TASMANIA.



1894.

ANNO QUINQUAGESIMO-OCTAVO

VICTORIÆ REGINÆ,

No. 20.

AN ACT to further amend The Impounding A.D. 1894.

Act [25 August, 1894.]

WHEREAS it is expedient to further amend The Impounding Act PREAMBLE. in the manner hereinafter appearing:

Be it therefore enacted by His Excellency the Governor of Tasmania, Total II 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 Impounding Act, 1894."

Short title.

- 2 In this Act the expression "the said Act" shall mean The Interpretation. Impounding Act.
- 3 The form of Rond in the Schedule hereto is hereby substituted Form in Schedule for the form given in Schedule C. of the said Act.
- 4 Notwithstanding any law to the contrary, no Stamp Duty shall No Stamp Duty. be paid or payable upon any Bond given in accordance with the provisions of the said Act to abide by assessment of damages.
- 5 This Act and the said Act and its Amendments shall be read and Acts to be read construed together as one Act.

Impounding Act Amendment.

A.D. 1894.

SCHEDULE.

BOND to abide by Assessment where the Amount claimed for Damage is disputed.

Owner or keeper of the animal.
 The party impounding.
 Twice the amount of damage claimed.

Know all Men by these presents, that I, A. (1) B., of [place], in Tasmania [description], am held and firmly bound unto J. (2) K., of [place], in Tasmania [description], in the sum of \mathcal{L} —(3) of lawful money of Great Britain, to be paid to the said J. K. or his attorney, executors, administrators, or assigns, for which payment to be made I do bind myself, my heirs, executors, and administrators, firmly by these presents.

Dated this

day of

one thousand eight hundred and

Whereas [enumerate the animals impounded], the property of the above-bounden A.B., have been distrained and impounded by the above-named J.K., for damage done to him at [the place where the trespass was committed], as the said A.B. doth admit, but he disputes the sum or amount claimed for such damage, and both the said parties having agreed that such amount shall be assessed according to the provisions of the Act in such case made, the said A.B. has consented to execute the present bond. Now the condition of this obligation is that if the above-bounden A.B. do, and shall abide, obey, and fulfil the award and assessment of L.M., of [place], in Tasmania [description], arbitrators mutually nominated by the said parties to assess the amount or sum to be paid by the said A.B. in respect of such damage, and if the said arbitrators do not make their award as provided by the said Act then do and shall abide by, obey, and fulfil the award or umpirage and determination of H.P., Esquire, one of Her Majesty's Justices of the Peace, and the Justice residing nearest to the said place where such trespass was committed, and do, and shall upon demand, pay to the said J.K. the sum or amount which shall be assessed or awarded by the said arbitrators or Justice, and all costs (if any) ordered by such Justice to be paid by the said A.B., then this obligation shall be void, but otherwise it is to remain in full force.

Signed, sealed, and delivered in the presence of

A.B. [Seal]