive or conduct any sheep upon or Persons driving across any run where other sheep are depastured and kept or upon or to occupier. along any public way which may intersect or form a boundary line of any 60 such run without having given not more than forty-eight nor less than twelve

twelve hours previous notice to the owner of such run of his intention to drive or conduct such sheep as aforesaid shall incur for every such offence a penalty not exceeding fifty pounds Provided that notice given at the house homestead or principal station of the owner shall be deemed 5 sufficient notice Provided also that no such notice shall be necessary within the "Coast Scab District."

24. All travelling sheep shall be legibly branded with the letter Travelling sheep to T not less than three inches in length And every owner of travelling be branded. sheep not being at the time so branded shall for every one of such

10 sheep incur a penalty not exceeding sixpence And any owner permitting his sheep to travel after they shall have become infected or any person assisting infected sheep to travel knowing the same to be infected shall be deemed guilty of a misdemeanor Provided that any sheep not being infected sheep driven from one run to any other run of the same owner such 15 runs not being more than forty miles apart shall not be deemed travelling sheep within this Act.

25. Every owner may examine any sheep driven through or over Owner may detain or found upon or approaching any part of his run and upon reasonable travelling sheep suspicion of their being infected sheep may detain and keep possession of

20 them until an Inspector shall examine such sheep and decide whether or not the same or any of them are infected sheep And the owner of such sheep shall forthwith give notice of such detention to an Inspector who shall examine the same and decide whether or not such sheep are infected sheep And if upon such examination the said sheep shall be declared in

25 writing by such Inspector to be infected sheep they shall be forthwith destroyed unless upon an appeal in writing from the owner to the Directors they or any two of them shall in writing under their hands within fourteen days after such examination sanction in their discretion any other safe arrangement Provided nevertheless that if the sheep so detained

30 shall be found not to be infected sheep and that there were no reasonable grounds to suspect them to be so then the person detaining the same shall incur a penalty not exceeding one hundred pounds in addition to the cost thereby occasioned to the owner Provided also that if the owner shall refuse to permit such sheep to be examined or detained in manner afore-

35 said he shall incur a penalty not exceeding one hundred pounds Provided further that with the consent of the owner of any infected run any infected sheep may travel over the same.

20. Any Inspector may employ any person to assist him in Assistance in detaining and destroying any sheep authorized to be destroyed under this detaining or destroyed and the owner thereof shall on demand reimburse and pay to such troying sheep. Inspector the cost of such detention and destruction or either And if any owner refuse to pay such cost on demand it may be recovered summarily in like manner as any penalty under this Act.

27. No sheep shall be brought across the boundary from any sheep not to be 45 adjoining Colony until the owner shall have first procured from some boundaries from boundaries from boundaries from the boundar Inspector a certificate under his hand that such sheep are not infected and adjoining Colonies stating that to the best of his knowledge and belief they have not been until certificate obtained from Indressed or dipped for Scab during six months previously and have not during spector. the same period passed through any infected run or come in contact with any

50 infected sheep And the Inspector at or nearest to the place at which it is intended that any sheep shall be so brought across such boundary shall examine such sheep and obtain all necessary information respecting them and shall give such certificate in all cases where the same shall be in accordance with the requirements aforesaid And any owner bringing or 55 causing to be brought across any such boundary any sheep without

having obtained such certificate shall for every sheep so brought incur a penalty not exceeding five shillings Provided that all such sheep shall in addition to the aforesaid travelling brand T before passing the boundary of Victoria be legibly branded with the letter V and 60 before passing the boundary of Queensland with the letter Q and before

passing

passing the boundary of South Australia with the letter A not less than three inches in length respectively Provided also that such sheep shall be continued so legibly branded during the whole period of six months after they shall have so passed the boundary And in default thereof the owner shall for every omission incur a penalty of sixpence for each sheep.

28. As soon as any sheep shall have passed any such boundary the Permit for sheep owner shall obtain from the Inspector and he is hereby directed to give in addition to the certificate aforesaid a permit in writing under his hand per-10 mitting such sheep to travel by the nearest practicable and ordinarily used

public way to some place to be specified in such permit and any owner may thereupon travel such sheep by such public way to such place but not otherwise And such sheep shall not be removed during the whole period of six months after passing such boundary from such specified place

15 except by virtue of a renewal of such permit or a new like permit under the hand of an Inspector specifying in like manner the place to which such sheep are to be further removed And any owner shall incur a penalty of twenty pounds for every day he shall allow such sheep to travel without such original or renewed permit and shall further incur a penalty

20 not exceeding one hundred pounds for any deviation from the public way aforesaid Provided that no owner of sheep which shall have come from any adjoining Colony shall be entitled to demand a license under this Act until he shall have paid a penalty of five shillings for every ewe wether or lamb which shall within six months aforesaid be declared by

25 an Inspector to be infected and every ram so declared to be infected shall be forfeited and forthwith destroyed Provided further that such owner shall not incur such penalty or forfeiture if on appeal to the nearest Petty Sessions within the Police District in which he resides it shall be shewn that his sheep became infected within the Colony and not before passing 30 the boundary.

29. Every owner of sheep imported into any seaport either Imported sheep coastwise or from parts beyond the seas shall report in writing to be reported immediately to the fact of such importation as soon as practicable after their arrival Inspector and not remove to some Inspector at or near to such seaport and shall not remove certificate. 35 such sheep from such seaport until they shall have been dressed with such

medicaments as shall be directed or approved by such Inspector at least three times at intervals of ten days nor until a certificate to that effect and also to the effect that such sheep are clean shall have been delivered to the owner by such Inspector And such Inspector shall

40 grant such certificate in all cases where the same shall be in accordance with the facts And every owner any of whose sheep so imported shall be so removed without such certificate being first obtained shall for every sheep so removed incur a penalty not exceeding thirty pounds.

30. It shall not be lawful for any sheep brought from inland to Sheep from inland 45 any place within thirty miles of any seaport or being at any place within be dressed. that distance from any seaport to return or to be removed to any place inland until they shall have been dressed in like manner as imported sheep are to be dressed under the next preceding section after such examination as therein prescribed nor until a like certificate shall have been given to 50 the owner And whosoever shall remove or take back any such sheep contrary to this enactment shall incur a penalty not exceeding two hundred pounds Provided that the Governor with the advice afore-

said may modify the requirements of this section for any period to be specified by proclamation in the Gazette.

31. Any owner occupying a run within fifty miles of any other run Owner of sheep may upon which infected sheep are kept or depastured may by notice in writing destruction of sheep require any Inspector to destroy such infected sheep notwithstanding a making compensation.

license may have been granted in respect thereof as aforesaid and tion. such Inspector—upon receiving such notice and also a bond with three 60 sufficient sureties duly executed conditioned that the owner of such run

shall pay to the owner of such destroyed sheep the full value thereof to be determined in case of dispute by arbitration—and upon being satisfied that such sheep are so infected shall forthwith seize and destroy the same.

32. The Chief Inspector upon being thereto requested by the Bond how enforced.

5 owner of any sheep so destroyed as last aforesaid shall put such bond in suit in the name of the Inspector to whom the same was givenalthough he may be dead or no longer an Inspector—in the nearest District Court which Court is hereby authorized to hear and determine the matter thereof whatever may be the amount of the value claimed and 10 the Chief Inspector shall be entitled to recover under the said bond the

full value of all sheep so destroyed together with the costs of suit and shall pay over all moneys received under such bond to the owner of the sheep so destroyed And no release or discharge by the Inspector to whom the bond shall have been given shall be pleaded in bar to any 15 such suit nor shall any defence thereto be available excepting payment

or satisfaction of the value of such destroyed sheep.

33. Any owner may seize and destroy any infected sheep which he Infected sheep loose finds off their own run without a shepherd Provided that unless within may be killed. three days thereafter such owner shall deliver in writing or send by regis-20 tered letter through the post a notice thereof with particulars of the sheep

destroyed to an Inspector of the District he shall incur a penalty not

exceeding one hundred pounds.

34. Whosoever shall wilfully communicate or cause to be Communicating communicated to any sheep the disease called Scab shall be deemed Scab a misdemeanor. 25 guilty of a misdemeanor Provided that any conviction for such offence

shall not prejudice any civil proceeding against him.

35. Whosoever shall east or cause to be cast into any stream or Casting carcasses of waterhole the carcass of any infected sheep shall incur for every infected tream or waterhole. sheep so cast a penalty of ten pounds.

36. Whosoever shall have in his possession for the purpose of Slaughtering or slaughter for sale or shall slaughter or cause to be slaughtered for sale exposing for sale infected sheep. any infected sheep or shall expose the carcass or any part thereof in any public shop stall market or other place shall for every such offence incur a penalty not exceeding twenty pounds and the convicting Justices shall 35 direct that the flesh of all such infected sheep so slaughtered shall be

seized and destroyed. 37. Whosoever shall remove or carry away the wool or skin of any Wool or skins of ininfected sheep otherwise than in bags or bales securely packed and sewed be removed unless up shall for every such offence incur a penalty not exceeding one hundred securely packed.

40 pounds.

38. For defraying the costs and expenses of carrying this Act into Yearly contribution effect there shall in each year be levied and paid upon and in respect of all on sheep. sheep depastured and kept in any part of the Colony for every one thousand sheep a contribution of one pound and so in proportion for any greater 45 or smaller number exceeding the number of five hundred only possessed by one owner such contribution to be paid on or before the thirty-first of May in each year at the office of the Colonial Treasurer in Sydney or to such other officer and at such other place as the Governor with the advice aforesaid may appoint And all such contributions shall by the said

50 Treasurer be carried over to the Consolidated Revenue Fund and a separate account shall be kept in the books of the Treasury of all moneys so carried over to the said fund in respect of such contributions and otherwise under this Act and of all moneys paid thereout under and for the purposes of this Act Provided that if at any time it shall appear upon balancing

55 such account that the moneys so carried over exceed the requirements of this Act the Governor with the advice aforesaid may reduce or remit such contributions for any period to be specified by Proclamation in the Gazette.

39. Every owner of sheep exceeding such number of five hundred Returns of sheep to depastured and kept in the Colony shall make to the Clerk of Petty Sessions. Sessions for the District in which the said sheep are depastured a return on the first day of March one thousand eight hundred and sixty-four and 5 on the first day of January in each succeeding year or within fourteen days thereafter in each year of all sheep so kept and depastured and any owner who shall fail to make such return at the time so appointed or shall omit to deliver the same or transmit it to such Clerk by registered letter through the post shall incur for every such offence a penalty not 10 exceeding twenty pounds.

40. Every owner making such return shall verify the same by a Returns to be verified solemn declaration made before any Justice to the effect that the several matters and things contained in such return are true to the best of his knowledge and belief and any owner who shall wilfully make therein any

15 false statement shall be deemed guilty of a misdemeanor.

41. The several Clerks of Petty Sessions shall within twenty-one Annual return of days after the first day of March in each year from such returns calcumade by Clerks of late the amount of contribution to be made by the several owners within Petty Sessions. their respective districts and shall on or before the first day of April 20 then next make a return thereof to the Colonial Treasurer according to which return the contribution herein before mentioned shall upon notice as hereinafter provided be due and payable as aforesaid by the owners therein named except in so far as the same may be affected by any order

made on appeal as hereinafter provided.

42. The said several Clerks of Petty Sessions shall also not less Notice of calculation of contribution. than one month previous to such contribution becoming due cause a notice in writing to be served upon each such owner at the residence of such owner apprising him of the amount of contribution to which he is liable and requiring him to pay the same at the office of the Colonial Treasurer 30 in Sydney or other place appointed as aforesaid on or before the thirty-first

of May then next ensuing.

43. Any owner liable to contribute as aforesaid who shall Appeal from contriconsider himself aggrieved by the amount charged to him may appeal to bution. the Petty Sessions of his District Provided that within ten days after the 35 service of the said notice of contribution the person assessed or some one on his behalf shall give to the Clerk of such Petty Sessions a notice in writing of his intention to make such appeal upon some day to be therein mentioned not later than fourteen days after the date of such notice of appeal and the Petty Sessions shall hear and determine the matter 40 of the said appeal in a summary way.

44. In the absence of any such appeal within the time limited or Payment of contribution how to be in the case of such appeal being decided against the appellant if the owner enforced. liable to pay such contribution shall not on or before the thirtieth of June pay the same to the Colonial Treasurer or other officer as afore-45 said the said Treasurer shall issue a warrant under his hand to the Clerk of Petty Sessions of the district directing him and his assistants

to levy the amount together with an additional sum equal to one-fifth part thereof by way of penalty by distress and sale of a sufficient part of the sheep in respect of which the contribution shall have been calculated and 50 such Clerk and his assistants to whom such warrant shall be so directed may make such distress and sale according to the law and practice in like cases.

45. The Colonial Treasurer may by virtue of warrants of the Treasurer may pay Governor under his hand which he is hereby authorized to issue pay out of moneys for purposes 55 the Consolidated Revenue Fund such sums of money as shall be deemed necessary and be specified in such warrants for the purposes of this Act whether before or after any sums shall have been carried over to such fund in respect of the contribution aforesaid Provided that no payment so made out of the Consolidated Revenue Fund shall exceed such 60 contributions beyond the sum of two thousand pounds at any one time.

46. The Governor with the advice aforesaid may make all necessary Regulations regulations respecting the places of meeting and mode of voting of owners—the appointment of Sheep Directors if not duly appointed by the owners—the duties of Directors and Inspectors—and for making any special arrangements necessary to prevent the occurrence of any serious public inconvenience whatsoever by reason of the establishment of any Quarantine boundary or otherwise and as to all other matters of detail for carrying this Act into full effect so far as the same are consistent herewith and are not herein provided for by express enactment. And such regulations upon 10 being published in the Gazette shall have the force of law. And copies thereof shall be laid before both Houses of Parliament forthwith if sitting and if not then within fourteen days after the opening of the next Session.

47. All penalties under this Act may be recovered before any two Recovery and appli-Justices and shall be paid to the Colonial Treasurer and be by him carried cation of penalty.

15 over to the Consolidated Revenue Fund and shall be credited in the separate account at the Treasury hereinbefore mentioned.

48. Every person deemed guilty of a misdemeanor under this Act Punishment for shall be liable to be imprisoned with or without hard labor for any period misdemeanors. not exceeding two years.

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.

Legislative Assembly Chamber, Sydney, 3 December, 1863.

CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

(As Amended [on Re-committal] in Committee of the Whole Council.)

An Act for the Prevention and Cure of Scab in Sheep.

THEREAS it is expedient to provide for the prevention and cure Preamble. of Scab in Sheep Be it therefore 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 5 assembled and by the authority of the same as follows:-

1. This Act shall commence and take effect except as hereinafter Commencement and provided on and from the first day of March next And shall be styled short title.

and may be cited as the "Scab in Sheep Act of 1863." 2. The Act twenty-fourth Victoria number nine and so much of Repeal of 24 Vic. 10 the Acts seventeenth Victoria number twenty-seven—eighteenth Victoria 17 V. No. 27 18 V. number twenty-six—and of any other Act—as relates to the disease called No. 26 &c. Scab or to sheep infected therewith shall remain in force until the first day of March next and no longer.

3. The following terms in inverted commas shall for the purposes Interpretation. 15 of this Act bear the meanings set against them respectively unless the context otherwise indicate:-

"Run"-Any station farm paddock yard or other place where sheep are kept or depastured.

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"Sheep"—Any ram ewe wether or lamb.
"Owner"—Any proprietor lessee licensee overseer superintendent or person in possession or charge of any sheep.

"Chief Inspector"—The Chief Inspector of sheep to be appointed under this Act. 226-A "Inspector"—

Note.—The words to be omitted are ruled through; the words to be inserted are printed in black letter.

"Inspector"—The Chief Inspector or any other Inspector of sheep or other person authorized by virtue of this Act to examine and report whether any sheep are or not infected

sheep as hereinafter defined.

"Infected Sheep"—Any sheep actually infected with the disease called Scab—or any sheep which have formed part of a flock containing any sheep so infected or which have been in contact with such within the next preceding six months and all infected sheep within the aforesaid definitions until declared

"Clean"-Free from Scab under the certificate of an Inspector or of any Directors on appeal.

"Brand"-To brand on the rump with pitch tar or black or red

paint.

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"Public Way"—Any proclaimed road or any road or way dedicated to the public or which has been ordinarily used by

the public for three years at the least.

"Travelling Sheep"-Any sheep driven or carried by land or water-or which have within one month next preceding been 20 so driven or carried—along or over any place whatsoever other than the Run on which they are ordinarily kept or depastured.

"Destroy"—To destroy by entirely consuming by fire—or entirely burying at a depth of three feet at least under ground-or

25 boiling down.

-Any Justice of the Peace.

4. The Governor with the advice of the Executive Council may Scab Districts. from time to time as may be deemed expedient by proclamation in the Gazette establish and fix the boundaries or limits of "Scab districts"

30 in such parts of the Colony and comprising such areas respectively as may be considered most convenient for the purposes of this Act Provided that all that portion of the Colony which lies along the coast and extends to a line measuring at all points thereof thirty miles from such coast shall be and be deemed one Scab district and shall be called and known for the 35 purposes of this Act as the "Coast Scab District."

5. The Governor with the advice aforesaid shall appoint a Chief Chief Inspector—his Inspector of Sheep for the purposes of this Act And the said Chief powers and duties.

Inspector shall for the said purposes possess and exercise besides his powers and duties as such over the whole Colony all the powers and 40 duties within the Coast Scab District which are hereby conferred and imposed upon Directors or a specified number of them in the other Scab

Districts. 6. At the first meeting in each Scab district of owners liable Sheep Directors. to contribute as hereinafter provided—except as aforesaid—which meeting

45 shall be held on as early a day as convenient to be fixed by notice in the Gazette under the hand of the Chief Inspector and at each annual meeting thereafter to be held on the corresponding day in each succeeding year the owners present shall by open vote of the majority elect five of their own number to be "Sheep Directors" for the ensuing year—any such

50 Director being capable of re-election if willing to accept the office—and shall fill up vacancies during any year in like manner at special meetings held on like notice Provided that the fact of any vacancy existing shall

not affect the powers of the remaining Directors.

7. The Directors for each Scab District or any two of them shall Directors to appoint me to time naminate and subject to the approval of the Covernor inspectors. 55 from time to time nominate and subject to the approval of the Governor with the advice aforesaid appoint by notice in the Gazette an Inspector or Inspectors who shall act under the instructions and control of the Chief And every such Director shall by virtue of his office be also an Inspector Provided that no Director shall receive any salary or emol-60 ument for acting as an Inspector And provided further that it shall

not be lawful for any Director who shall have performed any act or duty as an Inspector to act in any manner as a Director in relation to the same matter.

8. Provided that for the purposes of the next preceding four Earlier commence-5 sections this Act shall commence on the day of its passing.

9. The Directors shall have full power to remove from his office Inspectors reany Inspector except the Chief Inspector upon satisfactory proof of movable.

10. Whosoever shall wilfully make any false report or sign False report to be a 10 any false certificate respecting any sheep shall be deemed guilty of a misdemeanor. misdemeanor.

11. Every Inspector may at any time inspect and examine any Powers and duties sheep in his own Scab district or wherever else in the Colony they may of Inspector. be kept or depastured and may exercise and discharge all the powers and 15 duties conferred upon him by or under this Act in any and every part of the Colony And whosoever shall refuse to allow any Inspector to enter upon any run or to examine any sheep or shall attempt to hinder any Inspector Penalty for obstructfrom or to impede him in examining any sheep or if owner of such ing him.

sheep shall not when required by an Inspector forthwith drive or assist in 20 driving them into some convenient place for examination shall incur a penalty not exceeding one hundred pounds.

12. Every owner shall within three days after he shall have become Notice of Scab aware of any of his sheep being infected affix at each point of entrance breaking out. of any public way intersecting his run a notice signed by him and 25 written in distinct legible characters not less than one inch in length stating that the Scab has broken out upon such run and shall also insert a copy of such notice in some newspaper circulating in the District once at least in each of three successive weeks And every such notice shall be dated on the day on which it shall be so first affixed and shall 30 be kept so affixed until such sheep shall be duly declared clean And every owner of infected sheep who shall fail or delay to cause such notices to be

so affixed or kept affixed or inserted shall incur a penalty not exceeding twenty pounds for every day of such failure or delay.

13. Every owner shall within three days after he shall have become Immediate notice of 35 aware of any of his sheep being infected sheep send in writing by infection to messenger or by registered letter through the post to the nearest Director.

Inspector of his district and also to the nearest resident Director a notice of such infection with a correct account of the infected sheep stating the number thereof and describing their several marks or 40 brands and precisely defining the localities in which they are respectively kept or depastured And every such owner neglecting to comply with any of the provisions of this section shall incur a penalty of twenty pounds for every day during which such neglect shall continue. And such Inspectors to grant Inspector shall on receipt of such notice forthwith proceed to examine license for cleansing unch infected sheep. 45 such infected sheep and being satisfied that the same are infected sheep shall on demand and without fee give to such owner a license to keep

tional number of sheep becoming from time to time infected sheep 50 Provided that any Inspector may from time to time renew any such license for a period of three months upon payment of a license fee of sixpence for every sheep so infected for a first renewal and one shilling for a second and every subsequent renewal Provided that if any owner Election to destroy of infected sheep shall desire that they shall be destroyed in preference sheep. Compensation for

any infected sheep for six months for the purpose of cleansing the same and shall also in like manner give a fresh like license for every addi-

55 to attempting or further attempting to cure them it shall be lawful same. for the Directors to cause the same to be destroyed and thereupon such owner shall be entitled to compensation to such an amount as shall together with the value of the fleeces and other produce of the sheep destroyed amount to the sum of six shillings per head and such compensation

pensation shall be paid by the Colonial Treasurer upon the certificate of the Directors out of the fund created by this Act.

14. Every person who without a license as hereinbefore provided Penalty on unlishall own any infected sheep shall incur a penalty of not less than infected sheep. 5 one shilling nor exceeding five shillings in respect of every sheep so infected and if within one month after the imposition of such penalty such person shall not have obtained such license he shall incur a penalty of five shillings for every such sheep And so again if such person shall continue to own such infected sheep for a like period of 10 one month after the imposition of such second or any subsequent penalty without having such license he shall incur a further penalty of five shillings for every such sheep Provided that if any such owner shall at the expiration of a first or any subsequent license desire to destroy the said sheep he shall have one month for so destroying them 15 and shall not be liable for any penalty in respect of such sheep during

that period. 15. Every such license may be declared by any Inspector in Inspector may void writing to be and shall thereupon be absolutely void if during the license. continuance thereof the owner to whom the same is granted shall not 20 take measures for the effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Provided that any refusal by an Inspector to renew a license—or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them And any owner whose license shall not have been so renewed 25 or shall have been so declared void may be dealt with under the next preceding section.

14. 16. Every owner of infected sheep shall cause the same to be Owners of sheep to followed and kept in sight when depasturing throughout the day and to be cause them to be folkept within secure folds throughout the night And any owner who shall and kept securely folded during the day and to be cause them to be followed and kept securely within secure folds throughout the night And any owner who shall and kept securely folded during the 30 neglect so to do shall incur a penalty not exceeding twenty-five pounds night. for every day or night he shall so neglect.

15. 17. Every Inspector upon being satisfied that any sheep are Quarantine for infected sheep. infected shall define a boundary within which the whole of such infected sheep shall be kept in Quarantine until declared to be clean by a 35 certificate under the hand of such or some other Inspector or of any Directors on Appeal as hereinafter provided and within which boundary no other sheep shall be admitted until such run shall be declared clean

16. 18. Any owner may appeal in any respect against the judgment Appeal to Directors. 40 of an Inspector to the Directors of whom any two or more shall finally decide in the matter of such appeal and may direct such alterations of boundaries or grant such certificate as they may deem necessary or in any other manner alter or vary his decision Provided that in case of every such appeal the Directors shall have power to determine by whom the 45 immediate costs of such appeal including their own travelling expenses shall be paid the scale of such expenses being settled by the regulations to be made as hereinafter enacted.

17. 19. Every such Quarantine boundary shall be binding on the Penalties for infring-owner and on all other persons whomsoever And any owner who shall 50 remove or cause to be removed beyond such boundary any sheep until he shall have obtained a certificate as aforesaid shall be deemed guilty of a misdemeanor And whosoever not being owner of the run under Quarantine shall take or cause to be taken within such boundary any sheep whatever shall incur a penalty not exceeding one hundred pounds And 55 all sheep so taken shall be forthwith deemed to be infected sheep and shall be detained as such and may be destroyed in accordance with the provisions hereinafter contained with respect to infected travelling sheep.

18.

18. 20. All infected sheep above the age of three months shall Branding infected be legibly branded with the initial letters of the first name and surname sheep. of their owner or with his known station brand and also in either case with the letter S-such letters and brand to be at least three inches in 5 length And every owner neglecting any provision of this section shall incur a penalty not exceeding one hundred pounds.

19. 21. For the purposes of this Act all sheep branded as aforesaid Brands evidence of shall be deemed to be infected sheep and such brands shall be conclusive infection.

prima facie evidence of infection.

20. Every person who without a license as hereinafter provided Penalty on unshall own any infected sheep shall incur a penalty of five shillings in licensed owner infected sheep. respect of every sheep so infected And if within one month after the imposition of such penal ty such person shall not have obtained a like

license he shall incur a like penalty.

21. Every Inspector on demand shall give without fee to any Inspectors to grant owner a license to keep any infected sheep for six months for the purpose license of cleansing the same and also a fresh like license for every additional number of sheep becoming from time to time infected sheep Provided that any Inspector may from time to time renew any such license for a 20 period of three months u pon payment of a license fee of sixpence for every sheep so infected for the first renewal and of one shilling for the second and every subsequent renewal Provided also that every such license may be declared by any Inspector in writing to be and shall thereupon be absolutely void if during the continuance thereof the owner to whom the 25 same is granted shall not take measures for the effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Provided further that any refusal by an Inspector to renew a license—or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them And any owner whose 30 license shall not have been so renewed or shall have been so declared void

may be dealt with under the next preceding section. 22. At any time within one month after any owner shall have Return of license obtained a certificate that his sheep are clean he may apply in writing to circumstances. the Directors for their authority to receive back any license fees upon the

35 ground that at the time of his paying the same such sheep were and had thenceforth continued to be actually clean although according to the terms of this Act he was not then yet entitled to such certificate And if upon full inquiry by the Directors or any two of them it shall be satisfactorily shewn that the fact was as so alleged by him they may state the same in 40 writing under their hands And the Colonial Treasurer upon the autho-

rity of such written statement shall pay to such owner the amount of such license fees And the costs of this proceeding shall be deemed to be

costs of an appeal.

23. Any owner who shall drive or conduct any sheep upon or Persons driving 45 across any run where other sheep are depastured and kept or upon or to occupier. along any public way which may intersect or form a boundary line of any such run without having given not more than forty-eight nor less than twelve hours previous notice to the owner of such run of his intention to drive or conduct such sheep as aforesaid shall incur for every such offence

50 a penalty not exceeding fifty pounds Provided that notice given at the house homestead or principal station of the owner shall be deemed sufficient notice Provided also that no such notice shall be necessary within the "Coast Scab District."

24. All travelling sheep shall be legibly branded with the letter Travelling sheep to 55 T not less than three inches in length And every owner of travelling be branded. sheep not being at the time so branded shall for every one of such sheep incur a penalty not exceeding sixpence And any owner permitting his sheep to travel after they shall have become infected or any person assisting infected sheep to travel knowing the same to be infected shall

be deemed guilty of a misdemeanor Provided that any sheep not being infected sheep driven from one run to any other run of the same owner such runs not being more than forty miles apart shall not be deemed travelling sheep within this Act.

25. Every owner may examine any sheep driven through or over Owner may detain or found upon or approaching any part of his run and upon reasonable for examination. suspicion of their being infected sheep may detain and keep possession of them until an Inspector shall examine such sheep and decide whether or not the same or any of them are infected sheep And the owner of such

10 sheep shall forthwith give notice of such detention to an Inspector who shall examine the same and decide whether or not such sheep are infected sheep And if upon such examination the said sheep shall be declared in writing by such Inspector to be infected sheep they shall be forthwith destroyed unless upon an appeal in writing from the owner to the Directors

15 they or any two of them shall in writing under their hands within fourteen days after such examination sanction in their discretion any other safe arrangement Provided nevertheless that if the sheep so detained shall be found not to be infected sheep and that there were no reasonable grounds to suspect them to be so then the person detaining the same shall

20 incur a penalty not exceeding one hundred pounds in addition to the cost thereby occasioned to the owner Provided also that if the owner shall refuse to permit such sheep to be examined or detained in manner aforesaid he shall incur a penalty not exceeding one hundred pounds Provided further that with the consent of the owner of any infected run any infected 25 sheep may travel over the same.

20. Any Inspector may employ any person to assist him in Assistance in detaining and destroying any sheep authorized to be destroyed under this detaining or destroying and the owner thereof shall on demand reimburge and pay to such Act and the owner thereof shall on demand reimburse and pay to such

Inspector the cost of such detention and destruction or either And if any 30 owner refuse to pay such cost on demand it may be recovered summarily in like manner as any penalty under this Act.

27. No sheep shall be brought across the boundary from any Sheep not to be adjoining Colony until the owner shall have first procured from some brought across the adjoining Colony until the owner shall have first procured from some boundaries from Inspector a certificate under his hand that such sheep are not infected and adjoining Colonies 35 stating that to the best of his knowledge and belief they have not been obtained from In-

dressed or dipped for Scab during six months previously and have not during spector. the same period passed through any infected run or come in contact with any infected sheep And the Inspector at or nearest to the place at which it is intended that any sheep shall be so brought across such boundary shall

40 examine such sheep and obtain all necessary information respecting them and shall give such certificate in all cases where the same shall be in accordance with the requirements aforesaid And any owner bringing or causing to be brought across any such boundary any sheep without having obtained such certificate shall for every sheep so brought incur

45 a penalty not exceeding five shillings Provided that all such sheep shall in addition to the aforesaid travelling brand T before passing the boundary of Victoria be legibly branded with the letter V and before passing the boundary of Queensland with the letter Q and before passing the boundary of South Australia with the letter A not less than

50 three inches in length respectively Provided also that such sheep shall be continued so legibly branded during the whole period of six months after they shall have so passed the boundary And in default thereof the owner shall for every omission incur a penalty of sixpence for each sheep.

28. As soon as any sheep shall have passed any such boundary the Permit for sheep shall obtain from the Ingrestor and he is beachy directed to give in side boundary. owner shall obtain from the Inspector and he is hereby directed to give in addition to the certificate aforesaid a permit in writing under his hand permitting such sheep to travel by the nearest practicable and ordinarily used public way to some place to be specified in such permit and any owner

may thereupon travel such sheep by such public way to such place but not otherwise And such sheep shall not be removed during the whole period of six months after passing such boundary from such specified place except by virtue of a renewal of such permit or a new like permit under 5 the hand of an Inspector specifying in like manner the place to which such sheep are to be further removed And any owner shall incur a penalty of twenty pounds for every day he shall allow such sheep to travel without such original or renewed permit and shall further incur a penalty not exceeding one hundred pounds for any deviation from the public way 10 aforesaid Provided that no owner of sheep which shall have come from

any adjoining Colony shall be entitled to demand a license under this Act until he shall have paid a penalty of five shillings for every ewe wether or lamb which shall within six months aforesaid be declared by an Inspector to be infected and every ram so declared to be infected shall

15 be forfeited and forthwith destroyed Provided further that such owner shall not incur such penalty or forfeiture if on appeal to the nearest Petty Sessions within the Police District in which he resides it shall be shewn that his sheep became infected within the Colony and not before passing

29. Every owner of sheep imported into any seaport either imported sheep coastwise or from parts beyond the seas shall report in writing to be reported immediately to 20 the fact of such importation as soon as practicable after their arrival Inspector and not to some Inspector at or near to such seaport and shall not remove removed without his certificate. such sheep from such seaport until they shall have been dressed with such

25 medicaments as shall be directed or approved by such Inspector at least three times at intervals of ten days nor until a certificate to that effect and also to the effect that such sheep are clean shall have been delivered to the owner by such Inspector And such Inspector shall grant such certificate in all cases where the same shall be in accordance 30 with the facts And every owner any of whose sheep so imported

shall be so removed without such certificate being first obtained shall for every sheep so removed incur a penalty not exceeding thirty pounds.

30. It shall not be lawful for any sheep brought from inland to Sheep from inland any place within thirty miles of any seaport or being at any place within to near seaport to be dressed. 35 that distance from any seaport to return or to be removed to any place inland until they shall have been dressed in like manner as imported sheep

are to be dressed under the next preceding section after such examination as therein prescribed nor until a like certificate shall have been given to the owner And whosoever shall remove or take back any such sheep 40 contrary to this enactment shall incur a penalty not exceeding two hundred pounds Provided that the Governor with the advice afore-

said may modify the requirements of this section for any period to be

specified by proclamation in the Gazette.

31. Any owner of ccupying a run within fifty miles of any other run Owner of sheep may 45 upon which infected sheep are kept or depastured may by notice in writing destruction of sheep require any Inspector to destroy such infected sheep notwithstanding a making compensation. such Inspector—upon receiving such notice and also a bond with three sufficient sureties duly executed conditioned that the owner of such run 50 shall pay to the owner of such destroyed sheep the full value thereof to be determined in case of disputeby arbitration—and upon being satisfied that such sheep are so infected shall forthwith seize and destroy the same.

32. The Chief Inspector upon being there to requested by the Bond howenforced. owner of any sheep so destroyed as last aforesaid shall put such bond

55 in suit in the name of the Inspector to whom the same was given—although he may be dead or no longer an Inspector—in the nearest District Court which Court is hereby authorized to hear and determine the matter thereof whatever may be the amount of the value claimed and the Chief Inspector shall be entitled to recover under the said bond the

full value of all sheep so destroyed together with the costs of suit and shall pay over all mone ys received under such bond to the owner of the sheep so destroyed And no release or discharge by the Inspector to whom the bond shall have been given shall be pleaded in bar to any 5 such suit nor shall any defence thereto be available excepting payment or satisfaction of the value of such destroyed sheep.

33. 31. Any owner may seize and destroy any infected sheep which he Infected sheep loose finds off their own run without a shepherd Provided that unless within may be killed. three days thereafter such owner shall deliver in writing or send by regis-

10 tered letter through the post a notice thereof with particulars of the sheep destroyed to an Inspector of the District he shall incur a penalty not exceeding one hundred pounds.

34. 32. Whosoever shall wilfully communicate or cause to be communicating communicated to any sheep the disease called Scab shall be deemed Scab a misdemeanor.

15 guilty of a misdemeanor Provided that any conviction for such offence shall not prejudice any civil proceeding against him.

35. 33. Whosoever shall cast or cause to be cast into any stream or Casting carcasses of waterhole the carcass of any infected sheep shall incur for every infected infected sheep into stream or waterhole. sheep so cast a penalty of ten pounds.

36. 34. Whosoever shall have in his possession for the purpose of slaughtering or slaughter for sale or shall slaughter or cause to be slaughtered for sale exposing for sale infected sheep. any infected sheep or shall expose the carcass or any part thereof in any public shop stall market or other place shall for every such offence incur a penalty not exceeding twenty pounds and the convicting Justices shall 25 direct that the flesh of all such infected sheep so slaughtered shall be seized and destroyed.

37. 35. Whosoever shall remove or carry away the wool or skin of any Wool or skins of ininfected sheep otherwise than in bags or bales securely packed and sewed be removed unless up shall for every such offence incur a penalty not exceeding one hundred securely packed.

30 pounds. 38. 36. For defraying the costs and expenses of carrying this Act into Yearly contribution effect there shall in each year be levied and paid upon and in respect of all on sheep. sheep depastured and kept in any part of the Colony for every one thousand

sheep a contribution of one pound and so in proportion for any greater 35 or smaller number exceeding the number of five hundred only possessed by one owner such contribution to be paid on or before the thirty-first of May in each year at the office of the Colonial Treasurer in Sydney or to such other officer and at such other place as the Governor with the advice aforesaid may appoint And all such contributions shall by the said

40 Treasurer be carried over to the Consolidated Revenue Fund and a separate account shall be kept in the books of the Treasury of all moneys so carried over to the said fund in respect of such contributions and otherwise under this Act and of all moneys paid thereout under and for the purposes of this Act Provided that if at any time it shall appear upon balancing

45 such account that the moneys so carried over exceed the requirements of this Act the Governor with the advice aforesaid may reduce or remit such contributions for any period to be specified by Proclamation in the Gazette.

39. 37. Every owner of sheep exceeding such number of five hundred Returns of sheep to 50 depastured and kept in the Colony shall make to the Clerk of Petty Sessions. Sessions for the District in which the said sheep are depastured a return on the first day of March one thousand eight hundred and sixty-four and on the first day of January in each succeeding year or within fourteen days thereafter in each year of all sheep so kept and depastured and any 55 owner who shall fail to make such return at the time so appointed or

shall omit to deliver the same or transmit it to such Clerk by registered letter through the post shall incur for every such offence a penalty not exceeding twenty pounds. 40.

40. 38. Every owner making such return shall verify the same by a Returns to be verified solemn declaration made before any Justice to the effect that the several by declaration. matters and things contained in such return are true to the best of his knowledge and belief and any owner who shall wilfully make therein any 5 false statement shall be deemed guilty of a misdemeanor.

41. 39. The several Clerks of Petty Sessions shall within twenty-one Annual return of days after the first day of March in each year from such returns calcu-contributions to be late the amount of contribution to be made by Clerks of late the amount of contribution to be made by the several owners within Petty Sessions. their respective districts and shall on or before the first day of April

10 then next make a return thereof to the Colonial Treasurer according to which return the contribution herein before mentioned shall upon notice as hereinafter provided be due and payable as aforesaid by the owners therein named except in so far as the same may be affected by any order

made on appeal as hereinafter provided.

42. 40. The said several Clerks of Petty Sessions shall also not less Notice of calculation than one month previous to such contribution becoming due cause a notice of contribution. in writing to be served upon each such owner at the residence of such owner apprising him of the amount of contribution to which he is liable and requiring him to pay the same at the office of the Colonial Treasurer 20 in Sydney or other place appointed as aforesaid on or before the thirty-first of May then next ensuing.

43. 41. Any owner liable to contribute as aforesaid who shall Appeal from contriconsider himself aggrieved by the amount charged to him may appeal to bution.

the Petty Sessions of his District Provided that within ten days after the 25 service of the said notice of contribution the person assessed or some one on his behalf shall give to the Clerk of such Petty Sessions a notice in writing of his intention to make such appeal upon some day to be therein mentioned not later than fourteen days after the date of such notice of appeal and the Petty Sessions shall hear and determine the matter 30 of the said appeal in a summary way.

44. 42. In the absence of any such appeal within the time limited or Payment of contriin the case of such appeal being decided against the appellant if the owner enforced. liable to pay such contribution shall not on or before the thirtieth of

June pay the same to the Colonial Treasurer or other officer as afore-35 said the said Treasurer shall issue a warrant under his hand to the Clerk of Petty Sessions of the district directing him and his assistants to levy the amount together with an additional sum equal to one-fifth part thereof by way of penalty by distress and sale of a sufficient part of the sheep in respect of which the contribution shall have been calculated and 40 such Clerk and his assistants to whom such warrant shall be so directed

may make such distress and sale according to the law and practice in like cases.

45. 43. The Colonial Treasurer may by virtue of warrants of the Treasurer may pay Governor under his hand which he is hereby authorized to issue pay out of moneys for purposes the Consolidated Revenue Fund and party of Act. 45 the Consolidated Revenue Fund such sums of money as shall be deemed necessary and be specified in such warrants for the purposes of this Act whether before or after any sums shall have been carried over to such fund in respect of the contribution aforesaid Provided that no payment so made out of the Consolidated Revenue Fund shall exceed such

50 contributions beyond the sum of two thousand pounds at any one time. 46. 44. The Governor with the advice aforesaid may make all necessary Regulations. regulations respecting the places of meeting and mode of voting of ownersthe appointment of Sheep Directors if not duly appointed by the ownersthe duties of Directors and Inspectors—and for making any special arrange-55 ments necessary to prevent the occurrence of any serious public inconvenience whatsoever by reason of the establishment of any Quarantine boundary or otherwise and as to all other matters of detail for carrying this Act into full effect so far as the same are consistent herewith and are

not herein provided for by express enactment And such regulations upon

being published in the Gazette shall have the force of law And copies thereof shall be laid before both Houses of Parliament forthwith if sitting and if not then within fourteen days after the opening of the next Session.

47. 45. All penalties under this Act may be recovered on the com-Recovery and appli-5 plaint of a Sheep Inspector before any two Justices and such penalties and fees. and all fees payable under this Act shall be paid to the Colonial Treasurer at Sydney or to such other officer and at such place as the Governor with the advice aforesaid may appoint and be by him carried over to the Consolidated Revenue Fund and shall be credited in the separate account 10 at the Treasury hereinbefore mentioned.

48. 46. Every person deemed guilty of a misdemeanor under this Act Punishment for shall be liable to be imprisoned with or without hard labor for any period misdemeanors. not exceeding two years.

47. This Act shall be in force until the thirty-first day of Act to continue to 31 December 1865. 15 December one thousand eight hundred and sixty-five.

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.

Legislative Assembly Chamber, Sydney, 3 December, 1863.

CHA. TOMPSON, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 30 December, 1863.

R. O'CONNOR. Clerk of the Legislative Council.

New South Wales.



ANNO VICESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act for the Prevention and Cure of Scab in Sheep.

THEREAS it is expedient to provide for the prevention and cure Preamble.

of Scab in Sheep Be it therefore 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 5 assembled and by the authority of the same as follows:-

1. This Act shall commence and take effect except as hereinafter Commencement and provided on and from the first day of March next And shall be styled short title. and may be cited as the "Scab in Sheep Act of 1863."

2. The Act twenty-fourth Victoria number nine and so much of Repeal of 24 Vic. 10 the Acts seventeenth Victoria number twenty-seven—eighteenth Victoria 17 V. No. 27 18 V. number twenty-six—and of any other Act—as relates to the disease called No. 26 &c. Scab or to sheep infected therewith shall remain in force until the first day of March next and no longer.

3. The following terms in inverted commas shall for the purposes Interpretation. 15 of this Act bear the meanings set against them respectively unless the

context otherwise indicate:-

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"Run"-Any station farm paddock yard or other place where sheep are kept or depastured.

"Sheep"—Any ram ewe wether or lamb.
"Owner"—Any proprietor lessee licensee overseer superin-

tendent or person in possession or charge of any sheep.
"Chief Inspector"—The Chief Inspector of sheep to be appointed under this Act.

226-A

"Inspector"—

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Scab in Sheep.

"Inspector"—The Chief Inspector or any other Inspector of sheep or other person authorized by virtue of this Act to examine and report whether any sheep are or not infected sheep as hereinafter defined.

"Infected Sheep"—Any sheep actually infected with the disease called Scab—or any sheep which have formed part of a flock containing any sheep so infected or which have been in contact with such within the next preceding six months and all infected sheep within the aforesaid definitions until declared

"Clean"—Free from Scab under the certificate of an Inspector or of any Directors on appeal.

-To brand on the rump with pitch tar or black or red " Brand "paint.

"Public Way"-Any proclaimed road or any road or way dedicated to the public or which has been ordinarily used by the public for three years at the least.

"Travelling Sheep" -Any sheep driven or carried by land or water-or which have within one month next preceding been so driven or carried—along or over any place whatsoever other than the Run on which they are ordinarily kept or

depastured. "Destroy"-To destroy by entirely consuming by fire-or entirely burying at a depth of three feet at least under ground-or boiling down.

"Justice"—Any Justice of the Peace. 4. The Governor with the advice of the Executive Council may Scab Districts.

from time to time as may be deemed expedient by proclamation in the Gazette establish and fix the boundaries or limits of "Scab districts"

30 in such parts of the Colony and comprising such areas respectively as may be considered most convenient for the purposes of this Act Provided that all that portion of the Colony which lies along the coast and extends to a line measuring at all points thereof thirty miles from such coast shall be and be deemed one Scab district and shall be called and known for the 35 purposes of this Act as the "Coast Scab District."

5. The Governor with the advice aforesaid shall appoint a Chief Chief Inspector-his Inspector of Sheep for the purposes of this Act And the said Chief powers and duties.

Inspector shall for the said purposes possess and exercise besides his powers and duties as such over the whole Colony all the powers and

40 duties within the Coast Scab District which are hereby conferred and imposed upon Directors or a specified number of them in the other Scab Districts.

6. At the first meeting in each Scab district of owners liable sheep Directors. to contribute as hereinafter provided—except as aforesaid—which meeting

45 shall be held on as early a day as convenient to be fixed by notice in the Gazette under the hand of the Chief Inspector and at each annual meeting thereafter to be held on the corresponding day in each succeeding year the owners present shall by open vote of the majority elect five of their own number to be "Sheep Directors" for the ensuing year—any such 50 Director being capable of re-election if willing to accept the office—and

shall fill up vacancies during any year in like manner at special meetings held on like notice Provided that the fact of any vacancy existing shall not affect the powers of the remaining Directors.

7. The Directors for each Scab District or any two of them shall Directors to appoint me to time perminate and subject to the approval of the Governor 55 from time to time nominate and subject to the approval of the Governor with the advice aforesaid appoint by notice in the Gazette an Inspector or Inspectors who shall act under the instructions and control of the Chief Inspector And every such Director shall by virtue of his office be also an

Inspector Provided that no Director shall receive any salary or emolument for acting as an Inspector And provided further that it shall not be lawful for any Director who shall have performed any act or duty as an Inspector to act in any manner as a Director in relation to 5 the same matter.

- 8. Provided that for the purposes of the next preceding four Earlier commencement of Act. sections this Act shall commence on the day of its passing.
- 9. The Directors shall have full power to remove from his office Inspectors reany Inspector except the Chief Inspector upon satisfactory proof of movable. 10 unfitness.
 - 10. Whosoever shall wilfully make any false report or sign False report to be a any false certificate respecting any sheep shall be deemed guilty of a misdemeanor. misdemeanor.
- 11. Every Inspector may at any time inspect and examine any Powers and duties of Inspector. 15 sheep in his own Scab district or wherever else in the Colony they may be kept or depastured and may exercise and discharge all the powers and duties conferred upon him by or under this Act in any and every part of the Colony And whosoever shall refuse to allow any Inspector to enter upon any run or to examine any sheep or shall attempt to hinder any Inspector Penalty for obstruct-

sheep shall not when required by an Inspector forthwith drive or assist in driving them into some convenient place for examination shall incur a penalty not exceeding one hundred pounds.

20 from or to impede him in examining any sheep or if owner of such ing him.

12. Every owner shall within three days after he shall have become Notice of Scab 25 aware of any of his sheep being infected affix at each point of entrance of any public way intersecting his run a notice signed by him and written in distinct legible characters not less than one inch in length stating that the Scab has broken out upon such run and shall also insert a copy of such notice in some newspaper circulating in the District 30 once at least in each of three successive weeks And every such notice shall be dated on the day on which it shall be so first affixed and shall be kept so affixed until such sheep shall be duly declared clean And every owner of infected sheep who shall fail or delay to cause such notices to be so affixed or kept affixed or inserted shall incur a penalty not exceeding

35 twenty pounds for every day of such failure or delay.

13. Every owner shall within three days after he shall have become Immediate notice of aware of any of his sheep being infected sheep send in writing by Inspector and messenger or by registered letter through the post to the nearest Director. Inspector of his district and also to the nearest resident Director

40 a notice of such infection with a correct account of the infected sheep stating the number thereof and describing their several marks or brands and precisely defining the localities in which they are respectively kept or depastured And every such owner neglecting to comply with any of the provisions of this section shall incur a penalty of twenty pounds

45 for every day during which such neglect shall continue And such Inspectors to grant Inspector shall on receipt of such notice forthwith proceed to examine infected sheep. such infected sheep and being satisfied that the same are infected sheep shall on demand and without fee give to such owner a license to keep any infected sheep for six months for the purpose of cleansing the same

50 and shall also in like manner give a fresh like license for every additional number of sheep becoming from time to time infected sheep Provided that any Inspector may from time to time renew any such license for a period of three months upon payment of a license fee of sixpence for every sheep so infected for a first renewal and one shilling 55 for a second and every subsequent renewal.

14. Every person who without a license as hereinbefore provided Penalty on unlishall own any infected sheep shall incur a penalty of not less than censed owners infected sheep. one shilling nor exceeding five shillings in respect of every sheep so infected and if within one month after the imposition of such penalty 5 such person shall not have obtained such license he shall incur a penalty of five shillings for every such sheep And so again if such person shall continue to own such infected sheep for a like period of one month after the imposition of such second or any subsequent penalty without having such license he shall incur a further penalty 10 of five shillings for every such sheep Provided that if any such owner shall at the expiration of a first or any subsequent license desire to

destroy the said sheep he shall have one month for so destroying them and shall not be liable for any penalty in respect of such sheep during

that period. 15. Every such license may be declared by any Inspector in Inspector may void writing to be and shall thereupon be absolutely void if during the license. continuance thereof the owner to whom the same is granted shall not take measures for the effectual cleansing of the sheep mentioned therein

to the satisfaction of such Inspector Provided that any refusal by an 20 Inspector to renew a license—or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them And any owner whose license shall not have been so renewed or shall have been so declared void may be dealt with under the next preceding section.

14. 16. Every owner of infected sheep shall cause the same to be Owners of sheep to followed and kept in sight when depasturing throughout the day and to be lowed during the day kept within secure folds throughout the night And any owner who shall and kept securely perfect so to do shall incur a penalty not avecading twenty five pounds folded during the neglect so to do shall incur a penalty not exceeding twenty-five pounds night. for every day or night he shall so neglect.

15. 17. Every Inspector upon being satisfied that any sheep are Quarantine for ininfected shall define a boundary within which the whole of such infected fected sheep. sheep shall be kept in Quarantine until declared to be clean by a certificate under the hand of such or some other Inspector or of any Directors on Appeal as hereinafter provided and within which boundary 35 no other sheep shall be admitted until such run shall be declared clean in like manner.

16. Any owner may appeal in any respect against the judgment Appeal to Directors. of an Inspector to the Directors of whom any two or more shall finally decide in the matter of such appeal and may direct such alterations of 40 boundaries or grant such certificate as they may deem necessary or in any other manner alter or vary his decision Provided that in case of every such appeal the Directors shall have power to determine by whom the

immediate costs of such appeal including their own travelling expenses shall be paid the scale of such expenses being settled by the regulations 45 to be made as hereinafter enacted.

17. 19. Every such Quarantine boundary shall be binding on the Penalties for infring-owner and on all other persons whomsoever And any owner who shall ing Quarantine. remove or cause to be removed beyond such boundary any sheep until he shall have obtained a certificate as aforesaid shall be deemed guilty of a 50 misdemeanor And whosoever not being owner of the run under Quarantine shall take or cause to be taken within such boundary any sheep whatever shall incur a penalty not exceeding one hundred pounds And all sheep so taken shall be forthwith deemed to be infected sheep and shall be detained as such and may be destroyed in accordance with the 55 provisions hereinafter contained with respect to infected travelling

sheep.

18. 20. All infected sheep above the age of three months shall Branding infected be legibly branded with the initial letters of the first name and surname sheep. of their owner or with his known station brand and also in either case with the letter S-such letters and brand to be at least three inches in 5 length And every owner neglecting any provision of this section shall incur a penalty not exceeding one hundred pounds.

19. 21. For the purposes of this Act all sheep branded as aforesaid Brands evidence of shall be deemed to be infected sheep and such brands shall be conclusive infection.

prima facie evidence of infection.

20. Every person who without a license as hereinafter provided Penalty on unshall own any infected sheep shall incur a penalty of five shillings in licensed owners respect of every sheep so infected And if within one month after the imposition of such penalty such person shall not have obtained a like license he shall incur a like penalty.

21. Every Inspector on demand shall give without fee to any inspectors to grant 15 owner a license to keep any infected sheep for six months for the purpose license of cleansing the same and class of cleans of c of cleansing the same and also a fresh like license for every additional number of sheep becoming from time to time infected sheep Provided

that any Inspector may from time to time renew any such license for a 20 period of three months u pon payment of a license fee of sixpence for every sheep so infected for the first renewal and of one shilling for the second and every subsequent renewal Provided also that every such license may be declared by any Inspector in writing to be and shall thereupon be absolutely raid if during the second and shall thereupon be absolutely void if during the continuance thereof the owner to whom the 25 same is granted shall not take measures for the effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Provided further that any refusal by an Inspector to reniew a license—or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them And any owner whose 30 license shall not have been so renewed or shall have been so declared void may be dealt with under the next preceding section.

22. At any time within one month after any owner shall have Return of license obtained a certificate that his sheep are clean he may apply in writing to fee under special circumstances.

the Directors for their authority to receive back any license fees upon the 35 ground that at the time of his paying the same such sheep were and had thenceforth continued to be actually clean although according to the terms of this Act he was not then yet entitled to such certificate And if upon full inquiry by the Directors or any two of them it shall be satisfactorily shewn that the fact was as so alleged by him they may state the same in 40 writing under their hands And the Colonial Treasurer upon the autho-

rity of such written statement shall pay to such owner the amount of such license fees And the costs of this proceeding shall be deemed to be costs of an appeal.

23. Any owner who shall drive or conduct any sheep upon or Persons driving 45 across any run where other sheep are depastured and kept or upon or sheep to give notice along any public way which may intersect or form a boundary line of any such run without having given not more than forty-eight nor less than twelve hours previous notice to the owner of such run of his intention to drive or conduct such sheep as aforesaid shall incur for every such offence

50 a penalty not exceeding fifty pounds Provided that notice given at the house homestead or principal station of the owner shall be deemed sufficient notice Provided also that no such notice shall be necessary within the "Coast Scab District."

24. All travelling sheep shall be legibly branded with the letter Travelling sheep to 55 T not less than three inches in length And every owner of travelling be branded. sheep not being at the time so branded shall for every one of such sheep incur a penalty not exceeding sixpence And any owner permitting his sheep to travel after they shall have become infected or any person assisting infected sheep to travel knowing the same to be infected shall

be deemed guilty of a misdemeanor Provided that any sheep not being infected sheep driven from one run to any other run of the same owner such runs not being more than forty miles apart shall not be deemed travelling

sheep within this Act.

25. Every owner may examine any sheep driven through or over owner may detain or found upon or approaching any part of his run and upon reasonable for examination. suspicion of their being infected sheep may detain and keep possession of them until an Inspector shall examine such sheep and decide whether or not the same or any of them are infected sheep And the owner of such

10 sheep shall forthwith give notice of such detention to an Inspector who shall examine the same and decide whether or not such sheep are infected sheep And if upon such examination the said sheep shall be declared in writing by such Inspector to be infected sheep they shall be forthwith destroyed unless upon an appeal in writing from the owner to the Directors

15 they or any two of them shall in writing under their hands within fourteen days after such examination sanction in their discretion any other safe arrangement Provided nevertheless that if the sheep so detained shall be found not to be infected sheep and that there were no reasonable grounds to suspect them to be so then the person detaining the same shall

20 incur a penalty not exceeding one hundred pounds in addition to the cost thereby occasioned to the owner Provided also that if the owner shall refuse to permit such sheep to be examined or detained in manner aforesaid he shall incur a penalty not exceeding one hundred pounds Provided further that with the consent of the owner of any infected run any infected

25 sheep may travel over the same.

26. Any Inspector may employ any person to assist him in Assistance in detaining and destroying any sheep authorized to be destroyed under this detaining or destroying and the owner thereof shell or demand reimburge and new to grad troying sheep. Act and the owner thereof shall on demand reimburse and pay to such Inspector the cost of such detention and destruction or either And if any 30 owner refuse to pay such cost on demand it may be recovered summarily

in like manner as any penalty under this Act.

27. No sheep shall be brought across the boundary from any Sheep not to be adjoining Colony until the owner shall have first procured from some boundaries from boundaries from Inspector a certificate under his hand that such sheep are not infected and adjoining Colonies

35 stating that to the best of his knowledge and belief they have not been obtained from Indressed or dipped for Scab during six months previously and have not during spector. the same period passed through any infected run or come in contact with any infected sheep And the Inspector at or nearest to the place at which it is intended that any sheep shall be so brought across such boundary shall

40 examine such sheep and obtain all necessary information respecting them and shall give such certificate in all cases where the same shall be in accordance with the requirements aforesaid And any owner bringing or causing to be brought across any such boundary any sheep without having obtained such certificate shall for every sheep so brought incur

45 a penalty not exceeding five shillings Provided that all such sheep shall in addition to the aforesaid travelling brand T before passing the boundary of Victoria be legibly branded with the letter V and before passing the boundary of Queensland with the letter Q and before passing the boundary of South Australia with the letter A not less than

50 three inches in length respectively Provided also that such sheep shall be continued so legibly branded during the whole period of six months after they shall have so passed the boundary And in default thereof the owner shall for every omission incur a penalty of sixpence for each sheep.

28. As soon as any sheep shall have passed any such boundary the Permit for sheep shall obtain from the Inspector and he is boundary directed to give in side boundary. owner shall obtain from the Inspector and he is hereby directed to give in addition to the certificate aforesaid a permit in writing under his hand permitting such sheep to travel by the nearest practicable and ordinarily used public way to some place to be specified in such permit and any owner

may thereupon travel such sheep by such public way to such place but not otherwise And such sheep shall not be removed during the whole period of six months after passing such boundary from such specified place except by virtue of a renewal of such permit or a new like permit under 5 the hand of an Inspector specifying in like manner the place to which such sheep are to be further removed And any owner shall incur a penalty of twenty pounds for every day he shall allow such sheep to travel without such original or renewed permit and shall further incur a penalty not exceeding one hundred pounds for any deviation from the public way 10 aforesaid Provided that no owner of sheep which shall have come from any adjoining Colony shall be entitled to demand a license under this Act until he shall have paid a penalty of five shillings for every ewe wether or lamb which shall within six months aforesaid be declared by

an Inspector to be infected and every ram so declared to be infected shall 15 be forfeited and forthwith destroyed Provided further that such owner shall not incur such penalty or forfeiture if on appeal to the nearest Petty Sessions within the Police District in which he resides it shall be shewn that his sheep became infected within the Colony and not before passing

the boundary.

29. Every owner of sheep imported into any seaport either Imported sheep coastwise or from parts beyond the seas shall report in writing to be reported immediately to the fact of such importation as soon as practicable after their arrival inspector and not removed without h 20 to some Inspector at or near to such seaport and shall not remove removed without his such shape from such seaport and shall not remove certificate. such sheep from such seaport until they shall have been dressed with such 25 medicaments as shall be directed or approved by such Inspector at least three times at intervals of ten days nor until a certificate to that

effect and also to the effect that such sheep are clean shall have been delivered to the owner by such Inspector And such Inspector shall grant such certificate in all cases where the same shall be in accordance And every owner any of whose sheep so imported 30 with the facts shall be so removed without such certificate being first obtained shall for every sheep so removed incur a penalty not exceeding thirty pounds.

30. It shall not be lawful for any sheep brought from inland to Sheep from inland any place within thirty miles of any seaport or being at any place within to near seaport to 35 that distance from any seaport to return or to be removed to any place inland until they shall have been dressed in like manner as imported sheep are to be dressed under the next preceding section after such examination as therein prescribed nor until a like certificate shall have been given to

the owner And whosoever shall remove or take back any such sheep 40 contrary to this enactment shall incur a penalty not exceeding two hundred pounds Provided that the Governor with the advice aforesaid may modify the requirements of this section for any period to be

specified by proclamation in the Gazette.

31. Any owner of ccupying a run within fifty miles of any other run Owner of sheep may 45 upon which infected sheep are kept or depastured may by notice in writing destruction of sheep require any Inspector to destroy such infected sheep notwithstanding a making compensation.

license may have been granted in respect thereof as aforesaid and such Inspector—upon receiving such notice and also a bond with three sufficient sureties duly executed conditioned that the owner of such run 50 shall pay to the owner of such destroyed sheep the full value thereof to be determined in case of disputeby arbitration—and upon being satisfied that

such sheep are so infected shall forthwith seize and destroy the same. 32. The Chief Inspector upon being there to requested by the Bond how enforced. owner of any sheep so destroyed as last aforesaid shall put such bond 55 in suit in the name of the Inspector to whom the same was given—although he may be dead or no longer an Inspector—in the nearest District Court which Court is hereby authorized to hear and determine the matter thereof whatever may be the amount of the value claimed and the Chief Inspector shall be entitled to recover under the said bond the

full value of all sheep so destroyed together with the costs of suit and shall pay over all moneys received under such bond to the owner of the sheep so destroyed And no release or discharge by the Inspector to whom the bond shall have been given shall be pleaded in bar to any 5 such suit nor shall any defence thereto be available excepting payment or satisfaction of the value of such destroyed sheep.

33. 31. Any owner may seize and destroy any infected sheep which he Infected sheep loose finds off their own run without a shepherd Provided that unless within may be killed.

three days thereafter such owner shall deliver in writing or send by regis-10 tered letter through the post a notice thereof with particulars of the sheep destroyed to an Inspector of the District he shall incur a penalty not exceeding one hundred pounds.

34. 32. Whosoever shall wilfully communicate or cause to be communicating communicated to any sheep the disease called Scab shall be deemed Scab a misdemeanor.

15 guilty of a misdemeanor Provided that any conviction for such offence shall not prejudice any civil proceeding against him.

35. 33. Whosoever shall cast or cause to be cast into any stream or Casting carcasses of waterhole the carcass of any infected sheep shall incur for every infected infected sheep into stream or waterhole. sheep so cast a penalty of ten pounds.

36. 34. Whosoever shall have in his possession for the purpose of Slaughtering or slaughter for sale or shall slaughter or cause to be slaughtered for sale exposing for sale infected sheep. any infected sheep or shall expose the carcass or any part thereof in any public shop stall market or other place shall for every such offence incur a penalty not exceeding twenty pounds and the convicting Justices shall 25 direct that the flesh of all such infected sheep so slaughtered shall be seized and destroyed.

37. 35. Whosoever shall remove or carry away the wool or skin of any wool or skins of ininfected sheep otherwise than in bags or bales securely packed and sewed fected sheep not to up shall for every such offence incur a penalty not exceeding one hundred securely packed.

38. 36. For defraying the costs and expenses of carrying this Act into Yearly contribution effect there shall in each year be levied and paid upon and in respect of all on sheep. sheep depastured and kept in any part of the Colony for every one thousand sheep a contribution of one pound and so in proportion for any greater 35 or smaller number exceeding the number of five hundred only possessed by one owner such contribution to be paid on or before the thirty-first of May in each year at the office of the Colonial Treasurer in Sydney or to such

other officer and at such other place as the Governor with the advice aforesaid may appoint And all such contributions shall by the said 40 Treasurer be carried over to the Consolidated Revenue Fund and a separate account shall be kept in the books of the Treasury of all moneys so carried over to the said fund in respect of such contributions and otherwise under this Act and of all moneys paid thereout under and for the purposes of this Act Provided that if at any time it shall appear upon balancing

45 such account that the moneys so carried over exceed the requirements of this Act the Governor with the advice aforesaid may reduce or remit such contributions for any period to be specified by Proclamation in the Gazette.

39. 37. Every owner of sheep exceeding such number of five hundred Returns of sheep to 50 depastured and kept in the Colony shall make to the Clerk of Petty Sessions. Sessions for the District in which the said sheep are depastured a return on the first day of March one thousand eight hundred and sixty-four and on the first day of January in each succeeding year or within fourteen days thereafter in each year of all sheep so kept and depastured and any

55 owner who shall fail to make such return at the time so appointed or shall omit to deliver the same or transmit it to such Clerk by registered letter through the post shall incur for every such offence a penalty not exceeding twenty pounds.

40. 38. Every owner making such return shall verify the same by a Returns to be verified solemn declaration made before any Justice to the effect that the several by declaration. matters and things contained in such return are true to the best of his knowledge and belief and any owner who shall wilfully make therein any 5 false statement shall be deemed guilty of a misdemeanor.

41. 39. The several Clerks of Petty Sessions shall within twenty-one Annual return of days after the first day of March in each year from such returns calcu-contributions to be made by Clerks of late the amount of contribution to be made by the several owners within Petty Sessions.

their respective districts and shall on or before the first day of April 10 then next make a return thereof to the Colonial Treasurer according to which return the contribution herein before mentioned shall upon notice as hereinafter provided be due and payable as aforesaid by the owners therein named except in so far as the same may be affected by any order made on appeal as hereinafter provided.

42. 40. The said several Clerks of Petty Sessions shall also not less Notice of calculation than one month previous to such contribution becoming due cause a notice of contribution. in writing to be served upon each such owner at the residence of such owner apprising him of the amount of contribution to which he is liable and requiring him to pay the same at the office of the Colonial Treasurer 20 in Sydney or other place appointed as aforesaid on or before the thirty-first

of May then next ensuing.

43. 41. Any owner liable to contribute as aforesaid who shall Appeal from contriconsider himself aggrieved by the amount charged to him may appeal to bution. the Petty Sessions of his District Provided that within ten days after the

25 service of the said notice of contribution the person assessed or some one on his behalf shall give to the Clerk of such Petty Sessions a notice in writing of his intention to make such appeal upon some day to be therein mentioned not later than fourteen days after the date of such notice of appeal and the Petty Sessions shall hear and determine the matter

30 of the said appeal in a summary way.

44. 42. In the absence of any such appeal within the time limited or Payment of contriin the case of such appeal being decided against the appellant if the owner enforced. liable to pay such contribution shall not on or before the thirtieth of June pay the same to the Colonial Treasurer or other officer as afore-35 said the said Treasurer shall issue a warrant under his hand to the Clerk of Petty Sessions of the district directing him and his assistants

to levy the amount together with an additional sum equal to one-fifth part thereof by way of penalty by distress and sale of a sufficient part of the sheep in respect of which the contribution shall have been calculated and 40 such Clerk and his assistants to whom such warrant shall be so directed may make such distress and sale according to the law and practice in

like cases.

45. 43. The Colonial Treasurer may by virtue of warrants of the Treasurer may pay Governor under his hand which he is hereby authorized to issue pay out of moneys for purposes 45 the Consolidated Revenue Fund such sums of money as shall be deemed necessary and be specified in such warrants for the purposes of this Act whether before or after any sums shall have been carried over to such fund in respect of the contribution aforesaid Provided that no payment

so made out of the Consolidated Revenue Fund shall exceed such 50 contributions beyond the sum of two thousand pounds at any one time.

46. 44. The Governor with the advice aforesaid may make all necessary Regulations. regulations respecting the places of meeting and mode of voting of ownersthe appointment of Sheep Directors if not duly appointed by the owners the duties of Directors and Inspectors—and for making any special arrange-55 ments necessary to prevent the occurrence of any serious public inconvenience whatsoever by reason of the establishment of any Quarantine boundary or otherwise and as to all other matters of detail for carrying this Act into full effect so far as the same are consistent herewith and are

not herein provided for by express enactment And such regulations upon 226—B

being published in the *Gazette* shall have the force of law And copies thereof shall be laid before both Houses of Parliament forthwith if sitting and if not then within fourteen days after the opening of the next Session.

47. 45. All penalties under this Act may be recovered on the com-Recovery and appli5 plaint of a Sheep Inspector before any two Justices and such penalties and fees.
and all fees payable under this Act shall be paid to the Colonial Treasurer at Sydney or to such other officer and at such place as the Governor with the advice aforesaid may appoint and be by him carried over to the Consolidated Revenue Fund and shall be credited in the separate account 10 at the Treasury hereinbefore mentioned.

48. 46. Every person deemed guilty of a misdemeanor under this Act Punishment for shall be liable to be imprisoned with or without hard labor for any period misdemeanors.

not exceeding two years.

47. This Act shall be in force until the thirty-first day of Act to continue to 31 December one thousand eight hundred and sixty-five.

31 December 1865.

Sydney: Thomas Richards, Government Printer.—1864.

PREVENTION AND CURE OF SCAB IN SHEEP BILL.

SCHEDULE of the Amendments made by the Legislative Council in the Bill intituled, "An Act for the Prevention and Cure of Scab in Sheep," returned to the Legislative Assembly, with Message of 30th December, 1863.

R. O'CONNOR, Clerk of the Legislative Council.

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Page 2, clause 3, line 24. After "burying" insert "at a depth of"
Page 3, clause 7, line 1. At the end of the clause add "Provided that no Director
                                 "shall receive any salary or emolument for acting as an Inspector And provided further that it shall not be lawful for any Director who shall have
                                 "performed any act or duty as an Inspector to act in any manner as a "Director in relation to the same matter."
                        clause 13, line 45. At the end of clause add "And such Inspector shall on Inspector to "receipt of such notice forthwith proceed to examine such infected sheep grant license for "and being satisfied that the same are infected sheep shall on demand and sheep."
                                 "without fee give to such owner a license to keep any infected sheep for six months for the purpose of cleansing the same and shall also in like manner
                                 "give a fresh like license for every additional number of sheep becoming "from time to time infected sheep Provided that any Inspector may from time to time renew any such license for a period of three months upon payment of a license fee of sixpence for every sheep so infected for a first
                                 "renewal and one shilling for a second and every subsequent renewal."
                            After clause 13, insert the following new clauses:—

"14. Every person who without a license as hereinbefore provided shall own penalty on unlicensed owners."
                                 "14. Every person who without a license as nerembelore provided shall own Penalty on unany infected sheep shall incur a penalty of not less than one shilling nor licensed owners of exceeding five shillings in respect of every sheep so infected and if within one month after the imposition of such penalty such person shall not have obtained such license he shall incur a penalty of five shillings for every such sheep. And so again if such person shall continue to own such infected the shall incur a penalty of five shillings for every such sheep.
                                  " sheep for a like period of one month after the imposition of such second or
                                 "any subsequent penalty without having such license he shall incur a further penalty of five shillings for every such sheep Provided that if any such womer shall at the expiration of a first or any subsequent license desire to
                                  " destroy the said sheep he shall have one month for so destroying them and
                                "shall not be liable for any penalty in respect of such sheep during that "period."

"15. Every such license may be declared by any Inspector in writing to Inspector may be and shall thereupon be absolutely void if during the continuance thereof void license."
                                 "the owner to whom the same is granted shall not take measures for the
                                "effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Provided that any refusal by an Inspector to renew a "license—or any such declaration of avoidance by an Inspector shall be subject to an appeal to the Directors or any three of them. And any owner is the subject to an appeal to the Directors or any three of the satisfaction of subject to an appeal to the Directors or any three of the satisfaction of subject to an appeal to the Directors or any three of the satisfaction of subject to an appeal to the Directors or any three of the satisfaction of subject to an appeal to the Directors or any three of the satisfaction of subject to an appeal to the satisfaction of subject to the satisfaction of subj
                                 "whose license shall not have been so renewed or shall have been so declared
"void may be dealt with under the next preceding section."

Page 4, clause 17 19, line 50. After "whosoever" insert "not being owner of the run "under quarantine"
                                                  line 54. At the end of clause add "and may be destroyed in accordance
                                 "with the provisions hereinafter contained with respect to infected travelling
                                 " sheep
 Page 5, clause 19 21, line 8. Omit "conclusive" substitute "primâ facie"
                       clause 20. Omit clause 20.
          ,,
                       clause 21.
                                                     Omit clause 21.
Page 7, clause 28, line 4. After "permit" insert "or a new like permit"
,, clause 31. Omit clause 31.
,, clause 32. Omit clause 32.
Page 10, clause 47 45, line 4. After "recovered" insert "on the complaint of a Sheep "Inspector"
                                ", line 5. After "Justices and" insert "such penalties and all fees "payable under this Act"

", line 6. After "Treasurer" insert "at Sydney or to such other officer
                                "and at such place as the Governor with the advice aforesaid may appoint'
                       After clause 48 46, add the following new clause:
                                     47. This Act shall be in force until the thirty-first day of December one Act to continue to 31 Dec., 1865.
                                "thousand eight hundred and sixty-five."
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PREVENTION AND CURE OF SCAB IN SHEEP BILL.

SCHEDULE of the Amendments made by the Legislative Council in the Bill intituded, "An Act for the Prevention and Cure of Scab in Sheep," returned to the Legislative Assembly, with Message of December, 1863.

Clerk of the Legislative Council.

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Page 2, clause 3, line 24. After "burying" insert "at a depth of."

"clause 7, line 58. At the end of the clause add "Provided that no Director
                                     "shall receive any salary or emolument for acting as an Inspector And provided further that it shall not be lawful for any Director who shall have
"performed any act or duty as an Inspector to act in any manner as a "Director in relation to the same matter"

Page, 3, clause 13, line 38. At the end of clause add "And such Inspector shall on Inspector to "receipt of such notice forthwith proceed to examine such infected sheep clausing infected sheep and being satisfied that the same are infected sheep shall on demand and sheep.
                                     "receipt of such notice forthwith proceed to examine such infected sheep cleansi
"and being satisfied that the same are infected sheep shall on demand and sheep.
"without fee give to such owner a license to keep any infected sheep for six
"months for the purpose of cleansing the same and shall also in like manner
"give a fresh like license for every additional number of sheep becoming
"from time to time infected sheep Provided that any Inspector may from
"time to time renew any such license for a period of three months upon
"payment of a license fee of sixpence for every sheep so infected for a first
                                     "payment of a license fee of sixpence for every sheep so infected for a first
"renewal and one shilling for a second and every subsequent renewal Pro-
"vided that if any owner of infected sheep shall desire that they shall destroy sheep.
Compensation
                             "vided that if any owner of infected sheep shall desire that they shall destroyed in preference to attempting or further attempting to cure for same."

"them it shall be lawful for the Directors to cause the same to be destroyed and thereupon such owner shall be entitled to compensation to such an amount as shall together with the value of the fleeces and other produce of the sheep destroyed amount to the sum of six shillings per head and such compensation shall be paid by the Colonial Treasurer upon the certificate of the Directors out of the fund created by this Act."

After clause 13, insert the following new clauses:—

"14. Every person who without a license as hereinbefore provided shall own any infected sheep shall incur a penalty of not less than one shilling nor exceeding five shillings in respect of every sheep so infected and if within one month after the imposition of such penalty such person shall not have obtained such license he shall incur a penalty of five shillings for every such sheep And so again if such person shall continue to own such infected sheep for a like period of one month after the imposition of such second or
                                     "sheep for a like period of one month after the imposition of such second or any subsequent penalty without having such license he shall incur a further penalty of five shillings for every such sheep Provided that if any such owner shall at the expiration of a first or any subsequent license desire to destroy the said sheep he shall have one month for so destroying them and
                                      "destroy the said sheep he shall have one month for so destroying them and
                                     "shall not be liable for any penalty in respect of such sheep during that "period."

"15. Every such license may be declared by any Inspector in writing to inspector may be and shall thereupon be absolutely void if during the continuance thereof void license."

"the owner to whom the same is greated shall not take measures for the
                                    "be and shall thereupon be absolutely void if during the continuance thereof the owner to whom the same is granted shall not take measures for the "effectual cleansing of the sheep mentioned therein to the satisfaction of such Inspector Provided that any refusal by an Inspector to renew a "license—or any such declaration of avoidance by an Inspector shall be "subject to an appeal to the Directors or any three of them And any owner "whose license shall not have been so renewed or shall have been so declared "reid may be dealt with under the payt preceding section."
"void may be dealt with under the next preceding section."

Page 4, clause 17, line 5. After "whosoever" insert "not being owner of the run under "quarantine."
                                                          line 8.
                                                                                          At the end of clause add "and may be destroyed in accordance
                                       "with the provisions hereinafter contained with respect to infected travelling
                                      " sheep.
                          clause 19, line 16. Omit "conclusive" substitute " primâ facie"
                          clause 20. Omit clause 20. clause 21. Omit clause 21.
Page 6, clause 28, line 14. After "permit" insert "or a new like permit"
Pages 6 and 7, clause 31. Omit clause 31.
Page 7, clause 32. Omit clause 32.
Page 9, clause, 47, line 13. After "recovered" insert "on the complaint of a Sheep
                                       "Inspector"
                                                           line 14. After "Justices and" insert "such penalties and all fees
                                       "payable under this Act."
 Page 9, clause 47, line 13. After "Treasurer" insert "at Sydney or to such other officer
                                       "and at such place as the Governor with the advice aforesaid may appoint."
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After clause 48, add the following new clause:—

"This Act shall be in force until the thirty-first day of December, one Act to continue to 31 Dec., 1865.

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