

# ANNO QUARTO DECIMO GEORGII V REGIS.

# Act No. 53, 1923.

An Act to amend the Registration of Stock Brands Act, 1921, in certain respects. [Assented to, 21st December, 1923.]

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 (Amendment) Act, 1923."

### Act No. 53, 1923.

Registration of Stock Brands (Amendment).

Amendment 2. The Registration of Stock Brands Act, 1921, is of Act No. 14, amended as follows :—

Sec. 4.

Registrar and deputies.

Sec. 7.

(1) By omitting section four and by inserting the following section in lieu thereof :---

4. The Governor may appoint a registrar of brands and 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;
(2) by omitting the first proviso to section seven and by inserting in lieu thereof the following proviso :—

Provided that where the brand comprises a letter or letters, conjoined letters, or a numeral or numerals, or any combination of these, each of such letters, conjoined letters, or numerals shall be not less than one and a-half inches or more than three inches in height, measured in their normal posture, and each letter, conjoined letters, or numeral shall be not less than half an inch apart from one another.

Where a brand, wholly or in part, consists of a sign or character, such sign or character shall be not less than one and a-half inches or more than three inches in its greater width or length, and shall be not less than half an inch apart from any letter, conjoined letter, numeral, sign or character forming part of the brand, and in any such combination the size of such letter, conjoined letter or numeral, shall be as provided above.

Where the registrar is of opinion that the size of any brand is not provided for in this section, he shall determine the size of such brand ;

(3) by omitting Schedules One and Two and inserting the following Schedules in lieu thereof :--

### SCHEDULE ONE.

### Order and position of brands on horses.

Portion 1.—Embracing the left shoulder;

Portion 2.—Embracing the right shoulder;

Portion 3.—Embracing the left thigh ;

Portion 4-Embracing the right thigh; Portion 5.-Embracing the right neck.

SCHEDULE

Schedules.

### SCHEDULE TWO.

Order and position of brands on cattle.

Portion 1.—Embracing the left rump; Portion 2.—Embracing the left hip; Portion 3.—Embracing the left thigh; Portion 4.—Embracing the right rump;

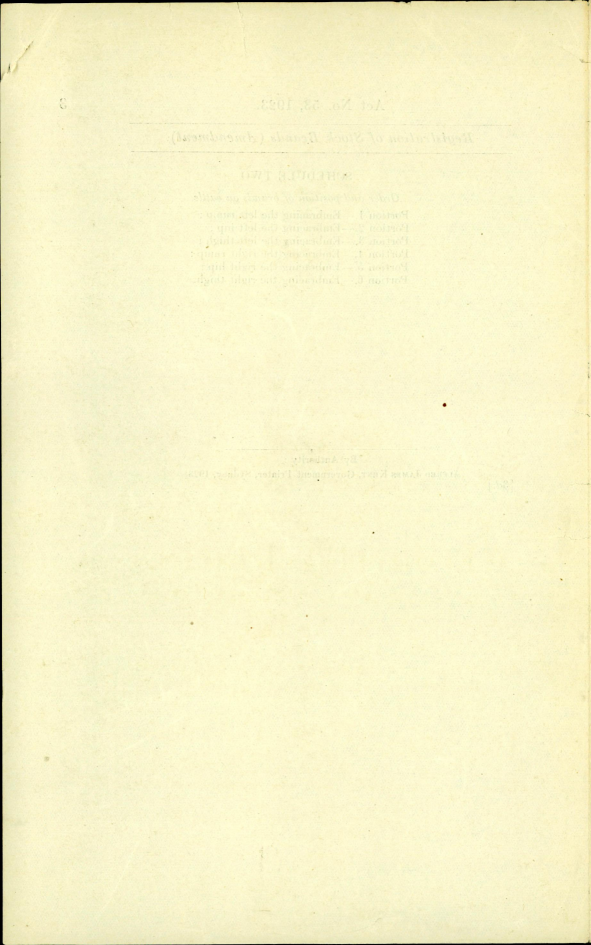
Portion 5.—Embracing the right hip;

Portion 6.—Embracing the right thigh.

By Authority :

ALFRED JAMES KENT, Government Printer, Sydney, 1923.

[3d.]



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, 20 December, 1923.

# New South Wales.



ANNO QUARTO DECIMO

# GEORGII V REGIS.

# Act No. 53, 1923.

### An Act to amend the Registration of Stock Brands Act, 1921, in certain respects. [Assented to, 21st December, 1923.]

B<sup>E</sup> 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 (Amendment) Act, 1923." 2.

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

> R. B. WALKER, Chairman of Committees of the Legislative Assembly.

2. The Registration of Stock Brands Act, 1921, is

(1) By omitting section four and by inserting the

Registrar and deputies.

Sec. 7.

4. The Governor may appoint a registrar of brands and 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;

(2) by omitting the first proviso to section seven and by inserting in lieu thereof the following proviso :—

Provided that where the brand comprises a letter or letters, conjoined letters, or a numeral or numerals, or any combination of these, each of such letters, conjoined letters, or numerals shall be not less than one and a-half inches or more than three inches in height, measured in their normal posture, and each letter, conjoined letters, or numeral shall be not less than half an inch apart from one another.

Where a brand, wholly or in part, consists of a sign or character, such sign or character shall be not less than one and a-half inches or more than three inches in its greater width or length, and shall be not less than half an inch apart from any letter, conjoined letter, numeral, sign or character forming part of the brand, and in any such combination the size of such letter, conjoined letter or numeral, shall be as provided above.

Where the registrar is of opinion that the size of any brand is not provided for in this section, he shall determine the size of such brand ;

(3) by omitting Schedules One and Two and inserting the following Schedules in lieu thereof :--

### SCHEDULE ONE.

### Order and position of brands on horses.

Portion 1.—Embracing the left shoulder ;

Portion 2.—Embracing the right shoulder;

Portion 3.—Embracing the left thigh ;

Portion 4--Embracing the right thigh;

Portion 5.- Embracing the right neck.

SCHEDULE

Schedules.

### Act No. 53, 1923.

Registration of Stock Brands (Amendment).

### SCHEDULE TWO.

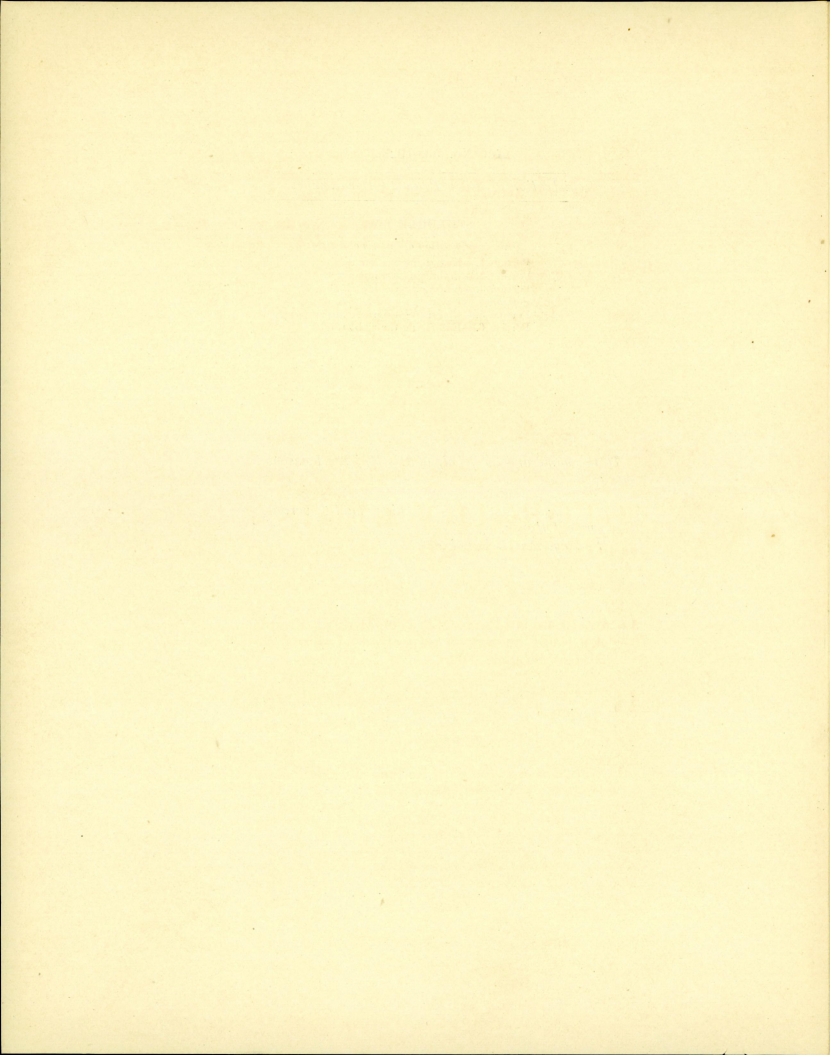
Order and position of brands on cattle.

Portion 1.—Embracing the left rump; Portion 2.—Embracing the left hip; Portion 3.—Embracing the left thigh; Portion 4.—Embracing the right rump; Portion 5.—Embracing the right hip; Portion 6.—Embracing the right thigh.

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

W. P. CULLEN, Lieutenant-Governor.

Government House, Sydney, 21st December, 1923.



1923.

Legislative Council.

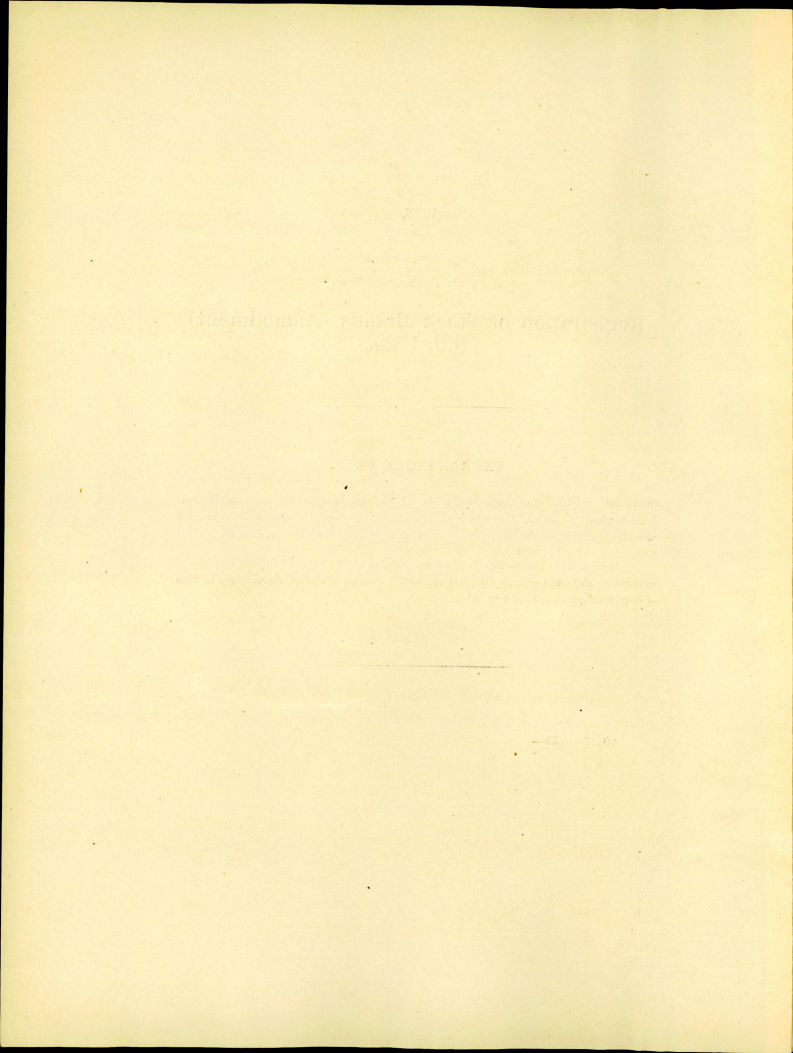
# Registration of Stock Brands (Amendment) Bill, 1923.

### EXPLANATORY NOTE.

SINCE the Registration of Stock Brands Act, 1921, was passed, numerous protests have been received regarding the position of brands prescribed in Section 7. This Bill provides that the position and size of brands shall be prescribed by Regulations.

Section 4 is also amended so that the position of Registrar of Brands may not be confined to any one person. The title of Chief Inspector of Sheep is anomalous in view of developments in the stock industry.

30483 59-



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, 19 December, 1923.



ANNO QUARTO DECIMO

# GEORGII V REGIS.

\*\*\*\*\*\*\*\*\*

# Act No. , 1923.

An Act to amend the Registration of Stock Brands Act, 1921, in certain respects.

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 (Amendment) Act, 1923." 30483 59— 2.

2. The Registration of Stock Brands Act, 1921, is Amendment amended as follows :--

- (1) By omitting section four and by inserting the sec. 4. following section in lieu thereof :---
  - 4. The Governor may appoint a registrar of Registrar and brands and one or more deputy registrars whose <sup>deputies.</sup> acts under the direction of the registrar shall have the same force and effect as if done by him;

(2) by omitting the first proviso to section seven Sec. 7. and by inserting in lieu thereof the following proviso :—

Provided that where the brand comprises a letter or letters, conjoined letters, or a numeral or numerals, or any combination of these, each of such letters, conjoined letters, or numerals shall be not less than one and a-half inches or more than three inches in height, measured in their normal posture, and each letter, conjoined letters, or numeral shall be not less than half an inch apart from one another.

Where a brand, wholly or in part, consists of a sign or character, such sign or character shall be not less than one and a-half inches or more than three inches in its greater width or length, and shall be not less than half an inch apart from any letter, conjoined letter, numeral, sign or character forming part of the brand, and in any such combination the size of such letter, conjoined letter or numeral, shall be as provided above.

Where the registrar is of opinion that the size of any brand is not provided for in this section, he shall determine the size of such brand ;

(3) by omitting Schedules One and Two and insert- Schedules.

ing the following Schedules in lieu thereof :--

### SCHEDULE ONE.

Order and position of brands on horses.

Portion 1.—Embracing the left shoulder ; Portion 2.—Embracing the right shoulder ; Portion 3.—Embracing the left thigh ; Portion 4-—Embracing the right thigh ; Portion 5.—Embracing the right neck.

SCHEDULE

40

10

5

15

20

25

30

# SCHEDULE TWO.

Order and position of brands on cattle.

Portion 1.—Embracing the left rump;
Portion 2.—Embracing the left hip;
Portion 3.—Embracing the left thigh ;
Portion 4.—Embracing the right rump;
Portion 5.—Embracing the right hip;
Portion 6.—Embracing the right thigh.

[4d.]

5

Sydney: Alfred James Kent, Government Printer-1923.

### 1923.

Legislatibe Council.

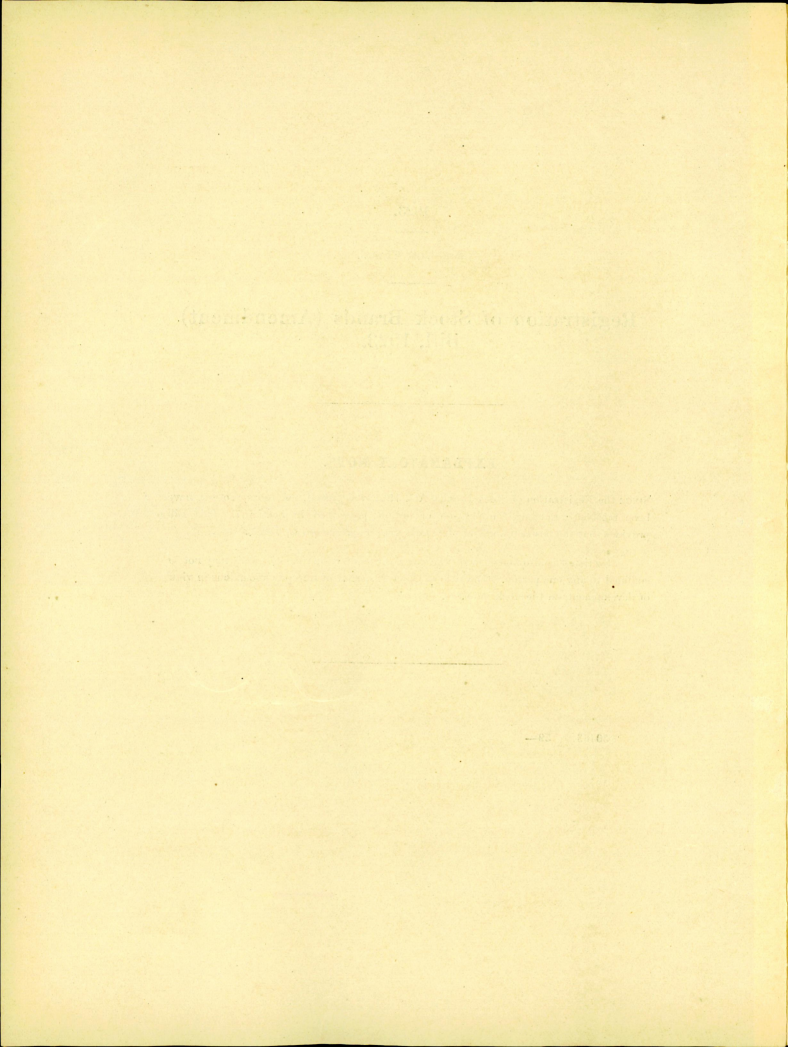
# Registration of Stock Brands (Amendment) Bill, 1923.

### EXPLANATORY NOTE.

SINCE the Registration of Stock Brands Act, 1921, was passed, numerous protests have been received regarding the position of brands prescribed in Section 7. This Bill provides that the position and size of brands shall be prescribed by Regulations.

Section 4 is also amended so that the position of Registrar of Brands may not be confined to any one person. The title of Chief Inspector of Sheep is anomalous in view of developments in the stock industry.

30483 59-



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, 19 December, 1923.



New South Wales.

ANNO QUARTO DECIMO

# GEORGII V REGIS.

\*\*\*\*\*\*\*\*\*\*\*\*\*

# Act No. , 1923.

3

### An Act to amend the Registration of Stock Brands Act, 1921, in certain respects.

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 (Amendment) Act, 1923." 30483 59— 2.

2. The Registration of Stock Brands Act, 1921, is Amendment of Act No. 14, 1921.

(1) By omitting section four and by inserting the sec. 4. following section in lieu thereof :--

4. The Governor may appoint a registrar of Registrar and brands and one or more deputy registrars whose <sup>deputies.</sup> acts under the direction of the registrar shall have the same force and effect as if done by him;

(2) by omitting the first proviso to section seven Sec. 7. and by inserting in lieu thereof the following proviso :—

Provided that where the brand comprises a letter or letters, conjoined letters, or a numeral or numerals, or any combination of these, each of such letters, conjoined letters, or numerals shall be not less than one and a-half inches or more than three inches in height, measured in their normal posture, and each letter, conjoined letters, or numeral shall be not less than half an inch apart from one another.

Where a brand, wholly or in part, consists of a sign or character, such sign or character shall be not less than one and a-half inches or more than three inches in its greater width or length, and shall be not less than half an inch apart from any letter, conjoined letter, numeral, sign or character forming part of the brand, and in any such combination the size of such letter, conjoined letter or numeral, shall be as provided above.

Where the registrar is of opinion that the size of any brand is not provided for in this section, he shall determine the size of such brand;

(3) by omitting Schedules One and Two and insert-schedules. ing the following Schedules in lieu thereof :---

### SCHEDULE ONE.

Order and position of brands on horses.

Portion 1.—Embracing the left shoulder ; Portion 2.—Embracing the right shoulder ; Portion 3.—Embracing the left thigh ; Portion 4-—Embracing the right thigh ; Portion 5.—Embracing the right neck.

SCHEDULE

35

40

]	L	(	)	•	

5

15

20

25

### SCHEDULE TWO.

-

Order and position of brands on cattle.

Portion 1.—Embracing the left rump;
Portion 2.—Embracing the left hip;
Portion 3.—Embracing the left thigh ;
Portion 4.—Embracing the right rump;
Portion 5.—Embracing the right hip;
Portion 6.—Embracing the right thigh.

Sydney: Alfred James Kent, Government Printer-1923.

[4*d*.]

5

3

.

# Act Mo. , 1933.

## Louisbattan es Bank Parents (Innanten).

### J. D. M. LAND S. M. D. M.

\*

a de la composición de la comp

# Holineys Alteria James Parts, Conception: Particles-2008.

14.1

•

D

.

.