

ANNO UNDECIMO

GEORGII V REGIS.

A.D. 1920.

No. 1441.

An Act to consolidate and amend certain Acts relating to the Impounding of Cattle.

[Assented to, December 1st, 1920.]

BE it Enacted by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:

- 1. This Act may be cited as the "Impounding Act, 1920."
- Short title.
- 2. The Acts mentioned in the First Schedule are hereby Acts repealed.
- 3. (1) In this Act, unless some other meaning is clearly Interpretation. intended—
 - "Angora goat" means full bred Angora goat:
- 1119, 1913, s. 3.
- "Cattle" includes the several animals mentioned in the Fifth 8, 1858, 8. 2. and Sixth Schedules:
- "Council" means a Municipal or a District Council:
- "District" means a District Council District or a Municipality:
- "Enclosed" means enclosed with a good and substantial fence: Ibid., s. 50.
- "Owner" includes the agent, overseer, bailiff, and manager for 161d., 8. 2. the owner, and when used with reference to land includes the occupier.
- (2) For the purposes of this Act, when a suckling animal under six 8, 1858, s. 31 (part.) months old is running with its mother, the two shall together be deemed one animal.

 Pounds

Pounds and Poundkeepers.

Establishment of pounds and appointment of pound-keepers.

keepers.

Ibid., s. 4.

- 4. (1) Any Council may establish and maintain within its District one or more public pounds, and may appoint fit and proper persons to be keepers of such pounds.
- (2) With regard to any portion of the State not within the boundaries of any District, the Governor may establish public pounds at such places as he deems necessary, and may appoint fit and proper persons to be keepers of such pounds.

No ranger or publican to be appointed poundkeeper. Ibid., s, 6. (3) No person holding the office of ranger under the Crown or under any Council, or holding a publican's licence, shall be appointed a poundkeeper.

Notice in Gazette to be evidence of establishment of pound or appointment of poundkeeper. Ibid., s. 5. 5. A notice of the establishment of any public pound or of the appointment or removal of any poundkeeper shall be published in the Government Gazette, and such notice shall in all legal proceedings, and for all intents and purposes, be prima facie evidence that such pound was legally established, or that such poundkeeper has been legally appointed or removed, as the case may be.

Governor, Municipal Corporation, or District Council may close pound. Ibid., s. 36.

- 6. (1) The Governor may close any pound established by him, and any Council may close any pound established within the District of such Council.
- (2) Notice of the intended closing of a pound shall be given to the keeper thereof, and at the same time or prior to such notice being given to the poundkeeper, notice of the intended closing of such pound shall be published in the Government Gazette.
- (3) After the receipt by the poundkeeper of the notice of the intended closing of such pound, no more cattle shall be impounded therein, and upon any cattle impounded therein at the time of such notice being released, sold, or otherwise disposed of, the appointment of such poundkeeper shall cease and determine, except in so far as relates to his liability to render accounts and pay over moneys as provided by this Act, and the pound shall be closed.

Pound to be fenced, enclosed, and kept clean and in repair. Ibid., s. 7.

- 7. (1) Every public pound shall be properly enclosed and adapted, so far as may be, for keeping cattle infected with any contagious or infectious disease separate and apart from other cattle, and shall be kept clean and in good repair by the keeper thereof.
 - (2) If the keeper of any public pound--
 - (a) does not keep such pound clean and in good repair, or
 - (b) knowingly keeps or permits to be kept therein any cattle infected with any contagious or infectious disease in the same enclosure with cattle not so infected, or
 - (c) does not supply the cattle for the time being impounded therein with a sufficiency of wholesome food, at least twice a day, once before the hour of nine o'clock in the forenoon, and once after the hour of four o'clock in the afternoon,

such poundkeeper shall be liable to a penalty not exceeding Five Pounds.

8. There shall be maintained in every pound a constant supply Constant supply of of wholesome water by means of troughs or by any other means in tained. water to be mainsuch a manner as to afford any cattle impounded therein free access Ibid., s. 8. to the water at all times.

9. Any person—

(a) who, without the authority and consent of the owner, works or uses any cattle impounded in any public pound; or

Persons using or milking cattle without consent of owner. Ibid., s. 21.

(b) who, not being the keeper of the public pound or the owner of the cow or goat in question, or a person authorised in that behalf by the poundkeeper or such owner, milks any cow or goat impounded in any public pound

shall be liable to a penalty of not less than One Pound and not more than Twenty Pounds, and shall pay to the owner of such cattle or cow or goat such sum as the Court, at the hearing of the information or complaint, adjudges as just and reasonable for such owner's compensation and costs in that behalf.

10. (1) Every poundkeeper shall be bound by recognizance, Poundkeeper to enter himself in the sum of Twenty-five Pounds, and one or more with sureties. sureties to be approved of by the Justice taking the recognizance in Ibid., s. 12. the further sum of Twenty-five Pounds, which recognizance any Justice is hereby authorised and empowered to take.

- (2) Such recognizance shall be in the form in the Second Schedule, and shall be conditioned for the faithful performance by the poundkeeper of his duty as poundkeeper, and of every act, matter, and thing by him required to be done or performed according to the provisions of this Act.
- (3) In case of forfeiture, the sum payable by virtue of such recognizance shall be payable—
 - (a) if the forfeiture occurs within the boundaries of any District, to the Council of such District, for the use and benefit of the District, and
 - (b) in all other cases, to the Treasurer for the public uses of the State.
- 11. (1) The keeper of every public pound shall be provided by Pound book, copy of the authority appointing him with a copy of this Act and with a Government Gazette to book in the form in the Third Schedule, to be called the "pound be kept by pound-keeper." book," and shall be furnished each week by the Government Ibid., ss. 15, 26 Printer with a copy of the Government Gazette.

this Act, and file of

(part).

- (2) Such poundkeeper shall make entries, in a legible hand-writing, in the pound book stating, with respect to all cattle impounded in such pound, the particulars indicated in the Third Schedule. No such entry shall be made after any dispute has arisen concerning such entry. Any person to whom any cattle impounded in such pound are delivered shall sign the pound book in the appropriate place. The poundkeeper shall, on the last day of each month, transmit to the treasurer of the Council or to the Treasurer of the State (according as the pound is situated within or outside the boundaries of a District) a true copy of all the entries made in the pound book during such month.
- (3) The pound book shall be and remain public property, and shall be delivered up to the authority appointing him by the poundkeeper on his ceasing to hold that office, or sooner if demanded.

Ibid., s. 50 (part).

- (4) The copy of this Act, the pound book, and a file of the Government Gazette for the past six months furnished to him as aforesaid by the Government Printer shall be kept by the pound-keeper at or near the pound, and shall at all reasonable times be produced by him to, and be open for inspection by, any person desiring to inspect the same. The poundkeeper shall, if required, grant extracts (signed by himself) from the pound book upon payment of Sixpence for every one hundred words or part of one hundred words of each such extract.
- (5) The poundkeeper shall file and preserve, for not less than two years, all orders made by any Justice concerning any cattle impounded.
 - (6) Any poundkeeper who—
 - (a) neglects or refuses to produce, free of charge, a copy of this Act, the pound book, or the file of the Government Gazette for the past six months furnished to him as aforesaid by the Government Printer, for the inspection of any person desiring to inspect the same, or
 - (b) neglects to make any entry in the pound book as hereinbefore provided,

and any person to whom any cattle impounded are delivered who neglects or refuses to sign the pound book as hereinbefore provided, shall be liable to a penalty not exceeding Ten Pounds.

- (7) Any poundkeeper who—
 - (a) wilfully delays making any entry in the pound book as hereinbefore provided, or
 - (b) knowingly makes any false entry in the pound book, or
 - (c) erases or destroys any entry previously made in the pound book,

shall be liable to a penalty not exceeding Twenty Pounds.

12. (1) The

12. (1) The keeper of every public pound shall, within fourteen Poundkeeper to keep days after his appointment, erect and thereafter maintain in proper charges, and rates for repair, in some conspicuous part of the pound, a board having ordinary damage. painted thereon, in legible black characters on a white ground, a table of all lawful fees and charges which he is, according to the provisions of this Act, authorised to charge, together with a table of the rates at which damages may be claimed under this Act for trespass by cattle.

a board of fees and

- (2) Any poundkeeper who—
 - (a) neglects or fails to erect such board as aforesaid, or to maintain the same in proper repair, or to maintain the characters painted thereon in a legible condition, or
 - (b) neglects or fails, for more than fourteen days after any of the fees, charges, or rates therein have been lawfully varied, to make any alteration in the said tables which may have become necessary by reason of such variation,
 - (c) knowingly suffers to remain on such board any false statement

shall, for every day on which such neglect or failure occurs (except during such reasonable time as such board is taken down for alteration thereon or repair thereto) be liable to a penalty of Two Shillings and Sixpence, and for every day that he knowingly suffers any false statement to remain on such board to a penalty of Five Shillings.

- 13. (1) The keeper of every public pound not situate within Poundage fees and the boundaries of a District shall duly and faithfully, on the last charges, how to be accounted for. day of every month, render an account to the Treasurer of the Ibid., s. 27. State of all moneys received by him as such poundkeeper during the month, and of all moneys so received by him in respect of the sale of cattle impounded or in respect of the sale of any carcases of any such cattle, which are unclaimed by the person entitled thereto (which unclaimed moneys are hereafter in this section referred to as the "unclaimed proceeds"), and shall at the same time pay over to the Treasurer so much of the unclaimed proceeds as have remained in his hands for one month without being claimed by the person entitled thereto.
- (2) The poundkeeper of every public pound situated within the boundaries of a District shall, on the last day of every month, duly and faithfully render an account to the Council of such District of all moneys received by him as such poundkeeper during the month, and of all moneys received by him in respect of the sale of cattle impounded or in respect of the sale of any carcases of any such cattle, which are unclaimed by the person entitled thereto (which unclaimed moneys are hereafter in this section referred to as the "unclaimed proceeds"), and shall at the same time pay over to such Council so much of the unclaimed proceeds as have remained in his hands for one month without being claimed by the person entitled thereto. (3) The

Ibid., s. 34 (part).

- (3) The Treasurer and such Council shall retain all such unclaimed proceeds for a period of two years, for the use of the persons entitled thereto. At any time during such period any Justice may, on proof to his satisfaction, make an order authorising payment of any such unclaimed proceeds to the person entitled thereto, and the Treasurer and such Council shall make payment accordingly, and shall by such order be indemnified against all adverse claims in respect of such proceeds so paid.
- (4) If during such period of two years no such order is made, the unclaimed proceeds may be applied by the Treasurer to the public uses of the State, or by such Council for the use and benefit of its District, as the case may be.

Ibid., s. 29 (part).

(5) Any poundkeeper who neglects or fails to render any account or pay over any moneys as hereby required shall be liable to a penalty not exceeding Five Pounds.

Impounding of Cattle.

Powers of impounding cattle.

Ibid., s. 14 (part).

14. (1) Any cattle found trespassing upon any land may be impounded in the nearest public pound by the owner of such land or by any ranger.

Ibid., s. 39.

- (2) Any ranger duly appointed in that behalf may impound any cattle found wandering, straying, or lying upon any road within any District. Any ranger so impounding any cattle may claim fees at the rate set out in the Fourth Schedule in respect of any number of animals belonging to any one owner so impounded at one time, and such sum may be recovered in the same manner as the poundkeeper's fees and charges.
 - (3) The occupier of any enclosed land may seize and impound—
 - (a) any cattle found wandering, straying, or lying upon any road immediately adjacent to or fronting the enclosed land of such occupier; or
 - (b) any cattle found feeding off such enclosed land,

notwithstanding that such cattle may be lawfully depastured upon such road.

Ibid., s. 42. (part).

(4) Any person may seize and impound in the nearest pound any cattle straying or at large or unlawfully tethered or depastured in any street or public place within any town or township.

Seizure of goats trespassing on Crown lands.

1119, 1913, s. 6 (1).

(5) Any goat unlawfully trespassing upon Crown lands, may be seized and impounded by a Crown lands ranger, or by any person authorised in that behalf by the Commissioner of Crown Lands or by a Crown lands ranger, and if there is no public pound within five miles of the place where it is seized it may be impounded elsewhere. Notwithstanding anything contained in section 35, no Angora goat so seized and impounded shall be destroyed.

- (6) In this section "Crown lands" means Crown lands within the meaning of the Crown Lands Act, 1915, and includes lands reserved for or dedicated to the public use.
- 15. (1) The owner of any land on which any cattle are found Owner may impound trespassing may impound such cattle in any convenient place upon on his own land cattle trespassing on his own land if there is not a public pound situated within five such land. miles of such land.

8, 1858, s. 13.

- (2) Such owner shall, within twenty-four hours of such impounding-
 - (a) if the owner of any of such cattle is known to him, give to the owner of such cattle, or leave at his usual or last known place of abode in the said State, notice of such impounding, specifying, with respect to such of the cattle as are owned by him, the same particulars as are, by section 22, required to be specified in the notice given to the keeper of any public pound by any person impounding cattle therein; and
 - (b) if the owner of any of such cattle is unknown to him, give to the keeper of the nearest public pound the same notice specifying the same particulars with respect to the cattle whose owner is unknown to him as is, by section 22, required to be given to such keeper by any person impounding cattle in such pound.
- (3) The owner impounding cattle as aforesaid shall feed and maintain the cattle whilst impounded, and shall not keep them so impounded longer than three whole days of twenty-four hours If the owner of such cattle does not within that period pay to the owner impounding such cattle the amount of damages claimed in respect of the trespass of such cattle, together with charges for the sustenance of such cattle whilst so impounded, at the same rates as are chargeable by the keeper of the nearest public pound, the owner of the land may impound them in the nearest public pound.
- (4) The owner impounding cattle as aforesaid may claim in respect of the cattle so impounded sustenance charges in respect of the sustenance of such cattle whilst impounded by him on his own land at the rates chargeable by the keeper of the nearest public pound, in addition to any damages claimed for the trespass of such cattle on his land.
- 16. Any person who impounds any cattle unlawfully or in any Impounding unlawplace not authorised by this Act shall be liable to a penalty not fully or in unauthoexceeding Ten Pounds.

17. (1) Every poundkeeper may charge, as poundage fees Fees to be paid to for cattle impounded under the provisions of this Act, the fees poundkeeper. specified in the Fifth Schedule, and, for the sustenance of such Ibid., s. 9. cattle while impounded, charges at the rates specified in the said Schedule, according to the description of the cattle impounded contained in the said Schedule. (2) Such

rised place. Ibid., s. 14 (part).

(2) Such fees and charges shall be chargeable for each day, or part of a day, during which such cattle remain impounded.

Rates for damage by trespass. Ibid., s. 10.

18. (1) The owner of any land impounding any cattle found trespassing thereon may claim damages in respect of such trespass, at the rates for damage by trespass specified in the Sixth Schedule, according to the description of the cattle, and the description of the land or crop on which such trespass is committed, contained in the said Schedule.

Increased rates when cattle trespassing on unenclosed land after land—

(2) If any cattle are found trespassing upon any unenclosed

notice. Ibid., s. 40.

- (a) after three days' notice in writing not to trespass upon such land has been given to the owner of such cattle by the owner of such land, either by being delivered personally or by being left for him at his usual or last known place of abode in the State, or
- (b) after fourteen days' notice not to trespass on such land, describing the same by the numbers of the sections or other precise and accurate description, has been published in the Government Gazette,

the owner of such land may lawfully claim damages in respect of such trespass at one fourth of the rate for damage by trespass which he could lawfully claim if the land upon which such cattle were found trespassing was enclosed.

Fees and rates may be varied. Ibid., s. 11; as amended by 625, 1895, s. 3.

- 19. (1) The Governor may, with respect to any public pound not situated within the boundaries of any District, and any Council may, with respect to any pound situated within the boundaries of its District, vary the fees, charges, and rates specified in the Fifth and Sixth Schedules.
- (2) Notice of any such variation shall be published in the Government Gazette, and from the date of such publication the said fees and charges as so varied may be charged, and damage for trespass, at the rates as so varied, may be claimed, according to the provisions of this Act.

Person impounding not liable to fees. 8, 1858, s. 19.

20. The person impounding any cattle in any public pound shall not be liable, by reason only of such impounding, to pay to the poundkeeper any fees or charges in respect of such cattle.

Cattle to be restored to owner on payment or tender of amount claimed.

21. (1) If any cattle found trespassing upon any land have been seized for the purpose of being impounded, the owner of the cattle, or some person authorised by him, may pay or tender to the person having charge of such cattle before such cattle have been actually impounded all sums claimed and payable under this Act in respect of such cattle, whether for damage by trespass, sustenance, or to the ranger in respect of such impounding, and thereupon the person having charge of such cattle as aforesaid shall deliver up the same to the owner or the person paying or tendering the sums so claimed.

(2) If

- (2) If any person refuses or fails to deliver up such cattle on payment or tender as aforesaid he shall be liable to a penalty not exceeding Ten Pounds.
- 22. Any person impounding any cattle in any public pound shall Notice to be given by give notice to the keeper thereof, specifying-

person impounding eattle in public pound. Ibid., s. 14. (part).

- (a) the number and kinds of the cattle impounded,
- (b) the name of the owner, if known, or of the supposed owner of such cattle, or stating the fact that he is unknown,
- (c) the place where the cattle were found trespassing, and
- (d) the sum claimed for damage by trespass of such cattle (if any) and for the sustenance thereof (if any) whilst impounded on the land of the person by whom such cattle were impounded.
- 23. (1) The keeper of every public pound shall receive into his Duty and responcustody any cattle impounded in the pound, and shall detain the keeper. same in his custody, whether in the pound or elsewhere, until they Ibid., s. 17 (part). are released, sold, or otherwise disposed of, according to the provisions of this Act.

- (2) The poundkeeper shall be responsible to the owner of any cattle impounded for loss or damage sustained by the poundkeeper's wilful act or neglect, or the wilful act or neglect of any of his servants, but not otherwise, until such cattle are released, sold, or otherwise disposed of, according to the provisions of this Act.
- 24. (1) The keeper of every public pound, whenever and as Notice of cattle soon as any cattle are impounded therein, shall post a written notice posted up at pound. on a board on some conspicuous part of the pound, setting forth a Ibid., s. 24. description of such cattle.

- (2) Such a notice shall be kept posted until such cattle have been released, sold, or otherwise disposed of, according to the provisions of this Act.
- (3) Every poundkeeper who fails to post such notice as aforesaid, or to keep such notice so posted as aforesaid. shall be liable to a penalty not exceeding Two Pounds.
- 25. (1) If any cattle impounded in any public pound are not Notice of impoundclaimed by the owner or by some person on his behalf within of ibid., s. 25. twenty-four hours after being impounded, the poundkeeper shall, subject to subsection (6) hereof, give notice of impounding as hereinafter provided.

ing to be given.

(2) If the owner of any cattle so impounded is known to the To whom and how poundkeeper, notice of impounding shall be given to such owner by being delivered personally to such owner, or by being left for him at his usual or last known place of residence in the State. If such

notice to be given.

owner resides at a greater distance than ten miles from the pound, such notice may be given by posting it to such owner addressed to his usual or last known place of residence in the State.

Time within which notice is to be given.

(3) Where such notice of impounding is given by being delivered personally to the owner of any cattle impounded, or by being left at his usual or last known place of residence, such notice shall be given within forty-eight hours of the time when such cattle were impounded; where such notice is given by posting it as aforesaid, such notice shall be sent by the earliest post after the expiration of twenty-four hours from the time of such impounding.

Contents of notice.

- (4) Every such notice shall be in writing and shall specify—
 - (a) the same particulars as are by section 22 required to be given to the poundkeeper by the person impounding such cattle, and
 - (b) the time and place of the sale of such cattle, if not sooner released from the pound, and
 - (c) the sum upon payment of which the cattle will be released.

If owner unknown, how notice given.

- (5) If the owner of any cattle so impounded is unknown to the poundkeeper, such poundkeeper shall, as soon as possible after the expiration of twenty-four hours from the time of impounding such cattle, cause a notice of such impounding in the form of the Seventh Schedule to be published in the Government Gazette.
- (6) When the cattle impounded consist of sheep, goats, swine, or calves, and are not more than two in number, it shall not be necessary to give any notice of such impounding other than the posting of notice thereof on the pound as provided by section 24.
- (7) If any poundkeeper, without sufficient excuse, (the proof whereof shall be on the poundkeeper), incorrectly, or in an insufficient manner, describes any impounded cattle in any notice or advertisement required or permitted by this Act to be given or published, or in any such notice or advertisement fixes a time for the sale of such cattle earlier than provided by this Act, such poundkeeper shall be liable to a penalty of not more than Ten Pounds.

Poundkeeper may charge for service of notice.

Cf. ibid., s. 26.

- 26. (1) Every poundkeeper may charge, for delivering or sending by post, or for publishing in the *Government Gazette*, the notice of impounding, the sum of One Shilling.
- (2) Every poundkeeper may, subject to subsection (3) hereof, also charge for the delivery of such notice, by himself or by any person employed by him for that purpose, the sum of One Shilling per mile for every mile or part of a mile of the distance to the place at which such notice is delivered or left from the pound wherein are impounded the cattle to which such notice relates.
- (3) In any case where notice of impounding is by section 25 permitted to be sent by post, the poundkeeper may charge for the delivery or the posting of such notice One Shilling per mile for every mile or part of a mile of the distance from the pound to the nearest post office, and no more.

 Disposal

Disposal of Cattle Impounded.

- 27. (1) The keeper of every public pound—
 - (a) upon payment of any sum claimed for damage by trespass in respect of any cattle impounded, together with his keepers fees and charges. lawful fees and charges in respect of such cattle, being Ibid., s. 17 (part). made to him or secured to him as hereinafter provided,

Cattle to be released on payment of dam ages and pound-

(b) upon receipt of a written order from the person impounding such cattle to release the same, and upon payment of his lawful fees and charges in respect of such cattle,

shall release such cattle and deliver them to the owner thereof or Ibid., s. 18. to any other person duly authorised by such owner to receive them: Provided that no poundkeeper shall be required to release and deliver any cattle except between the hours of sunrise and sunset.

- (2) The keeper of any public pound who—
 - (a) receives in respect of the release and delivery of any cattle Ibid., s. 29 (part) impounded therein any sum greater than the sum upon payment of which he is by this Act required to release and deliver any such cattle, or

(b) upon such payment as aforesaid being made or secured to him, or upon receipt of such written order as aforesaid, together with his lawful fees and charges, fails to release or deliver any such cattle,

shall be liable to a penalty of not less than Two Pounds nor more than Five Pounds.

28. (1) If the moneys mentioned in subdivision (a) of subsection Sum payable in (1) of section 27 payable with respect to any cattle impounded in any respect of cattle impounded may be public pound are not paid upon or before the release and delivery secured. of such cattle, such moneys shall be secured by an undertaking Ibid., s. 23. in writing, in the form in the Eighth Schedule, signed by the owner of the impounded cattle, or by some person on his behalf.

- (2) The sum mentioned in every such undertaking shall be paid at the time and place therein mentioned, without any further notice or demand for that purpose. Upon failure of payment as mentioned in such undertaking, the sum secured by such undertaking may be recovered by summary process of distress and sale of the goods of the owner of the cattle so impounded, which process shall be issued by any Justice upon the production before such Justice of such undertaking, and upon the oath of the poundkeeper that the sum secured by such undertaking is still due and unpaid.
- 29. (1) If the owner of any cattle impounded is of opinion that Payment under prothe sum claimed by the person impounding them is excessive, such test where amount claimed by the person impounding them is excessive, such test where amount claimed by the person impounding them is excessive, such the test where amount claimed by the person impounding them is excessive, such the test where amount claimed by the person impounding them is excessive, such that the test where amount claimed by the person impounding them is excessive, such that the test where amount claimed the test where a test where the test where the test where a test where the test wher owner may pay to the poundkeeper under protest in writing the excessive. sum so claimed, and also all fees and charges due to such pound- Cf. ibid., ss. 45, 46. keeper in respect of such cattle, and upon such payment the poundkeeper shall forthwith release and deliver such cattle.

(2) If such owner brings an action against the poundkeeper or the person impounding such cattle within a reasonable time after the release of such cattle for the recovery of so much of the amount so paid as is claimed to be excessive, it shall be lawful for the Court before which such action is brought to direct the poundkeeper or the person impounding such cattle to return to such owner all sums of money paid by him over and above the damages or fees and charges lawfully due in respect of such cattle.

Delivery of cattle on recognizance, without payment of damages. Ibid., s. 47.

- 30. (1) If the owner of any cattle impounded, in respect of which the person impounding such cattle claims any sum not exceeding Twenty Pounds, institutes proceedings with respect to such impounding, to be determined in a summary way according to the provisions of this Act, and enters into a recognizance with one sufficient surety before any Justice in the form and with the conditions set forth in the Ninth Schedule, such Justice may order the poundkeeper to release such cattle. Upon receipt of such order and recognizance, and on payment of all fees and charges due to him in respect of such cattle, the poundkeeper shall release the cattle in respect of which the order was made.
- (2) Any poundkeeper who fails to release any cattle as required by this section shall be liable to a penalty not exceeding Five Pounds.

Payment to person impounding of money received in respect of cattle impounded. Ibid., s. 28.

- 31. (1) If any cattle impounded are released upon payment being made or secured as hereinbefore provided of the sum of money claimed in respect of such cattle by the person impounding the same, the poundkeeper shall, on demand made after such money is received by him, pay such money to such person.
- (2) Any poundkeeper who fails to pay any money as required by this section shall be liable to a penalty not exceeding Five Pounds.

Proceedings prior to sale of the poundkeeper respecting unclaimed cattle. Cf. ibid., s. 30.

- 32. (1) If any impounded cattle are not released from the pound—
 - (a) where notice of the impounding, or subsequent notice of suspension and future time of sale as provided by subsection (4) hereof, has been given by being delivered personally or left as mentioned in section 25, or any such notice has been sufficiently given by being posted up on a board at the pound, within seven days of such notice being so given or posted up, or
 - (b) where any such notice has been given by post, within twenty-one days of the time when such notice was posted, or
 - (c) where any such notice has been given by being published in the *Government Gazette*, within twenty-one days of such publication,

the poundkeeper shall apply to a Justice, not being a party interested in the matter, for an order for the sale of such cattle.

(2) The said poundkeeper shall, at the time of such application, produce and show to such Justice the pound book kept by him, or

an extract of so much thereof as relates to the cattle in respect of which the application is made, and shall produce on oath such other proofs as such Justice may require that he has complied with the provisions of this Act.

- (3) Thereupon such Justice shall—
 - (a) if he is satisfied that all the provisions of this Act have been complied with in respect of such cattle, make an order under his hand authorising the sale of such cattle on the day specified in that behalf in the notice of impounding given pursuant to section 25 or in the subsequent notice given pursuant to subsection (4) hereof; or
 - (b) if not so satisfied, shall direct such acts to be done as may be necessary to comply with the provisions of this Act, and in such case shall suspend the sale until such provisions have been complied with.
- (4) Notice of such suspension of sale and of the future time of sale shall forthwith upon the making of such order be given by the poundkeeper as required or permitted by section 25 with respect to the notice of impounding, and the provisions of that section shall mutatis mutandis apply to such notice.
- (5) If any delay or suspension of sale becomes necessary in consequence of any neglect or omission of the poundkeeper, the costs of all proceedings and notices thereby occasioned, as well as of the future sustenance of such cattle whilst impounded, shall be borne by the poundkeeper.
- 33. (1) Subject to section 34, all sales of impounded cattle shall Time and mode of take place—

sale of impounded

- (a) where notice of impounding has been given by being delivered personally or left as mentioned in section 25, or such notice has been sufficiently given by being posted up on a board at the pound, not less than ten clear days after such cattle are impounded, or
- (b) in all other cases, not less than twenty-four clear days after such notice was posted or published in the Government Gazette:

Provided that when the sale is suspended by a Justice under section 32, and notice of such suspension and of the future time of such sale is required to be given as provided by that section, the said periods of ten and twenty-four days respectively shall be calculated from the time of the giving, posting, or publication of such notice of suspension and future time of sale.

- (2) All such sales—
 - (a) shall take place at the public pound where such cattle are impounded;
 - (b) shall be by auction and to the highest bidder; and
 - (c) shall commence at such time as is fixed by the poundkeeper by notice published in the Government Gazette, and posted up on a board at the pound.

Ibid., s. 31 (part).

Ibid. s. 32.

- (3) All such sales shall be conducted by—
 - (a) a person duly licensed as an auctioneer for that purpose by the Governor, or

625, 1895, s. S.

- (b) a person duly licensed for that purpose by the Council of the District within which is situate the pound at which such sale takes place.
- (4) Not more than ten head of sheep or goats or five head of pigs, nor more than one animal of any other description, shall be put up for auction in one lot.
- (5) Neither the person who impounded the cattle, nor the Justice who made the order for the sale of such cattle, shall, either personally or by any other person, purchase such cattle, nor shall the keeper of the pound, nor his servant or surety, nor any member or clerk of the Council of the District in which such pound is situated, either personally or by any other person, purchase any cattle impounded in such pound. Any person so offending shall be liable, for every such purchase, to a penalty of Five Pounds, and shall also restore the cattle purchased to the person who, if such sale had not taken place, would be entitled to receive the same.

Special provision with reference to valueless cattle.

8, 1858, s. 31 (part)

625, 1895, s. 5.

34. If any cattle impounded are not of sufficient value to defray the poundage fees and charges for the sustenance of the same during the respective periods mentioned in subsection (1) of section 32, any Justice not interested in the matter may authorise the sale of such cattle on a day earlier than hereinbefore directed, and notice of such sale shall, previous to such sale, be given by the poundkeeper as required or permitted by section 25, and the provisions of section 25 and section 26 shall apply to such notice: Provided that any such notice need not be published in the Government Gazette unless required to be so published by the order authorising such sale.

Special provision with reference to goats seized under section 18.

1119, 1913, s. 6 (part).

- 35. (1) If the owner of any goat seized pursuant to subsection (5) of section 14 does not, within seven clear days after the seizing thereof, claim it and pay the reasonable expenses of keeping and maintaining it, such goat may, without any order or authority other than this Act, be offered for sale by auction at any time and place by a Crown lands ranger, or any person authorised in that behalf by a Crown lands ranger. The provisions of subsections (2), (4), and (5) of section 33 shall, mutatis mutandis, apply to such sale, and the provisions of section 40, mutatis mutandis, shall apply to the application of the proceeds of such sale.
- (2) If at any auction any goat so seized is not sold, it may be destroyed by the poundkeeper, a Crown lands ranger, or any person authorised in that behalf by a Crown lands ranger, without compensation to the owner.
- (3) Nothing in this section shall be held to in any way derogate from the effect of section 257 of the Crown Lands Act, 1915.

No. 1199 of 1915.

36. (1) If

- 36. (1) If any impounded cattle offered for sale are not sold, Justice may order any Justice may certify that he does not consider such cattle of destroyed. sufficient value to pay the cost of further maintaining the same, Cf. 625. 1895, s. 6. and may order that such cattle shall forthwith be killed and the carcases sold or otherwise disposed of.
- (2) Every such order shall be in writing, and shall be delivered to the poundkeeper, who shall retain the same.
- 37. No purchaser of any cattle or of any carcase sold under the Purchaser not bound to provisions of this Act shall be bound to prove that such sale was sale. regular or that the provisions of this Act were complied with, nor 8, 1858, s. 33. be affected by any default or irregularity in respect of such sale.

38. (1) If any impounded cattle offered for sale are not sold, or Poundkeeper may reif the sale of such cattle or of the carcases of such cattle does not from owner of cattle. realise a sufficient sum to pay his lawful fees and charges, the cf. 625, 1895, s. 7. poundkeeper may recover such fees and charges, or the portion thereof remaining unpaid, from the owner of such cattle as a debt due to him by action in any Court of competent jurisdiction.

- (2) It shall be a sufficient defence to any such action if it is shown that any notice required by this Act to be given by the poundkeeper with respect to such cattle has not been given.
- 39. (1) If any Justice, after inspecting any cattle impounded in Justice may order any pound, is of opinion that such cattle are in a dying state or are or diseased cattle so weak as not to be likely to recover, such Justice may order such impounded. cattle, if not claimed within twenty-four hours, to be killed, and Ibid., s. 2. the carcases sold or otherwise disposed of.

- (2) Every such order shall be in writing, and shall be delivered to the poundkeeper, who shall retain the same.
- 40. The price of any cattle, or of the carcase of any cattle, sold Application of money under the provisions of this Act shall be paid by the person puratising from sale of cattle impounded. chasing the same to the poundkeeper, and shall be by him applied 8, 1858, 8. 34 (part). as follows:—

Firstly, in payment to the auctioneer at such sale, not being the poundkeeper, of a commission of five per centum on the gross amount realised:

Secondly, in payment to himself of all lawful fees and charges;

Thirdly, in payment of the sum due to the person by whom the same were impounded; and,

Lastly, he shall pay over the balance of the proceeds of such sale-

- (a) where the owner of the cattle is known, to such owner upon the same being demanded, or
- (b) where the owner is not known, to the persons and at the times directed by section 13.

Miscellaneous.

Miscellaneous.

Goats, pigs, fowls, etc., may be destroyed.

8, 1858. s. 22. Amended by 1119, 1913, s. 7.

- 41. (1) The owner or any person in charge of any enclosed land-
 - (a) who has given notice in writing to the owner of any goats, pigs, dogs or poultry, of his intention to destroy all goats, pigs, dogs or poultry found trespassing thereon, may kill by any means, except by the use of poison, any goats, pigs, dogs or poultry the property of such owner found trespassing thereon; or
 - (b) who has advertised twice in any two or more public newspapers published in the State and circulating in the locality his intention to destroy all goats, pigs, dogs, or poultry found trespassing thereon, may kill, by any means except by the use of poison, any goats, pigs, dogs or poultry found trespassing thereon,

and, if not sooner claimed by the owner thereof, may six hours after such killing remove, bury, or destroy the carcases of any goats, pigs, dogs or poultry so killed.

Ibid, s. 4.

(2) This section shall not apply to any Angora goat.

Stray cattle not to be taken away without land where they are. Cf. 8, 1858, s. 20.

- **42.** (1) No person shall drive any cattle from the land, or out of notice to owner of the herds, of any other person, without first giving notice to such last-mentioned person or to his agent, overseer or bailiff, of the time he intends to drive away such cattle.
 - (2) Any person who, not having given notice of his intention to drive away any cattle as aforesaid,-
 - (a) drives any cattle from the land, or out of the herds, of any other person, or
 - (b) enters upon the land of any other person for the purpose of driving any cattle from such land,

or who drives from the land, or out of the herds, of any other person any cattle other than his own, shall be liable to a penalty of not less than Five Pounds nor more than Twenty Pounds.

Pound rescues or breaches. Cf. ibid., s. 37.

- **43.** (1) Any person who—
 - (a) unlawfully rescues or releases any cattle lawfully impounded or seized for the purpose of being impounded, or
 - (b) damages any pound lawfully established, whether any cattle are impounded therein or not, or
 - (c) commits any pound-breach whereby any cattle may escape from any such pound,

shall be liable to a penalty not exceeding Five Pounds, together with reasonable charges and expenses. The whole or any portion of such penalty may be awarded to the owner of such cattle.

- (2) In any proceedings in respect of any offence against this section, proof that any cattle so rescued, released, or escaping are, within forty-eight hours of the time of such rescue, release, or escape, found in the possession or on the lands or with any of the herds of the owner of such cattle, shall be prima facie evidence that the rescue, release, or pound-breach was made or committed by such owner.
- 44. Any person who unlawfully removes or takes down any Penalty for taking fence, rail, or slip-panel, or opens any gate, for the purpose of down rails or opening allowing cattle to trespass upon or escape from any enclosed land, into or out of enclosed shall be liable to a popular not shall be liable to a penalty not exceeding Ten Pounds, or to imprisonment for any period not exceeding three months.

Cf. ibid., s. 41.

45. (1) If any bull above the age of one year is found straying or Penalty for allowing at large, the owner shall be liable to a penalty not exceeding Five or ram to be at large. Pounds; and if any entire horse above the age of one year is found Ibid., s. 38, straying or at large the owner shall be liable to a penalty not exceeding Five Pounds; and if any ram above the age of six months is found straying or at large the owner shall be liable to a penalty not exceeding Two Pounds.

- (2) Such penalties shall be in addition to all other sums which, under the provisions of this Act, may become payable for damage by trespass by such bull, entire horse, or ram.
- 46. Any person who suffers any cattle belonging to him, or Cattle not to be under his charge, to stray, or be at large, or to be tethered or allowed to stray in the streets of towns depastured, in any street or public place within any town or town- or townships. ship shall be liable to a penalty not exceeding Two Pounds.

Cf. ibid., s. 42 (part).

47. Any two Justices not interested in the matter in dispute shall Two Justices to have have cognizance of and may hear and determine in a summary way-

jurisdiction in all matters arising out of the impounding of cattle in causes under Twenty Pounds.

Ibid., s. 44.

- (a) all complaints and causes of action arising out of the impounding of cattle for trespass, or arising out of the trespass of cattle, wherein neither the party whose cattle are impounded nor the party impounding the cattle claims any greater amount of damages than Twenty Pounds, and
- (b) all questions of the amount for which any poundkeeper is liable by reason of his own neglect or default.
- 48. (1) Nothing in this Act contained shall prevent the owner Actions for full comof any lands trespassed on by cattle from suing in the Supreme pensation for trespass. Court or in a Local Court for compensation for ordinary damages, at the rates specified in the Sixth Schedule or at the rates in force for the time being at the public pound nearest to the lands trespassed upon, or for special damages for the trespass of cattle.

Ibid., s. 48 (part).

- (2) No action in the Supreme Court shall be brought to recover special damages for such trespass until seven days after notice in writing has been delivered personally to the party against whom the action is proposed to be brought, or is left at his usual or last known place of abode in the State.
- (3) Such notice shall specify the cause of action, the name and place of abode of the person bringing the same, and the amount of damages claimed.
- (4) The person to whom such notice is given may, at any time within seven days from the delivery of the notice as aforesaid, tender the amount claimed to the person bringing such action, or to his attorney or agent, and, in case the same is not accepted, proof of such tender shall be deemed a good defence to such action.

Damage must be sustained within one month of commencement of action.

Ibid., s. 48, proviso.

49. In any action brought in any Court to recover ordinary damages for the trespass of cattle, no damages shall be recoverable except for damages sustained within one month before the commencement of such action.

Summary proceedings for offences.

50. All proceedings in respect of offences against this Act shall be disposed of summarily.

Appeal.

51. There shall be an appeal in respect of proceedings in respect of offences against this Act.

Special case.

52. In the event of an appeal in respect of proceedings in respect of offences against this Act, a special case may be stated.

Mode of distribution of fines, &c. Ibid., s. 52

- 53. (1) All penalties recovered under this Act, if incurred within the boundaries of a District, shall be paid to the Council of such District for the use and benefit of the District. Any such penalty may be remitted, in whole or in part, by such Council, as it may deem expedient.
- (2) Such penalties as are not incurred within the boundaries of a District shall be paid to the Treasurer for the public uses of the State and any such last mentioned penalty may be remitted, in whole or in part, by the Governor, as he may deem expedient.

In the name and on behalf of His Majesty, I hereby assent to this Bill.

W. E. G. A. WEIGALL, Governor.

SCHEDULES.

THE FIRST SCHEDULE.

Section 2.

ACTS CONSOLIDATED AND REPEALED.

Reference to Act.	Short Title of Act.					
No. 8 of 1858	The Impounding Act of 1858					
No. 625 of 1895	The Impounding Act Amendment Act, 1895					
No. 1119 of 1913	The Impounding Act Amendment Act, 1913					

THE SECOND SCHEDULE.

Section 10.

FORM OF RECOGNIZANCE TO BE ENTERED INTO BY A POUNDKEEPER, WITH ONE OR MORE SURETIES.

South Australia BE IT REMEMBERED, that on the day of to wit). A.B., of , C.D., of , and E.F., of

came personally before me,
Esquire, one of His Majesty's Justices of the Peace for the said State, and
severally acknowledged themselves to owe to our Sovereign Lord the King, to
wit, the said A.B. the sum of Twenty Five Pounds, and the said C.D. (or the said
C.D. and E.F.) the sum of Twenty Five Pounds, to be levied of their respective
goods and chattels, lands and tenements, to the use of His Majesty, his heirs and
successors, if the said A.B. shall make default in the performance of the condition
hereunder written: Now the condition of this recognizance is such, that if the said
A.B. shall well and faithfully perform his duties as poundkeeper, and every act,
matter, and thing by him required to be done or performed according to the provisions of the Impounding Act, 1920, then this recognizance to be void, otherwise
to remain in full force.

A.B. C.D.

Taken and acknowledged the day and year above written, before me

Justice of the Peace.

65	Catt and By wh Imp For w Owner of g tice Date a Wheth By wh	and time.	IMPOUNDED.	
65	For w Owner posed Time of g tice Date a	r or sup- l owner. and mode civing no- and time. her released or sold.	IMPOUNDED.	
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Section 11.

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THE FOURTH SCHEDULE.

Section 14

TABLE OF FEES CHARGEABLE BY RANGER IN RESPECT OF IMPOUNDING OF CATTLE.

(1) In respect of the impounding of cattle comprising entire horses, mares, geldings, colts, fillies, foals, mules, asses, camels, bulls, oxen, cows, steers, heifers, calves, rams, or deer—

(2) In respect of the impounding of cattle comprising goats, pigs, ewes, sheep, wethers, lambs, or Angora goats—

For any number of such cattle up to five 0 5 0 For any number of such cattle after the first five, per head 0 0 1

(3) In respect of the impounding of cattle, some of which are of the descriptions mentioned in paragraph (1) hereof, and some of which are of the descriptions mentioned in paragraph (2) hereof—

The above fees are payable by each owner in respect of the cattle owned by him impounded at any one time.

No fee shall be chargeable for a suckling animal under the age of six months running with its mother.

THE FIFTH SCHEDULE.

Section 17.

TABLE OF POUNDAGE FEES FOR CATTLE IMPOUNDED. -

For every entire ho	orse above the a	ge of two y	ears—				
For the first da	y the sum of £	ši		and thereafter	. 2	6	
For every entire ho	rse under the a	ge of two y	ears		2	6	8, 1858, Sch. A.
For every mare, ge	lding, colt, filly	, foal, mule,	ass, and camel		0	6	625, 1895, s. 4.
For every goat and	l pig	• • • • • • • • • • • • • • • • • • • •			1	0	
For every bull abo	ve the age of	two years—	-				
For the first of	lay the sum of :	£1		and thereafter	. 1	0	
For every bull und	er the age of tw	o years .			. 1	0	
For every ox, cow,	steer, heifer, c	alf, and dee	r, of the first te	en	0	6	
, (s	"		the next t	en	0	4	
46		66		hirty			
44	"	66		above fifty		2	
For every ram abo	ve the age of	twelve mon		- 7			
	lay the sum of			and thereafter	r 0	2	•
For every ewe, sh						2	
"		.6	the next thirt				1119, 1913, s. 5.
66	46	44	the next fifty		. 0	ì	•
"	46	66	all others abov	e oue hundre	d o	07	
					T.	ABLE	

TABLE OF CHARGES FOR SUSTENANCE OF CATTLE IMPOUNDED. For each day or part

8, 1858, Sch. B. (part)

	δ.	u.
For every entire horse, mare, gelding, filly, ass, mule, bull, ox, steer, heifer,		
cow, calf, colt, foal, camel, and deer	0	9
For every ram, ewe, sheep, wether, and lamb		
For every goat		
For every pig		

No fee or charge, whether for Poundage or Sustenance, to be made for a suckling animal under the age of six months running with its mother.

Section 18. Ibid., Sch B. (part).

THE SIXTH SCHEDULE.

RATES FOR DAMAGE BY TRESPASS BY CATTLE.

Description of Cattle.	Trespass in unenclosed forest, pasture land, stubble, after-grass, or other unenclosed land.			Trespass in any en- closed paddock or meadow of grass or stubble.			Trespass in any en- closed growing crop of any kind, or any garden or enclosure whence the crop has not been removed, or in any enclosed public cemetery.			
For every entire horse, mare, gelding, filly, ass, mule, bull, ox, steer, heifer, cow, calf, colt,			d.			d.			d.	
foal, camel, and deer For every ram, ewe, sheep,	0	0	01/2	0	1	.0	0	5	0	
wether, and lamb	0	0	0 1	0	0	1	0	0	8	
For every goat	0	1	0	0	1	0	0	5	Ô	
For every pig	0	3	0	0	3	0	0	0 5 5	ŏ	

No damage to be claimed in respect of a suckling animal under the age of six months running with its mother.

Section 25. (5) Ibid., Sch. F.

THE SEVENTH SCHEDULE.

FORM OF ADVERTISEMENT IN THE GOVERNMENT GAZETTE.

Impounded at There state the place, describe the cattle, the number and kind, and where and how branded].

If not claimed will be sold on

A.B., Poundkeeper.

[Where there is no brand, the animals are to he shortly described, stating age, color and any particular mark.]

THE EIGHTH SCHEDULE.

Section 28.

FORM OF UNDERTAKING WHERE CATTLE ARE RELEASED WITHOUT PAYMENT OF MONEYS DUE IN RESPECT THEREOF.

I, A.B., [describing the residence of the owner of the cattle impounded] hereby promise to pay, within thirty days hereof, to C.D. [the poundkeeper] at [naming either the pound, or place of residence of the poundkeeper, as may be required], the sum specifying the full amount claimed in respect of the cattle impounded and to be released, us well as the poundkeeper's fees and charges thereon, without any deduction whatsoever; and in default thereof I consent that the said sum, together with the cost necessarily incurred by such default, shall be levied by distress and sale of my goods and effects, wheresoever found.

Dated at

this

day of

(Signed)

A.B. E.F.,

On behalf of the said A.B.

THE NINTH SCHEDULE.

Section 30.

FORM OF RECOGNIZANCE TO ABIDE BY JUDGMENT OF JUSTICES OF THE PEACE. Ibid., Sch. G.

South Australia) BE IT REMEMBERED, that on the day of (to wit), **A.B.**, of , in the State of South Australia, and C.D., of in the said State , personally came before Esquire, one of His Majesty's Justices of the Peace for me. the said State, and acknowledged themselves jointly and severally to owe to our Sovereign Lord the King the sum of Pounds, to be levied of their respective goods and chattels, lands and tenements, to the use of His Majesty, His heirs and successors, if the said A.B. shall fail in the condition hereunder written: Whereas the said C.D. has instituted proceedings against , to be heard and determined in a summary way, according to the provisions of the Impounding Act, 1920, in respect of the taking and unjustly impounding of his cattle, to wit [here state the substance as in the summons]: Now the condition of this recognizance is such that if the said A.B. shall duly prosecute such proceedings with effect and without delay, and make a return of the said cattle, if a return thereof shall be adjudged, and in all respects abide by and perform the judgment of the Justices of the Peace before whom such proceedings shall be heard, then this present recognizance shall be void, or else shall remain in full force and effect.

A.B. C.D.

Taken and acknowledged at before me,

Justice of the Peace.