

Repealed by Act 11 - 1846.
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ANNO SEXTO

VICTORIÆ REGINÆ.

No. 8.

By his Excellency GEORGE GREY Esquire Governor and Commander-in-Chief of her Majesty's Province of South Australia and its Dependencies and Vice-Admiral of the same by and with the advice and consent of the Legislative Council.

An ACT for protecting the waste Lands of the Crown in South Australia from encroachment intrusion and trespass.

WHEREAS it is expedient and necessary to protect the waste lands of the Crown in this Province from encroachment intrusion and trespass and to prevent the occupation thereof from being considered as giving any legal title thereto and otherwise to regulate the interior districts of the Province.

Preamble

BE IT THEREFORE ENACTED by his Excellency GEORGE GREY Esquire Governor and Commander-in-Chief of her Majesty's Province of South Australia and its Dependencies and Vice Admiral of the same by and with the advice and consent of the Legislative Council thereof—That from and after the passing of this Act it shall be lawful for the Governor by warrant under his hand and seal to appoint during pleasure so many fit and proper persons as he shall think fit being Justices of the Peace to be and be called Commissioners of Crown Lands and the said Commissioners or any one of them shall and may throughout the Province of South Australia and its dependencies or any district thereof as the case may be act in the execution hereof subject to the control of the Governor or Resident Commissioner.

Governor may appoint Commissioners of Lands to execute this Act.

II.—And

Governor or Resident Commissioner may make regulations.

II.—And be it enacted that it shall be lawful for the Governor or for the Resident Commissioner from time to time by notice published in the Government Gazette to make and issue such regulations as may be necessary for the guidance of the said Commissioners in their office and for effectually carrying the purposes of this Act into execution and the same from time to time to revoke and alter: such regulations not being contrary to Law

Duties and powers of Commissioners in ordinary cases

III.—And be it enacted that it shall be the duty of every such Commissioner to be constantly within his district (if such be appointed) except by permission of the Governor or of the Resident Commissioner or when unavoidably absent therefrom for temporary and necessary purposes in the performance of his duty under this Act or under process of any competent Court and he shall keep the peace in his district and protect all persons being therein in their persons and properties and in their just rights and privileges and adjust all differences between individuals respecting the occupation of their respective stations and for these purposes he shall make perambulations of the Province or his district thereof and have power to limit and define the boundaries of all runs as occasion may require and as often as any complaint shall be made to him by any person licensed under the provisions of this Act that any dispute has arisen he shall being required so to do by or for either party visit such station and enquire into the matter of the complaint and hear and finally determine the matter of complaint and shall make such orders thereupon according to law as to him shall seem meet and shall enforce the execution thereof and upon the complaint of any licensed party or of his overseer or manager that any person has encroached upon the station or run of any such party the Commissioner shall and may immediately proceed to enquire on the spot into the circumstances of the case and if necessary hear evidence on oath touching the same and if it shall appear to the Commissioner on view or by such evidence that any such person has encroached upon the station or run of any such party by the depasturing of stock or in any other manner contrary to the provisions of this Act or any regulation made in pursuance or in execution hereof in any such case it shall be lawful for the said Commissioner to remove or cause to be removed from one place to another the cattle and sheep and servants of any licensed person so found and determined by the said Commissioner to be encroaching as aforesaid and such Commissioner shall and may remove and drive away the cattle and sheep of unlicensed persons within his district and impound the same in the nearest pound and if such licensed or unlicensed person or his servants shall resist the said Commissioner and prevent or endeavour to prevent his so removing or causing to be removed such cattle or sheep so found to be encroaching or being the property of the said or any other unlicensed person every such offender shall forfeit and pay for every such offence a sum not less than twenty pounds nor more than one hundred pounds.

Commissioners to erect Land marks and penalty of fifty pounds for wilfully injuring the same

IV.—And be it enacted that it shall and may be lawful for the said Commissioners or any one of them under the direction of the Governor or of the Resident Commissioner as aforesaid to erect and place or cause to be erected and placed beacons or land marks of such construction form and materials and marked in such

such manner as shall be appointed by the Surveyor General of the Province upon any such waste Lands or the boundaries thereof as they shall deem needful for denoting the same and the said beacons and land marks from time to time to keep up and maintain or cause to be kept up and maintained in proper repair and whosoever shall wilfully deface injure destroy or remove any such beacon or landmark so placed or erected as aforesaid shall forfeit and pay for every such offence a penalty of fifty pounds.

V.—And be it enacted that every Justice of the Peace and constable shall being thereunto required by writing under the hand of any such Commissioner of Crown Lands aid and assist such Commissioner in the execution of his duty under this Act and no suit or action shall be brought or commenced against any Justice of the Peace or constable for any act matter or thing done by them or any of them upon the requisition or order of any such Commissioner during the time that the said Commissioner shall be actually present and ordering or permitting the same to be done but any suit or action shall and may be brought against the said Commissioner alone for any act matter or thing so done by him or by his order or authority and in his presence as aforesaid and service of process in any such suit or action upon any such Commissioner so being present as aforesaid when the said act matter or thing complained of was done or performed shall in all cases be deemed and taken to be good and sufficient service.

Justices of the Peace &c to assist Commissioners: as to actions against the Justices &c.

VI.—And be it enacted that from and after the first day of January next it shall not be lawful for any person whatsoever to depasture stock on any such waste land or to occupy the same either by residing or erecting any hut or building thereon or by clearing enclosing or cultivating or to cut saw split or remove timber or natural produce from any part thereof without having first obtained from the Governor or Resident Commissioner or such proper officer as the Governor may appoint in that behalf the proper license for such purposes respectively as hereinafter provided and whosoever shall offend on the contrary shall forfeit and pay the following penalties that is to say for the first offence any sum not exceeding ten pounds for the second offence not exceeding twenty pounds and for the third and any subsequent offence not exceeding fifty pounds Provided always that no information shall lie for any second or subsequent offence until fourteen days after the conviction of the former offence: Provided also that unless public notice be given by the Governor or by the Resident Commissioner or proper officer aforesaid that the timber or other natural produce of any particular portion of such waste lands shall be reserved for the public use nothing herein contained shall be construed to prevent any proprietor or lessee of land or any licensed occupier of such waste land or his overseer or manager from cutting such timber or produce as is ordinarily used and as may be necessary and used for domestic uses for fire bote fencing stock yards or other conveniences for the enjoyment of the said land and provided that no part of such timber shall be sold or removed for the purposes of sale and that the persons employed in procuring such timber be actually residing at the station of such occupier.

Waste lands how lawfully occupied and penalties for unauthorised occupation.

Proviso as to cutting timber without licenses &c.

VII.—And

Licenses.

VII.—And be it enacted that the several licenses issued under this Act shall be of three kinds namely First a depasturing license in form or to the effect of Schedule A hereto annexed authorising only the depasturing of stock on such waste lands Secondly an occupation license in form or to the effect of Schedule B hereto annexed authorising the building and residing on such waste lands for the purpose of depasturing stock thereon And thirdly a timber license in form or to the effect of Schedule C authorising only the cutting sawing splitting or removing of timber or other natural produce therefrom Provided always that the commissioner may from time to time subject to the provisions here of and any regulations made in pursuance or execution hereof declare or define certain limits and boundaries within which alone any such license shall be in force.

Terms for obtaining licenses

VIII.—And be it enacted that all such Licenses as aforesaid shall remain in force for one year from the first day of January in every year and no longer and all first applications for the same shall be made through a Commissioner of Crown Lands in form or to the effect of the form in the respective Schedules A B and C hereto annexed and the proper officer aforesaid shall issue the same only on the report of such Commissioner that there is no cause for withholding a License from the applicant and on payment to the Colonial Treasurer or other proper officer appointed by the Governor of the assessment hereinafter mentioned and of the following fees viz :

For every depasturing License	Ten shillings and sixpence
For every occupation License	Five pounds
For every Timber License	One pound

Provided always that any holder of a depasturing license being in the actual occupation of not less than eighty acres of purchased land who requires to form out-stations for the greater convenience of depasturing stock may receive an occupation license for such purpose without the payment of any additional fee: Provided also that during any year it shall be lawful for the proper officer subject to the foregoing conditions to issue Licenses to be in force till the first day of January then ensuing and such Licenses issued subsequently to the first day of June in any year shall be charged only with half the above mentioned fees. Provided also that all applications for depasturing licenses for the year one thousand eight hundred and forty three shall be made as aforesaid and shall be accompanied by a return in form as after provided of all stock which was owned by or in the possession of the applicant on the fifteenth day of November previously in form and containing all the particulars after-mentioned.

Penalty for forging any license or authority to occupy unsold lands.

IX.—And be it enacted that if any person shall forge counterfeit or alter or shall utter or make use of knowing to be forged counterfeited or altered any such License or other document purporting to be an authority from the Governor or from the Resident Commissioner or other officer for any of the purposes of this Act or shall make any false statement or refuse to answer or wilfully give any false answer to any questions by such Governor or any Commissioner or officer acting in the execution hereof with intent to evade any of the provisions of this Act or of such regulations as aforesaid such person shall be guilty of a misdemeanor

demeanor and being convicted thereof shall be liable to be transported for seven years or to be imprisoned for any term not exceeding two years at the discretion of the Court.

X.—And be it enacted that if any person holding a License for any of the purposes aforesaid shall contravene or violate any order or regulation of the Governor or of the Resident Commissioner made under the authority or in pursuance or execution of this Act it shall be lawful for any Commissioner on proof of the offence to his satisfaction to declare subject to the approval of his Excellency the Governor the License of any such person so offending to be cancelled and such License shall thereupon become null and void and shall not be pleaded in justification of any offence committed against the provisions of this Act.

On contravening regulations of the Governor and Resident Commissioner licenses may be cancelled.

XI.—And be it enacted that in case any such person after being served with notice of cancellation of his License shall refuse or neglect to deliver up and quit the possession of such waste lands or exercise of any right thereon for the space of ten days after service of such notice upon him or his agent or overseer it shall and may be lawful for any Commissioner to enter upon such lands and to take possession of the same for and on behalf of the Crown and of the proper department of the Government of this Province together with any Houses or other improvements that may have been made thereon and the same to deal with as he or they shall deem most expedient for the purpose of expelling such person therefrom and also to drive off and impound any Cattle or live Stock that may be found thereon.

Commissioners to dispossess such disqualified person from occupying unsold land.

XII.—And be it enacted that if any Superintendent Overseer Manager or Servant resident and employed on any establishment shall be convicted on the oath of one credible witness or more of any offence which would render a Licensed person liable to have his license cancelled such Superintendent Overseer Manager or Servant shall be liable to forfeit and pay a sum not less than five pounds nor more than thirty pounds over and above any penalties to which such offender may be liable for such offence under any other Act.

Penalties for offences by superintendants and others.

XIII.—And be it enacted that the holder of any license to occupy or depasture on such waste lands as aforesaid shall make or cause to be made to the Commissioner of the district wherein the lands so occupied or depastured on by him shall be situated in the month of September in every year a return according to the form contained in the Schedule hereunto annexed marked D of all stock owned by him or in his possession on the 1st day of September in each year with the names and descriptions and particular brands of the respective proprietors and shall give to the Commissioner a return of all stray cattle in his possession and if any such licensed person shall fail or neglect to make or cause to be made such a return at the time so appointed for each and every year or shall knowingly make any false statements therein or shall omit to deposit the same with the said Commissioner in manner hereby required or shall refuse to answer or willfully give a false answer to any question relative thereto he shall on conviction of such offence forfeit and pay for every such offence a sum not less than forty shillings nor exceeding one hundred pounds

Licensed persons to make returns of stock proprietors and brands yearly under a penalty

pounds And no such licensed person nor his overseer or manager shall keep any stock whatever belonging to any other person unless the same with the name and description of the proprietor and the particulars of such stock be reported to the Commissioner of the district in which the same shall be depastured. Provided however that unless with the consent in writing of the said Commissioner first had and obtained nothing herein contained shall be deemed to authorise any licensed person to keep the stock of any unlicensed person upon pain of forfeiture upon conviction of either of the two last mentioned offences of a penalty of not less than one pound nor exceeding twenty pounds.

Assessment on stock to be levied yearly. XIV.—And whereas in order to defray the expenses of the payment of the salaries of the said Commissioners and constables and others necessary to carry the objects aforesaid into due execution it is expedient that an assessment should be raised and levied upon and of the sheep cattle and horses in the possession of the persons so licensed as aforesaid to occupy or depasture on such waste lands. Be it therefore enacted that there shall be paid and levied in each and every year upon for and of the sheep cattle and horses of every person depasturing or keeping the same upon any of such waste lands the assessment following that is to say for every ram ewe wether and weaned lamb the sum of one penny for every bull ox cow steer heifer and calf above the age of six months the sum of sixpence and for every horse gelding mare and foal above the age of six months the sum of two shillings and sixpence which yearly assessment respectively shall be paid to the Colonial Treasurer of the said colony at his office at Adelaide (or to such other person or at such other place as may be appointed by the Governor) on or before the first day of December in each and every year. Provided that for and in respect of the first years assessment from the said first day of January next and to the first day of January One Thousand Eight Hundred and Forty-four only one fourth of the above mentioned rate of assessment shall be payable and that on or before delivery of the license on or before the first day of January next and provided that for the year One Thousand Eight Hundred and Forty-four and every ensuing year every occupier of purchased land shall be allowed a deduction from the amount of the assessment on the stock depastured by him at and after the rate of four shillings for every eighty acres of purchased land occupied by him and not in cultivation: Provided that such deduction shall in no case exceed the amount of the assessment.

Commissioners to make yearly returns of the Assessments to Colonial Treasurer. XV.—And be it enacted that the Commissioners in their respective districts (if any) shall on the first day of October in every year respectively proceed to make an assessment of the sheep cattle and horses depastured within their districts and shall make a yearly report thereof to the Colonial Treasurer or to such other person as may be appointed as aforesaid in the form and containing the several particulars set forth in the Schedule to this Act annexed marked with the letter E according to which report the yearly assessment herein before mentioned shall be payable and be paid to the said Colonial Treasurer or to such other person as may be appointed by the Governor to receive the same on or before the respective days or times herein before appointed for the payment thereof.

XVI.—And be it enacted that the said Commissioners in their respective districts (if any) shall not less than one calendar month previous to the said days or times hereinbefore appointed for the payment of the said assessment cause a notice in writing in the form contained in the Schedule hereunto annexed marked F to be served upon the persons subject and liable to pay the same or to be left at the residence of such persons (if within the district) or with the superintendent or persons having the charge of the said sheep cattle or horses if the owners thereof shall not reside within the said district requiring them on a certain day to be therein stated to pay the amount of the said assessment in the said notice mentioned to the said Colonial Treasurer or other person appointed as aforesaid

Commissioners to serve notices on persons liable to pay to Colonial Treasurer

XVII.—And be it enacted that in case the sum mentioned in the said notice so served on any person required to pay the same shall appear to such person an over-charge or more than he is legally bound to pay such person may appeal against such Assessment to the next Court of general Sessions of the Peace provided that such person shall give to the said Commissioner a notice in writing of such appeal and of the grounds thereof within ten days after the service as aforesaid of the said notice and shall also enter into a recognizance in double the amount of such Assessment before any Justice conditioned personally to appear at the said Sessions on such day as shall be named therein and to try such appeal and to abide the judgment of the said Sessions and to pay such costs and expenses as shall be by the said Court awarded and the said Court shall hear and determine the matter of the appeal and shall make such order therein as to them shall seem meet and in case of the dismissal of the appeal or the affirmance of the said Assessment shall order and adjudge the person so appealing to pay the amount of such Assessment to the Colonial Treasurer or such other person as may be appointed as aforesaid and also such costs and expenses as may be awarded to the said Commissioner by the said Court within ten days and if such cost and expenses be not paid within such time the said Court shall and may issue a warrant of distress to levy the amount of such costs and expenses by distress and sale of a sufficient part of the sheep cattle or horses of the person so appealing.

Persons dissatisfied with Assessments may appeal to Justices in Quarter Sessions.

XVIII.—And be it enacted that in case any person so liable to pay the said Assessment and upon whom or upon whose superintendent or agent in the district such notice shall have been so served or in case any person so adjudged to be liable in payment of the said Assessment upon appeal as aforesaid shall refuse or neglect to pay the same upon the day appointed by such notice or within the time appointed in such appeals as the case may be it shall and may be lawful for the said Colonial Treasurer or other person appointed as aforesaid after the expiration of the week from the times so respectively appointed to direct the Commissioner in whose district any person so refusing or neglecting to pay as aforesaid shall reside to cause a renewed notice in the form contained in the Schedule hereunto annexed marked G to be served upon every such person charging him to pay the amount which he

After renewed notice and expiration of a month Assessment and penalty may be levied by distress &c.

is

is so liable to pay as aforesaid together with an additional sum equal to one fifth part of that for which he is so liable by way of penalty for such refusal or neglect and if any such person shall fail so to do within one calendar month after the date of service of such renewed notice it shall be lawful for the said Colonial Treasurer or other person appointed as aforesaid to direct the said Commissioner to issue a warrant under his hand and seal directed to some Constable to levy the amount of the Assessment and penalty aforesaid so due by distress of a sufficient part of the sheep cattle or horses of the defaulter and such Constable is hereby authorised to distrain take and drive to the nearest Pound within such district such and so many of the sheep cattle or horses of the party in the said warrant mentioned as shall be sufficient (when sold) to pay the amount of such Assessment and penalty and the costs and expenses of making such distress and the payment of the maintenance of such sheep cattle or horses till sold and that within twenty days after such sheep cattle or horses shall have been so distrained and lodged in pound as aforesaid the same (or a sufficient part thereof) shall be sold and disposed of by public auction notice of the same being during such period posted on the pound and also on such other public places as the Commissioner may for such purpose appoint (unless previous thereto the said Assessment penalty costs and expenses shall be paid) and the proceeds thereof shall be applied to the payment of the Assessment penalty costs and expenses aforesaid and the surplus (if any) shall be paid and returned to the owner or superintendent of the said sheep cattle or horses. Provided however that when such warrant shall be so issued as aforesaid in case the owner or superintendent of the sheep cattle or horses so directed to be thereby distrained shall pay or tender to the Constable authorised to execute the same the amount of the said Assessment and penalty therein mentioned then and in such case the said Constable shall and is hereby authorised to accept and receive the same and give a receipt or receipts for the money so received and to refrain from making and executing the said distress.

Fee charged by Commissioner : £5 on disputed questions of trespass to be accounted for with assessments penalties &c to Colonial Treasury.

XIX.—And be it enacted that it shall and may be lawful for the said Commissioner to charge and receive for and upon the decision of any disputed question respecting trespass or encroachment upon a complaint made by any person licensed as aforesaid a fee of five pounds to be paid by the parties against whom his decision shall be made and he shall render an account of all sums of money so chargeable and received by him and all penalties and all fines and forfeitures and expenses and costs payable and receivable by him under this Act verified by his solemn declaration in the form contained in the Schedule hereunto annexed marked H to the Colonial Treasurer or other person appointed as aforesaid at least quarterly in each year and shall at the same time pay over to the Colonial Treasurer or other person appointed as aforesaid all sums so received by him.

Cattle not to be driven from land occupied under provisions of this Act without notice.

XX.—And be it enacted that it shall not be lawful for any person to drive any cattle from any land occupied by any person under the provisions of this Act without first giving notice to such person his overseer or bailiff at the time he intends to drive

drive away such cattle and any person who shall drive away any cattle other than his own or his master's or employer's from any land occupied by any person under the provisions of this Act or who shall fail to give such notice as is hereby required shall on conviction for every such offence forfeit and pay the sum of five pounds.

XXI.—And be it enacted that no possession nor occupation of any land taken or had under or by virtue of any license as aforesaid or otherwise shall be construed to give any title whatever thereto or to alter in any respect the rights of title. Her Majesty her heirs and successors in respect to any such land.

Possession under License not to give title.

XXII.—And be it enacted that all penalties fines and forfeitures incurred or imposed under this Act not otherwise specially before provided for shall and may be sued for and recovered at the suit of any such Commissioner or such other officer as the Governor from time to time may in that behalf appoint in a summary way before any two or more Justices of the Peace other than any such Commissioner under and according to the laws in force within the Province for the time being for regulating summary proceedings before Justices of the Peace Provided always that any such penalty fine or forfeiture exceeding the sum of fifty pounds shall only be recovered by action of debt at the suit of Her Majesty's Advocate General in the Supreme Court of this Province.

Recovery of Penalties before Justices summarily if not exceeding £50.

XXIII.—And be it enacted that all sums of money payable under and by virtue of this Act shall be paid into the Colonial Treasury and applied and appropriated as follows viz:—The sums received for Licenses relating to the unsold lands shall be placed to the credit of the Emigration Fund and all other sums shall be paid to Her Majesty her heirs and successors for the public uses of the Province and support of the Government thereof.

Appropriation of sums, partly to emigration fund, partly to public uses of the Government.

XXIV.—And for the protection of persons acting in execution of this Act Be it enacted that all actions for anything done under this Act shall be commenced within six calendar months after the fact committed and not otherwise and notice in writing of such action and the cause thereof shall be given to the defendant one calendar month at least before the commencement of the action and in every such action the defendant may plead the general issue and give this Act and the special matter in evidence at any trial to be had thereupon and no plaintiff shall recover in any such action if tender of sufficient amends shall have been made before such action brought or if a sufficient sum of money shall have been paid into Court after such action brought by or on behalf of the defendant together with costs incurred up to that time and if a verdict shall pass for the defendant or the plaintiff become nonsuited or discontinue such action after issue joined or if upon demurrer or otherwise judgment shall be given against the plaintiff the defendant shall recover his full costs as between Attorney

Protection of persons acting in execution of this Act.

Attorney and client and have the like remedy for the same as any defendant had by law in other cases and although a verdict shall be given for the plaintiff in such action such plaintiff shall not have costs against the defendant unless the Judge before whom the trial shall be shall certify his approbation of the action and of the verdict obtained thereupon.

Governor may order costs of suits to be paid from Treasury. XXV.—And be it enacted that it shall and may be lawful for the Governor to pay or cause to be paid out of the public Treasury of the Province the costs or charges of any suit or action which shall or may be brought as aforesaid by or against the said Commissioners or any Justice of the Peace Constable or other person acting under the authority and in the execution of this Act.

Repeal of sheep-tax in scab amendment Act 4. Vict. No. 9 XXVI.—And whereas by an Act of the Governor and Council of South Australia passed in the fourth year of her present Majesty's reign "to amend and extend the provisions of the Act for the prevention of the Scab in Sheep" it is enacted that a tax or duty may be levied in manner therein provided of ten pence for every score of sheep owned or possessed in the Province be it therefore enacted that the foresaid enactment and every clause and provision of the said recited Act relating thereto shall be and the same is hereby repealed.

Powers of Commissioners to execute the acts relating to the impounding, Slaughtering, and Scab in Sheep. XXVII.—And for more effectually carrying into execution the several Acts of this Province relating to Impounding Slaughtering and the prevention of Scab in Sheep be it enacted that the Commissioners appointed under this Act shall respectively have and enjoy all the rights power and authority protections and privileges of the Inspectors and other officers appointed under the said several Acts and shall have survey and control over all such Inspectors and other officers subject to the approval of the Governor

Operation of the Act XXVIII.—And be it enacted that this Act shall commence and take effect from and after the passing thereof and shall continue in operation only until her Majesty's Royal will and pleasure respecting the occupation of the Waste Lands of the Crown in South Australia shall be known.

Construction. XXIX.—And be it enacted that the term "Governor" shall apply and extend to the officer for the time being administering the government of the Province and the term "Resident Commissioner" shall be construed to mean the Colonial Commissioner of public lands resident in South Australia.

GEORGE GREY,
GOVERNOR OF SOUTH AUSTRALIA.

Passed the Legislative Council
this twenty-fourth day of November 1842.

A. M. MUNDY,
Clerk of Council.

SCHEDULES REFERRED TO.

A.

FOR DEPASTURING LICENSES.

Form of Application.

To his Excellency the Governor, and Resident Commissioner of Public Lands in South Australia, A. B. residing at (specify the place, and addition) humbly makes application in pursuance of the Act of Council VI Victoria No. 8. for a [Depasturing License to authorise him to Depasture stock on the waste Lands of the Crown] to be in force within such limits as may be assigned in terms of law and he declares that he has complied with the Provisions of the said Act, and that there is no cause for with-holding the said License.

(Signed) A. B.

FORM OF LICENSE.

WHEREAS in pursuance of the Act of Council VI Victoria No. 8. application has been made to his Excellency the Governor and Resident Commissioner of public Lands in South Australia by A. B. (name and addition of applicant) for a [Depasturing License authorising him to Depasture Stock on the Waste Lands of the Crown] and it appears by the report of the Commissioner of Crown Lands that there is no cause for with-holding such License.

Now therefore his Excellency the Governor and Resident Commissioner afore-said doth hereby grant to the said A. B. [a Depasturing License authorising him to depasture stock] on such waste Lands, to be in force within such limits a may at any time be assigned by the Commissioner of Crown Lands in terms of law, for the term of from the day of and no longer, subject always to the Provisions of the said Act

By his Excellency's command,

Signed C. D.
Colonial Treasurer.

SCHEDULE

B.

For Occupation Licenses.

The same forms except as to the words within brackets for which substitute the following—

“An Occupation License authorising him to build and reside for the purpose depasturing stock on the Waste Lands of the Crown.” (If the applicant claims as proprietor of any particular sections of land state them.)

**SCHEDULE
C.**

For Timber Licenses.

The same forms, except as to the words within brackets for which substitute the following:—

“A Timber License, authorising him to cut, saw, split and remove timber and other natural produce on and from the Waste Lands of the Crown.”

**SCHEDULE
D.**

First day of September One Thousand Eight Hundred and
Yearly return of all stock owned by or in the possession of
holding a depasturing licence No. _____ made in conformity with the provisions
of the Act of the Governor and Council VI. Victoria No. 8.

Names of proprietors of stock herein returned.	Stock.			BRANDS.	Number and description of any sections of land on which a deduction from the amount of assessment is claimed.
	Horses a- above the age of 6 months.	Cattle a- bove the age of 6 months.	Sheep in- cluding all wean- ed lambs.		

To _____ Esquire
Commissioner of Crown Lands.

I hereby certify that the above is a true and correct return

SCHEDULE

E.

First day of October One Thousand Eight Hundred and
 Yearly report of the holders of depasturing licenses liable to pay assessment rendered
 in conformity with the provisions of the Act of the Governor in Council VI Vict
 No. 8.

No. of licence.	Name of holders.	Stock assessed.			No. of sec of land on which a deduction is claime	Amount of assessment paya-ble.	Remarks
		Horses	Cattle	Sheep.			

To
 Colonial Treasurer.

Esquire
 Commissioner of Crown Lands.

SCHEDULE
F.

District of

No.

Commissioner of Crown Land's Office.

The amount with which you are assessed for the year from First January to Thirty-first December, 18 , under the provisions of the Act of the Governor and Council, of South Australia, VI Victoria, No 8, on the undermentioned stock depastured by you on Crown Lands in this District, is as follows, viz:—

		£.	s.	d.
Horses	at 2s. 6d. per head	-		
Head of Cattle including Calves above the age of six months	at 6d. per head			
Sheep, including Weaned Lambs	at 1d. per head			

which said sum of _____ pounds, _____ shillings, and _____ pence, you are hereby required to pay to the Colonial Treasurer, at his Office in Adelaide, (or to _____, at his Office at _____, as the case may be) within one calendar month from the date of the delivery of this notice either to yourself or at your residence.

Or if you consider yourself as having any just cause for appealing against the said Assessment, you will please to observe that such appeal must be lodged with me within ten days from the date of the delivery of this notice, either to yourself or at your residence, together with your recognizance in double the amount of the said Assessment, to prosecute the said appeal. As witness my hand, at this _____ day of _____ one thousand eight hundred and _____

Commissioner of Crown Lands

To _____ }
_____ }

_____ Declares that he served the above notice on the above named _____, by delivering a true copy thereof to him, (or by leaving the same at his usual place of residence, as the case may be) on the day of _____ one thousand eight hundred and _____

A. B.

SCHEDULE
G.

District of

Commissioner of Crown Lands Office.

No.

WITH reference to my notice dated the _____ day of _____ one thousand eight hundred and _____ and served upon you by delivery to you (or to _____ your superintendant or servant as the case may be) at your residence (or elsewhere as the case may be) on the _____ day of the said month of _____ one thousand eight hundred and _____ informing you that the sum with which you were assessed for the year from first of January to thirty first

Repealed by Act. 11/46.

first December one thousand eight hundred and _____ under the provisions of the Act of the Governor and Council of South Australia 6th Victoria No. 8. on the stock therein mentioned was _____ pounds shillings and _____ pence and requiring you to pay the said sum to the Colonial Treasurer at his office in Adelaide (or other person appointed as the case may be) within one calendar month from the date of the service as aforesaid on you (or on _____ your as the case may be) of the said notice which sum you have failed so to pay I now give you notice that the said sum together with an additional sum equal to one fifth part thereof by way of penalty for the default committed by you together amounting to the sum of _____ pounds shillings and _____ pence must be paid to the said Colonial Treasurer (or other person appointed as the case may be) at his office in Adelaide within one calendar month from the date of service of this notice with certification that if such payment is not so made the measures for the recovery of the same appointed by law will forthwith be adopted as witness my hand at this _____ day of _____ one thousand eight hundred and _____

To _____ } Commissioner of Crown Lands.
_____ }

_____ Declareth that he served the above notice on the above named _____ by delivering a true copy thereof to him (or by leaving the same at his usual place of residence as the case may be) on the _____ day of _____ one thousand eight hundred and _____

Declared at _____ the _____ day of _____ one thousand eight hundred and _____ before me _____ A. B.

SCHEDULE H.

I, A. B. Commissioner of Crown Lands for the district of _____ do solemnly declare, and I make this solemn declaration, conscientiously believing the same to be true, and by virtue of an Act passed in the sixth year of the reign of Her Majesty Queen Victoria, entitled "an Act for protecting the Waste Lands of the Crown in South Australia from encroachment, intrusion, and trespass" that the account herewith forwarded to the Colonial Treasurer (or other persons appointed by the Governor as the case may be), in pursuance of the said recited Act, contains a full and true account of all sums of money received by me, and all fines and forfeitures and costs, and expenses paid and received by me from the _____ day of _____ to the _____ day of _____ One thousand eight hundred and _____ in virtue of my office of Commissioner under the said recited Act.

A. B. Commissioner of Crown Lands.

District of _____