(No. 79.)



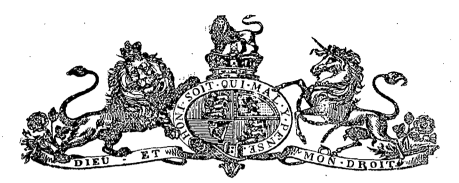
1885.

PARLIAMENT OF TASMANIA.

INTERCOLONIAL FREE TRADE.—VICTORIA AND TASMANIA:

REPORT OF PROCEEDINGS OF INTERCOLONIAL DELEGATES.

Presented to both Houses of Parliament by His Excellency's Command.



INTERCOLONIAL FREE TRADE. – VICTORIA AND TASMANIA.

JANUARY, 1885.

REPORT of Proceedings of Intercolonial Delegates nominated by the Governments of Victoria and Tasmania, held at Hobart, in Tasmania, during the Month of January, 1885.

THE Meeting was suggested by the Premier of Tasmania for the purpose of considering the question of Intercolonial Free Trade between the Colonies of Victoria and Tasmania.

The following gentlemen represented the respective Colonies :---

Victoria:

The Honorable Graham Berry, Chief Secretary. The Honorable G. D. Langridge, Commissioner of Trade and Customs.

Tasmania :

The Honorable A. Douglas, Premier and Chief Secretary. The Honorable W. H. Burgess, Treasurer.

The Delegates assembled at the Treasury, Hobart, at 11 o'clock on the morning of the 13th January, 1885, and held their last sitting on the 23rd.

The Representatives of Tasmania produced a copy of "The Intercolonial Customs Duties Act," Tasmania, (37 Vict. No. 10, copy herewith), and explained that under its provisions the Governor, by and with the advice of the Executive Council, may enter into an agreement for the admission into Tasmania, free of Customs Duties, Wharfage, or other charges, all or any articles (except spirits and tobacco) the produce or manufacture of the Colonies named in the first section of the Act.

The Victorian Representatives stated, that as their Colony had not passed a similar enabling Act, it would be necessary to appeal to the Legislature of Victoria before any agreement between the two Colonies could be brought into operation.

At the first meeting of Delegates it was unanimously agreed that if during the term of any agreement between Victoria and Tasmania any alteration should be made in the Tariff of either Colony, such alteration should not annul the agreement, nor should an alteration in the Tariff of either Victoria or Tasmania with any other Colony affect any agreement between Victoria and Tasmania.

It was further agreed that the basis of the present negotiations should be as follow :----

- First. That all natural products, whether animal, vegetable, or mineral, should be admitted into the ports of either Colony free of Customs Duties.
- Second. That all articles manufactured purely from Colonial products should be admitted into the ports of either Colony free of Customs Duties.
- Third. That all mixed manufactures, of which the foreign portion does not exceed 5 per cent. of the value of the whole, to be admitted into the ports of either Colony free of Customs Duties.

In order more clearly to define what was intended by the Delegates, the following list of articles has been mutually agreed to :---

د میں دراسی کار اور الکار ہی کا میں ایک والی میں ایک کر میں ایک کر میں بادی میں میں میں بادی بر میں بنی ہی ہے۔ ا	
CLASS I.—Local Natural Products.	Bran and Pollard
Beef, Pork, and Mutton	Chicory
Butter and Lard	Malt
Tallow	Malt Liquor
	Perry and Cider
Cheese	Wines, not containing more than 30 per cent. of
Fish	alcohol
Fruits, dried, including Almonds	Bone Dust and Artificial Manures
Fruit, green	Glue
Grain of all kinds, including Seeds	Glassware
Pulse, ditto	Basket and Wickerware
Hay and Straw, including Chaff	Marine and Animal Oils
Vegetables, general	Vegetable Oils
Potatoes and other Root crops	Biscuits
Plants, various	Leather
Timber of all kinds	Salt
Bark	Bacon
Flax	Hams
Hops	Jams and Jellies
Hides and Skins of all kinds, raw	Blue
Wool	Candles
Coals	Earthenware
Lime	
Slates and Building Stone	Earthenware Pipes Bauer and Baner Bach
Ice	Paper and Paper Bags
Metals and Metalliferous ores	Pickles and Sauces
Live Stock	Soap, not containing more than 5 per cent.
Willows	foreign material
Honey and Beeswax	Soda Crystals
Whalebone	Brushware and Brooms, not containing more than
TT MALODONS	5 per cent. foreign material
LASS II.—Articles derived or manufactured locally from	Harness and Saddlery, not containing more than
Local Natural Products solely.	5 per cent. of foreign material
	Boots and Shoes, not containing more than 5 per
Blankets	cent. of foreign material.
Tweeds, Shawls, Flannels, and Rugs	Apparel and Slops made from Victorian Tweeds
Preserved Fruits, including Pulp	containing not more than 5 per cent. foreign
Flour .	material
Oatmeal	

All empty casks, cases, boxes, and bags, on proof to the Collector of Customs at any port in Victoria or Tasmania that they have been used in export of Victorian or Tasmanian products.

All other articles coming within the meaning of either of the above clauses may be admitted upon the terms herein mentioned upon agreement between the respective Governments, without further legislation.

It was also agreed that before any of the foregoing articles should be allowed to pass free of duty, satisfactory evidence should be produced to the Collector of Customs at the port of entry, in accordance with the Orders to be made by the Governor in Council in that behalf, that the articles are bonå fide the product or manufacture of the Colony of Victoria or Tasmania, as the case may be.

The Delegates undertook to recommend to their respective Governments that an agreement should be entered into for an interchange of the articles named in the foregoing list for a period of three years from the date of the Treaty.

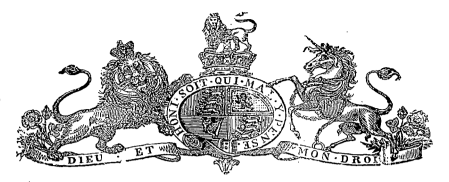
MOJZAG That the aforesaid Treaty shall be signed by the respective Governments immediately after the consent of the Parliament of each Colony has been obtained.

The meeting then closed.

 $\mathbf{C}\mathbf{r}$

GRAHAM BERRY, Chief Secretary, Victoria.
G. D. LANGRIDGE, Commissioner of Trade and Customs, Victoria.
ADYE DOUGLAS, Premier and Chief Secretary, Tasmania.
W. H. BURGESS, Treasurer, Tasmania.

TASMANIA.



1873.

TRICESIMO-SEPTIMO ANNO

REGINÆ, VICTORIÆ

No. 10.

AN ACT to amend the Law with respect to A.D. 1873. Customs Duties on Intercolonial Products and [31 October, 1873.] Manufactures.

WHEREAS it is expedient to amend the Law relating to Customs PREAMBLE. Duties on Intercolonial Products and Manufactures :

Be it therefore enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows :-

1 The Governor, by and with the advice of the Executive Council, Governor of may enter into an Agreement with the Governors of the Colonies of Tasmania may New South Wales, Victoria, South Australia, Western Australia, enter into Agree-Queensland, and New Zealand, or with any of them, for the admission Colonies for into *Tasmania* of all or any articles (except Spirits and Tobacco) the admission of produce or manufacture of the said Colonies, or of any of them, free from products, &c. Customs Duties, Wharfage, or other charges, or at such reduced Customs Duties, Wharfage, and charges as the Governor in Council thinks fit : Provided that every Colony with whose Governor such Agreement is entered into agrees to admit the products and manufactures of Tasmania or some of them (except Spirits and Tobacco) either free from all Customs Duties, Wharfage, and other charges, or at such reduced Customs Duties, Wharfage, and other charges as may be agreed upon.

2 Any such Agreement may be entered into for a period not exceeding Period of Agree-Five years, and may at any time during the said period be altered ment, which may or rescinded by the Governor in Council with the consent of the be altered.

37° VICTORIÆ. No. 10.

Intercolonial Customs Duties Act.

A.D. 1873.

Agreement to be published in *Gazette* and laid before Parliament.

Proclamation of products, &c. exempted from Duty.

Orders in Council for carrying Act into effect.

Short title.

Governor of every Colony who is a party to such Agreement, but not otherwise; and every alteration or rescission of any such Agreement shall be made known by Proclamation to be published in the *Gazette*.

3 Every Agreement entered into under this Act shall be published in the *Gazette*, and laid before both Houses of Parliament as soon as may be after the making thereof, and shall remain in force for the period named therein, unless Parliament within One year after the same shall be so laid before Parliament annuls the same.

4 Upon the publication in the *Gazette* of any such Agreement, the products and manufactures which under such Agreement are exempted from Customs Duties, Wharfage, and charges, or subjected to reduced Customs Duties, Wharfage, and charges, as the case may be, may be imported free of Customs Duties, Wharfage, or other charges, or subject to such reduced Customs Duties, Wharfage, or charges as is set forth in such Agreement, so long as such Agreement continues in force.

5 The Governor in Council may from time to time make, alter, or rescind Orders for carrying this Act into effect, and for determining what articles come within its provisions; and all such Orders shall be published in the *Gazette*.

6 This Act may be cited as "The Intercolonial Customs Duties Act."

WILLIAM THOMAS STRUTT, GOVERNMENT PRINTER, TASMANIA.