CRUELTY TO ANIMALS PREVENTION.

No. 58 of 1950.

AN ACT to amend the Cruelty to Animals Prevention Act 1925. [29 November, 1950.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

Short title and citation.

- 1—(1) This Act may be cited as the Cruelty to Animals Prevention Act 1950.
- (2) The Cruelty to Animals Prevention Act 1925*, as subsequently amended, is in this Act referred to as the Principal Act.

What is deemed to be cruelty to animals.

- **2** Section five of the Principal Act is amended by inserting after paragraph VI. of subsection (2) the following paragraphs:—
 - "VI.A Except for medicinal or curative purposes or for the purposes of scientific research, administering to it any drug or any toxic or noxious substance:
 - "VI.B. Except for the purposes of scientific research, wilfully and unreasonably administering to it any poisonous or injurious drug or substance:
 - "VI.C. For the purposes of, or in connection with, any sport or public performance, using upon it or applying to it any galvanic or electric battery or other like appliance:".
- **3** After section six of the Principal Act the following section is inserted:—

Use, &c., of spurs prohibited. "6A. Any person who uses upon any animal, or sells or offers for sale or keeps for the purposes of sale, any spur or other like appliance having sharpened rowels, shall be guilty of an offence against this Act.".

^{* 16} Geo. V. No. 30. For this Act, as amended to 1936, see Reprint of Statutes, Vol. I., p. 124,

4 Section eleven of the Principal Act is amended by offences. omitting the words "Ten pounds or imprisonment for two months" and substituting therefor the words "Twenty pounds or imprisonment for three months".

PUBLIC WORKS EXECUTION (No. 3).

No. 59 of 1950.

AN ACT to provide for the execution and carrying out of certain Public Works and Purposes, and to authorise the borrowing of certain sums of money for meeting the cost of those Works and Purposes and for the purposes of the Transport Act 1938, and the Hydro-Electric Commission Act 1944.

[29 November, 1950.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

1 This Act may be cited as the Public Works Execution Short title. Act (No. 3) 1950.

PART I.

PUBLIC WORKS AND PURPOSES GENERALLY.

2—(1) The public works and purposes specified in the works and first schedule may be executed and carried out by the Minister purposes to administering the Act or Department under or for the purand carried poses of which those works and purposes are respectively out.