New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. II.

An Act to amend the Law relating to Quarantine. [Assented to, 9th October, 1894.]

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:—

authority of the same, as follows:—

1. This Act may be cited as the "Quarantine Law Amendment short title.

Act, 1894."

2. In this Act and any regulation made under it, unless the Interpretation. context otherwise requires:—

"Board" means the Board of Health incorporated by the Noxious Board of Health.

Trades and Cattle Slaughtering Act, 1894.

"Governor" means the Governor with the advice of the Executive Governor. Council.

3. The Act fifth Victoria number twelve and the Act thirteenth No. 12 and 13 Vic. Victoria number thirty-five are hereby repealed.

No. 35.

4. Section five of the Act seventeenth Victoria number twenty- 17 Vic. No. 29, nine is hereby amended by substitution of the words "notwithstanding Ss. 5 and 6 amended that no such proclamation as is mentioned in the first section of that Act shall have been issued," in lieu of the words, "notwithstanding that

Quarantine Law Amendment.

that no such proclamation as is mentioned in the sixth section of that Act shall have been issued," and section six by substitution of the words "such spot or place in any port or harbour as the Governor may by proclamation to be published in the Gazette specify as the limit for such vessels," in lieu of the words "Pinchgut Island."

Extension of provision of 17 Vic. No. 29 to Newcastle and other ports.

Power given to Board of Health to place vessels in quarantine.

Re-enactment of 5 Vic. No. 12, s. 1, and 13 Vic. No. 35, amended.

5. The provisions of the Act seventeenth Victoria number twenty-nine shall apply to the harbour of Newcastle and all other ports and harbours in New South Wales.

6. It shall be lawful for the Board by its officers to order into quarantine any vessel arriving in the harbour of Port Jackson or any port or harbour in New South Wales, if there be at the time, or have been during the voyage of the vessel, any infectious or contagious disease on board, or if the vessel have touched at any port or place during the voyage where any such infectious or contagious disease prevailed, or have communicated with any other vessel on board which any such disease existed, whereby in any such case danger may reasonably be apprehended to the public health from the immediate admission of the vessel to entry, or if the vessel have arrived from any port proclaimed by the Governor under section one of the Act third William Fourth number one. And it shall be lawful for the Board to take such further measures for the continuance of the vessel in quarantine, or for the release thereof, as may be judged expedient. And every vessel so ordered into quarantine, with the contents thereof, and all articles of whatever description on board, and every person on board (whether he belong to or have come as a passenger by the vessel or not) shall be subject to the same laws, rules, and penalties as if they had been placed in quarantine under the provisions of the Act third William Fourth number one.

3 Wm. IV, No. 1.

Power to make regulations.

7. The Governor may, on the recommendation of the Board, make regulations for the purpose of carrying into effect the Acts third William the Fourth number one, and seventeenth Victoria number twenty-nine, and this Act, and by such regulations may impose for any breach thereof a penalty not exceeding one hundred pounds, to be recovered in a summary way before a Stipendiary or Police Magistrate, or any two Justices of the Peace, and in default of payment the offender shall be liable to imprisonment for any period not exceeding six months. All regulations shall be published in the Gazette, and shall thereupon if not inconsistent with this or any other Act have the force of law.

This Act to be

8. This Act shall be construed with and as part of the Acts construed with the Acts 3 Wm. IV. No. 1 third William the Fourth number one and seventeenth Victoria and 17 Vic. No. 29. number twenty-nine. I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 3 October, 1894. S Clerk of the Legislative Assembly.

New South Wales.



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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. This Act may be cited as the "Quarantine Law Amendment short title. Act, 1894."

2. In this Act and any regulation made under it, unless the Interpretation. context otherwise requires:-

"Board" means the Board of Health incorporated by the Noxious Board of Health. Trades and Cattle Slaughtering Act, 1894.

"Governor" means the Governor with the advice of the Executive Governor. Council.

3. The Act fifth Victoria number twelve and the Act thirteenth Repeal of 5 Vic. No. 12 and 13 Vic. a number thirty-five are hereby repealed.

No. 35. Victoria number thirty-five are hereby repealed.

4. Section five of the Act seventeenth Victoria number twenty- 17 Vic. No. 29, nine is hereby amended by substitution of the words "notwithstanding Ss. 5 and 6 amended, that no such proclamation as is mentioned in the first section of that Act shall have been issued," in lieu of the words, "notwithstanding

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> WILLIAM McCOURT, Chairman of Committees of the Legislative Assembly.

Quarantine Law Amendment.

that no such proclamation as is mentioned in the sixth section of that Act shall have been issued," and section six by substitution of the words "such spot or place in any port or harbour as the Governor may by proclamation to be published in the Gazette specify as the limit for such vessels," in lieu of the words "Pinchgut Island."

Extension of provision of 17 Vic. No. 29 to Newcastle

and other ports. Power given to Board of Health to place

Re-enactment of 5 Vic. No. 12, s. 1, and 13 Vic. No. 35, amended.

5. The provisions of the Act seventeenth Victoria number twenty-nine shall apply to the harbour of Newcastle and all other ports and harbours in New South Wales.

6. It shall be lawful for the Board by its officers to order into of Health to place vessels in quarantine. quarantine any vessel arriving in the harbour of Port Jackson or any port or harbour in New South Wales, if there be at the time, or have been during the voyage of the vessel, any infectious or contagious disease on board, or if the vessel have touched at any port or place during the voyage where any such infectious or contagious disease prevailed, or have communicated with any other vessel on board which any such disease existed, whereby in any such case danger may reasonably be apprehended to the public health from the immediate admission of the vessel to entry, or if the vessel have arrived from any port proclaimed by the Governor under section one of the Act third William Fourth number one. And it shall be lawful for the Board to take such further measures for the continuance of the vessel in quarantine, or for the release thereof, as may be judged expedient. And every vessel so ordered into quarantine, with the contents thereof, and all articles of whatever description on board, and every person on board (whether he belong to or have come as a passenger by the vessel or not) shall be subject to the same laws, rules, and penalties as if they had been placed in quarantine under the provisions of the Act third William Fourth number one.

3 Wm. IV, No. 1.

Power to make regulations.

7. The Governor may, on the recommendation of the Board, make regulations for the purpose of carrying into effect the Acts third William the Fourth number one, and seventeenth Victoria number twenty-nine, and this Act, and by such regulations may impose for any breach thereof a penalty not exceeding one hundred pounds, to be recovered in a summary way before a Stipendiary or Police Magistrate, or any two Justices of the Peace, and in default of payment the offender shall be liable to imprisonment for any period not exceeding six months. All regulations shall be published in the Gazette, and shall thereupon if not inconsistent with this or any other Act have the force of law.

This Act to be construed with the

8. This Act shall be construed with and as part of the Acts construed with the Acts 3 Wm. IV. No. 1 third William the Fourth number one and seventeenth Victoria and 17 Vic. No. 29. number twenty-nine.

In the name and on the behalf of Her Majesty I assent to this Act.

R. W. DUFF. Governor.

Government House, Sydney, 9th October, 1894.

QUARANTINE LAW AMENDMENT BILL.

SCHEDULE of Amendment referred to in Message of 27th September, 1894.

Page 1, clause 1, line 5. After "Quarantine" insert "Law"



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,

F. W. WEBB, Sydney, 13 September, 1894. September, 1894. Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 27th September 1894. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

10

An Act to amend the Law relating to Quarantine.

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. This Act may be cited as the "Quarantine Law Amendment short title. Act, 1894."

2. In this Act and any regulation made under it, unless the Interpretation. context otherwise requires:-

"Board" means the Board of Health incorporated by the Noxious Board of Health. Trades and Cattle Slaughtering Act, 1894.

"Governor" means the Governor with the advice of the Executive Governor.

3. The Act fifth Victoria number twelve and the Act thirteenth Repeal of 5 Vic. No. 12 and 13 Vic. no. 35. Victoria number thirty-five are hereby repealed.

4. Section five of the Act seventeenth Victoria number twenty- 17 Vic. No. 29, nine is hereby amended by substitution of the words "notwithstanding Ss. 5 and 6 amended." 15

that no such proclamation as is mentioned in the first section of that Act shall have been issued," in lieu of the words, "notwithstanding 24-

Quarantine Law Amendment.

that no such proclamation as is mentioned in the sixth section of that Act shall have been issued," and section six by substitution of the words "such spot or place in any port or harbour as the Governor may by proclamation to be published in the Gazette specify as the 5 limit for such vessels," in lieu of the words "Pinchgut Island."

5. The provisions of the Act seventeenth Victoria number Extension of provitwenty-nine shall apply to the harbour of Newcastle and all other sion of 17 Vic. No. 29 to Newcastle and other ports.

ports and harbours in New South Wales.

6. It shall be lawful for the Board by its officers to order into Power given to Board 10 quarantine any vessel arriving in the harbour of Port Jackson or any port of Health to place vessels in quarantine. or harbour in New South Wales, if there be at the time, or have been Re-enactment of during the voyage of the vessel, any infectious or contagious disease 5 Vic. No. 12, s. 1, on board, or if the vessel have touched at any port or place during and 13 Vic. No. 35, amended. the voyage where any such infectious or contagious disease prevailed,

15 or have communicated with any other vessel on board which any such disease existed, whereby in any such case danger may reasonably be apprehended to the public health from the immediate admission of the vessel to entry, or if the vessel have arrived from any port proclaimed by the Governor under section one of the Act third

20 William Fourth number one. And it shall be lawful for the Board to take such further measures for the continuance of the vessel in quarantine, or for the release thereof, as may be judged expedient. And every vessel so ordered into quarantine, with the contents thereof, and all articles of whatever description on board, and every person on 25 board (whether he belong to or have come as a passenger by the vessel

or not) shall be subject to the same laws, rules, and penalties as if they had been placed in quarantine under the provisions of the Act 3 Wm. IV, No. 1.

third William Fourth number one.

7. The Governor may, on the recommendation of the Board, Power to make 30 make regulations for the purpose of carrying into effect the Acts regulations. third William the Fourth number one, and seventeenth Victoria number twenty-nine, and this Act, and by such regulations may impose for any breach thereof a penalty not exceeding one hundred pounds, to be recovered in a summary way before a Stipendiary or Police Magistrate, 35 or any two Justices of the Peace, and in default of payment the

offender shall be liable to imprisonment for any period not exceeding six months. All regulations shall be published in the Gazette, and shall thereupon if not inconsistent with this or any other Act have the force of law.

40 8. This Act shall be construed with and as part of the Acts This Act to be third William the Fourth number one and seventeenth Victoria construed with the number twenty-nine.

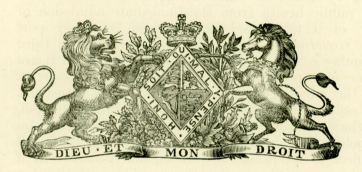
Seventeenth Victoria construed with the Acts 3 Wm. IV. No. 1 and 17 Vic. No. 29.

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, 13 September, 1894.

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

New South Wales.



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Quarantine Amendment.

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15 or have communicated with any other vessel on board which any such disease existed, whereby in any such case danger may reasonably be apprehended to the public health from the immediate admission of the vessel to entry, or if the vessel have arrived from any port proclaimed by the Governor under section one of the Act third 20 William Fourth number one. And it shall be lawful for the Board to take such further measures for the continuance of the vessel in

quarantine, or for the release thereof, as may be judged expedient. And every vessel so ordered into quarantine, with the contents thereof, and all articles of whatever description on board, and every person on

25 board (whether he belong to or have come as a passenger by the vessel or not) shall be subject to the same laws, rules, and penalties as if they had been placed in quarantine under the provisions of the Act 3 Wm. IV, No. 1.

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7. The Governor may, on the recommendation of the Board, Power to make 30 make regulations for the purpose of carrying into effect the Acts regulations.

third William the Fourth number one, and seventeenth Victoria number twenty-nine, and this Act, and by such regulations may impose for any breach thereof a penalty not exceeding one hundred pounds, to be recovered in a summary way before a Stipendiary or Police Magistrate,

35 or any two Justices of the Peace, and in default of payment the offender shall be liable to imprisonment for any period not exceeding six months. All regulations shall be published in the *Gazette*, and shall thereupon if not inconsistent with this or any other Act have the force of law.

8. This Act shall be construed with and as part of the Acts This Act to be third William the Fourth number one and seventeenth Victoria construed with the Acts 3 Wm. IV. No. 1 number twenty-nine. and 17 Vic. No. 29.