

7 GEO. V. No. 3, 1916. *Brands Act Amendment Act.*

RESUMPTION OF LAND.

See WORKS.

SAVINGS BANK, QUEENSLAND GOVERNMENT.

See BANKS AND BANKING.

SETTLEMENT OF DISCHARGED SOLDIERS.

See LAND, CROWN.

SHOPS, FACTORIES AND.

See LABOUR.

SOLDIERS, SETTLEMENT OF DISCHARGED.

See LAND, CROWN.

STATE SALARIES, COMMONWEALTH TAXATION OF.

See COMMONWEALTH TAXATION.

STOCK.

An Act to Amend "The Brands Act of 1915" in certain particulars.

7 Geo. V.
No. 3.

THE
BRANDS ACT
AMENDMENT
ACT OF 1916.

[ASSENTED TO 20TH OCTOBER, 1916.]

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 Queensland in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as "*The Brands Act Amendment Act of 1916*," and shall be read as one with "*The Brands Act of 1915*,"* herein referred to as the Principal Act.

Short title
and
construction
of Act.

* 6 Geo. V. No. 9, *supra*, page 7000.

Sugar Works Acts Amendment Act. 7 GEO. V. No. 21,Amendment
of s. 6.

2. (i.) The following proviso is added to subsection one of section six of the Principal Act:—

Provided that, if any horse and cattle brand or cattle earmark applied for is similar to or easily convertible into any other horse and cattle brand or cattle earmark already registered in the same locality, the registrar shall make such modification in that applied for as shall render such brand or earmark dissimilar.

(2.) In subsection seven of the said section, the words “in each year” are repealed, and the words “in every second year” are inserted in lieu thereof.

3. After section eighteen of the Principal Act, the following section is inserted:—

Cancellation
of brand or
mark for
similarity.

[18A.] Notwithstanding anything in this Act contained, when, in the opinion of the registrar, any brand or mark of whatever kind registered and used in a locality is similar or easily convertible into another brand or mark registered and used in the same locality, he shall certify accordingly; and thereupon the Minister may cause that brand or mark which was last registered to be cancelled, and the registrar shall forthwith, without payment of any fee, allot and register to the owner of the brand or mark which has been cancelled another brand or mark in lieu thereof.

SUGAR.

7 Geo. V.
No. 21.
THE SUGAR
WORKS ACTS
AMENDMENT
ACT OF 1916.

An Act to Amend “The Sugar Works Guarantee Acts Amendment Act of 1908,”* “The Sugar Works Act of 1911,”† and “The Co-operative Sugar Works Act of 1914”‡ in certain particulars.

[ASSENTED TO 29TH DECEMBER, 1916.]

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 Queensland in Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. This Act may be cited as “*The Sugar Works Acts Amendment Act of 1916.*”

* 8 Edw. VII. No. 10, *supra*, page 3423.† 2 Geo. V. No. 8, *supra*, page 5211.‡ 5 Geo. V. No. 34, *supra*, page 6391.