Legislatibe Council.

No. , 1898.

A BILL

To amend the Sydney Corporation Act of 1879 in respect of the fees and charges which may be taken and demanded under the provisions of section 139 of that Act.

[Mr. Cox;—13 October, 1897.]

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

1. After thirty days from the day of the commencement of this scale of fees for Act, Schedule G of the Sydney Corporation Act of 1879 shall be cattle received into repealed, and the Schedule to this Act shall be substituted therefor, yards. c 3-

and the fees and charges which may be taken and demanded under the provisions of section one hundred and thirty-nine of the said Corporation Act shall not exceed the scale prescribed in the Schedule to this Act.

Short title.

2. This Act shall be construed as one with the Sydney Corpo- 5 ration Act of 1879, and may be cited as the "Metropolitan Sale-yards (Fees) Act, 1898."

SCHEDULE G.

SCALE OF MAXIMUM RATES OF MARKET FEES AND CHARGES.		
$Market\ fees.$	s. d. 1	0
For every head of cattle so received	0 4	
Charges for use of yards after the sale day for any portion of twelve hours. For every head of cattle, and every horse, mare, foal, mule, or gelding For every twenty sheep or lambs, pigs, or goats, or portion of twenty of such animals		.5
The above charges for the use of yards are not to be exacted for stock p market fees if such stock are not yarded until after 2 p.m. of the day preceding the on which they are offered for sale, and are removed before 8 a.m. of the day followich sale day.	ne day	20
In the event of any stock that has been yarded for sale and upon which	yard	

dues have been paid not being sold from some unavoidable cause such stock may be yarded again and sold free of any further charge: Provided that they are yarded not later than the next following sale day and have not been sold in the meantime.

Sydney: William Applegate Gullick, Government Printer.—1898.

[3d.]

This Public Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Legislative Council Chamber, Sydney, 2nd November, 1898. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO SECUNDO

VICTORIÆ REGINÆ.

Act No. , 1898.

An Act to amend the Sydney Corporation Act of 1879 in respect of the fees and charges which may be taken and demanded under the provisions of section 139 of that Act.

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

1. After thirty days from the day of the commencement of this Scale of fees for Act, Schedule G of the Sydney Corporation Act of 1879 shall be cattle received into metropolitan sale repealed, and the Schedule to this Act shall be substituted therefor, yards.

c 49— and

Metropolitan Sale-yards (Fees).

and the fees and charges which may be taken and demanded under the provisions of section one hundred and thirty-nine of the said Corporation Act shall not exceed the scale prescribed in the Schedule to this Act.

5 2. This Act shall be construed as one with the Sydney Corpo-short title. ration Act of 1879, and may be cited as the "Metropolitan Sale-yards (Fees) Act, 1898."

SCHEDULE G.

	SCALE OF	MAXIMUM RATES OF MARKET FEES AND CHARGES.	
10		Market fees.	s. d.
	For every head of catt	le so received	$ \begin{array}{cccc} 0 & 8 \\ 0 & 4 \\ 0 & 0^{\frac{1}{2}} \end{array} $
	e of yards after the sale day for any portion of twelve hours.		
15	For every head of catt	tle, and every horse, mare, foal, mule, or gelding	0 1
	For every twenty shee	p or lambs, pigs, or goats, or portion of twenty of such	
20	market fees if such sto	ges for the use of yards are not to be exacted for stock p ck are not yarded until after 2 p.m. of the day preceding th red for sale, and are removed before 8 a.m. of the day follows:	e day
25	dues have been paid ; yarded again and sold	f any stock that has been yarded for sale and upon which not being sold from some unavoidable cause such stock may free of any further charge: Provided that they are yarde lowing sale day and have not been sold in the meantime.	ay be

Sydney: William Applegate Gullick, Government Printer.-1898.

Legislatibe Conncil.

No. , 1898.

A BILL

To amend the Sydney Corporation Act of 1879 in respect of the fees and charges which may be taken and demanded under the provisions of section 139 of that Act.

[Mr. Cox;—13 October, 1897.]

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

1. After thirty days from the day of the commencement of this scale of fees for Act, Schedule G of the Sydney Corporation Act of 1879 shall be cattle received into metropolitan sale repealed, and the Schedule to this Act shall be substituted therefor, yards.

c 3—

and

and the fees and charges which may be taken and demanded under the provisions of section one hundred and thirty-nine of the said Corporation Act shall not exceed the scale prescribed in the Schedule to this Act.

Short title.

2. This Act shall be construed as one with the Sydney Corporation Act of 1879, and may be cited as the "Metropolitan Sale-yards (Fees) Act, 1898."

SCHEDULE G.

SCALE OF MAXIMUM RATES OF MARKET FEES AND CHARGES.	
$Market\ fees.$	s. d. 10
For every head of cattle so received	
Charges for use of yards after the sale day for any portion of twelve hours.	
For every head of cattle, and every horse, mare, foal, mule, or gelding For every twenty sheep or lambs, pigs, or goats, or portion of twenty of such animals	0 1 15
The above charges for the use of yards are not to be exacted for stock market fees if such stock are not yarded until after 2 p.m. of the day preceding on which they are offered for sale, and are removed before 8 a.m. of the day for such sale day.	paying the day
In the event of any stock that has been yarded for sale and upon whi dues have been paid not being sold from some unavoidable cause such stock yarded again and sold free of any further charge: Provided that they are yardater than the next following sale day and have not been sold in the meantime.	may be

Sydney: William Applegate Gullick, Government Printer.—1898.