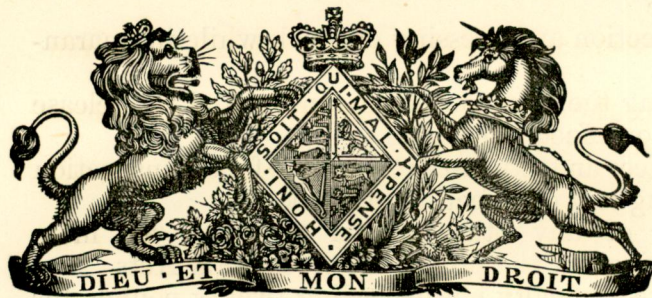


This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL, for its concurrence.

Legislative Assembly Chamber,
Sydney, 23 July, 1884. }

STEPHEN W. JONES,
Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. .

An Act to amend the "Imported Stock Act of 1871."

WHEREAS it is expedient to amend the "Imported Stock Act of 1871" Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. This Act may be cited as the "Imported Stock Act Amendment Act of 1884" and shall be read and construed with the "Imported Stock Act of 1871" hereinafter termed the Principal Act. Short title &c.
- 10 2. Section thirteen of the Principal Act is hereby repealed but without prejudice to the past operation of any regulation made under the authority of the said section. Repeal of sec. 13 of Principal Act.
- 15 3. For the purposes of the Principal Act as amended by this Act the term "stock" shall in addition to cattle and sheep include horses goats swine dogs and such other animals as the Governor may by any proclamation published in the *Government Gazette* declare to be subject to the provisions of the said Acts The term "Imported Stock" shall include all stock arriving by sea from any colony or country whatsoever. Alteration of meanings of certain terms in interpretation clause of Principal Act.

Imported Stock Act Amendment.

4. The Governor may make regulations for carrying out the provisions of the Principal Act as amended hereby in respect of any of the following matters or things namely—

- 5 (I.) For defining the powers and duties of inspectors of stock Customs officers and masters of vessels in regard to imported stock
- (II.) For prescribing all certificates or permits under which imported stock may be admitted into this Colony
- 10 (III.) For the management and protection of quarantine stations
- (IV.) For the inspection and disinfection of all stock fodder fittings and effects on board any ship bringing stock into this Colony
- (V.) For the disposal of stock fodder fittings or effects found to be infected
- 15 (VI.) For the transport of stock fodder fittings or effects to or from quarantine
- (VII.) For the disinfection and dressing of stock while in quarantine
- 20 (VIII.) For prescribing the duration of quarantine and the release of stock fodder or effects therefrom
- (IX.) For fixing the fees and expenses chargeable for the inspection transport keeping and disinfecting of stock
- (X.) And in respect of any other matter of detail for more effectually carrying out the provisions of the said Acts

25 The Governor may impose a penalty not exceeding twenty pounds for the breach of any regulation so made All such regulations when published in the Gazette shall have the full force of law and copies thereof shall be laid before Parliament forthwith if then sitting and if not then within one month after the commencement of the then next session.

[3d.]

IMPORTED STOCK ACT AMENDMENT BILL.

SCHEDULE of the Amendments referred to in Message of 12th August, 1884.

Page 1, clause 3, line 15. *Omit* "horses"
,, clause 3. At end of clause *insert* Proviso.

This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber,
Sydney, 23 July, 1884. }

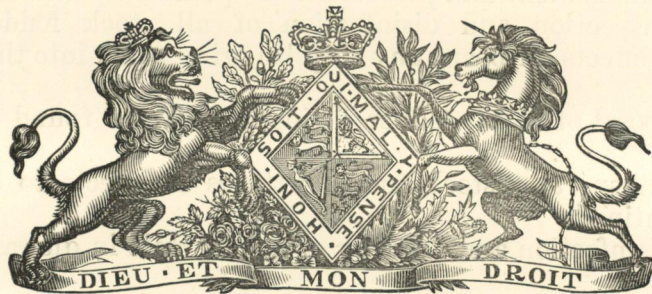
STEPHEN W. JONES,
Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber,
Sydney, 12th August, 1884. }

JOHN J. CALVERT,
Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. .

An Act to amend the "Imported Stock Act of 1871."

WHEREAS it is expedient to amend the "Imported Stock Act of 1871" Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. This Act may be cited as the "Imported Stock Act Amendment Act of 1884" and shall be read and construed with the "Imported Stock Act of 1871" hereinafter termed the Principal Act. Short title &c.
2. Section thirteen of the Principal Act is hereby repealed but without prejudice to the past operation of any regulation made under the authority of the said section. Repeal of sec. 13 of Principal Act.
3. For the purposes of the Principal Act as amended by this Act the term "stock" shall in addition to cattle and sheep include horses goats swine dogs and such other animals as the Governor may by any proclamation published in the *Government Gazette* declare to be subject to the provisions of the said Acts The term "Imported Stock" shall include all stock arriving by sea from any colony or country whatsoever Provided that the Governor may by proclamation suspend

865—

suspend

NOTE.—The word to be omitted is ruled through; those to be inserted are printed in black letter.

Imported Stock Act Amendment.

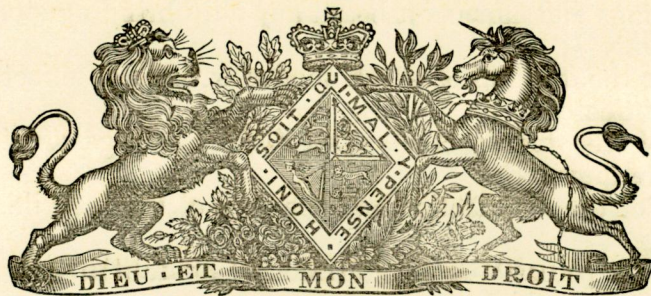
suspend the provisions of any one or more of the sections of this or the Principal Act for any period not exceeding six months in respect to any stock introduced or proposed to be introduced from any of the Australian Colonies.

5 4. The Governor may make regulations for carrying out the provisions of the Principal Act as amended hereby in respect of any of the following matters or things namely—

- (I.) For defining the powers and duties of inspectors of stock
10 Customs officers and masters of vessels in regard to imported stock
- (II.) For prescribing all certificates or permits under which
imported stock may be admitted into this Colony
- (III.) For the management and protection of quarantine stations
- (IV.) For the inspection and disinfection of all stock fodder
15 fittings and effects on board any ship bringing stock into this Colony
- (V.) For the disposal of stock fodder fittings or effects found to be infected
- (VI.) For the transport of stock fodder fittings or effects to or
20 from quarantine
- (VII.) For the disinfection and dressing of stock while in quarantine
- (VIII.) For prescribing the duration of quarantine and the release of stock fodder or effects therefrom
- (IX.) For fixing the fees and expenses chargeable for the inspection
25 transport keeping and disinfecting of stock
- (X.) And in respect of any other matter of detail for more effectually carrying out the provisions of the said Acts

30 The Governor may impose a penalty not exceeding twenty pounds for the breach of any regulation so made All such regulations when published in the *Gazette* shall have the full force of law and copies thereof shall be laid before Parliament forthwith if then sitting and if not then within one month after the commencement of the then next session.

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. XII.

An Act to amend the "Imported Stock Act of 1871."
[Assented to, 29th August, 1884.]

WHEREAS it is expedient to amend the "Imported Stock Act of 1871" Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. This Act may be cited as the "Imported Stock Act Amendment Act of 1884" and shall be read and construed with the "Imported Stock Act of 1871" hereinafter termed the Principal Act.

2. Section thirteen of the Principal Act is hereby repealed but without prejudice to the past operation of any regulation made under the authority of the said section.

3. For the purposes of the Principal Act as amended by this Act the term "stock" shall in addition to cattle and sheep include goats swine dogs and such other animals as the Governor may by any proclamation published in the *Government Gazette* declare to be subject to the provisions of the said Acts The term "Imported Stock" shall include all stock arriving by sea from any colony or country whatsoever Provided that the Governor may by proclamation suspend

Preamble.

Short title &c.

Repeal of sec. 13 of Principal Act.

Alteration of meanings of certain terms in interpretation clause of Principal Act.

Imported Stock Act Amendment.

suspend the provisions of any one or more of the sections of this or the Principal Act for any period not exceeding six months in respect to any stock introduced or proposed to be introduced from any of the Australian Colonies.

Governor may make regulations.

4. The Governor may make regulations for carrying out the provisions of the Principal Act as amended hereby in respect of any of the following matters or things namely—

- (I.) For defining the powers and duties of inspectors of stock Customs officers and masters of vessels in regard to imported stock
- (II.) For prescribing all certificates or permits under which imported stock may be admitted into this Colony
- (III.) For the management and protection of quarantine stations
- (IV.) For the inspection and disinfection of all stock fodder fittings and effects on board any ship bringing stock into this Colony
- (V.) For the disposal of stock fodder fittings or effects found to be infected
- (VI.) For the transport of stock fodder fittings or effects to or from quarantine
- (VII.) For the disinfection and dressing of stock while in quarantine
- (VIII.) For prescribing the duration of quarantine and the release of stock fodder or effects therefrom
- (IX.) For fixing the fees and expenses chargeable for the inspection transport keeping and disinfecting of stock
- (X.) And in respect of any other matter of detail for more effectually carrying out the provisions of the said Acts

The Governor may impose a penalty not exceeding twenty pounds for the breach of any regulation so made. All such regulations when published in the *Gazette* shall have the full force of law and copies thereof shall be laid before Parliament forthwith if then sitting and if not then within one month after the commencement of the then next session.