

# SUPPLEMENT

# NEW ZEALAND GAZETTE

## THURSDAY, SEPTEMBER 20 1888.

Hublished by Authority.

## WELLINGTON, TUESDAY, SEPTEMBER 25, 1888.

Dogs, Camels, and Deer brought under the Operation of "The Diseased Cattle Act, 1881."—Notice No. 256.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of September, 1888.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and exercise of the powers and authorities vested in him by "The Diseased Cattle Act, 1881" (hereinafter termed "the said Act"), His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that camels, deer, and dogs shall henceforth be subject to the provisions of the said Act; and in exercise of the like powers, and with the like advice and consent, His Excellency doth hereby further order and declare that rabies canina shall be considered a disease to which dogs are liable; and doth further declare that this Order in Council shall come into force from and after the eighth day of October, one thousand eight hundred and eighty-eight. and eighty-eight.

FORSTER GORING. Clerk of the Executive Council.

Order in Council and Regulations respecting the Introduc-tion of Stock into New Zealand under "The Diseased Cattle Act, 1881."—Notice No. 257.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this twenty-fifth day of September, 1888.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS it has been made to appear to the satisfaction of the Governor in Council that disease is believed to exist in the countries and places hereinafter mentioned, and that the importation to New Zealand of the animals hereinafter specified from any of the said countries or places is likely to propagate disease: And whereas, by an Order in Council of even date herewith, it is ordered and

declared that deer, camels, and dogs shall henceforth be subject to the provisions of "The Diseased Cattle Act, 1881" (hereinafter termed "the said Act"): And whereas it is expedient to make the several regulations hereinafter set

forth:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby absolutely prohibit the introduction of camels, cattle, deer, goats, horses, sheep, swine, and dogs into the Colony of New Zealand from any of the countries or places following, namely, the countries comprised within the Continents of Europe, Asia, Africa, and America, except Great Britain and Ireland; and from all colonies or places other than the Australasian Colonies and Fiji: Provided, however, that horses from America may be allowed to land in New Zealand subject to the regulations hereinafter contained with respect to the importation of foreign stock.

And in exercise of the like powers, and with the like advice and consent, His Excellency doth hereby revoke all Orders in Council and regulations made under the said Act prior to the date hereof, and inconsistent herewith, and doth hereby make, for the purposes of the said Act, the general regulations set forth in the Schedule hereto, and doth hereby declare that this Order in Council shall come into force on and after the eighth day of October, one thousand eight hundred and eights eight

the eighth day of October, one thousand eight hundred and

eighty-eight.

#### REGULATIONS.

#### Interpretation.

In these regulations, and in all forms used in pursuance thereof, the following words and expressions shall, if not inconsistent with the context, have the meanings hereby respectively assigned to them, viz.:

"Cattle" means any bull, cow, ox, heifer, or calf, and includes horses, sheep, or goats.
"Disease" means any of the diseases mentioned in the First Schedule to "The Diseased Cattle Act, 1881," and when applied to dogs includes rabies canina.
"District" means any division or part of the colony constituted a district under "The Diseased Cattle Act, 1881."
"Exprign district" means any country, colony, or place

"Foreign district" means any country, colony, or place outside the Colony of New Zealand other than one of the "Australasian Colonies" as herein defined.

"Infected place" means any country, town, street, place, or premises that may be declared by any lawful authority to be infected with disease as hereinbefore defined.

"Inspector" means any Cattle Inspector lawfully applied to the control of the country of the

"Inspector" means any Cattle Inspector lawfully acting or appointed under "The Diseased Cattle Act, 1881," and includes a Deputy-Inspector.
"Occupier" includes any owner or other adult person who may be in charge or possession of any premises

as herein defined.
"Owner" means any means any owner, whether joint or several (other than a mortgagee in possession), and includes the superintendent, manager, foreman, over-

consignee of, any cattle or stock.

"Premises" mean and include any station, run, paddock, farm-yard, cow-house, stable, shed, building, or place where cattle are depastured, kept, or housed.

"The said Act" means "The Diseased Cattle Act, 1881."

"Australasian Colonies" mean the Colonies of Queensland, New South Wales, Victoria, South Australia, Western Australia, and any other colony that may hereafter be created within Australia, and includes

Tasmania and Fiji.
"Dog" means any dog, slut, or whelp of any breed or

"Foreign," as applied to stock, things, or vessels, means any stock, thing, or vessel brought from any place outside New Zealand other than any of the Australasian Colonies as herein defined.

"Horses" means any one or more horses, mares, colts, filles, foals, asses, or mules.

"Infected," as applied to stock, means any stock suffering from or actually affected with disease, or which ing from or actually affected with disease, or which have been in direct or indirect contact with, or in the same vessel as, such infected stock during the then-preceding six months, or which have been under treatment during such period for disease, or dressed or disinfected for disease; and, as applicable to vessels or things, any vessels or things with which any such infected stock shall have come in contact within the then-preceding three months.

come in contact within the then-preceding three months.
"Imported" means brought into any port, town, or place in the colony by any vessel, or by any lighter or boat from such vessel, from any foreign district as herein defined.

"Litter" means any straw, or other bedding or litter, or any manure or other excreta, with which stock shall have been in direct or indirect contact.
"Prescribed" means prescribed by any regulations made under the said Act.

"Stock" means any one or more camels, cattle, deer, or dogs, as above defined.
"Vessel" means any steamer, ship, lighter, launch, boat, punt, or ferry-boat.

#### PART I .- STOCK FROM GREAT BRITAIN OR IRELAND.

2. If any stock are brought by sea from Great Britain or Ireland to a port or place in this colony, the owner thereof shall, within twelve hours of their arrival, give the Inspector at or near such port or place notice to the effect of Form 1

3. No stock shall be imported from Great Britain or Ireland except under the following conditions and restrictions,

namely

(a.) They must be accompanied by a declaration, to the effect of Form 2 hereto, by their owner or breeder, that they are free from disease, and were so at the time of shipment to New Zealand.
(b.) They must have been taken direct from the place from which they start to the port of shipment, and if they do not travel on foot they must have been conveyed in a goods-wagon, and not placed in any conveyance, stable, or other place where animals infected, as defined by these regulations, are or have been.
(c.) Except in the case of horses, they must have been shipped at the Port of London.
(d.) They must be certified to be free from disease at the time of shipment, to the effect of Form 3 hereto, by a

(d.) They must be certified to be free from disease at the time of shipment, to the effect of Form 3 hereto, by a registered veterinary surgeon appointed by the Agent-General in London for that purpose.
(e.) Except in the case of horses, they must be landed only at the Port of Lyttelton or at the Port of Wellington.
(f.) The captain or master of the importing ship must make a declaration to the satisfaction of the Inspector

as to the health of all animals on board during the

voyage.

(g.) No goats or deer shall be imported except for zoological gardens, or to the order of any registered acclimatisation society.

PART II .- FOREIGN STOCK AND THINGS.

4. Foreign stock which may lawfully be landed in this colony shall, previous to landing, be forthwith examined on

colony shall, previous to landing, be forthwith examined on board the vessel by which they arrived, by a duly-qualified veterinary surgeon and by an Inspector, who shall join in a certificate to the effect of Form 4 hereto.

5. Foreign horses shall be admitted without detention or quarantine if found, on inspection by a duly-qualified veterinary surgeou, to be free from disease.

6. Any foreign stock, other than horses, arriving at a New Zealand port, but not intended to be landed, shall, if found on examination by or under the direction of an Inspector to the free from disease.

on examination by or under the direction of an Inspector to be free from disease, be removed to quarantine or other safe place approved by the Inspector, and there detained at the expense of the owner until the sailing of the ship; and, if the owner refuse to send such stock to such quarantine or to such place, they shall forthwith be destroyed on board on the order of an Inspector.

7. If foreign stock, other than horses, are not prohibited from being landed, and are found to be free from disease, and the Inspector is satisfied that they are free from disease, and that the requirements of this Act and these regulations have been complied with, he shall, on obtaining from the owner or consignce of such stock a bond duly executed by the owner or consignee and two approved sureties, in the terms of Form 5 hereto, grant an order for the removal of such stock to quarantine, to the effect of Form 6 hereto, without which no stock shall leave the vessel by which they arrived. arrived.

8. All foreign stock found on inspection to be free from 8. All foreign stock found on inspection to be free from infection shall, where necessary, before being removed from the vessel, be washed and disinfected as the Inspector shall direct, and shall be taken from the vessel by which they arrive in "the stream," and previous to her coming to or near the wharf, and shall be conveyed by water, at the owner's risk and expense, to the quarantine set apart for such foreign stock, and there kept at their owner's risk and expense, and washed, dipped, and disinfected as the Inspector shall direct.

9. Foreign stock permitted to be introduced shall, on

Foreign stock permitted to be introduced shall, on being landed, remain in quarantine for the periods specified

in Form 7 heroto.

10. All foreign sheep landed in this colony shall forthwith

10. All foreign sheep landed in this colony shall forthwith receive one or more dippings, as the Inspector shall direct.

11. On the expiry of the prescribed term of quarantine for foreign stock they shall be examined by a duly-qualified veterinary surgeon and an Inspector, who shall ascertain whether the disinfecting and dipping or dressing prescribed by this Act and regulations, as well as all the other requirements thereof, have been complied with, and shall thereupon determine whether such stock are free from disease, and forthwith join in a certificate to the effect of disease, and forthwith join in a certificate to the effect of Form 8 hereto; but such stock shall not leave quarantine until the charges and expenses due thereon shall have been paid to the Inspector, and until an order for their release shall have been issued by him.

#### PART III .-- AUSTRALASIAN STOCK.

12. No stock shall be imported from any of the Australasian Colonies except under the following conditions, namely:—

(a.) They must be accompanied by a declaration to the effect of Form 2 hereto, by their owner or breeder, that they are free from disease, and were so at the time of shipment to New Zealand.
(b.) They must have been taken direct from the place from the

which they start to the port of shipment, and if they do not travel on foot they must have been conveyed in do not travel on foot they must have been conveyed in a goods-wagen, and not placed in any conveyance, stable, or other place where animals infected, as defined by these regulations, are or have been. Except in the case of horses and dogs, they must have been shipped at one of the following ports, namely: Sydney, Melbourne, Adelaide, Brisbane, Perth, Levuka, and Hobart.

They must be certified to be tree from discount to the state of the state

(d.) They must be certified to be free from disease at the time of shipment by a registered veterinary surgeon.
(e.) Except in the case of horses and dogs, they must be landed only at the ports of Auckland, Wellington, Lyttelton, and Dunedin.

(f.) The captain or master of the importing ship must make a declaration to the satisfaction of the Inspector as to the health of all animals on board during the

voyage.
No Inspector shall authorise any stock brought by sea from any place in any of the Australasian Colonies to be introduced into New Zealand, unless upon the certificate of the Inspector or other officer charged with the execution of the law relating to the prevention of diseases among stock in the place whence the same are brought, to the effect that such stock are the produce of such colony, or have performed a quarantine therein of not less than the periods prescribed in Form 7 hereto with respect to such stock, and been voyage.

found free from disease, together with a certificate of the master of the vessel in which such stock are introduced, indorsed thereon, that such vessel has not, during the preceding six months, been in any port outside the Australasian Colonies, or received on board cattle from any place outside the Australasian Colonies, or from any vessel which, during the six months preceding such reception, has been in any port outside the Australasian Colonies.

13. If any stock brought by sea from any of the Australasian Colonies be not the produce of such colony, and have not been depastured in such colony, or have not performed a quarantine therein for the periods prescribed in Form 7 hereto with respect to such stock, and been pronounced free from disease, or have not complied with all the other requirements prescribed by this Act and regulations, such stock, for the purpose of these regulations, shall be deemed to be foreign stock.

#### PART IV .- MISCELLANEOUS.

14. While within the waters and territory of New Zealand all foreign stock shall be kept cleansed and disinfected, together with their stalls, pens, and fittings, and also the clothes of their attendants and of any person coming in contact therewith, as the Inspector shall direct.

15. No stock, fodder, fittings, or effects relating to stock, the property of the property o

15. No stock, fodder, fittings, or effects relating to stock, nor any skins, although their introduction may not be prohibited, shall be landed or moved from or allowed to leave the vessel by which they shall have arrived without the written permission of an Inspector to the effect of Form 6 hereto; and all such fodder, fittings, and effects, and all effects belonging to attendants upon any imported stock, shall be disinfected as the Inspector shall direct.

16. No fodder or fittings used for or in connection with any foreign stock shall be thrown overboard from any ship in any river, port, or harbour in New Zealand, or elsewhere in New Zealand waters.

17. All Australasian stock coming into direct or indirect.

contact with foreign stock coming into direct or indirect contact with foreign stock, or with infected stock, shall be held and deemed to be infected stock; and all foreign or infected stock, as the case may be, which have not passed through quarantine, and which shall not have been released in accordance with this Act and regulations, shall be deemed to be infected stock. 17. All Australasian stock coming into direct or indirect

18. If, on the examination of any stock, the Inspector has any reason to doubt their entire freedom from disease, he may either temporarily detain the same on board the vessel by which they were brought, or temporarily isolate them on some other vessel or other safe and convenient place; and the owner of the stock shall bear the expense of such detention or isolation.

tion or isolation.

the owner of the stock shall bear the expense of such detention or isolation.

19. All charges and expenses connected with the veterinary inspection or treatment, and the landing, conveying, detaining, feeding, dressing, disinfecting, and reconveying of any foreign stock, or with the destruction or other dealing with any such stock, fodder, or fittings under the said Act or any regulations thereunder, shall be borne by the owner (as herein defined) of such stock, and such charges and expenses shall be at the rates stated respectively in Form 9 hereto, in so far as applicable.

19a. Provided always that if, in any country, colony, or place from which the importation of stock to New Zealand is allowed under these regulations, it shall be officially reported to the Government of New Zealand that disease exists among stock in any such country, colony, or place, then the regulations hereinbefore contained as to quarantine and otherwise dealing with "foreign stock" shall apply so soon as an Order in Council shall have been issued declaring such country, colony, or place "infected" within the meaning of "The Diseased Cattle Act, 1881."

#### PART V .-- PENALTIES, ETC.

#### Penalties.

20. If any person does any of the following things he shall be guilty of an offence against these regulations, and shall on conviction for every such offence be liable to the penalty hereinafter imposed for breach thereof:—

(1.) If, not being the attendant, he touches, handles, or in any way interferes with foreign stock on board any vessel in the waters of this colony without the permission of the Inspector.

(2.) If he enters upon any quarantine without the written permission of an Inspector, or approaches or handles, examines, lets loose, or in any way interferes with any foreign stock without such permission.
(3.) If he refuses or neglects forthwith to carry out any requisition made or direction issued under these regulations.

gulations.

(4.) If he obstructs or hinders an Inspector in the execution of his duty under these regulations.

(5.) If he neglects or refuses to pay on demand by an Inspector any costs, charges, or expenses for which he is liable under these regulations.
(6.) If, being in a position to give any information required by an Inspector as such, he refuses to give such information or gives misleading information with respect to any stock or thing.
(7.) If, being the master of a vessel with any stock on board, he does any of the following things, viz.:—

(a.) If he shall fail or neglect to forward to the Inspector notice of the arrival of such vessel with stock on board, or to produce on demand the declaration.

stock on board, or to produce on demand the declaration and certificate to the effect of Form 2 hereto for such stock.
(b.) If he shall fail or neglect to cause any foreign

stock on board his vessel to be securely confined or otherwise secured, as the Inspector shall direct, or shall allow any person to touch or handle such

stock.

(c.) If the master, mate, or other member of the crew of any foreign vessel shall permit or suffer any stock to go on board such vessel while there is any

foreign stock thereon.
(d.) If he shall, without the written permission (d.) If he shall, without the written permission of an Inspector, permit or suffer any stock to stray or go ashore from his vessel or to be transhipped or moved to or from any other vessel while such first-mentioned vessel is in the water of this colony.
(8.) If, being the owner or the consignee, agent of the owner, or person in possession or charge of any stock, he does any of the following things, viz.:—

(a.) If he takes or allows any stock to stray on to any vessel on which there is any foreign stock.
(b.) If he takes or allows any stock to stray on to any quarantine for foreign stock.
(c.) If he for more than twenty-four hours fails or neglects, when directed by an Inspector, to remove

neglects, when directed by an Inspector, to remove any stock from any vessel to or from a quarantine-

ground or other place, or to any vessel.

(9.) If he refuses or neglects to obey or carry out any direction of the Inspector given under or in pursuance

of these regulations.

PART VI.—DESTRUCTION OR CONFISCATION OF STOCK AND THINGS.

21. Stock may, under all or any of the following circumstances, be destroyed or otherwise disposed of, as the Minister charged with the administration of "The Diseased Cattle Act, 1881," for the time being shall direct:—

(1.) If stock are infected with any infectious or contagious disease, whether they be on land or on board any vessel within the territorial limits of this colony.

(2.) If the owners of any stock shall have committed, or attempted to commit, or be concerned in committing any breach of this Act or of any regulations thereunder.

(3.) If foreign stock be found unconfined or unsecured on, or be removed or stray from, the vessel by which they arrive, or from quarantine.

(4.) If stray stock from shore be found on board a vessel on which there is any foreign stock.
(5.) If stock, other than those which have been lawfully quarantined, are found within any quarantine for foreign stock.
(6.) If the food showers and expresses convected with any converted with a

If the fees, charges, and expenses connected with any stock be not duly paid.

If any stock shall not be removed on the expiry of the term of quarantine.

22. Every person who commits a breach of any one of the foregoing regulations (numbered 2 to 20 inclusive) shall upon conviction be liable to a penalty not exceeding £500.

23. Nothing in these regulations contained shall be deemed to authorise the importation into New Zealand of any swine form any accurate colors, or place whatevery.

from any country, colony, or place whatsoever.

### FORMS.

Form 1. (Regulations 2 and 12.) "THE DISEASED CATTLE ACT, 1881." Notice of Arrival of Stock.

, 188 To , Inspector of Cattle, ... TAKE notice that the , more particularly described in the Schedule below, belonging to , of , are expected to arrive, by the vessel named, at or about the time therein stated [or have arrived].

Owner or his Agent.

	SCHEDULE.							
No.	Description of Stock.	Where from,	By what Vessel, and where lying.	When expected or when arrived.		For what Purpose.		
				Date.	Time.			
					-			
	1	(		1	1	1		

N.B.—A separate notice must be given for each owner's stock.

Form 2. (Regulation 3A.) "THE DISEASED CATTLE ACT, 1881." Declaration and Certificate of Health.

I [name and address], do solemnly and sincerely declare that the under-mentioned stock are, to the best of my knowledge and belief, free from all infectious and contagious diseases, and were so at the time of shipment to New Zealand, and have not within the six months immediately preceding the date hereof been in direct or indirect contact. ceding the date hereof been in direct or indirect contact with stock infected with any such diseases, and are the produce of , and consist of with stock infected with any such diseases, and are the produce of , and consist of . [Particulars of numbers, sexes, kinds, and brands or marks of the stock.] And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

(Signed.) , this , before me, day Declared at

Justice of the Peace [or Solicitor, or Notary Public].

, this

I have examined the stock referred to, and have no reason

to doubt the correctness of this declaration in any particular. V.S.

Dated at

Form 3. (Regulation 3D.) "THE DISEASED CATTLE ACT, 1881."

day of

Certificate by Veterinary Surgeon at Port of Shipment.

Certificate by Veterinary Surgeon at Port of Shipment.

I, , of , a duly-qualified veterinary surgeon, appointed in that behalf for the Colony of New Zealand, having made a thorough inquiry respecting and a careful examination of the stock about to be shipped from the Port of , by the , of which is the master, for the Port of , which are more particularly described in the Schedule below, and having made the like inquiry respecting and examination of all stock on board or about to be put on board such vessel for the use of the passengers or crew (particulars of which are also given below), do hereby certify that none of the said stock are infected with any infectious or contagious disease.

V.S.

V.S.

Dated at SCHEDULE.

. 188

. 188 day of

No. of Stock.	Sex.	Descrip- tion.	Brands and Marks.	- £ C11	Name and Address of Owner and of Attendant.	Con- signee.	Desti- nation.

Form 4. (Regulation 4.)

"THE DISEASED CATTLE ACT, 1881."

WE, the undersigned, , Inspector of Cattle, and , a duly-qualified veterinary surgeon, having satisfied ourselves that all the requirements of the above-named Act and of these regulations with respect to the declarations and certificates to be made, granted, and produced for the stock more particularly described in the Schedule below, and with respect also to the vessel by which such stock have arrived, and having carefully examined such stock, do hereby certify that the same are infected with [or are apparently free from infection]. Joint Certificate of Inspection of Imported Stock.

Inspector. V.S.

SCHEDULE.

No.	Descrip- tion of Stock.	Brands or Marks.	Where from, by what Ship, and when.	Name and Address of Owner and of Person in Charge.	Quaran- tined at

Form 5. (Regulation 7.) "THE DISEASED CATTLE ACT, 1881."

Importer's Bond.

Importer's Bona.

Know all men by these presents that we, A.B. [name in full], of [address and occupation], principal party, and C.D. [name in full], of [address and occupation], and E.F. [name in full], of [address and occupation], sureties, are jointly and severally held and firmly bound unto Her Majesty Queen Victoria, her heirs and successors, in the sum of £, to be paid to Her said Majesty; for which payment well and truly to be made we bind ourselves, and each of us, and the heirs. executors, and administrators of us and each of us.

to be paid to Her said Majesty; for which payment well and truly to be made we bind ourselves, and each of us, and the heirs, executors, and administrators of us and each of us, jointly and severally, firmly by these presents. Sealed with our seals. Dated this day of 188.

Whereas the said A.B., being the owner [or consignee] of certain imported stock, more particularly described in the Schedule hereto, which said stock arrived at on the day of 188, by the ship has requested that the said stock may, if found free from disease, be removed to quarantine under the conditions set forth in the regulations hereto attached, and signed as relative to these presents: Now, the condition of this bond or obligation is such, that if the Inspector of Cattle at aforesaid shall permit the said stock so to be removed, and if the said A.B. shall in all respects conform to and abide by the said regulations, and will, upon demand of the said Inspector, pay all costs, fees, charges, and expenses which may be lawfully chargeable or payable in connection with the removal of the said stock, their detention and treatment in quarantine, and otherwise, then this bond shall be void and of none effect, otherwise shall remain in full force and virtue.

Signed, sealed, and delivered

Signed, sealed, and delivered by the said Signed, sealed, and delivered by the said Signed, sealed, and delivered by the said

SCHEDULE.

Form 6. (Regulations 7 and 15.) "THE DISEASED CATTLE ACT, 1881." Permit to land Imported Stock.

, 188 wharf.
, which ha arrived by the
, to be landed To the Landing Waiter at PLEASE allow

Inspector.

Form 7. (Regs. 9, 126, and 13.) "THE DISEASED CATTLE ACT, 1881." Length of Quarantine of Stock.

Stock.				Quarantine.			
Horses Camels Cattle Sheep Goats Deer Dogs			••	None. 120 days. 90 days. 90 days. 90 days. 90 days. 6 months.			

Form 8. (Reg. 11.) "THE DISEASED CATTLE ACT, 1881."

Clean Certificate and Release from Quarantine. the undersigned, Inspector of Cattle and duly-qualified veterinary surgeon, having carefully examined

, 188 .

the , of which the owner , and which said are more particularly specified in the Schedule below, do hereby certify that such have remained in quarantine for a period of more than , and have been duly dressed and disinfected in accordance with the provisions of the above-named Act and of the regulations issued thereunder; and that such are not infected, and may be removed from quarantine.  Inspector.  188 . V.S.								
Descrip		Where from, by	Name and Address of Owner and of	Route and Des-				
No. tion.	or Marks.	what Ship, and at what Date.	Person in Charge.	tination.				
		′ .						
		Form 9. (Re	eg. 19.) •					
*	"The, Diseased Cattle Act, 1881."							
	-	-	ine Charges and 1	Expenses.				
Foreign	Horses	and Cattle,—	h Inspection:—	£ s. d.				
a, fe	Where the number does not exceed two head, a fee of							
Where the number exceeds two head, and does not exceed four head, an additional fee for								
every additional head of 0 10 C For every additional head over four head, an								
additional fee of 0 5 0 Foreign Sheep, Goats, or Dogs,—								
Where the number does not exceed four head, for each visit and inspection, a fee of 1 0 0 Where the number exceeds four, and does not								
	seed eigh addition		y additional head	0 2 6				

	Where the number exceeds eight head, or	£	s.	d.
	where the sheep, goats, or dogs are inspected			
	Where the sheep, goals, or dogs are inspected			
	along with the cattle, an additional fee for	۸	4	^
	each of	0	1	0
	When inspected with horses or cattle, whatever			
	the number may be a fee each of	0		0
	Charges for Transport of Stock to and from Qu	ara	ınti	ne
	(payable each way):—			
	Foreign Cattle,—	1	0	0
	For one head			
	For two head	7	5	0
	For every additional head arriving on board			
	the same vessel	0	5	0
	Foreign Sheep, Goats, or Dogs,—			
	When conveyed with cattle, every sheep, goat,			
	When conveyed with cautie, every sheep, goats,	0	1	0
	or dog	v	•	•
	When conveyed without cattle, any number	-		_
	from 1 to 20	1	5	0
	When conveyed without cattle, any number		-	
	from 21 to 50	1	15	0
	When conveyed without cattle, any number			
	from 51 to 100	2	10	0
		_		•
	When conveyed without cattle, any number	3	. 0	0
	from 101 and upwards	ð	U	v
	For every trip to quarantine with forage or	_		_
ŀ	other loading	1	5	0
l	For unnecessary detention over one hour, per			
l	hour	.0	10	Ó
Ì		. 17	1000	im
	Charges for Sustenance and in Quarantine of	L	ore	ngn
Ì	Animals:—			
l	Cattle, per head per day,—			
ļ	Cattle kept under cover	0	2	0
Į	Cattle kept in the open	0	1	. 0
Ì	Sheep	0	0	6
١		Ŏ		
Ì	Dogs	ŏ	_	-
Į	Pups, under two months old	_	•	_
ł	The cost of disinfecting such stock, or the vessel	in	wh	ich
ł	they arrive, or the fittings thereof, or the effect	ts o	f tl	aeir
	attendants, as well as all other charges and ex	zna'	nge	s of
	every description incurred through the impo	rto.	tion	of
ļ	every description incurred unrough one impo	TUCK	OTOT	
Į	such stock.	7.77		
ļ	FORSTER GORI			
	Clerk of the Executive (	Jou	nci	1.

By Authority: George Didsbury, Govt. Printer, Wellington.

•