

C.S.

LIVE STOCK.

BRANDS.

193 2.

No.

135/32.

C.S.O.

SUBJECT.

193 2.

23rd April.

LIVE STOCK BRANDS.

Previous Paper.

MINUTES.

1. Letter from Mr. C.E. Samsen. of 28/4/32.
2. Stock notices of 2/5/32.

P.A.  
3/5/32

3. Application for registration of brand by Mr. G. D. Hansen
4. Stock notices of 2/10/32.

P.A.  
4/10/32

- 5-6. Minute from Veterinary Officer, 29/11/32

✓ Jm2

1. 12. 32.

Subsequent Paper.

P.A.  
1/12/32



Minute from Vet office 27/4/33

⑦

V.H.P.  
per

2A-2-35

Notice from Stock Inspector of 18/1/35. 8.

P.A.  
2/1/35

Notice from Stock Inspector of 3/4/35. 9-11

P.A.  
4/4/35

Minute from Inspector of Stock of 4/6/35.

12-13.

Minute from Stock Inspector 27/7/35

Passed to Printer 27/7/35.

⑭-⑮

P.A.  
7/6/35

Minute from Stock Inspector of 5/9/35.  
Passed to Printer 5/9/35

⑯-⑰

P.A.  
/



*J.R.*  
The Ranger has reported that there are 10 dead animals on the Common but as they are not branded he has been unable to trace the owners to require them to dispose of the carcasses.

2. The S.I. has informed me that the Ranger will require some assistance in disposing of these. Payment can be made from Stock Dept. incidental expenses.

3. So far as I can find compulsory branding of cattle, including horses, is not in force in this Colony. I consider branding should be compulsory to establish ownership.

*McH.  
cl.*

8.1.36

*I believe that this question has come up several times before. Will you please have a record made. It appears to me that branding of horses is compulsory. What are the objections?*

*8/1/36  
J.H.H.*



Yh.

Papers attached. There is a  
draw ordinance (res 34 in 522/26)  
passed from the Appendix to  
Mr. Munro's Report in 638/24.


The bill provides for the compulsory  
marking of sheep but not of  
cattle and horses.

Mr CH  
CS  
10. 1. 26

I am by no means clear that trouble  
or difficulties have arisen through the absence  
of compulsory branding legislation in this Colony  
except in respect of a few unidentified animals  
found dead on the common. Until a unless  
good reasons are forthcoming legislation does not  
appear necessary.

No animals should however be licensed to  
depart from the common unless they are branded  
and such branded is described in the license.  
Owners of unbranded animals <sup>put out to graze</sup> should be required  
to have them branded or describe the brand  
they already bear for identification purposes.

Will you please consider the action necessary  
for above:



18/1/36

Stock Inspector

To Sec. So far as I understood  
from you the only trouble regarding  
unbranded animals is in connection  
with animals on the common.

and this does not arise in  
connection with animals on  
farms.

McH  
15. 1. 36

Hon. Col. Sec.,

Seen, thank you. I am firmly of opinion  
that to facilitate the work of the Common Ranger,  
compulsory branding should be enforced for cattle  
grazing on Stanley Common. I would suggest that  
a hoof brand be used. Each animal would then be  
branded with a number which would be recorded on  
the grazing licence. A set of brands, numbering  
0 to 9 could no doubt be made locally.

The question of the compulsory branding of  
animals on the farms does not arise.

A. M. Bomer  
Stock Inspector.  
15/1/36.

Yr. Submitted. Rules might  
perhaps be made under Section  
43 of the Live Stock Ord. 1901.

2. It is only desired that cattle  
should be branded and not horses.

3. Rules on the lines of the  
attached draft may perhaps cover  
what is required.

McH  
CS  
16. 1. 36

" Within one month after he becomes



the owner in sec. 3 apply apparently to  
new owners only. Also there is the  
difficulty that the S.I. may be away when  
ownership occurs and so a month afterwards.  
How about substituting <sup>or</sup> before the 31<sup>st</sup> of  
March (or 1<sup>st</sup> of May) 1936?

~~Adding that after the proposed date~~

Will you please speak on the general  
subject of control of animals in the Council  
at an early date

*[Signature]* 17/4/36

H.R. the Governor spoken.

MC14  
9. 2. 36

*[Signature]*

There would appear some doubt whether  
rules regarding this matter could be  
made under the Live Stock Ord. 1904, which  
deals with sheep.

2. It would probably be preferable  
to pass an Ordinance.

3. Branding could be made within  
one month after the passing of the Ord.,  
or in the case of new owners within  
one month after he becomes owner.

4. With regard to the absence of the  
S.I. the words "or such other officer as  
may be appointed for the purpose" might get  
over the difficulty. In the case of  
the Stock Ord. notifications are made  
to this officer whenever the S.I. is  
absent and action necessary carried out.



C.S.O. No. 135/32

Inside Minute Paper.

Sheet No. 4.

In the case of branding the  
Common Ranges could represent the  
S.I. in which case it would not  
perhaps be necessary to insert  
the words suggested.

MCH  
CL  
11.2.36

Yes please circulate the draft for Ex. Co.  
I think that we might give 3 months for  
first branding S.I. ok! see the draft

~~ttttt~~ 10/2/36

Stock Inspector.

To see draft, and for  
any observations you may wish  
to offer thereon.

MCH  
CL  
18.2.36

20-21

Hon. Col. Sec.,

Seen thankyou. I have no observations  
to offer on the draft Ordinance which I am of the  
opinion covers all points which may arise. It will  
be necessary to obtain the set of brands mentioned  
in my minute of the 15th January, 1936, before this  
Ordinance is passed.

A.M. Bommer  
Stock Inspector.  
18/2/36.

Clark Sec. Co.

To circulate.

MCH  
CL  
21.2.36,

Hon. Treasurer. 4/2/36  
Hon. S. W. O. 6/3/36  
G. Roberts. 5/5/36  
A. H. Moore. 5/5/36

Circulated for consideration  
at next meeting of Executive  
Council.

A. J. Keiser,  
Clerk E.C.C.  
2/3/36.

Extract from minutes of meeting of Executive Council  
held on the 9th of April, 1936.

It was agreed that the Bill should be proceeded  
with.

A. J. Keiser.

Clerk of the Executive Council.

Hon. Col. Secretary,

Following upon a recent conversation with Mr.  
Craigie-Halkett, I have the honour to ask that section  
2 of the Bill to regulate the branding of cattle  
depastured on Stanley Common might be amended as follows :-  
For - "Cattle" shall mean and include any bull, cow,  
heifer, ox, steer or calf,  
Substitute - "Cattle" shall mean and include any cow, heifer  
or calf.

It is not intended that licences should be issued in  
future to depasture bulls, oxen or steers on the Stanley  
Common.

A. M. Donner  
Stock Inspector.  
7/5/36.

Y.E.  
minute to the Stock Inspector submitted.  
Does Y.E. approve of the suggested  
amendment which is self-explanatory.  
J. E. S.  
8/5/36

~~TTTTT~~ 5/5/36



Extract from minutes of meeting of the Legislative Council held on the 28th of May, 1956.

Clause 2 was agreed to with the following amendment:

In line 2 the deletion of the word "bull" and the comma immediately following.

In line 3 the deletion of the word "or" and the comma immediately following, and the word "steer".

The Bill was then read a third time and passed.

Clerk of the Legislative Council.

22.

Copy of Ordinance, No. 5 of 1956.

Y.E.

Desp. sent. submitted for approval.

*J.P.S.*  
4/6/36

*4/6/36*

(23)

*Despatch to S of S. no. 76 of 3/6/56.*

(24)

*Minute to Registrar-General, 4/6/56*

Y.E.

Desp. for signature please

*J.P.S.*  
6/6/36

*Stock Inspector.*

Please note the case of the brands referred to in your minute of 15/1/36 and also if funds are available in the vote of your Dept.

The brands should be made the P.W.D. if possible.

*J.P.S.*  
10/6/36



Hon. Col. Sec.,

The Public Works Department are  
unable to make the required brands.

I would suggest that one set, numbering 0 to 9  
be indented for from The Holborn Surgical Company, Ltd.,  
the cost of which is shown as 35/6 in the attached  
catalogue. Sufficient funds are available under  
XVII. STOCK. 6. Incidental Expenses.

A. M. Bonner  
Stock Inspector.  
17/6/36.

cc.

Please arrange for an indent to be despatched next mail.

J. A. B. 16/36

Indent no 82/36 prepared on 29/6/36.

P.A.  
29/6/36

S of S despatch no 125 of 28/9/36. (25)

Y.E.

Submitted.

I suggest for the consideration of Y.E. that a  
Bill be submitted to alter the word "or" to "and".

of 27/6/36

This could be set right when  
the revised edition<sup>of the ordinances</sup> is prepared. It is  
scarcely worth a new ordinance as  
the powers needed are given

27/4/36

B.F. 10/1/36 for the ad  
- Mr. G.H. to see  
Prof.



26. Government Notice No. 79 of 29.10.36.

Laid on the Table at a meeting of the Legislative Council held on the 6th of November, 1936.

*C. J. Stewart*

Clerk of the Legislative Council.

Stock Adviser,  
to note.

*C. J. Stewart*  
for Sec.

6/11/36

Min. Sec.

Noted

*Stan*  
5/11/37.

(27) Minute from Stock Adviser 7/1/37

28. Notice from Agricultural Dept.  
7/1/37.

*S. A.*  
5/1/37

(29) Letter from Mr. W. H. Clement of 26/10/38.

A. A.,

to see and for your observations  
please.

*C. J. Stewart*  
31/10/38



Hon. Col. Sec.

Mr. Clement has now  
agreed to revert to the old mark  
of Packer Bros. that is a 'fore-bit'  
and this should be gazetted accordingly.  
As the 'square fork' does not appear to have  
been gazetted there is no need for cancellation.

Law  
\*A 13/12/38

G.A.

As permission does not appear  
to have been granted for Packer Bros  
to use the new mark and as the  
old mark has never been cancelled  
a Gazette notice does not seem necessary.  
Do you agree please?

G.A.  
13/12/38.

Hon. Col. Sec.

yes. Thank you.

Law  
\*A.A. 14/12/38

P.H.  
15/12/38.

Minute from Agricultural Adviser 20.11/39.

30-31.

Passed to Printer 21.11.39.

P.H.  
21.11.39.

Minute from the O/C Agriculture Dept 12/5/51.

32

Passed to Printer 17/5/51.



Stanley.

28th April, 1932.

Sir,

I have the honour to request that following stock  
brand may be registered in my name:- K.

Yours faithfully,

*Cristian Edward Sornsen.*

The Hon. The Colonial Secretary,  
Stanley.



STOCK NOTICE.

Stock Department,

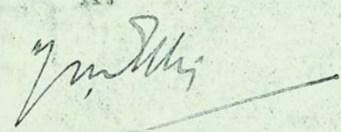
Stanley, Falkland Islands.

2nd May, 1932.

Stock Brand.

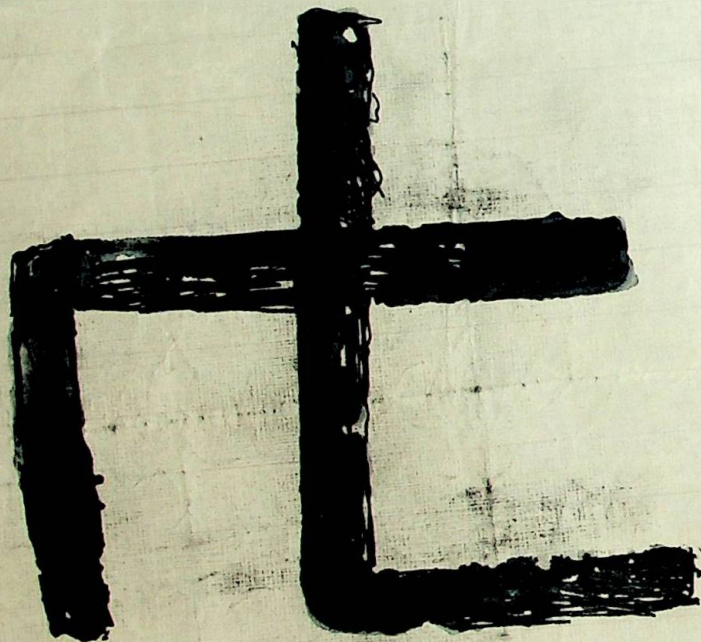
Notice is hereby given that under the provisions of Section 14 of the Live Stock Ordinance, 1901, the undermentioned Brand has been approved and registered :-

Mr. C. E. Sornsen. K.

  
Colonial Secretary.  
for Veterinary Officer.



M<sup>r</sup> J. D. Hansen  
"Go be branded on hip"





STOCK NOTICE.

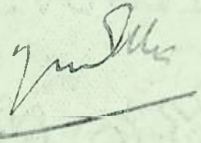
Stock Department,  
Stanley, Falkland Islands.  
3rd October, 1932.

Stock Brand.

Notice is hereby given that under the provisions of Section 14 of the Live Stock Ordinance, 1901, the undermentioned brand has been approved and registered :-

Mrs. G. D. Hansen

- 

  
Colonial Secretary.  
for Veterinary Officer.

M.P. 135/32.



6  
Hon. Col. Secy.

Submitted herewith notice  
for publication in Gazette please.

J. Hunter.



Stock Department.

29<sup>th</sup> Nov. 32.

## Stock Brands.

Notice is hereby given that under the provisions of Section 14 of the Live Stock Ordinance 1901 the under mentioned brands have been approved and registered.

Mr. Desmond Biggs  
Stanley.

X.

Mr. Sylvester Barnes.  
Stanley

NA

Johnston. M.P.C.V.S.  
Veterinary Officer.



Hon. Col. Lang.

(1)

Notice submitted here-with  
for publication in Gazette please.


J. Gordon.

27. 2. 33.

Stock Department,  
18th January, 1935.

STOCK BRANDS.

Notice is hereby given that under the provisions of  
Section 14 of the Live Stock Ordinance 1901, the  
undermentioned brands have been approved and registered.

Bonner Brothers.	J M	East Island.
G. Stanley Yonge.		Bluff Cove.

*A. M. Bonner*  
Stock Inspector.



Stock Department,

3rd April, 1935.

STOCK BRANDS.

Notice is hereby given that under the provisions of  
Section I4 of the Live Stock Ordinance, 1901, the  
undermentioned brand has been approved and registered.

F. W. Barnes.

LI

Stanley.

*A. M. Bonner*  
Stock Inspector.

Stock Department,  
Stanley, Falkland Islands,  
3rd April, 1935.

In accordance with the provisions of Section 14 of the Live Stock Ordinance, 1901, it is hereby notified, for general information, that the registration of the following ear-mark has been cancelled:-

"Square Back Bit" as the ear-mark for sheep on Roy Cove Station

and that the following ear-mark has been approved and registered.

"Front Square" as the ear-mark for sheep on Roy Cove Station.

*A. M. Bonner*

Stock Inspector.



No.

(It is requested that, in any reference to this minute, the above Number and the date may be quoted).

MINUTE.

4/4/35.

19

From

Stock Inspector.  
Stanley.

To

THE COLONIAL SECRETARY.

Stanley, Falkland Islands.

Attached notices for publication, please.

A. M. Bonner  
S. I.

Stock Department,

Stanley, Falkland Islands.

4th June, 1935.

STOCK BRANDS.

Notice is hereby given that under the provisions of  
Section 14 of the Live Stock Ordinance, 1901, the  
undermentioned brand has been approved and registered :-

D. F. MORRISON



Stanley.

*A. M. Pomeroy*  
Stock Inspector.



MINUTE.

No. \_\_\_\_\_

4th June, 19 35.

~~From~~

FROM

~~to~~ \_\_\_\_\_

TO

THE COLONIAL SECRETARY,

The Stock Inspector,

STANLEY.

Stanley, Falkland Islands.

The attached notice is submitted for publication in  
the Gazette, please.

*A. M. Bonner*  
Stock Inspector.

(18)

Stock Department,

Stanley, Falkland Islands.

3rd July, 1935.

In accordance with the provisions of Section 14 of the Live Stock Ordinance, 1901, it is hereby notified, for general information, that the following ear-mark has been approved and registered :-

"Slit" as the ear-mark for sheep on Middle Island belonging to Mr. Gideon McKay.

*A M Donner*  
Stock Inspector.



MINUTE.

3rd July, 19 35.

To The Honourable

From The Stock Inspector,

The Colonial Secretary,

STANLEY.

Stanley, Falkland Islands.

Attached Notice submitted please, for publication in  
the Gazette.

A. M. Bonner  
Stock Inspector.

MINUTE.

No. \_\_\_\_\_

5th September, 19 35.

From

To The Hon. Col. Secretary.

STOCK INSPECTOR.  
THE ~~XXXXXXXXXXXXXXXXXXXX~~

STANLEY.

Stanley, Falkland Islands.

The attached notices are submitted for publication in the  
Official Gazette, please.

*A. M. Bonner*  
Stock Inspector.



(19)

Rules made by the Governor in Council  
under the Live Stock Ordinance,  
1904.

In pursuance of the powers vested  
in him by Section 43 of the  
Live Stock Ordinance, 1904, the  
Governor is pleased with the advice  
and concurrence of the Executive  
Council, to make the following  
rules: -

Short title

1. These rules may be cited  
as the "Stamby Common <sup>Cattle</sup> Branding  
Rules, 1936."

Interpretation

2. In these rules: -

"Cattle" shall mean and  
include any bull, cow,  
heifer, doe, steer and calf.

"Brand" shall mean any  
letter or number or combination  
of letters or numbers  
distinctly and permanently  
impressed or made upon  
any cattle.

"owner" shall mean and  
include any proprietor of  
cattle or his agent or  
manager.

Branding Compulsory.

3. Every owner herein to  
graze cattle on the Stamby Common  
shall cause all his cattle over the  
age of six months to be branded  
with a brand to be approved by



and in such manner as the Inspector,  
of Stock may direct, within  
one month after he becomes  
such owner, and when approved  
the brand shall be registered  
and a description thereof  
published in the official gazette.

4. Every person who:- offences.

(a) Fails, neglects, or  
omits to brand his  
cattle as required by  
rule 3;

(b) Brands any cattle  
with any brand other  
than the brand  
approved by the Inspector  
of Stock;

(c) Brands with any  
brand any cattle on  
any part of the  
animal other than  
the part specified  
by the Inspector of  
Stock; or

(d) uses any brand  
or mark after an  
intimation from the  
Inspector of Stock  
that such brand  
is not to be used,

shall be guilty of an offence,  
and shall on summary  
conviction thereof, be liable  
to a penalty not exceeding  
two pounds.



A BILL  
TO REGULATE THE BRANDING OF CATTLE DEPASTURED ON  
STANLEY COMMON.

Be it enacted by the Governor of the Colony of the  
Falkland Islands, with the advice and consent of the  
Legislative Council thereof as follows :-

Short Title.                    1. This Ordinance may be cited as the "Stanley  
Common Cattle Branding Ordinance, 1936."

Interpretation.                2. In this Ordinance :-  
  
"Cattle" shall mean and include any bull, cow,  
heifer, ox, steer or calf.  
  
"Brand" shall mean any letter or number or  
combination of letters or numbers distinctly  
and permanently impressed or made upon any  
cattle.  
  
"Owner" shall mean and include any proprietor  
of cattle or his agent or manager.

Branding compulsory.        3. Every owner licensed to graze cattle on the  
Stanley Common shall cause all his cattle over the age  
of six months to be branded with a <sup>approved</sup> ~~brand~~ ~~to be approved~~  
~~brand~~ in such manner as the Inspector of Stock, or  
such other officer as the Governor may appoint for the  
purpose, may direct within three months after the passing  
of this Ordinance, or within one month after he becomes  
such owner, and when approved the brand shall be  
registered and a description thereof published in the  
official Gazette.

Offences.                    4. Every person who :-  
  
(a) fails, neglects, or omits to brand his  
cattle as required by Section 3;  
  
(b) brands any cattle with any brand other  
than the brand approved by the Inspector  
of Stock, or such other officer as the  
Governor may appoint for the purpose;

(c)/

- (c) brands with any brand any cattle or any part of the animal other than the part specified by the Inspector of Stock, or such other officer as the Governor may appoint for the purpose, or
- (d) uses any brand or mark after an intimation from the Inspector of Stock, or such other officer as the Governor may appoint for the purpose, that such brand is not to be used,

shall be guilty of an offence, and shall on conviction thereof, be liable to a penalty not exceeding five pounds.

Passed by the Legislative Council this                      day  
of                      1936.

Clerk of the Legislative Council.





# FALKLAND ISLANDS.

## Ordinance No. 5 of 1936.

I ASSENT,  
(Sgd.) H. HENNIKER-HEATON

Governor.  
29th May, 1936.

### An Ordinance To regulate the Branding of Cattle depastured on Stanley Common.

BE IT ENACTED by the Governor of the Colony of the Falkland Islands, with the advice and consent of the Legislative Council thereof as follows:— Enacting Clause.

1. This Ordinance may be cited as the "Stanley Common Cattle Branding Ordinance, 1936." Short Title.

2. In this Ordinance :- Interpretation.

"CATTLE" shall mean and include any cow, heifer or calf.

"BRAND" shall mean any letter or number or combination of letters or numbers distinctly and permanently impressed or made upon any cattle.

"OWNER" shall mean and include any proprietor of cattle or his agent or manager.

3. Every owner licensed to graze cattle on the Stanley Common shall cause all his cattle over the age of six months to be branded with an approved brand in such manner as the Inspector of Stock, or such other officer as the Governor may appoint for the purpose, may direct within three months after the passing of this Ordinance, or within one month after he becomes such owner, and when approved the brand shall be registered and a description thereof published in the official Gazette. Branding compulsory.

4. Every person who :- Offences.

(a) fails, neglects, or omits to brand his cattle as required by Section 3;

- (b) brands any cattle with any brand other than the brand approved by the Inspector of Stock, or such other officer as the Governor may appoint for the purpose;
- (c) brands with any brand any cattle or any part of the animal other than the part specified by the Inspector of Stock, or such other officer as the Governor may appoint for the purpose, or
- (d) uses any brand or mark after an intimation from the Inspector of Stock, or such other officer as the Governor may appoint for the purpose, that such brand is not to be used,

shall be guilty of an offence, and shall on conviction thereof, be liable to a penalty not exceeding five pounds.

Passed by the Legislative Council this 28th day of May, 1936.

A. I. Fleuret.

*Clerk of the Legislative Council.*

Assented to by the Governor and given under the Public Seal of the Colony this 29th day of May, 1936.

M. J. STEWART.

*Acting Colonial Secretary.*



GOVERNMENT HOUSE,

STANLEY.

5th June, 1936.

FALKLAND ISLANDS.

No. 76.

Sir,

I have the honour to transmit two authenticated and ten printed copies of Ordinance, No. 5 of 1936, entitled "An Ordinance to regulate the Branding of Cattle depastured on Stanley Common".

2. It has been deemed advisable to insist on the compulsory branding of Cattle in respect of which licences have been or may be issued in order to facilitate the successful control of Stanley Common.

I have the honour to be,

Sir,

Your most obedient  
humble servant,

(Sgd.) H. HENNIKER-HEATON

THE RIGHT HONOURABLE

W. G. ORMSBY-CORE, P.O., M.P.,

SECRETARY OF STATE FOR THE COLONIES.

No. **135/32.**

(It is requested that, in any reference to this minute, the above Number and the date may be quoted).

MINUTE.

5th June, 19 36.

To The Registrar-General,

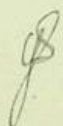
Stanley, Falkland Islands.

From THE HONOURABLE

THE COLONIAL SECRETARY,

STANLEY.

I am directed to attach herewith for insertion in your files, an authenticated copy of Ordinance No. 5 of 1936, entitled "~~An~~ Ordinance to regulate the Branding of Cattle depastured on Stanley Common".

  
Acting Colonial Secretary.





(25)

FALKLAND ISLANDS

No. 125.

Downing Street,

28 September, 1936.

Sir,

*Recd 23.*

I have the honour to acknowledge the receipt of your despatch No.76 of the 3rd June and to inform you that His Majesty will not be advised to exercise his power of disallowance in respect of Ordinance No.5 of 1936 of the Legislature of the Falkland Islands entitled "An Ordinance to regulate the Branding of Cattle depastured on Stanley Common".

2. It is observed that the definition of "cattle" does not include bulls, oxen, etc., and it is presumed that it is intended to exclude such animals from Stanley Common.

I would also invite your attention to the fact that Section 4 (c) as it stands makes it an offence to "brand with any brand any cattle". Possibly the word "or" should read "on".

I have the honour to be,

Sir,

Your most obedient

humble servant,

GOVERNOR

H. HENNIKER-HEATON, Esq., C.M.G.,

&c., &c., &c.

(Signed) W. ORMSBY GORE.



Colonial Secretary's Office,  
Stanley, Falkland Islands.  
29th October, 1936.

His Excellency the Governor directs it to be notified, for general information, that intimation has been received from the right Honourable the Secretary of State for the Colonies to the effect that His Majesty will not be advised to exercise his power of disallowance in respect of the following Ordinances of the Legislature of the Falkland Islands :-

Ordinance No. 1 of 1936, entitled "An Ordinance to amend the Dependencies Research and Development Fund Ordinance 1934 and to validate certain payments in connection with the Fund".

Ordinance No. 4 of 1936, entitled "An Ordinance to amend the Probate and Unrepresented Estates Ordinance, 1931".

Ordinance No. 5 of 1936, entitled "An Ordinance to regulate the Branding of Cattle depastured on Stanley Common".

Ordinance No. 6 of 1936, entitled "An Ordinance to provide for the succession to Real and Personal Estate on Intestacy".

Ordinance No. 10 of 1936, entitled "An Ordinance to extend to the Colony and Dependencies those of the Counterfeit Currency (Convention) Act, 1935, of the Imperial Parliament.

By Command,

M. J. STEWART.  
Acting Colonial Secretary.





135/32

(7)

No.  
(It is requested that, in any reference to this minute, the above Number and the date may be quoted.)

4th January, 19 37

From

To Hon Colonial Secretary,

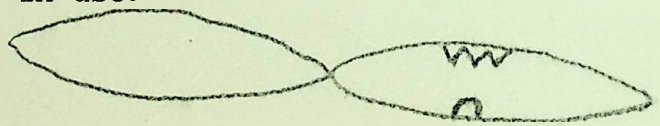
Agricultural Adviser,

Stanley.

Stanley.

I have the honour to advise that an application has been received from Mr.N.Keith Cameron of Port San Carlos Station requesting the registration of an additional ear-mark for the Port San Carlos Company, in order that it might be used on some specially bred sheep. The application is approved and I should be glad if you would arrange for the necessary Gazette Notice.

The mark now applied for is a back bit in addition to the saw allready in use.



This mark will be applied to some of the sheep only.

*Stanley*  
Agricultural Adviser.

Agricultural Department,  
Stanley, Falkland Islands,  
5th January, 1937.

In accordance with the provisions of Section 14  
of the Live Stock Ordinance, 1901, it is hereby  
notified, for general information, that the following  
additional ear-mark has been approved and registered  
for sheep on Port San Carlos Station :

"Back Bit" in addition to the "Saw" already  
in use.

*San Carlos*  
Agricultural Adviser.



(29)

*Packer Bros. & Co. Limited*  
*Fox Bay Falkland Islands.*

26th. October, 1938.

The Hon.

The Colonial Secretary,  
Colonial Secretary's Office,  
Stanley.

Sir,

I have to inform you that I have received a letter from the Agricultural Adviser informing me as manager of this station that our mark a "square-fork" must be changed, in view of the fact that Mr. Pole-Evans has complained, that he cannot distinguish his station's mark from ours.

2. I am not aware that the Agricultural Adviser has seen the mark in our sheep, other than on paper, and I protest ~~strongly~~ strongly against this station having to alter the mark merely at the instigation of another manager.

3. I have today informed the Agricultural Adviser that under protest we will revert to our old mark, namely, "fore-bit".

4. My further protest I have enclosed to you with this letter, as I consider that this firm has not been treated fairly.

I have the honour to be,

Sir,

Your obedient servant,

*W. D. Clement.*  
Manager.

AGRICULTURAL NOTICE.

Agricultural Department,  
Stanley,  
Falkland Islands.

20th November, 1939.

In accordance with the provision of Section 14 of the Live Stock Ordinance 1901, it is hereby notified for general information, that the following earmarks have been approved and registered for sheep on Spring Point and Fox Bay West Stations - "Front Bayonet" and "Front Bayonet & Back Bit"

*Darker*  
Agricultural Adviser.



No.

(It is requested that, in any reference to this minute, the above Number and the date may be quoted.)

MINUTE.

20th November, 1939.

From ..... Agricultural Adviser,  
..... Agricultural Department,  
Stanley, Falkland Islands.

To ..... The Honourable,  
..... The Colonial Secretary,  
STANLEY.

Herewith Agricultural Notice for publication in Gazette.

  
AGRICULTURAL ADVISER.

The Hon. Col. Sec.  
From C i/c Agric. Dept.  
12th May, 1951.



32

135/32.

Herewith notice of approved Stock Brand for  
Gazette please.

*A. Rutter*  
C i/c Agric. Dept.

Clarence Biggs. C

*Gu. a. pl*  
*14/5*

Passed to Printer 17/5/51.



30th. December 1952.

33

From; The Agricultural Officer.  
STANLEY.

To: The Hon. the Colonial Secretary.  
STANLEY.

135/32

Mr. A.B. Monk has applied for Registration of the following  
Marks and Brand for livestock and produce ~~xxx~~ from Carcass Island.

Horses and Cattle Brand



Produce (wool etc.)

B A M

This, as Chief Inspector of Stock I approve and beg to request  
that the above may be Gazetted to conform with Section 14 of the  
Livestock Ordinance of 1901.

*John P. Blair*  
Agricultural Officer.

*ACS*  
*dra*

*[Signature]*  
*2/1/53*

*See 36*



FALKLAND ISLANDS.

36

DEPARTMENT OF AGRICULTURE,  
STANLEY, FALKLAND ISLANDS.

5th. January 1953.

STOCK.

STOCK BRANDS.

Notice is hereby given that under the provisions of Section 14 of the Live Stock Ordinance 1901, the undermentioned Stock Brands have been approved and registered for Cattle and Produce on Carcass Island on behalf of Mr. & Mrs. C. Bertrand and Mr. A.B. Monk.

Horses & Cattle Brand:



Produce (Wool etc). : B



See 33

*John P. Ellis*  
Agricultural Officer.



Memo from A.O. of 30.12.52

33

34

AAO.

May we have notice for Printer as was  
supplied under 32 (p. 116 of 1951 Gazette refers).

WA for C.S. 3/1/53.

H.C.S.

35

How will as required

John P. Blair

do. 6/1/53

36

36. Gazette Notice (Agric). of 5/1/53

37

Copy of 36 passed to H.P.

WA 7/1/53

W