

ACT 59

S.B. NO. 134

A Bill for an Act Relating to Exclusion of Stock from Forest Reservations, Game Management Areas and Public Hunting Areas.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 183-19, Hawaii Revised Statutes, is amended to read:

“§183-19 Exclusion of stock from forest reservations[;], game management areas, and public hunting areas; notice. When branded wild cattle are found on any forest land, game management area, or public hunting area in the State, which land is duly set apart and established as a forest reservation, game management area, or public hunting area, or if the land is privately owned and

surrendered as defined in section 183-15, the department, in all cases where the land is so set apart and established as a forest reservation, game management area, or public hunting area, whether from privately owned lands or public lands, may remove, shoot, or destroy the cattle without compensation to the owner, after thirty days' public notice¹ and three insertions of the intended action has been given by publication in a newspaper of general circulation in the county where the cattle are found."

SECTION 2. Statutory material to be repealed is bracketed. New material is underscored.

SECTION 3. This Act shall take effect upon its approval.

(Approved May 19, 1983.)

Note

1. Comma missing.