I certify that this Public Bill, which originated in the Legis-LATIVE ASSEMBLY, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

> W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 6 December, 1921.

New South Wales.



ANNO DUODECIMO

GEORGII V REGIS.

Act No. 14, 1921.

An Act to provide for the better regulation of the branding of horses and cattle; to amend the Stock Act, 1901; and for purposes connected therewith. [Assented to, 13th December, 1921.]

BE it enacted by the King'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 "Registration of Short title. Stock Brands Act, 1921," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—88. 2, 3.

PART

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

R. J. STUART-ROBERTSON, Chairman of Committees of the Legislative Assembly.

PART II.—THE REGISTRAR—ss. 4, 5.

PART III.—CANCELLATION OF EXISTING BRANDS
—8. 6.

PART IV.—REGISTRATION OF BRANDS—88. 7-12.

PART V.—REGULATIONS—s. 13.

PART VI.—OFFENCES AND PENALTIES—ss. 14, 15.

PART VII.—MISCELLANEOUS—ss. 16-20.

PART I.

PRELIMINARY.

Repeal and

2. (1) Part VI of the Stock Act, 1901, and the Tenth, Eleventh, Twelfth, and Thirteenth Schedules to the said Act are hereby repealed.

(2) All persons appointed under Part VI of the said Act, and holding office at the commencement of this Act, shall be deemed to have been appointed hereunder.

(3) All brands registered under Part VI of the said Act shall be deemed to have been registered under this Act.

(4) Every brand directory compiled and published, and every alphabetical list of brands published in the Gazette under Part VI of the said Act, shall be deemed to have been compiled and published under this Act.

Interpreta-

3. In this Act, unless the context or subject matter otherwise indicates or requires,—

"Brand" means an impression of any letter, numeral, sign, or character, or of any combination of these, branded on any horse or cattle by a fire-branding instrument or other method prescribed.

"Brand directory" means the annual list of brands compiled by the registrar,

" Cattle !!

- "Cattle" includes bovine cattle, camels, and dromedaries.
- "Distinctive brand" means any numeral branded on any horse or cattle to denote the age or class thereof.

"Horse" includes ass or mule.

"Prescribed" means prescribed by this Act or regulation thereunder.

"Proprietor" means registered proprietor of a

"Register" means register of brands.
"Registrar" means registrar of brands.
"Stock" means any horses or cattle.

PART II.

THE REGISTRAR.

4. (1) The chief inspector of sheep appointed under Registrar and the Pastures Protection Act, 1912, shall be registrar of brands for the whole of New South Wales.

(2) The Governor may appoint one or more deputy registrars, whose acts, under the direction of the registrar, shall have the same force and effect as if done by him.

- 5. (1) The registrar shall keep a register to be known The register, as the "Stock Brands Register," and shall enter therein in the manner prescribed—
 - (a) all brands registered under this Act;(b) the names and addresses of proprietors;
- (c) such other particulars as may be prescribed.(2) No brand shall be registered unless approved of by the registrar.

PART III.

CANCELLATION OF EXISTING BRANDS.

Cancellation of existing brands.

6. (1) Every registration of brands under Part VI • of the Stock Act, 1901, in force at the commencement of this Act, shall be deemed to be cancelled as from a date to be fixed by proclamation published in the Gazette.

Rights of proprietor of existing brand.

(2) Any proprietor of a brand registered at the commencement of this Act, on application in the prescribed form before the said date, shall have a prior right to have the same re-registered with such alteration as may be made therein and without payment of any fee for such re-registration.

PART IV.

REGISTRATION OF BRANDS.

Brands to be registered.

7. Every person who uses or intends to use a brand shall apply for registration of the same in the manner

prescribed:

Provided that a brand shall be not less than two inches, nor more than two and a half inches in length, and where a brand consists of more than one letter, numeral, sign, or character, or any combination of these, such letters, numerals, signs, or characters shall be not less than half an inch apart from each other:

Provided also that the order and position of brands

shall be as stated in the Schedules.

List of certificate granted.

be published.

Brand directory to

8. As soon as practicable after the end of each month brands to be the registrar shall publish in the Gazette in the form prescribed a list of brands registered during such month and shall thereupon transmit to the respective proprietors a certificate of registration in the form prescribed.

9. As soon as practicable after the end of every year the registrar shall publish a brand directory containing the prescribed particulars of all brands registered up to the thirty-first day of December of such year.

10.

10. When any brand registered under this Act is Transfer. intended to be transferred the proprietor and the intending transferee shall execute a joint memorandum in the form prescribed, and on the receipt of such memorandum and the prescribed fees, the registrar shall cancel the existing registration of such brand, and shall register the same in the name of the transferee, and shall issue to him a certificate in the form prescribed.

11. Upon the death of any proprietor his personal Death of representative shall be entitled to use any brand which proprietor. belonged to such deceased proprietor at the date of his death for a period of six months after his death. Such representative may within the said period apply in the form prescribed to have such brand registered in the name of his nominee. If no such application has been made within the said period, the registration of such brand shall be cancelled and the brand shall be available for reallotment.

12. If the registrar is satisfied that a proprietor, if Brand out of an individual, does not require the further use of a cancelled. brand, or where the proprietor of a brand is a company, firm, or partnership that such company, firm, or partnership has been dissolved, the registration of such brand shall be cancelled.

PART V.

REGULATIONS.

13. (1) The Governor may make regulations for the Regulations. purpose of carrying out the provisions of this Act, and in particular with respect to the following matters:—

(a) Registration, cancellation of registration, reregistration, and transfer of brands.

(b) The construction and use of branding instru-

(c) The use of brands, and the order, size, position, and use of distinctive brands.

(d) Prescribing the payment of fees.

(e) Prescribing the duties of the registrar and deputy-registrars.

(f) The compilation and publication of the brand

directory and list of brands.

(g) The allotment to any agricultural or kindred society or stock breeders association of brands

to be used for specific purposes.

(2) Such regulations may impose a penalty not exceeding fifty pounds for any breach thereof. Any such penalty may be recovered before a police or stipendiary magistrate, or any two justices of the peace in petty sessions.

(3) Such regulations shall—(i) be published in the Gazette;

(ii) take effect from the date of publication, or from a later date to be specified in such

regulations; and

(iii) be laid before both Houses of Parliament within fourteen days after publication if Parliament is in session, and if not, then within fourteen days after the commencement of the next session. If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

PART VI.

OFFENCES AND PENALTIES.

False entry,

14. (1) Any person who—

(a) knowingly and unlawfully inserts, or causes or permits to be inserted, any false entry in any register, certificate, brand directory, or list of brands, or in any extract therefrom; or

(b) forges or unlawfully alters, offers, utters, or puts off, knowing the same to be forged or unlawfully altered, any such register, certificate, brand directory, or list, or any extract therefrom or entry therein; or

(c) with intent to defraud, destroys, defaces, injures or causes to be destroyed, defaced, or injured, any such register, certificate, brand directory, list, extract, entry, or any part

thereof; or

(d) uses any unregistered brand, or without the consent of the proprietor uses or attempts to use or permits to be used any registered brand, or with intent to defraud has in his possession or under his control any branding instrument: or

(e) disfigures, alters, or defaces any registered brand branded or marked upon any cattle or

horses or hides of the same,

shall be liable to imprisonment for a term not exceeding two years or to a penalty not exceeding one hundred pounds.

(2) Any person who brands any horse or cattle with a brand which is not of the size and in the position and order prescribed shall be liable to a penalty not exceeding ten pounds.

(3) Any information or complaint under this section may be laid or made at any time within twelve months from the time when the matter of the information

or complaint arose.

15. (1) In any case where reasonable ground exists Powers of for suspecting that an offence against this Act has been entry. committed, the registrar, any deputy-registrar of brands, and any member of the police force-

(a) may with or without assistants enter any land or premises or upon any vehicle or ship for the purpose of inspecting any stock or any brand or any branding instrument or any hide; and

(b) may require the production of any stock or any branding instrument or any hide, and may

take possession of the same; and

(c) may require any person to furnish information as to the ownership of any stock or of any branding instrument or any hide.

(2) Any person who neglects or refuses to produce the stock or branding instrument or hide required to be produced, or to furnish the information required, or knowingly furnishes false information, shall be liable to a penalty not exceeding fifty pounds.

PART VII.

MISCELLANEOUS.

Brand list prima facie evidence.

16. A document or publication purporting to be a directory and brand directory published by the Government Printer and a copy of the Gazette containing a list of registered brands shall be prima facie evidence in all legal proceedings that the person mentioned in such brand directory or list and no other person is the proprietor of and entitled to use the brand of which he is therein alleged to be the proprietor.

Not to affect mortgages under Act No. 7, 1898.

17. Nothing herein contained shall affect any mortgage or other security under Part III of the Liens on Crops and Wool and Stock Mortgages Act of 1898.

Fees, how disposed of.

18. All fees and moneys payable under this Act shall be paid to the registrar, who shall pay the same to the Colonial Treasurer, and all such fees and moneys shall be carried over to the Consolidated Revenue Fund.

Services of notices, &c.

19. Where it is necessary to give any notice, or send any document to any person, such notice or document may be communicated or sent to such person by letter, or delivered to him personally, or left at his usual or last known place of abode or business.

Disposal of penalties.

20. All penalties recovered under this Act shall be paid to the Colonial Treasurer, to be by him carried over to the Consolidated Revenue Fund.

SCHEDULES.

SCHEDULE ONE.

Order and position of brands on horses.

Portion 1.—Embracing the near shoulder.

Portion 2.—Embracing the near thigh.
Portion 3.—Embracing the off shoulder.
Portion 4.—Embracing the off thigh.
Portion 5.—Embracing the off neck.

SCHEDULE TWO.

Order and position of brands on cattle.

Portion 1.—Embracing the near thigh.
Portion 2.—Embracing the near shoulder.
Portion 3.—Embracing the off thigh.
Portion 4.—Embracing the off shoulder.

Portion 5.—Embracing the off neck.

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

W. E. DAVIDSON,

Government House, Sydney, 13th December, 1921.

Governor.

REGISTRATION OF STOCK BRANDS BILL.

SCHEDULE of Amendments referred to in Message of 30th November, 1921.

Page 1, Title. Omit "asses, and mules"; after "and" secondly occurring insert "cattle"; omit "the branding and ear-marking of cattle and certain other "animals" Page 4, clause 6. At end of clause add "and without payment of any fee for such

"re-registration" Page 6, clause 14, line 32. Omit "registrar, deputy-registrar, or other"

Page 7, clause 14. After subclause (1) insert new subclause (2).

Page 7, clause 15, line 33. After "committed" insert "the registrar, any deputy-"registrar of brands, and"

and the second of the second o

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.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 18 November, 1921, A.M.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 30th November, 1921.

New South Wales.



ANNO DUODECIMO

GEORGII V REGIS.

Act No. , 1921.

An Act to provide for the better regulation of the branding of horses asses, and mules, and cattle the branding and earmarking of eattle and certain other animals; to amend the Stock Act, 1901; and for purposes connected therewith.

BE it enacted by the King'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 5 the same, as follows:—

1. This Act may be cited as the "Registration of Short title. Stock Brands Act, 1921," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—88. 2, 3.

PART

Note.—The words to be omitted are ruled through; those to be inserted are printed in black letter.

PART II.—THE REGISTRAR—ss. 4, 5.

PART III.—CANCELLATION OF EXISTING BRANDS
—8. 6.

PART IV.—REGISTRATION OF BRANDS—88. 7-12.

5 PART V.—REGULATIONS—s. 13.

PART VI.—OFFENCES AND PENALTIES—-88. 14, 15.

PART VII.—MISCELLANEOUS—88. 16-20.

PART I.

PRELIMINARY.

10 2. (1) Part VI of the Stock Act, 1901, and the Repeal and Tenth, Eleventh, Twelfth, and Thirteenth Schedules to saving. the said Act are hereby repealed.

(2) All persons appointed under Part VI of the said Act, and holding office at the commencement of 15 this Act, shall be deemed to have been appointed hereunder.

(3) All brands registered under Part VI of the said Act shall be deemed to have been registered under this Act.

20 (4) Every brand directory compiled and published, and every alphabetical list of brands published in the Gazette under Part VI of the said Act, shall be deemed to have been compiled and published under this Act.

3. In this Act, unless the context or subject matter Interpreta-

25 otherwise indicates or requires,—

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"Brand" means an impression of any letter, numeral, sign, or character, or of any combination of these, branded on any horse or cattle by a fire-branding instrument or other method prescribed.

"Brand directory" means the annual list of brands

compiled by the registrar.

"Cattle"

- "Cattle" includes bovine cattle, camels, and dromedaries.
- "Distinctive brand" means any numeral branded on any horse or cattle to denote the age or class thereof.
- "Horse" includes ass or mule.

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- "Prescribed" means prescribed by this Act or regulation thereunder.
- "Proprietor" means registered proprietor of a brand.
- "Register" means register of brands.
- "Registrar" means registrar of brands.

"Stock" means any horses or cattle.

PART II.

THE REGISTRAR.

- 4. (1) The chief inspector of sheep appointed under Registrar and the Pastures Protection Act, 1912, shall be registrar of brands for the whole of New South Wales.
- (2) The Governor may appoint one or more deputy 20 registrars, whose acts. under the direction of the registrar, shall have the same force and effect as if done by him.
 - 5. (1) The registrar shall keep a register to be known The register. as the "Stock Brands Register," and shall enter therein in the manner prescribed—
 - (a) all brands registered under this Act;
 - (b) the names and addresses of proprietors;(c) such other particulars as may be prescribed.
 - (2) No brand shall be registered unless approved of by the registrar.

PART III.

CANCELLATION OF EXISTING BRANDS.

6. (1) Every registration of brands under Part VI Cancellation of the Stock Act, 1901, in force at the commencement of brands.

5 this Act, shall be deemed to be cancelled as from a date to be fixed by proclamation published in the Gazette.

(2) Any proprietor of a brand registered at the Rights of commencement of this Act, on application in the pre- of existing scribed form before the said date, shall have a prior right brand.

10 to have the same re-registered with such alteration as may be made therein and without payment of any fee for such re-registration.

PART IV.

REGISTRATION OF BRANDS.

15 7. Every person who uses or intends to use a brand Brands to be shall apply for registration of the same in the manner prescribed:

Provided that a brand shall be not less than two inches, nor more than two and a half inches in length, 20 and where a brand consists of more than one letter, numeral, sign, or character, or any combination of these, such letters, numerals, signs, or characters shall be not less than half an inch apart from each other:

Provided also that the order and position of brands

25 shall be as stated in the Schedules.

8. As soon as practicable after the end of each month List of the registrar shall publish in the Gazette in the form prands to be published and prescribed a list of brands registered during such month certificate and shall thereupon transmit to the respective proprietors granted.

30 a certificate of registration in the form prescribed.

9. As soon as practicable after the end of every year Brand the registrar shall publish a brand directory containing directory to the prescribed particulars of all brands registered up to the thirty first day of Department of the state o

the thirty-first day of December of such year.

10.

10. When any brand registered under this Act is Transfer. intended to be transferred the proprietor and the intending transferee shall execute a joint memorandum in the form prescribed, and on the receipt of such 5 memorandum and the prescribed fees, the registrar shall cancel the existing registration of such brand, and shall register the same in the name of the transferee, and shall issue to him a certificate in the form prescribed.

11. Upon the death of any proprietor his personal Death of 10 representative shall be entitled to use any brand which proprietor. belonged to such deceased proprietor at the date of his death for a period of six months after his death. Such representative may within the said period apply in the form prescribed to have such brand registered in the

15 name of his nominee. If no such application has been made within the said period, the registration of such brand shall be cancelled and the brand shall be available for reallotment.

12. If the registrar is satisfied that a proprietor, if Brand out of 20 an individual, does not require the further use of a use may be cancelled. brand, or where the proprietor of a brand is a company, firm, or partnership that such company, firm, or partnership has been dissolved, the registration of such brand shall be cancelled.

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PART V.

REGULATIONS.

13. (1) The Governor may make regulations for the Regulations purpose of carrying out the provisions of this Act, and in particular with respect to the following matters:— 30

(a) Registration, cancellation of registration, reregistration, and transfer of brands.

(b) The construction and use of branding instruments.

(c) The use of brands, and the order, size, position, and use of distinctive brands.

(d)

(d) Prescribing the payment of fees.

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(e) Prescribing the duties of the registrar and deputy-registrars.

(f) The compilation and publication of the brand directory and list of brands.

(g) The allotment to any agricultural or kindred society or stock breeders association of brands to be used for specific purposes.

(2) Such regulations may impose a penalty not 10 exceeding fifty pounds for any breach thereof. Any such penalty may be recovered before a police or stipendiary magistrate, or any two justices of the peace in petty sessions.

(3) Such regulations shall—

(i) be published in the Gazette;
(ii) take effect from the date of publication, or from a later date to be specified in such regulations; and

(iii) be laid before both Houses of Parliament within fourteen days after publication if Parliament is in session, and if not, then within fourteen days after the commencement of the next session. If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

PART VI.

OFFENCES AND PENALTIES.

14. (1) Any registrar,—deputy-registrar,—or—other False entry, person who—

(a) knowingly and unlawfully inserts, or causes or permits to be inserted, any false entry in any register, certificate, brand directory, or list of brands, or in any extract therefrom; or

(b)

(b) forges or unlawfully alters, offers, utters, or puts off, knowing the same to be forged or unlawfully altered, any such register, certificate, brand directory, or list, or any extract therefrom or entry therein; or

(c) with intent to defraud, destroys, defaces, injures or causes to be destroyed, defaced, or injured, any such register, certificate, brand directory, list, extract, entry, or any part

thereof; or

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(d) uses any unregistered brand, or without the consent of the proprietor uses or attempts to use or permits to be used any registered brand, or with intent to defraud has in his possession or under his control any branding instrument; or

(e) disfigures, alters, or defaces any registered brand branded or marked upon any cattle or

horses or hides of the same,

20 shall be liable to imprisonment for a term not exceeding two years or to a penalty not exceeding one hundred pounds.

(2) Any person who brands any horse or cattle with a brand which is not of the size and in the 25 position and order prescribed shall be liable to a penalty not exceeding ten pounds.

(2 3) Any information or complaint under this section may be laid or made at any time within twelve months from the time when the matter of the information

30 or complaint arose.

15. (1) In any case where reasonable ground exists Powers of for suspecting that an offence against this Act has been committed, the registrar, any deputy-registrar of brands, and any member of the police force—

(a) may with or without assistants enter any land or premises or upon any vehicle or ship for the purpose of inspecting any stock or any brand or any branding instrument or any hide; and

(b) may require the production of any stock or any branding instrument or any hide, and may

take possession of the same; and

(c) may require any person to furnish information as to the ownership of any stock or of any branding instrument or any hide.

(2) Any person who neglects or refuses to proo duce the stock or branding instrument or hide required to be produced, or to furnish the information required, or knowingly furnishes false information, shall be liable to a penalty not exceeding fifty pounds.

PART VII.

MISCELLANEOUS.

10

16. A document or publication purporting to be a Brand brand directory published by the Government Printer directory and and a copy of the Gazette containing a list of registered facie brands shall be prima facie evidence in all legal proceedings, that, the person mentioned in such brand

15 ceedings that the person mentioned in such brand directory or list and no other person is the proprietor of and entitled to use the brand of which he is therein alleged to be the proprietor.

17. Nothing herein contained shall affect any Not to affect mortgage or other security under Part III of the Liens mortgages under Act on Crops and Wool and Stock Mortgages Act of 1898.

on Crops and Wool and Stock Mortgages Act of 1898. No. 7, 1898.

18. All fees and moneys payable under this Act Fees, how shall be paid to the registrar, who shall pay the disposed of same to the Colonial Treasurer, and all such fees and

25 moneys shall be carried over to the Consolidated Revenue Fund.

19. Where it is necessary to give any notice, or send Services of any document to any person, such notice or document may be communicated or sent to such person by letter,

30 or delivered to him personally, or left at his usual or last known place of abode or business.

20. All penalties recovered under this Act shall be Disposal paid to the Colonial Treasurer, to be by him carried of penalties. over to the Consolidated Revenue Fund.

SCHEDULES.

SCHEDULES.

SCHEDULE ONE.

Order and position of brands on horses.

Portion 1.—Embracing the near shoulder.
Portion 2.—Embracing the near thigh.
Portion 3.—Embracing the off shoulder.
Portion 4.—Embracing the off thigh.
Portion 5.—Embracing the off neck.

SCHEDULE TWO.

10 Order and position of brands on cattle.

Portion 1.—Embracing the near thigh.

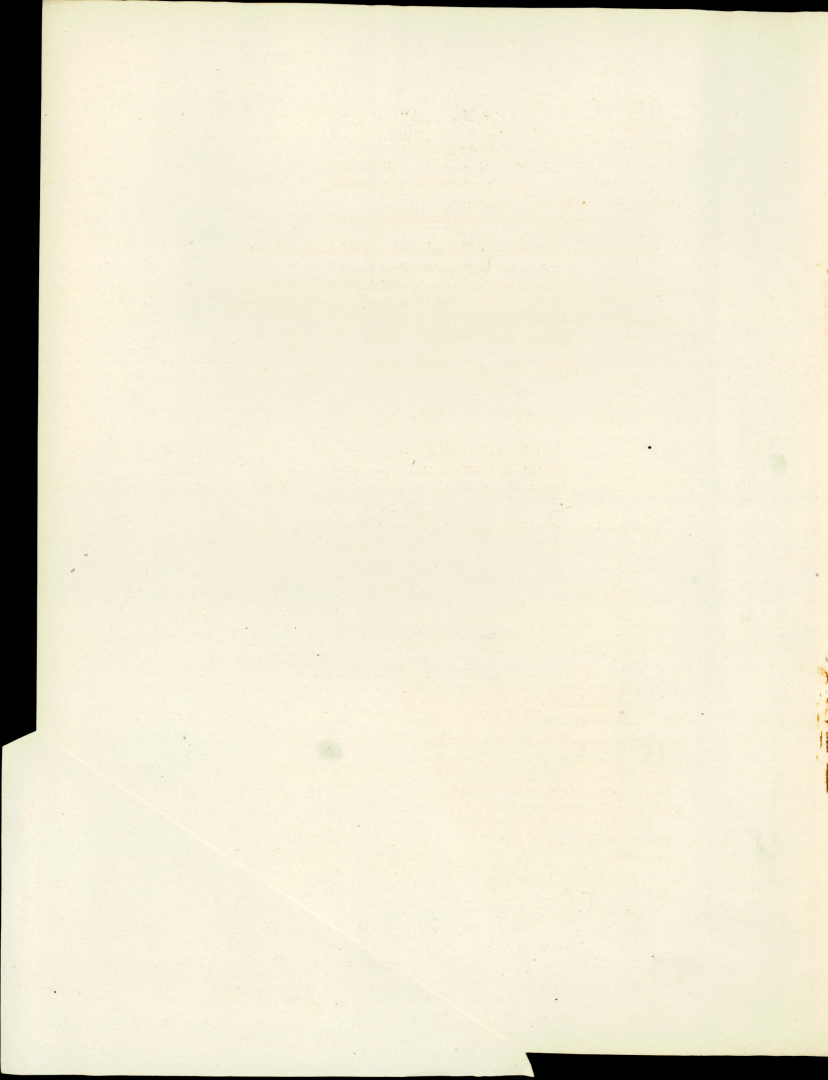
Portion 2.—Embracing the near shoulder.
Portion 3.—Embracing the off thigh.
Portion 4.—Embracing the off shoulder.
Portion 5.—Embracing the off neck. 15

Sydney: William Applegate Gullick, Government Printer-1923

[104.]

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31-B



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.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 18 November, 1921, A.M.

New South Wales.



ANNO DUODECIMO

GEORGII V REGIS.

Act No. , 1921.

An Act to provide for the better regulation of the branding of horses, asses, and mules, and the branding and earmarking of cattle and certain other animals; to amend the Stock Act, 1901; and for purposes connected therewith.

B^E it enacted by the King'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 5 the same, as follows:—

1. This Act may be cited as the "Registration of Short title. Stock Brands Act, 1921," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—88. 2, 3.

88713 31—A

PART

PART II.—THE REGISTRAR—ss. 4, 5.

PART III.—CANCELLATION OF EXISTING BRANDS -s. 6.

PART IV.—REGISTRATION OF BRANDS—ss. 7-12.

5 PART V.—REGULATIONS—8. 13.

PART VI.—OFFENCES AND PENALTIES—-ss. 14, 15.

PART VII.—MISCELLANEOUS—ss. 16-20.

PART I.

PRELIMINARY.

2. (1) Part VI of the Stock Act, 1901, and the Repeal and Tenth, Eleventh, Twelfth, and Thirteenth Schedules to saving. the said Act are hereby repealed.

(2) All persons appointed under Part VI of the said Act, and holding office at the commencement of 15 this Act, shall be deemed to have been appointed here-

under.

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(3) All brands registered under Part VI of the said Act shall be deemed to have been registered under this Act.

20 (4) Every brand directory compiled and published, and every alphabetical list of brands published in the Gazette under Part VI of the said Act, shall be deemed to have been compiled and published under this Act.

3. In this Act, unless the context or subject matter Interpreta-

25 otherwise indicates or requires,-

"Brand" means an impression of any letter, numeral, sign, or character, or of any combination of these, branded on any horse or cattle by a fire-branding instrument or other method prescribed.

"Brand directory" means the annual list of brands

compiled by the registrar.

"Cattle"

- "Cattle" includes bovine cattle, camels, and dromedaries.
- "Distinctive brand" means any numeral branded on any horse or cattle to denote the age or class thereof.
- "Horse" includes ass or mule.

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- "Prescribed" means prescribed by this Act or regulation thereunder.
- "Proprietor" means registered proprietor of a brand.
 - "Register" means register of brands.
 "Registrar" means registrar of brands.
 - "Stock" means any horses or cattle.

PART II.

THE REGISTRAR.

- 4. (1) The chief inspector of sheep appointed under Registrar and the Pastures Protection Act, 1912, shall be registrar of deputies. brands for the whole of New South Wales.
- (2) The Governor may appoint one or more deputy 20 registrars, whose acts, under the direction of the registrar, shall have the same force and effect as if done by him.
 - 5. (1) The registrar shall keep a register to be known The register, as the "Stock Brands Register," and shall enter therein in the manner prescribed—
- 25 (a) all brands registered under this Act;
 - (b) the names and addresses of proprietors;
 - (c) such other particulars as may be prescribed.
 (2) No brand shall be registered unless approved of by the registrar.

PART III.

CANCELLATION OF EXISTING BRANDS.

6. (1) Every registration of brands under Part VI Cancellation of the Stock Act, 1901, in force at the commencement of brands. 5 this Act, shall be deemed to be cancelled as from a date to be fixed by proclamation published in the Gazette.

(2) Any proprietor of a brand registered at the Rights of commencement of this Act, on application in the preproprietor of a brand registered at the proprietor commencement of this Act, on application in the preproprietor of a brand registered at the proprietor commencement of this Act, on application in the preproprietor of a brand registered at the proprietor commencement of this Act, on application in the preproprietor of a brand registered at the proprietor commencement of this Act, on application in the preproprietor of a brand registered at the proprietor commencement of this Act, on application in the preproprietor of a brand registered at the proprietor commencement of this Act, on application in the preproprietor of a brand registered at the preproprietor of a bra scribed form before the said date, shall have a prior right brand. 10 to have the same re-registered with such alteration as

may be made therein.

PART IV.

REGISTRATION OF BRANDS.

7. Every person who uses or intends to use a brand Brands to be 15 shall apply for registration of the same in the manner registered. prescribed:

Provided that a brand shall be not less than two inches, nor more than two and a half inches in length, and where a brand consists of more than one letter,

20 numeral, sign, or character, or any combination of these, such letters, numerals, signs, or characters shall be not less than half an inch apart from each other:

Provided also that the order and position of brands shall be as stated in the Schedules.

8. As soon as practicable after the end of each month List of the registrar shall publish in the Gazette in the form brands to be published and prescribed a list of brands registered during such month certificate and shall thereupon transmit to the respective proprietors granted. a certificate of registration in the form prescribed.

9. As soon as practicable after the end of every year Brand the registrar shall publish a brand directory containing be published. the prescribed particulars of all brands registered up to the thirty-first day of December of such year.

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10. When any brand registered under this Act is Transfer. intended to be transferred the proprietor and the intending transferee shall execute a joint memorandum in the form prescribed, and on the receipt of such 5 memorandum and the prescribed fees, the registrar shall cancel the existing registration of such brand, and shall register the same in the name of the transferee, and shall issue to him a certificate in the form prescribed.

11. Upon the death of any proprietor his personal Death of 10 representative shall be entitled to use any brand which proprietor. belonged to such deceased proprietor at the date of his death for a period of six months after his death. Such representative may within the said period apply in the form prescribed to have such brand registered in the 15 name of his nominee. If no such application has been

made within the said period, the registration of such brand shall be cancelled and the brand shall be available for reallotment.

12. If the registrar is satisfied that a proprietor, if Brand out of 20 an individual, does not require the further use of a cancelled. brand, or where the proprietor of a brand is a company, firm, or partnership that such company, firm, or partnership has been dissolved, the registration of such brand shall be cancelled.

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PART V. REGULATIONS.

13. (1) The Governor may make regulations for the Regulations. purpose of carrying out the provisions of this Act, and in particular with respect to the following matters:-

(a) Registration, cancellation of registration, reregistration, and transfer of brands.

(b) The construction and use of branding instruments.

(c) The use of brands, and the order, size, position, and use of distinctive brands.

(d)

(d) Prescribing the payment of fees.

(e) Prescribing the duties of the registrar and deputy-registrars.

(f) The compilation and publication of the brand

directory and list of brands.

(g) The allotment to any agricultural or kindred society or stock breeders association of brands to be used for specific purposes.

(2) Such regulations may impose a penalty not 10 exceeding fifty pounds for any breach thereof. Any such penalty may be recovered before a police or stipendiary magistrate, or any two justices of the peace in petty sessions.

(3) Such regulations shall—(i) be published in the Gazette;

(ii) take effect from the date of publication, or from a later date to be specified in such regulations; and

(iii) be laid before both Houses of Parliament within fourteen days after publication if Parliament is in session, and if not, then within fourteen days after the commencement of the next session. If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

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PART VI.

OFFENCES AND PENALTIES,

14. (1) Any registrar, deputy-registrar, or other False entry, person who—

(a) knowingly and unlawfully inserts, or causes or permits to be inserted, any false entry in any register, certificate, brand directory, or list of brands, or in any extract therefrom; or

(b)

(b) forges or unlawfully alters, offers, utters, or puts off, knowing the same to be forged or unlawfully altered, any such register, certificate, brand directory, or list, or any extract therefrom or entry therein; or

(c) with intent to defraud, destroys, defaces, injures or causes to be destroyed, defaced, or injured, any such register, certificate, brand directory, list, extract, entry, or any part

thereof; or

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(d) uses any unregistered brand, or without the consent of the proprietor uses or attempts to use or permits to be used any registered brand, or with intent to defraud has in his possession or under his control any branding instrument; or

(e) disfigures, alters, or defaces any registered brand branded or marked upon any cattle or

horses or hides of the same,

20 shall be liable to imprisonment for a term not exceeding two years or to a penalty not exceeding one hundred pounds.

(2) Any information or complaint under this section may be laid or made at any time within twelve 25 months from the time when the matter of the information or complaint arose.

15. (1) In any case where reasonable ground exists Powers of for suspecting that an offence against this Act has been entry.

committed, any member of the police force-

(a) may with or without assistants enter any land or premises or upon any vehicle or ship for the purpose of inspecting any stock or any brand or any branding instrument or any hide; and

(b) may require the production of any stock or any branding instrument or any hide, and may

take possession of the same; and

(e) may require any person to furnish information as to the ownership of any stock or of any branding instrument or any hide.

40 (2) Any person who neglects or refuses to produce the stock or branding instrument or hide required

to be produced, or to furnish the information required, or knowingly furnishes false information, shall be liable to a penalty not exceeding fifty pounds.

PART VII.

MISCELLANEOUS.

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16. A document or publication purporting to be a Brand brand directory published by the Government Printer directory and list prima and a copy of the Gazette containing a list of registered facie brands shall be prima facie evidence in all legal pro- evidence.

10 ceedings that the person mentioned in such brand directory or list and no other person is the proprietor of and entitled to use the brand of which he is therein alleged to be the proprietor.

17. Nothing herein contained shall affect any Not to affect 15 mortgage or other security under Part III of the Liens mortgages under Act on Crops and Wool and Stock Mortgages Act of 1898. No. 7, 1898.

18. All fees and moneys payable under this Act Fees, how shall be paid to the registrar, who shall pay the same to the Colonial Treasurer, and all such fees and

20 moneys shall be carried over to the Consolidated Revenue

19. Where it is necessary to give any notice, or send Services of any document to any person, such notice or document notices, &c. may be communicated or sent to such person by letter, 25 or delivered to him personally, or left at his usual or last

known place of abode or business.

20. All penalties recovered under this Act shall be Disposal paid to the Colonial Treasurer, to be by him carried of penalties. over to the Consolidated Revenue Fund.

SCHEDULES.

SCHEDULE ONE.

Order and position of brands on horses.

Portion 1.—Embracing the near shoulder.
Portion 2.—Embracing the near thigh.
Portion 3.—Embracing the off shoulder.
Portion 4.—Embracing the off thigh.
Portion 5.—Embracing the off neck.

SCHEDULE TWO.

10	Order and position of brands on cattle.
	Portion 1.—Embracing the near thigh.
	Portion 2.—Embracing the near shoulder.
	Portion 3.—Embracing the off thigh.
	Portion 4.—Embracing the off shoulder.
15	Portion 5.—Embracing the off neck.

Sydney: William Applegate Gullick, Government Printer-1921.

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