

Leon Keith
Delphin D. Nash

HB No. 13

Introduced by:

Howard Flitner
Delphin D. Nash
Leon Keith

A BILL

for

AN ACT to amend and re-enact Section 11-263 Wyoming Statutes 1957, providing for the general powers of the Wyoming live stock and sanitary board; to amend and re-enact Section 11-269 Wyoming Statutes 1957, to create the inspection fund and the recording and permit fund, and to provide for the expenditures therefrom, and to authorize expenditures by the board from appropriations; to amend and re-enact Section 11-319 Wyoming Statutes 1957, defining terms; to amend and re-enact sub-section (A) of Section 11-324 Wyoming Statutes 1957, relating to fees for applications for brand recording and the payment thereof; to amend and re-enact Section 11-330 Wyoming Statutes 1957, relating to the preparation, publication, distribution and sale of lists of brands, of brand books, and of supplements thereto; to amend and re-enact Section 11-334 Wyoming Statutes 1957, providing for fees for removing brands and for recording bills of sale of brands; to amend and re-enact Section 11-348 Wyoming Statutes 1957, regulating inspection for brands and ownership of livestock; to amend and re-enact Section 11-349 Wyoming Statutes 1957, requiring inspection for brands and ownership prior to slaughter-

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enforcement of the laws relating to the livestock industry by the board and its agency and to provide a penalty for violations by inspectors; to amend and re-enact Section 11-373 Wyoming Statutes 1957, to provide for the inspection of horses, mules, and cattle to be removed from the county; to amend and re-enact Section 11-374 Wyoming Statutes 1957, relating to the record of inspections of cattle, mules and horses to be removed from the county; to amend and re-enact Section 11-379 Wyoming Statutes 1957, relating to inspections of unbranded calves unaccompanied by their mothers; to amend and re-enact Section 11-380 Wyoming Statutes 1957, providing a penalty for misconduct of inspectors; to amend and re-enact Section 11-381 Wyoming Statutes 1957, requiring proof of prior ownership of neat cattle; to amend and re-enact Section 11-390 Wyoming Statutes 1957, relating to the levy of a mill tax on cattle, horses and mules; to amend and re-enact Section 11-391 Wyoming Statutes 1957, providing for the powers and duties of the board of county commissioners of each county with respect to the mill tax levy and for the disposition of the moneys received from such levy; to amend and re-enact Section 11-392 Wyoming Statutes 1957, providing for an annual report to the governor by the board of equalization with respect to the mill tax levy; to amend and re-enact Section 11-400 Wyoming Statutes 1957, authorizing certain persons to stop and inspect carriers; to amend and re-enact Section 11-415 Wyoming Statutes 1957, providing for the inspection of livestock at sales rings and for the fee therefor; to amend and re-enact Section 11-416 Wyoming Statutes 1957, providing for the inspection of livestock by an authorized veterinarian prior to the removal of such livestock from sales rings and providing for a certificate thereof and the collection of fees therefor; to amend and re-enact Section 11-417



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POWERS IN ADDITION TO THE POWERS AND DUTIES HEREINAFTER PROVIDED:

1. To appoint * * * deputy state veterinarians, agents and assistants, whose duty it shall be to act under the direction of the Wyoming Live Stock and Sanitary board and its chief executive officer. Such deputy state veterinarians must be graduates of a * * * veterinary college * * * RECOGNIZED BY THE AMERICAN VETERINARY MEDICAL ASSOCIATION AND THE STATE BOARD OF VETERINARY EXAMINERS.
2. To supervise and control the action of its chief executive officer, all deputies * * * and other employees and to prescribe their duties, compensation and tenure of office.
3. To remove any one or more of its appointees, subordinates, or employees at any time for cause.
4. To promulgate and enforce such rules, regulations and orders as it may deem necessary or proper for the inspection, testing or quarantining of all live stock, including all milk cows and dairy herds.
5. TO EXERCISE THE POWER AND AUTHORITY CONFERRED UPON IT BY THIS ACT, EITHER DIRECTLY OR THROUGH ITS AGENCY; TO DESIGNATE AN AGENCY TO ACT AS ITS REPRESENTATIVE SUCH DESIGNATION TO BE MADE AT A MEETING OF THE BOARD AND TO BE RECORDED IN ITS MINUTES, AND THE NAME OF SAID AGENCY TO BE TRANSMITTED TO THE AUDITOR AND TREASURER OF THE STATE OF WYOMING.

Section 2. Section 11-269 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

EXCEPT AS OTHERWISE PROVIDED BY LAW, * * * fees and moneys * * * collected by the Wyoming live stock and sanitary board, or any of its officers, AGENTS, or employees, shall be * * * placed BY THE STATE TREASURER in a SPECIAL fund hereby created, * * * AND DESIGNATED as the "inspection fund" FOR THE USE AND EXPENDITURE BY THE BOARD FOR THE PAYMENT OF ANY AND ALL EXPENSES INCURRED IN ENFORCING THE BRAND AND OWNERSHIP INSPECTION LAWS OF THIS STATE.

* * * THERE IS ALSO HEREBY CREATED A SPECIAL FUND KNOWN AS THE "BRAND RECORDING AND PERMIT FUND" WHICH IS HEREBY APPROPRIATED FOR THE USE AND EXPENDITURE BY THE BOARD for the payment of any and all expenses incident to the maintaining of records of brands * * * . PROVIDED, HOWEVER, ALL MONEYS RECEIVED FROM THE SALE OF ESTRAYS AND CREDITED TO THE EXISTING INSPECTION FUND OF THE LIVE STOCK AND SANITARY BOARD PRIOR TO THE EFFECTIVE DATE OF THIS LAW, SHALL BE PAID OUT OF THE BRAND

RECORDING AND PERMIT FUND TO THE RIGHTFUL OWNER WHENEVER AUTHORIZED. THE STATE TREASURER IS HEREBY AUTHORIZED AND DIRECTED TO TRANSFER TO SAID BRAND RECORDING AND PERMIT FUND ALL MONEYS CREDITED TO THE EXISTING INSPECTION FUND OF THE LIVE STOCK AND SANITARY BOARD PRIOR TO THE EFFECTIVE DATE OF THIS LAW. THE STATE TREASURER SHALL CREDIT TO SAID BRAND RECORDING AND PERMIT FUND THE FEES AND MONEY COLLECTED BY THE BOARD FROM THE FOLLOWING SOURCES: FEES FOR RECORDING, RENEWING AND TRANSFERRING BRANDS, FOR RECORDING BILLS OF SALE OF BRANDS, VETERINARIANS FEES AT SALES RINGS, CHARGES FOR PHOTOSTATING COPIES OF BRAND RECORDS, PROCEEDS FROM THE SALES OF LISTS OF BRANDS, BRAND BOOKS AND SUPPLEMENTS THERETO, AND INCLUDING ALSO, FEES COLLECTED FOR GARRAGE PERMITS, FOR SHEEP PERMITS, STALLION AND JACK REGISTRATION FEES, AND ALL OTHER FEES AND MONEYS RECEIVED BY THE BOARD EXCEPT THOSE DESIGNATED OR EXPRESSLY REQUIRED TO BE CREDITED TO OTHER FUNDS.

The expenses incurred in and about the conduct of the business of the Wyoming live stock and sanitary board and its chief executive officer, including the per diem of members of the board, the salaries or wages of the chief executive officer, deputy state veterinarians, and other necessary employees, inspectors, agents and assistants, traveling expenses, furnishing of offices, stationery, supplies and all other expenditures necessary and incident thereto, *** shall be paid out of the *** appropriations provided by law. All actual and necessary *** expenses *** incurred in the discharge of the duties of the Wyoming live stock and sanitary board and the chief executive officer, and other appointees and employees shall be itemized on the proper vouchers, approved by the chief executive officer, covered by proper receipts, and shall be paid by the state treasurer from money appropriated by law.

Section 3. Section 11-319 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

FOR THE PURPOSES OF THE LIVE STOCK LAWS OF THE STATE OF WYOMING, THE FOLLOWING TERMS SHALL MEAN:

- (A) BOARD SHALL MEAN THE WYOMING LIVE STOCK AND SANITARY BOARD.
- (B) AGENCY IS THE CORPORATION DESIGNATED BY THE BOARD AS ITS AUTHORIZED REPRESENTATIVE, WHICH SHALL CARRY OUT THE FUNCTIONS REQUIRED HEREIN TO BE PERFORMED BY THE BOARD OR BY THE AGENCY, AND WHICH IS HEREBY CHARGED WITH THE RESPONSIBILITY OF ENFORCING THE PROVISIONS OF THIS ACT UNDER THE AUTHORITY HEREOF,

AND UNDER THE DIRECTION AND SUPERVISION OF THE BOARD.

(C) INSPECTORS ARE THOSE PERSONS APPOINTED BY THE AGENCY TO EXECUTE THE DUTIES PRESCRIBED BY LAW, RULES, REGULATIONS, AND ORDERS FOR THE PROTECTION OF THE LIVESTOCK INDUSTRY IN THE STATE OF WYOMING. IN THE ENFORCEMENT OF SUCH DUTIES, SAID INSPECTORS SHALL HAVE ALL THE POWERS OF SHERIFFS AND OTHER PEACE OFFICERS, AND SHALL ARREST AND DETAIN ANY PERSON VIOLATING ANY OF THE PROVISIONS OF THIS ACT OR ANY OF THE RULES OR REGULATIONS PROMULGATED HEREUNDER, UNTIL A LEGAL WARRANT CAN BE OBTAINED.

(D) THE TERM "PEACE OFFICER" SHALL INCLUDE THOSE INSPECTORS WHO ARE AUTHORIZED AND EMPOWERED TO ENFORCE THE PROVISIONS OF THIS ACT, AND THEY SHALL HAVE THE AUTHORITY AND DUTY TO ~~ARREST WITHOUT WARRANT~~ WHEN A FELONY HAS BEEN COMMITTED AND WHEN ANY ~~OFFENSE~~ LESS THAN A FELONY HAS BEEN COMMITTED IN THEIR PRESENCE.

(E) NEAT CATTLE, HORSES, MULES, ASSES, SHEEP AND GOATS ARE LIVE STOCK.

(F) EVERY PERSON WHO OWNS NEAT CATTLE, HORSES, MULES, ASSES, SHEEP OR GOATS IS A STOCK OWNER..

(G) ANY PERSON DRIVING LIVE STOCK THROUGH ANY COUNTY IN THE STATE OF WYO- IS A STOCK DROVER.

(H) THE WORD "PERSON" SHALL MEAN ANY INDIVIDUAL, FIRM, COMPANY, ASSOCIATION, PARTNERSHIP, OR CORPORATION.

(I) THE WORD "AND" MAY BE READ "OR"; AND THE WORD "OR" MAY BE READ "AND".

(J) WORDS IN THE PRESENT TENSE INCLUDE THE FUTURE TENSE; AND THE SINGULAR OF ANY TERM SHALL IMPORT THE PLURAL, AND THE PLURAL OF ANY TERM SHALL INCLUDE THE SINGULAR.

(K) THE TERM "THIS ACT" SHALL MEAN AND SHALL REFER IN GENERAL TO CHAPTERS 19, 21, 22, 23, 24, 25, 27, 28, AND 33 OF TITLE 11, WYOMING STATUTES, 1957.

Section 4. Sub-section (A) of Section 11-324 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

(A) * * * Any person, company, firm, association or corporation desiring to adopt any brand or marks to be used for the branding or marking of horses, cattle and sheep or other livestock in this state, shall before using the same make application therefor to the Wyoming live stock and sanitary board. Said application shall

(1) Contain a facsimile of such brand or mark;

SUBSTITUTES OR FACSIMILIES SHALL BE INVALID. THE AGENCY OF THE BOARD shall keep on file in its office copies of inspection certificates * * *. THE BOARD shall make and promulgate such rules and regulations governing inspections for brands and ownership as are deemed necessary, * * * CONSISTENT AND compatible with the provisions of this act and other laws of the State of Wyoming.

THE BOARD, THROUGH ITS AGENCY HAS THE DUTY AND AUTHORITY TO ENFORCE * * * the provisions of this act * * *. No * * * PERSON exercising ordinary care and precaution in performing his duties under this act shall be liable for any damage or loss that may be incurred * * * THEREBY.

* * * ANY vehicle used in the transportation of livestock in violation of any of the provisions of this act may be impounded pending the determination by a court of competent jurisdiction * * * WHETHER ANY PROVISION OF THIS ACT HAS BEEN VIOLATED. Upon conviction * * * OF THE OWNER OF SUCH VEHICLE OR OF THE LIVESTOCK BEING TRANSPORTED any expense incurred by a duly authorized officer for towing the vehicle or for feed and care of the livestock being illegally transported, shall constitute a lien upon such vehicle OR UPON SUCH LIVESTOCK until such expenses have been paid in full.

Section 8. Section 11-349 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful for any person or persons, firm, partnership, corporation or association, operating any slaughterhouse, packing plant, or rendering plant in the State of Wyoming to slaughter, or cause to be slaughtered, any horses, mules or cattle until after each animal has been inspected for brands and ownership. Such inspection * * * SHALL NOT BE VALID UNLESS made by a duly authorized Wyoming brand inspector * * * not more than seven (7) days prior to date of slaughter.

Section 9. Section 11-350 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

For making an inspection for brands and ownership, as required by this act, the * * * BOARD shall charge and collect an inspection fee of * * * TWENTY cents (20¢) per head on all horses, mules, cattle, AND colts * * * inspected, including unbranded animals * * * AND CALVES RUNNING WITH THEIR MOTHERS.

Section 10. Section 11-353 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

REGULATIONS, AND PROCLAMATIONS MADE AND PROMULGATED THEREUNDER, THE BOARD SHALL HAVE THE POWER AND IT IS ITS DUTY TO DESIGNATE AN AGENCY, TO ACT UNDER ITS SUPERVISION AND CONTROL, TO EXERCISE THE RIGHTS, POWERS AND DUTIES PROVIDED IN THIS ACT WITH RESPECT TO INSPECTION OF BRANDS AND OWNERSHIP OF THE ANIMALS MENTIONED HEREIN. SAID AGENCY SHALL BE A NON-STOCK, NON-PROFIT CORPORATION ORGANIZED UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF WYOMING. THE COMPENSATION OF SUCH AGENCY SHALL NOT EXCEED ACTUAL AND NECESSARY EXPENSES. ITS POWERS AND DUTIES, NOT OTHERWISE PROVIDED IN THIS ACT, SHALL BE PRESCRIBED BY THE RULES AND REGULATIONS OF THE BOARD. SAID AGENCY, BEFORE ENTERING UPON ITS DUTIES SHALL EXECUTE A BOND TO THE STATE OF WYOMING IN THE PENAL SUM OF TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00), WITH SURETY TO BE APPROVED BY THE BOARD, CONDITIONED FOR THE FAITHFUL PERFORMANCE OF ITS POWERS AND DUTIES UNDER THIS ACT.

B. THE AGENCY, WITH THE APPROVAL OF THE BOARD, SHALL CARRY OUT THE PROVISIONS OF THIS ACT, AND SHALL EMPLOY SUCH INSPECTORS AS IT DEEMS NECESSARY TO CARRY OUT THE PROVISIONS HEREOF. IT MAY ASSIGN SUCH INSPECTORS TO SUCH POINTS OR PLACES WITHIN OR WITHOUT THE STATE AS WILL, IN ITS OPINION AND JUDGMENT, MOST EFFECTIVELY PROTECT THE LIVESTOCK INTERESTS AND THE PEOPLE OF THE STATE OF WYOMING. SUCH INSPECTORS SHALL SERVE AT THE PLEASURE OF THE AGENCY AND SHALL RECEIVE SUCH SALARIES AND COMPENSATION AS SHALL BE DETERMINED BY THE AGENCY WITH THE APPROVAL OF THE BOARD. SAID INSPECTORS SHALL EACH MAKE AND EXECUTE A BOND, WITH TWO SUFFICIENT SURETIES, TO THE STATE IN THE SUM OF ONE THOUSAND DOLLARS, (\$1,000.00) CONDITIONED FOR THE FULL AND FAITHFUL PERFORMANCE AND DISCHARGE OF THEIR DUTIES, SAID BOND TO BE APPROVED BY, AND TO BE FILED IN THE OFFICE OF THE BOARD.

C. THE AGENCY AND ITS INSPECTORS SHALL HAVE THE AUTHORITY, DUTY AND OBLIGATION TO ENFORCE THE PROVISIONS OF THIS ACT AND THE RULES, REGULATIONS, AND PROCLAMATIONS MADE AND PROMULGATED THEREUNDER. IT IS HEREBY DECLARED TO BE UNLAWFUL FOR ANY INSPECTOR TO ISSUE A CERTIFICATE OF INSPECTION COVERING LIVESTOCK OWNED BY HIM OR IN WHICH HE HAS ANY FINANCIAL INTEREST, AND ANY VIOLATION OF THIS PROVISION SHALL BE PUNISHABLE AS A MISDEMEANOR.

Section 22. Section 11-373 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Upon being notified of the intention of any person or persons, firm, partnership, corporation or association to remove from the county any horses, mules or

cattle, if a prior inspection is required under the provisions of this act, it shall be the duty of the * * * inspector so notified to go to the place designated at, as nearly as possible, the time agreed upon, and to make an official inspection for brands and ownership of the horses, mules or cattle which are to be removed from the county.

Such inspection shall be made by daylight only and while the horses, mules or cattle being inspected are on the ground and either confined in corrals, pens, alleys, or other adequate enclosures or held in such a manner as to enable the inspecting officer to make a thorough and efficient inspection. The inspector shall list by classes the horses, mules and cattle, showing number of each class, and all brands, together with the names of owners of the brands, if known. The inspector shall require from the person or persons in charge proof of ownership of the horses, mules or cattle to be removed from the county, such proof to be by brand record, bill of sale or the affidavits of at least two (2) responsible citizens of the county who are not interested financially in the animals. If ownership of any or all of the horses, mules or cattle is not claimed by the * * * PERSON or persons, firm, partnership, corporation or association intending to remove them from the county, then written authorization from the owner or owners for such removal shall be required. * * *

Estrays, the ownership of which is unknown, shall not be removed from the county unless consigned to * * * THE NEAREST AVAILABLE market where Wyoming brand inspection is maintained.

Section 23. Section 11-374 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any * * * inspector, upon completing an inspection of horses, mules or cattle for brands and ownership, as provided for in this act, shall record the inspection upon A form * * * FURNISHED by the Wyoming live stock and sanitary board * * *. Such form, when completed and signed by him, shall be a certificate of inspection * * * AUTHORIZING THE removal from the county OF SUCH HORSES, MULES AND CATTLE LISTED THEREON. * * * The inspector shall deliver * * * A COPY OF THE certificate of inspection to the person or persons in charge of the horses, mules or cattle. If movement is to be by railroad, * * * A COPY OF THE INSPECTION CERTIFICATE shall be delivered by the person or persons in charge to the railroad agent to be attached by him to the waybill. If movement is to be by truck or trucks, * * *



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e-nact Section 11-1957, providing for the Wyoming Live and; to amend and 49 Wyoming Statutes inspection firm and it fund, and to figures therefrom, dures by the ons; to amend and 9 Wyoming Statutes to amend and re- of Section 1-334 relating to fees and recording; to amend and amend Statutes 9-2, re- on, publication, of lists of manda, supplementa character Section 1-334 providing for fees for recording; to amend and re- aming Statutes tion for lands an to amend and re- aming Statutes tion for brands and ghtering animals; action 11-334 to authorizing to provide for the amend and amend Statutes 1-334 action of am- caters for the

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cattle, mules and horses to be removed from the county; to amend and re-enact Section 11-379 Wyoming Statutes 1957, relating to inspections of unbranded calves unaccompanied by their mothers; to amend and re-enact Section 11-380 Wyoming Statutes 1957, providing a penalty for misconduct of inspectors; to amend and re-enact Section 11-381 Wyoming Statutes 1957, requiring proof of prior ownership of neat cattle; to amend and re-enact Section 11-390 Wyoming Statutes 1957, relating to the levy of a mill tax on cattle, horses and mules; to amend and re-enact Section 11-391 Wyoming Statutes 1957, providing for the powers and duties of the board of county commissioners of each county with respect to the mill tax levy and for the disposition of the monies received from such levy; to amend and re-enact Section 11-392 Wyoming Statutes 1957, providing for an annual report to the governor by the board of equalization with respect to the mill tax levy; to amend and re-enact Section 11-400 Wyoming Statutes 1957, authorizing certain persons to stop and inspect carriers; to amend and re-enact Section 11-415 Wyoming Statutes 1957, providing for the inspection of livestock at sales rings and for the fee therefor; to amend and re-enact Section 11-416 Wyoming Statutes 1957, providing for the inspection of livestock by an authorized veterinarian prior to the removal of such livestock from sales rings and providing for a certificate thereof and the collection of fees therefor; to amend and re-enact Section 11-417 Wyoming Statutes 1957, providing for the removal of an authorized veterinarian; to amend and re-enact Section 11-418 Wyoming Statutes 1957, relating to the transfer of title of livestock sold at sales rings and providing for the disposition of proceeds from such sales; to amend and re-enact Section 11-421 Wyoming Statutes 1957, making it unlawful to sell or dispose of carcasses of neat cattle without inspection; to amend

and re-enact Section 11-424 Wyoming Statutes 1957, prohibiting the purchase of instamped carcasses; to amend and re-enact Section 11-425 Wyoming Statutes 1957, relating to the inspection and disposition of the hide of cattle killed for beef; to amend and re-enact Section 11-431 Wyoming Statutes, 1957, providing for the certificate of inspection for horses to be killed for certain purposes; to amend and re-enact Section 11-437 Wyoming Statutes 1957, relating to the bill of sale for hides and pelts sold; to amend and re-enact Section 11-438 Wyoming Statutes 1957, regulating the purchase of hides and the inspection thereof; to amend and re-enact Section 11-439 Wyoming Statutes, 1957, relating to the shipment of hides and the inspection thereof; to amend and re-enact Section 11-441 Wyoming Statutes 1957 providing for the inspection of hides of stock killed by transportation companies; to amend and re-enact Section 11-444 Wyoming Statutes 1957, prohibiting the transportation of carcasses to another state without prior inspection and proof of ownership; to amend and re-enact Section 11-445 Wyoming Statutes 1957, providing for the inspection certificates of carcasses to be transported from the state; to amend and re-enact Section 11-446 Wyoming Statutes 1957, providing for fees for the inspection of carcasses; and the disposition thereof; to amend and re-enact Section 11-469 Wyoming Statutes 1957, relating to certificates of ownership of sheep and truck-flat permits; to amend and re-enact Section 11-470 Wyoming Statutes 1957, providing for the authorization of an agent of the owner of sheep; to amend and re-enact Section 11-471 Wyoming Statutes 1957, relating to the form and distribution of certificates of ownership of sheep; to amend and re-enact Section 11-475 Wyoming Statutes 1957, relating to annual permits for the movement of sheep between

being transported; to amend and re-enact Section 11-333 Wyoming Statutes 1957, requiring inspection and certificates thereof prior to transporting horses, mules or cattle; to amend and re-enact Section 11-334 Wyoming Statutes 1957, relating to permit requirements for intrastate movement of horses, mules or cattle and providing for the return of estrays to their home range; to amend and re-enact Section 11-40 Wyoming Statutes 1957, relating to shipping permits for the shipment of animals by railroads; to amend and re-enact Section 11-261 Wyoming Statutes 1957, relating to truck-fleet shipments and permits; to amend and re-enact Section 11-362 Wyoming Statutes 1957, to provide for certificates and agreements in lieu of inspection; to amend and re-enact Section 11-363 Wyoming Statutes 1957, providing for the form for the certificate and agreement to be used for shipments of horses, mules or cattle consigned to an open market; to amend and re-enact Section 11-364 Wyoming Statutes 1957, providing for the distribution of the copies of the certificate and agreement; to amend and re-enact Section 11-365 Wyoming Statutes 1957, providing for inspection of horses, mules or cattle diverging from the destination shown on the certificate and agreement; to amend and re-enact Section 11-366 Wyoming Statutes 1957, providing for inspection for brand and ownership inspection prior to removal of livestock from the county; to amend and re-enact Section 11-367 Wyoming Statutes 1957, providing that an official certificate of inspection shall be furnished before receiving livestock for transportation; to amend and re-enact Section 11-371 Wyoming Statutes 1957, to provide for the enforcement of laws relating to the livestock industry by the board and its agency and to provide penalty for violations by inspectors; to amend and re-enact Section 11-373 Wyoming Statutes 1957, to provide for the inspection of horses, mules and cattle to be removed from the county; to amend and re-enact Section 11-374 Wyoming Statutes 1957, relating to the record of inspections of

cattle, mules and horses to be removed from the county; to amend and re-enact Section 11-379 Wyoming Statutes 1957, relating to inspections of unbranded calves unaccompanied by their mothers; to amend and re-enact Section 11-380 Wyoming Statutes 1957, providing a penalty for misconduct of inspectors; to amend and re-enact Section 11-381 Wyoming Statutes 1957, requiring proof of prior ownership of neat cattle; to amend and re-enact Section 11-390 Wyoming Statutes 1957, relating to the levy of a mill tax on cattle, horses and mules; to amend and re-enact Section 11-391 Wyoming Statutes 1957, providing for the powers and duties of the board of county commissioners of each county with respect to the mill tax levy and for the disposition of the monies received from such levy; to amend and re-enact Section 11-392 Wyoming Statutes 1957, providing for an annual report to the governor by the board of equalization with respect to the mill tax levy; to amend and re-enact Section 11-400 Wyoming Statutes 1957, authorizing certain persons to stop and inspect carriers; to amend and re-enact Section 11-415 Wyoming Statutes 1957, providing for the inspection of livestock at sales rings and for the fee therefor; to amend and re-enact Section 11-416 Wyoming Statutes 1957, providing for the inspection of livestock by an authorized veterinarian prior to the removal of such livestock from sales rings and providing for a certificate thereof and the collection of fees therefor; to amend and re-enact Section 11-417 Wyoming Statutes 1957, providing for the removal of an authorized veterinarian; to amend and re-enact Section 11-418 Wyoming Statutes 1957, relating to the transfer of title of livestock sold at sales rings and providing for the disposition of proceeds from such sales; to amend and re-enact Section 11-421 Wyoming Statutes 1957, making it unlawful to sell or dispose of carcasses of neat cattle without inspection; to amend

and re-enact Section 11-424 Wyoming Statutes 1957, prohibiting the purchase of unstamped carcasses; to amend and re-enact Section 11-425 Wyoming Statutes 1957, relating to the inspection and disposition of the hide of cattle killed for beef; to amend and re-enact Section 11-431 Wyoming Statutes 1957, providing for the certificate of inspection for horses to be killed for certain purposes; to amend and re-enact Section 11-437 Wyoming Statutes 1957, relating to the bill of sale for hides and pelts sold; to amend and re-enact Section 11-438 Wyoming Statutes 1957, regulating the purchase of hides and the inspection thereof; to amend and re-enact Section 11-439 Wyoming Statutes 1957, relating to the shipment of hides and the inspection thereof; to amend and re-enact Section 11-441 Wyoming Statutes 1957, providing for the inspection of hides of stock killed by transportation companies; to amend and re-enact Section 11-444 Wyoming Statutes 1957, prohibiting the transportation of carcasses to another state without prior inspection and proof of ownership; to amend and re-enact Section 11-445 Wyoming Statutes 1957, providing for the inspection certificate of carcasses to be transported from the state; to amend and re-enact Section 11-446 Wyoming Statutes 1957, providing for fees for the inspection thereof; to amend and re-enact Section 11-469 Wyoming Statutes 1957, relating to certificates of ownership of sheep and truck-fleet permits; to amend and re-enact Section 11-470 Wyoming Statutes 1957, providing for the authorization of an agent of the owner of sheep; to amend and re-enact Section 11-471 Wyoming Statutes 1957, relating to the form and distribution of certificates of ownership of sheep; to amend and re-enact Section 11-475 Wyoming Statutes 1957, relating to annual permits for the movement of sheep between

accustomed ranges and providing for fees therefor; to amend and re-enact Section 11-498 Wyoming Statutes 1957, defining the term estrays; to amend and re-enact Section 11-500 Wyoming Statutes 1957, regulating the taking up of estrays, the care and sales thereof, and the disposition of the proceeds from such sales; to amend and re-enact Section 11-503 Wyoming Statutes 1957, providing for a permit for the rounding-up of unclaimed horses; to amend and re-enact Section 11-507 Wyoming Statutes 1957, regulating stock at large in roads or lanes and providing for a fee for the removal thereof and for the sale of such stock, and providing for the disposition of carcasses of animals killed on state highways; to amend and re-enact Section 11-515 Wyoming Statutes 1957, providing for the disposition of unclaimed proceeds remaining in the stray fund; to repeal Sections 11-315, 11-316, 11-317, 11-318 Wyoming Statutes 1957, relating to live stock inspectors; to repeal Sections 11-320 and 11-321 Wyoming Statutes 1957, defining terms; to repeal Sections 11-351, 11-352, and 11-354 Wyoming Statutes 1957, relating to county brand inspectors appropriation, expenses, fund and fees; to repeal Sections 11-372, 11-375, 11-376 and 11-377 Wyoming Statutes 1957, relating to county live stock inspectors; to repeal Section 11-401 Wyoming Statutes 1957, relating to the inspection report of sheriffs and peace officers; to repeal Sections 11-422 and 11-423 Wyoming Statutes 1957, relating to the inspection and stamping of the unutilized hide of neat cattle; and to repeal Section 11-511 Wyoming Statutes 1957, relating to the stray fund; and to provide an effective date.

Jan. 11, 1961 Introduced
Read first time
Referred to Com. No. 4
Delivered to Printing Com.

Jan. 16, 1961 Returned from Printing Com.
Delivered to Com. No. 4

Jan. 24, 1961 Returned
Recommended amend and do pass
Placed on general file

Jan. 27, 1961 Considered in Com. of Whole
Amended

Page 6, Line 1. After the semi-colon insert the word "also"
Page 6, Line 24. After the word "fund" insert the words "the balance of" and after the word "moneys" insert the words "which have been"

Page 7, Line 7. Strike the word "the" and after the asterisks insert the word "the"

Page 7. Strike all of lines 34, 35, 36.

Page 8. Strike all of lines 1 and 2.

Page 8, Line 3. Strike the capital letter "E" and insert in lieu thereof the capital letter "D".

Page 8, Line 4. Strike the capital letter "F" and insert in lieu thereof the capital letter "E"

Page 8, Line 6. Strike the capital letter "G" and insert in lieu thereof the capital letter "P"

Page 8, Line 7. After the word "of" strike the letters "Wyo-" and insert in lieu thereof the word "Wyoming"

Page 8, Line 8. Strike the capital letter "H" and insert in lieu thereof the capital letter "C"

Page 8, Line 10. Strike the capital letter "I" and insert in lieu thereof the capital letter "H"

Page 8, Line 12. Strike the capital letter "J" and insert in lieu thereof the capital letter "I"

Page 8, Line 15. Strike the capital letter "K" and insert in lieu thereof the capital letter "J"

Page 8, Line 16. After the figures "26", insert the figures "26"

Page 11, Line 2. After the asterisks insert the words "as to"

Page 11, Line 23. After the numbers "20" strike the lower case letter "e" and insert in lieu thereof the symbol "C"

Page 17, Line 31. After the word "board" insert a comma and add the following words "upon the passage and approval of this Act notwithstanding the effective date hereof,"

Page 18, Line 17. Strike the word "and" and insert in lieu thereof the words "good and"

Page 18, Line 17. After the word "shall" strike the words "two sufficient sureties" and insert in lieu thereof "good and sufficient surety"

Page 19, Line 25. After the word "upon" strike the capital letter "A" and insert in lieu thereof the lower case "a"

Page 20, Line 24. After the numbers "25" strike the lower case letter "c" and insert in lieu thereof the symbol "C"

Page 24, Line 34. After the numbers "20" strike the lower case letter "c" and insert in lieu thereof the symbol "C"

Page 27, Line 25. After the numbers "20" strike the lower case letter "c" and insert in lieu thereof the symbol "C"

Page 27, Line 26. After the number "20" strike the lower case letter "c" and insert in lieu thereof the symbol "C"

Standing Com. Amendment Adopted
Amended

On page 19--line 9, delete the word "shall" and insert the word "may"
Recommended do pass
Com. of Whole report adopted

Jan. 28, 1961 Read second time
Engrossed

JAN 30 1961 Read Third Time

54 PASSED

AYES 54 NAYS 2

Sent to Senate

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FEB

Received

House

Ayes

Delivered to B

Feb 6 HRA

Feb 6 HRA

Chapter No.

accustomed ranges and providing for fees therefor; to amend and re-enact Section 11-498 Wyoming Statutes 1957, defining the term estrays; to amend and re-enact Section 11-500 Wyoming Statutes 1957, regulating the taking up of estrays, the care and sales thereof, and the disposition of the proceeds from such sales; to amend and re-enact Section 11-503 Wyoming Statutes 1957, providing for a permit for the rounding-up of unclaimed horses; to amend and re-enact Section 11-507 Wyoming Statutes 1957, regulating stock at large in roads or lanes and providing for a fee for the removal thereof and for the sale of such stock, and providing for the disposition of carcasses of animals killed on state highways; to amend and re-enact Section 11-515 Wyoming Statutes 1957, providing for the disposition of unclaimed proceeds remaining in the stray fund; to repeal Sections 11-315, 11-316, 11-317, 11-318 Wyoming Statutes 1957, relating to live stock inspectors; to repeal Sections 11-320 and 11-321 Wyoming Statutes 1957, defining terms; to repeal Sections 11-351, 11-352, and 11-354 Wyoming Statutes 1957, relating to county brand inspectors appropriation, expenses, fund and fees; to repeal Sections 11-372, 11-375, 11-376 and 11-377 Wyoming Statutes 1957, relating to county live stock inspectors; to repeal Section 11-401 Wyoming Statutes 1957, relating to the inspection report of sheriffs and peace officers; to repeal Sections 11-422 and 11-423 Wyoming Statutes 1957, relating to the inspection and stamping of the unutilized hide of neat cattle; and to repeal Section 11-511 Wyoming Statutes 1957, relating to the stray fund; and to provide an effective date.

Jan. 11, 1961 Introduced
Read first time
Referred to Com. No. 4
Delivered to Printing Com.

Jan. 16, 1961 Returned from Printing Com.
Delivered to Com. No. 4

Jan. 24, 1961 Returned
Recommended amend and do pass
Placed on general file

Jan. 27, 1961 Considered in Com. of Whole
Amended

Page 6, Line 1. After the semi-colon insert the word "also"
Page 6, Line 24. After the word "fund" insert the words "the balance of" and after the word "moneys" insert the words "which have been"

Page 7, Line 7. Strike the word "the" and after the asterisks insert the word "the"

Page 7. Strike all of lines 34, 35, 36. Page 8. Strike all of lines 1 and 2.

Page 8, Line 3. Strike the capital letter "E" and insert in lieu thereof the capital letter "D".

Page 8, Line 4. Strike the capital letter "F" and insert in lieu thereof the capital letter "E"

Page 8, Line 6. Strike the capital letter "G" and insert in lieu thereof the capital letter "F"

Page 8, Line 7. After the word "of" strike the letters "Byo-" and insert in lieu thereof the word "Wyoming"

Page 8, Line 8. Strike the capital letter "H" and insert in lieu thereof the capital letter "G"

Page 8, Line 10. Strike the capital letter "I" and insert in lieu thereof the capital letter "H"

Page 8, Line 12. Strike the capital letter "J" and insert in lieu thereof the capital letter "I"

Page 8, Line 15. Strike the capital letter "K" and insert in lieu thereof the capital letter "J"

Page 8, Line 16. After the figures "25", insert the figures "26"

Page 13, Line 2. After the asterisks insert the words "as to"

Page 13, Line 23. After the numbers "20" strike the lower case letter "c" and insert in lieu thereof the symbol "c"

Page 17, Line 31. After the word "board" insert a comma and add the following words "upon the passage and approval of this Act notwithstanding the effective date hereof."

Page 18, Line 17. Strike the word "to" and insert in lieu thereof the words "good and"

Page 18, Line 17. After the word "such" strike the words "two sufficient sureties" and insert in lieu thereof "good and sufficient surety"

Page 19, Line 25. After the word "upon" strike the capital letter "A" and insert in lieu thereof the lower case "a"

Page 20, Line 24. After the numbers "25" strike the lower case letter "c" and insert in lieu thereof the symbol "c"

Page 24, Line 34. After the numbers "20" strike the lower case letter "c" and insert in lieu thereof the symbol "c"

Page 27, Line 25. After the numbers "20" strike the lower case letter "c" and insert in lieu thereof the symbol "c"

Page 27, Line 26. After the number "20" strike the lower case letter "c" and insert in lieu thereof the symbol "c"

Standing Com. Amendment Adopted
Amended

On page 19--line 9, delete the word "shall" and insert the word "may"

Recommended do pass
Com. of Whole report adopted

Jan. 28, 1961 Read second time
Engrossed

JAN 30 1961 Read Third Time
PASSED

Approved by the Senate
Approved by the House
Approved by the Governor
Approved by the People

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Received
House
Ayes

Received
Delivered to E

Feb 6 HEA
Feb 9 Sign
Feb 9 App
Chapter No. 2

Jan. 18, 1961 Returned from Printing
 Com.
 Delivered to Com. No. 4
 Jan. 18, 1961 Returned
 Recommended amend and do
 pass
 Placed on general file
 Jan. 18, 1961 Considered in Com. of
 Whole
 Amended
 Page 1, Line 1. After the semi-colon
 insert the word "also"
 Page 1, Line 24. After the word "fund"
 insert the words "the balance of" and
 after the word "moneys" insert the words
 "which have been"
 Page 7, Line 7. Strike the word "the"
 and after the asterisks insert the word
 "che"
 Page 7, Strike all of lines 34, 35, 36.
 Page 8, Strike all of lines 1 and 2.
 Page 8, Line 3. Strike the capital
 letter "E" and insert in lieu thereof
 the capital letter "D".
 Page 8, Line 4. Strike the capital letter
 "F" and insert in lieu thereof the
 capital letter "B"
 Page 8, Line 6. Strike the capital letter
 "G" and insert in lieu thereof the
 capital letter "P"
 Page 8, Line 7. After the word "of"
 strike the letters "Byo-" and insert in
 lieu thereof the word "Wyoming"
 Page 8, Line 8. Strike the capital letter
 "H" and insert in lieu thereof the
 capital letter "C"
 Page 8, Line 10. Strike the capital letter
 "I" and insert in lieu thereof the
 capital letter "H"
 Page 8, Line 12. Strike the capital letter
 "J" and insert in lieu thereof the
 capital letter "I"
 Page 8, Line 15. Strike the capital letter
 "K" and insert in lieu thereof the
 capital letter "J"

Page 8, Line 16. After the figures "23",
 insert the figures "25"
 Page 11, Line 2. After the asterisks
 insert the words "as to"
 Page 11, Line 23. After the numbers "20"
 strike the lower case letter "c" and
 insert in lieu thereof the symbol "c"
 Page 17, Line 31. After the word "board"
 insert a comma and add the following
 words "upon the passage and approval of
 this Act notwithstanding the effective
 date hereof."
 Page 18, Line 17. Strike the word "two"
 and insert in lieu thereof the words
 "good and"
 Page 18, Line 17. After the word "with"
 strike the words "two sufficient sure
 ties" and insert in lieu thereof "good
 and sufficient surety"
 Page 19, Line 25. After the word "upon"
 strike the capital letter "A" and insert
 in lieu thereof the lower case "a"
 Page 20, Line 24. After the numbers "25"
 strike the lower case letter "c" and in-
 sert in lieu thereof the symbol "c"
 Page 24, Line 34. After the numbers "10"
 strike the lower case letter "c" and in-
 sert in lieu thereof the symbol "c"
 Page 27, Line 25. After the numbers "20"
 strike the lower case letter "c" and in-
 sert in lieu thereof the symbol "c"
 Page 27, Line 26. After the number "4"
 strike the lower case letter "c" and in-
 sert in lieu thereof the symbol "c"
 Standing Com. Amendment Adopted
 Amended
 On page 19--line 9, delete the word
 "shall" and insert the word "may"
 Recommended do pass
 Com. of Whole report adopted

Jan. 28, 1961 Read second time
 Engrossed

JAN 30 1961 Read Third Time

PASSED
 Ayes 54 Nays 24
 Sent to Senate

JAN 30 1961

Received from House JAN 30 1961
 Read first time JAN 30 1961
 Referred to Com. No. 6
 Delivered to Com. No. 6

JAN 31 1961
 COM. RECOMMENDATION

PLACED ON GENERAL FILE
 CONSIDERED IN COM. OF WHOLE
 H. B. No. 13 (C. W.)
 Amended as follows:

Strike the first House
 Amendment referring to
 Page 18, line 17.

Recommended by staff as amended

COM. OF WHOLE REPORT ADOPTED

FEB 1 1961 READ SECOND TIME

FEB 2 1961 READ THIRD TIME

PASSED
 Ayes 15 Nays 1 EXCUSED 1 ABSENT...
 Sent to House

FEB 2 1961
 Received Amendment
 H. B. No. 13, Signed by Speaker
 Ayes 44 No 62

Received
 Delivered to Handling Section
 H. B. No. 13, Signed by Speaker
 Approved by President
 Approved by Governor
 Chapter No. 46 Session Laws of Wyoming

HB No. 13

Introduced by:

Howard H. Hulse
Lion H. Hulse
Dagmar D. Hulse

A BILL

for

AN ACT to amend and re-enact Section 11-263 Wyoming Statutes 1957, providing for the general powers of the Wyoming live stock and sanitary board; to amend and re-enact Section 11-269 Wyoming Statutes 1957, to create the inspection fund and the recording and permit fund, and to provide for the expenditures therefrom, and to authorize expenditures by the board from appropriations; to amend and re-enact Section 11-319 Wyoming Statutes 1957, defining terms; to amend and re-enact sub-section (A) of Section 11-324 Wyoming Statutes 1957 relating to fees for applications for brand recording and the payment thereof; to amend and re-enact Section 11-330 Wyoming Statutes 1957, relating to the preparation, publication, distribution and sale of lists of brands, of brand books, and of supplements thereto; to amend and re-enact Section 11-334 Wyoming Statutes 1957 providing for fees for renewing brands and for recording bills of sale of brands; to amend and re-enact Section 11-348 Wyoming Statutes 1957, regulating inspection for brands and ownership of livestock; to amend and re-enact Section 11-349 Wyoming Statutes 1957, requiring inspection for brands and ownership prior to slaughtering animals; to amend and re-enact Section 11-350 Wyoming Statutes 1957, to authorize an inspection fee and to provide for the disposition thereof; to amend and re-enact Section 11-353 Wyoming Statutes 1957, providing for brand inspection of and brand inspection certificates for horses being transported; to amend and re-enact Section 11-355 Wyoming Statutes 1957, requiring inspection and certificates thereof prior to transporting horses, mules or cattle; to amend and re-enact Section 11-359 Wyoming Statutes 1957, relating to permit requirements for intrastate movements of horses, mules or cattle and providing for the return of estrays to their home range; to amend and re-enact Section 11-360 Wyoming Statutes 1957, relating to shipping permits for the shipment of animals by railroads; to amend

and re-enact Section 11-361 Wyoming Statutes 1957, relating to truck-fleet shipments and permits; to amend and re-enact Section 11-362 Wyoming Statutes 1957, to provide for certificates and agreements in lieu of inspection; to amend and re-enact Section 11-363 Wyoming Statutes 1957, providing for the form for the certificate and agreement to be used for shipments of horses, mules or cattle consigned to an open market; to amend and re-enact Section 11-364 Wyoming Statutes 1957, providing for the distribution of the copies of the certificate and agreement; to amend and re-enact Section 11-365 Wyoming Statutes 1957, providing for inspection of horses, mules or cattle diverted from the destination shown on the certificate and agreement; to amend and re-enact Section 11-366 Wyoming Statutes 1957, providing for inspection for brand and ownership inspection prior to removal of livestock from the county; to amend and re-enact Section 11-367 Wyoming Statutes 1957, providing that an official certificate of inspection shall be furnished before receiving livestock for transportation; to amend and re-enact Section 11-371 Wyoming Statutes 1957, to provide for the enforcement of the laws relating to the livestock industry by the board and its agency and to provide a penalty for violations by inspectors; to amend and re-enact Section 11-373 Wyoming Statutes 1957, to provide for the inspection of horses, mules, and cattle to be removed from the county; to amend and re-enact Section 11-374 Wyoming Statutes 1957, relating to the record of inspections of cattle, mules and horses to be removed from the county; to amend and re-enact Section 11-379 Wyoming Statutes 1957, relating to inspections of unbranded calves unaccompanied by their mothers; to amend and re-enact Section 11-380 Wyoming Statutes 1957, providing a penalty for misconduct of inspectors; to amend and re-enact Section 11-381 Wyoming Statutes 1957, requiring proof of prior ownership of neat cattle; to amend and re-enact Section 11-390 Wyoming Statutes 1957, relating to the levy of a mill tax on cattle, horses and mules; to amend and re-enact Section 11-391 Wyoming Statutes 1957, providing for the powers and duties of the board of county commissioners of each county with respect to the mill tax levy and for the disposition of the monies received from such levy; to amend and re-enact Section 11-392 Wyoming Statutes 1957, providing for an annual report to the governor by the board of equal-

ization with respect to the mill tax levy; to amend and re-enact Section 11-400 Wyoming Statutes 1957, authorizing certain persons to stop and inspect carriers; to amend and re-enact Section 11-415 Wyoming Statutes 1957, providing for the inspection of livestock at sales rings and for the fee therefor; to amend and re-enact Section 11-416 Wyoming Statutes 1957, providing for the inspection of livestock by an authorized veterinarian prior to the removal of such livestock from sales rings and providing for a certificate thereof and the collection of fees therefor; to amend and re-enact Section 11-417 Wyoming Statutes 1957, providing for the removal of an authorized veterinarian; to amend and re-enact Section 11-418 Wyoming Statutes 1957, relating to the transfer of title of live stock sold at sales rings and providing for the disposition of proceeds from such sales; to amend and re-enact Section 11-421 Wyoming Statutes 1957, making it unlawful to sell or dispose of carcasses of neat cattle without inspection; to amend and re-enact Section 11-424 Wyoming Statutes 1957, prohibiting the purchase of unstamped carcasses; to amend and re-enact Section 11-425 Wyoming Statutes 1957, relating to the inspection and disposition of the hide of cattle killed for beef; to amend and re-enact Section 11-431 Wyoming Statutes, 1957, providing for the certificate of inspection for horses to be killed for certain purposes; to amend and re-enact Section 11-437 Wyoming Statutes 1957, relating to the bill of sale for hides and pelts sold; to amend and re-enact Section 11-438 Wyoming Statutes 1957, regulating the purchase of hides and the inspection thereof; to amend and re-enact Section 11-439 Wyoming Statutes, 1957, relating to the shipment of hides and the inspection thereof; to amend and re-enact Section 11-441 Wyoming Statutes 1957 providing for the inspection of hides of stock killed by transportation companies; to amend and re-enact Section 11-444 Wyoming Statutes 1957, prohibiting the transportation of carcasses to another state without prior inspection and proof of ownership; to amend and re-enact Section 11-445 Wyoming Statutes, 1957, providing for the inspection certificate of carcasses to be transported from the state; to amend and re-enact Section 11-446 Wyoming Statutes, 1957, providing for fees for the inspection of carcasses and the disposition thereof; to amend and re-enact Section 11-469 Wyoming Statutes 1957, relating to

certificates of ownership of sheep and truck-fleet permits; to amend and re-enact Section 11-470 Wyoming Statutes 1957, providing for the authorization of an agent of the owner of sheep; to amend and re-enact Section 11-471 Wyoming Statutes 1957, relating to the form and distribution of certificates of ownership of sheep; to amend and re-enact Section 11-475 Wyoming Statutes 1957, relating to annual permits for the movement of sheep between accustomed ranges and providing for fees therefor; to amend and re-enact Section 11-498 Wyoming Statutes 1957, defining the term estrays; to amend and re-enact Section 11-500 Wyoming Statutes 1957, regulating the taking up of estrays, the care and sales thereof, and the disposition of the proceeds from such sales; to amend and re-enact Section 11-503 Wyoming Statutes 1957, providing for a permit for the rounding-up of unclaimed horses; to amend and re-enact Section 11-507 Wyoming Statutes 1957, regulating stock at large in roads or lanes and providing for a fee for the removal thereof and for the sale of such stock, and providing for the disposition of carcasses of animals killed on state highways; to amend and re-enact Section 11-515 Wyoming Statutes 1957, providing for the disposition of unclaimed proceeds remaining in the estray fund; to repeal Sections 11-315, 11-316, 11-317, 11-318 Wyoming Statutes 1957, relating to live stock inspectors; to repeal Sections 11-320 and 11-321 Wyoming Statutes 1957, defining terms; to repeal Sections 11-351, 11-352 and 11-354 Wyoming Statutes 1957, relating to county brand inspectors appropriation, expenses, fund and fees; to repeal Sections 11-372, 11-375, 11-376 and 11-377 Wyoming Statutes 1957, relating to county live stock inspectors; to repeal Section 11-401 Wyoming Statutes 1957, relating to the inspection report of sheriffs and peace officers; to repeal Sections 11-422 and 11-423 Wyoming Statutes 1957, relating to the inspection and stamping of the unutilized hide of neat cattle; and to repeal Section 11-511 Wyoming Statutes 1957, relating to the estray fund; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WYOMING:

Section 1. Section 11-263 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

The Wyoming live stock and sanitary board shall have THE FOLLOWING GENERAL

powers IN ADDITION TO THE POWERS AND DUTIES HEREINAFTER PROVIDED:

1. To appoint * * * deputy state veterinarians, agents and assistants, whose duty it shall be to act under the direction of the Wyoming Live Stock and Sanitary board and its chief executive officer. Such deputy state veterinarians must be graduates of a * * * veterinary college * * * RECOGNIZED BY THE AMERICAN VETERINARY MEDICAL ASSOCIATION AND THE STATE BOARD OF VETERINARY EXAMINERS.
2. To supervise and control the action of its chief executive officer, all deputies * * * and other employees and to prescribe their duties, compensation and tenure of office.
3. To remove any one or more of its appointees, subordinates, or employees at any time for cause.
4. To promulgate and enforce such rules, regulations and orders as it may deem necessary or proper for the inspection, testing or quarantining of all live stock, including all milk cows and dairy herds.
5. TO EXERCISE THE POWER AND AUTHORITY CONFERRED UPON IT BY THIS ACT, EITHER DIRECTLY OR THROUGH ITS AGENCY; ALSO TO DESIGNATE AN AGENCY TO ACT AS ITS REPRESENTATIVE SUCH DESIGNATION TO BE MADE AT A MEETING OF THE BOARD AND TO BE RECORDED IN ITS MINUTES, AND THE NAME OF SAID AGENCY TO BE TRANSMITTED TO THE AUDITOR AND TREASURER OF THE STATE OF WYOMING.

Section 2. Section 11-269 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

EXCEPT AS OTHERWISE PROVIDED BY LAW, * * * fees and moneys * * * collected by the Wyoming live stock and sanitary board, or any of its officers, AGENTS, or employees, shall be * * * placed BY THE STATE TREASURER in a SPECIAL fund hereby created, * * * AND DESIGNATED as the "inspection fund" FOR THE USE AND EXPENDITURE BY THE BOARD FOR THE PAYMENT OF ANY AND ALL EXPENSES INCURRED IN ENFORCING THE BRAND AND OWNERSHIP INSPECTION LAWS OF THIS STATE.

* * * THERE IS ALSO HEREBY CREATED A SPECIAL FUND KNOWN AS THE "BRAND RECORDING AND PERMIT FUND" WHICH IS HEREBY APPROPRIATED FOR THE USE AND EXPENDITURE BY THE BOARD for the payment of any and all expenses incident to the maintaining of records of brands * * * . PROVIDED, HOWEVER, ALL MONEYS RECEIVED FROM THE SALE OF ESTRAYS AND CREDITED TO THE EXISTING INSPECTION FUND OF THE LIVE STOCK AND SANITARY BOARD PRIOR TO THE EFFECTIVE DATE OF THIS LAW, SHALL BE PAID OUT OF THE BRAND

RECORDING AND PERMIT FUND TO THE RIGHTFUL OWNER WHENEVER AUTHORIZED. THE STATE TREASURER IS HEREBY AUTHORIZED AND DIRECTED TO TRANSFER TO SAID BRAND RECORDING AND PERMIT FUND THE BALANCE OF ALL MONEYS WHICH HAVE BEEN CREDITED TO THE EXISTING INSPECTION FUND OF THE LIVE STOCK AND SANITARY BOARD PRIOR TO THE EFFECTIVE DATE OF THIS LAW. THE STATE TREASURER SHALL CREDIT TO SAID BRAND RECORDING AND PERMIT FUND THE FEES AND MONEY COLLECTED BY THE BOARD FROM THE FOLLOWING SOURCES: FEES FOR RECORDING, RENEWING AND TRANSFERRING BRANDS, FOR RECORDING BILLS OF SALE OF BRANDS, VETERINARIANS FEES AT SALES RINGS, CHARGES FOR PHOTOSTATING COPIES OF BRAND RECORDS, PROCEEDS FROM THE SALES OF LISTS OF BRANDS, BRAND BOOKS AND SUPPLEMENTS THERETO, AND INCLUDING ALSO, FEES COLLECTED FOR CARRAGE PERMITS, FOR SHEEP PERMITS, STALLION AND JACK REGISTRATION FEES, AND ALL OTHER FEES AND MONEYS RECEIVED BY THE BOARD EXCEPT THOSE DESIGNATED OR EXPRESSLY REQUIRED TO BE CREDITED TO OTHER FUNDS.

The expenses incurred in and about the conduct of the business of the Wyoming live stock and sanitary board and its chief executive officer, including the per diem of members of the board, the salaries or wages of the chief executive officer, deputy state veterinarians, and other necessary employees, inspectors, agents and assistants, traveling expenses, furnishing of offices, stationery, supplies and other expenditures necessary and incident thereto, * * * shall be paid out of * * * THE appropriations provided by law. All actual and necessary * * * expenses * * * incurred in the discharge of the duties of the Wyoming live stock and sanitary board and the chief executive officer, and other appointees and employees shall be itemized on the proper vouchers, approved by the chief executive officer, covered by proper receipts, and shall be paid by the state treasurer from money appropriated by law.

Section 3. Section 11-319 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

FOR THE PURPOSES OF THE LIVE STOCK LAWS OF THE STATE OF WYOMING, THE FOLLOWING TERMS SHALL MEAN:

- (A) BOARD SHALL MEAN THE WYOMING LIVE STOCK AND SANITARY BOARD.
- (B) AGENCY IS THE CORPORATION DESIGNATED BY THE BOARD AS ITS AUTHORIZED REPRESENTATIVE, WHICH SHALL CARRY OUT THE FUNCTIONS REQUIRED HEREIN TO BE PERFORMED BY THE BOARD OR BY THE AGENCY, AND WHICH IS HEREBY CHARGED WITH THE RESPONSIBILITY OF ENFORCING THE PROVISIONS OF THIS ACT UNDER THE AUTHORITY HEREOF.

AND UNDER THE DIRECTION AND SUPERVISION OF THE BOARD.

(C) INSPECTORS ARE THOSE PERSONS APPOINTED BY THE AGENCY TO EXECUTE THE DUTIES PRESCRIBED BY LAW, RULES, REGULATIONS, AND ORDERS FOR THE PROTECTION OF THE LIVESTOCK INDUSTRY IN THE STATE OF WYOMING. IN THE ENFORCEMENT OF SUCH DUTIES, SAID INSPECTORS SHALL HAVE ALL THE POWERS OF SHERIFFS AND OTHER PEACE OFFICERS, AND SHALL ARREST AND DETAIN ANY PERSON VIOLATING ANY OF THE PROVISIONS OF THIS ACT OR ANY OF THE RULES OR REGULATIONS PROMULGATED HEREUNDER, UNTIL A LEGAL WARRANT CAN BE OBTAINED.

* * *

* * * (D) NEAT CATTLE, HORSES, MULES, ASSES, SHEEP AND GOATS ARE LIVE STOCK.

* * * (E) EVERY PERSON WHO OWNS NEAT CATTLE, HORSES, MULES, ASSES, SHEEP OR GOATS IS A STOCK OWNER.

* * * (F) ANY PERSON DRIVING LIVE STOCK THROUGH ANY COUNTY IN THE STATE OF * * * WYOMING IS A STOCK DROVER.

* * * (G) THE WORD "PERSON" SHALL MEAN ANY INDIVIDUAL, FIRM, COMPANY, ASSOCIATION, PARTNERSHIP, OR CORPORATION.

* * * (H) THE WORD "AND" MAY BE READ "OR"; AND THE WORD "OR" MAY BE READ "AND".

* * * (I) WORDS IN THE PRESENT TENSE INCLUDE THE FUTURE TENSE; AND THE SINGULAR OF ANY TERM SHALL IMPORT THE PLURAL, AND THE PLURAL OF ANY TERM SHALL INCLUDE THE SINGULAR.

* * * (J) THE TERM "THIS ACT" SHALL MEAN AND SHALL REFER IN GENERAL TO CHAPTERS 19, 21, 22, 23, 24, 25, 26, 27, 28, AND 33 OF TITLE 11, WYOMING STATUTES, 1957.

Section 4. Sub-section (A) of Section 11-324, Wyoming Statutes, 1957, is amended and re-enacted to read as follows:

(A) * * * Any person, company, firm, association or corporation desiring to adopt any brand or marks to be used for the branding or marking of horses, cattle and sheep or other livestock in this state, shall before using the same make application therefor to the Wyoming live stock and sanitary board. Said application shall

(1) Contain a facsimile of such brand or mark;

(2) State the species of livestock for which the desired brand is to be used, that is, whether it is to be used on horses, cattle, sheep or other livestock;

(3) State the place on animal upon which the brand is to be applied, and the means to be used for * * * APPLICATION, that is, whether it is to be with hot iron, paint, tattoo or other means;

(4) State the range and counties on, and in which, the stock are to be grazed;

(5) Be accompanied by a minimum fee of five dollars (\$5.00) if the brand or mark is to be used for one (1) species of livestock and a maximum of ten dollars (\$10.00) if the brand or mark is to be used for two (2) or more species of livestock. Said fee shall be used to pay for the recording of such brand or mark and for a certified copy of such brand or mark which the executive officer of the Wyoming live stock and sanitary board shall provide for the owner, which sum shall be paid into the state treasury for the credit of the * * * BRAND RECORDING AND PERMIT fund. Upon receipt of such application and fee, the executive officer of the Wyoming live stock and sanitary board shall immediately record the same in the state brand record, unless said brand or mark, has already been recorded in the said record on behalf of some other person, company, firm, association or corporation, for the same species of livestock, in which latter case the executive officer of the Wyoming live stock and sanitary board may suggest a brand or mark that can be recorded; provided, that the executive officer of the Wyoming live stock and sanitary board shall not record any brand or mark which in his discretion would conflict with any brand or mark of record in the same locality.

Section 5. Section 11-330 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be the duty of the Wyoming live stock and sanitary board, to publish a brand book * * * which shall be * * * BOUND IN GOOD AND SUBSTANTIAL BINDING, CONTAINING FACSIMILIES OR COPIES of all brands and marks recorded in the office of the Wyoming live stock and sanitary board, together with the owner's name, postoffice * * * ADDRESS, and the county or counties wherein the brand was originally recorded * * *. THE names, brands, and marks shall be arranged in

the most convenient form for reference * * *. COPIES OF THE BRAND BOOK, AND COPIES OF THE SUBSEQUENT LISTS AND SUPPLEMENTS THEREOF SHALL BE GIVEN TO THE AGENCY. AT THE END OF EACH MONTH, THE BOARD SHALL PREPARE LISTS OF THE BRANDS AND MARKS RECORDED DURING THAT MONTH AND SHALL ISSUE BIENNIAL SUPPLEMENTS TO THE BRAND BOOK WHICH SHALL SUPERSEDE AND CUMULATE THE MONTHLY LISTS ISSUED DURING SAID BIENNIUM. The executive officer of the Wyoming live stock and sanitary board * * * MAY, IN HIS DISCRETION, publish * * * and sell * * * BRAND BOOKS, LISTS AND SUPPLEMENTS AT A PRICE NOT less than the actual cost of * * * THEIR PUBLICATION. The * * * PROCEEDS FROM SUCH SALES shall be deposited in the state treasury to the credit of the * * * BRAND RECORDING AND PERMIT fund.

Section 6. Section 11-334 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

(a) For re-recording any brand or mark previously recorded, the executive officer of the Wyoming live stock and sanitary board shall make a charge of five dollars (\$5.00) and shall issue a certificate showing such renewal, which fees shall be deposited in the state treasury to the credit of the * * * BRAND RECORDING AND PERMIT fund;

(b) For recording a bill of sale or other written instrument transferring ownership of a recorded brand or mark and issuing a certificate of such transfer, the sum of five dollars (\$5.00) shall be charged for each recorded brand which fees shall be deposited in the state treasury to the credit of the * * * BRAND RECORDING AND PERMIT fund;

(c) The recording of a bill of sale or other written instrument transferring ownership of a recorded brand or mark, during any re-recording period shall serve as a renewal of a brand.

Section 7. Section 11-348 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Inspections for brands and ownership, as provided for in this act, shall be made by * * * the Wyoming live stock and sanitary board * * * OR BY ITS authorized * * * AGENCY.

The Wyoming live stock and sanitary board shall * * * PREPARE and provide * * * ALL forms * * * REQUIRED FOR INSPECTIONS AND for recording inspections for brands and ownership * * * AND ALL OTHER FORMS REQUIRED BY THIS ACT, AND ANY

SUBSTITUTES OR FACSIMILIES SHALL BE INVALID. THE AGENCY OF THE BOARD shall keep on file in its office copies of inspection certificates * * *. THE BOARD shall make and promulgate such rules and regulations governing inspections for brands and ownership as are deemed necessary, * * * CONSISTENT AND compatible with the provisions of this act and other laws of the State of Wyoming.

THE BOARD, THROUGH ITS AGENCY HAS THE DUTY AND AUTHORITY TO ENFORCE * * * the provisions of this act * * *. No * * * PERSON exercising ordinary care and precaution in performing his duties under this act shall be liable for any damage or loss that may be incurred * * * THEREBY.

* * * ANY vehicle used in the transportation of livestock in violation of any of the provisions of this act may be impounded pending the determination by a court of competent jurisdiction * * * AS TO WHETHER ANY PROVISION OF THIS ACT HAS BEEN VIOLATED. Upon conviction * * * OF THE OWNER OF SUCH VEHICLE OR OF THE LIVESTOCK BEING TRANSPORTED any expense incurred by a duly authorized officer for towing the vehicle or for feed and care of the livestock being illegally transported, shall constitute a lien upon such vehicle OR UPON SUCH LIVESTOCK until such expenses have been paid in full.

Section 8. Section 11-349 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful for any person or persons, firm, partnership, corporation or association, operating any slaughterhouse, packing plant, or rendering plant in the State of Wyoming to slaughter, or cause to be slaughtered, any horses, mules or cattle until after each animal has been inspected for brands and ownership. Such inspection * * * SHALL NOT BE VALID UNLESS made by a duly authorized Wyoming brand inspector * * * not more than seven (7) days prior to date of slaughter.

Section 9. Section 11-350 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

For making an inspection for brands and ownership, as required by this act, the * * * BOARD shall charge and collect an inspection fee of * * * TWENTY cents (20¢) per head on all horses, mules, cattle, AND colts * * * inspected, including unbranded animals * * * AND CALVES RUNNING WITH THEIR MOTHERS.

Section 10. Section 11-353 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

*** THE AGENCY THROUGH ITS INSPECTORS SHALL INSPECT AND issue a brand inspection certificate for saddle, work, show horses or rodeo horses to be transported from county to county within the State of Wyoming by the owner thereof for his personal or business use ***. SAID CERTIFICATE SHALL CONSTITUTE a travel permit within the state for a period of not to exceed one year for the horse or horses described thereon. Such permit OR CERTIFICATE shall *** BE void AND MUST BE SURRENDERED TO THE AGENCY upon the transfer of ownership *** OF THE horse or horses *** DESCRIBED THEREIN.

THE INSPECTION CERTIFICATE REQUIRED HEREIN SHALL NOT BE VALID UNLESS IT IS signed by an authorized representative of the *** AGENCY and countersigned by the permit holder. The *** CERTIFICATE must be in possession of the person in charge of the horse or horses being transported *** WITHIN THE state *** and must be shown, on request, to any *** PERSON authorized to enforce the provisions of brand inspection laws. Each *** CERTIFICATE SHALL BE EXECUTED in triplicate, one copy to be forwarded BY THE INSPECTOR to the *** AGENCY, one copy to be retained by *** inspector, *** and the original to be given to the *** CERTIFICATE holder.

Section 11. Section 11-355 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Except as hereinafter provided, it shall be unlawful for any person or persons, firm, partnership, corporation, or association, to remove, or cause to be removed, by any mode of transportation or by trailing or driving, from any county in the State of Wyoming to any other county, state, territory or country, any horses, mules or cattle until after such horses, mules or cattle have been inspected for brands and ownership *** AND A CERTIFICATE OF INSPECTION OR CLEARANCE CERTIFICATE HAS BEEN ISSUED BY THE AGENCY. THE TRANSPORTING OF SUCH ANIMALS ACROSS STATE LINES WITHOUT FIRST HAVING HAD SUCH INSPECTION AND HAVING OBTAINED SUCH CERTIFICATE SHALL BE PRIMA FACIE EVIDENCE OF AN INTENT TO AVOID SAID INSPECTION AND TO STEAL, TAKE AND CARRY AWAY SAID ANIMALS AND SHALL BE PUNISHABLE AS PROVIDED IN SECTION 6-132 WYOMING STATUTES 1957.

Section 12. Section 11-359 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

*** AN inspector *** may issue permits for the movement of horses, mules or cattle from an accustomed range or ranch in the county to another accustomed range or ranch, not contiguous, in another county or counties, without inspection for brands and ownership, provided such movement is for the purpose of pasturing, ranging or feeding the livestock and there is no change of ownership. AN ACCUSTOMED RANGE OR RANCH SHALL BE DEEMED TO MEAN A RANGE OR RANCH WHICH IS USED FOR TWO OR MORE CONSECUTIVE YEARS FOR SUCH PURPOSES.

Such permits shall be issued only to bona fide owners of ranch lands within the county or to legal residents of the state, or to the authorized agents of such owners or legal residents. Each permit shall be good for one year from date of issuance unless sooner revoked, for cause, by the *** AGENCY. Such permits shall be nontransferable. Each permit shall be made in triplicate; THE ORIGINAL SHALL BE GIVEN TO THE PERMITTEE, on ²copy *** SHALL BE retained by the *** inspector, and one copy SHALL BE FORWARDED TO AND placed on file in the office of the *** AGENCY.

To be valid, each permit must have been authorized by the Wyoming live stock and sanitary board; signed by *** AN inspector, and counter-signed by the permit-holder or his authorized agent. The permit must be in the possession of the person or persons in charge of any horses, mules or cattle being transported, trailed or driven from the county of issuance, *** WITHIN THE state *** without prior inspection for brands and ownership, and must be shown, upon request, to any *** PERSON authorized to enforce the provisions of this act.

In applying for and accepting the permit provided for in this section, the permit-holder must agree that due care will be taken to avoid including stray animals with any horses, mules or cattle removed from the county without prior inspection and that any such strays removed from their natural home range will be returned to the rightful owners. Failure to comply with this provision will constitute cause for revocation of the permit.

Section 13. Section 11-360 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

With the consent and approval of * * * AN inspector and subject to conditions set forth in this section, horses, mules and cattle intended for shipment by railroad, may be transported or driven from the county of origin to a railroad shipping point or stockyards without inspection for brands and ownership at point of origin. If such shipment is then consigned to an open market where Wyoming brand inspection is maintained, it may go forward under a shipper's certificate and agreement, as provided in * * * SECTION 11-362 WYOMING STATUTES 1957. But if the shipment is consigned to some point where Wyoming brand inspection is not maintained, the horses, mules or cattle, upon arrival at the railroad shipping point or stockyards, must be inspected for brands and ownership by an authorized inspector * * *.

Before moving any horses, mules or cattle under the provisions of this section, the shipper or his authorized agent shall secure from the * * * inspector, written permission to do so. Such permission shall be made in duplicate on a form approved by the Wyoming live stock and sanitary board and shall specify the date when the horses, mules or cattle are to reach the railroad shipping point or stockyards; the class and approximate number of each class of animals; the brands and names of owners of the brands, if known; and the method of transportation to be used. To be valid, such permission must be signed by the issuing officer.

The copy of such written permission shall be kept on file in the office of the * * * inspector. The original shall be given TO the shipper or his agent, to be kept in his possession until the horses, mules or cattle have reached the railroad shipping point or stockyards, and shall be shown, upon request, to any * * * PERSON authorized to enforce the provisions of this act.

Section 14. Section 11-361 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

When a shipment of horses, mules or cattle is to be made IN MORE THAN ONE TRUCK from any county of the State of Wyoming * * * AND SAID entire shipment is listed on one certificate of inspection, or on one shipper's certificate and agreement, or when the horses, mules or cattle are moved under any permit provided

for in this act, then the person or persons in charge of such shipment shall
* * * PROCURE THE TRUCK-FLEET SHIPMENT PERMIT. THE BOARD SHALL PREPARE THE
FORM AND CONTENTS OF SUCH PERMIT. Such permit shall be valid and shall be used
only for the shipment specified THEREIN and on the date or dates shown THEREON.

Section 15. Section 11-362 Wyoming Statutes 1957 is amended and re-enacted
to read as follows:

Subject to conditions set forth in this section, the provisions of this act
shall not apply to, and no prior inspection for brands and ownership shall be
required of, horses, mules or cattle which are being, or are about to be, trans-
ported by railroad or by truck or other wheeled vehicle, or by a combination of
two or more modes of transportation, to any open market where Wyoming brand
inspection is maintained whether within or outside the State of Wyoming.

In lieu of an official inspection for brands and ownership, the person, or
the agent of the person or persons, firm, partnership, corporation or association,
proposing to remove horses, mules or cattle from any county of the State of Wy-
oming to any such open market, shall COMPLETELY fill out and sign * * * a certi-
ficate * * * ON A FORM APPROVED BY THE BOARD.

* * * The form shall include an agreement, upon acceptance of which by the
owner or shipper the right to remove horses, mules or cattle from the county
without prior inspection is conditioned. This agreement shall provide that the
horses, mules or cattle listed on the certificate will not be diverted en route
from the destination shown thereon unless and until * * * an inspection for brands
and ownership has been made by a duly authorized Wyoming brand inspector, unless
such diversion is to an open market where Wyoming brand inspection is maintained.

It shall further provide that, in case of diversion of all or any part of
the shipment, the horses, mules or cattle so diverted will be held at some con-
venient place, separate and apart from other livestock, until so inspected; and
that the shipper or his agent will pay the necessary expenses incurred by the
inspector and the legal inspection fees.

Except on demand of the shipper, * * * THE inspector shall NOT be required
to inspect any horses, mules or cattle, consigned directly to any open market
where Wyoming brand inspection is maintained. Should the shipper or his author-
ized agent demand a prior inspection, such inspection shall be made and the legal

inspection fee charged and collected. Such inspection at point of origin shall not exempt the shipment from inspection for brands and ownership, nor the shipper from payment of inspection fees, at open market destination.

Section 16, Section 11-363 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Copies of the approved form for the certificate and agreement provided for in this act shall be furnished by the Wyoming live stock and sanitary board to agents of railroads operating in Wyoming and to * * * INSPECTORS. The forms shall be serially numbered and each railroad agent * * * AND Inspector shall account for all forms issued to him. These forms shall be used for no other purpose than to clear shipments of horses, mules or cattle consigned to an open market where Wyoming brand inspection is maintained.

Section 17. Section 11-364 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

After a certificate and agreement listing a shipment of horses, mules or cattle to be transported by common carrier or contract carrier has been filled out, signed and witnessed, as provided in this act, * * * A COPY SHALL ACCOMPANY THE SHIPMENT.

* * * A COPY OF THE certificate and agreement listing horses, mules or cattle to be transported by private carrier shall be retained by the owner OR HIS AGENT until the animals have been delivered at the destination shown and shall then be delivered BY HIM to the Wyoming brand inspector, * * * AT SUCH DESTINATION.

* * * A COPY OF SUCH certificate and agreement listing horses, mules or cattle being transported shall be shown, upon request, to any * * * PERSON authorized to enforce the provisions of this act.

Section 18. Section 11-365 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Should any shipment, or any part of any shipment, of horses, mules or cattle listed on a certificate and agreement consigned to an open market, be diverted en route from the destination shown, it shall be the duty of the railroad, trucking firm, trucker, or private carrier, transporting such shipment to notify the Wyoming brand inspector at THE original destination, and * * * THE AGENCY that such diversion has been ordered and made. Such notice must be sent within

twenty-four (24) hours after diversion is ordered. If such diversion is ordered and made before the shipment leaves the State of Wyoming, the required inspection for brands and ownership shall be made by * * * ANY WYOMING BRAND INSPECTOR. If the shipment has left the State of Wyoming, the inspection shall be made by a * * * brand inspector having authority to inspect Wyoming livestock outside the state.

Section 19. Section 11-366 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Except as otherwise provided in this act, before removing any horses, mules or cattle from any county of the State of Wyoming, the person, or some person representing the person or persons, firm, partnership, corporation or association intending to cause such removal, shall notify the * * * inspector * * * informing him of the date of such intended removal and of the time and place when and where the required inspection for brands and ownership can be made. SUCH INSPECTION SHALL BE MADE WITHIN A REASONABLE TIME PRIOR TO SHIPMENT. It shall then become the duty of the person or persons in charge of the horses, mules or cattle to hold the same at the place designated until the horses, mules or cattle have been inspected and an official certificate of inspection IS signed and issued. It shall be the further duty of the person or persons in charge to render the inspecting officer such assistance as is practicable while the required inspection is being made.

Section 20. Section 11-367 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Except as otherwise provided in this act, it shall be unlawful for any railroad or trucker or trucking firm or other common carrier or contract carrier, or any individual, firm or corporation, to receive for transportation or to transport any horses, mules or cattle from any county in the State of Wyoming to any other county, state, territory, or country, until furnished with an official certificate of inspection, duly filled out and signed by an authorized * * * inspector * * *, showing that the horses, mules or cattle to be transported have been inspected for brands and ownership * * *.

Section 21. Section 11-371 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

A. To * * * ENFORCE the provisions of this act * * * AND OF THE RULES,

REGULATIONS, AND PROCLAMATIONS MADE AND PROMULGATED THEREUNDER, THE BOARD, UPON THE PASSAGE AND APPROVAL OF THIS ACT NOTWITHSTANDING THE EFFECTIVE DATE HEREOF SHALL HAVE THE POWER AND IT IS ITS DUTY TO DESIGNATE AN AGENCY, TO ACT UNDER ITS SUPERVISION AND CONTROL, TO EXERCISE THE RIGHTS, POWERS AND DUTIES PROVIDED IN THIS ACT WITH RESPECT TO INSPECTION OF BRANDS AND OWNERSHIP OF THE ANIMALS MENTIONED HEREIN. SAID AGENCY SHALL BE A NON-STOCK, NON-PROFIT CORPORATION ORGANIZED UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF WYOMING. THE COMPENSATION OF SUCH AGENCY SHALL NOT EXCEED ACTUAL AND NECESSARY EXPENSES. ITS POWERS AND DUTIES, NOT OTHERWISE PROVIDED IN THIS ACT, SHALL BE PRESCRIBED BY THE RULES AND REGULATIONS OF THE BOARD. SAID AGENCY, BEFORE ENTERING UPON ITS DUTIES SHALL EXECUTE A BOND TO THE STATE OF WYOMING IN THE PENAL SUM OF TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00), WITH SURETY TO BE APPROVED BY THE BOARD, CONDITIONED FOR THE FAITHFUL PERFORMANCE OF ITS POWERS AND DUTIES UNDER THIS ACT.

B. THE AGENCY, WITH THE APPROVAL OF THE BOARD, SHALL CARRY OUT THE PROVISIONS OF THIS ACT, AND SHALL EMPLOY SUCH INSPECTORS AS IT DEEMS NECESSARY TO CARRY OUT THE PROVISIONS HEREOF. IT MAY ASSIGN SUCH INSPECTORS TO SUCH POINTS OR PLACES WITHIN OR WITHOUT THE STATE AS WILL, IN ITS OPINION AND JUDGMENT, MOST EFFECTIVELY PROTECT THE LIVESTOCK INTERESTS AND THE PEOPLE OF THE STATE OF WYOMING. SUCH INSPECTORS SHALL SERVE AT THE PLEASURE OF THE AGENCY AND SHALL RECEIVE SUCH SALARIES AND COMPENSATION AS SHALL BE DETERMINED BY THE AGENCY WITH THE APPROVAL OF THE BOARD. SAID INSPECTORS SHALL EACH MAKE AND EXECUTE A BOND, WITH * * * GOOD AND SUFFICIENT SURETY, TO THE STATE IN THE SUM OF ONE THOUSAND DOLLARS, (\$1,000.00) CONDITIONED FOR THE FULL AND FAITHFUL PERFORMANCE AND DISCHARGE OF THEIR DUTIES, SAID BOND TO BE APPROVED BY, AND TO BE FILED IN THE OFFICE OF THE BOARD.

C. THE AGENCY AND ITS INSPECTORS SHALL HAVE THE AUTHORITY, DUTY AND OBLIGATION TO ENFORCE THE PROVISIONS OF THIS ACT AND THE RULES, REGULATIONS, AND PROCLAMATIONS MADE AND PROMULGATED THEREUNDER. IT IS HEREBY DECLARED TO BE UNLAWFUL FOR ANY INSPECTOR TO ISSUE A CERTIFICATE OF INSPECTION COVERING LIVESTOCK OWNED BY HIM OR IN WHICH HE HAS ANY FINANCIAL INTEREST, AND ANY VIOLATION OF THIS PROVISION SHALL BE PUNISHABLE AS A MISDEMEANOR.

Section 22. Section 11-373 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Upon being notified of the intention of any person or persons, firm, partnership, corporation or association to remove from the county any
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horses, mules or

cattle, if a prior inspection is required under the provisions of this act, it shall be the duty of the * * * inspector so notified to go to the place designated at, as nearly as possible, the time agreed upon, and to make an official inspection for brands and ownership of the horses, mules or cattle which are to be removed from the county.

Such inspection shall be made by daylight only and while the horses, mules or cattle being inspected are on the ground and either confined in corrals, pens, alleys, or other adequate enclosures or held in such a manner as to enable the inspecting officer to make a thorough and efficient inspection. The inspector shall list by classes the horses, mules and cattle, showing number of each class, and all brands, together with the names of owners of the brands, if known. The inspector * * * MAY require from the person or persons in charge proof of ownership of the horses, mules or cattle to be removed from the county, such proof to be by brand record, bill of sale or the affidavits of at least two (2) responsible citizens of the county who are not interested financially in the animals. If ownership of any or all of the horses, mules or cattle is not claimed by the * * * PERSON or persons, firm, partnership, corporation or association intending to remove them from the county, then written authorization from the owner or owners for such removal shall be required. * * *

Estrays, the ownership of which is unknown, shall not be removed from the county unless consigned to * * * THE NEAREST AVAILABLE market where Wyoming brand inspection is maintained.

Section 23. Section 11-374 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any * * * inspector, upon completing an inspection of horses, mules or cattle for brands and ownership, as provided for in this act, shall record the inspection upon a form * * * FURNISHED by the Wyoming live stock and sanitary board * * *. Such form, when completed and signed by him, shall be a certificate of inspection * * * AUTHORIZING THE removal from the county OF SUCH HORSES, MULES AND CATTLE LISTED THEREON. * * * The inspector shall deliver * * * A COPY OF THE certificate of inspection to the person or persons in charge of the horses, mules or cattle. If movement is to be by railroad, * * * A COPY OF THE INSPECTION CERTIFICATE shall be delivered by the person or persons in charge to the railroad agent to be attached by him to the waybill. If movement is to be by truck or trucks. * * *

A COPY OF THE CERTIFICATE OF INSPECTION shall be delivered by the person or persons in charge OF SUCH ANIMALS to the driver or other person in charge of the truck or trucks, * * * AND SHALL be kept in * * * THE LATTER'S possession until the horses, mules or cattle are delivered at the final destination, as shown on the certificate of inspection, and * * * SHALL be exhibited by him, upon request, to any * * * PERSON authorized to enforce the provisions of this act.

Failure or refusal BY THE DRIVER OF ANY VEHICLE to exhibit a certificate of inspection, or a properly executed shipper's certificate and agreement or permit authorized by this act, listing THE horses, mules or cattle being transported * * * WITHIN the state, shall be evidence of intent to violate the provisions of this act, and shall constitute justification for any authorized * * * PERSON to hold the vehicle and the livestock, at the carrier's or the shipper's expense, until the carrier establishes * * * his OR ITS right to transport the livestock * * * .

Section 24. Section 11-379 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

* * * EACH INSPECTOR shall keep a record of all unbranded calves of the beef breeds that are not accompanied by their mothers inspected by him prior to shipment or removal from the county. Such records shall show the date of shipment, the place of origin, the number of unbranded calves that are not accompanied by their mothers, the name and address of the owner and of the shipper, the destination, the name and address of THE consignee, and the mode of transportation.

The inspector also shall charge and collect from the owner or shipper a special fee of twenty-five cents (25¢) per head which shall be in addition to other inspection fees required by law.

At the end of each calendar month, each * * * inspector shall forward to the * * * AGENCY a record of unbranded calves of the beef breeds that are not accompanied by their mothers inspected by him * * * .

On or before the tenth day of each month, the * * * inspector shall make * * * a report of all unbranded calves of the beef breeds that are not accompanied by their mothers inspected prior to shipment from his county during the preceding calendar month. The * * * report shall be forwarded to the * * * .

AGENCY.

ALL SPECIAL FEES COLLECTED HEREUNDER SHALL BE TRANSMITTED MONTHLY TO THE BOARD BY THE INSPECTOR.

Section 25. Section 11-380 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any * * * inspector who shall knowingly make any false certificate of inspection, or who shall knowingly make any untrue or false report * * * OF inspections for brands and ownership * * *, or who shall accept any * * * compensation * * * FOR THE PERFORMANCE OF HIS DUTIES OTHER THAN HIS SALARY AND EXPENSES, OR WHO SHALL ACCEPT ANY BRIBE for the performance or non-performance of the duties of * * * HIS office, shall, UPON CONVICTION THEREOF, be deemed guilty of a felony and * * * shall be * * * SUBJECT TO THE PUNISHMENT PROVIDED FOR ONE CONVICTED OF BRIBERY, AND SHALL BE DISCHARGED IMMEDIATELY AND BE FOREVER BARRED FROM EMPLOYMENT BY THE AGENCY.

Section 26. Section 11-381 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

* * * WHEN THE BOARD'S FORM "A" IS USED, INSPECTORS shall require proof of prior ownership of neat * * * CATTLE being shipped across county lines or in interstate commerce * * * AND AN INSTRUMENT EVIDENCING SUCH OWNERSHIP SHALL BE DELIVERED BY THE SHIPPER TO THE INSPECTOR WHO SHALL ATTACH IT TO SAID FORM AND RETURN IT TO THE AGENCY.

Section 27. Section 11-390 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

* * * THE AGENCY shall on or before the first Monday in June of each year present a written report to the * * * board * * *, which shall contain: 1. A statement of funds received from inspection fees collected at market centers; 2. A statement of expenses of inspection, including salaries and expenses of inspectors, and that part of the expense of administering the Wyoming office of the * * * AGENCY incurred in administering said inspection; 3. The amount by which inspection expenses have exceeded the revenues for the fiscal year ending June 1st, and shall mail a copy of said report to the state examiner. UPON APPROVAL BY THE BOARD IT SHALL SUBMIT A REQUEST TO THE STATE BOARD OF EQUALIZATION TO REQUIRE THE LEVY AND COLLECTION OF A TAX SUFFICIENT TO RAISE THE SUM DESIRED.

The state board of equalization shall order and fix the mill rate of a special tax to be levied each year for the purposes of this act, sufficient to produce a sum approximately equal to the deficit FOR THE PREVIOUS YEAR as determined by said statement of revenues and expenses; provided, however, said levy FOR THE YEAR 1961 SHALL BE SIX MILLS, AND THEREAFTER THE ANNUAL LEVY SHALL BE SIX MILLS UNTIL SUCH TIME AS THE ONE HUNDRED THOUSAND DOLLARS APPROPRIATED IN 1961 BY THE LEGISLATURE FOR USE BY THE BOARD HAS BEEN REPAID TO THE STATE. WHEREUPON SAID LEVY shall not exceed * * * SIX mills on the dollar upon all cattle, horses and mules assessed in each county of the state for the preceding year, according to the valuation thereof as fixed by said board, and shall certify such special tax levy to the county commissioners of each of the several counties of the state on or before the first Monday of July of each year.

Section 28. Section 11-391 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

The board of the county commissioners of each county, at the time of the annual levy of taxes, must levy the rate of special tax certified to * * * IT by the state board of equalization not to exceed * * * SIX mills on the dollar of all cattle, horse and mule assessments in their respective counties according to the assessed valuation of the same, in addition to the regular and ordinary assessment of taxes levied upon cattle and other livestock within their respective counties, and the said special mill tax shall be collected by the county treasurer of each county and remitted to the state treasurer of Wyoming. * * * THE state treasurer SHALL PLACE ALL MONEY RECEIVED BY HIM from said special TAX * * * IN THE "INSPECTION FUND", and said fund is hereby appropriated for the use and expenditure * * * BY THE BOARD. THE STATE TREASURER IS HEREBY AUTHORIZED AND DIRECTED TO TRANSFER TO SAID INSPECTION FUND ALL MONIES HELD BY HIM IN THE LIVE STOCK MARKET FUND AND THE LIVE STOCK MARKET INSPECTION FUND. ITEMIZED vouchers prepared BY SAID AGENCY SHALL BE SUBMITTED TO THE CHIEF EXECUTIVE OFFICER OF THE BOARD FOR APPROVAL. UPON APPROVAL a warrant for the payment of each voucher shall THEREUPON be issued by the state auditor to THE * * * AGENCY for payment from the * * * inspection fund * * *.

Section 29. Section 11-392 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be the duty of the state board of equalization to include in the annual report made by said board to the governor a report and account of the special mill tax ordered by said board to be assessed and levied upon all cattle, horses and mules in each of the counties of the state, the amount of the special tax so collected in each of the counties of the state, and the amount drawn and paid from said inspection fund by the state treasurer to * * * THE WYOMING LIVE STOCK AND SANITARY BOARD for use in the payment of inspection of Wyoming cattle, horse and mule shipments at market centers outside the State of Wyoming, in accordance with the provisions of * * * THIS ACT.

Section 30. Section 11-400 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any INSPECTOR, sheriff, deputy sheriff, AND HIGHWAY PATROLMAN, or other peace officer of the county or State of Wyoming, may stop any truck, automobile or other motor or horse drawn vehicle found carrying livestock, poultry or carcasses thereof for the purpose of examining the OWNER'S permit * * * AND THE CONTENTS OF ANY SUCH VEHICLE.

Section 31. Section 11-415 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

All live stock upon entering a live stock sales ring shall be inspected for both health and brands before being offered for sale. Such HEALTH inspection shall be made by a veterinarian who has been approved by the board for making inspections of live stock, whether moved interstate or intrastate, and shall be appointed by the executive officer of the board, as an authorized veterinarian for live stock sales rings, and the fees for such inspection and the payment thereof shall be established by rules and regulations of the board. The brand inspection shall be made by a brand inspector * * *.

Section 32. Section 11-416 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful for the operator of a live stock sales ring to permit the removal of any live stock from the establishment until such live stock has been treated in accordance with the rules and regulations prescribed by the

thereof of neat cattle without having the UNMUTILATED hide thereof inspected and tagged * * * BY AN INSPECTOR. THE PERSON PRESENTING THE HIDE AND CARCASS OR ANY PART THEREOF SHALL PAY THE INSPECTION FEE OF TEN CENTS (10¢) FOR EACH HIDE INSPECTED AND TAGGED, SUCH FEE TO BE REMITTED TO THE BOARD.

Section 36. Section 11-424 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful for any butcher, hotel keeper, market man, retail dealer in meats or other person, to purchase from any peddler or other person the carcass or any part thereof of any neat cattle unless said carcass or part thereof purchased is stamped as * * * provided BY LAW. The district court of the county wherein such sale or purchase took place shall have jurisdiction of the offense.

Section 37. Section 11-425 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any person who * * * KILLS cattle for beef * * * OR has in his possession the carcass or any part thereof of such cattle, must * * * on demand of * * * AN INSPECTOR, SHERIFF OR DEPUTY SHERIFF, SHOW either the hide or hides of such animal or animals so killed * * * , or * * * THE certificate of inspection of * * * SUCH hide or hides * * * . Any person failing to secure a certificate of inspection shall retain the hide, without mutilation of the brand, until the beef is consumed.

Section 38. Section 11-431 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

* Any person who * * * KILLS any horse for the purpose of using, selling or offering for sale the meat or the carcass thereof for tankage or for the purpose of feeding the same to domestic stock or to fur bearing animals must produce, on the demand of any INSPECTOR OR peace officer, either the UNMUTILATED hide of such animal so killed, or a certificate of inspection of such hide issued by * * * A live stock inspector * * * .

Section 39. Section 11-437 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Such hide buyer shall require every person or corporation from whom he purchases hides or pelts to make and deliver to him a bill of sale of said hides

and pelts, which bill of sale shall be executed in duplicate. One copy thereof shall be retained by the seller and the other copy shall be kept by said hide buyer and shall be exhibited upon demand of any * * * INSPECTOR, SHERIFF OR DEPUTY SHERIFF. Said bill of sale shall describe by brand or mark the hide or hides and pelts so sold and shall contain the date of such sale.

Section 40. Section 11-438 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be the duty of every hide buyer within this state to keep a true and correct record, in a book kept for that purpose, of all hides and pelts purchased by him, which record shall show the name of the * * * SELLER OF such hides or pelts * * *, the date of purchase, and all brands and other identification marks, if any, on said hides and pelts * * *. SAID record shall be open for inspection, and examination by the sheriff or his deputy IN HIS COUNTY and * * * ANY live stock * * * INSPECTOR. It shall be unlawful for any hide buyer within this state to ship or haul any hides or pelts out of the State of Wyoming * * * UNLESS SAID HIDES OR PELTS HAVE BEEN inspected by * * * A live stock inspector * * * AND A certificate of inspection * * * GIVEN THEREFOR. SAID CERTIFICATE SHALL STATE the date of inspection, the number of hides and pelts, and the brands and other identification marks thereon. Such hide buyer shall pay to the inspector one dollar (\$1.00) for each certificate of inspection issued to him.

Section 41. Section 11-439 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful for any railroad company or any person, firm or corporation, operating trucks, busses or any public carrier within the State of Wyoming, to receive for shipment any hides or pelts * * * UNLESS the same shall have been inspected, and a certificate of inspection * * * ISSUED THEREFOR. SAID CERTIFICATES OF INSPECTION MUST BE delivered to such private or public carrier with each shipment.

Section 42. Section 11-441 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

When any live stock shall be killed by a * * * TRANSPORTATION company within this state, it shall be the duty of said * * * COMPANY to * * * cause the * * *

hide or hides FROM THE ANIMAL OR ANIMALS SO KILLED to be inspected by * * * AN-inspector * * *, except where THE owner, OR HIS agent or employee has seen and * * * IDENTIFIED said animal or animals.

Section 43. Section 11-444 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful to transport or cause to be transported, carcasses of horses, mules, cattle or sheep from any county of the State of Wyoming to a destination in any other state without prior inspection for brands and marks and the issuance of a certificate attesting such inspection. Such inspections shall be made by * * * AN inspector * * * WHO shall require proof of ownership either by brand record or bill of sale, or by both.

Section 44. Section 11-445 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

After receiving satisfactory proof of ownership of carcasses of animals to be transported from the state, the * * * INSPECTOR shall sign and issue a hide inspection certificate on a form approved by the Wyoming live stock and sanitary board, listing thereon the class and number of carcasses inspected, the brands or marks on each, the name of the shipper, name and address of the consignee, place and date of inspection, and make and license number of the truck. If transportation is by other means than truck, that shall be shown. Across the face of the certificate he shall write the words "Dead Animals." The hide inspection certificate shall be filled out in triplicate; the original shall be delivered to the shipper or his agent and shall clear the carcasses for transportation to the destination shown thereon. One copy shall be mailed by the * * * INSPECTOR to the Wyoming live stock and sanitary board * * *, and one copy filed in the office of the * * * AGENCY.

Section 45. Section 11-446 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

For making an inspection of carcasses * * * THE INSPECTOR shall charge and collect from the shipper or his agent an inspection fee of * * * TWENTY cents (20¢) for each carcass of horse, mule or cattle, and * * * FOUR cents (4¢) for each sheep carcass. All fees so collected shall be * * * TRANSMITTED TO THE BOARD.

Section 46. Section 11-469 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Except as provided * * * BY this act, it shall be unlawful for any person or persons, firm, partnership, corporation or association to transport, or cause to be transported, any sheep by motor vehicle, railroad or any other means of transportation, except trailing or driving, from any county within the State of Wyoming to any other county, state, territory or country until the owner of such sheep, or his duly authorized representative, has executed a certificate of ownership, listing such sheep, and has delivered the original thereof to the railroad agent, or to the person in charge if transportation is by means other than railroad.

Provided further, if transportation is to be by truck and more than one truck is to be used; and if the entire shipment is listed on one certificate of ownership; then the owner or person in charge of the shipment may apply for and receive from the * * * inspector, copies of a form approved by the Wyoming live stock and sanitary board for use with truck-fleet shipments and designated truck-fleet permit.

One such form shall be filled out for each truck engaged in transporting the shipment. When completed, the form shall show the date, name of driver, make and license number of the truck, point of origin and destination, and class and total number of sheep in the shipment. The serial number of the certificate of ownership shall be shown.

Each truck-fleet permit must be signed by an * * * inspector * * * or by the owner or shipper or his agent. The original shall be retained by the driver of each truck until his part in the movement of sheep has been completed. The copy shall be mailed or delivered to the * * * inspector. A truck-fleet permit shall be valid and shall be used only for the shipment specified and on the date or dates shown.

Section 47. Section 11-470 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

In making application for certificate of ownership, no motor vehicle operator, railroad agent, or other person in charge of the transportation of sheep may act as agent for the owner unless specifically authorized to so act, in writing, by

the owner of the sheep or his authorized representative. In conferring such authority the owner shall use a form approved by the Wyoming live stock and sanitary board designated authorization of agent, or the equivalent thereof. Such form, when completed, shall show the date, name of person authorized to act as agent, name of consignee, point of origin and destination of shipment, and the license numbers of trucks being used. It shall also show the classes and numbers of sheep and all brands or marks on them and the names of owners of such brands and marks.

The completed and signed authorization of agent shall be presented to the * * * inspector * * * at the first practicable opportunity and before the shipment leaves the county of origin. The inspector shall thereupon issue a certificate of ownership * * * which shall be signed by the person authorized to act as agent. The inspector shall take up the authorization of agent and attach it to the copy of the certificate of ownership kept on file * * *.

Section 48. Section 11-471 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

The certificate of ownership shall be on a form prescribed by the Wyoming livestock and sanitary board. The certificate shall contain the following information: (1) the number of head being shipped; (2) a description of the sheep which shall include the age, sex, and other pertinent information; (3) the brands or marks, if any; (4) the points of origin and destination; (5) the person to whom consigned and the purpose of the consignment; (6) the mode or means of transportation; (7) the date; (8) the vehicle license number, where shipment is by motor vehicle; (9) such other information as the Wyoming livestock and sanitary board shall deem necessary.

The Wyoming livestock and sanitary board shall cause a supply of such certificates to be printed in quadruplicate. All such certificates shall be serially numbered, and a supply thereof shall be distributed by the board to the * * * inspectors, railroad agents and other individuals as the Wyoming livestock and sanitary board may deem advisable; any person to whom a supply of said certificates has been issued shall account periodically to the Wyoming livestock and sanitary board for all certificates issued to him.

All certificates of ownership shall be executed in quadruplicate. The original

shall be delivered to the operator of the motor vehicle, railroad agent or other person in charge of the transportation of the sheep. One copy shall be mailed to the Wyoming livestock and sanitary board, one copy shall be filed with the * * * inspector, and one copy shall be retained by the owner.

Section 49. Section 11-475 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

The Wyoming livestock and sanitary board may issue annual permits for the movement of sheep from an accustomed range or ranch in one county to another accustomed range or ranch in another county or counties, provided such movement is for the purpose of pasturing, ranging, or feeding the sheep and there is no change of ownership.

Such permits shall be issued only to bona fide owners of sheep within the state, or to the authorized agents of such owners. Application for a permit shall be made on a form prescribed by the Wyoming livestock and sanitary board, and shall be accompanied by a permit fee of \$5.00, which shall be refunded to the applicant if the permit is not issued. Each permit shall be good until December 31st following the date of issuance and shall be non-transferable. Each permit shall be executed in triplicate by the executive officer of the Wyoming livestock and sanitary board; one copy shall be retained by the Wyoming livestock and sanitary board; one copy shall be forwarded to the * * * inspector * * *; and one copy shall be forwarded to the owner. The owner shall countersign his copy of the permit before it becomes valid.

Any operator of a motor vehicle or other person in charge of the transportation of sheep who has in his possession the owner's copy of an annual permit to transport sheep, or a photostatic copy thereof, may transport such sheep without the certificate of ownership * * *. Such annual permit must be shown on request to any * * * PERSON authorized to enforce the provisions of this act.

Each applicant for an annual permit must agree that due care will be taken to avoid including stray sheep with any sheep being transported and that any such strays will be returned to the rightful owners. Failure to comply with this provision will constitute cause for revocation of the permit.

All fees for annual permits shall be credited to the inspection fund * * *.

shall be delivered to the operator of the motor vehicle, railroad agent or other person in charge of the transportation of the sheep. One copy shall be mailed to the Wyoming livestock and sanitary board, one copy shall be filed with the * * * inspector, and one copy shall be retained by the owner.

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Such permits shall be issued only to bona fide owners of sheep within the state, or to the authorized agents of such owners. Application for a permit shall be made on a form prescribed by the Wyoming livestock and sanitary board, and shall be accompanied by a permit fee of \$5.00, which shall be refunded to the applicant if the permit is not issued. Each permit shall be good until December 31st following the date of issuance and shall be non-transferable. Each permit shall be executed in triplicate by the executive officer of the Wyoming livestock and sanitary board; one copy shall be retained by the Wyoming livestock and sanitary board; one copy shall be forwarded to the * * * inspector * * *; and one copy shall be forwarded to the owner. The owner shall countersign his copy of the permit before it becomes valid.

Any operator of a motor vehicle or other person in charge of the transportation of sheep who has in his possession the owner's copy of an annual permit to transport sheep, or a photostatic copy thereof, may transport such sheep without the certificate of ownership * * *. Such annual permit must be shown on request to any * * * PERSON authorized to enforce the provisions of this act.

Each applicant for an annual permit must agree that due care will be taken to avoid including stray sheep with any sheep being transported and that any such strays will be returned to the rightful owners. Failure to comply with this provision will constitute cause for revocation of the permit.

All fees for annual permits shall be credited to the inspection fund * * *.

Section 50. Section 11-498 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any bovine animal, horse, mule or ass, found running at large upon public or private lands, either fenced or unfenced in the State of Wyoming whose owner is unknown in the * * * TERRITORY where found, or the owner of which cannot with reasonable diligence be found, or that is branded with two or more brands the ownership of which is disputed, neither party holding a bill of sale, shall be known as an estray, and it shall * * * be unlawful for any person, persons, firm, company, association or corporation or their employees or agents to take up any such estray and retain possession of same, except as * * * provided BY LAW; PROVIDED FURTHER, THAT ANY SUCH ANIMAL FOR WHICH THERE IS NO SUFFICIENT PROOF OF OWNERSHIP FOUND UPON INSPECTION, SHALL ALSO BE KNOWN AS AN ESTRAY.

Section 51. Section 11-500 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

No person shall take up an estray animal except in the county where he resides and is a freeholder, nor unless the same be found on lands owned, leased, or controlled by him or his duly authorized agents. When any such person takes up an estray animal he shall immediately notify * * * AN inspector * * * WHO SHALL THEREUPON inspect, or cause to be inspected, the estray animal for brands and other evidence of ownership and * * * WHO SHALL make a diligent effort to learn or determine ownership of the same. In his discretion, the * * * inspector may cause any estray animal to be held for not more than ten days after such inspection, at a total expense of not more than fifty cents (\$0.50) per day, to enable him to complete his investigation of ownership. If the estray animal is claimed by an owner, the bill for feed and care incurred by the * * * inspector * * * must be paid by the claimant. If the rightful owner cannot be found, or, when found, refuses or fails to pay the charges for feed and care of the estray animal, the * * * inspector shall order the estray animal sent to the * * * MOST FEASIBLE CONVENIENT PUBLIC MARKET DESIGNATED BY THE INSPECTOR * * *, and there TO BE sold. Incurred charges for feed and care by the * * * inspector and reasonable shipping and sales expense shall be paid from the proceeds of sale. The net proceeds, if any, received from the sale of the estray animal, after the deduction of authorized expenses, shall be forwarded to the * * * ESTRAY FUND OF THE AGENCY.

Said * * * AGENCY shall hold such proceeds in a special fund known as estray fund until THE same are paid to the rightful owner of the estray animal or otherwise disposed of according to law.

Should the proceeds of sale of any estray animal or animals be insufficient to pay all legitimate expenses authorized by this act, the deficit shall be paid * * * BY THE AGENCY WITH THE APPROVAL OF THE BOARD.

Section 52. Section 11-503 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

Any person, persons, organization or corporation desiring to gather or round up unclaimed horses from the ranges within the State of Wyoming must, before commencing to engage in such activity, obtain written permission to do so. Such person may be entitled to a permit which must be obtained from the person, persons, organization or corporation who has ownership or control of the surface rights of the range whereon the unclaimed horses are to be gathered or rounded up. * * * Said permit shall be presented to * * * AN inspector to be used for the basis for the issuance of any brand inspection permit for removal of such unclaimed horses from the county whereon such unclaimed horses are gathered or rounded up. THE FORM OF SUCH PERMIT SHALL BE PRESCRIBED BY THE BOARD.

Section 53. Section 11-507 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

It shall be unlawful for any person, persons, company or corporation being the owner of livestock of any kind or having custody or charge thereof to permit said livestock to run at large in any fenced public lanes or fenced roads in the State of Wyoming. Any person, persons, company or corporation violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than ten dollars (\$10.00) nor more than one hundred dollars (\$100.00) and in addition shall pay all damage done by such stock unlawfully permitted to run at large in such lanes or roads; provided that the provisions of this * * * SECTION shall not apply to range cattle drifting into lanes or fenced roads in going to, or returning from their accustomed ranges.

Any sheriff, deputy sheriff, * * * livestock inspector, * * * or officer or patrolman of the Wyoming highway patrol, after notification to the owner of such livestock, if known, shall have authority to remove said livestock from said public

lane or fenced road, impound the same in the nearest convenient place where feed and water are available and immediately notify the owner, if known, of such action. If ownership is not known, the impounding officer shall report his action to *** AN inspector. The *** inspector shall make a diligent effort to ascertain ownership of the impounded livestock, and for this purpose, may hold said livestock, not more than ten (10) days. If unable to do so, the *** inspector shall ship the impounded livestock to the nearest available *** market *** to be sold as estrays. Reasonable transportation and sales expenses shall be paid from the proceeds of the sale.

A removal fee of not to exceed ten dollars (\$10.00) per head shall be allowed for the expense incurred in removing livestock from any fenced public lanes or fenced roads and an impounding fee of not to exceed 50 cents per day per head shall be allowed the person or persons responsible for feed and care of the livestock so removed. The *** inspector shall be responsible for collection and payment to the rightful claimants of removal and impounding fees due when impounded livestock is surrendered to the owner or owners. Upon shipment to *** A market, the total amount of removal and impounding fees due shall be made known to the selling agency at the *** market by the *** inspector and shall constitute a first claim on the net proceeds of the livestock after shipping and sales expenses have been paid, and shall be forwarded by the selling agency to the claimant or claimants.

Should the proceeds of sale of any impounded animal or animals be insufficient to pay all legitimate shipping and sales expenses and the removal and impounding fees approved by the *** inspector, the deficit shall be paid *** BY THE AGENCY.

The net proceeds, if any, of sale of the impounded livestock, after deduction *** OF removal, impounding, trucking and sale expenses, shall be forwarded to the *** ESTRAY FUND OF THE AGENCY. Said *** AGENCY shall hold such proceeds until THE same are paid to the rightful owner of the livestock or otherwise disposed of according to law.

The *** CARCASSES of any domestic animals killed on state highways shall be disposed of by highway maintenance crews, and such crews shall make notations of all brands, marks, tags, or other means of identification and turn THE same

over to the * * * inspector who shall endeavor to establish ownership of said animal and notify the owner in writing.

Section 54. Section 11-515 Wyoming Statutes 1957 is amended and re-enacted to read as follows:

On the first Monday in January of each year, all moneys * * * in the estray fund of the * * * AGENCY REMAINING unclaimed for more than one year after the publication of the notices of posting of lists of unclaimed estrays, shall be paid to the treasurer of the state, and be placed to THE credit of THE inspection fund * * * .

Section 55. Sections 11-315, 11-316, 11-317, 11-318, 11-320, 11-321, 11-351, 11-352, 11-354, 11-372, 11-375, 11-376, 11-377, 11-401, 11-422, 11-423, and 11-511 Wyoming Statutes 1957 are hereby repealed.

Section 56. This Act shall take effect on July 1, 1961.