1937

c 341 Live Stock Branding Act

Ontario
CHAPTER 341.

The Live Stock Branding Act.

1. In this Act,—

(a) "Brand" shall mean and include any letter, sign or numeral, or combination of the same, recorded as allotted;

(b) "Live stock" shall mean and include any horse, head of cattle, sheep and fowl;

(c) "Minister" shall mean Minister of Agriculture for Ontario. R.S.O. 1927, c. 305, s. 1; 1936, c. 5, s. 2.

2.—(1) No person shall brand any live stock except with a brand allotted by the Minister and to which he is entitled under this Act.

(2) Every such brand shall be recorded as in this Act provided and the fees payable shall be those set out in the Schedule to this Act. 1936, c. 5, s. 3.

3.—(1) Upon the recording in the books of the Department of Agriculture of any allotment or transfer of a brand, the person in whose name the same is last recorded shall become the owner of the brand and of all the rights thereof and therein, and shall be entitled to a certificate of the allotment or transfer and of the recorded entry of the same, and the production of such certificate shall be prima facie evidence of the ownership of such certificate without any further proof of the signature of the officer or other person signing the certificate.

(2) In case any owner under this Act forfeits his right to ownership of a brand, the said brand shall not be allotted to any person for a period of at least three years. R.S.O. 1927, c. 305, s. 5.
4. The Director of the Live Stock Branch of the Department of Agriculture shall be recorder of brands and shall receive applications, keep a record of all brands allotted and make transfers and cancellations in accordance with the terms of this Act. R.S.O. 1927, c. 305, s. 4.

5. The Minister may cause to be published from time to time a complete list of the brands recorded under this Act. R.S.O. 1927, c. 305, s. 5.

6. The Minister may prescribe any forms or make any further regulations necessary for the better carrying out of the provisions of this Act. R.S.O. 1927, c. 305, s. 6.

7. Every person who,—

(a) improperly and wrongfully brands or causes to be branded any live stock with a brand which has been recorded as required by this Act or the regulations, and which has not been cancelled thereunder; or

(b) brands or causes to be branded with his own brand any live stock of which he is not the owner without the authority of the owner; or

(c) defaces, obliterates or otherwise renders illegible, or causes to be defaced, obliterated or otherwise rendered illegible any brand upon live stock; or

(d) brands or causes to be branded any live stock with an unrecorded brand;

shall be guilty of an offence and shall incur a penalty not exceeding $200, recoverable under The Summary Convictions Act. R.S.O. 1927, c. 305, s. 7; 1936, c. 5, s. 4.

SCHEDULE.

TARIFF OF FEES.

On application for allotment of a brand for a period of 3 years.... $1.00
On application for renewal of an allotment of a brand for a further period of 3 years................................. 1.00
On application for change in the record of a brand................... .50
On every transfer of a recorded brand............................... .50
For every search of a brand record.................................. .50
For every certified extract from the brand recorded.................. .50

1936, c. 5, s. 5