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, 5th August, 1909.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO NONO

EDWARDI VII REGIS.

Act No. , 1909.

An Act to consolidate the Acts relating to the establishment of a Public Abattoir or place for the Slaughtering of Cattle for the city of Sydney, and to the licensing of Slaughterhouses within the city and suburbs of Sydney, and for the prevention of other nuisances within the same.

BE it enacted by the King'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:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Sydney Abattoir and Nuisances Prevention Act, 1909," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—ss. 1, 2.

PART II.—SYDNEY ABATTOIR—ss. 3-13.

PART III.—Sydney nuisances prevention—88, 14-21. c 37—A

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2. (1) The Acts mentioned in the First Schedule hereto are to Repeal and saving. the extent therein expressed hereby repealed.

(2) (i) All persons appointed under any Act hereby repealed. and holding office at the time of the passing of this Act, shall be deemed

to have been appointed hereunder.

(ii) All orders and regulations made under the authority of any Act hereby repealed, and being in force at the time of the passing of this Act, shall be deemed to have been made under the authority of this Act.

PART II.

SYDNEY ABATTOIR.

3. In this Part, unless the context or subject-matter otherwise Interpretation. indicates or requires,—

"abattoir" means the abattoir established under the authority of

the Act fourteen Victoria number thirty-six.

"cattle" includes sheep, lambs, oxen, bulls, cows, calves, horned cattle, pigs, and goats.

"Board" means the Board of Health as constituted and incorporated by the "Public Health Act, 1902."

4. Nothing in this Part contained shall apply

(a) to the slaughter of pigs, calves, or sheep in any place licensed provisions of this proteining of the Sydney Company of the Part. under the provisions of the Sydney Corporation Act, 1902; 14 Vic. No. 36, s. 1.

and cf. 43 Vic. No. 3. (b) to any house or premises which were on the first day of October, s. 138. one thousand eight hundred and fifty, and have since then been continuously used, and are now used, for slaughtering cattle for the purpose of converting the carcasses thereof into preserved

5. No person shall slaughter or skin, scald, or dress, or cause to where cattle may be slaughtered or skinned, scalded, or dressed, any cattle in any house be slaughtered, skinned, scalded, or place within the city of Sydney, or within the distance of three miles or dressed. therefrom, except only in the abattoir.

6. Whosoever slaughters or skins, scalds, or dresses, or causes to Penalty for be slaughtered or skinned, scalded, or dressed, any cattle in any place slaughtering, within the rold city, or within a distance of three miles the skinning, &c., cattle within the said city, or within a distance of three miles thereof, except elsewhere than in only in the abattoir, shall be liable to a penalty not exceeding five pounds abattoir. for each head of cattle so slaughtered, skinned, scalded, or dressed.

7. (1) The Board may make orders and regulations—

(a) for regulating the abattoir in respect to cleanliness and other-make regulations.

(b) for the good government of all persons using or frequenting the 57 Vic. No. 21, 16. abattoir; -(c)

Exemption from

The Board may

(c) for fixing the rates of slaughtering fees to be paid for the use of the abattoir and appurtenances by persons slaughtering cattle or causing cattle to be slaughtered therein:

Provided that such fees shall not exceed the fees specified Second Schedule.

in the Second Schedule hereto.

(d) for collecting, receiving, and accounting for the said fees; and

(e) for the purpose of giving effect to the provisions of this Part.

(2) The Board may by any such order or regulation impose a

penalty not exceeding five pounds for any breach thereof.

- (3) Every such order or regulation shall have the same force and effect as if it had been inserted in this Part; and any penalties imposed by such orders or regulations shall be deemed to have been imposed by this Part.
- 8. All such orders and regulations shall, within fourteen days after orders, &c., to be the issuing thereof, be twice published in the Gazette, and a copy of published in the every such order or regulation shall be laid before both Houses of Parlia- Gazette and laid before Parliament. ment within six weeks after issuing the same if Parliament be then sitting, 14 Vic. No. 36, s. 4. and if not then within six weeks after the commencement of the then next session.
- 9. The Board may appoint, employ, and continue in office such Appointment of clerks, inspectors, and other officers and servants as may be necessary officers and servants. or proper for the purpose of carrying into effect the provisions of this by the said orders and regulations, and may assign and allow street. No. 21, Part, and of the said orders and regulations, and may assign and allow street. salaries, wages, or remuneration to such officers or servants.

10. The Board may farm or let the abattoir or any portion thereof Board may farm either by public auction or otherwise, and the lessees of the abattoir or abattoir. of any portion thereof may take and demand all lawful fees from the 14 Vic. No. 36, s. 6. 57 Vic. No. 21, persons using the same, subject, nevertheless, to all such orders and ss. 10, 16. regulations as aforesaid.

11. All fees or sums of money (other than penalties) received salaries, &c., to be under the provisions of this Part shall go to form a fund, out of which defrayed out of shall be defrayed the salaries of the several officers hereinbefore mentioned under provisions of and all other expenses consequent upon carrying this Part into force, this Act. and the surplus shall be paid to His Majesty for the public uses of the 14 Vic. No. 36, s. 7. State of New South Wales, and in support of the Government thereof.

12. No person shall be liable to the payment of any penalty imposed Time within which by virtue of this Part, or of any such order or regulation as aforesaid complaint to be for any offence, unless the complaint respecting such offence shall have Ibid. s. 14. been made within two months next after the commission of such offence.

13. Nothing in this Part contained shall be construed to render Act not to affect lawful any act, matter, or thing whatsoever which but for this Part present law as to would be deemed to be a nuisance, nor to exempt any person from any nuisances.

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PART III.

SYDNEY NUISANCES PREVENTION.

14. Whosoever breeds, feeds, has, or keeps any kind of living swine Live swine not to be in any place within the city of Sydney shall for every such offence be kept within the city of Sydney. liable to a penalty not exceeding ten pounds:

Provided always that nothing herein contained shall apply to any 13 Vic. No. 42, s. 2. swine landed from any vessel for the purpose only of being driven through

the said city.

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15. (1) Whosoever drives any cattle intended for sale, slaughter, Cattle not to be or shipment within the said city or through or along any public street driven in or through or place within the same, excepting between the hours of twelve at night the city except at certain hours. and six in the morning, shall be liable to a penalty not exceeding twenty Ibid. s. 4. pounds: Act No. 23, 1906, s. 2

Provided that sheep, calves, and pigs intended for sale, slaughter, or shipment may be driven through or along certain prescribed public streets or places within the said city between the hours of eight in the

evening and eight in the morning.

(2) The Governor may make regulations prescribing the public Regulations. streets and places through or along which such sheep, calves, and pigs New subsection, ibid. may be driven, and in such regulations may impose a penalty not exceeding ten pounds for any breach thereof.

16. Any constable may detain any cattle driven within the said Cattle may be city in contravention of the provisions of this Part, and may impound impounded, and the same in the nearest public pound, and also may seize and detain driver taken before the driver of any such cattle and convey him before a justice of the peace Ibid. s. 5.

to be dealt with according to law.

17. Whosoever carries on in any building or place within the said What business city the business of a blood-boiler, bone-boiler, soap-boiler, tripe-boiler, prohibited after the tallow-melter, tanner, currier, fellmonger, slaughterer of horses, or boiler passing of this Act. or steamer of animals or parts of animals for extracting the tallow or bid. ss. 6, 7. or steamer of animals or parts of animals for extracting the tallow or fat therefrom, shall for every such offence be liable to a penalty not exceeding fifty pounds and a further penalty of forty shillings for each day during which the offence is continued.

18. (1) If, upon the certificates of any two legally qualified medical Justices may give

practitioners, verified on oath, it appears to any two justices of the peace, notice to cleanse that any shop, building stell, or place kept or used for the sele of buildings used for that any shop, building, stall, or place kept or used for the sale of butchers' the sale of butcher's meat, or as a slaughter-house, or the premises occupied with the same meat. or appurtenant thereto within the said city, are in such a filthy or unwhole- Ibid. s. 8. some condition that the health of any person is likely to be affected or endangered thereby, or that the whitewashing, cleansing, or purifying of any such place, premises, or appurtenances would tend to prevent or check infectious or contagious disease, the said two justices shall give notice in writing to the owner or occupier of such place or premises to whitewash, cleanse, or purify the same, as the case may require.

(2) If the person to whom such notice is so given fails to Penalty for non-comply therewith within such time as is specified in the said notice, he compliance. shall be liable to a penalty not exceeding ten pounds for every day during which he continues to make default.

(3) Every such notice may be served by affixing a copy thereof Service of notice. on a conspicuous part of the house, place, or premises directed to be

whitewashed, cleansed, or purified as aforesaid.

19. The said justices may cause such places, premises, or appur-Or justices may tenances as aforesaid, or any part thereof, to be whitewashed, cleansed, cause such places, or purified, and the expense incurred by them in so doing shall be repaid expense of owner or by the owner or occupier thereof, and in default of repayment shall be recoverable in the same manner as penalties are recoverable under this Part.

20. (1) The inspector of nuisances for the said city, or any inspector Powers to inspector of the police force of the said city, may, at all reasonable times, with of nuisances, &c. or without assistants, enter into and inspect any shop, building, stall, or place kept or used for the sale of butchers' meat, or as a slaughter-house, and examine any animal, carcass, meat, or flesh which may be therein, and if any animal, carcass, meat, or flesh appears to him to be intended for the food of mankind and to be unfit for such food the same may be seized.

(2) If it appears to a justice of the peace upon the evidence Destruction of of a competent person that any such animal, carcass, meat, or flesh is animal, &c. unfit for the food of mankind, he shall order the same to be destroyed or to be so disposed of as to prevent its being exposed for sale or used

for such food.

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(3) The person to whom such animal, carcass, meat, or flesh Penalty. belongs, or in whose custody the same is found, shall be liable to a penalty not exceeding ten pounds for every animal or carcass, piece of meat or flesh so found.

21. Nothing in this Part shall be construed to render lawful any Act not to affect act, matter, or thing whatsoever which but for this Part would be deemed present law as to to be a nuisance, nor to exempt any person from any action, liability, Ibid. s. 12. prosecution, or punishment to which such person would otherwise have been subject in respect thereof.

SCHEDULES.

FIRST SCHEDULES.

Section 2.

Section 7.

Reference to Act.	Title or short title.	Extent of repeal.
	Sydney Abattoir and Nuisances Prevention Act, 1902.	The whole Act.
No. 23, 1906		The whole Act.

SECOND SCHEDULE.		
Les de la propertie de la constant d	s.	d.
For every ox, cow, bull, heifer, steer, or calf	1	6
For every sheep or lamb	0	4
For every head of swine	1	0

Sydney: William Applegate Gullick, Government Printer.-1909.

[6d.]

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, August, 1909.

Clerk of the Parliaments.

New South Wales.



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PART I.

PRELIMINARY.

1. This Act may be cited as the "Sydney Abattoir and Nuisances Prevention Act, 1909," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—ss. 1, 2.

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PART II.—SYDNEY ABATTOIR—ss. 3-13.

PART III.—Sydney nuisances prevention—ss. 14-21. c 37—A

2.

2. (1) The Acts mentioned in the First Schedule hereto are to Repeal and saving the extent therein expressed hereby repealed.

(2) (i) All persons appointed under any Act hereby repealed, and holding office at the time of the passing of this Act, shall be deemed

to have been appointed hereunder.

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(ii) All orders and regulations made under the authority of any Act hereby repealed, and being in force at the time of the passing of this Act, shall be deemed to have been made under the authority of this Act. and sme

PART II.

SYDNEY ABATTOIR.

3. In this Part, unless the context or subject-matter otherwise Interpretation. 14 Vic. No. 36, s. 20. indicates or requires,—

"abattoir" means the abattoir established under the authority of

the Act fourteen Victoria number thirty-six.

"cattle" includes sheep, lambs, oxen, bulls, cows, calves, horned cattle, pigs, and goats.

"Board" means the Board of Health as constituted and incorporated by the "Public Health Act, 1902."

4. Nothing in this Part contained shall apply

Exemption from (a) to the slaughter of pigs, calves, or sheep in any place licensed provisions of this Part. under the provisions of the Sydney Corporation Act, 1902; 14 Vic. No. 36, s. 1. and cf. 43 Vic. No. 3.

(b) to any house or premises which were on the first day of October, s. 138. one thousand eight hundred and fifty, and have since then been continuously used, and are now used, for slaughtering cattle for the purpose of converting the carcasses thereof into preserved meats.

5. No person shall slaughter or skin, scald, or dress, or cause to Where cattle may be slaughtered or skinned, scalded, or dressed, any cattle in any house be slaughtered, skinned, scalded, or place within the city of Sydney, or within the distance of three miles or dressed. therefrom, except only in the abattoir.

6. Whosoever slaughters or skins, scalds, or dresses, or causes to Penalty for be slaughtered or skinned, scalded, or dressed, any cattle in any place slaughtering, &c., cattle within the said city, or within a distance of three miles thereof, except elsewhere than in only in the abattoir, shall be liable to a penalty not exceeding five pounds abattoir. for each head of cattle so slaughtered, skinned, scalded, or dressed.

7. (1) The Board may make orders and regulations—

(a) for regulating the abattoir in respect to cleanliness and other-make regulations. wise;

(b) for the good government of all persons using or frequenting the ss. 10, 16. abattoir:

14 Vic. No. 36, s. 1.

Ibid. s. 2.

Ibid. s. 3.

(c) for fixing the rates of slaughtering fees to be paid for the use of the abattoir and appurtenances by persons slaughtering cattle or causing cattle to be slaughtered therein:

Provided that such fees shall not exceed the fees specified Second Schedule.

in the Second Schedule hereto.

23

(d) for collecting, receiving, and accounting for the said fees; and (e) for the purpose of giving effect to the provisions of this Part.

(2) The Board may by any such order or regulation impose a

penalty not exceeding five pounds for any breach thereof.

(3) Every such order or regulation shall have the same force and effect as if it had been inserted in this Part; and any penalties imposed by such orders or regulations shall be deemed to have been imposed by this Part.

8. All such orders and regulations shall, within fourteen days after Orders, &c., to be the issuing thereof, be twice published in the Gazette, and a copy of published in the every such order or regulation shall be laid before both Houses of Parlia-before Parliament. ment within six weeks after issuing the same if Parliament be then sitting, 14 Vic. No. 36, s. 4. and if not then within six weeks after the commencement of the then next session.

9. The Board may appoint, employ, and continue in office such Appointment of clerks, inspectors, and other officers and servants as may be necessary officers and servants. or proper for the purpose of carrying into effect the provisions of this bid. s. 5. Part, and of the said orders and regulations, and may assign and allow ss. 10, 16.

salaries, wages, or remuneration to such officers or servants.

10. The Board may farm or let the abattoir or any portion thereof Board may farm either by public auction or otherwise, and the lessees of the abattoir or abattoir. of any portion thereof may take and demand all lawful fees from the 14 Vic. No. 36, s. 6. persons using the same, subject, nevertheless, to all such orders and ss. 10, 16.

regulations as aforesaid.

11, All fees or sums of money (other than penalties) received salaries, &c., to be under the provisions of this Part shall go to form a fund, out of which defrayed out of shall be defrayed the salaries of the several officers hereinbefore mentioned under provisions of and all other expenses consequent upon carrying this Part into force, this Act. and the surplus shall be paid to His Majesty for the public uses of the 14 Vic. No. 36, s. 7. State of New South Wales, and in support of the Government thereof.

12. No person shall be liable to the payment of any penalty imposed Time within which by virtue of this Part, or of any such order or regulation as aforesaid complaint to be for any offence, unless the complaint respecting such offence shall have thid, s. 14. been made within two months next after the commission of such offence.

13. Nothing in this Part contained shall be construed to render Act not to affect lawful any act, matter, or thing whatsoever which but for this Part present law as to would be deemed to be a nuisance, nor to exempt any person from any libid. s. 19. liability, prosecution, or punishment to which he would have been otherwise subject in respect thereof.

PART III.

SYDNEY NUISANCES PREVENTION.

14. Whosoever breeds, feeds, has, or keeps any kind of living swine Live swine not to be in any place within the city of Sydney shall for every such offence be kept within the city liable to a penalty not exceeding ten pounds:

Provided always that nothing herein contained shall apply to any 13 Vic. No. 42, s. 2. swine landed from any vessel for the purpose only of being driven through the said city.

15. (1) Whosoever drives any cattle intended for sale, slaughter, Cattle not to be or shipment within the said city or through or along any public street driven in or through or place within the same, excepting between the hours of twelve at night certain hours. and six in the morning, shall be liable to a penalty not exceeding twenty Ibid. s. 4. pounds:

Act No. 23, 1906, s. 2.

Provided that sheep, calves, and pigs intended for sale, slaughter, or shipment may be driven through or along certain prescribed public streets or places within the said city between the hours of eight in the evening and eight in the morning.

(2) The Governor may make regulations prescribing the public Regulations. streets and places through or along which such sheep, calves, and pigs New subsection, ibid. may be driven, and in such regulations may impose a penalty not exceeding

ten pounds for any breach thereof.

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16. Any constable may detain any cattle driven within the said Cattle may be city in contravention of the provisions of this Part, and may impound impounded, and the same in the nearest public pound, and also may seize and detain a justice of the peace. the driver of any such cattle and convey him before a justice of the peace Ibid. s. 5. to be dealt with according to law.

17. Whosoever carries on in any building or place within the said What business city the business of a blood-boiler, bone-boiler, soap-boiler, tripe-boiler, prohibited after the tallow-melter, tanner, currier, fellmonger, slaughterer of horses, or boiler passing of this Act. or steamer of animals or parts of animals for extracting the tallow or lbid. ss. 6, 7. or steamer of animals or parts of animals for extracting the tallow or fat therefrom, shall for every such offence be liable to a penalty not exceeding fifty pounds and a further penalty of forty shillings for each day during which the offence is continued.

18. (1) If, upon the certificates of any two legally qualified medical Justices may give practitioners, verified on oath, it appears to any two justices of the peace, buildings used for that any shop, building, stall, or place kept or used for the sale of butchers' the sale of butcher's meat, or as a slaughter-house, or the premises occupied with the same meat. or appurtenant thereto within the said city, are in such a filthy or unwholesome condition that the health of any person is likely to be affected or endangered thereby, or that the whitewashing, cleansing, or purifying of any such place, premises, or appurtenances would tend to prevent or check infectious or contagious disease, the said two justices shall give notice in writing to the owner or occupier of such place or premises to whitewash, cleanse, or purify the same, as the case may require.

(2) If the person to whom such notice is so given fails to Penalty for noncomply therewith within such time as is specified in the said notice, he compliance. shall be liable to a penalty not exceeding ten pounds for every day during which he continues to make default.

(3) Every such notice may be served by affixing a copy thereof Service of notice. on a conspicuous part of the house, place, or premises directed to be

whitewashed, cleansed, or purified as aforesaid.

19. The said justices may cause such places, premises, or appur- Or justices may tenances as aforesaid, or any part thereof, to be whitewashed, cleansed, cause such places, or purified, and the appearance incorporate the companies of the co or purified, and the expense incurred by them in so doing shall be repaid expense of owner or by the owner or occupier thereof, and in default of repayment shall be occupier.

recoverable in the same manner as penalties are recoverable under this Part.

- 20. (1) The inspector of nuisances for the said city, or any inspector Powers to inspector of the police force of the said city, may, at all reasonable times, with of nuisances, &c. or without assistants, enter into and inspect any shop, building, stall, or place kept or used for the sale of butchers' meat, or as a slaughterhouse, and examine any animal, carcass, meat, or flesh which may be therein, and if any animal, carcass, meat, or flesh appears to him to be intended for the food of mankind and to be unfit for such food the same may be seized.
- (2) If it appears to a justice of the peace upon the evidence Destruction of of a competent person that any such animal, carcass, meat, or flesh is animal, &c. unfit for the food of mankind, he shall order the same to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such food.
- (3) The person to whom such animal, carcass, meat, or flesh Penalty. belongs, or in whose custody the same is found, shall be liable to a penalty not exceeding ten pounds for every animal or carcass, piece of meat or flesh so found.
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SCHEDULES.

FIRST SCHEDULES.

Section 2.

Section 7.

Reference to Act.	nce to Act. Title or short title.		Extent of repeal.	
No. 37, 1902	Sydney Abattoir and Nuisances	Prevention Act,	The whole Act.	
No. 23, 1906	1902. Sydney Stock-driving Act, 1906		The whole Act.	

SEC	COND 8	SCHEI	DULE.			
For every ox, cow, bull, he For every sheep or lamb	eifer, ste	er, or o	ealf	 	s. 1 0	d. 6 4
For every head of swine				 •••	1	0

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, August, 1909.

Clerk of the Parliaments.

New South Wales.



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7. (1) The Board may make orders and regulations—

(a) for regulating the abattoir in respect to cleanliness and other- make regulations. wise;

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The Board may Ibid. s. 3.

(c) for fixing the rates of slaughtering fees to be paid for the use of the abattoir and appurtenances by persons slaughtering cattle or causing cattle to be slaughtered therein:

Provided that such fees shall not exceed the fees specified second Schedule.

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(d) for collecting, receiving, and accounting for the said fees; and (e) for the purpose of giving effect to the provisions of this Part.

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11. All fees or sums of money (other than penalties) received salaries, &c., to be under the provisions of this Part shall go to form a fund, out of which defrayed out of shall be defrayed the salaries of the several officers hereinbefore mentioned under provisions of and all other expenses consequent upon carrying this Part into force, this Act. and the surplus shall be paid to His Majesty for the public uses of the ¹⁴ Vic. No. 36, s. 7. State of New South Wales, and in support of the Government thereof.

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PART III.

SYDNEY NUISANCES PREVENTION.

14. Whosoever breeds, feeds, has, or keeps any kind of living swine Live swine not to be in any place within the city of Sydney shall for every such offence be kept within the city liable to a penalty not exceeding ten pounds:

Provided always that nothing herein contained shall apply to any 13 Vic. No. 42, s. 2. swine landed from any vessel for the purpose only of being driven through

the said city.

15. (1) Whosoever drives any cattle intended for sale, slaughter, Cattle not to be or shipment within the said city or through or along any public street driven in or through or place within the same, excepting between the hours of twelve at night certain hours. and six in the morning, shall be liable to a penalty not exceeding twenty Ibid. s. 4. pounds: Act No. 23, 1906, s. 2.

Provided that sheep, calves, and pigs intended for sale, slaughter, or shipment may be driven through or along certain prescribed public streets or places within the said city between the hours of eight in the

evening and eight in the morning.

(2) The Governor may make regulations prescribing the public Regulations. streets and places through or along which such sheep, calves, and pigs New subsection, ibid. may be driven, and in such regulations may impose a penalty not exceeding ten pounds for any breach thereof.

16. Any constable may detain any cattle driven within the said Cattle may be city in contravention of the provisions of this Part, and may impound impounded, and the same in the nearest public pound, and also may seize and detain a justice of the peace. the driver of any such cattle and convey him before a justice of the peace Ibid. s. 5. to be dealt with according to law.

17. Whosoever carries on in any building or place within the said What business city the business of a blood-boiler, bone-boiler, soap-boiler, tripe-boiler, prohibited after the tallow-melter, tanner, currier, fellmonger, slaughterer of horses, or boiler passing of this Act. or steamer of animals or parts of animals for extracting the tallow or fat therefrom, shall for every such offence be liable to a penalty not exceeding fifty pounds and a further penalty of forty shillings for each

day during which the offence is continued.

18. (1) If, upon the certificates of any two legally qualified medical Justices may give practitioners, verified on oath, it appears to any two justices of the peace, notice to cleanse buildings used for that any shop, building, stall, or place kept or used for the sale of butchers' the sale of butcher's meat, or as a slaughter-house, or the premises occupied with the same meat. or appurtenant thereto within the said city, are in such a filthy or unwholesome condition that the health of any person is likely to be affected or endangered thereby, or that the whitewashing, cleansing, or purifying of any such place, premises, or appurtenances would tend to prevent or check infectious or contagious disease, the said two justices shall give notice in writing to the owner or occupier of such place or premises to whitewash, cleanse, or purify the same, as the case may require.

(2) If the person to whom such notice is so given fails to Penalty for non-comply therewith within such time as is specified in the said notice, he compliance. shall be liable to a penalty not exceeding ten pounds for every day during which he continues to make default.

(3) Every such notice may be served by affixing a copy thereof Service of notice. on a conspicuous part of the house, place, or premises directed to be

whitewashed, cleansed, or purified as aforesaid.

19. The said justices may cause such places, premises, or appur-Or justices may tenances as aforesaid, or any part thereof, to be whitewashed, cleansed, cause such places, or purified, and the expense incurred by them in so doing shall be repaid expense of owner or by the owner or occupier thereof, and in default of repayment shall be recoverable in the same manner as penalties are recoverable under this Part.

therein, and if any animal, carcass, meat, or flesh appears to him to be

20. (1) The inspector of nuisances for the said city, or any inspector Powers to inspector of the police force of the said city, may, at all reasonable times, with of nuisances, &c. or without assistants, enter into and inspect any shop, building, stall, or place kept or used for the sale of butchers' meat, or as a slaughter-house, and examine any animal, carcass, meat, or flesh which may be

intended for the food of mankind and to be unfit for such food the same may be seized.

1 0

(2) If it appears to a justice of the peace upon the evidence Destruction of of a competent person that any such animal, carcass, meat, or flesh is animal, &c. unfit for the food of mankind, he shall order the same to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such food.

(3) The person to whom such animal, carcass, meat, or flesh Penalty. belongs, or in whose custody the same is found, shall be liable to a penalty not exceeding ten pounds for every animal or carcass, piece of meat or flesh so found.

21. Nothing in this Part shall be construed to render lawful any Act not to affect act, matter, or thing whatsoever which but for this Part would be deemed present law as to to be a nuisance, nor to exempt any person from any action, liability, not purishment to which such person would otherwise have been subject in respect thereof.

SCHEDULES.

FIRST SCHEDULES.

Section 2.

Section 7.

Reference to Act.	Title or short title.	Extent of repeal.	
No. 37, 1902	Sydney Abattoir and Nuisances Prevention Act,	The whole Act.	
No. 23, 1906		The whole Act.	

SECOND SCHEDULE			
For every ox, cow, bull, heifer, steer, or calf		100	s. d. 1 6
For every sheep or lamb			0 4
For every head of swine	***	444	1 0

Legislatibe Council.

No. , 1909.

A BILL

To consolidate the Acts relating to the establishment of a Public Abattoir or place for the Slaughtering of Cattle for the city of Sydney, and to the licensing of Slaughterhouses within the city and suburbs of Sydney, and for the prevention of other nuisances within the same.

[Mr. John Hughes; -29 July, 1909.]

BE it enacted by the King'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:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Sydney Abattoir and Nuisances Prevention Act, 1909," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—ss. 1, 2.

PART II.—SYDNEY ABATTOIR—ss. 3-13.

PART III.—Sydney nuisances prevention—ss. 14-21.

2.

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2. (1) The Acts mentioned in the First Schedule hereto are to the extent therein expressed hereby repealed.

(2) (i) All persons appointed under any Act hereby repealed. and holding office at the time of the passing of this Act, shall be deemed

to have been appointed hereunder.

(ii) All orders and regulations made under the authority of any Act hereby repealed, and being in force at the time of the passing of this Act, shall be deemed to have been made under the authority of this Act.

· PART II.

SYDNEY ABATTOIR.

Interpretation and a 3. In this Part, unless the context or subject-matter otherwise 14 Vic. No. 36, s. 20. indicates or requires,—

"abattoir" means the abattoir established under the authority of

the Act fourteen Victoria number thirty-six.

includes sheep, lambs, oxen, bulls, cows, calves, horned cattle, pigs, and goats.

Board " means the Board of Health as constituted and incorporated by the "Public Health Act, 1902."

provisions of this Part. (a) to the slaughter of pigs, calves, or sheep in any place licensed 14 Vic. No. 36, s. 1. under the provisions of the Sydney Corporation Act, 1902; and of. 43 Vic. No. 3. (b) to any like the provisions of the Sydney Corporation act, 1902; s. 138.

(b) to any house or premises which were on the first day of October. one thousand eight hundred and fifty, and have since then been and a second sec for the purpose of converting the carcasses thereof into preserved le at classes of tolone beggmeats.

Where cattle may 5. No person shall slaughter or skin, scald, or dress, or cause to be slaughtered, be slaughtered or skinned, scalded, or dressed, any cattle in any house or place within the city of Sydney, or within the distance of three miles

14 Vic. No. 36, s. 1. therefrom, except only in the abattoir.

elsewhere than in

Penalty for ad al causique of 6. Whosoever slaughters or skins, scalds, or dresses, or causes to slaughtering, skinning, &c., cattle he slaughtered or skinned, scalded, or dressed, any cattle in any place within the said city, or within a distance of three miles thereof, except only in the abattoir, shall be liable to a penalty not exceeding five pounds Ibid. s. 2. of an wal for each head of cattle so slaughtered, skinned, scalded, or dressed. 7. (1) The Board may make orders and regulations—

The Board may make regulations. Ibid. s. 3.

(a) for regulating the abattoir in respect to cleanliness and otherwise:

57 Vic. No. 21, ss. 10, 16.

(b) for the good government of all persons using or frequenting the abattoir:

(c) for fixing the rates of slaughtering fees to be paid for the use of the abattoir and appurtenances by persons slaughtering cattle or causing cattle to be slaughtered therein:

Provided that such fees shall not exceed the fees specified Second Schedule.

in the Second Schedule hereto.

(d) for collecting, receiving, and accounting for the said fees; and

(e) for the purpose of giving effect to the provisions of this Part.

(2) The Board may by any such order or regulation impose a

penalty not exceeding five pounds for any breach thereof.

- (3) Every such order or regulation shall have the same force and effect as if it had been inserted in this Part; and any penalties imposed by such orders or regulations shall be deemed to have been imposed by this Part.
- 8. All such orders and regulations shall, within fourteen days after Orders, &c., to be the issuing thereof, be twice published in the Gazette, and a copy of published in the every such order or regulation shall be laid before both Houses of Parlia-before Parliament, ment within six weeks after issuing the same if Parliament be then sitting, 14 Vic. No. 36, s. 4. and if not then within six weeks after the commencement of the then next session.
- 9. The Board may appoint, employ, and continue in office such Appointment of clerks, inspectors, and other officers and servants as may be necessary lbid. s. 5. or proper for the purpose of carrying into effect the provisions of this 57 Vic. No. 21, Part, and of the said orders and regulations, and may assign and allow ss. 10, 16. salaries, wages, or remuneration to such officers or servants.

10. The Board may farm or let the abattoir or any portion thereof Board may farm either by public auction or otherwise, and the lessees of the abattoir or abattoir.

of any portion thereof may take and demand all lawful fees from the 57 Vic. No. 26, s. 6, persons using the same, subject, nevertheless, to all such orders and so. 10, 16.

regulations as aforesaid.

11. All fees or sums of money (other than penalties) received Salaries, &c., to be under the provisions of this Part shall go to form a fund, out of which defrayed out of shall be defrayed the salaries of the several officers hereinbefore mentioned under provisions of and all other expenses consequent upon carrying this Part into force, this Act. and the surplus shall be paid to His Majesty for the public uses of the late in the salaries of the State of New South Wales, and in support of the Government thereof.

12. No person shall be liable to the payment of any penalty imposed Time within which by virtue of this Part, or of any such order or regulation as aforesaid complaint to be made. for any offence, unless the complaint respecting such offence shall have *Ibid*, s. 14. been made within two months next after the commission of such offence.

13. Nothing in this Part contained shall be construed to render Act not to affect lawful any act, matter, or thing whatsoever which but for this Part present law as to muisances. would be deemed to be a nuisance, nor to exempt any person from any Ibid. s. 19. liability, prosecution, or punishment to which he would have been otherwise subject in respect thereof.

PART

PART III.

SYDNEY NUISANCES PREVENTION.

Live swine not to be of Sydney.

14. Whosoever breeds, feeds, has, or keeps any kind of living swine kept within the city in any place within the city of Sydney shall for every such offence be liable to a penalty not exceeding ten pounds:

13 Vic. No. 42, s. 2.

Provided always that nothing herein contained shall apply to any swine landed from any vessel for the purpose only of being driven through the said city.

Cattle not to be driven in or through the city except at certain hours. Ibid. s. 4.

15. (1) Whosoever drives any cattle intended for sale, slaughter, or shipment within the said city or through or along any public street or place within the same, excepting between the hours of twelve at night and six in the morning, shall be liable to a penalty not exceeding twenty

Act No. 23, 1906, s. 2. pounds:

George Conserved to

Provided that sheep, calves, and pigs intended for sale, slaughter, or shipment may be driven through or along certain prescribed publicstreets or places within the said city between the hours of eight in the evening and eight in the morning.

Regulations.

(2) The Governor may make regulations prescribing the public New subsection, ibid. streets and places through or along which such sheep, calves, and pigs

may be driven, and in such regulations may impose a penalty not exceeding

ten pounds for any breach thereof.

Cattle may be impounded, and Ibid. s. 5.

16. Any constable may detain any cattle driven within the said city in contravention of the provisions of this Part, and may impound a justice of the peace. the same in the nearest public pound, and also may seize and detain the driver of any such cattle and convey him before a justice of the peace to be dealt with according to law.

What business prohibited after the passing of this Act. Ibid. ss. 6, 7, ...

17. Whosoever carries on in any building or place within the said city the business of a blood-boiler, bone-boiler, soap-boiler, tripe-boiler, tallow-melter, tanner, currier, fellmonger, slaughterer of horses, or boiler or steamer of animals or parts of animals for extracting the tallow or fat therefrom, shall for every such offence be liable to a penalty, not exceeding fifty pounds and a further penalty of forty shillings for each day during which the offence is continued.

Justices may give notice to cleanse buildings used for the sale of butcher's meat.

and daily

18. (1) If, upon the certificates of any two legally qualified medical practitioners, verified on oath, it appears to any two justices of the peace, that any shop, building, stall, or place kept or used for the sale of butchers' meat, or as a slaughter-house, or the premises occupied with the same or appurtenant thereto within the said city, are in such a filthy or unwholesome condition that the health of any person is likely to be affected or endangered thereby, or that the whitewashing, cleansing, or purifying of any such place, premises, or appurtenances would tend to prevent or check infectious or contagious disease, the said two justices shall give notice in writing to the owner or occupier of such place or premises to whitewash, cleanse, or purify the same, as the case may require.

(2)

Ibid. s. 8.

(2) If the person to whom such notice is so given fails to Penalty for non-comply therewith within such time as is specified in the said notice, he compliance, shall be liable to a penalty not exceeding ten pounds for every day during which he continues to make default.

(3) Every such notice may be served by affixing a copy thereof Service of notice. on a conspicuous part of the house, place, or premises directed to be

whitewashed, cleansed, or purified as aforesaid.

19. The said justices may cause such places, premises, or appur-Or justices may tenances as aforesaid, or any part thereof, to be whitewashed, cleansed, &c., to be cleansed at or purified, and the expense incurred by them in so doing shall be repaid expense of owner or by the owner or occupier thereof, and in default of repayment shall be recoverable in the same manner as penalties are recoverable under this 13 Vic. No. 42, s. 9. Part.

20. (1) The inspector of nuisances for the said city, or any inspector Powers to inspector of the police force of the said city, may, at all reasonable times, with of nuisances, &c. or without assistants, enter into and inspect any shop, building, stall, or place kept or used for the sale of butchers' meat, or as a slaughter-house, and examine any animal, carcass, meat, or flesh which may be therein, and if any animal, carcass, meat, or flesh appears to him to be intended for the food of mankind and to be unfit for such food the same may be seized.

(2) If it appears to a justice of the peace upon the evidence Destruction of of a competent person that any such animal, carcass, meat, or flesh is animal, &c. unfit for the food of mankind, he shall order the same to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such food.

(3) The person to whom such animal, carcass, meat, or flesh Penalty. belongs, or in whose custody the same is found, shall be liable to a penalty not exceeding ten pounds for every animal or carcass, piece of meat or flesh so found.

21. Nothing in this Part shall be construed to render lawful any Act not to affect act, matter, or thing whatsoever which but for this Part would be deemed present law as to to be a nuisance, nor to exempt any person from any action, liability, Ibid. s. 12. prosecution, or punishment to which such person would otherwise have been subject in respect thereof.

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Section 2

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FIRST SCHEDULES.

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Reference to Act.	Title or short title.	Extent of repeal.	
No. 37, 1902	Sydney Abattoir and Nuisances Prevention Act,	The whole Act.	
No. 23, 1906	Sydney Stock-driving Act, 1906	The whole Act.	

Section 7 1 marie 11 14 14

SECOND SCHEDULE.

For every ox, cow, bull, heifer, steer, or calf		^s i	6
For every sheep or lamb For every head of swine		0	4
For every head of swine	•••	1	0

Sydney: William Applegate Gullick, Government Printer. - 1909.

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