IMPORTED STOCK ACT FURTHER AMENDMENT BILL.

SCHEDULE of the Amendment referred to in Message of 12th June, 1895.

Page 2, clause 2, line 3. Omit "or by land"

c 118—



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, 28 May, 1895.

F. W. WEBB, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 12th June, 1895.

JOHN J. CALVERT, Clerk of the Parliaments.

2.

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No

An Act to amend the Imported Stock Act of 1871, and the Imported Stock Act Amendment Act of 1884, and for other purposes in connection therewith.

BE it 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. The Governor may, by proclamation in the Gazette, declare Governor may any of the Australian Colonies to be not a clean Colony, if he is declare Colony to be satisfied—

(1) That in the said Colony there has existed at any time during the two years next preceding the day of the making of the proclamation any of the following diseases in stock, namely—glanders, rabies, foot-and-mouth disease, rinderpest, scab in sheep, catarrh, sheep pox, or swine fever; or,

(II) That the laws and regulations in force in the said Colony are not effective to prevent disease in stock.

15 And he may, by proclamation as aforesaid, revoke or vary any declaration made under this section.

395-

Note.—The words to be omitted are ruled through.

Imported Stock Act Further Amendment.

2. For the purposes of the Imported Stock Act of 1871, and Definitions of "Imported Stock Act Amendment Act of 1884:—
"Imported Stock" means stock arriving by sea or by land from Stock."

any place whatsoever and the course of the the Imported Stock Act Amendment Act of 1884:—

any place whatsoever, and the carcases, skins, wool, horns,

hoofs, and bones of such stock as aforesaid.

"Infected Stock," in addition to the meaning given to that expression in section one of the Imported Stock Act of 1871, includes stock-

(a) Which within the three months immediately preceding has been carried in or on a vessel trading to or from a port outside the Australian Colonies; or,

(b) Which is in or on a vessel which at any time during the three months immediately preceding has traded to or from any port in a Colony in respect of which a declaration under section one of this Act was then in force.

And the provisions of the said Acts relating to the stock above-

mentioned shall apply to the stock so defined as aforesaid.

3. The provisions of the said Acts relating to fodder shall apply Provisions of Acts to the manure of any stock as if such manure as aforesaid were apply to "manure." 20 included in the definition of "fodder."

4. All penalties imposed by regulations made under the Recovery of Imported Stock Act of 1871 or the Imported Stock Act Amendment penalties imposed by Act of 1884 may be recovered before a Police or Stipendiary Magistrate regulations. or any two justices of the peace in petty sessions.

5. This Act may be cited as the "Imported Stock Act Further short title.

Amendment Act, 1895."

5

10

15

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, 28 May, 1895.

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

An Act to amend the Imported Stock Act of 1871, and the Imported Stock Act Amendment Act of 1884, and for other purposes in connection therewith.

B^E it 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. The Governor may, by proclamation in the Gazette, declare Governor may any of the Australian Colonies to be not a clean Colony, if he is declare Colony to be satisfied—

(I) That in the said Colony there has existed at any time during the two years next preceding the day of the making of the proclamation any of the following diseases in stock, namely—glanders, rabies, foot-and-mouth disease, rinderpest, scab in sheep, catarrh, sheep pox, or swine fever; or,

(II) That the laws and regulations in force in the said Colony are not effective to prevent disease in stock.

15 And he may, by proclamation as aforesaid, revoke or vary any declaration made under this section.

395—

10

Imported Stock Act Further Amendment.

2. For the purposes of the Imported Stock Act of 1871, and Definitions of Imported Stock Act Amendment Act of 1884:—
"Imported Stock" means stock arriving by sea or by land from Stock." the Imported Stock Act Amendment Act of 1884:-

any place whatsoever, and the carcases, skins, wool, horns,

hoofs, and bones of such stock as aforesaid.

"Infected Stock," in addition to the meaning given to that expression in section one of the Imported Stock Act of 1871, includes stock-

(a) Which within the three months immediately preceding has been carried in or on a vessel trading to or from a port outside the Australian Colonies; or,

(b) Which is in or on a vessel which at any time during the three months immediately preceding has traded to or from any port in a Colony in respect of which a declaration under section one of this Act was then in force.

And the provisions of the said Acts relating to the stock above-

mentioned shall apply to the stock so defined as aforesaid.

3. The provisions of the said Acts relating to fodder shall apply Provisions of Acts to the manure of any stock as if such manure as aforesaid were apply to "manure."

20 included in the definition of "fodder."

4. All penalties imposed by regulations made under the Recovery of Imported Stock Act of 1871 or the Imported Stock Act Amendment penalties imposed by regulations. Act of 1884 may be recovered before a Police or Stipendiary Magistrate

or any two justices of the peace in petty sessions.

5. This Act may be cited as the "Imported Stock Act Further short title.

Amendment Act, 1895."

5

10

15