Hon. J. McKenzie.

NOXIOUS WEEDS.

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A BILL INTITULED

AN ACT to prevent the Spread of Noxious Weeds, and to enforce Title. the Trimming of Hedges.

BE IT ENACTED by the General Assembly of New Zealand in 5 Parliament assembled, and by the authority of the same, as follows :-

1. The Short Title of this Act is "The Noxious Weeds Act, Short Title. 1897." It shall come into operation on the first day of July, one commencement. thousand eight hundred and ninety-eight.

2. In this Act, if not inconsistent with the context,-10

Interpretation.

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"Clear" and all references thereto mean cutting down and keeping cut down or grubbing or pulling up the stem or root of any noxious weed so as to prevent any part thereof flowering :

"Inspector "means any Inspector appointed under this Act: No. 21-1.

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"Local authority" means a Borough Council, Town Board, or Road Board within the limits of their respective jurisdictions, and in all outlying districts of counties means the County Council; and in all counties where "The Counties Act, 1886," is not in operation, and in all parts of the colony outside of any borough or county, means the Minister:

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"Minister" means the Minister for Agriculture or such other Member of the Executive Council as for the time being is acting for him:

"Occupier" means every person in occupation of land, and 10 includes the owner of any land which is unoccupied or whereof the occupier is unknown or cannot be found :

"Noxious weeds" means all the plants mentioned in the *First* Schedule hereto, and any others which the Governor in Council from time to time declares to be noxious weeds 15 for the purposes of this Act:

- "Noxious seeds" means the seeds or spores of the plants mentioned in the *Second* Schedule hereto, and of any other plants which the Governor in Council from time to time declares to be plants producing noxious seeds for the **20** purposes of this Act :
- "This Act" includes all regulations for the time being in force thereunder.

3. It shall be the duty of all local authorities to administer this Act within the limits of their respective jurisdictions, and to appoint 25 from time to time Inspectors for such purpose: Provided that where Native lands are outside the jurisdiction of any local authority, the Minister shall administer this Act, and appoint the Inspectors.

4. The Governor, by Order in Council gazetted, may from time to time declare any plants other than those mentioned in the *First* 30 Schedule hereto to be noxious weeds for the purposes of this Act, and similarly may declare the seeds of other plants than those mentioned in the *Second* Schedule hereto to be noxious seeds for the purposes of this Act.

5. Every occupier shall in every year commence and contin- 35 uously thereafter shall do all things necessary in order to effectually carry out the following works on his land :—

(1.) In respect of hedges or live fences consisting of gorse or broom,—

To trim or cut the same at the proper season of the 40 year, and in every case where the hedge or fence abuts on a watercourse or public road to remove and destroy all trimmings and cuttings therefrom: Provided that where it can be shown that such trimming or cutting would act injuriously on any particular hedge or fence, the local 45 authority in its discretion may extend the period within which such hedge or fence shall be cut or trimmed, but so nevertheless that in no case shall such extension be granted for two consecutive years:

(2.) In respect of hedges or live fences consisting of sweetbriar 50 or blackberry,—

To trim or cut the same at the proper season of the

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Governor may declare other plants or seeds to be noxious weeds or seeds.

Work required in trimming hedges and clearing weeds.

	year, and remove and destroy all trimmings and cuttings therefrom :
	(3.) In respect of all other hedges or live fences,— To trim or cut the same whenever requested so to do
	by the local authority, and remove and destroy all trim- mings and cuttings therefrom :
	(4.) In respect of gorse, broom, sweetbriar, or blackberry not
	forming portion of a hedge or live fence, To clear the same at the proper season of the year
	along the entire length of every boundary-fence or
	boundary-line, and on each side of every internal fence
	or watercourse to the extent, for the first year, of at
	least one quarter of a chain, and for each subsequent year of at least an additional quarter of a chain until the
	whole is cleared :
	Provided that where it can be shown that this pro-
	vision would press unduly on any occupier, the local authority in its discretion may in any year reduce the
	width to be cleared, but so nevertheless that in no case
	shall the width to be cleared be less than one-eighth of a
	chain:
Permission gorse.	Provided further that the local authority may grant
801201	permission to any occupier to grow gorse for forage or fodder on any given area in its district if it is satisfied
	that the growing thereof will not become a nuisance to
	other occupiers within the district :
	(5.) In respect of all other noxious weeds,—
	To clear the same at the proper season of the year, and to the satisfaction of the Inspector.
No person	6. (1.) Every person commits an offence-
sell infecte or seeds.	Who sows, sells, or offers for sale any noxious seeds, or who
or social	knowingly sows, sells, or offers for sale for seed purposes
	any grass-seeds, or other seeds or grain, amongst which are contained any noxious seeds.
Burden of	(2.) In all legal proceedings taken against any person for any
	reach of this section, the burden shall lie upon him to prove that
6 11 1 1	e did not know of the presence of such noxious seeds.
to be thore	7. Every person owning a combine threshing-machine, and very person in charge thereof, commits an offence
cleansed.	YELY PURSUE III OTHING OFFICEOUS CONTINUES ALL OFFICEO

Who fails to thoroughly clean out such machine immediately 40 after threshing at each farm, and before removing such machine or any part thereof from such farm.

8. An Inspector, or any person authorised in writing by an Inspector may Inspector, may at all reasonable times enter upon any land, ascertain if weeds 45 whether enclosed or not, for the purpose of ascertaining if the exist. requirements of section *five* hereof have been duly complied with by the occupier; and no such Inspector or person shall be deemed a trespasser by reason of such entry, or be liable for any damage thereby occasioned.

9. In any case where default is made by the occupier in com- Notice to be served 50 plying with any of the requirements of section five hereof, the infected land. Inspector, by notice in the form in the Third Schedule hereto, or to the like effect, shall request the occupier to comply therewith

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within the period specified in the notice, and it shall be the duty of the occupier so to do.

10. (1.) If, within the time specified in that behalf in any such notice, the occupier fails to commence the work or neglects to continue the same to the satisfaction of the Inspector, such Inspector 5 shall immediately report the fact to the local authority, who may authorise the Inspector or any other person to enter upon the said land and do the work at the expense in all things of the occupier; but nothing herein contained shall relieve the occupier from any penalty he may have incurred by reason of his failure or neglect.

(2.) The amount of all such expenses shall be recoverable by the local authority from the occupier, with costs, by action in any Court of competent jurisdiction.

11. Subject to the provisions of his lease, the reasonable expenses properly incurred by an occupier in duly complying with the 15 requirements of section *five* hereof, including reasonable compensation for his own labour or superintendence, may by him be recovered as a debt from the owner to the extent and in the circumstances specified in the *Fourth* Schedule hereto.

12. In the case of Native land the title to which has not 20 been individualised, the local authority of the district wherein any such land is situate shall clear the same, and the cost shall be refunded to the local authority by the Minister of Native Affairs out of any moneys available for Native purposes.

13. The Minister of Native Affairs may register in the Native 25 Land Court a memorandum under his hand, in the form in the Fifth Schedule hereto, setting forth the amount so refunded, and such memorandum shall operate as a charge against the said land; and thereafter no alienation thereof, whether by way of sale, lease, mortgage, or otherwise, shall have any validity unless and until such 30 charge is satisfied.

14. All lands being public reserves, not vested in any trustees or local authority, and all unoccupied Crown lands, shall be cleared by and under the authority of the Government; but the Minister may call upon the local authority in whose district the lands are 35 situate to perform the work, and may refund the actual cost thereof out of any moneys appropriated from time to time by Parliament for the purpose.

15. As part of the administration of this Act, every local authority shall, out of its general revenues, take all necessary steps in 40 order to effectually clear all lands under its control.

16. In the event of any local authority at any time failing or neglecting to administer this Act to the satisfaction of the Minister. he may do so in its stead, and for that purpose may appoint an Inspector to clear the lands under the control of such local authority, 45 and generally to exercise the powers and functions by this Act conferred upon the local authority; and all costs thereby incurred shall be a charge against such local authority, and may be deducted by the Colonial Treasurer from any subsidy or other money payable at any time to such local authority. 50

17. (1.) Every person commits an offence-

Who obstructs, hinders, or interrupts any Inspector, or any person duly employed or authorised, in the exercise of any power or function conferred on him by or under this

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Act, or threatens, or assaults, or uses improper or abusive language to him whilst exercising any such power or function.

(2.) No proceedings for the recovery of any penalty in **5** respect of any such offence shall be a bar to any action at law by any such Inspector or person in respect of any such act as aforesaid, but every such action may be commenced and proceeded with as if no such proceedings had been taken under this Act.

18. Any person who commits any offence against any of the Penalties for 10 provisions of this Act, for which no penalty is provided elsewhere infringing Act. than in this section, is liable to a penalty of not less than twenty shillings nor more than *fifty* pounds.

19. No proceedings for the recovery of any penalty under this Inspector to Act shall be commenced except on the information or complaint of proceedings. 15 an Inspector, or of such other person as the Minister or the local authority appoints in that behalf, and all such proceedings shall be heard and determined before a Stipendiary Magistrate alone.

20. All penalties recovered under this Act in respect of any Penalties recovered offence shall, after deducting the cost of recovering the same, be paid to fund of authority

20 into the District Fund of the local authority within whose district prosecuting. the offence was committed, or, if the local authority is the Minister, be paid into the Public Account, and form part of the Consolidated Fund.

21. Any notice under this Act may be served either by deliver- Manner in which 25 ing the same personally to the person upon whom the same is to be served. served, or by leaving the same or posting the same addressed to him at his usual or last known place of abode in the colony.

22. The Governor in Council may from time to time make such Regulations. regulations as he deems necessary in order to give full effect to the 30 provisions of this Act.

SCHEDULES.

FIRST SCHEDULE.

BATHURST burr (Xanthium spinosum). Blackberry (Rubus fruticosus). Broom (Cytisus scoparius). Gorse (Ulex europaus). Sweetbriar (Rosa rubiginosa). Canadian or Californian thistle (Cnicus arvensis). Giant burdock (Arctium majus.)

SECOND SCHEDULE.

Burdock (Arctium, any species). Thistles (any species of Carlina, Carduus, Cnicus, Centaurea, Silybum). Bathurst burr (Xanthium spinosum). Blackberry (Rubus fruticosus). Sweetbriar (Rosa rubiginosa). Gorse (Ulex europæus). Ox-eye daisy (Chrysanthemum leucanthemum). Fat-hen or white goosefoot (Chenopodium album). Dock (Rumex), any species. Broom (Cytisus scoparius). Burr clovers (Medicago denticulata and M. maculata). Wild turnip (Brassica campestris). Ergot (Claviceps purpurea).

Clover dodder (Cuscuta trifolii).

Schedules.

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THIRD SCHEDULE.

Under "The Noxious Weeds Act, 1897."

To E.F. [Address and occupation].

TAKE notice that in respect of the land occupied by you, and hereunder described, default has been made in duly complying with the requirements of the said Act as mentioned below; and I hereby call upon you to commence the necessary work within days from the date of this notice, and thereafter to continue the same until the said requirements are effectively complied with.

Description of Fences or Area of Infected Land.	Description of Weeds to be cleared, or of Cutting or Trimming or other Work to be done.
· · · · · · · · · · · · · · · · · · ·	
	G.H., Inspector.
FOURTH S	CHEDULE.
Ir at the time when the expenses are incu	red the unexpired term of the lease is
Not less than four years . Less than four, but not less than	One-fourth.

... FIFTH SCHEDULE.

One-half.

The whole.

...

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...

Less than three, but not less than two years

day of

• • •

Less than two years

Under "The Noxious Weeds Act, 1897."

MEMORANDUM OF CHARGE AGAINST NATIVE LAND.

THE under-mentioned Native land stands charged with £ , being the amount refunded to [Local authority] on the , 18 , in respect of the day of cost of clearing noxious weeds on the said land. [Describe land.]

Dated this

,18 .

By Authority: JOHN MACKAY, Government Printer, Wellington.---1897.