9 Section sixty-four of the Principal Act is amended—

Policies of insurance.

1958.

- (a) by inserting after paragraph II of subsection (2) the following paragraphs:—
 - "IIA Any liability in respect of the death of, or bodily injury to, a person taking part in a motor vehicle race or reliability trial arising from an accident involving a motor vehicle competing or taking part in that race or trial:

"IIB Any liability covered by an insurance policy taken out for the purposes of section forty-nine of the *Police Offences*Act 1935:"; and

- (b) by inserting after that subsection the following subsection:—
 - "(2A) For the purposes of paragraph IIA of subsection (2) of this section, a person shall be regarded as taking part in a motor vehicle race or reliability trial while—

I He is engaged in conducting, or assisting in conducting, the race or trial:

II He is in charge of, or in, any motor vehicle competing or taking part in the race or trial: or

III He is assisting, or employed to assist, any person, regarded as taking part in the race by virtue of paragraph I or paragraph II of this subsection, in connection with the race or trial or any motor vehicle competing or taking part therein,

and any motor vehicle driven by or in the charge of any person taking part in a motor vehicle race or reliability trial shall be deemed to be taking part in that race or trial.".

STOCK.

No. 84 of 1958.

AN ACT to amend the Stock Act 1932. [9 January 1959.]

B^E 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—(1) This Act may be cited as the Stock Act 1958.

Short title and citation.

(2) The Stock Act 1932, as subsequently amended, is in this Act referred to as the Principal Act.

Interpretation.

- 2 Section fourteen of the Principal Act is amended by omitting the definition of "Dipped" and substituting therefor the following definitions:—
 - "'Approved' means approved by the Minister:
 - 'Dipped' means—
 - I Thoroughly immersed in an approved preparation: or
 - II Treated, by means of an approved appliance, with a preparation approved for use in that appliance:".

Sheep to be dipped annually.

- 3 Section fifteen of the Principal Act is amended—
 - (a) by omitting from subsection (1) the words "and in manner prescribed"; and
 - (b) by omitting subsection (2) and substituting therefor the following subsections:—
 - "(2) Any sheep required to be dipped under subsection (1) of this section shall—
 - I Wherever practicable, be dipped immediately after being shorn: or
 - II If it is not practicable to dip them immediately after being shorn, be dipped within such period after being shorn as may be approved in relation to the means used to dip them.
 - "(2A) Sheep when shorn shall be kept securely confined in a fenced paddock or other suitable enclosure until they have been dipped in accordance with this section.".

Dipping at other times.

- 4 Section sixteen of the Principal Act is amended—
 - (a) by inserting in subsection (1), after the word "dipped", the words "in such manner as he may approve";
 - (b) by omitting from subsection (2) the words "in any dip which may be available" and substituting therefor the words "at such place as may be available for the purpose";
 - (c) by inserting in subsection (4), after the word "dipped" (first occurring), the words "in a manner approved by an inspector";
 - (d) by emitting from that subsection the words "dipped as directed by an inspector" and substituting therefor the words "so dipped"; and
 - (e) by adding at the end of subsection (6) the words "in such manner as may be specified in the notice or as may be approved by him".

- **5** Section seventeen of the Principal Act is amended by Infected sheep inserting in subsection (3), after the word "dipped", the State. words "in such manner as he may direct, either".
- **6** Section twenty of the Principal Act is amended by omit-Removal of ting from subsection (1) the words "any available dip" and sheep for substituting therefor the words "a place suitable for the purpose".
- 7 After section twenty A of the Principal Act the following section is inserted in Part VI:—

"20B. The Minister shall publish notice in the Gazette of Notification any approval given by him for the purposes of this Part, of approval or the withdrawal of any such approval, and no such approval or the withdrawal thereof shall have effect until notice thereof is so published."

CROWN LANDS (MISCELLANEOUS PROVISIONS).

No. 85 of 1958.

AN ACT to provide for the reinstatement of certain persons as purchasers of Crown lands, to authorize the sale by private contract of certain pieces of Crown land, to authorize the leasing of certain Crown land for the purposes of reclamation, to vest certain land in the Crown, to close certain roads, to extinguish the title of the registered proprietor of a certain piece of land and vest that land in the Crown and authorize its sale by the Crown, and to authorize the sub-letting of certain Crown land held on lease, and for other purposes connected with the use and disposal of Crown lands.

[9 January 1959.]

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—(1)} This Act may be cited as the Crown Lands (Miscellaneous Provisions) Act 1958.

Short title and incorporation.