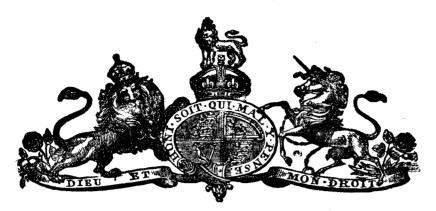
TASMANIA.



1923.

QUARTO · DECIMO ANNO

GEORGII V. REGIS.

No. 11.

ANALYSIS.

1. Short title. Principal Act.

2. Amendment of Section 19 of Principal Act.

3. Amendment of Section 23 of Principal Act.

AN ACT to amend "The Stock Brands Act, 1923. 1916." [23 October, 1923.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

1—(1) This Act may be cited as "The Stock Brands Act, 1923." Short title. (2) "The Stock Brands Act, 1916," is herein called "the Principal Principal Act. 7 Geo. V. No. 44.

2 Section Nineteen of the Principal Act is hereby amended by Amendment of adding after Subsection (2) thereof the following new Subsection (3): Section 19 of

"(3) The Registrar may upon proof to his satisfaction that the owner of any registered brand has permanently ceased to use the same either by reason of the death of such owner or his removal from the State or otherwise, cancel the registration of such brand."

Principal Act.

Stock Brands.

A.D. 1923.

Amendment of Section 23 of Principal Act. 10 Geo. V. No. 14, s. 10.

- 3 Section Twenty-three of the Principal Act is hereby amended by expunging the proviso thereto inserted by "The Stock Brands Amendment Act, 1919," and substituting the following proviso therefor:—
- "Provided that no such distinctive mark shall be made unless the animal so to be marked has been earmarked with a registered earmark in accordance with the provisions of this Act; and no person shall make any such distinctive mark unless and until he has applied for the registration of a design as a registered earmark in accordance with the provisions of this Act."

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