



ANNO VICESIMO QUINTO ET VICESIMO SEXTO

VICTORIÆ REGINÆ.

A.D. 1862.

No. 22.

An Act to further amend an Act No. 20 of 22nd Victoria, intituled "An Act for an Assessment on Stock, and for other purposes therein mentioned."

[Assented to, 21st October, 1862.]

WHEREAS it is expedient to amend the laws relating to the Assessment on Stock—Be it therefore enacted by the Governor in-Chief of the Province of South Australia, with the advice and consent of the Legislative Council and House of Assembly of the said Province, in this present Parliament assembled, as follows:—

1. Waste lands of the Crown shall be divided into three classes—"First," "Second," and "Third"—as defined in Schedules A, B, and C, to this Act. Waste lands to be divided into three classes.

2. Waste lands situated within the limits of Schedule A shall be included in the first class; and the lessees thereof for pastoral purposes shall be liable to pay, as by law provided, the full amount of assessment, according to the valuation made pursuant to the laws for the time being in force relating thereto. First class to consist of lands in Schedule A.

3. Waste lands situate within the limits of Schedule B shall be included in the second class; and the lessees thereof shall be liable to pay one-half only of the amount of annual assessment, according to the valuation aforesaid; and such lands shall not be liable to assessment for seven years, instead of the four years provided by the Act No. 20 of 22nd Victoria. Second class to consist of lands in Schedule B.

4. Waste lands situated within the limits of Schedule C shall be included in the third class; and the lessees thereof shall not be liable to pay any assessment on stock until Parliament shall otherwise direct. Third class to consist of lands in Schedule C.

5. Should

Surveyor-General
may classify runs in
certain cases.

5. Should any doubts arise as to the class in which lands so leased, or of any portion of such lands, are situated, the Surveyor-General shall be required to fix their position, and to classify the same, and his decision shall be final.

Lessee of lands held
partly within and
partly without Dis-
tricts in Schedules A
and B, to pay accord-
ing to area.

6. Any lessee holding lands in either of the districts comprised in Schedules A and B, under a lease comprising other waste lands, shall pay an assessment thereon according to the principles established by this Act, in proportion and according to the area of the lands included in such districts respectively.

In Her Majesty's name I assent to this Bill.

D. DALY, Governor.

SCHEDULES REFERRED TO.

A

The first class shall include all lands lying between the east boundary of the Province and 134th meridian of east longitude, and south of a line running east from latitude $32^{\circ} 26'$, longitude 134° to longitude 135° ; thence south on a meridional line to latitude 33° ; thence east on that parallel to longitude 137° ; thence north on that meridian to latitude $31^{\circ} 42''$; thence east to Rawnsley's Bluff; thence S.S.E. to Marchant's Hill; thence in a southerly direction, by Eke's Hill, to the Black Rock to latitude 33° , longitude $138^{\circ} 55'$; and thence by that parallel to the East Boundary of the Province.

B

The second class shall include all lands lying to the north of those described in Schedule A, between the east and west boundaries of the Province, and south of a line running east from the west boundary of the Province in latitude $30^{\circ} 32'$, longitude 129° , to Mount Serle; and thence easterly to Mount McKinlay; thence S.S.E., by Mount Chambers to Mount Victor, thence east to the 140th meridian of east longitude; thence south by that meridian to latitude 33° .

C

The third class shall include all lands within the Province lying to the north and east of those described in Schedule B.