26.

## An Ordinance for the Protection of Wild Cattle.

In the Year 1869.—No. 2.

Clause.

- 1. Repeal of Ordinances No. 2 of 1865, and No. 5 of 1867.
  2. Penalty on killing Wild Cattle on the East Falkland.
  3. Penalty on killing Wild Cattle on the West Falkland.
- 4. Penalty on receiving animals unlawfully captured.
- 5. Power to arrest without a warrant.
- 6. Recovery of penalties.
- 7. Commencement of Ordinance.

By His Excellency WILLIAM CLEAVER FRANCIS ROBINSON, Esquire, Governor and Commander-in-Chief in and over the Falkland Islands and the Dependencies thereof. with the advice and consent of the Legislative Council thereof; Be it enacted-

Repeal of Ordinances No. 2 of 1865, and No. 5 of 1867.

1. THAT the Summary Jurisdiction Amendment Ordinance, No. 2 of 1865 and the Ordinance for the protection of wild cattle No. 5 of 1867 shall be and the same are hereby repealed.

Penalty on killing wild cattle on the East Falkland.

2. That if any person without the permission of the Governor in writing shall without lawful cause drive, hunt, wound, capture, decoy, or destroy any wild cattle, pigs, goats, or horses on the waste and unappropriated lands of the Crown, and if on lands in the possession of any other person, without his authority, in the East Falkland Island, he shall for each animal so killed, wounded, captured, decoyed, or destroyed, pay a fine not exceeding fifty pounds.

Penalty on killing wild cattle on the West Falkland.

3. That if any person without the permission of the Governor in writing shall hunt, wound, capture, decoy, or destroy any wild cattle on any land whatever on the West Falkland (or upon any unappropriated island belonging to the Crown adjacent thereto), he shall for each animall so wounded, captured, decoyed, or destroyed, pay a fine not exceeding fifty pounds.

Penalty on receiving animals unlawfully captured.

4. That any person who shall receive any animal, or any part thereof, knowing the same to be so unlawfully captured and destroyed as aforesaid, shall pay a fine not exceeding five pounds.

Power to arrest without a warrant.

5. That any person found committing any offence contrary to this Ordinance may be taken into custody by any constable without a warrant, and may be detained until he can be brought before a Justice to be dealt with according to law; and any constable may also stop, search, and detain any boat in or upon which there shall be reason to suspect that such animal or any part thereof so unlawfully obtained may be found, and if upon search thereupon made such animal or any portion thereof shall be found, then to convey the same before a Justice, and to take into custody and carry before a Justice any person reasonably suspected of having committed any offence contrary to this Ordinance.

Recovery of penalties.

6. All penalties under this Ordinance shall be sued for and recovered in the same way that penalties are sued for and recovered under and by virtue of the Summary Jurisdiction Ordinance No. 11 of 1853.

Commencement of

7. This Ordinance shall come into operation from the day of the passing thereof. (L.S.) (Signed) WILLIAM ROBINSON, Governor.

Passed the Legislative Council this eighth day of March, one thousand eight hundred and sixty-nine.

(Signed)

H. Byng, Clerk to the Council.

27.

## An Ordinance to amend that portion of the Administration of Justice Ordinance which relates to Juries.

In the Year 1870.—No. 1.

Clause.

- 1. Repeal of Ordinance No. 1 of 1859, and 35th Clause of Administration Ordinance, No. 10 of 1853.
- 2. Qualification of Jurymen. 3. Jury List.

4. Stipendiary Magistrate to alter present Jury List.

5. That this Ordinance to be part of the Administration of Justice Ordinance, No. 10, 1853.

6. Commencement of Ordinance.

By His Excellency Colonel George D'Arcy, Lieutenant-Governor and Commander-in-Chief in and over the Falkland Islands and the Dependencies thereof, with the advice and consent of the Legislative Council thereof.

WHEREAS it is expedient to extend the Jury List to all Her Majesty's subjects Recital. residing in the Falkland Islands and the Dependencies thereof: Be it enacted:-

1. That the Ordinance No. 1 of 1859, and the 35th Clause of the Administration Repeal of Ordinance stice Ordinance, No. 10, of 1853, be and the same are hereby repealed.

Repeal of Ordinance No. 1 of 1859, and 35th Clause of

of Justice Ordinance, No. 10, of 1853, be and the same are hereby repealed.

2. That in the place of the said Ordinance and Clause hereby repealed, be it Administration ordinance No. 10 of enacted that every man not being an alien, between the ages of 21 or 60 years, who 1863. shall reside in the Falkland Islands or the Dependencies thereof, except all Members Qualification of of the Executive and Legislative Councils, the Clerk of the said Councils, Justices of Jurymen. the Peace, all ministers of religion, all officers and men of Her Majesty's land and sea forces on full pay, practising surgeons, physicians, and apothecaries, or any person who has at any time been convicted of felony, shall be liable and qualified to serve as a juror in the Magistrate's, Police, or Coroner's Court wherever such Courts shall be held within the Colony of the Falkland Islands.

3. That on or before the 1st day of May in every year the Stipendiary Magistrate Jury list. shall prepare a list in alphabetical order of all men who shall be liable to serve on juries, and shall cause a copy thereof to be affixed upon the door of the police office and upon the Gazette board, and to such copy shall subjoin a notice that all objections thereto shall be heard and determined by him at any time before the 1st day of June then next; that the list for the past year shall continue to be used until the 10th day of June, 1871, in every respect the same as if it had been prepared in pursuance of

this Ordinance.

4. That on the passing of this Ordinance the Stipendiary Magistrate shall have Stipendiary Magisthe power to alter the jury list for the past year by placing the names thereon of all Jury list. persons who shall be qualified to serve as jurors by this Ordinance.

5. That this Ordinance be deemed and taken to be for every intent and purpose This Ordinance to be as much a part of the Administration of Justice Ordinance, No. 10, of 1853, as though part of Justice Ordinance No. 10 of

it were incorporated therein.

Whereas the delay incident to a previous communication with Her Majesty to Commencement of know Her Royal will and pleasure hereupon would be productive of much inconvenience Ordinance. to the public service, be it therefore enacted that this Ordinance shall take effect and come into operation from the day of passing thereof pending the confirmation and approval of the Sovereign.

> G. D'ARCY, Colonel and Lieutenant-Governor. (Signed) (L.S.)

Passed the Legislative Council this 22nd day of April, 1870. H. Byng, Clerk to the Councils. (Signed)

28.

An Ordinance to repeal the Alien Ordinance No. 7 of 1853, and to regulate the admission of Aliens under certain proviso into the Colony of the Falkland Islands.

In the Year 1870.—No. 2.

By His Excellency Colonel George D'Arcy, Lieutenant-Governor and Commander-in-Chief in and over the Falkland Islands and the Dependencies thereof, with the advice and consent of the Legislative Council thereof, &c., &c.

1. Be it enacted that the Alien Ordinance, No. 7 of 1853, be and the same is Ropeal of Alien Ordinance.

hereby repealed.

2. That any person being a subject of any Kingdom or State represented in this Aliens on arrival to Colony by a Consul-General, Consul, or Commercial Agent or other Consular Officer, Consul. shall be allowed to land and reside in, and carry on his calling, trade, or profession within this Colony upon reporting himself or herself to the said Consular Officer, and giving proof to the officer administering the Government that such a report has been made. 17

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