BILL

No. 75 of 1931.

An Act respecting Sheep Protection and the Licensing of Dogs.

(Assented to , 1931.)

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

SHORT TITLE.

1. This Act may be cited as "The Sheep Protection and Dog Licensing Act."

INTERPRETATION.

- 2. In this Act, unless the context otherwise requires—
- (a) "Collector" shall mean any person appointed to fulfill the duties of a collector under the provisions of this Act;
- (b) "Council" shall include the Minister of Municipal Affairs in the case of an improvement district;
- (c) "Dog" shall mean any dog, male or female;
- (d) "Municipality" shall include any city, town, village, municipal district or improvement district;
- (e) "Owner of a dog" shall include any person who possesses or harbours a dog.

PART I.

DOG TAX, ETC.

3.—(1) Subject to the provisions of section 6, an annual dog tax shall be levied in every municipality upon every owner of a dog in respect of every dog which he owns within the municipality, or any dog which is habitually kept upon the premises for which he is assessed, although such dog may be owned by some other person.

(2) The amount of the tax payable where no by-law increasing the tax has been passed by the municipality shall be-

| For a male dog, if only one is kept | \$1.00 |
|---------------------------------------|--------|
| For each additional male dog | 2.00 |
| For a female dog, if only one is kept | 3.00 |
| For each additional female dog | 3.00 |

(3) Where a certificate in writing by a veterinary surgeon is produced showing that a bitch has been spayed, she shall be taxed at the same rate as a male dog

(4) Any municipality may pass a by-law increasing the tax to be paid.

(4) The owner of a keamel at pure-bred dop; terms tered in the register of the Canadian Kennel Dish, intered in the register of the Canadian Kennel Dish, intreasures of the mean-puelty as a tax year to be able to the mean puelty as a tax year to be able to a shell not be hable to pay any further tax in respect of anch turn-bred down.

COLLECTION OF DOG TAX.

4.—(1) Every person shall, not later than the thutyfirst day of January in each year and at any other time when so required by the collector, forthwith deliver to him a statement in writing of the number of dogs owned by him or which are habitually keep upon his previous.

(2) Any person who neglects or refuses to formsh the slatement required by subsection (1) or who makes a faile statement shall be liable to a penalty not exceeding ten dollars.

(3) When the tax is demanded and is not paid, the person who should pay the same may be summoned before a justice of this peace, who may direct the dog to be destroyed values the tax and costs are paid on or before a time named

(d) For the purpose of carrying out such order, a constable may enter upon the premises of the owner and destroy the dog

DOG TAGS.

5.—(1) Every purson, in each year on or before the fifteenth day of February or on or before such earlier or later, date as may be foxed by by-law of the count!, shall procure from the collector a tag for each dog owned by Ann and shall keep the tag security fixed on the dog at all times during the year and ontil he procures a tag for the following par.

(2) A fee not exceeding twenty-five cents may be charged for each tag

(3) The tag shall bear a serial number and the year in which it was insued and a record shall be kept by the collector showing the name and address of the owner and the serial number of the tag

(4) Every owner of a dog who neglects to obtain a tag and keep is security fixed on his dog, os who case a tag upon a dog other that that for whoch it was satued, shall upon atominary conviction be hable to a penalty not exceding the dollars (5) Every dog which is found off the premises upon which it is habitually kopt without a tag and not under the conticl of any person, may be destroyed.

6. When any city, town or village has passed a by-law for the interange of dogs and the locceas fee to sequal to oracceeds like dog tar required to be lowed by this Aci, schoras 3 and 4 shall not apply which the hy-law remans m force, and or payment of the locens fee the owner shall be (mutually which a dog tar and the provisions of sits). Security fitted on the dog, and subsections (2), (3) and (5) of this rection inside apply

PART II

 $T_{--}(1) The owner of any sheep which has been kolled$ or negred by a deg shall, as a condition precodent to herobtaining any of the advantages provided by line Act,uoify the secretary-treasures of the minimorphility in which,such killing or muscy occurred within twenty-four hoursof the contrarence thereof.

(2) The secietary-treasurer of the municipality shall thereupon give notice thereof to the valuer and shall request him to investigate and report thereon.

(8) The carease of any sheep in respect of which a claim is made shall not be destroyed until after it has been seen by the valuer.

(4) It shall be the duty of every values to make an investigation of every class for damages under this Act arising at the mena-pairty for which he is appointed upon being requested so to do by the scaredary-treasure, and within ten days of sche request to report in writing to the scientary-treasure at the extent and the amount of the tamage done with details.

(5) If the overse of the dop it known, and it cases the present change dominant of depresent in a court of the strength most with cases the strength of the strength of the pares of a strength of excentres to solidous payment thereaf, the strength of the court of the strength of the start of the strength of the start of the strength of the strength of the strength of starts present of the strength of the strength of the starts present of the strength of the strength the owners thall, in the dimension of the strength the strength the owner of the starts present the strength of the strength the owner of the starts present the strength of the strength the owner of the starts present the strength the strength the owner of the starts present the strength the strength the owner of the starts present the strength of the strength the strength the strength of the strength the strength the strength the strength the strength of the strength the strength the strength the strength the strength of the strength the strength the strength the strength the strength of the strength the strength the strength the strength the strength of the strength the strengt

(6) In the case of sheep killed or injured by a dog whose owner is unknown, the municipality shall be liable to the owner of the sheep for fifty per combine of the amount of the damage to such sheep as fired by the values, such smouth not be exceed the sum of the dollars for each grade sheep and twenty-five dollars for each pure-bred sheep

(?) In case the owner is dissatisfied with the sum so fixed by the values of the sheep so killed ar injured, the question shall be referred to a utilization and the amount shall be accrtained by arbitrators appointed pursuant to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the provinces of *The Arbitration* and the account to and under the account to a state account to a account to a state account to a state account to a state account to a account to a state account to a state account to a state account to a account to account the account to a state account to a state account to a account to a state account to

(8) The municipality shall not be hable for any death or minry to akeep unless it is established that such death or mjury was caused through such akeep being worried by a dog.

(9) The municipality shall not be iable unless at the time of death or injury of any sheep the same was on the lauds of the owner or of an aguster thereof.

(10) The numeropathy shall not be inside for death or nucry to any sheep occurring between the hours of sunset and summare unless such sheep was at the time in an adoquate enclosure, such enclosure being within a reasonable distance of the place which the owner on herder was then actually occupying

(11) In case ary sheap to what the Act applies are killed or taiged by a dog and the owner of such day to known and such owner ordenatily excite n a such day by other than the manupality in what and a begin were so killed or mored, such other memphity shall, on demand, pay to the manupality the samout which any person s, by this Act, eatiled to recove from the manued, pairly in respect of the sheep whiled or mured.

S. In every municipabily other than an improvement district, the council, and in improvement districts the Minister of Municipal Aflaux, shall appoint one or more competent persons as valuers and for their remueration. No 75

FIRST SESSION

SEVENTH LEGISLATURE

21 GEORGE V

1931

BILL

An Ast respecting Sheep Protection and the Licensing of Dogs

Received and read the

First time

Second time...

Tand time..

HON. MR. HOADLEY

SOMONTON: W D Mickey Longs Provide A.D. 1961

Title: 1931 (7th, 1st) Bill 75, An Act respecting Sheep Protection and the Licensing of Dogs