LIVE STOCK.

BRANDS .

No.

135/32.

193 2.

C.S.O.

SUBJECT.

1932.

C.S.

23rd April.

LIVE STOCK BRANDS.

Previous Paper.

MINUTES.

1. Letter from cle. C.E. Samson of 28/4/32 2. Stock hotics of 2/5/32.

3. Sphication for registration of brand by cler. G. D. Hanson 4. Stock hotics of 3/10/32.

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

/ Jul 1.12.32

Subsequent Paper.

Minuté pour Vet officer 47/4/33 VAH! ful Notice from steek Inspector of 18/1/35. 8. Notice from Stock Inspector of 3/4/35. 9. -11 4/4/85 Minute from inspector of Stock, of 4/6/35. Minute from Stock Inspector 7/3 (4-15) 1/18.
Passed to Smula 3/7/35. ottimute from Stock Inspector of 5/9/35.

Sheet No.... The Ranger has reported then there are 10 dead animals on the Common but as they are not branded he has been unaber to trace the owners to require them to dispose of the Carcases. 2. The S. S. has informed on that the Ranger will require Some assistance in disposing of these. Payment can he marc from Stock Dept. Inasutal 3. So far as I can fund compulsory browning of latter, undirling

horses is not in free in this lolony. I consider branding Should be compulsory to establish ownerst it. mcH

I believe that this gun his has come up several lives before Will ye flear have a reach had It affects to me that tranding of he has bruken What are the objections? Ittle 8/1/36

Papers attached. There is a drak- ordinaria (res 34 mi 522/26) framed from the appendise to M= hmrv's Report in 638/24. The bill priviles for the computsory marking of sheep but now of Cattle and horse s. Mich I am by us means clear that bouble or desperthe have arisen though the absence of compulsory branding legislation in this Way Except in respect of a few midenlifes animals fred dead in the common until a rules for reasons on for theming depilotion does not affect recensing. No arrivate should hover be becieved to departure a the commen unless they are brouded Owner of untransed aminds is the because. to have them branded or describe the brand They always bear for identification perfores. Will you please consider the action weeneng Stock Imputer for above. To see. To fur as I understown from you the only trouble regarding unhanded aminals is in connection with humals on the tommon.

Inside Minute Paper.

Sheet No. 1....

and this does not arise mi connection with animals an fames. MeH

Hon. Col. Sec.,

Seen, thankyou. 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. Banner Stock Inspector. 15/1/36.

Jh. Submitted. Rules might herhaps he made under Section 43 of the Live Stock and 1901.

2. It is only desired that cattle Should he branded and not have.

3. Rules on the lines of the attaches draft may herhaps come what is required. The cold 16:1.36

19

the owner in sec. 3 apply apparently to new armers only also there is the difficulty that the s.I. was be away when avectif orans and to a male afterest. March [or 1 the phan ) 1936! addinter after the formis desta Will you blease speak on the fennel subject of central of animals a the Comme at an early date TUBA 17/4/36 It! the Governor stother. mc14-9. 2.16 There would appear some doubt whether this mater could be Rules regarding this matter could be made under the Live Stock Ort. 1901, which deals with Sheep. 2. It would probably be preferable to pass an Orlinainer. 3. Branding would be made writing or in the case of new owners writing on month after he becomes own. I. I the wows "a such other officers as mg he appoints for the hurpose" might get one the deficienty. In the case of the Stock ord. hotifications are much to this office wheneve the S. S. co absent and action heersay carried out.

In the cook of wanding the Common Ranger could represent the I. I. mi which case it would not perhaps be housang to unseich the words Singested.

mcH, c. 36

Jes blean eightet the draft for Es.Co. I think that we will pir 5 with for pirt branding S. J. sh! see The deals.

Storn Suspertion.

By observations you my wish to offer thereon. McH 18.2.56

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. Bonner Stock Inspector. 18/2/36.

Clark be lo

To circulate.

mcH 21. 2. 16.

Son. Greasure \$13/36 Mon. S. hro. and 60000 G. Roberto, MG 5/4/36. arstoare. Circulated for consideration at next meeting of Executive

Conneil.

Stewel.

Cle k balo.,
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 a. I Gewel. with.

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 :-

"Cattle" shall mean and include any bull, cow, For 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.

M. E. minute With brook Disperson a fritis. Does Y.E. above of the enggested and ment which is sufferheardony. of ses 35

Attito 0 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 "ox" 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 1936.

Degt west. submitted for approval.

Daspatch to S. of S. ha 46 of 2/4/66.

(24) Minute to Registerar- General, of Spoke Y.E. Desp. for signalure become Spoke 6/6/86

Stock Inshedor.

Please oralete con ofthe brands referred to in your ministe of 15/1/36 and also if funds are available in the votes of your Dept.

The brands should made the Pearl.

I possible.

Shed 107.6136

Hon. Col. Sec.,

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

Sage 22.

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.

Phose arrange for an indent to be deshatched next mail. \$ 286136

Endent he sept prepared on 29/6/26

(25) S. of S. daspatch ho: 125 of 28/9/36.

> I suggest for the consideration of Y.E. there But he enterested to alle the word "or" to on.

This and to set right when the period while is prepared . It is scarcely with a new ordinarce as

the forces needed are from Mell 27 /2/36/36/20 the Od B.F. 10/13/36/20 to see Nor. Cot yearly

26. Government Notice No. 79 of 29, 10, 36.

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

Clerk of the Legislative Council.

Slock advises,

la noté.

6/11/36

Hoild See. Noted

Dan 3-/1/37.

Munte from Stock advised 1/37

Notice from agricultural Dept.

S.A. 31.137

29 Letter from Er. W.N. Clement of 26/10/38.

a.a.,

No see and for your observations

peerse.

allowing

Monital her. Mr Clement has now agreed & revert to the old mark of Tache Bro. that is a fore-bit! and the should be gazetted secondary? As the square forthe does not appear to have been gizetted there is no need for cancellation. \* A 13/11/38 as permission does not appear to have been grantes for Sacke Boos to use the new mark and as the old has has never been cancelled a Begette ustice does not seen necessary. Do you agree please? 13/2/38. Manilol. Ser. thank you. Dan 14/11/38 Mainle from Agricultural adviser 20/11/39. Passed to Printer 21.11.39.

Minute from the of 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,

Gristian 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.

mony

Colonial Secretary. for Veterinary Officer.

M. G.D. Hansen "Yo 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.

7 m Silve

Ston. Col. Lecy.

Ludmitted herewith notice

For publication in Gazette please.

J.hunta.

Foch Deportment. 29 % Nov. 32.

Stock Brunds.

Notice is here by given that under the provisions of Section 14 of the Line Stock brainwal 1901 the under mentioned brands have been approved and registered.

Ar. Deamond Biggs &

- hr. Ly Wester Barnes. MA

Theren Arevs.

Aon Cal . Ly Notice submitt a here-with (for publication in gozette rhease

8

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.

JM

East Island.

G. Stanley Yonge.

Bluif Cove.

a. In 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, I90I, the undermentioned brand has been approved and registered.

F. W. Barnes. LI

Stanley.

Ol. M. Borner Stock Inspector.

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

In accordance with the provisions of Section I4 of the Live Stock Ordinance, I90I, 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.

19

From Stock Inopector. Stanley

To

THE COLONIAL SECRETARY.

Stanley, Falkland Islands.

Attached notices for publication, please.

a. M. Bonner

(12)

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

8

Stanley.

a. All. Pomus Stock Inspector.

13.

	UTE.	
No.		4th June, 19 35.
Monam	FROM thin	
THE COLONIAL SECRETARY,  Stanley, Falkland Islands.		The Stock Inspector,
		STANLÉY.

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 Monner Stock Inspector.

15)

M	N	I	N	U	T	E.

3rd July, 19 35.

The Honourable

From The Stock Inspector,

The Colonial Secretary,

STANLEY.

Stanley, Falkland Islands.

Attached Notice submitted please, for publication in the Gazette.

a.M. Monner Stock Inspector.

MI	N	U'	TE.
----	---	----	-----

No.

5th September, 19 35.

From

 $T_0$  The Hon. Col. Secretary.

STANLEY.

Stanley, Falkland Islands.

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

a. M. Bonner Stock Inspector. Rules made by the Governor in Comial under the Live Stock Ordinana.
1901.

In provision of the howers violed in him of Section 43 of the Live Stock ordinava. 1904, the Governor is pleased with the admin and comme of the becautive Comial, to make the forowing rules:-

Those tith

as the "Stanly Common, Branding Ruhs, 1936."

/alexpretation

"Catter" shall mean and include any but, cow, heifer, ose, steer and calf.

"Brand' shall mean any letter or humber or combination of letters or humbers distinctly and permanently impressed or made upon any eatth.

"Owner' shall mean and include any propriets of Cattle or his afent or hanager.

Brandung Compulsory.

Je cattle on the Stanly Common show cause all his cattle over the age of sisi months to be branded with a brand to be approved by

and in Such manne as the Instacting the Slotest my direct, within one month after he herrice. Such owner, and when approved the brand show he rejectived and a discription thereof published in the official farette. Every person who: offenas. (a) Fails, neglects a omics to brand his ealth as required of Tule 3: (b) Brands any caute than the brand approved by the Inspector of Stock: (c) Brands with any brand any cattle on any pair of the the pure sperifies & the Inspector of SLOCK; ON (d) uses any brand or mark after Inspector of Stock that such brand is not to be used Shall be guitty of an offence, and shall on summary Constition thereof, he blake to a fewalty hot escending tur pounds.

A BILL

BRANDING OF CATTLE DEPASTURED ON TO REGILATE STANLIY COLDINI.

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 Mitle.

- 1. This Ordinance may be cited as the "Stanley Common Cattle Branding Ordinance, 1956."
- Interpretation.
- 2. In this Ordinance :-

"Cattle" shall mean and include any bull, com, heifer, on, 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.

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

Frauding compulsory. 3. Every owner licensed to graze cattle on the Stanley Comon shall cause all his cattle over the age of six months to be branded with a brand to are and in such manner as the Inspector of Stock, or such other officer as the Covernor 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 ezette.

Offences.

- 4. Every person who :
  - fails, neglects, or omits to brand his cattle as required by Section 3; (8)
  - brands any cattle with any brand other than the brand approved by the Inspector of Stock, or such other officer as the Covernor may appoint for the purpose; (1)



- (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 Covernor 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 1956.

Clark 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.

- I. 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.

de

GOVERNMENT HOUSE, /

5rd June, 1936.

FALKLAND ISLAMDS.

160. 76.

Sir,

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

2. It has been deemed advisable to insist on the compulsory branking 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 obcdient

(Sed.) H. HENNIKER-HEATON

(24)

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,

From THE HONOURABLE

THE COLONIAL SECRETARY,

STANLEY.

Stanley, Falkland Islands.

I am directed to attach herewith for insertion in your files, an authenticated copy of Ordinance No. 5 of 1956, entitled "An Ordinance to regulate the Branding of Cattle depastured on Stanley Common".

Acting Colonial Secretary.



FALKLAND ISLANDS

NO. 125

Downing Street,

2 & September, 1936.

Sir,

Ked 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,

GOVE FOR

(Signed) W. ORMSBY GORE.

H. HENNIKER-HEATON, ESG., C. H.G.,

dec., dec., dec.

10. 79.

#### GOVERNMENT NOTEGE.

Stanley, Palkland Islands. 89th Devoter, 1986.

notified, for general information, that intimation has been reserved from the sight Honourable the secretary of State for the Colonies to the effect that His Sajesty will not be pavised to exercise his power of disallowance in sempera of the following Ordinances of the Legislature of the Falkland Islands:-

ordinance to. 1 of 1950, envitted to ordinance to according to the Dependencies to be and to validate the trail or the trail of the trail or the trail of the trail or trail or the trail or trail or

Ordinares to. 4 of 1936, entitied "An Ordinares to emand the Probate and Unrepresented natation ordinares, 1961".

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

trainguse to. C of 1936, estitled van Ordinanee to provide for the succession to Heal and Personal state on Intestacy.

to estable to the colony and commission there of the commercial currency coverties of, less, of the Experial arliament.

nor command,

M. J. STEWART.

<sup>295/35.</sup> 

<sup>135/52.</sup> 

<sup>\* 40/3%.</sup> \* \$32/29.



7

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

From

Agricultural Adviser,

Stanley.

4th	January,	19	3	

 $T_o$  Hon Colonial Secretary,

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.

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.

Agricultural Adviser.



# Packe Bros. & C. 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 managers 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 fairfly.

I have the honour to be,

Sir,

Your obedient servant.

Manager.

W.D. Henres.

M.P. 135/32.

#### 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"

Agricultural Adviser.

MINU  (It is requested that, in any reference to this minute, the above Number and the date may be quoted.)	JTE. 20th November, 1939.
From Agricultural Adviser,	To The Honourable,
Agricultural Department,	The Colonial Secretary,
Stanley, Falkland Islands.	STANLEY.

Herewith Agricultural Notice for publication in Gazette.

AGRICULTURAL ADVISER.

135 32.



Herewith notice of approved Stock Brand for Gazette please.

C i/c Agric. Dept.

Clarence Biggs. C

Passed to Printer 17/5/51.

STANLEY.

From; The Agricultural Officer. To: The Hon. the Colonial Secretary. STANLEY.

Mr. A.B. Monk has applied for Registration of the following Marks and Brand for livestock and produce kor 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.

Joh P. bles

Ace 36

DEPARTMENT OF AGRICULTURE, STANLEY, FALKLAND ISLANDS. 5th. January 19 53.

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). : 3 4 M.

Menn from A.O. of 30.12.52 33

HAO.

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

When but 3/1/53.

H.C.S.

How will as required for P. Clair 80. 6/1/63

站

36. Sazetle notice (agric). of 5/1/53

copy of 36 passed to AL. W. W. 1/1/53 W.