#### RABBIT NUISANCE BILL.

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# A BILL

To provide for the Abatement of the Rabbit Nuisance.

[Mr. Abbott;—31 January, 1883.]

BE it enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

#### 5 Short title and Interpretation.

- 1. The short title of this Act is the "Rabbit Nuisance Act of Short title. 1883" and it shall come into operation on the second day of April one thousand eight hundred and eighty-three.
- 2. In this Act if not inconsistent with the context—

  "Minister" means the Minister charged with the administration of this Act.

  10
- "Private land" means any land alienated from the Crown in fee simple or for any less estate or interest whether by Crown grant lease or promise of lease or otherwise however or any land whether alienated from the Crown or not of which any person shall be in actual occupation or in receipt of the rents or profits thereof.

53— "Governor"

"Governor" means the Governor with the advice of the Executive Council.

"Crown Land" means any land for which no Crown grant has been issued or any land dedicated or reserved for Commonage purposes or any land not coming within the definition of 5 "private land" herein contained.

"Owner" means any person (including in the word "person" any body or society incorporated or not) owning any estate or interest in any private land or any person in possession or occupation or in receipt of the rents or profits of any 10 private land or any agent trustee executor or administrator of an owner.

"Inspector" means an inspector of sheep appointed under the "Diseases in Sheep Act" or any amendment thereof or any Act hereafter passed in lieu thereof or any person who 15 may be appointed an inspector hereunder.

"Writing" includes printing or partly writing and partly printing. Where reference is made to the service of notice it shall mean service in any one of the following modes—

(a) Personally upon the person to whom the notice is 20 addressed.

(b) By sending the notice to such person through the post addressed to his last known place of abode or business in the Colony.

(c) By fixing the notice upon some conspicuous place on 25 the land affected by such notice or on some public road abutting thereon.

(d) If the whereabouts or last known place of abode or business in the Colony of the person to whom such notice is addressed is not known to the inspector 30 issuing such notice by inserting the same three times in a newspaper circulating in the sheep district in which the lands affected by such notice are situate.

the lands affected by such notice are situate.

Where the name of an owner is unknown to any inspector issuing a notice or suing under this Act the notice may be 35 addressed to the owner as such without mentioning his name and similarly the owner may be sued by the inspector or person authorized and judgment given against him as such without specifying his name.

3. The Governor may from time to time appoint any person to 40 be an inspector under this Act and all inspectors under this Act may exercise the powers hereby conferred in any part of the Colony.

#### As to destruction of rabbits on Crown land.

Power of entry on Crown lands.

Governor may appoint inspectors.

4. Any inspector or any person authorised in writing by an inspector may from time to time at all reasonable hours enter upon 45 any Crown land for the purpose of seeing whether there are rabbits on such Crown land and shall have free right of ingress egress and regress into over and across such Crown land for such purpose.

Power to destroy rabbits on Crown land.

5. Any inspector or any person so authorised by an inspector may from time to time enter upon any Crown land and also upon the 50 roads bounding or intersecting such land and use all such means and shall take all such measures and do and perform all and every such acts and things as may to him appear proper or necessary to insure the destruction of the rabbits upon such land Provided always that the power hereby conferred of entering upon roads and destroying 55 the rabbits thereon shall not be deemed to authorise the doing of any act which shall in any way permanently injure such road.

As

#### As to destruction of rabbits on private land.

6. Any inspector or any person authorized as aforesaid by an Power of entry on inspector may from time to time at all reasonable hours enter upon private land. any private land for the purpose of seeing whether there are rabbits 5 on such private land and shall have free right of ingress egress and

7. Any inspector may serve or cause to be served upon any Inspector may serve one or more of the owners of any private land on which he believes destroy rabbits. there are rabbits a notice in writing in the form or to the effect set 10 forth in Schedule A hereto requiring such owner or owners forthwith

regress into over and across such private land for such purpose.

to destroy the rabbits on such land.

8. If upon the service of such notice such one or more of the Penalty for neglect owners upon whom the same is served do not commence to do all such notice. acts deeds matters and things as may be necessary to destroy the rabbits 15 on the land mentioned in such notice and having so commenced do not continue such action until such rabbits are destroyed each of the owners upon whom such notice has been served shall be liable to a penalty of not less than one pound nor more than fifty pounds.

9. After the expiration of one month from the date of a Repeated penalty 20 conviction under the last preceding section if there shall still be rabbits for repeated neglect. on the land mentioned in such notice each or any of the owners upon whom the notice referred to in the preceding section has been served shall be liable to a further penalty of not less than five pounds nor more than one hundred pounds and so on for each succeeding period 25 of one month during which there shall still be rabbits on such land.

10. If any owner shall neglect or fail to comply with any notice In addition to as aforesaid to destroy rabbits then in addition to or in lieu of proceed-penalty inspector may enter upon ings for the recovery of a penalty as aforesaid any inspector or any private land and person authorized by an inspector may enter upon the private land destroy rabbits.

30 mentioned in such notice and use all such means and take all such measures and do and perform all and every such acts or things as to him may appear proper or necessary to be done to ensure the destruction of the rabbits upon the private land mentioned in such notice and shall have free right of ingress egress and regress into over and 35 across such private land for such period as may in his opinion be necessary for destroying such rabbits.

11. Any owner of such private land who fails to comply with a Owners within thirty notice to destroy rabbits as aforesaid and in reference to whose land days of service of notice to pay cost of

proceedings as mentioned in the last preceding section have been taken destruction. 40 shall within thirty days from service by or by the direction of an inspector

of a notice in writing from an inspector in the form or to the effect set forth in Schedule B hereto pay to the person or one of the persons mentioned in such notice as being authorized to receive such payment the amount mentioned in such notice as being the cost charges and

45 expenses occasioned by the destruction of the rabbits in accordance with the last preceding section hereof including therein the costs of the service of any notice hereunder which amount when so paid shall by the person receiving the same be forthwith paid into and form part of the Consolidated Revenue.

12. If any owner upon whom a notice as mentioned in the last If cost not so paid preceding section has been served shall fail to pay the amount inspector to sue for mentioned therein within the said period of thirty days then the inspector issuing such notice or any person authorized in that behalf by the Minister may sue for and recover the same in his own name in 55 any Court of competent jurisdiction or the same may be recovered as

a debt due to the Crown.

If notice to destroy served upon owner not entitled to occupation he may enter and destroy.

13. If a notice under the eighth section hereof has been served upon any owner who is not entitled to the occupation for the time being of the lands comprised in such notice then unless the person in actual occupation or entitled to actual occupation of such land shall within fourteen days from the service of such notice arrange with 5 such owner and to his satisfaction for the destruction of the rabbits on the said land the said owner shall be deemed as regards such lands to have all the powers of an inspector under this Act.

Apportionment of

14. Wherever there are more owners than one of any private cost between owners. land and one of such owners is under this Act in any way compelled 10 to pay the whole cost of destroying the rabbits on such land he may in any Court of competent jurisdiction sue for and recover from the other owners of such private land such proportion of the costs charges and expenses incurred by him in or about the destruction of the rabbits on the said land as is in the opinion of the Court fairly 15 proportionate to the respective interests of the owners in such land.

15. The description of any private land required to be inserted As to description of in any notice hereunder need not define the land referred to therein private lands in notices. but shall be sufficient if it make such reference to the land either by

name number of section or allotment or by boundaries or otherwise as 20

to allow of no reasonable doubt as to what land is referred to.

References to private land to include bounding and intersecting roads.

16. All references to private land herein or in any notice hereunder shall be deemed to extend to the roads bounding or intersecting such land and any owner or inspector or other person having power hereunder to enter upon private land and destroy rabbits thereon 25 shall be deemed to have power to enter upon the roads bounding or intersecting such land and destroy the rabbits thereon always that the power hereby conferred of entering upon roads and destroying the rabbits thereon shall not be deemed to authorize the doing of any act which shall in any way permanently injure such road. 30

Grants in aid for exterminating rabbits.

17. If the owner of any land can prove to the satisfaction of the Minister that he has completely exterminated the rabbits upon such land and that no traces of rabbits have been seen thereon for a period of at least three months the Minister may direct that a sum of money not exceeding one-half of the cost of exterminating such rabbits incurred 35 by such owner may be paid to such owner out of the moneys appropriated by Parliament for the purposes of this Act.

Expense of destroying to be a first charge upon land.

18. All costs charges and expenses incurred by an inspector or any person authorized in clearing any private land of rabbits under the provisions of this Act shall be a first charge upon such land and 40 shall take precedence of all mortgages or other charges whatsoever upon such land Provided always that a certificate under the hand of the Minister shall be a full discharge of all such costs charges and expenses up to the date of such certificate.

Miscellaneous.

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Inspector on notice to ascertain if rabbits are on any land.

19. Every inspector upon being required by notice in writing from any owner of land served at such inspector's usual place of abode shall attend at any place therein appointed within a reasonable time after the service of such notice for the purpose of ascertaining whether rabbits are upon the land specified by the person who has sent such 50 notice.

Inspector &c. not deemed a trespasser.

20. No inspector or person authorized by an inspector or owner shall be deemed a trespasser or be liable for any damage occasioned by him in the exercise of the authorities powers and discretion vested in him by this Act or any of them unless such damage shall have 55 been occasioned by or under the authority of such person otherwise than in the reasonable exercise of the powers conferred upon him by or under this Act. 21.

21. Nothing in this Act contained shall be construed to render Act not to authorize it imperative on any person to destroy any rabbits kept by him in destruction of rabbits cases or similar enclosures in close confinement on to outhorize the kept in cases. cages or similar enclosures in close confinement or to authorize the destruction of such rabbits without the consent of the owner thereof 5 provided such person shall have obtained the written consent of an inspector to keep such rabbits.

22. The Governor may from time to time by Proclamation Governor in Council declare any animal to be a natural enemy of the rabbit and prohibit may declare any animal to be natural

the killing or capturing of any such animal without a special permit enemy of rabbit. 10 in that behalf and may from time to time alter and revoke any such Proclamation.

23. Any person capturing or selling or disposing of or killing Penalty for killing any animal so declared to be a natural enemy of the rabbit without a &c. any such animal. permit signed by an inspector so to do or in whose possession or on 15 whose premises any such animal shall be found by any inspector or by any constable unless such person shall prove that the animal so killed sold or in his possession was lawfully in his possession or that the same was on his premises without his knowledge or consent shall be liable to

a penalty of not less than five nor more than twenty pounds. 24. Any person who shall falsely represent himself to be or shall Penalties for personate an inspector or a person authorized by an inspector under personating inspector this Act in any manner whateverer shall be a six and the second sh this Act in any manner whatsoever shall be guilty of a misdemeanor and shall on conviction be liable to be imprisoned with or without hard labor for any period not exceeding twelve months and shall in addition 25 to such imprisonment be liable to forfeit and pay a penalty of not less

than twenty pounds nor more than one hundred pounds.

25. If any person not being an inspector or a person authorized Penalty for unin writing by an inspector or an owner acting under the provisions authorized trespassing upon private hereof shall without the consent of the owner trespass upon any lands. 30 private land for the apparent purpose of destroying rabbits thereupon he shall be liable to a penalty of not more than ten pounds.

26. Any person who shall wilfully assault obstruct hinder Penalty for wilfully interrupt or mislead or cause to be assaulted obstructed hindered inspector. interrupted or misled any inspector or any person authorized in 35 writing by an inspector or any owner in the exercise of any power or authority vested in him by this Act whilst in the performance or execution of his duty under this Act shall for every such offence if not otherwise specially provided for be liable to a penalty not exceeding twenty pounds and no proceeding for the recovery of 40 such penalty nor the payment thereof shall be a bar to any action at law by any of the persons aforesaid for or in respect of any such assault as aforesaid but every such action may be commenced and proceeded with as if this Act had not been passed any law or

usage to the contrary notwithstanding.

27. Any person who shall wilfully set loose any rabbit or Penalty for wilfully knowingly and wilfully permit any rabbit to be set loose in any part setting rabbits loose &c. 45 of the Colony or have in his possession without the written authority of an inspector as aforesaid any rabbits shall on conviction forfeit and pay for each offence a sum not exceeding one hundred pounds.

28. Every person who shall destroy injure alter or remove any Penalty for notice signed by an inspector or person authorized and placed or interfering with exhibited upon any land or who shall destroy injure remove or interfere with any trap snare poison matter or thing used or required for the capture or destruction of rabbits which shall be placed upon any such 55 lands by the owner thereof or by any inspector or person authorized as aforesaid shall be liable to a penalty not exceeding twenty pounds.

29. Every owner upon whose land there shall be any rabbits or Owners to give notice any signs of rabbits shall immediately give the inspector nearest to of rabbits being on land. such

such land and the owners of the adjacent land notice thereof and any owner failing to do so shall be liable to a penalty not exceeding one pound for every day he shall fail to give such notice.

Proof of existence of

30. Proof that there are working burrows on any land or rabbits and of owners' burrows showing signs of having been recently used by rabbits or that 5 there are fresh scratchings or other signs of the presence of rabbits shall be deemed to be proof of the existence of rabbits on such land And proof that such signs are not being diminished on any land shall be prima facie evidence that the owner is neglecting to do all such acts deeds matters and things as are necessary to destroy the rabbits on 10 such land.

Inspector neglecting his duty.

31. In case any inspector or person duly authorized by an inspector under this Act shall refuse or wilfully neglect to do and perform any of the duties imposed upon him by this Act he shall upon 15

In proceedings for recovery of penalties onus of proof of exemption upon defendant.

conviction be liable to a penalty not exceeding ten pounds.

32. In any proceedings for the recovery of a penalty under the provisions hereof the onus of proof that he is not liable to any penalty shall lie upon the person against whom the information is laid And all such proceedings shall be heard and determined before a Police Magistrate in a summary way in accordance with the law 20 regulating summary proceedings before Justices and payment of any penalty incurred hereunder may be enforced by distress and sale of the offenders goods and chattels.

Jurisdiction of Court or Justices not ousted on ground that defence raises question of title.

33. In any proceedings for the recovery of money under the provisions hereof or for the recovery of any penalty hereunder the 25 jurisdiction of the Court or Justices before whom the proceedings are pending shall not be ousted on the ground that the defence raises any question of title to land or that the defendant does not reside within the boundaries of the jurisdiction of the Court where the action may be Provided the land in respect of which the claims arose 30 is situated within the boundaries of the jurisdiction of such Court.

34. All fines and penalties made payable by this Act shall form part of the Consolidated Revenue Fund.

Penalties to be part of Consolidated Revenue. Expenses of Act how defrayed.

35. The Colonial Treasurer shall under warrant of the Governor pay out of such sums as shall be appropriated by Parliament from the 35 Consolidated Revenue Fund all claims which may arise hereunder and all necessary expenses incurred in carrying out this Act.

Stock and Pasture Acts repealed so far as relate to rabbits.

36. The provisions of the "Pasture and Stock Protection Act" and the amendment thereof of 1881 shall immediately on the passing of this Act be repealed so far as the same relate to rabbits.

Regulations.

37. The Governor may make regulations for carrying into effect the objects of this Act and may impose penalties for the breach of any such regulations not exceeding five pounds and such regulation shall have the force of law upon publication in the Gazette.

#### SCHEDULES.

Schedules.

#### SCHEDULE A.

"THE RABBIT NUISANCE ACT 1883."

Notice to destroy Rabbits.

To [name of person or body to whom notice addressed] of [address].

Take notice that I the undersigned an inspector under the above Act hereby require Sec. 8. you forthwith to destroy the rabbits upon the following lands [here describe lands].

Dated at

this

day of

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(Signature.) (Designation.) (Postal address.)

N.B.—Your attention is directed to the ninth tenth and eleventh sections of the said Act printed on the back hereof.

On neglect or failure to comply with this notice in addition to the penalties 15 prescribed by these sections the destruction of the rabbits upon your land may be effected by the Government at your expense.

#### SCHEDULE B.

"THE RABBIT NUISANCE ACT 1883."

Notice of moneys payable for destruction of Rabbits.

To [name of person or body to whom notice addressed].

I BEG to give you notice that there is now due and payable by you in pursuance of the Sec. 12. eleventh section of the abovementioned Act within thirty days from the date hereof in respect of the cost and expense of the destruction of rabbits upon the following lands [here describe lands] the sum of [here state sum] and notice is hereby given that the same 25 must be paid to [here state where payable].

Dated at

this

day of

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(Signature.) (Designation.) (Postal address.)

Sydney: Thomas Richards, Government Printer.-1883.

[9d.]

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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, 8 March, 1883. STEPHEN W. JONES, Clerk of Legislative Assembly.

# New Zouth Wales.



ANNO QUADRAGESIMO SEXTO

# VICTORIÆ REGINÆ.

### No.

An Act to provide for the Abatement of the Rabbit Nuisance.

BE it enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

#### 5 Short title and Interpretation.

- 1. The short title of this Act is the "Rabbit Nuisance Act of short title. 1883" and it shall come into operation on the second day of April one thousand eight hundred and eighty-three.
- 2. In this Act if not inconsistent with the context—

  "Minister" means the Minister charged with the administration of this Act.

  Interpretation.
- "Private land" means any land alienated from the Crown in fee simple or for any less estate or interest whether by Crown grant lease or promise of lease or otherwise however or any land whether alienated from the Crown or not of which any person shall be in actual occupation or in receipt of the rents or profits thereof.

53—A "Governor"

"Governor" means the Governor with the advice of the Executive Council.

"Crown Land" means any land for which no Crown grant has been issued or any land dedicated or reserved for Commonage purposes or any land not coming within the definition of "private land" herein contained.

"Owner" means any person (including in the word "person" any body or society incorporated or not) owning any estate or interest in any private land or any person in possession or occupation or in receipt of the rents or profits of any private land or any agent trustee executor or administrator of an owner.

"Stock Owner" means any owner whether jointly or in severalty or any superintendent or person in charge or possession of

horses cattle or sheep.

"Understocked" shall mean any private lands which shall have no stock upon them or less stock than one sheep to every ten acres of the area thereof or one head of cattle or horses to every two acres thereof.

"Inspector" means any person who may be appointed an inspector

hereunder.

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"Writing" includes printing or partly writing and partly printing. Where reference is made to the giving or service of notice it shall mean service in any one of the following modes-

(a) Personally upon the person to whom the notice is

addressed.

(b) By sending the notice to such person through the post in a registered letter addressed to his last known

place of abode or business in the Colony.

(c) If the whereabouts or last known place of abode or business in the Colony of the person to whom such notice is addressed is not known to the inspector issuing such notice by inserting the same three times in a newspaper circulating in the sheep district in which the lands affected by such notice are situate and by fixing the notice upon some conspicuous place on the land affected by such notice or on some public road abutting thereon.

Where the name of an owner is unknown to any inspector issuing a notice or suing under this Act the notice may be addressed to the owner as such without mentioning his name and similarly the owner may be sued by the inspector or person authorized and judgment given against him as such

without specifying his name.

3. The Governor may from time to time appoint any person to Governor may 45 be an inspector under this Act and all inspectors under this Act may appoint inspectors. exercise the powers hereby conferred in any part of the Colony.

### As to destruction of rabbits on Crown land.

4. Any inspector or any person authorized in writing by an Power of entry on 50 inspector may from time to time at all reasonable hours enter upon Crown lands. any Crown land for the purpose of seeing whether there are rabbits on such Crown land and shall have free right of ingress egress and regress into over and across such Crown land for such purpose.

5. Any inspector or any person so authorized by an inspector Power to destroy 55 may from time to time enter upon any Crown land and also upon the land. roads bounding or intersecting such land and use all such means and shall take all such measures and do and perform all and every such

acts and things as may to him appear proper or necessary to insure the destruction of the rabbits upon such land Provided always that the power hereby conferred of entering upon roads and destroying the rabbits thereon shall not be deemed to authorise the doing of 5 any act which shall in any way permanently injure such road.

### As to destruction of rabbits on private land.

6. Any inspector or any person authorized as aforesaid by an Power of entry on inspector may from time to time at all reasonable hours enter upon private land. any private land for the purpose of seeing whether there are rabbits 10 on such private land and shall have free right of ingress egress and

regress into over and across such private land for such purpose.

7. Any inspector may serve or cause to be served upon any Inspector may serve one or more of the owners of any private land on which he believes notice on owner to destroy rabbits. there are rabbits a notice in writing in the form or to the effect set 15 forth in Schedule A hereto requiring such owner or owners forthwith to destroy the rabbits on such land.

8. If within seven days after the service of such notice such Penalty for neglect one or more of the owners upon whom the same is served do not to comply with commence to do all such acts deeds matters and things as may be

20 necessary to destroy the rabbits on the land mentioned in such notice and having so commenced do not continue such action until such rabbits are destroyed each of the owners upon whom such notice has been served shall be liable to a penalty of not less than one pound nor more than fifty pounds.

35 necessary for destroying such rabbits.

25 9. If any owner shall neglect or fail to comply with any notice In addition to as aforesaid to destroy rabbits then in addition to or in lieu of proceed-penalty inspector may enter upon ings for the recovery of a penalty as aforesaid any inspector or any private land and person authorized by an inspector may enter upon the private land destroy rabbits. mentioned in such notice and use all such means and take all such 30 measures and do and perform all and every such acts or things as to him may appear proper or necessary to be done to ensure the destruction of the rabbits upon the private land mentioned in such notice and shall have free right of ingress egress and regress into over and across such private land for such period as may in his opinion be

10. If after the expiration of seven days as aforesaid such Power to withdraw inspector shall be satisfied that such owner is doing all such acts deeds from lands after metters and things as more her received that such owner is doing all such acts deeds entering to clear. matters and things as may be necessary to destroy the rabbits on the

land mentioned in such notice and is continuing such action then such 40 inspector may from time to time postpone entering upon such land or in the event of his having entered upon such land for the purpose of clearing the same of rabbits he may with the approval of the Minister and upon the Minister being satisfied that the owner has commenced and is continuing to do all things necessary to clear such land of 45 rabbits as aforesaid withdraw from such land upon the owner paying

all costs charges and expenses incurred by the inspector up to the time of such withdrawal.

11. Any owner of such private land who fails to comply with a Owners within thirty notice to destroy rabbits as aforesaid and in reference to whose land days of service of notice to pay cost of 50 proceedings as mentioned in the last preceding section have been taken destruction. shall within thirty days from service by or by the direction of an inspector of a notice in writing from an inspector in the form or to the effect set forth in Schedule B hereto pay to the person or one of the persons mentioned in such notice as being authorized to receive such payment 55 the amount mentioned in such notice as being the cost charges and expenses occasioned by the destruction of the rabbits in accordance with the last preceding section hereof including therein the costs of

the service of any notice hereunder which amount when so paid shall by the person receiving the same be forthwith paid into Rabbit Account at the Treasury Provided always that the Minister may in his discretion authorize the remission to the owner of any sum not

5 exceeding one half of such cost charges and expenses.

12. If any owner upon whom a notice as mentioned in the last If cost not so paid preceding section has been served shall fail to pay the amount inspector to sue for mentioned therein within the said period of thirty days then the inspector issuing such notice or any person authorized in that behalf 10 by the Minister may sue for and recover the same in his own name in any Court of competent jurisdiction or the same may be recovered as

a debt due to the Crown. 13. If a notice under the seventh section hereof has been served If notice to destroy upon any owner who is not entitled to the occupation for the time served upon owner upon any owner who is not entitled to the occupation for the time served upon owner upon any owner who is not entitled to 15 being of the lands comprised in such notice then unless the person in occupation he may actual occupation or entitled to actual occupation of such land shall enter and destroy. within fourteen days from the service of such notice arrange with such owner and to his satisfaction for the destruction of the rabbits on the said land the said owner shall be deemed as regards such lands

20 to have all the powers of an inspector under this Act.

14. Wherever there are more owners than one of any private Apportionment of land and one of such owners is under this Act in any way compelled cost between owners. to pay the whole cost of destroying the rabbits on such land he may in any Court of competent jurisdiction sue for and recover from the 25 other owners of such private land such proportion of the costs charges and expenses incurred by him in or about the destruction of the rabbits on the said land as is in the opinion of the Court fairly

proportionate to the respective interests of the owners in such land.

15. The description of any private land required to be inserted As to description of 30 in any notice hereunder need not define the land referred to therein private lands in notices. but shall be sufficient if it make such reference to the land either by name number of section or allotment or by boundaries or otherwise as to allow of no reasonable doubt as to what land is referred to.

16. All references to private land herein or in any notice here-land to include 35 under shall be deemed to extend to the roads bounding or intersecting bounding and intersuch land and any owner or inspector or other person having power secting roads. hereunder to enter upon private land and destroy rabbits thereon shall be deemed to have power to enter upon the roads bounding or intersecting such land and destroy the rabbits thereon Provided 40 always that the power hereby conferred of entering upon roads and destroying the rabbits thereon shall not be deemed to authorize the doing of any act which shall in any way permanently injure such road.

17. All costs charges and expenses incurred by an inspector Expense of destroy. or any person authorized in clearing any private land of rabbits under charge upon land. 45 the provisions of this Act shall be a first charge upon such land and shall take precedence of all mortgages or other charges whatsoever upon such land Provided always that a certificate under the hand of the Minister shall be a full discharge of all such costs charges and expenses up to the date of such certificate.

18. If the owner of any land shall prove to the satisfaction of Owners how to be assisted in cost of the Minister that he has done all things in his power as required by clearing lands. this Act to exterminate the rabbits upon such land and that he is continuing to do all such things and to take all such steps as may be necessary for that purpose in the opinion of the Minister then the 55 Minister (subject to the conditions of regulations as to proof of the

cost of such work) shall authorize payment to such owner from time to time of a sum of money equal to three-fourths of the total cost incurred by such owner in and about such work in such sums and at such times as the Minister shall think fair and reasonable. Assessment

#### Assessment of Stock &c.

19. In order to provide a fund for carrying into effect the pro- Assessment of stock visions of this Act and to defray the expenses connected therewith a expenses. special fund shall be raised by annual assessment of all owners of two sec. 78.

5 hundred horses or cattle or two hundred horses and cattle and upwards at a rate not exceeding one-penny-half-penny per head for all exceeding that number and from all owners of one thousand or more sheep at a rate not exceeding one farthing per head for all exceeding that

number Such assessment shall during the present year be paid by 10 such stock-owners on or before the thirty-first day of August and in every subsequent year on or before the thirty-first day of May to the Colonial Treasurer or to such other person as may be authorized on his behalf And the Colonial Treasurer shall carry such assessments to the credit of a special account (to be called the Rabbit Account)

15 and charge such account with all moneys paid under this Act And such assessments shall be an annual preferential charge on all stock liable to assessment into the possession of whomsoever they may pass Provided that any rate of assessment may be reduced or wholly remitted by the Governor should he deem it expedient to declare the

20 same by proclamation.

20. Every person liable to assessment under this Act shall Owners to make within two months after the passing of this Act and thereafter on or declarations to Clerk before the first day of January in each year deliver personally or trans- of Petty Sessions. mit by registered letter to the Clerk of Petty Sessions nearest to the 30 Victoria No. 16 sec. 79. 25 land on which such horses cattle or sheep then are (whether they be travelling or depasturing on the owner's land or otherwise howsoever) a return of the same accompanied by a declaration made before a Justice of the Peace in the form of Schedule C And any such person failing to make such return shall be liable to a penalty not exceeding

30 twenty pounds and a further penalty of a like amount for every continued failure or neglect after notice by an inspector.

21. If within three months after the passing of this Act and If owner fail to make thereafter if on or before the first day of March in any year no return return inspector to make same. or any insufficient return shall have been made by any stock-owner in 30 Victoria No. 16

35 respect of any horses cattle or sheep as aforesaid an inspector in the sec. 80. district in which such horses cattle or sheep are then kept or depastured shall furnish the Clerk of Petty Sessions with an estimated return of the number of horses cattle or sheep belonging to such stock-owner in such district or of the number of horses

40 cattle or sheep by which such return is deficient as the case may be And every such estimated return shall unless such stock-owner shall have appealed therefrom as hereinafter provided be dealt with in all respects and shall be as binding upon such stock-owner as if the same had been duly made by him.

22. Every Clerk of Petty Sessions upon the receipt of such Clerk of Petty 45 returns shall calculate the amount of assessment due by such stock- Sessions to calculate owners and shall in the case of returns delivered by such stocks. owners and shall in the case of returns duly made by such stock- 30 Victoria No. 16 owners within three months from the passing hereof and thereafter on sec. 81.

or before the first day of March in every year transmit to the Colonial 50 Treasurer the Auditor-General and the Chief Inspector of Stock a general return in the form of Schedule D hereto of all the stockowners making such returns as aforesaid and of the amounts which they have respectively to contribute And such assessment shall be paid on the footing of the general returns so transmitted unless in so 55 far as the same may be affected by any decision on appeal.

23. In respect of returns duly made by stock-owners the Clerk clerk of Petty of Petty Sessions shall within three months after the passing of this Sessions to give owners notice of Act and thereafter not later than the thirty-first day of March in each assessment.

year 30 Victoria No. 16

year and in the case of all other returns immediately on their being made to him give the several stock-owners mentioned in such returns notice by registered letter in the form of Schedule E hereto of the amounts of their respective assessments and of the time and place of 5 payment of the same.

24. Any stock-owner considering himself aggrieved by the Stock-owner may amount of his assessment or by the inspector's estimated return so appeal.

30 Victoria No. 16 notified to him may appeal therefrom to the Minister on giving notice sec. 83. in writing to that effect to the Clerk of Petty Sessions and to the

10 inspector who made the return within ten days after the date of the receipt of the notice of assessment or estimated return.

25. If no notice of appeal shall have been given within the Mode of recovery of time so specified as aforesaid or if such appeal shall have been decided assessment against the appellant or if from any cause whatever the stock-owner 30 Victoria No. 16 15 liable to assessment shall not within four months after the passing hereof and thereafter on or before the thirtieth day of June in every year pay the same to the Colonial Treasurer or other person authorized in that behalf as aforesaid the Colonial Treasurer shall issue a warrant

to the Clerk of Petty Sessions nearest to the residence of such owner 20 directing him and his assistants to levy the amount of such assessment together with an additional sum equal to one-fifth thereof as a penalty by distress and sale of such goods and chattels of such stock-owner as shall be sufficient to pay such assessment and penalty and the costs of such warrant levy and sale. 25

26. Where any private lands shall be understocked the owner owners of unstocked thereof shall make a return as hereinbefore provided and the Minister or understocked shall declare the areas of such lands and the recurrent the areas of such lands and the recurrent the areas of such lands and the recurrent the areas of such lands to pay shall declare the areas of such lands and thereupon the owner of such assessment lands shall pay an assessment in respect of the same as if such lands were stocked with one sheep to every ten acres thereof Provided that 30 in assessing any understocked land one head of cattle or horse shall be

held to be equal to six sheep.

27. From the funds standing to the credit of the "Rabbit Treasurer to pay Account" the Colonial Treasurer shall under warrant of the Governor the Act. pay all subsidies salaries expenses and other sums authorized by this 45 Victoria No. 19 35 Act And in the event of such Account being inadequate the same sec. 45. shall be paid out of such moneys as may be appropriated by Parliament for the purposes of this Act But all payments under such special appropriations shall be recouped to the Consolidated Revenue when there is sufficient balance to the credit of the said Rabbit Account.

#### 40

#### Miscellaneous.

28. Every inspector upon being required by notice in writing Inspector on notice from any owner of land served at such inspector's usual place of abode to ascertain if shall attend at any place therein appointed within fourteen days land. after the service of such notice for the purpose of ascertaining whether 45 rabbits are upon the land specified by the person who has sent such notice.

29. In case any inspector or person duly authorized by an Inspector neglecting inspector under this Act shall refuse or wilfully neglect to do and his duty. perform any of the duties imposed upon him by this Act he shall upon

50 conviction be liable to a penalty not exceeding ten pounds.

30. No inspector or person authorized by an inspector or owner Inspector &c. not shall be deemed a trespasser or be liable for any damage occasioned by deemed a trespasser. him in the exercise of the authorities powers and discretion vested in him by this Act or any of them unless such damage shall have 55 been occasioned by or under the authority of such person otherwise than in the reasonable exercise of the powers conferred upon him by or under this Act Provided always that before any poison is laid on the

land of any owner by an inspector or person authorized such inspector or person shall give to the owner of such land seven days notice in

writing stating where such poison is to be laid.

31. The Governor may from time to time by Proclamation Governor in Council 5 declare any animal to be a natural enemy of the rabbit and prohibit may declare any the killing or capturing of any such animal without a special permit enemy of rabbit. in that behalf and may from time to time alter and revoke any such Proclamation.

32. Any person capturing or selling or disposing of or killing Penalty for killing 10 any animal so declared to be a natural enemy of the rabbit without a &c. any such animal. permit signed by an inspector so to do or in whose possession or on whose premises any such animal shall be found by any inspector or by any constable unless such person shall prove that the animal so killed sold or in his possession was lawfully in his possession or that the same 15 was on his premises without his knowledge or consent shall be liable to

a penalty of not less than five nor more than twenty pounds.

33. Any person who shall falsely represent himself to be or shall Penalties for personate an inspector or a person authorized by an inspector under personating inspector this Act in any manner whatsoever shall be guilty of a misdemeanor 20 and shall on conviction be liable to be imprisoned with or without hard labor for any period not exceeding twelve months and shall in addition to such imprisonment be liable to forfeit and pay a penalty of not less than twenty pounds nor more than one hundred pounds.

34. If any person not being an inspector or a person authorized Penalty for un-25 in writing by an inspector or an owner acting under the provisions authorized trespassing upon private hereof shall without the consent of the owner trespass upon any lands. private land for the apparent purpose of destroying rabbits thereupon he shall be liable to a penalty of not more than ten pounds.

35. Any person who shall wilfully assault obstruct hinder Penalty for wilfully interrupt, or misland, or cause to be assembled obstructed binder debateuring &c. any

30 interrupt or mislead or cause to be assaulted obstructed hindered obstructing &c. any interrupted or misled any inspector or any person authorized in writing by an inspector or any owner in the exercise of any power or authority vested in him by this Act whilst in the performance

or execution of his duty under this Act shall for every such offence 35 if not otherwise specially provided for be liable to a penalty not exceeding twenty pounds and no proceeding for the recovery of such penalty nor the payment thereof shall be a bar to any action at law by any of the persons aforesaid for or in respect of any such assault as aforesaid but every such action may be commenced 40 and proceeded with as if this Act had not been passed any law or

usage to the contrary notwithstanding.

36. Any person who shall have in his possession any live rabbit Penalty for wilfully or introduce into the Colony from any other Colony or place any rabbit setting rabbits loose scalps shall on conviction forfeit and rear for each offer. scalps shall on conviction forfeit and pay for each offence a sum not 45 exceeding one hundred pounds or in default of payment be liable to a

term of imprisonment not exceeding six months.

37. Every person who shall destroy injure alter or remove any Penalty for notice signed by an inspector or person authorized and placed or interfering with exhibited upon any land or who shall destroy injure remove or interfere 50 with any trap snare poison matter or thing used or required for the capture or destruction of rabbits which shall be placed upon any such lands by the owner thereof or by any inspector or person authorized as

aforesaid shall be liable to a penalty not exceeding twenty pounds. 38. Every owner upon whose land there shall be any rabbits or Owners to give notice 55 any signs of rabbits shall immediately give the inspector nearest to of rabbits being on such land notice thereof and any owner failing to do so shall be liable

to a penalty not exceeding twenty pounds. 39. Proof that there are working burrows on any land or Proof of existence of burrows showing signs of having been recently used by rabbits or other default.

signs of the presence of rabbits shall be deemed to be proof of the existence of rabbits on such land. And proof that such signs are not being diminished on any land shall be *primâ facie* evidence that the owner is neglecting to do all such acts deeds matters and things as are 5 necessary to destroy the rabbits on such land.

40. All proceedings for the recovery of penalties under this Act In proceedings for shall be heard and determined in a summary way in accordance with recovery of penalties onus of proof of the law regulating summary proceedings before Justices and payment exemption upon of any penalty incurred hereunder may be enforced by distress and defendant.

10 sale of the offenders goods and chattels.

41. In any proceedings for the recovery of money under the Jurisdiction of Court provisions hereof or for the recovery of any penalty hereunder the or Justices not ousted jurisdiction of the Court or Justices before whom the proceedings are defence raises quespending shall not be ousted on the ground that the defence raises any tion of title.

15 question of title to land or that the defendant does not reside within the boundaries of the jurisdiction of the Court where the action may be commenced Provided the land in respect of which the claims arose is situated within the boundaries of the jurisdiction of such Court.

42. All fines and penalties made payable by this Act shall form Penalties to be paid into Rabbit Account.

20 part of the Rabbit Account.

43. The provisions of the "Pasture and Stock Protection Act" Stock and Pasture and the amendment thereof of 1881 shall immediately on the passing as relate to rabbits. of this Act be repealed so far as the same relate to rabbits.

44. Any person who shall think himself aggrieved by any Appeal.

25 penalty under this Act imposed upon him or by decision of any Justice under or concerning the provisions of this Act may appeal against such penalty or decision to the Court of Quarter Sessions according to the law in force for the time being for the general regulation of appeals of such or the like nature.

45. The Governor may make regulations for carrying into Regulations. effect the objects of this Act and may impose penalties for the breach of any such regulations not exceeding five pounds and such regulation shall have the force of law fourteen days after publication in the Gazette.

#### SCHEDULES.

Schedules.

#### SCHEDULE A.

"THE RABBIT NUISANCE ACT 1883."

Notice to destroy Rabbits.

To [name of person or body to whom notice addressed] of [address].

Take notice that I the undersigned an inspector under the above Act hereby require Sec. 7. you forthwith to destroy the rabbits upon the following lands [here describe lands].

Dated at

this

day of

188

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(Signature.) (Designation.) (Postal address.)

N.B.—Your attention is directed to the eighth ninth and eleventh sections of the said Act printed on the back hereof.

On neglect or failure to comply with this notice in addition to the penalties 15 prescribed by these sections the destruction of the rabbits upon your land may be effected by the Government at your expense.

#### SCHEDULE B.

"THE RABBIT NUISANCE ACT 1883."

Notice of moneys payable for destruction of Rabbits.

To [name of person or body to whom notice addressed]. 20

I BEG to give you notice that there is now due and payable by you in pursuance of the Sec. 11. eleventh section of the abovementioned Act within thirty days from the date hereof in respect of the cost and expense of the destruction of rabbits upon the following lands [here describe lands] the sum of [here state sum] and notice is hereby given that the same 25 must be paid to [here state where payable].

Dated at

188

(Signature.) (Designation.) (Postal address.)

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#### SCHEDULE C.

"RABBIT NUISANCE ACT 1883."

RETURN of number of Horses Cattle and Sheep by Stock-owners to Clerk of Petty Sessions.

RETURN of all horses cattle and sheep now kept and depastured by
Sheep District of and Colony of New South Wales made this
day of 18 to the Clerk of Petty Sessions at 35 Sheep District of day of

in the

Name of Run.	Area in acres.	Name and Address &c. of and of Super- intendent or person in charge.	No. of Horses.	No. of Cattle.	No. of Sheep.

do solemnly declare that the above returns are true. 40 Declared before me at this

> J.P. (or Commissioner for Affidavits. Owner (or Superintendent.)

53-B

SCHEDULE D.

#### SCHEDULE D.

"RABBIT NUISANCE ACT 1883."

General Return of Stock.

Yearly return to the Colonial Treasurer Sydney by the Clerk of Petty Sessions at of the assessments payable by the several stock-owners in his district made in pursuance of the provisions of the above Act.

Name of Run.	Area in acres.	Name of Owners.	Name of Superintendent.	Number of horses cattle and sheep.	Amount of Assessment.	Date of Paymen at Treasury.
				100000000000000000000000000000000000000		Marine State

#### SCHEDULE E.

"RABBIT NUISANCE ACT 1883."

Notice of assessment due by Stock-owner.

15 To The assessment with which you as the owner of the horses cattle and sheep specified in the Schedule below are assessed under the above Act for the year 188 amounts to the sum of  $\pounds$  as shown by the Schedule and you are hereby required to pay that amount to on or before the thirty-first day of May next.

20	Name of Run.	Area in acres.	Name and address of owner and of person in charge.	Number of horses and cattle.	Number of sheep.	Rate.	Total on each.
		V.I	1)911		1()	ľ.	11 /

Total number of horses and cattle and amount of assessment. Total number of horses and cattle and amount of assessment.

Clerk of Petty Sessions.

Sydney: Thomas Richards, Government Printer.—1883.

[9d.]

#### RABBIT NUISANCE BILL.

SCHEDULE of the Amendments referred to in Message of 29th March, 1883.

ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

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Page 1, clause 1, line 7. Omit "second" insert "first" line 7. Omit "April" insert "May" Page 2, clause 2, line 19. Omit "two" insert "fifty"
                                                 line 33. After "same" insert "once in the Government Gazette
                          "and"
         "
Page 3, clause 8, line 17. Omit "seven" insert "fourteen"

" 10, line 36. Omit "seven" insert "fourteen"

" lines 42 to 45. Omit "with the approval of the Minister and upon

"the Minister being satisfied that the owner has commenced and is continuing

"to de all things processary to clear such land of rabbits as a forestil"
                     "the Minister being satisfied that the owner has commenced and is a "to do all things necessary to clear such land of rabbits as aforesaid' clause 11, line 50. Omit "last preceding" insert "ninth" line 50. After "section" insert "hereof" line 57. Omit "last preceding" insert "ninth" line 5. Omit "one-half" insert "three-fourths" 18, line 57. Omit "equal to" insert "not exceeding"
          ,,
 Page 4,
" " 18, line 57. Omit "equal to" insert "not exceeding"
At end of clause add Proviso.

Page 5, " 19, line 7. After "assessment" omit "of" insert "from"
line 7. After "all" insert "stock"
line 10. After "all" insert "stock"
20, lines 25 and 26. Omit "or before"
" " line 29. After "howsoever" insert "as well as the number of "acres liable to assessment exceeding twelve thousand acres"
clause 21, line 39. After "sheep" insert "and acreage"

Page 6, " 26, line 37. Omit "six" insert "five"

At end of clause add Proviso
         ,,
Page 7, clause 31, line 12. After "prohibit" insert "within certain proclaimed districts"
                     clause 32, line 23.
                                                                          Omit "five" insert "two"
                                     32, line 23. Omit "live" insert "two" line 23. Omit "twenty" insert "ten"
34, line 33. Omit "without the consent of the owner"
38, line 1. Omit "owner" insert "person"
line 3. Omit "owner" insert "person"
39, line 5. Omit "ovrking burrows"
line 5. Omit "or"
         ,,
Page 8,
        ,,
         ,,
         ,,
Page 9, Schedule C, line 34. After "depastured" insert "and the number of acres
Page 10, Schedule E, line 18. Omit "thirty-first" insert "thirtieth"
" line 18. Omit "May" insert "June"
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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, 8 March, 1883.

STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 29th March, 1883.

ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments,

# New South Wales.



ANNO QUADRAGESIMO SEXTO

# VICTORIÆ REGINÆ.

No.

An Act to provide for the Abatement of the Rabbit Nuisance.

E it enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

5 Short title and Interpretation.

1. The short title of this Act is the "Rabbit Nuisance Act of short title. 1883" and it shall come into operation on the second first day of April May one thousand eight hundred and eighty-three.

2. In this Act if not inconsistent with the context— "Minister" means the Minister charged with the administration of this Act.

"Private land" means any land alienated from the Crown in fee simple or for any less estate or interest whether by Crown grant lease or promise of lease or otherwise however or any land whether alienated from the Crown or not of which any person shall be in actual occupation or in receipt of the rents or profits thereof.

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

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#### Rabbit Nuisance.

"Governor" means the Governor with the advice of the Executive Council.

"Crown Land" means any land for which no Crown grant has been issued or any land dedicated or reserved for Commonage purposes or any land not coming within the definition of "private land" herein contained.

"Owner" means any person (including in the word "person" any body or society incorporated or not) owning any estate or interest in any private land or any person in possession or occupation or in receipt of the rents or profits of any private land or any agent trustee executor or administrator of an owner.

"Stock Owner" means any owner whether jointly or in severalty or any superintendent or person in charge or possession of horses cattle or sheep.

"Understocked" shall mean any private lands which shall have no stock upon them or less stock than one sheep to every ten acres of the area thereof or one head of cattle or horses to every two fifty acres thereof.

"Inspector" means any person who may be appointed an inspector hereunder.

"Writing" includes printing or partly writing and partly printing. Where reference is made to the giving or service of notice it shall mean service in any one of the following modes—

(a) Personally upon the person to whom the notice is addressed.

(b) By sending the notice to such person through the post in a registered letter addressed to his last known place of abode or business in the Colony.

(c) If the whereabouts or last known place of abode or business in the Colony of the person to whom such notice is addressed is not known to the inspector issuing such notice by inserting the same once in the Government Gazette and three times in a newspaper circulating in the sheep district in which the lands affected by such notice are situate and by fixing the notice upon some conspicuous place on the land affected by such notice or on some public road abutting thereon.

Where the name of an owner is unknown to any inspector issuing a notice or suing under this Act the notice may be addressed to the owner as such without mentioning his name and similarly the owner may be sued by the inspector or person authorized and judgment given against him as such without specifying his name.

3. The Governor may from time to time appoint any person to Governor may be an inspector under this Act and all inspectors under this Act may appoint inspectors. exercise the powers hereby conferred in any part of the Colony.

### As to destruction of rabbits on Crown land.

4. Any inspector or any person authorized in writing by an Power of entry on 50 inspector may from time to time at all reasonable hours enter upon Crown lands. any Crown land for the purpose of seeing whether there are rabbits on such Crown land and shall have free right of ingress egress and regress into over and across such Crown land for such purpose.

5. Any inspector or any person so authorized by an inspector Power to destroy 55 may from time to time enter upon any Crown land and also upon the rabbits on Crown roads bounding or intersecting such land and use all such means and shall take all such measures and do and perform all and every such acts

acts and things as may to him appear proper or necessary to insure Provided always that the destruction of the rabbits upon such land the power hereby conferred of entering upon roads and destroying the rabbits thereon shall not be deemed to authorise the doing of 5 any act which shall in any way permanently injure such road.

### As to destruction of rabbits on private land.

6. Any inspector or any person authorized as aforesaid by an Power of entry on inspector may from time to time at all reasonable hours enter upon private land. any private land for the purpose of seeing whether there are rabbits 10 on such private land and shall have free right of ingress egress and

regress into over and across such private land for such purpose.

7. Any inspector may serve or cause to be served upon any Inspector may serve one or more of the owners of any private land on which he believes notice on owner to there are rabbits a notice in writing in the form or to the effect set 15 forth in Schedule A hereto requiring such owner or owners forthwith

to destroy the rabbits on such land.

8. If within seven fourteen days after the service of such notice Penalty for neglect such one or more of the owners upon whom the same is served do not to comply with notice. commence to do all such acts deeds matters and things as may be 20 necessary to destroy the rabbits on the land mentioned in such notice and having so commenced do not continue such action until such rabbits are destroyed each of the owners upon whom such notice has been served shall be liable to a penalty of not less than one pound nor

more than fifty pounds.

9. If any owner shall neglect or fail to comply with any notice In addition to 25as aforesaid to destroy rabbits then in addition to or in lieu of proceed-penalty inspector may enter upon ings for the recovery of a penalty as aforesaid any inspector or any private land and person authorized by an inspector may enter upon the private land destroy rabbits. mentioned in such notice and use all such means and take all such 30 measures and do and perform all and every such acts or things as to him may appear proper or necessary to be done to ensure the destruc-

tion of the rabbits upon the private land mentioned in such notice and shall have free right of ingress egress and regress into over and across such private land for such period as may in his opinion be

35 necessary for destroying such rabbits.

10. If after the expiration of seven fourteen days as aforesaid such Power to withdraw inspector shall be satisfied that such owner is doing all such acts deeds from lands after entering to clear. matters and things as may be necessary to destroy the rabbits on the land mentioned in such notice and is continuing such action then such 40 inspector may from time to time postpone entering upon such land or in the event of his having entered upon such land for the purpose of clearing the same of rabbits he may with the approval of the Minister and upon the Minister being satisfied that the owner has commenced and is continuing to do all things necessary to clear such land of 45 rabbits as aforesaid withdraw from such land upon the owner paying all costs charges and expenses incurred by the inspector up to the time

of such withdrawal.

11. Any owner of such private land who fails to comply with a Owners within thirty notice to destroy rabbits as aforesaid and in reference to whose land days of service of notice to pay cost of 50 proceedings as mentioned in the last-preceding ninth section hereof have destruction been taken shall within thirty days from service by or by the direction of an inspector of a notice in writing from an inspector in the form or to the effect set forth in Schedule B hereto pay to the person or one of the persons mentioned in such notice as being authorized to receive such 55 payment the amount mentioned in such notice as being the cost charges and expenses occasioned by the destruction of the rabbits in accordance with the last preceding ninth section hereof including therein the costs

of the service of any notice hereunder which amount when so paid shall by the person receiving the same be forthwith paid into Rabbit Account at the Treasury Provided always that the Minister may in his discretion authorize the remission to the owner of any sum not 5 exceeding one half three-fourths of such cost charges and expenses.

12. If any owner upon whom a notice as mentioned in the last If cost not so paid preceding section has been served shall fail to pay the amount inspector to sue for mentioned therein within the said period of thirty days then the inspector issuing such notice or any person authorized in that behalf 10 by the Minister may sue for and recover the same in his own name in any Court of competent jurisdiction or the same may be recovered as a debt due to the Crown.

13. If a notice under the seventh section hereof has been served If notice to destroy upon any owner who is not entitled to the occupation for the time served upon owner 15 being of the lands comprised in such notice then unless the person in occupation he may actual occupation or entitled to actual occupation of such land shall enter and destroy. within fourteen days from the service of such notice arrange with such owner and to his satisfaction for the destruction of the rabbits on the said land the said owner shall be deemed as regards such lands 20 to have all the powers of an inspector under this Act.

14. Wherever there are more owners than one of any private Apportionment of land and one of such owners is under this Act in any way compelled cost between owners. to pay the whole cost of destroying the rabbits on such land he may in any Court of competent jurisdiction sue for and recover from the 25 other owners of such private land such proportion of the costs charges and expenses incurred by him in or about the destruction of the

rabbits on the said land as is in the opinion of the Court fairly proportionate to the respective interests of the owners in such land.

15. The description of any private land required to be inserted As to description of 30 in any notice hereunder need not define the land referred to therein private lands in notices. but shall be sufficient if it make such reference to the land either by name number of section or allotment or by boundaries or otherwise as to allow of no reasonable doubt as to what land is referred to.

16. All references to private land herein or in any notice here-References to private 35 under shall be deemed to extend to the roads bounding or intersecting bounding and intersuch land and any owner or inspector or other person having power secting roads. hereunder to enter upon private land and destroy rabbits thereon shall be deemed to have power to enter upon the roads bounding or intersecting such land and destroy the rabbits thereon Provided 40 always that the power hereby conferred of entering upon roads and

destroying the rabbits thereon shall not be deemed to authorize the doing of any act which shall in any way permanently injure such road.

17. All costs charges and expenses incurred by an inspector Expense of destroy. or any person authorized in clearing any private land of rabbits under ing to be a first the provisions of this Act shall be a first charge upon such land and shall take precedence of all mortgages or other charges whatsoever upon such land Provided always that a certificate under the hand of the Minister shall be a full discharge of all such costs charges and expenses up to the date of such certificate.

50 18. If the owner of any land shall prove to the satisfaction of Owners how to be the Minister that he has done all things in his power as required by clearing lands. this Act to exterminate the rabbits upon such land and that he is continuing to do all such things and to take all such steps as may be necessary for that purpose in the opinion of the Minister then the 55 Minister (subject to the conditions of regulations as to proof of the cost of such work) shall authorize payment to such owner from time to time of a sum of money equal to not exceeding three-fourths of the total cost incurred by such owner in and about such work in such sums and at such times as the Minister shall think fair and reasonable Provided

that any person who has not contributed to the Rabbit Account as hereinafter provided shall not be entitled to any assistance from that account towards the cost of clearing the land of such person.

#### Assessment of Stock &c.

19. In order to provide a fund for carrying into effect the pro- Assessment of stock visions of this Act and to defray the expenses connected therewith a expenses. special fund shall be raised by annual assessment of from all stock sec. 78. owners of two hundred horses or cattle or two hundred horses and cattle

and upwards at a rate not exceeding one-penny-half-penny per head for 10 all exceeding that number and from all stock owners of one thousand or more sheep at a rate not exceeding one farthing per head for all exceeding that number Such assessment shall during the present year be paid by such stock-owners on or before the thirty-first day of August and in every subsequent year on or before the thirty-first day of May to the

15 Colonial Treasurer or to such other person as may be authorized on his behalf And the Colonial Treasurer shall carry such assessments to the credit of a special account (to be called the Rabbit Account) and charge such account with all moneys paid under this Act And such assessments shall be an annual preferential charge on all stock

20 liable to assessment into the possession of whomsoever they may pass Provided that any rate of assessment may be reduced or wholly remitted by the Governor should he deem it expedient to declare the

same by proclamation.

20. Every person liable to assessment under this Act shall owners to make 25 within two months after the passing of this Act and thereafter on or annual returns and before the first day of January in each year deliver personally or transmit by registered letter to the Clerk of Petty Sessions nearest to the 30 victoria No. 16 land on which such horses cattle or sheep then are (whether they be sec. 79. travelling or depasturing on the owner's land or otherwise howsoever)

30 as well as the number of acres liable to assessment exceeding twelve thousand acres a return of the same accompanied by a declaration made before a Justice of the Peace in the form of Schedule C And any such person failing to make such return shall be liable to a penalty not exceeding twenty pounds and a further penalty of a like amount 35 for every continued failure or neglect after notice by an inspector.

21. If within three months after the passing of this Act and If owner fail to make thereafter if on or before the first day of March in any year no return return inspector to or any insufficient return shall have been made by any stock-owner in make same.

30 Victoria No. 16 respect of any horses cattle or sheep and acreage as aforesaid an inspector sec. 80

40 in the district in which such horses cattle or sheep are then kept or depastured shall furnish the Clerk of Petty Sessions with an estimated return of the number of horses cattle or sheep belonging to such stock-owner in such district or of the number of horses cattle or sheep by which such return is deficient as the case may be

45 And every such estimated return shall unless such stock-owner shall have appealed therefrom as hereinafter provided be dealt with in all respects and shall be as binding upon such stock-owner as if the same

had been duly made by him.

22. Every Clerk of Petty Sessions upon the receipt of such Clerk of Petty 50 returns shall calculate the amount of assessment due by such stock. Sessions to calculate owners and shall in the case of returns duly made by such stock. 30 Victoria No. 16 owners within three months from the passing hereof and thereafter on sec. 81. or before the first day of March in every year transmit to the Colonial Treasurer the Auditor-General and the Chief Inspector of Stock a

55 general return in the form of Schedule D hereto of all the stockowners making such returns as aforesaid and of the amounts which

they have respectively to contribute And such assessment shall be paid on the footing of the general returns so transmitted unless in so

far as the same may be affected by any decision on appeal.

23. In respect of returns duly made by stock-owners the Clerk clerk of Petty 5 of Petty Sessions shall within three months after the passing of this Sessions to give owners notice of Act and thereafter not later than the thirty-first day of March in each assessment. year and in the case of all other returns immediately on their being 30 Victoria No. 16 made to him give the several stock-owners mentioned in such returns sec. 82. notice by registered letter in the form of Schedule E hereto of the 10 amounts of their respective assessments and of the time and place of payment of the same.

24. Any stock-owner considering himself aggrieved by the Stock-owner may amount of his assessment or by the inspector's estimated return so appeal. notified to him may appeal therefrom to the Minister on giving notice sec. 83.

15 in writing to that effect to the Clerk of Petty Sessions and to the inspector who made the return within ten days after the date of the

receipt of the notice of assessment or estimated return.

25. If no notice of appeal shall have been given within the Mode of recovery of time so specified as aforesaid or if such appeal shall have been decided assessment. 30 Victoria No. 16 20 against the appellant or if from any cause whatever the stock-owner sec. 84. liable to assessment shall not within four months after the passing hereof and thereafter on or before the thirtieth day of June in every year pay the same to the Colonial Treasurer or other person authorized in that behalf as aforesaid the Colonial Treasurer shall issue a warrant 25 to the Clerk of Petty Sessions nearest to the residence of such owner

directing him and his assistants to levy the amount of such assessment together with an additional sum equal to one-fifth thereof as a penalty by distress and sale of such goods and chattels of such stock-owner as shall be sufficient to pay such assessment and penalty and the costs

30 of such warrant levy and sale.

26. Where any private lands shall be understocked the owner Owners of unstocked thereof shall make a return as hereinbefore provided and the Minister or understocked shall declare the areas of such lands and thereupon the owner of such assessment. lands shall pay an assessment in respect of the same as if such lands 35 were stocked with one sheep to every ten acres thereof Provided that in assessing any understocked land one head of cattle or horse shall be held to be equal to six five sheep Provided also that the assessment on such lands shall be made and the payment thereof enforced in the same manner as hereinbefore provided for the making and enforcing of

40 the same on horses cattle and sheep.

27. From the funds standing to the credit of the "Rabbit Treasurer to pay Account" the Colonial Treasurer shall under warrant of the Governor the Act. pay all subsidies salaries expenses and other sums authorized by this 45 Victoria No. 19 Act And in the event of such Account being inadequate the same sec. 45.

45 shall be paid out of such moneys as may be appropriated by Parliament for the purposes of this Act But all payments under such special appropriations shall be recouped to the Consolidated Revenue when there is sufficient balance to the credit of the said Rabbit Account.

#### Miscellaneous.

28. Every inspector upon being required by notice in writing Inspector on notice 50 from any owner of land served at such inspector's usual place of abode to ascertain if rabbits are on any shall attend at any place therein appointed within fourteen days after land. the service of such notice for the purpose of ascertaining whether rabbits are upon the land specified by the person who has sent such notice.

29. In case any inspector or person duly authorized by an Inspector neglecting inspector under this Act shall refuse or wilfully neglect to do and his duty. perform any of the duties imposed upon him by this Act he shall upon

conviction be liable to a penalty not exceeding ten pounds.

30.

30. No inspector or person authorized by an inspector or owner Inspector &c. not shall be deemed a trespasser or be liable for any damage occasioned by deemed a trespasser. him in the exercise of the authorities powers and discretion vested in him by this Act or any of them unless such damage shall have 5 been occasioned by or under the authority of such person otherwise than in the reasonable exercise of the powers conferred upon him by or under this Act Provided always that before any poison is laid on the land of any owner by an inspector or person authorized such inspector or person shall give to the owner of such land seven days notice in 10 writing stating where such poison is to be laid.

31. The Governor may from time to time by Proclamation Governor in Council declare any animal to be a natural enemy of the rabbit and prohibit may declare any animal to be natural within certain proclaimed districts the killing or capturing of any such enemy of rabbit. animal without a special permit in that behalf and may from time to

15 time alter and revoke any such Proclamation.

32. Any person capturing or selling or disposing of or killing Penalty for killing any animal so declared to be a natural enemy of the rabbit without a &c. any such animal. permit signed by an inspector so to do or in whose possession or on

whose premises any such animal shall be found by any inspector or by 20 any constable unless such person shall prove that the animal so killed sold or in his possession was lawfully in his possession or that the same was on his premises without his knowledge or consent shall be liable to a penalty of not less than five two nor more than twenty ten pounds.

33. Any person who shall falsely represent himself to be or shall Penalties for 25 personate an inspector or a person authorized by an inspector under personating inspector this Act in any manner whatsoever shall be guilty of a misdemeanor and shall on conviction be liable to be imprisoned with or without hard labor for any period not exceeding twelve months and shall in addition to such imprisonment be liable to forfeit and pay a penalty of not less

30 than twenty pounds nor more than one hundred pounds. 34. If any person not being an inspector or a person authorized Penalty for in writing by an inspector or an owner acting under the provisions unauthorized hereof shall without the consent of the owner trespass upon any private lands.

private land for the apparent purpose of destroying rabbits there-35 upon he shall be liable to a penalty of not more than ten pounds.

35. Any person who shall wilfully assault obstruct hinder Penalty for wilfully interrupt or mislead or cause to be assaulted obstructed hindered obstructing &c. any inspector. interrupted or misled any inspector or any person authorized in writing by an inspector or any owner in the exercise of any power 40 or authority vested in him by this Act whilst in the performance or execution of his duty under this Act shall for every such offence if not otherwise specially provided for be liable to a penalty not exceeding twenty pounds and no proceeding for the recovery of such penalty nor the payment thereof shall be a bar to any action

45 at law by any of the persons aforesaid for or in respect of any such assault as aforesaid but every such action may be commenced and proceeded with as if this Act had not been passed any law or usage to the contrary notwithstanding.

36. Any person who shall have in his possession any live rabbit Penalty for wilfully 50 or introduce into the Colony from any other Colony or place any rabbit setting rabbits loose scalps shall on conviction forfoit and pay for each offence a sum not &c. scalps shall on conviction forfeit and pay for each offence a sum not exceeding one hundred pounds or in default of payment be liable to a term of imprisonment not exceeding six months.

37. Every person who shall destroy injure alter or remove any Penalty for 55 notice signed by an inspector or person authorized and placed or interfering with oxhibited upon any land or who shall destroy in the state of th exhibited upon any land or who shall destroy injure remove or interfere with any trap snare poison matter or thing used or required for the capture or destruction of rabbits which shall be placed upon any such lands by the owner thereof or by any inspector or person authorized as 60 aforesaid shall be liable to a penalty not exceeding twenty pounds.

38. Every owner person upon whose land there shall be any rabbits owners to give notice or any signs of rabbits shall immediately give the inspector nearest to of rabbits being on land. such land notice thereof and any owner person failing to do so shall be

liable to a penalty not exceeding twenty pounds.

39. Proof that there are working burrows on any land or Proof of existence of burrows showing signs of having been recently used by rabbits or other rabbits and of owners' signs, of the presence of rabbits shall be deemed to be rabbits or other default. signs of the presence of rabbits shall be deemed to be proof of the existence of rabbits on such land And proof that such signs are not being diminished on any land shall be prima facie evidence that the 10 owner is neglecting to do all such acts deeds matters and things as are

necessary to destroy the rabbits on such land.

40. All proceedings for the recovery of penalties under this Act In proceedings for shall be heard and determined in a summary way in accordance with recovery of penalties the law regulating summary proceedings before Justices and payment exemption upon 15 of any penalty incurred hereunder may be enforced by distress and defendant sale of the offenders goods and chattels.

41. In any proceedings for the recovery of money under the Jurisdiction of Court provisions hereof or for the recovery of any penalty hereunder the or Justices not ousted jurisdiction of the Court or Justices before whom the proceedings are defence raises question of the court of the ground that the defence raises any tion of title. question of title to land or that the defendant does not reside within the boundaries of the jurisdiction of the Court where the action may be Provided the land in respect of which the claims arose is situated within the boundaries of the jurisdiction of such Court.

42. All fines and penalties made payable by this Act shall form Penalties to be paid into Rabbit Account.

part of the Rabbit Account.

25

E C

43. The provisions of the "Pasture and Stock Protection Act" Stock and Pasture and the amendment thereof of 1881 shall immediately on the passing as relate to rabbits. of this Act be repealed so far as the same relate to rabbits.

44. Any person who shall think himself aggrieved by any Appeal. penalty under this Act imposed upon him or by decision of any Justice under or concerning the provisions of this Act may appeal against such penalty or decision to the Court of Quarter Sessions according to the law in force for the time being for the general regulation of appeals of

35 such or the like nature.

45. The Governor may make regulations for carrying into Regulations. effect the objects of this Act and may impose penalties for the breach of any such regulations not exceeding five pounds and such regulation shall have the force of law fourteen days after publication in the 40 Gazette.

46. This Act shall continue in force until the first day of May one thousand eight hundred and eighty-six.

#### SCHEDULES.

Schedules.

#### SCHEDULE A.

"THE RABBIT NUISANCE ACT 1883."

Notice to destroy Rabbits.

To [name of person or body to whom notice addressed] of [address]. 5

TAKE notice that I the undersigned an inspector under the above Act hereby require Sec. 7. you forthwith to destroy the rabbits upon the following lands [here describe lands].

Dated at

this

day of

188

10

(Signature.) (Designation.) (Postal address.)

N.B.—Your attention is directed to the eighth ninth and eleventh sections of the said Act printed on the back hereof.

On neglect or failure to comply with this notice in addition to the penalties 15 prescribed by these sections the destruction of the rabbits upon your land may be effected by the Government at your expense.

#### SCHEDULE B.

### "THE RABBIT NUISANCE ACT 1883."

Notice of moneys payable for destruction of Rabbits.

To [name of person or body to whom notice addressed]. 20

I BEG to give you notice that there is now due and payable by you in pursuance of the Sec. 11. eleventh section of the abovementioned Act within thirty days from the date hereof in respect of the cost and expense of the destruction of rabbits upon the following lands [here describe lands] the sum of [here state sum] and notice is hereby given that the same 25 must be paid to [here state where payable].

Dated at

this

188

(Signature.) (Designation.) (Postal address.)

30

#### SCHEDULE C.

#### "RABBIT NUISANCE ACT 1883."

RETURN of number of Horses Cattle and Sheep by Stock-owners to Clerk of Petty Sessions.

RETURN of all horses cattle and sheep now kept and depastured and the number of 35 acres held by in the Sheep District of and Colony of New South Wales made this 18 to the Clerk of Petty Sessions at day of

Name of Run.	Area in acres.	Name and Address &c. of and of Super- intendent or person in charge.	No. of Horses.	No. of Cattle.	No. of Sheep.

do solemnly declare that the above returns are true. 40 Declared before me at this day of 188

J.P. (or Commissioner for Affidavits. Owner (or Superintendent.)

**53**—B

SCHEDULE D.

#### SCHEDULE D.

#### "RABBIT NUISANCE ACT 1883."

General Return of Stock.

YEARLY return to the Colonial Treasurer Sydney by the Clerk of Petty Sessions at of the assessments payable by the several stock-owners in his district made in pursuance of the provisions of the above Act.

Name of Run.	Area in acres.	Name of Owners.	Name of Superintendent.	Number of			Amount	Date of Payment
				Horses.	Cattle.	Sheep.	of Assessment.	at Treasury.
					71111			100.00
	1	and and a						1
1	Dated at	this	day	of.	18	88 .	Clerk of Pet	y Sossions

#### SCHEDULE E.

# "RABBIT NUISANCE ACT 1883."

Notice of assessment due by Stock-owner.

To 15 The assessment with which you as the owner of the horses cattle and sheep specified in the Schedule below are assessed under the above Act for the year 188 amounts to the sum of £ as shown by the Schedule and you are hereby required to pay that amount to on or before the thirty-first thirtieth day of May June next.

Number of horses and cattle. Number of sheep. Name and address of owner and of person in charge. Total on each. Rate. 20 Name of Run. Area in acres.

> Total number of horses and cattle and amount of assessment. Total number of horses and cattle and amount of assessment.

> > Clerk of Petty Sessions.

Sydney: Thomas Richards, Government Printer.-1883.

[9d.]

10

# New South Wales.



ANNO QUADRAGESIMO SEXTO

# VICTORIÆ REGINÆ.

## No. XIV.

An Act to provide for the Abatement of the Rabbit Nuisance. [Assented to, 14th April, 1883.]

BE it enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

### Short title and Interpretation.

- 1. The short title of this Act is the "Rabbit Nuisance Act of short title. 1883" and it shall come into operation on the first day of May one thousand eight hundred and eighty-three.
  - 2. In this Act if not inconsistent with the context—

Interpretation.

- "Minister" means the Minister charged with the administration of this Act.
- "Private land" means any land alienated from the Crown in fee simple or for any less estate or interest whether by Crown grant lease or promise of lease or otherwise however or any land whether alienated from the Crown or not of which any person shall be in actual occupation or in receipt of the rents or profits thereof.
- "Governor" means the Governor with the advice of the Executive Council.

A

" Crown

"Crown Land" means any land for which no Crown grant has been issued or any land dedicated or reserved for Commonage purposes or any land not coming within the definition of "private land" herein contained.

"Owner" means any person (including in the word "person" any body or society incorporated or not) owning any estate or interest in any private land or any person in possession or occupation or in receipt of the rents or profits of any private land or any agent trustee executor or administrator of an owner.

"Stock Owner" means any owner whether jointly or in severalty or any superintendent or person in charge or possession of

horses cattle or sheep.

"Understocked" shall mean any private lands which shall have no stock upon them or less stock than one sheep to every ten acres of the area thereof or one head of cattle or horses to every fifty acres thereof.

"Inspector" means any person who may be appointed an inspector

hereunder.

"Writing" includes printing or partly writing and partly printing. Where reference is made to the giving or service of notice it shall mean service in any one of the following modes-

(a) Personally upon the person to whom the notice is

addressed.

(b) By sending the notice to such person through the post in a registered letter addressed to his last known

place of abode or business in the Colony.

(c) If the whereabouts or last known place of abode or business in the Colony of the person to whom such notice is addressed is not known to the inspector issuing such notice by inserting the same once in the Government Gazette and three times in a newspaper circulating in the sheep district in which the lands affected by such notice are situate and by fixing the notice upon some conspicuous place on the land affected by such notice or on some public road abutting thereon.

Where the name of an owner is unknown to any inspector issuing a notice or suing under this Act the notice may be addressed to the owner as such without mentioning his name and similarly the owner may be sued by the inspector or person authorized and judgment given against him as such

without specifying his name.

appoint inspectors.

3. The Governor may from time to time appoint any person to be an inspector under this Act and all inspectors under this Act may exercise the powers hereby conferred in any part of the Colony.

# As to destruction of rabbits on Crown land.

Power of entry on Crown lands.

4. Any inspector or any person authorized in writing by an inspector may from time to time at all reasonable hours enter upon any Crown land for the purpose of seeing whether there are rabbits on such Crown land and shall have free right of ingress egress and regress into over and across such Crown land for such purpose.

Power to destroy rabbits on Crown land.

5. Any inspector or any person so authorized by an inspector may from time to time enter upon any Crown land and also upon the roads bounding or intersecting such land and use all such means and shall take all such measures and do and perform all and every such acts and things as may to him appear proper or necessary to insure the destruction of the rabbits upon such land Provided always that

the power hereby conferred of entering upon roads and destroying the rabbits thereon shall not be deemed to authorise the doing of any act which shall in any way permanently injure such road.

#### As to destruction of rabbits on private land.

6. Any inspector or any person authorized as aforesaid by an Power of entry on inspector may from time to time at all reasonable hours enter upon private land. any private land for the purpose of seeing whether there are rabbits on such private land and shall have free right of ingress egress and regress into over and across such private land for such purpose.

7. Any inspector may serve or cause to be served upon any Inspector may serve? one or more of the owners of any private land on which he believes notice on owners to there are rabbits a notice in writing in the form or to the effect set forth in Schedule A hereto requiring such owner or owners forthwith

to destroy the rabbits on such land.

8. If within fourteen days after the service of such notice Penalty for neglect such one or more of the owners upon whom the same is served do not to comply with commence to do all such acts deeds matters and things as may be necessary to destroy the rabbits on the land mentioned in such notice and having so commenced do not continue such action until such rabbits are destroyed each of the owners upon whom such notice has been served shall be liable to a penalty of not less than one pound nor more than fifty pounds.

9. If any owner shall neglect or fail to comply with any notice In addition to as aforesaid to destroy rabbits then in addition to or in lieu of proceed-penalty inspector ings for the recovery of a penalty as aforesaid any inspector or any private land and person authorized by an inspector may enter upon the private land destroy rabbits. mentioned in such notice and use all such means and take all such measures and do and perform all and every such acts or things as to him may appear proper or necessary to be done to ensure the destruction of the rabbits upon the private land mentioned in such notice and shall have free right of ingress egress and regress into over and across such private land for such period as may in his opinion be necessary for destroying such rabbits.

10. If after the expiration of fourteen days as aforesaid such Power to withdraw inspector shall be satisfied that such owner is doing all such acts deeds from lands after entering to clear. matters and things as may be necessary to destroy the rabbits on the land mentioned in such notice and is continuing such action then such inspector may from time to time postpone entering upon such land or in the event of his having entered upon such land for the purpose of clearing the same of rabbits he may withdraw from such land upon the owner paying all costs charges and expenses incurred by the inspector

up to the time of such withdrawal.

11. Any owner of such private land who fails to comply with a Owners within thirty notice to destroy rabbits as aforesaid and in reference to whose land days of service of land notice to pay cost of land notice to land not proceedings as mentioned in the ninth section hereof have been destruction. taken shall within thirty days from service by or by the direction of an inspector of a notice in writing from an inspector in the form or to the effect set forth in Schedule B hereto pay to the person or one of the persons mentioned in such notice as being authorized to receive such payment the amount mentioned in such notice as being the cost charges and expenses occasioned by the destruction of the rabbits in accordance with the ninth section hereof including therein the costs of the service of any notice hereunder which amount when so paid shall by the person receiving the same be forthwith paid into Rabbit Account at the Treasury Provided always that the Minister may in his discretion authorize the remission to the owner of any sum not exceeding threefourths of such cost charges and expenses. 12.

If cost not so paid inspector to sue for same.

12. If any owner upon whom a notice as mentioned in the last preceding section has been served shall fail to pay the amount mentioned therein within the said period of thirty days then the inspector issuing such notice or any person authorized in that behalf by the Minister may sue for and recover the same in his own name in any Court of competent jurisdiction or the same may be recovered as a debt due to the Crown.

If notice to destroy served upon owner not entitled to occupation he may enter and destroy. 13. If a notice under the seventh section hereof has been served upon any owner who is not entitled to the occupation for the time being of the lands comprised in such notice then unless the person in actual occupation or entitled to actual occupation of such land shall within fourteen days from the service of such notice arrange with such owner and to his satisfaction for the destruction of the rabbits on the said land the said owner shall be deemed as regards such lands to have all the powers of an inspector under this Act.

Apportionment of cost between owners

14. Wherever there are more owners than one of any private land and one of such owners is under this Act in any way compelled to pay the whole cost of destroying the rabbits on such land he may in any Court of competent jurisdiction sue for and recover from the other owners of such private land such proportion of the costs charges and expenses incurred by him in or about the destruction of the rabbits on the said land as is in the opinion of the Court fairly proportionate to the respective interests of the owners in such land.

As to description of private lands in notices.

15. The description of any private land required to be inserted in any notice hereunder need not define the land referred to therein but shall be sufficient if it make such reference to the land either by name number of section or allotment or by boundaries or otherwise as to allow of no reasonable doubt as to what land is referred to.

References to private land to include bounding and intersecting roads.

16. All references to private land herein or in any notice hereunder shall be deemed to extend to the roads bounding or intersecting such land and any owner or inspector or other person having power hereunder to enter upon private land and destroy rabbits thereon shall be deemed to have power to enter upon the roads bounding or intersecting such land and destroy the rabbits thereon Provided always that the power hereby conferred of entering upon roads and destroying the rabbits thereon shall not be deemed to authorize the doing of any act which shall in any way permanently injure such road.

Expense of destroying to be a first charge upon land.

17. All costs charges and expenses incurred by an inspector or any person authorized in clearing any private land of rabbits under the provisions of this Act shall be a first charge upon such land and shall take precedence of all mortgages or other charges whatsoever upon such land Provided always that a certificate under the hand of the Minister shall be a full discharge of all such costs charges and expenses up to the date of such certificate.

Owners how to be assisted in cost of clearing lands.

18. If the owner of any land shall prove to the satisfaction of the Minister that he has done all things in his power as required by this Act to exterminate the rabbits upon such land and that he is continuing to do all such things and to take all such steps as may be necessary for that purpose in the opinion of the Minister then the Minister (subject to the conditions of regulations as to proof of the cost of such work) shall authorize payment to such owner from time to time of a sum of money not exceeding three-fourths of the total cost incurred by such owner in and about such work in such sums and at such times as the Minister shall think fair and reasonable.

#### Assessment of Stock &c.

Assessment of stock expenses.

30 Victoria No. 16 sec. 78.

19. In order to provide a fund for carrying into effect the provisions of this Act and to defray the expenses connected therewith a special fund shall be raised by annual assessment from all stock-owners

of

of two hundred horses or cattle or two hundred horses and cattle and upwards at a rate not exceeding one-penny-half-penny per head for all exceeding that number and from all stock-owners of one thousand or more sheep at a rate not exceeding one farthing per head for all exceeding that number Such assessment shall during the present year be paid by such stock-owners on or before the thirty-first day of August and in every subsequent year on or before the thirty-first day of May to the Colonial Treasurer or to such other person as may be authorized on his behalf And the Colonial Treasurer shall carry such assessments to the credit of a special account (to be called the Rabbit Account) and charge such account with all moneys paid under this Act And such assessments shall be an annual preferential charge on all stock liable to assessment into the possession of whomsoever they may pass Provided that any rate of assessment may be reduced or wholly remitted by the Governor should he deem it expedient to declare the same by proclamation.

20. Every person liable to assessment under this Act shall Owners to make within two months after the passing of this Act and thereafter on or annual returns and before the first day of Tonneywin each record divergence of the first day of Tonneywin each record divergence of the first day of Tonneywin each record divergence of the first day of Tonneywin each record divergence of the first day of Tonneywin each record divergence of the first day of Tonneywin each record divergence of the first day of Tonneywin each record divergence of the first day of before the first day of January in each year deliver personally or trans- of Petty Sessions. mit by registered letter to the Clerk of Petty Sessions nearest to the 30 Victoria No. 16 land on which such horses cattle or sheep then are (whether they be sec. 79. travelling or depasturing on the owner's land or otherwise howsoever) as well as the number of acres liable to assessment exceeding ten thousand acres a return of the same accompanied by a declaration made before a Justice of the Peace in the form of Schedule C And any such person failing to make such return shall be liable to a penalty not exceeding twenty pounds and a further penalty of a like amount for every continued failure or neglect after notice by an inspector.

21. If within three months after the passing of this Act and If owner fail to make thereafter if on or before the first day of March in any year no return return inspector to make same. or any insufficient return shall have been made by any stock-owner in 30 Victoria No. 16 respect of any horses cattle or sheep and acreage as aforesaid an inspector sec. 80. in the district in which such horses cattle or sheep are then kept or depastured shall furnish the Clerk of Petty Sessions with an estimated return of the number of horses cattle or sheep belonging to such stock-owner in such district or of the number of horses cattle or sheep by which such return is deficient as the case may be And every such estimated return shall unless such stock-owner shall have appealed therefrom as hereinafter provided be dealt with in all respects and shall be as binding upon such stock-owner as if the same had been duly made by him.

22. Every Clerk of Petty Sessions upon the receipt of such Clerk of Petty returns shall calculate the amount of assessment due by such stock-Sessions to calculate owners and shall in the case of returns duly made by such stock- 30 Victoria No. 16 owners within three months from the passing hereof and thereafter on sec. 81. or before the first day of March in every year transmit to the Colonial Treasurer the Auditor-General and the Chief Inspector of Stock a general return in the form of Schedule D hereto of all the stockowners making such returns as aforesaid and of the amounts which they have respectively to contribute And such assessment shall be paid on the footing of the general returns so transmitted unless in so far as the same may be affected by any decision on appeal.

23. In respect of returns duly made by stock-owners the Clerk Clerk of Petty of Petty Sessions shall within three months after the passing of this sessions to give owners notice of Act and thereafter not later than the thirty-first day of March in each assessment. year and in the case of all other returns immediately on their being 30 Victoria No. 16 made to him give the several stock-owners mentioned in such returns sec. 82. notice by registered letter in the form of Schedule E hereto of the amounts of their respective assessments and of the time and place of payment of the same.

Stock-owner may appeal. 30 Victoria No. 16 sec. 83.

Mode of recovery of assessment. 30 Victoria No. 16 sec. 84.

Owners of unstocked or understocked lands to pay

Treasurer to pay moneys authorized by the Act.

45 Victoria No. 19

24. Any stock-owner considering himself aggrieved by the amount of his assessment or by the inspector's estimated return so notified to him may appeal therefrom to the Minister on giving notice in writing to that effect to the Clerk of Petty Sessions and to the inspector who made the return within ten days after the date of the

receipt of the notice of assessment or estimated return.

25. If no notice of appeal shall have been given within the time so specified as aforesaid or if such appeal shall have been decided against the appellant or if from any cause whatever the stock-owner liable to assessment shall not within four months after the passing hereof and thereafter on or before the thirtieth day of June in every year pay the same to the Colonial Treasurer or other person authorized in that behalf as aforesaid the Colonial Treasurer shall issue a warrant to the Clerk of Petty Sessions nearest to the residence of such owner directing him and his assistants to levy the amount of such assessment together with an additional sum equal to one-fifth thereof as a penalty by distress and sale of such goods and chattels of such stock-owner as shall be sufficient to pay such assessment and penalty and the costs of such warrant levy and sale.

26. Where any private lands shall be understocked the owner thereof shall make a return as hereinbefore provided and the Minister shall declare the areas of such lands and thereupon the owner of such lands shall pay an assessment in respect of the same as if such lands were stocked with one sheep to every ten acres thereof Provided that in assessing any understocked land one head of cattle or horse shall be held to be equal to five sheep Provided also that the assessment on such lands shall be made and the payment thereof enforced in the same manner as hereinbefore provided for the making and enforcing

of the same on horses cattle and sheep.

27. From the funds standing to the credit of the "Rabbit Account" the Colonial Treasurer shall under warrant of the Governor pay all subsidies salaries expenses and other sums authorized by this Act And in the event of such Account being inadequate the same shall be paid out of such moneys as may be appropriated by Parliament for the purposes of this Act But all payments under such special appropriations shall be recouped to the Consolidated Revenue when there is sufficient balance to the credit of the said Rabbit Account.

#### Miscellaneous.

Inspector on notice to ascertain if rabbits are on any

Inspector neglecting his duty.

Inspector &c. not deemed a trespasser.

28. Every inspector upon being required by notice in writing from any owner of land served at such inspector's usual place of abode shall attend at any place therein appointed within fourteen days after the service of such notice for the purpose of ascertaining whether rabbits are upon the land specified by the person who has sent such notice.

29. In case any inspector or person duly authorized by an inspector under this Act shall refuse or wilfully neglect to do and perform any of the duties imposed upon him by this Act he shall upon

conviction be liable to a penalty not exceeding ten pounds.

30. No inspector or person authorized by an inspector or owner shall be deemed a trespasser or be liable for any damage occasioned by him in the exercise of the authorities powers and discretion vested in him by this Act or any of them unless such damage shall have been occasioned by or under the authority of such person otherwise than in the reasonable exercise of the powers conferred upon him by or under this Act Provided always that before any poison is laid on the land of any owner by an inspector or person authorized such inspector or person shall give to the owner of such land seven days notice in writing stating where such poison is to be laid.

31.

31. The Governor may from time to time by Proclamation Governor in Council declare any animal to be a natural enemy of the rabbit and prohibit may declare any animal to be natural within certain proclaimed districts the killing or capturing of any such enemy of rabbit. animal without a special permit in that behalf and may from time to time alter and revoke any such Proclamation.

32. Any person capturing or selling or disposing of or killing Penalty for killing any animal so declared to be a natural enemy of the rabbit without a &c. any such animal. permit signed by an inspector so to do or in whose possession or on whose premises any such animal shall be found by any inspector or by any constable unless such person shall prove that the animal so killed sold or in his possession was lawfully in his possession or that the same was on his premises without his knowledge or consent shall be liable to

a penalty of not less than two nor more than ten pounds.

33. Any person who shall falsely represent himself to be or shall Penalties for personate an inspector or a person authorized by an inspector under this Act in any manner whatsoever shall be guilty of a misdemeanor and shall on conviction be liable to be imprisoned with or without hard labor for any period not exceeding twelve months and shall in addition to such imprisonment be liable to forfeit and pay a penalty of not less than twenty pounds nor more than one hundred pounds.

34. If any person not being an inspector or a person authorized Penalty for in writing by an inspector or an owner acting under the provisions trespassing upon hereof shall trespass upon any private lands. hereof shall trespass upon any private land for the apparent purpose of destroying rabbits thereupon he shall be liable to a penalty of not

more than ten pounds.

35. Any person who shall wilfully assault obstruct hinder inter-Penalty for wilfully rupt or mislead or cause to be assaulted obstructed hindered interrupted obstructing &c. any inspector. or misled any inspector or any person authorized in writing by an inspector or any owner in the exercise of any power or authority vested in him by this Act whilst in the performance or execution of his duty under this Act shall for every such offence if not otherwise specially provided for be liable to a penalty not exceeding twenty pounds and no proceeding for the recovery of such penalty nor the payment thereof shall be a bar to any action at law by any of the persons aforesaid for or in respect of any such assault as aforesaid but every such action may be commenced and proceeded with as if this Act had not been passed any law or usage to the contrary notwithstanding.

36. Any person who shall have in his possession any live rabbit Penalty for keeping or introduce into the Colony from any other Colony or place any rabbit. scalps shall on conviction forfeit and pay for each offence a sum not exceeding one hundred pounds or in default of payment be liable to a

term of imprisonment not exceeding six months.

37. Every person who shall destroy injure alter or remove any Penalty for notice signed by an inspector or person authorized and placed or interfering with notices &c. exhibited upon any land or who shall destroy injure remove or interfere with any trap snare poison matter or thing used or required for the capture or destruction of rabbits which shall be placed upon any such lands by the owner thereof or by any inspector or person authorized as aforesaid shall be liable to a penalty not exceeding twenty pounds.

38. Every person upon whose land there shall be any rabbits Owners to give notice or any signs of rabbits shall immediately give the inspector nearest to of rabbits being on land. such land notice thereof and any person failing to do so shall be liable

to a penalty not exceeding twenty pounds.

39. Proof that there are on any land burrows showing signs Proof of existence of of having been recently used by rabbits or other signs of the presence rabbits and of owners' of rabbits shall be deemed to be proof of the existence of rabbits on such land And proof that such signs are not being diminished on any land shall be prima facie evidence that the owner is neglecting to do all such acts deeds matters and things as are necessary to destroy the rabbits on such land.

In proceedings for recovery of penalties onus of proof of exemption upon defendant.

Jurisdiction of Court or Justices not ousted on ground that defence raises question of title.

Penalties to be paid into Rabbit Account.

Stock and Pasture Acts repealed so far as relate to rabbits.

Appeal.

Regulations.

40. All proceedings for the recovery of penalties under this Act shall be heard and determined in a summary way in accordance with the law regulating summary proceedings before Justices and payment of any penalty incurred hereunder may be enforced by distress and sale of the offenders goods and chattels.

41. In any proceedings for the recovery of money under the provisions hereof or for the recovery of any penalty hereunder the jurisdiction of the Court or Justices before whom the proceedings are pending shall not be ousted on the ground that the defence raises any question of title to land or that the defendant does not reside within the boundaries of the jurisdiction of the Court where the action may be commenced Provided the land in respect of which the claims arose is situated within the boundaries of the jurisdiction of such Court.

42. All fines and penalties made payable by this Act shall form part of the Rabbit Account.

43. The provisions of the "Pasture and Stock Protection Act" and the amendment thereof of 1881 shall immediately on the passing of this Act be repealed so far as the same relate to rabbits.

44. Any person who shall think himself aggrieved by any penalty under this Act imposed upon him or by decision of any Justice under or concerning the provisions of this Act may appeal against such penalty or decision to the Court of Quarter Sessions according to the law in force for the time being for the general regulation of appeals of such or the like nature.

45. The Governor may make regulations for carrying into effect the objects of this Act and may impose penalties for the breach of any such regulations not exceeding five pounds and such regulation shall have the force of law fourteen days after publication in the Gazette.

#### SCHEDULES.

Schedules.

#### SCHEDULE A.

"THE RABBIT NUISANCE ACT 1883."

Notice to destroy Rabbits.

To [name of person or body to whom notice addressed] of [address].

Take notice that I the undersigned an inspector under the above Act hereby require Se . 7. you forthwith to destroy the rabbits upon the following lands [here describe lands].

day of

188

(Signature.) (Designation.) (Postal address.)

N.B.—Your attention is directed to the eighth ninth and eleventh sections of the

said Act printed on the back hereof.

On neglect or failure to comply with this notice in addition to the penalties prescribed by these sections the destruction of the rabbits upon your land may be effected by the Government at your expense.

#### SCHEDULE B.

#### "THE RABBIT NUISANCE ACT 1883."

Notice of moneys payable for destruction of Rabbits.

To [name of person or body to whom notice addressed].

I BEG to give you notice that there is now due and payable by you in pursuance of the Sec. 11. eleventh section of the abovementioned Act within thirty days from the date hereof in respect of the cost and expense of the destruction of rabbits upon the following lands [here describe lands] the sum of [here state sum] and notice is hereby given that the same must be paid to [here state where payable].

Dated at

(Signature.) (Designation.) (Postal address.)

#### SCHEDULE C.

#### "RABBIT NUISANCE ACT 1883."

RETURN of number of Horses Cattle and Sheep by Stock-owners to Clerk of Petty Sessions.

RETURN of all horses cattle and sheep now kept and depastured and the number of acres held by in the Sheep District of and Colony of New South 18 to the Clerk of Petty Sessions at Wales made this

Name of Run.	Area in acres.	Name and Address &c. of and of Super- intendent or person in charge.	No. of Horses.	No. of Cattle.	No. of Sheep.
				,	

do solemnly declare that the above returns are true. Declared before me at this day of 188

> J.P. (or Commissioner for Affidavits. Owner (or Superintendent.)

> > SCHEDULE D.

# SCHEDULE D. "RABBIT NUISANCE ACT 1883."

General Return of Stock.

YEARLY return to the Colonial Treasurer Sydney by the Clerk of Petty Sessions at of the assessments payable by the several stock-owners in his district made in pursuance of the provisions of the above Act.

Name of Run.	Area in acres.	Name of Owners.	Name of Superintendent.	Number of			Amount	Date of Payment
				Horses.	Cattle.	Sheep.	of Assessment.	at Treasury.
			. 8218					Jett Jett

# SCHEDULE E.

"RABBIT NUISANCE ACT 1883."

Notice of assessment due by Stock-owner.

Name of Run.	Area in acres.	Name and address of owner and of person in charge.	Number of horses and cattle.	Number of sheep.	Rate.	Total on each.
Programme and the second		* p.a				(F
faterines consideration in						

Total number of horses and cattle and amount of assessment. Total number of horses and cattle and amount of assessment.

Clerk of Petty Sessions.

By Authority: THOMAS RICHARDS, Government Printer, Sydney, 1883.

[9d.]