

(No. 114.)



1890.

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PARLIAMENT OF TASMANIA.

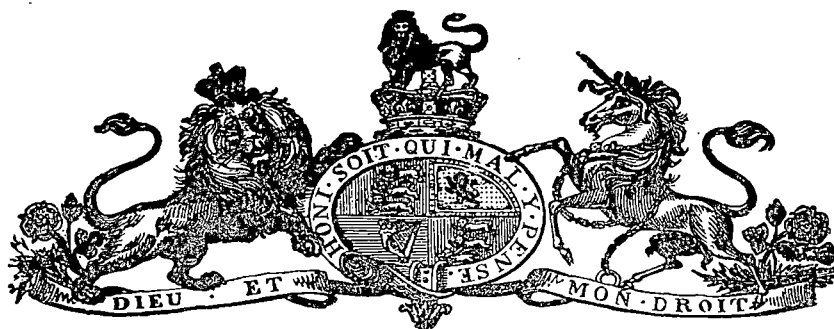
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I M P O R T E D S H E E P :

REGULATIONS PRESCRIBING THE CONDITIONS UPON  
WHICH THEY MAY BE LANDED IN TASMANIA.

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



## GOVERNMENT NOTICE.

No. 453.

*Chief Secretary's Office, 24th February, 1890.*

THE Governor in Council has been pleased to make the following Regulations under the 2nd Section of "The Scab Act, 1883," 47 Victoria, No. 16:—

1. All sheep imported into Tasmania from the Colonies of Victoria, New South Wales, Queensland, and South Australia may be landed at Hobart, Launceston, Devonport, or Burnie, and not elsewhere, except by previous permission in writing signed by the Chief Inspector, or such officer as he may appoint.

2. Any person intending to land any sheep at Hobart, Launceston, Devonport, Burnie, or elsewhere in this Colony under any such permission as aforesaid, from any place beyond this Colony or any dependency thereof, shall give to the Chief Inspector not less than Three days' notice in writing of his intention to do so, and every such notice shall contain a statement of the number of the sheep intended to be imported, and the time when such sheep are expected to arrive at such place; and any person who imports any such sheep and neglects to give notice thereof in accordance with this Regulation shall, upon conviction, be liable to a penalty of not more than Five Pounds.

3. Sheep imported from the Colonies of Victoria, New South Wales, Queensland, and South Australia shall be accompanied by a declaration of health by the owner or agent, and by a certificate from the Inspector of Sheep at the port of shipment that the sheep are free from disease and have not been infected with disease during the preceding twelve months: Provided that any sheep which has not been bred in one of the above-mentioned Colonies shall not be landed in Tasmania unless such sheep has undergone in the Colony from whence imported the necessary dipping and quarantine required by the Regulations in force in such Colony.

4. Such sheep must be imported by such vessels only as shall not have traded with any place other than the above-named Colonies within the preceding six months, and shall not have had any sheep on board from any Colony or Country other than the above-named Colonies during such period; and the captain of the vessel shall make a declaration to that effect.

5. Tasmanian Stud Sheep re-imported from the Colonies of Victoria, New South Wales, Queensland, and South Australia will be admitted into Tasmania upon the production of the breeder's certificate that they were bred in the Colony of Tasmania.

6. Notwithstanding any preceding Regulation, imported sheep may on landing be detained by the Chief Inspector or any person appointed, pending the decision of the Chief Secretary as to their disposal; and any person removing any such sheep, or causing the same to be removed from the place of detention, without the consent in writing of the Chief Inspector or person appointed, shall incur a penalty not exceeding Five Pounds.

7. Any person offending against any of the foregoing Regulations shall incur a penalty not exceeding the sum of Five Pounds.

The Regulations contained in Government Notice, No. 311, of 2nd November, 1885, are hereby rescinded.

By His Excellency's Command,

A. INGLIS CLARK,  
*for Chief Secretary, absent.*