Hon. Mr. McKenzie.

STOCK.

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A BILL INTITULED

Title.

An Act to regulate the Importation, Removal, and the Branding of Stock, and to provide against the Introduction and Spread of Diseases affecting Stock.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :-

Short Title.

Commencement of Act.

1. The Short Title of this Act is "The Stock Act, 1893."

2. This Act shall come into operation on the day of , in the year one thousand eight hundred and ninety-

But, at any time after the passing hereof, any regulations may be made, so that such regulations take effect only upon the commencement of this Act.

Interpretation. Schedule A. 1881, No. 4, ss. 2, 3, 4. 1890, No. 18, s. 3. 1890, No. 19, s. 4.

3. In the construction of this Act, except where the subjectmatter or context or other provisions thereof require a different con- 15 struction, the following terms, in inverted commas, shall bear the meanings set against them respectively:

"Carcass"—The carcass of any stock, or the whole or any part of the flesh, wool, skin, hide, bones, hair, horns, hoofs, or other portion of the carcass:

"Cattle"—Any bull, cow, ox, steer, heifer, or calf, and the carcass or any portion of the carcass thereof respectively:

"Chief Inspector"—The Chief Inspector of Stock under this Act, or any person for the time being performing the duties of the Chief Inspector:

"Conveyance"--Any dray, cart, carriage, truck, horse-box, wagon, vehicle, or vessel which is or has been used for the conveyance of, or has come into contact with, any stock:

"Crown lands" has the same meaning as assigned thereto in "The Land Act, 1892:" "Destroy"—To entirely consume by fire, or to bury at a depth of not less than three feet under ground; or, in the case 5 of sheep, if permitted by an Inspector, to consume the wool and skin by fire, and to boil down the remainder of the carcass: "Dip" or "dipped" in respect of ticks and lice in sheep means plunged or immersed in some effective tick- or 10 . lice-destroying preparation: "Disease"—Any of the diseases mentioned in the Schedule A hereto, and any other disease affecting stock which the Governor shall hereafter, by Order in Council, declare to be a disease for the purposes of this Act: "Diseased stock"—All stock actually suffering from or affected 15 with disease as hereinbefore defined: "District" and "subdivision"—Any district and subdivision of a district established under this Act: "Drove"—Any number of horses or cattle in one lot, or in 20 charge of the same person, or in one paddock or enclosure, and any travelling stock: "Fittings"—Any stall, stable, sheep-pen, cow- or cattle-house, horse-box, or other premises for keeping or confining stock, and any halters, brushes, clothes, buckets, or other articles or things whatsoever which shall have been brought into 25 contact with any stock: "Flock"—Any sheep shepherded or running in one flock, and any sheep within the bounds of one paddock or enclosure or run used for one flock: 30 "Fodder"—Any hay, straw, grass, green crop, root, vegetable, grain, corn, litter, manure, or any other thing used for the food or litter of stock, or found with or about stock: "Highway"—Any main or district road, or any road or way dedicated to the public, or which has been ordinarily used 35 by the public for three years at least: "Horse"—Any horse, mare, gelding, colt, filly, foal, ass, or mule, or the carcass or any portion of the carcass thereof respectively: "Imported stock"—Any stock arriving in the colony by 40 sea: "Infected area"—Any land around an infected place defined by Order in Council or by an Inspector to be an infected

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Order in Council or by an Inspector to be an infected place: "Infected stock"—All stock not actually diseased, which forms, or during the preceding three months has formed, part of a lot containing any diseased stock, or which has during the preceding three months been in contact with diseased stock or with stock dressed, dipped, or otherwise treated for the cure of any disease; but no stock shall be considered "infected stock" by reason only of forming part of a lot affected or infected with a disease to which

"Infected place"—Any place, land, or premises defined by

such stock are not liable:
"Inspector"—The Chief Inspector, or any Inspector of Stock
under this Act:

"Land"—Any land, run, station, farm, yard, stable, building, paddock, highway, or other premises where stock are or have been kept or depastured, or over which stock are being or have during the preceding three months been travelled:

"Lot"—Any number of stock depastured or kept together on the same land, or in the same drove or flock, or in charge of the same person, or conveyed at one time on the same vessel:

"Minister"—Any member of the Executive Council of New Zealand for the time being having charge of the administration of this Act:

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"Notice" means a notice in writing, or in print, or partly in writing and partly in print, delivered personally, or by leaving the same at, or posting the same addressed to, the office or address of an Inspector, or at or to the usual or last known place of abode in New Zealand of the 15 stockowner or other person to be affected by such notice, or by affixing such notice at the homestead or other conspicuous and frequented place on the land of such stockowner or person:

"Occupier"—Any proprietor, lessee, licensee, or occupant of 20 land, and the known agent of any proprietor, lessee, licensee, or occupant, and any manager, overseer, superintendent, or person in possession or charge of any land:

"Owner"—Any owner or joint owner (other than a mortgagee not in possession) of stock, and any superintendent, over- 25 seer, agent, or carrier, and any master or captain of any vessel, and any consignee, and any person in possession or charge of any stock, conveyance, fodder, or fittings:

"Quarantine-ground"—Any land, place, or vessel proclaimed by the Governor to be a quarantine-ground:

"Regulations"—The regulations for the time being in force under this Act:

"Sheep"—Any ram, ewe, wether, or lamb, and the carcass or any portion of the carcass thereof respectively:

"Stock"—All horses, cattle, and sheep, as hereinbefore respectively defined, and all goats, deer, llamas, antelopes, buffaloes, and other ruminants, dogs, and swine of any age or sex, and the carcass or any portion of the carcass of any stock, and also all other animals and their carcasses to which the Governor shall at any time, by Order in 40 Council, declare that the provisions of this Act, or any of them, shall apply:

"Stragglers" or "stray stock"—Any stock not being in the immediate keeping of any person, and being upon a highway or upon any land not in the occupation of the owner 45 of such stock, nor on which he has any right of pasturage:

"Swine"—Any boar, barrow, sow, or pig of any age or breed, or the carcass or any portion thereof respectively. "This Act"—Includes regulations made hereunder:

"Travelling stock"—All stock, including working stock, whilst 50 in, upon, or at any conveyance, land, or place whatsoever other than the land on which such stock is ordinarily kept or depastured:

"Vessel"—Any ship, steamer, lighter, launch, boat, punt, or 55

ferry-boat,

PART I.

GENERAL ADMINISTRATION.

4. All regulations hereafter made shall be published in the Future regulations Government Gazette, and shall take effect on such publication, unless to be laid before Parliament. 5 a subsequent date be specified therefor in the Order in Council, New provision. and shall be laid before Parliament within fourteen days after the making thereof if Parliament be then sitting, or, if Parliament be not then sitting, within fourteen days after the commencement of the then next session of Parliament.

5. The Governor may from time to time, by Order in Council, Governor's powers make, alter, or revoke such regulations as he may deem necessary to make regulations for administration for all or any of the following purposes:—

or dividing the colony into districts for the purposes of 1881, No. 4, s. 16. 1890, No. 18, s, 5. this Act, and parting any district into subdivisions, and 1890, No. 19, ss. 4, 5, (a.) For dividing the colony into districts for the purposes of assigning names thereto respectively:

(b.) For determining in which district or subdivision any land intersected by any district or subdivision shall be included:

(c.) For regulating the duties of Inspectors of Stock, Registrars of Brands, and all other officers generally, or in particular circumstances, as the case may be, and for the management of offices:

(d.) For imposing fees and charges for anything authorised by this Act, and for prescribing by and to whom and when such fees and charges shall be paid:

(e.) And generally for such purposes as he may deem necessary or expedient for carrying out the objects and purposes of this Act in all matters of detail whatsoever.

6. Any Order in Council made under this Act may declare that Regulations may be 30 the provisions thereof shall apply to one or more kinds of stock, and of limited or general may also declare that the provisions of any such Order in Council 1881, No. 4, ss. 6, 7. shall apply to the whole colony, or only to such part or parts thereof as the Governor shall direct or appoint.

All Orders in Council made under this Act shall have the like force 35 and effect as if the same had been inserted in this Act; and all persons offending against any such Order in Council shall, for each and every offence, forfeit and pay any sum not exceeding five hundred pounds, or such smaller sum as by such Order in Council may be provided.

7. Until other regulations shall be made under the authority Existing Orders and hereof, such of the Orders in Council and regulations made under the continue. several Acts hereby repealed as are in force at the time of the commencement of this Act shall be the regulations under this Act in respect of the several subject-matters to which such Orders in 45 Council and regulations respectively relate.

8. In and by any regulations made under this Act the Governor Penalties for breach. in Council may prescribe the maximum and minimum penalties for 1881, No. 4, 8, 19 the breach thereof in such manner that the maximum penalty for amended. any offence shall not exceed in any case the sum of five hundred

50 pounds.

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PART II.

STOCK DISEASES.

Appointment and General Powers of Inspectors.

Governor to appoint Inspectors and other persons. 1881, No. 4, s. 11. 1890, No. 19, s. 9. 9. The Governor may from time to time appoint and remove a Chief Inspector of Stock, Inspectors of Stock, and temporary Inspectors, and such other officers as may be necessary to carry out the provisions of this Act. The several Chief Inspectors and Inspectors of Stock holding office at the commencement of this Act under the authority of "The Sheep Act, 1890," shall, until other appointments are made, be respectively Inspectors of Stock under this Act, and 10 shall, for the purposes of this Act, be considered duly appointed Inspectors.

10. No Inspector shall be either directly or indirectly an owner of or dealer in stock, or shall act as the agent of an owner of or dealer in stock in the district or subdivision in his charge.

11. If any Inspector shall receive any payment or consideration

for the performance of any act, matter, or thing authorized or directed by this Act, other than the salary payable to him, he shall be dismissed.

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But nothing in this Act contained shall prevent any Inspector 20 from demanding or receiving any fees or charges authorized by this Act.

12. Every Inspector shall have power to enter at any time into any conveyance, or upon any land or premises, or on board any vessel, for the purpose of inspecting any stock, and may give the owner notice to muster such stock at a place and on a date to be named in 25 such notice, and shall have all such other powers and authorities as may be necessary for enabling him to enforce the provisions of this Act and the regulations, and may direct the owner of any diseased or infected stock to take such measures as regards their treatment, or to do such other acts, as in the opinion of the Inspector shall 30 be necessary to eradicate or check the spread of disease.

13. Every Inspector is hereby empowered, in case of resistance, to use all necessary force to effect an entry upon any land or premises or into any conveyance, or on board any vessel, and to obtain and, for the purposes of this Act and the regulations, maintain possession 35 of any stock, fodder, or fittings there found, and for the purposes of this section shall have all the powers of a constable.

14. Any Inspector, on receiving information of the supposed existence of disease, or having reasonable ground to suspect that disease exists, or has within the preceding three months existed, in 40 any place, shall proceed to that place with all practicable speed, and shall inquire into the existence of disease in such place, or in any other place, in the manner hereinafter set forth:—

(1.) He may call upon all persons concerned in or having the charge, control, or management of any such stock suspected 45 or said to be diseased to give evidence before him as to the facts within their knowledge relating to such stock.

(2.) If any person, after having received notice to attend for that purpose, shall refuse or neglect to attend, or to answer any

Inspector not to be interested as owner or dealer in stock. 1881, No. 4, s. 15. 1890, No. 19, s. 9. Penalty for taking unauthorised fees. 1881, No. 4, s. 15. 1890, No. 19, s. 17.

Powers of Inspector. 1881, No. 4, s. 23. 1890, No. 19, s. 10. Amended.

In case of resistance Inspector to use all necessary force. New provision.

Inspector may declare infected areas and places where disease exists. 1881, No. 4, s. 26 amended.

inquiries put to him by the Inspector under the authority of this Act, he shall be liable to a penalty not exceeding

twenty pounds and not less than one pound.

(3.) If any person, in giving such evidence or in answering such inquiries, shall make any statement knowing the same to be false, he shall, on conviction thereof before a Resident Magistrate or any two Justices of the Peace, be liable to a penalty not exceeding one hundred pounds and not less than five pounds, or to be imprisoned for a period not exceeding six months.

But nothing herein contained shall be construed to require any person to give any evidence or answer any inquiry which would render him liable to any criminal

prosecution.

(4.) If it appears to the Inspector that disease exists or has within the preceding ninety days existed among such stock, or on the land inspected or examined by himself or any other Inspector, he shall so determine, and shall declare such land to be an infected place, and shall forthwith notify the Chief Inspector, who shall cause notice of the fact to be published in the Gazette and in such newspapers circulating in the district or subdivision where the disease has been ascertained to exist as he thinks fit.

Such notice shall particularly describe the place and area intended to be affected by the declaration, and until released such place and area shall be deemed to be an infected place and area from which no stock, fodder, or fittings shall be removed except under the direction of

an Inspector.

The provisions of this section shall not be deemed to apply to 30 stock infected or affected by the diseases actinomycosis, cancer, or tuberculosis.

15. If, upon examining any stock, an Inspector shall believe the Inspector may kill same to be diseased, he is hereby authorised and empowered to kill one or more head of stock. 35 one or more of such stock, for the purpose of deciding whether such New provision. stock are diseased or infected with an infectious or contagious disease; and

If found to be affected with disease he may deal as provided in the last preceding section with the remainder of such lot or drove of

40 stock; or,

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If the stock are travelling or astray he shall place such stock on the nearest available land, and where there is no danger of other stock becoming infected, and declare such land to be an infected

place.

· 16. Any Inspector may, whenever necessary, employ any person Inspector may or persons to assist him in carrying out the provisions of this Act employ assistant. and the regulations, and may pay such remuneration to such person New provision. or persons as he may deem reasonable, and the owner through whose neglect, omission, or other default, or by reason of the infection or 50 removal of or other dealing with whose stock, the expenses of such employment shall have been incurred, shall repay the same to the Inspector on demand; and in default of payment such expenses may be recovered in any Court of competent jurisdiction by or on behalf of an Inspector, or such stock, or a sufficient number thereof,

or any other stock of the same owner, may be seized and sold by order of the Chief Inspector to pay such expenses, together with the costs of seizure and sale.

Inspector may destroy diseased stock. 1890, No. 18, ss. 8, 9. 17. Any Inspector may seize and destroy or cause to be destroyed any diseased stock on any land, or any diseased stray stock, or 5 diseased travelling stock, or any diseased stock found in any slaughter-house or yard or yards attached thereto, or in any saleyard, or any public yard or yards, or on any land or other place at which stock may be offered for sale or exhibition, and shall keep a record of all stock so destroyed, with description, brands, and marks thereof, the 10 name of the disease, and the locality where destroyed.

Penalty for obstructing, &c., Inspectors. 1881, No. 4, s. 23. 1890, No. 19, s. 11. 18. Every person who obstructs or hinders any Inspector in the exercise of his powers or in the performance of his duty, or who fails or neglects to obey any lawful direction of an Inspector, is liable, for every such offence, to a penalty not exceeding *fifty* pounds and 15 not less than *two* pounds.

Inspector not liable for loss.

New provision.

19. No Inspector shall be liable for any loss or damage occasioned to any owner of stock by any act of such Inspector, unless such damage shall be occasioned by his wilful neglect or default.

Introduction of Disease Prevention.

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Governor may appoint quarantinegrounds. 1881, No. 4, s. 20. 20. The Governor may, from time to time, in each port or place within the colony, by Proclamation, set apart and define quarantine-grounds for the detention of imported stock, or for one or more kinds of imported stock, and from time to time may vary, alter, or re-25 define or abolish any such quarantine-grounds.

The cost of erecting the necessary buildings and fencing shall be defrayed out of any moneys that from time to time may be appro-

priated by the General Assembly for the purposes of this Act.

Quarantine-grounds to be under charge of Chief Inspector. All quarantine-grounds, and all erections, buildings, fences, 30 and appurtenances thereon, shall be under the charge of the Chief Inspector

All quarantine-grounds appointed for the purposes of any Act hereby repealed shall be deemed to have been so appointed under this Act.

Regulations for prohibiting or restricting introduction of stock. 21. The Governor may, from time to time, by Order in Council, make, alter, vary, or revoke such regulations as he may deem necessary for all or any of the following purposes:—

1881, No. 4, ss. 16, 40, 1890, No. 19, ss. 40, 41, 42. *Amended*.

(a.) For prohibiting or restricting the importation or introduction of stock, or of any one or more kinds of stock, 40 into the colony, or any part thereof, either generally or from such countries, colonies, or places and during such periods as may appear to him necessary or expedient for the purpose of preventing the introduction into the colony of any disease affecting stock:

(b.) For the seizure and destruction of diseased stock introduced into the colony:

(c.) For restricting the introduction into the colony of any fodder or fittings, and for the seizure, destruction, or sale of any fodder or fittings improperly introduced or moved, 50 or found with or about any diseased or infected stock:

(d.) For the declaring of the several diseases affecting stock:

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(e.) For prescribing certain ports at which stock or any particular kind or kinds of stock may be introduced:

(f.) For the regulation, management, and control of quarantinegrounds, and for prescribing the disposal and treatment of stock while in quarantine, or in transit thereto or therefrom:

(g.) For requiring certificates of health from the authorities of the country, colony, or place from which stock are intended to be introduced, the issue of a permit for stock to enter the colony, and the production of such permit to the occupier of any land on, through, or over which the owner of such stock may enter or propose to enter with such stock, or to an Inspector of Stock, officer of Customs. or police officer:

(h.) For the inspection of stock introduced, or about to be introduced, into the colony:

(i.) For prescribing the term during which stock intended to be introduced into the colony shall remain in quarantine:

(j.) For regulating the charges to be made for conveying stock 20 to and from quarantine, and for their maintenance and inspection while in quarantine:

(k.) For regulating the duties of masters of vessels in relation to any stock, whether intended or not intended to be introduced into the colony:

(1.) For prescribing the manner in which persons coming into contact with foreign stock or any vessel, conveyance, or fittings used for foreign stock shall be disinfected:

(m.) For the confiscation and destruction of stock, fodder, and fittings in certain cases: and

(n.) Generally for all or any such purposes as he may deem necessary for preventing the introduction of disease.

22. Every person who wilfully, without the written permission Punishment for of the Minister, introduces or causes to be introduced into the introducing virus of disease. colony the virus of any disease, whether or not such virus be in an New provision. 35 attenuated form, is liable on conviction for such offence to imprison-

ment for any period not exceeding two years.

Spread of Disease Prevention.

23. The Governor may from time to time, by Order in Council, Regulations for make, alter, or revoke such regulations as he may deem necessary preventing spread of disease. 40 for all or any of the following purposes:—

(a.) For the seizure and destruction of diseased or infected stock:
40.
1890, No. 18, s. 5.
1890, No. 19, ss. 24,
disease:
26, 27, 29, 30. disease:

(c.) For declaring any land or premises to be an infected place, and for prohibiting or regulating the movements of stock and persons into, in, or out of such infected place:

1881, No. 4, ss. 16,

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(d.) For the management of stock in an infected place:

(e.) For prescribing the treatment and remedial measures to be adopted and taken in respect of diseased or infected stock, and of stock suspected of being diseased or infected, or of any one or more kinds of such stock:

(f.) For declaring infected areas from which no stock, or no one or more kinds of stock, and no fodder or fittings, shall be removed, except in accordance with the regulations:

(g.) For restricting and regulating the moving of diseased or infected stock: 10

(h.) For prohibiting or regulating the manner in which stock shall be driven or allowed to pass from one district to another within the colony:

(i.) For prohibiting or restricting the introduction, removal, travelling, or moving of stock, or of any one or more kinds 15 of stock, into, from, and within such areas and places, and during such times, as may appear to him necessary or expedient for the purpose of preventing the spread within the colony of any disease affecting stock:

(j.) For prescribing the manner in which persons coming into 20 contact with diseased or infected stock and land, premises, or conveyances travelled over or used by diseased or infected stock shall be cleansed and disinfected:

(k.) For destroying, or prohibiting, or restricting the removal or moving of any fodder or fittings from or within any infected 25 areas or places:

(l.) For the seizure, destruction, or disposal of stray stock:

(m.) For prescribing certain brands or marks to be used on diseased, infected, or inoculated stock:

(n.) For the registration, inspection, cleansing, drainage, water- 30 supply, and for the general management of dairies, milkshops, cow-sheds, and slaughter-houses, and for providing for remedial and precautionary measures to be taken by the owners and occupiers thereof against disease: and

(o.) Generally for all or any such purpose as he may deem 35 necessary for preventing the spread of disease.

24. If any Inspector is satisfied that any stock are diseased, he shall give the owner of such stock notice, as required by subsection 1831, No. 4, ss. 22 to four of section fourteen, that such stock are diseased, and shall also notify to the Chief Inspector, who shall cause an inspection and 40 report to be made of such stock by a veterinary surgeon.

Should the Minister be satisfied that such or any other stock are. diseased, or have during the preceding three months been diseased. he may cause steps to be taken to eradicate the disease or that the diseased or infected stock be destroyed; if the latter, such diseased 45 or infected stock shall be destroyed by the owner, under the supervision of an Inspector.

Any expense incurred by the Inspector may be recovered by or on behalf of such Inspector from the owner of such stock in any Court of competent jurisdiction. 50

Inspector to notify owner if stock

24, amended.

Minister may order destruction of stock. 1890, No. 19, s. 24, amended.

25. Every owner of diseased stock, or of stock suspected to be Owners to give diseased, shall, within twenty-four hours from the time when he shall notice of diseased stock. have discovered or suspected such stock to be diseased, give notice 1990, No. 19, s. 28, thereof to the Inspector of the subdivision in which such stock are amended. 5 running, and shall keep the diseased stock from coming into contact with any other stock. Every person offending against or violating the provisions of this section shall, on conviction, be liable to a penalty of not less than five pounds and not exceeding fifty pounds for each and every day that he shall neglect or omit to perform the 10 duty hereby imposed upon him.

26. Every person who drives or causes to be driven into, through, Penalty for removing or out of any infected area any stock, or removes from any infected infected place. place any fodder or fittings, or any soil, sand, or other material upon Ibid, s. 55, amended. which any diseased stock have been kept, or any dairy produce of 15 diseased stock, without the written authority of an Inspector, is liable for every such offence to a penalty not exceeding fifty pounds and not less than five pounds.

All stock introduced, driven, travelled, removed, or moved into, or from, any area, or place, and all fodder and fittings removed or 20 moved from any area, or place, in contravention of this Act, may be seized by any Inspector, and shall be forfeited and destroyed, sold, or otherwise disposed of, as the Minister shall direct; and

No compensation shall be paid to the owner of any stock No compensation. destroyed under the provisions of this section.

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27. Every person who, by himself, his agent or servant, drives, Penalty for driving without the permission of an Inspector, or suffers to stray any diseased stock. Ibid, s. 55. diseased or infected stock across or upon any land, or drives, 1890, No. 18, s. 7. depastures, or suffers to stray, any diseased or infected stock upon or along any highway, is liable, for every day during which such stock 30 shall be so driven, depastured, or suffered to stray, to a penalty not exceeding fifty pounds nor less than two pounds.

28. Any occupier may detain and examine travelling or stray occupier may detain stock being upon any part of his land upon reasonable suspicion of and examine their being diseased, and shall within twenty-four hours after their give Inspector 35 detention, give to the nearest Inspector notice thereof. Every notice of detention. occupier neglecting or omitting to give such notice shall, for every 1890, No. 19, s. 59. offence, be liable to a penalty not exceeding one hundred pounds

and not less than two pounds.

29. Any occupier so detaining any travelling or stray stock shall, Occupier detaining 40 until the arrival of the Inspector, either keep such stock on his own guard against the land, or make such arrangements assh all prevent the further spread spread of infection. of the disease, under a penalty not exceeding one hundred pounds; New provision. and, if such stock shall be diseased, all necessary expenses incurred by such occupier in the detention and keep of such stock shall 45 be paid to him by their owner, to be recovered in any Court of competent jurisdiction, and such occupier shall have a first charge on such stock for recovery of such expenses and legal costs incurred in suing for them: Provided, however, that if the stock so detained Occupier detaining shall be found, on examination by an Inspector and veterinary liable for loss and 50 surgeon, not to be diseased, and that the occupier detaining them expense besides had no reasonable grounds for suspecting them to be diseased, he shall pay to the owner of such stock the expense occasioned by such detention, to be recovered in any Court of competent juris-

diction, together with such further sum by way of damages for loss he may have sustained as the said Court in its discretion shall award.

Expenses of treatment of diseased stock to be borne by the owner. 1890, No. 19, s. 23.

How infected areas and places may be

released.

Compensation to occupier of infected place.

1881, No. 4, s. 33.

Consequential.

released. Ibid, s. 7.

Compensation payable in respect of stock, &c., destroyed under authority. Proviso. 1881, No. 4, ss. 45, 1890, No. 19, s. 24.

Penalty on owner of diseased or infected stock found in public place. 1890, No. 18, s. 8. 1890, No. 19, s. 33.

Leaving diseased or infected stock on land undestroyed.

Penalty. 1890, No. 18, s. 11. 1890, No. 19, ss. 31, 32, 63,

Penalty for not destroying diseased carcass.

1890, No. 18, ss. 10, 11, amended.

Penalty for throwing carcasses of stock into water.

1890, No. 18, s. 1/2. 1890, No. 19, s. 62.

Wilfully communicating disease. 890, No. 19, s. 68.

30. The costs and expenses of and attendant upon the destruction of diseased stock, or upon the treatment of diseased or in- 5 fected stock when in infected places or under restrictions for the purpose of eradicating disease or preventing its introduction or spread, shall in every case be borne by the owner of the diseased or infected stock so dealt with.

31. Any district, land, or premises declared an infected area 10 or place by regulations under section twenty-three of this Act may be released therefrom by the Minister on the certificate of an inspector that such land is clean, and such certificate shall be advertised by the Chief Inspector in the Government Gazette.

32. The occupier of any land which may be declared an in- 15 fected place on account of the presence thereon of diseased or infected stock, such stock not being the property of such occupier, shall be paid reasonable compensation by the owner of such diseased or infected stock for the damage or loss he may sustain through such declaration: Provided always that the occupier of any land 20 claiming compensation under this section shall give notice of his claim to the Chief Inspector, stating the amount thereof, within fourteen days from the time when such an infected place has been

33. Compensation, according to market value of such stock, to 25 be ascertained by arbitration, shall be paid to the owner of any stock destroyed under the provisions of this Act; but subject always that no compensation shall be paid to any owner of imported stock which may be destroyed as aforesaid, unless such destroyed stock shall have been depastured within the colony for the term of one year before 30 the date of such destruction.

34. If any diseased or infected stock are found in any vard or yards, or on any land or other place at which stock are offered for sale or exhibition, the owner of such stock shall be liable to a penalty not exceeding twenty pounds nor less than one pound for 35 every head of the said stock.

35. Every person who leaves any diseased or infected stock on any land, unless being the occupier thereof, without destroying the same is liable to a penalty not exceeding fifty pounds and not less than five pound for every animal so left.

36. Every person who does not destroy the carcass of diseased stock as required is liable to a penalty not exceeding fifty pounds nor less than five pounds.

37. Every person who, by himself, his servant or agent, casts or causes to be cast the carcass of any stock of any age into any stream 45 or pond or other water, or wilfully leaves the carcass of any stock, or any meat or offal therefrom, to lie about in any place within one-half mile of any highway, is liable to a penalty not exceeding fifty pounds and not less than one pound.

38. Every person who wilfully communicates or causes to be 50 communicated to any stock either of the diseases mentioned in Schedule A is liable to imprisonment with hard labour for any

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period not exceeding two years, and to such fine not exceeding five hundred pounds as the Court shall think fit.

39. Every person who exhumes, unless under the authority of Penalty for exhuman Inspector, the carcass of any stock buried in pursuance of the buried. provisions of this Act is liable to a penalty not exceeding fifty pounds New provision. nor less than five pounds, or to be imprisoned for any period not exceeding six months.

40. Every person who, without the written consent of the Chief Fenalty for Inspector, inoculates or causes any stock to be inoculated with the New provision. 10 virus of any disease, whether such virus be in an attenuated form or not, is liable for every such offence to a penalty not exceeding two hundred pounds and not less than five pounds.

41. Over and above any other penalty imposed by this Act and Owner of diseased to which any person convicted of infringing the same shall be sub- damages to party 15 jected, he shall also be liable to pay to the owner of any stock to injured. which any disease has been communicated by this unlawful act or 1890, No. 18, s. 14. omission such sum or sums of money as may be sufficient to reimburse such owner for any expense, loss, or damage which he may have in consequence incurred or sustained.

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But nothing in this Act shall be construed to limit or deprive any person suffering any such loss or damage of any remedy which he might have had at law or otherwise for recovering the same if this Act had not been passed.

Sheep Affected with Lice, Ticks, or Footrot.

42. Every owner shall, between the first day of February and Annual dipping the thirtieth day of April in every year, dip or caused to be dipped all compulsory. longwool or crossbred sheep running on land whereof he is the occupier. For every sheep not so dipped such owner shall be liable 30 to a fine of not more than ten shillings and not less than sixpence.

43. If any Inspector is satisfied that any sheep in a flock are Notice to dip sheep affected with lice or ticks, he may give the owner notice to dip affected with lice or ticks. such flock forthwith to the satisfaction of the said Inspector, or any 1890, No. 19, s. 49, other Inspector; but if the Inspector is satisfied that such sheep are amended. 35 intended and fit for slaughter he may postpone the giving of such notice to dip for a period not exceeding fourteen days.

Every such owner who refuses, neglects, or fails to comply with Penalty for neglect such notice on or before the date specified therein is liable, on con- to dip after notice. viction, to a penalty not exceeding fifty pounds nor less than five 40 pounds; and, if immediately after the date of such conviction such sheep shall not be dipped to the satisfaction of any Inspector, such

owner shall, upon conviction, be liable to a further penalty not exceeding fifty pounds nor less than twenty pounds, and so on for each

and every succeeding conviction. 44. Section twenty-seven shall apply, mutatis mutandis, to all Penalty for sheep affected with lice or contagious footrot, and to every person affected with lice or affected with lice or who drives or depastures or suffers such sheep to stray as mentioned contagious foot-not. in the aforesaid section:

1890, No. 19, s. 50, amended.

Provided that, for the purposes of this section, the aforesaid section twenty-seven shall be read as if the words "five pounds" and "one pound" had been inserted therein in the place of the words

"fifty pounds" and "two pounds" respectively.

45. If any sheep affected with lice or contagious footrot shall be found in any pound, or in any yard or yards, or on any land or other place at which sheep are offered for sale, the owner exposing the sheep so affected shall be liable to a penalty not exceeding ten

Any Inspector if he deems it necessary may order the withdrawal 10 from sale of any sheep affected with lice or contagious footrot until such sheep shall have been dipped or dressed to the satisfaction of such Inspector or any other Inspector, and shall give notice to the aforesaid owner of such sheep to dip or dress the same forthwith at such place as the Inspector may direct; and every such owner who 15 refuses, neglects, or fails to comply with the aforesaid notice is liable to a further penalty not exceeding twenty pounds nor less than five pounds. But, if the Inspector is satisfied that such sheep are intended for immediate slaughter, he may withhold such notice to

46. Notwithstanding anything contained in this Act, or any notice given thereunder, it shall not be necessary to dip any ewe affected with lice or ticks during such time previous to or after her lambing as the Inspector may appoint; and for such purpose any Inspector may, in respect of ewes, extend any notice to dip for such 25 time as he shall think fit.

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47. If any Inspector is satisfied that any sheep in a flock are affected with foot-rot he may give the owner notice to pare and dress the feet of such sheep forthwith to the satisfaction of the said Inspector or any other Inspector. Every owner who refuses or fails to 30 comply with such notice on or before the date specified therein is liable to a penalty not exceeding fifty pounds and not less than one pound.

Ewes need not be dipped during lambing-time. Ibid, s. 52.

Penalty on owner of sheep affected with

lice or contagious

1890, No. 19, s. 51, amended.

footrot found in public yard, &c.

Notice to dress sheep affected with foot-rot. New provision.

PART III.

RETURNS AND RATES UPON SHEEP.

Return of sheep be furnished annually. Schedule B. Ibid, s. 21, amended.

48. Every owner of sheep shall, between the first and fourteenth 35 days of April in every year, deliver or cause to be delivered to the Chief Inspector of stock or to the Inspector of the subdivision a written return, in the form provided in Schedule B, of the total number of sheep of each sex, owned by him on the thirty-first day of March preceding, specifying in such return the ear-mark and 40 brand of such owner; and

Every former owner of sheep who, within the twelve months since he made his last return, has ceased to be such an owner, shall nevertheless make a return to the effect that he no longer owns sheep, and shall give the names, occupation, and address of the 45

purchaser or purchasers.

Every person who refuses or neglects to deliver or cause to be delivered any such return as mentioned in this section is liable for each offence to a penalty not exceeding twenty pounds and not less

than one pound.

49. Every owner of sheep shall, on or before the first day of yearly rate to be August in every year, pay to such person as may be authorised by paid by owner of the Governor to receive the come the come of the Governor to receive the same, the sum of two shillings for every 1890, No. 19, s. 22. hundred or fractional part of a hundred sheep owned by him on the last day of March preceding, and specified in the return furnished by 10 him as provided in section forty-eight.

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50. All and every such yearly sum or sums of money payable as Rates to be paid prescribed by section forty-eight shall, in case the same be not paid on or before 1st on or before the said first day of August, be a debt owing by the owner of such sheep to the Crown, and may be sued for and re-

15 covered in any Court of competent jurisdiction.

If any such owner fails to pay such sum or sums on or before the Ponalty on default. above-mentioned date, the sum of one shilling for every ten shillings or part of ten shillings of the amount of such sum or sums, or on any part unpaid thereof, shall be added thereto, and such addition or 20 penalty shall be recoverable as aforesaid.

PART IV.

MUSTERING, DRIVING, ETC., STOCK.

51. Every occupier of any land who shall muster his stock for Notice to be given either of the purposes of ear-marking, shearing, or removal from the stock. 25 land, shall before yarding the same, give due notice to the occupiers Ibid. 5. 66, of all the adjoining lands of his intention so to yard his stock.

before mustering

Any stockowner who has reason to believe that any of his stock have strayed on to any land in the occupation of any other stockowner may, by writing under his hand, require such other 30 stockowner to give him personal notice or notice by letter of his intention to muster his stock twenty-four hours at least before yarding the same. Every person who neglects to give any notice as mentioned in this section to any such occupier or stockowner is liable to a penalty not exceeding twenty pounds.

52. Any Inspector may, if he think fit, upon the application of Recovery of stray any owner of stock who has reason to believe that any of his stock.

Ibid, s. 64, have strayed to and upon any land occupied by any other person, by amended. notice, require such occupier to muster his stock, or, in the case of not being an owner of stock, allow such stray stock to be mustered 40 in a yard or pen on a date to be named in such notice, for the purpose of delivering over such stray stock to the owner thereof.

Every such occupier who refuses or neglects to comply with any such notice from the Inspector is liable to a penalty not exceeding twenty pounds and not less than one pound.

Such Inspector may, if he shall think fit, upon the application of 45 such occupier, postpone the time fixed in the notice for the mustering and delivering of such stock.

Such occupier shall be entitled to recover from such owner any reasonable expenses incurred in mustering such stock or delivering such stray stock, as well as compensation for any unavoidable damage caused in so doing.

Persons driving stock across runs to give notice, and travel not less than five miles a day. 1890, No. 19, s. 58, amended.

53. Every person desirous of crossing any land, or any Crown lands within any hundred, other than travelling-stock reserves, with a flock of sheep, or drove of cattle or horses, shall, before entering upon any such land, or Crown lands, give to the occupier of such land, or, as to the Crown lands within hundreds to one of the Wardens or person in charge thereof, not less than twenty-four hours' nor more 10 than three days' notice in writing of his intention so to enter or cross, and shall in such notice specify the place from which such sheep, cattle, or horses started, and their destination, which shall be by some recognised route, and the number and description of the horses, cattle, or sheep in such drove or flock, and the points and dates at which such person proposes to enter and leave such land, or Crown lands, which shall be on some recognised route.

The person so entering shall drive or conduct such flock or drove in the direct course of their destination, as specified in such notice, a distance of not less than five statute miles on each day whilst 20 crossing such land or Crown lands, and shall securely close all gates

on the line of route.

Every person offending against or violating the provisions of this section without reasonable excuse shall, on conviction, be liable to a penalty of not less than two pounds nor more than one hundred 25

pounds.

Stock to be driven only in daytime.

New provision.

54. Every person who drives any stock upon, along, or across any highway or Crown lands at any time except between the hours of six o'clock in the morning and six o'clock in the evening of the same day in any of the months between the thirty-first day of March 30 and the first day of September in any year, or between the hours of four o'clock in the morning and eight o'clock in the evening of the same day in any other part of the year, unless provided with a permit to do so from a Justice of the Peace or an Inspector of Stock, is liable in respect of every such offence to a penalty of not less than 35 five pounds, and not exceeding fifty pounds. But it shall be no sufficient excuse for driving stock at any prohibited hour that the said stock were intended for transport either by railway train or by ship departing at any particular hour. 40 Nothing in this section contained shall apply—

Proviso.

(1.) To the owner of any stock, or his servant, driving such stock within the limits of any land in his lawful occupation;

(2.) To any person driving any stock within the limits of any borough at any hour in accordance with any by-law of such borough in force in that behalf; nor to any person 45 who, with the object of driving stock within the limits of any borough, drives such stock outside of such limits at a prohibited hour, but for the purpose only of arriving with the stock within the aforesaid limits within the 50 hours prescribed by any such by-law as aforesaid; or

(3.) To any person driving or riding a horse or horses in harness

or saddle, or driving cattle in harness.

55. Every person who drives or removes any stock from any Unauthorised land not in his own occupation without the consent of the occupier removal of stock. 1890, No. 19, s. 65, of such land is liable to a penalty not exceeding one hundred pounds, amended. or to be imprisoned for a period not exceeding twelve months.

56. So much of "The Impounding Act, 1884," and of every Angora goats other Act, and of every by-law made by any local authority under protected. any Act, as authorises the destruction of goats in certain cases of trespass or wandering at large is hereby repealed so far as any of the said Acts or by-laws respectively might be held to apply to branded 10 Angora goats.

PART V.

BRANDS AND BRANDING.

57. In this Part of this Act, if not inconsistent with the Interpretation. context, amended. 15

"Brand" means and includes a distinct and plain mark, made as follows:--

In the cases of horses and cattle, burnt with a branding-iron into the skin of not less than two inches in length; to which may be added an ear-mark made by cutting, splitting, or punching the ear, but so that in no case shall more than one-fourth of the whole ear be removed; or a tattoo mark imprinted on any part of the

skin, or a metal clip affixed to the ear.

In the case of sheep, an ear-mark made by cutting. splitting, or punching the ear, but so that in no case shall more than one-fourth of the ear be removed; or a metal clip affixed to the ear, or a tattoo-mark imprinted on any part of the skin; or a fire-brand on the horn or face, in conjunction with a wool-brand made with pitch, tar, paint, raddle, or lampblack mixed with oil or tallow, in letters, figures, or otherwise, not less than three inches in length, on the sides, back, shoulders, hips, or rump.

"Registrar" means any Registrar of Brands duly appointed

under this Act:

"Sheep" includes any Angora goat.

58. All sheep forthwith after shearing, and all lambs before the when sheep and first of April in each year shall be distinctly and legibly branded with lambs to be branded. the registered brand of the owner; and for every such sheep not so Ibid, s. 15, amended. branded the owner thereof shall be liable to a penalty not exceeding 40 ten shillings and not less than sixpence.

59. In the case of stragglers or stray sheep, notwithstanding stragglers or stray anything in this Act to the contrary, every owner in whose shed or sheep shorn to be branded. on whose land any stragglers or stray sheep have been shorn, shall forthwith distinctly and legibly brand such sheep on the head with

45 his registered brand.

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Registrars of Brands. 1880, No. 25, ss. 4, 5. 60. The Governor may from time to time—

(1.) Appoint fit and proper persons to be Registrars of Brands within the colony, and may assign any part of the colony as a district to each such Registrar, and appoint a place therein at which shall be the registration office for the 5 district; but any Registrar may be appointed to more districts than one:

(2.) Appoint places at which shall be the chief registration offices for areas of the colony embracing as many districts as the Governor may prescribe, and may also appoint any 10 Registrar to be in charge of such chief offices respectively, and to discharge the duties of Chief Registrar within any

of the aforesaid areas.

Chief Registration Offices.

Brands already

registered to be

Consequential.

valid.

All Chief Registrars, Registrars, Chief Registration and Regis tration Offices, and Registration Districts appointed under any Act 15 hereby repealed and existing at the commencement of this Act, shall be deemed to be appointed respectively under this Act.

61. All brands, if in accord with the requirements of this Act, which have heretofore been duly registered under "The Brands and Branding Act, 1880," shall, for the purposes of this Act, be deemed 20

Duplicate of registers to be sent to chief office. 1880, No. 25, s. 6.

to have been registered under this Act. A copy of every registration effected during the month at the office of every Registrar, and of every alteration made in any register at such office, shall be transmitted within the first week of the ensuing month by the person in charge of such office to the Registrar 25 at the chief office of the district.

Every register shall be open for inspection without payment by any Justice of the Peace, constable, or officer of any County or Borough Council, and by any other person, at all reasonable times, on payment of a fee of one shilling.

62. Every owner of stock shall apply to the Registrar of the district wherein his stock are running or are intended to run for a brand for registration by him, and shall deposit with such Registrar two correct copies or impressions of his brand on the forms supplied to him for the purpose; and every owner neglecting to register his brand 35 shall be liable to a penalty not exceeding five pounds.

There shall be paid by the owner of every brand to the Registrar who shall register the same a fee of five shillings in respect of the

registration of such brand.

63. Nothing in this Act shall be construed to oblige any one to 40 brand any pigs or brand horses or cattle running upon securely fenced lands.

64. No Registrar shall register any brand likely, in his opinion, to lead to mistakes or confusion, nor any prohibited brand.

If any two owners of stock within the same district have the 45 same or similar brands, the Registrar of the district may require the owner of the brand last registered to alter his brand.

In case of any dispute the same shall be determined in a summary

manner by a Resident Magistrate.

Any owner who refuses or neglects to alter his brand accordingly 50 when duly required so to do, and afterwards uses the said brand, shall be liable to the same penalties as are herein provided in the case of any person using another person's brand.

Owners of stock to register brands. Ibid, s. 8, amended.

Branding pigs, horses, or cattle not compulsory. 1880, No. 25, s. 16.

Similar brands not to be registered.

Registrar may require brands to be altered. Ibid, s. 9, amended.

65. Any owner of stock having duly registered a brand may, by Brands may writing addressed to the Registrar for the district, transfer his right to such brand to any other owner, who shall pay a registration fee of amended.

Brands may be transferred. 1880, No. 25, s. 10, amended. five shillings for such transfer, or such first-mentioned owner may 5 relinquish his right to the said brand, and, upon the due receipt of such writing by such Registrar, he shall forthwith cause the registry of such brand in the general register of brands for the district to be transferred or cancelled, as the case may be.

66. In case it shall be proved to the satisfaction of any Registrar Disused brands 10 that any brand registered by him has not been used by the owner deemed abandoned. thereof or by his authority for at least two years previously, such Ibid, s. 11, amended. brand shall be considered to have been relinquished, and shall be removed from the Register.

After such cancellation any other owner of stock may, on pay-15 ment of a fee of five shillings, register such brand in his own name in the office aforesaid, and with the Registrar of the district wherein his stock may be running, and may cause his stock to be branded therewith, as if such brand had not been previously registered.

67. After any owner of stock has registered a brand, no other Penalty for using 20 person in the same district shall, without the authority of such stock-another person's brand. owner, brand any stock with the same brand, or with any brand Ibid, s. 12, amended. bearing the same mark or one so nearly similar as in the opinion of any Registrar to be not readily distinguishable therefrom, or make or cause to be made any branding-iron bearing the same or a nearly 25 similar brand as aforesaid; and any person offending against this enactment shall be liable to a penalty not exceeding fifty pounds and not less than five pounds.

68. The mark or impression of any registered brand upon any Brand evidence of stock shall be prima facie evidence of the ownership of the said stock ownership. 30 by the person in whose name such brand shall be registered in the Ibid, s. 14. register of the district.

69. Every person who wilfully removes more than one-fourth of Penalty for cropping the whole ear of any cattle or sheep, whether his own property or ear of stock. not, is liable to a penalty not exceeding ten pounds nor less than 35 two shillings in respect of each head of cattle, and of each horse or sheep, so treated.

70. Every person who destroys, defaces, or alters the brand on Penalty for defacing any stock, or is party to the destruction, defacement, or alteration brand.

Ibid, s. 73, amended. thereof, unless he is the lawful owner of such stock, is liable to a 40 penalty not exceeding fifty pounds and not less than five pounds for each head of stock in respect of which such offence has been committed, or, at the discretion of the convicting Magistrate, to imprisonment with hard labour for a period not exceeding two years.

71. Every person who brands any stock with a brand which is Penalty for using 45 not registered, or of which he is not the registered owner, without the unregistered brand. authority of such owner, is liable to a penalty not exceeding ten shillings and not less than sixpence for each head of stock in respect of which such offence has been committed.

Special Provision.

Governor may declare ear-marks to be made only by punching.
1880, No. 25, ss. 72, 73, 74, amended.

Provision for private ear-marks and age-

marks.

72. The Governor may by Order in Council declare that from a date to be thereby fixed, the following provisions shall be in force in all districts and subdivisions,—

(1.) An ear-mark shall be made only by punching the ear, or any part of the edges or tip thereof, with a punch or

nippers.

(a.) On the coming into operation of such Order in Council, every owner of stock shall, within six months from the commencement thereof, apply for the reregistration of his brand and ear-mark, and every Registrar of Brands shall forthwith cancel such registration, and may allot to such owner the same or another brand and ear-mark, and shall register without fee such brand and ear-mark so allotted for the brand and ear-mark 15 cancelled under this section.

(b.) Every person who, after the six months above mentioned, marks any stock in the ear with any private mark, other than with a metal-clip or tatoo-mark, or, in the case of sheep age-marks, with other than a firebrand 20 on the face, as described in Schedule C, is liable for every head of stock so marked to a penalty not exceeding ten shillings nor less than one shilling.

(c.) After the coming into force of this Order in Council fire-brands on the face, as described in Schedule 25 C, shall be the age-marks throughout the colony, but it shall not be compulsory to age-mark any sheep.

(2.) No Registrar of Brands shall register any brand consisting in part of an ear-mark of any description prohibited by this section.

(3.) Every person who wilfully brands any sheep with an ear-mark otherwise than as required by this section, is liable to a penalty not exceeding *fifty* pounds in respect of each sheep so unlawfully branded, or, at the discretion of the convicting Magistrate, to imprisonment with hard 35 labour for any period not exceeding two years.

(4.) So much of section fifty-seven of this Act as relates to ear-

marks in sheep shall be repealed.

PART VI.

LEGAL PROCEDURE AND MISCELLANEOUS.

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Penalty for making false return. 1890, No. 19, s. 69. 73. Every person who wilfully falsifies any return required to be made under this Act is liable to a penalty not exceeding one hundred pounds nor less than ten pounds.

74. Every person who commits, or attempts to commit, or is Penalty for breach concerned in committing or attempting to commit, a breach or viola- or regulations, &c. tion of any of the provisions of this Act, or of any Order in Council or New provision. regulation under this Act, for which no special penalty is provided, shall, for every such offence, upon conviction thereof, be liable to a penalty of not less than one pound nor more than one hundred pounds.

75. The production of the Government Gazette containing Gazette conclusive notice of the appointment or removal of any person to or from the evidence of appointment of officers.

10 office of Chief Inspector, Inspector, or Chief Registrar or Registrar New provision. of Brands shall be conclusive evidence of such appointment or removal respectively.

76. The production of the Government Gazette containing any Gazette conclusive Order in Council or regulation under this Act shall be conclusive evidence of Order in Council and 15 evidence of the existence of such Order in Council or regulation, regulation, and that the requirements of this Act in respect of such Order in New provision. Council or regulation have been complied with.

77. All penalties for any offence against this Act, or the regu- Penalties recoverlations thereunder, and all costs and expenses which are required to competent Court. 20 be paid by any person, may be recovered by or on behalf of any 1881, No. 4, s. 58. Inspector in any Court of competent jurisdiction.

78. Any Inspector, or other person interested, may prosecute for Persons interested

any penalties incurred by any breach of this Act.

or any Inspector

No abandonment of any such prosecution, and no compromise 1890, No. 18, s. 13. 25 made by any person, shall affect the Inspector's power or duty to prosecute for and recover such fine or penalty.

crossed by infected

79. Nothing in this Act contained shall prevent separate infor- Separate informamations being laid by any occupier of land upon which diseased or of all land, &c., infected stock have been driven, depastured, or suffered to stray. 80. In any proceedings under this Act, proof that any stock in stock in 1890, No. 18, s. 14.

any flock, drove, or team, are affected with any of the infectious or 1890, No. 19, s. 57. contagious diseases named in the Schedule A hereto, or with lice, Flock or drove to contagious foot-rot, or any other disease which the Governor may be deemed intection of the diseased stock have declared to be an infectious or contagious disease for the pur-found therein. 35 poses of this Act, shall be sufficient proof that all the stock in 1890, No. 19, s. 77. such flock, drove, or team are infected.

81. In all legal proceedings taken against any person for any Onus of proof upon breach of or non-compliance with the provisions of this Act, the onus defendant, who shall be competent of proving that such person was exempted from the operation of any witness. 40 penalty hereby imposed shall rest upon the defendant, who shall in Ibid, s. 78. all such proceedings be competent to give evidence, anything contained in any law or practice to the contrary notwithstanding.

82. When, on the hearing of any proceedings under this Act, Where ownership the person charged as owner of any stock, fodder, or fittings shall is disputed or unknown, &c., 45 dispute that he is the owner, or if it appear that he is a servant of penalties, &c., may the true owner, or if it shall be uncertain who is the owner, the of stock, &c. Magistrate or Justices may give judgment against the owner of the 1890, No. 19, ss. stock, fodder, or fittings in respect of which such proceedings shall 79,80.

have been instituted by such description as owner merely, and may direct the penalty, or other moneys ordered to be paid, and the costs of and attending the recovery thereof, to be levied by seizure and sale of such stock, fodder, or fittings, or of such portion thereof as shall be sufficient to satisfy the same.

If the amount realised from the sale of such stock, fodder, or fittings is notsufficient to satisfy the judgment, then the difference may be recovered by a levy upon any other property which the

owner of such stock may be found to possess.

83. When any order or conviction is made under this Act in 10 respect of any stock, or any matter or thing done or omitted to be done with reference to such stock, such stock shall, for the purposes of any warrant of distress following within ten days upon such order or conviction, be conclusively deemed and taken (notwithstanding any sale, assignment, or other dealing with such stock) to be of the 15 goods and chattels of the person against whom such order or conviction is made.

84. All actions against any Inspector, or other person acting in the execution of this Act, for anything done in pursuance of or authorised by this Act, shall be commenced within one month after 20 the happening of the cause of action, and not otherwise; and notice in writing of such action and of the cause thereof shall be given to the defendant one month at least before the commencement of the action, and the defendant in any such action may plead the general issue, and give this Act and the special matter in evidence at any trial; 25 and the plaintiff shall not recover in such action if tender of sufficient amends shall be made before action brought, or if after action brought the defendant shall pay into Court sufficient amends; but in such last-mentioned case the plaintiff shall recover his costs of suit up to the time of payment into Court; and if the defendant shall obtain 30 a verdict, or the plaintiff become nonsuit or discontinue, or the defendant shall otherwise recover judgment, he shall recover full costs as between attorney and client upon such judgment.

85. All fees, fines, penalties, and sums of money imposed or made payable by this Act shall, when recovered, be paid into the 35 Public Account, and form part of the Consolidated Fund.

86. The several Acts enumerated in Schedule D are hereby repealed.

Stock to be deemed goods and chattels of person against whom conviction is made.

Ibid, s. 80.

Protection to Inspectors and others acting in execution of this Act. 1881, No. 4, ss. 52, 53, 54, 55. Amended.

Fees, fines, &c., to be paid into Consolidated Fund. 1890, No. 19, s. 81. Repeal. Schedule D. Consequential.

SCHEDULES.

Schedules.

SCHEDULE A.

INFECTIOUS AND CONTAGIOUS DISEASES AFFECTING STOCK.

In Horses.—Anthrax, farcy, glanders, influenza, rabies, mange.
In Cattle, Goats, Deer, and other ruminants.—Actinomycosis, anthrax, cancer, footand-mouth disease, pleuro-pneumonia, rabies, rinderpest, tuberculosis.

In Sheep.—Anthrax, catarrh, foot-and-mouth disease, rabies, rinderpest, scab, sheep-

In Swine.—Anthrax, foot-and-mouth disease, swine-fever, hog-cholera, rinderpest, tuberculosis, trichinosis.

In Dogs.—Rabies.

SCHEDULE B.

Total Number of Sheep owned by me and depasturing on Station, Run, or Farm, on 31st March, 18

Sheep.							
An assistance		Merino.	Other Breeds.	Total.			
Rams Wethers Ewes intended to be bred for Ewes not intended to be season Lambs, including all rams ewes Total	om this season bred from this		•				

I hereby certify the above to be a true and correct return.

A.B.

Post Office:

Date:

Note.—The ear-mark and brand must be filled in correctly.

If within the previous year you have ceased to be an owner of sheep, write across the Form the word "Nil," fill in the information required by section 48, and return it.

SCHEDULE C.

AGE-MARK to be burned on the nose with a fire-brand not exceeding one inch and a half in length, and as follows:--

EXAMPLE-

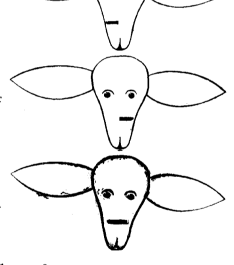
Say, lambs born 1895. No brand.

Say, lambs born 1896. Stroke straight down nose.

Say, lambs born 1897. Stroke on right or off cheek.

Say, lambs born 1898. Stroke on left or near cheek.

Say, lambs born 1899. Stroke across nose.



And to be repeated every five years.

SCHEDULE D.

ACTS REPEALED.

1880, No. 25.—The Brands and Branding Act, 1880. 1881, No. 4.—The Diseased Cattle Act, 1881. 1890, No. 18.—The Cattle Act, 1890. 1890, No. 19.—The Sheep Act, 1890.

By Authority: Samuel Costall, Government Printer, Wellington.—1893.