#### PARELAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL.

#### SCHEDULE of the Amendments referred to in Message of 4th March, 1926.

Page 5, clause 8, line 11. Omit "two thousand" insert "twelve hundred"

Page 7, clause 8, lines 4, 5, and 6. Omit "a cross in the square opposite the name of the

"candidate for whom he votes" insert "figure 1 in the square opposite the " name of the candidate for whom he desires to give his first preference

" vote. The voter may, if he so desires, give contingent votes for all or

" any of the remaining candidates by placing the figures 2, 3, 4, and

"so on according to the number of candidates in the squares opposite

"the names of such candidates respectively, so as to indicate by such

"numerical sequence the order of his preference"

Page 7, clause 8. Omit subclause (11).

Page 8, clause 8, lines 5, 6, and 7. Omit "by writing in the space provided therefor the "name of the candidate for whom he votes" insert "in the manner "prescribed in Schedule Seventeen of this Act"

Page 8, clause 8, lines 26, 27, and 28. *Omit* "by writing in the space provided therefor "the name of the candidate for whom he votes" *insert* "in the manner "prescribed in Schedule Seventeen of this Act"

Pages 8 and 9, clause 8, subparagraph (c). Omit "by writing on the paper the name " of the electoral district for which he is enrolled and the name of the candidate

"for whom he votes" insert "in the manner prescribed in Schedule

" Seventeen of this Act"

Page 9, clause 8. Omit lines 4 to 10 inclusive.

Page 9, clause 8, line 21. Omit "votes" insert "first preference votes recorded"

Page 9, clause 8. Omit lines 23 to 30 inclusive.

Page 9, clause 8, line 32. After " primary" insert " and by inserting in lieu thereof "the words 'first preference "

Page 9, clause 8, line 36. After "primary" insert "and by inserting in lieu thereof "the words 'first preference'"

Page 10, clause 8. Omit paragrap (a) insert new paragraph (a). Omit lines 18 and 19 and insert note.

Page 11, clause 8. Omit lines 18 and 19 and insert note. Page 14, clause 8. Omit line 37, insert new symbols and lines.

Page 14, clause 8. Omit line 43.

Page 15, clause 8, line 10. Omit "in the space provided therefor the name of the

" candidate for whom he votes " insert " opposite to the square containing " the figure 1 the name of the candidate for whom he desires to give his

" first preference vote."

"He may, if he so desires, give contingent votes for all or any of

"the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so on the names of the respective candidates

" to indicate in numerical sequence the order of his preference,"

Page 16, clause 8. Omit line 8, insert new symbols and lines.

Page 16, clause 8. Omit line 14, insert note.

Page 16, clause 8. After line 20 insert new Schedules Seventeen and Eighteen.

Page 17, clause 9, lines 45 and 46. Omit subclause (2) and insert new subclause (2).

 Page 19, clause 9, line 17.
 Omit 'Subclause (2) and insert in

 Page 19, clause 9, line 17.
 Omit 'Seventeen" insert "Nineteen"

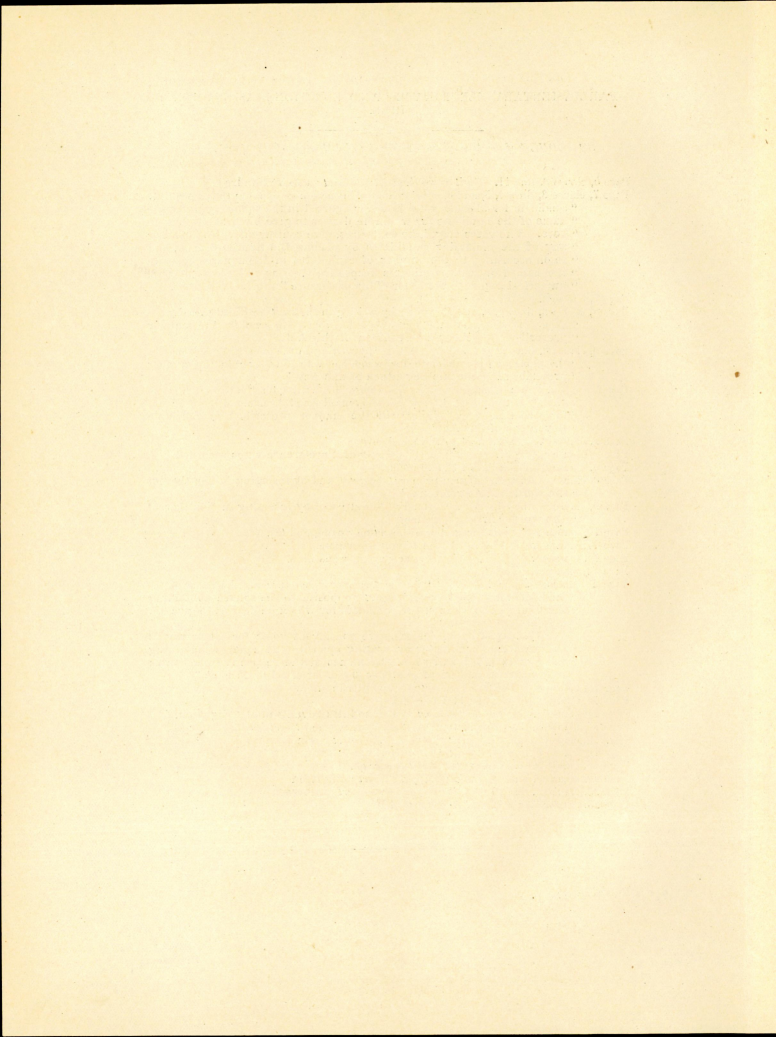
 Page 19, clause 9, line 20.
 Omit 'Seventeen" insert "Nineteen"

 Page 19, clause 9, subclause (22).
 Omit paragraph (b).

 Page 22, clause 9, line 8.
 Omit 'Sixteen" insert "Eighteen"

 Page 23, clause 9, line 10.
 Omit 'Seventeen" insert "Nineteen"

Page 25. After clause 12 add new clause (13).



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. S. MOWLE, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 17 February, 1926.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 4th March, 1926.

New South Wales.



ANNO SEXTO DECIMO

# GEORGII V REGIS.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

# Act No. , 1926.

An Act to amend the law relating to Parliamentary elections; to repeal the provisions of certain enactments relating to the election of members of the Legislative Assembly by means of the system of proportional representation; to validate the non-preparation of certain lists and rolls and to provide that the rolls for the year one thousand nine hundred and twentyfour shall, until new rolls are made, remain in force; to amend the Parliamentary Electorates and Elections Act, 1912, and certain other Acts; to repeal the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921; and for purposes connected therewith.

219-A

BE

) E it enacted by the King's Most Excellent Majesty, D by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :—

1. This Act may be cited as the "Parliamentary Short title. Electorates and Elections (Amendment) Act, 1926," and shall be read with the Parliamentary Electorates and Elections Act, 1912, as amended by subsequent

10 Acts. The Parliamentary Electorates and Elections Act, 1912, as so amended is in this Act referred to as "the Principal Act."

2. Subject to this Act the system of proportional Reversion to single representation under which the members of the Legis- electorates.

- 15 lative Assembly are elected as such members shall not be observed in the election of any future Parliament, but such elections shall be conducted upon the basis of single seat electorates in accordance with the provisions of the Principal Act as amended by this Act.
- 20 **3.** (1) The Governor shall as soon as is practicable Commission after the commencement of this Act appoint a com-to redistri-bute elecmission to redistribute the State into ninety electoral torates. districts in accordance with the Principal Act as amended by this Act.
- (2) The commission shall consist of three persons 25 to be chosen by the Governor from persons holding some office in the Public Service of New South Wales, and the names of the persons so appointed shall be notified by proclamation published in the Gazette.
- (3) The provisions of Part II of the Principal 30 Act as amended by this Act, so far as they are applicable shall apply to such commission and to the distribution to be made by them.

(4) The commission shall as soon as is practicable 35 report to the Governor the names and boundaries of the electoral districts determined by them.

**4.** (1) As soon as is practicable after the completion Lists. of such redistribution the Chief Electoral Officer shall, by means of the modification, alteration, and adjustment

40 of the lists collected under section twenty-three of the Principal Act by members of the police force during

the

the year one thousand nine hundred and twenty-six, prepare lists of the names of the persons who appear to be entitled to be enrolled for the respective districts as determined by the commission.

5 (2) In carrying out the provisions of this section, the Chief Electoral Officer shall have the assistance of such members of the police force as he may require for the purpose.

(3) The lists prepared in pursuance of this 10 section shall, for all purposes connected with the preparation of a roll for the year one thousand nine hundred and twenty-six, be deemed to be the lists prepared for that year under section twenty-three of the Principal Act.

15 5. If the twenty-seventh Parliament of the State of Provision for New South Wales is dissolved prior to the completion case of dissolution of the preparation of the rolls for the various districts prior to for the year one thousand nine hundred and twenty-six, preparation of rolls for the general election next following such dissolution 1926.

20 shall be conducted in accordance with the principles of proportional representation, and in all respects as if this Act had not been passed. At such election the electoral districts shall be the electoral districts as bounded at the commencement of this Act, and the rolls shall be

25 the rolls in force at such commencement together with any supplemental rolls prepared in accordance with section forty-six of the Principal Act.

6. (1) Upon the issue of the writs for the first Repeal of Act general election after the passing of this Act to be No. 18, 1920, and Act 30 conducted upon the basis of single seat electorates in No. 6, 1921. accordance with the provisions of the Principal Act as amended by this Act, the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Act, 1920, Amendment Act, 1921, 35 shall cease to have effect.

(2) Any provisions of the Principal Act which were repealed either expressly or impliedly by the Parliamentary Elections (Casual Vacancies) Act, 1920, or the Parliamentary Elections (Casual Vacancies)
40 Amendment Act, 1921, shall, as from the date upon which the said Acts cease to have effect be revived, and are hereby re-enacted.

-			
1) 5 t w t c w 10 (0 1 10 (0 15 w	r the coundar Parliame he communication with the o be a masual var vith the Casual Elections nd for t or which be the el	otwithstanding anything contained in this Act Principal Act or any redistribution of the ies of electoral districts, if a member of any ent of the State which is, either before or after mencement of this Act, elected in accordance principles of proportional representation, ceases member by death, resignation, or otherwise, the ecancy so occasioned shall be filled in accordance e provisions of the Parliamentary Elections Vacancies) Act, 1920, and the Parliamentary s (Casual Vacancies) Amendment Act, 1921; he purposes of the said Acts, the constituency h the vacancy has occurred shall be deemed to ectoral district in respect of which such member ed, as bounded at the date of the commencement act.	vacancies in Parliament clected on system o f proportional representa-
	8. Th	e Principal Act is amended-	Consequential amendments of Act No. 41, 1912
	(1)	By omitting section 3A.	Sec. 3A. (Proportional representation.)
20	(2)	In section four, by inserting after the word "ninety" the words "each member represent- ing an electoral district."	Sec. 4.
	(3)	In section five, by inserting after the words "be distributed into" the word "ninety."	Sec. 5. (Electoral districts.)
25	(4)	, ,	Sec. 15 (2). (Electoral districts.)
30	(5)	In subsection two of section seventeen,-	Sec. 17 (2), par. (b). (Electoral districts.)
35		(b) New South Wales shall be dis- tributed into ninety electoral districts, each of which shall be represented by one member only, and every such district shall have such an area that, at the time	
		of making such distribution, the	

number of persons enrolled therein shall,

4

\*

## Act No. , 1926.

Parliamentary Electorates and Elections (Amendment).

shall, subject to the margin of allowance hereinafter contained, reach the prescribed quota;

(b) by omitting paragraph (d), and by **F**ar. (d). inserting in lieu thereof the following paragraph:---

(d) In making any such distribution the divisor shall, for the purpose of ascertaining the quota of electors be ninety, with a margin of allowance not exceeding two—thousand twelve hundred; and no reasons for the addition to or deduction from the quota of any such margin of allowance need be given or appended to any report by any commissioners making such distribution.

(6) By omitting section eighty, and by inserting soc. 80. the following section in lieu thereof :--

80. If only one candidate is so nominated, Proceedings the returning officer shall at noon on the day tion if one of nomination at the place so named for the candidate delivery of nomination papers, publicly declare  $\frac{\text{only.}}{\text{No.} 33, 1902}$ , the candidate nominated to be duly elected, s. 63. shall publish such declaration in some newspaper published or circulating in the district, and shall make his return accordingly.

(7) By omitting section eighty-one, and by inserting Sec. 81. in lieu thereof the following section :-

81. If there are more candidates nominated When poll to than one, it shall be open to any candidate to withdraw his name from nomination by delivering a notice under his hand to the returning officer or the person acting as his substitute before noon on the nomination day, and if after such withdrawal there are two or more candidates, a poll shall take place on the day named in the writ for that purpose, and at the several polling-places for the district; and the returning officer shall, at noon on the nomination day, and at the place named as aforesaid

5

10

15

20

25

30

35

Act No	0		1	99	6.
1100 110		9	-	04	<b>U</b> .

	aforcsaid for the delivery of the nomination papers, publicly announce that a poll will be so taken and the names of the persons who have become candidates, and shall also forth-	
	with publish in some newspaper published or circulating in the district a like announcement, together with a list of the polling-places and the date of the poll.	5
Sec. 82 (2). Ballot-	(8) In section eighty-two, by omitting therefrom	10
papers.	subsection two and by inserting in lieu thereof the following subsection :	10
	(2) Such papers shall be in or to the effect	
	of the form prescribed in Schedule Four to this Act.	•
New sec. 83	(9) By inserting next after section eighty-two the	15
	following new section which shall be read as section eighty-three :	
Printing	52 In printing the hellot-naners-	
ballot-paper.	(a) the names of all candidates duly nomi-	
	nated shall be printed in alphabetical	20
	order according to their surnames; such	
	surnames shall be printed in more conspicuous type than that used for the	
	christian names;	
	(b) if there are two or more candidates of	25
	the same surname, their names shall be printed according to the alphabetical	
	order of their christian names or if	
	their christian names are the same,	
	then according to the alphabetical order	30
	of their residences, arranged and stated on the ballot-paper;	
	(c) where similarity in the names of two	
	or more candidates is likely to cause	
	confusion, the chief electoral officer on	25
	the returning officer for the district may arrange the names with such description	
	or addition as will distinguish them from one another;	
	(d) a square shall be printed opposite the name of each candidate.	40
	name of each caneidate.	

(10) In section one hundred and three, by omitting Sec. 103, from paragraph (a) the words "in the manner par. (a). prescribed," and by inserting in lieu thereof (Vote how the words "by placing-a-eross-in-the-square opposite-the-name-of-the-candidate-for-whom he-votes." figure 1 in the square opposite the name of the candidate for whom he desires to give his first preference vote. The voter may if he so desires give contingent votes for all or any of the remaining candidates by placing the figures 2, 3, 4, and so on according to the number of candidates in the squares opposite the names of such candidates respectively so as to indicate by such numerical sequence the order of his preference.

(11) By inserting next, after section one hundred New 8.-105. and four, the following section which shall be read as section one hundred and five of the Principal Act:-

105. Every elector shall be entitled to vote Only lone for one and only one candidate at any election; vote to be and any hallot wanter numering to record more given. and any ballot-paper purporting to record more votes than one shall be rejected at the scrutiny.

(4211) By inserting next after section one hundred News, 10SA, and eight the following new section :---

> 108A. The instruction of a person under the Instructions. last preceding section, or under paragraph (f) of section 114H of this Act may be given by handing to the returning officer or deputy or to the authorised witness, as the case may be, a "how to vote" card, or a printed or written statement indicating the candidate for whom the elector desires to vote.

(13 12)In section 114A, by omitting from subsection Sec. 114A. two the words "may be in the prescribed (Postal vote, form," and by inserting in lieu thereof the application form.) words "shall be in or to the effect of the form prescribed in Schedule Thirteen to this Act."

(1413) In section 114D, by omitting subsection two, Sec. 114D. and by inserting in lieu thereof the following (Postal voting.) subsection :--

> (2) The postal vote certificate shall be in or to the effect of the form prescribed in Schedule Fourteen to this Act and the postal ballot-paper shall be in or to the effect of the form prescribed in Schedule Fifteen to this Act. (15 14)

15

10

5

20

25

30

35

45

(1514) In section 114II-

Sec. 114H. (Postal

- (a) by omitting from paragraph (d) the voting.) words "in the prescribed manner" and by inserting in lieu thereof the words "by-writing-in-the-space-provided therefor-the name-of-the-candidate-for whom he-votes." in the manner prescribed in Schedule Seventeen of this Act;
- (b) by omitting from paragraph (f) the words "in the prescribed manner" and by inserting after the word "witness" where secondly occurring the words "according to the instructions of the elector."

(16 15) In section one hundred and fiftcen-

- Sec. 115,
- (a) by omitting from paragraph (e) of <sup>subsec. (1)</sup>, subsection one the words "The form of (Absent the ballot-paper may be prescribed," voters.) and by inserting in lieu thereof the words "The ballot-paper shall be in or to the effect of the form prescribed in Schedule Sixteen to this Act";
- (b) by inserting in paragraph (g) of sub-*Ibid.* par.(g). section one after the word "ballot-paper" where it secondly occurs, the words "by writing-in the space-provided therefor, the name-of-the candidate for whom he votes" in the manner prescribed in Schedule Seventeen of this Act;
- (c) by omitting from subsection two the subsec. (2). words "in the manner prescribed" and by inserting in lieu thereof the words "by writing on the paper the name of the electoral district for which he is enrolled and the name of the candidate for

15

20

10

5

30

25

35

for-whom-he-votss." in the manner prescribed in Schedule Seventeen of this Act.

- (17) In subsection three of section one hundred and Sec. 113 (3).
   eighteen, by inserting the following paragraph (Further which shall be read as paragraph (b) of that subsection :—
  - (b) if it purports to record votes for more than one candidate, or does not contain the name of any candidate; or
- (48 16) By inserting the following section, which shall sec. 121. be read as section one hundred and twenty-one of the Principal Act :---

121. Immediately upon the close of the poll How and the returning officer and every deputy at the of votes to be polling-place at which each presides shall, in ascertained. the presence and subject to the inspection of such of the scrutineers as choose to be present, and the poll clerks (if any), but of no other persons, open the ballot-box, and proceed to count the number of -votes- first preference votes recorded for each candidate.

- (19) In subsection one of section one hundred and Sec. 122. twenty-two, by inserting the following para- (Informal graph which shall be read as paragraph (b) of papers.) that subsection :---
  - (b) it has no cross in the square opposite the name of a candidate, or has crosses in squares opposite the names of more than one candidate; or
- (2017) By omitting from section one hundred and Sec. 123. twenty-three the word "primary" and by ballot-papers.) inserting in lieu thereof the words "first preference."
- 35 (21 18) By omitting from section one hundred and Sec. 124. twenty-four the word "primary" and by <sup>(Dealing with ballot papers.)</sup> inserting in lieu thereof the words "first preference."

(22 19)

30

25

10

15

20

5

(22 19) By omitting section one hundred and twenty- sec. 125. five and by inserting the following section in lieu thereof :---

> 125. The returning officer shall, in respect Returning of the polling-booth at which he himself has officers' parcels. presided, make up in separate parcels in like manner as is herein required of deputy returning officers, all ballot-papers used or unused, and all books, rolls and papers kept or used by him at such polling-booth; and shall seal up and also permit to be sealed up by the scrutineers, and shall indorse in like manner as aforesaid the several parcels and deal with the same as hereinafter provided; and shall also make out in respect of the said booth the like list as is herein required in the case of deputy returning officers, which said list shall be verified by the signature of the returning officer, the poll clerk (if any) and scrutineers in manner aforesaid.

- (23 20) In section one hundred and twenty-six—
  - (a) by omitting from subsection one the of poll.) words "the result of the election" and by inserting in lieu thereof the words "the number of votes given to each candidate, and declare that candidate who has received the greatest number of votes to be duly elected";

(a) by inserting next after subsection one the following new subsection :---

 $(1_A)$  the method of counting the votes to ascertain the result of the election shall be as prescribed in Schedule Eighteen to this Act;

(b) by omitting from subsection three the words "the names of the persons" and by inserting in lieu thereof the words "the name of the person."

(24 21)

Sec. 126.

25

5

10

15

20

30

## Act No. , 1926.

Parliamentary Electorates and Elections (Amendment).

(24 21) By inserting next after Schedule Three the New following Schedule which shall be read as Four. Schedule Four:—

### SCHEDULE FOUR.

5 PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, Sec. 82. AS AMENDED.

#### Ballot-paper.

NEW SOUTH WALES.

Electoral district of [here insert name of district]. Election of Members of the Legislative Assembly.

CANDIDATES

10

15

	OANDIDAILS.
	BROOKMAN, John
[	CRANE, Joseph
[	FRENCH, Charles
•	KING, William
and a second s	WILSON, Henry
	WRIGHT, James

Note.— Indicate your vete by placing a cross in the square opposite the name of the candidate for when you vete.

20 Note.—Indicate your vote by placing the figure 1 in the square opposite the name of the candidate for whom you desire to give your first preference vote. You may, if you so desire, give contingent votes for all or any of the remaining candidates by placing the figures 2, 3, 4, and so on, according to the number of candidates in the squares opposite the names of such candidates respectively, so as 25 to indicate by such numerical sequence the order of your preference.

(25 22) By omitting Schedule Thirteen, and by inserting the following new Schedules next after Schedule Twelve :---

#### SCHEDULE THIRTEEN.

Sec. 1144.

### 30 PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

Application for a Postal Vote Certificate and a Postal Ballot-paper.

This application should be made and sent, after the issue of the Writ for the election to which it relates and before polling day, to the Returning Officer for **35** the District for which the elector is enrolled; but if the elector has reason to believe that it may not in the ordinary course of post reach that officer so as to enable

enable him to send a Postal Vote Certificate and a Postal Ballot-paper to the elector in time to permit of his voting at the election, the application may, for purposes of expedition, be made and sent to some other Returning Officer.

An applicant shall not be entitled to receive a Postal Vote Certificate and 5 Postal Ballot-paper unless his application is received by the Returning Officer to whom it is addressed at least one clear day prior to the polling day for the election.

In order that a Postal Ballot-paper may be admitted to the scrutiny the envelope in which it is contained must be received, prior to the close of the Poll, by the 10 Returning Officer for the District in respect of which the elector claims to vote.

Nur	nber.			
Post	tal V	lote	Cer	tificate
and	Post	tal	Ballot	-paper
issu	ed /	1	19	
	ials	of	the	
Ret	urning	g Of	ficer (	
for	the	Dist	trict (	
of			)	

To the Returning Officer for the Electoral District of (1)

(1) Here nsert name of district.

I, (2) Certificate and a Postal Ballot-paper to enable me to vote by post at the forth. christian names, coming Election of Members of the Legislative Assembly. Certificate and a Postal Ballot paper to enable me to vote by post at the forth. christian names, surname, place of living, and occupation as any action of the legislative Assembly. 20

15

30

35

45

(1) That I am an elector enrolled on the Electoral Roll for the (3)

25 polling-place area of the District of (4)

- (2) That the ground on which I apply to vote by post is—

   (a) that I will not throughout the hours of polling on polling day be within

   fifteen miles by the nearest practicable route of any polling booth open in the State for the purposes of an election ;
- (b) that I will throughout the hours of polling on polling day be travelling under conditions which will preclude me from attending at any polling booth to vote ;
  - (c) that I am seriously ill or infirm, and by reason of such illness or infirmity will be precluded from attending at any polling booth to vote;
- (d) that I will, by approaching maternity, be precluded from attending at any polling booth to vote.

NOTE .--The elector will strike out any of the above grounds which do not apply to his or her particular case.

(3) That I have not made a previous application for a Postal Vote Certificate 40 and Postal Ballot-paper for this election.

An elector shall not make, and a person shall not induce an elector to make, any false statement in an application for a Postal Vote Certificate and 'a Postal Ballot paper, or in the declaration contained in such application.

Penalty : Fifty pounds, or imprisonment for one month. I request that a Postal Vote Certificate and a Postal Ballot-paper may be forwarded to me at the following address :-

Signed by the elector in his own handwriting in my presence-50 (Signature of Authorised Witness,

in his own handwriting)-(Title under which witness acts as Authorised Witness)-Dated at the

Signature of Elector (in own han lwriting)-

day of

The

19

appearing on the Roll. (3) Here insert name of polling-place area.

(4) Here insert name of district.

The following persons are authorised witnesses, namely :-All Commonwealth Divisional Returning Officers, State Returning Officers, and officers of the Public Service of the Commonwealth permanently employed in the office of any Commonwealth Electoral Officer of a State or Divisional Returning Officer; all Commonwealth or State Electoral Registrars and Deputy Registrars; all Spontansters or Postmistresses or postal officials in charge of post officer; all Police or State or Divisional Returning Officer; all Commonwealth or of a State; all Justices of the Peace; all Head Teachers in the employment of a State Education Department; all officers of the Department of Trade and Customs; all members of the Police Force of the Commonwealth or of a State; all legally qualified Ugathouses; all Pilots in the service of the Commonwealth or of a State; all legally qualified to the dust of the Repairers in charge of Quarantine Stations; all Officers in charge of Lighthouses; all Pilots in the service of the Commonwealth or of a State; or of any local governing body; all Telegraph Line Repairers permanently employed in the Public Service of the Commonwealth, who are in charge of working parties; all Railway Station-masters and Night Officers in charge of the Commonwealth or of a State;
15 all Superintendents of Mercantile Marine and their Deputies while permanently employed in the Public Service of the Commonwealth or of a State;
15 all Superintendents of Mercantile Marine and their Deputies while permanently employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and all person

No person who is a candidate at any election shall be an authorised witness at that election.

#### OBLIGATIONS OF AUTHORISED WITNESSES.

An authorised witness shall not witness the signature of any elector to an application for a Postal Vote Certificate and a Postal Ballot-paper unless—

(a) he has satisfied himself as to the identity of the applicant; seen the applicant sign the application in his (the applicant's) own hand-(b) he has

25

35

4

20

writing; and (e) he knows that the statements contained in the application are true, or has satisfied himself by inquiry from the applicant or otherwise that the statements contained in the application are true.

Penalty : Fifty pounds, or imprisonment for one month.

30 The authorised witness shall sign his name in his own handwriting on the application in the space provided for the purpose, and shall add the title under which he acts as an authorised witness, and the date.

#### SCHEDULE FOURTEEN.

See, 114D.

#### PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

#### POSTAL VOTE CERTIFICATE.

	I hereby certify that to vote by post at the el 19, in the Electoral D	ection to be held on the	of •	is entitled day of	d
0	Returning O	fficer for the Electoral D	istrict of		
	Dated this	day of	19	•	

#### Signed by the Voter in his own handwriting in my presence-

45 (Signature of Authorised Witness in his own handwriting)-

(Title under which Witness acts as Authorised Watness;-

Address-

Date

(Signature of Voter in his own hand.

writing)-

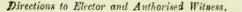
19 .

AUTHORISMO

AUTHORISED WITNESSES.—The following persons are authorised witnesses, namely:—All Commonwealth Divisional Returning Officers, State Returning Officers, and officers of the Public Service of the Commonwealth permanently employed in the office of any Commonwealth Electoral Officer of a State or Divisional Returning Officer; all Commonwealth or State Electoral Registrars
5 and Deputy Registrars; all Postmasters or Postmistersses or postal officials in charge of post offices; all Police or Stipendiary or Special Magistrates of the Commonwealth or of a State; all Justices of the Department of Trade and Customs: all members of the Police Force of the Commonwealth or of a State; all eagly qualified Medical Practitioners: all Officers in charge of Quarantine Stations; all Officers in charge of Lighthouses; all Police or Stipendiary or Special Magistrates of the Commonwealth or of a State; all superintent of Trade and Customs: all members of the Police Force of the Commonwealth or of a State; all Head Teachers in the employment of a State Education Department; all officers in charge of Lighthouses; all Policies in the service of the Commonwealth or of a State; all legally qualified Medical Practitioners: all Officers in charge of Quarantine Stations; all Officers in charge of Lighthouses; all Police Force of the Commonwealth or of a State; all Superintendents of Mercantile Marine and their Deputies while service of the Commonwealth or of a State; all Superintendents of Mercantile Marine and their Deputies while permanently employed in the Public Service of the Commonwealth or of a State who are declared by proclamation to be authorised witnesses within the meaning of this Act.
No person who is a candidate at any election shall be an authorised witness at that election. No person who is a candidate at any election shall be an authorised witness at that election. Nores.-(1) The attention of the Voter and Authorised Witness is specially directed to the necessity of strictly observing the instructions indirect on the back of each Postal Ballot paper, and to the fact that this envelope containing the Postal Ballot paper (atter having been marked by the Voter) must be forthwith posted or delivered to the Returning Officer to whom it is addressed, by the Voter, or by the person to whom an envelope containing or purporting to contain a Postal Ballot paper is entrusted by a Voter for the purpose of posting or delivery to a Returning Officer, and who fails to forthwith post or deliver the envelope, shall be guilty of an offence. 20 25 Penalty : Fifty pounds, or imprisonment for one month. SCHEDULE FIFTEEN. [Front of Form.] PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED. Postal Ballot-paper. NEW SOUTH WALES. 35 Electoral District of (a)..... Election of Members of the Legislative Assembly, ...... 2 40 З 100 mail 100 4 ..... (a) Insert name of district. (b)-Insert-name-of-candidate-for-whom-the-elector-votes.

Nore. -The elector should carefully read the directions for his guidance printe on the back of this ballot-paper, and in particular note that he must not mark 45 his vote thereon until after he has first exhibited the ballot-paper (unmarked) to the authorised witness.

[Back of Form.]





50

(a) The elector shall exhibit his unmarked Postal Ballot-paper and his Postal Vote Certificate to the authorised witness.

Sec. 1140.

- (b) The elector shall then and there, in the presence of the authorised witness, sign his name in his own handwriting on the Postal Vote Certificate, in the place provided for the signature of the voter.
- The authorised witness shall then and there sign his name in his own handwriting on the Postal Vote Certificate in the place provided for the (c) signature of the authorised witness, and shall add the title under which he acts as an authorised witness, and the date.
- (d) The elector shall then and there in the presence of the authorised witness, but so that the authorised witness cannot see the vote, indicate his vote on the ballot-paper by writing in the space provided therefor
  - the-name-of-the-candidate-for-whom-he-vetes. opposite to the square containing the figure 1 the name of the candidate for whom he desires to give his first preference vote.
- He may if he so desires give contingent votes for all or any of the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so on, the names of the respective candidates to indicate in numerical sequence the order of his preference.
  - He shall then fold the ballot-paper so that the vote cannot be seen. and hand it so folded to the authorised witness.
- (e) The authorised witness shall then and there place the ballot-paper in the envelope addressed to the Returning Officer, fasten the envelope, and hand it to the voter, who shall forthwith post or deliver it, or cause it to be posted or delivered, to the Returning Officer.
- (f) If the elector's sight is so impaired that he cannot vote without assistance. the authorised witness, if so requested by the elector, shall mark the elector's vote on the ballot-paper in the presence of a witness, according to the instructions of the elector and shall then and there fold the ballot-paper so that the vote cannot be seen, place the ballot-paper in the envelope addressed to the Returning Officer, fasten the envelope, and hand it to the voter, who shall forthwith post or deliver it, or cause it to be posted or delivered, to the Returning Officer.

#### Further Directions to Authorised Witness.

The authorised witness shall not, unless the elector's sight is so impaired that he cannot vote without assistance, look at or make himself acquainted with the

- 35 vote given by the elector, and, except as provided in paragraph (f) of the preceding Directions, shall not suffer or permit any person (other than the elector) to see or become acquainted with the elector's vote, or to assist the elector to vote, or to interfere in any way with the elector in relation to his vote. Every authorised witness shall-
- (a) comply with the preceding directions in so far as they are to be complied 40 with on his part;
  - (b) see that the preceding directions are complied with by every elector voting by post before him, and by every person present when the elector votes ; and
- (c) refrain from disclosing any knowledge of the vote of any elector voting 45 by post before him.

Penalty : One hundred pounds, or imprisonment for three months.

#### Duty of Persons Present when an Elector Votes by Post.

Any person present when an elector is before an authorised witness for the 50 purpose of voting by post shall— (a) obey all directions of the authorised witness ;

- (b) refrain from making any communication whatever to the elector in relation to his vote :
- (c) refrain from assisting the elector or in any manner interfering with him in relation to his vote; 55
  - (d) except as provided in paragraph (f) of the Directions to Elector and Authorised Witness, refrain from looking at the elector's vote or from doing anything whereby he might become acquainted with the elector's vote.
- Penalty : One hundred pounds, or imprisonment for three months. 60

# Duty of Person to whom an Envelope containing a Postal Ballot-paper is entrusted for Posting or Delivery.

Any person to wnom an envelope containing or purporting to contain a Postal Ballot-paper is entrusted by a voter for the purpose of posting or delivery to 65 a Returning Officer, and who fails to forthwith post or deliver the envelope, shall be guilty of an offence.

Penalty : Fifty pounds, or imprisonment for one month.

SCHEDULE

20

5

10

15

25

## SCHEDULE SIXTEEN.

Sec. 115.

#### PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

NEW SOUTH WALES.

Absent Voter's Ballot-paper.

Electoral district of (a).....

Election of Member of the Legislative Assembly,

[X]	(b) <b>]</b>
	·····

10

5

(a) Insert name of district.

(b) Insert name of candidate for whom the elector votes.

15 Note.—Indicate your vote by writing opposite the square containing the figure 1 the name of the candidate for whom you desire to give your first preference vote. You may, if you so desire, give contingent votes for all or any of the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so on, the names of the respective candidates to indicate in numerical sequence the 20 order of your preference.

## SCHEDULE SEVENTEEN.

Method of voting on postal ballot-papers, or absent voters' ballot-papers.

An elector shall record his vote on a postal ballot-paper or an absent voter's ballot-paper by writing opposite to the square containing the figure 1 the name 25 of the candidate for whom he desires to give his first preference vote.

The elector may, if he so desires, give contingent votes for all or any of the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so on, the names of the respective candidates to indicate in numerical sequence the order of his preference.

30

#### SCHEDULE EIGHTEEN.

Sec. 126 (1A).

Sec. 1144.

Sec. 115.

#### Method of counting votes.

1. (a) The Returning Officer shall count the total number of first preference votes given for each candidate.

(b) The candidate who has received the largest number of first preference 35 votes shall, if that number constitutes an absolute majority of votes, be elected.

(c) If no candidate has received an absolute majority of first preference votes the Returning Officer shall make a second count. (d)

(d) On the second count the candidate who has received the fewest first preference votes shall be excluded, and each unexhausted ballot-paper counted to him shall be counted to the candidate next in the order of the voter's preference.

(e) If a candidate then has an absolute majority of votes he shall be declared 5 elected, but if no candidate then has an absolute majority of votes, the process of excluding the candidate who has the fewest votes and counting each of his unexhausted ballot-papers to the continuing candidate next in the order of the voter's preference shall be repeated by the Returning Officer until one candidate has received an absolute majority of votes.

10 (f) The candidate who has received an absolute majority of votes shall be declared elected.

2. In the process of counting, exhausted ballot-papers shall be set aside as finally dealt with, and shall thenceforth not be taken into account in ascertaining the result of the poll.

15 3. (a) When a candidate is excluded, each ballot-paper counted to him shall be deemed to be exhausted if there is not indicated upon it a next preference for one continuing candidate.

(b) "Next preference" in the last preceding subparagraph includes the first of the subsequent preferences marked on the ballot-paper which is not given to 20 an excluded candidate.

- Provided that where there is a break in the consecutive numbering of preferences marked on a ballot-paper, only those preferences preceding the break shall be taken into account.
- 4. In this Schedule "continuing candidate" means a candidate not already 25 excluded from the count.

5. If on any count two or more candidates have an equal number of votes, and one of them has to be excluded, the Returning Officer shall decide by lot which shall be excluded.

6. In this Schedule "an absolute majority of votes" means a greater number 30 than one-half of the whole number of ballot-papers other than informal and exhausted ballot-papers. The casting vote of the Returning Officer, given in pursuance of subsection two of section one hundred and twenty-six of this Act, shall be included in reckoning an absolute majority of votes.

the following section in lieu thereof :---

9. The Principal Act is further amended-

Miscellaneous (1) By omitting section nineteen and by inserting of Act No. 41, 1912.

Sec. 19.

charitable

19. The Electoral District Commissioners Application shall have the powers conferred by the Royal to Commis-Commissions Act, 1923, on a commissioner Royal Comappointed under Division 1 of Part II of that missions Act, Act, and the said Act, Part II excepted shall, 1923.

mutatis mutandis, apply to any witness or person summoned by or appearing before the Electoral District Commissioners.

- (2) By--omitting-paragraph-(b)-of-subsection-three Sec. 20 (3) (b). of-section-twenty. (Inmates of
  - (2) By inserting at the end of section twenty the institutions.) following new subsection :---

(4) An inmate of a public charitable institution shall be entitled to enrolment and be capable of voting at an election held for 219-B the

50

35

40

Pe	arliame	entar	ry Electorates and Elections (Amendment).	
		the	electoral district comprising the place in	
			ch he resided and for which he was	
		enro	olled as an elector at the date upon which	
		ne	became an inmate of the institution. egulations made under this Act may	
			cribe the methods by which the enrolment	
			uch inmates shall be carried out.	
	(3)	By	omitting the proviso to subsection one of	Sec. 30 (1).
			tion thirty.	(Revision courts.)
,	(4)	and	omitting subsection one of section fifty-one of by inserting in lieu thereof the following	Sec. 51 (1).
			section :	
		1	1) Any elector whose name is on a polling- ce area roll, and who has resided in another	another
		pla	ling-place area in the same district for one is the max make application in the form	polling-place area roll.
)		mo	nth may make application in the form	
		of	Schedule Five to be changed to the roll	
	(-)	for	the polling-place area in which he resides.	~
	(0)	(a)	By inserting in subsection one of section forty-eight after the words "an elector"	Secs. 48, 49, and 51, and
)			the words "or a person entitled to be	Schedule Five,
			enrolled as an elector."	(Authorised
		(b)	By inserting in subsection two of section	witheases.)
			forty-nine after the words "an elector"	
5			the words "or a person entitled to be enrolled as an elector."	
		(c)	By inserting in subsection two of section	
		. ,	fifty-one after the words "an elector" the	
			words "or a person entitled to be enrolled	
0		(d)	as an elector." In Schedule Five by inserting after the	
		(u)	words "an elector enrolled" the words	
			"[or a person entitled to be enrolled]";	
			and by omitting the words "as enrolled"	
5	. (0)	T	after the word "address."	
	(6)	) In	<ul><li>section 52A—</li><li>(a) by inserting in subsection one after the</li></ul>	Sec. 52A.
			(a) by moorning in subsection one after the	enrolment.)

40

007

5

10

15

20

25

30

35

24.

- pulsory ment.)
- (a) by inserting in subsection one after the word "district" where it firstly occurs the words "and polling-place area";
  (b) by inserting in subsection two after the word "transfer" the words "or change of enrolment";

18

1

(3) In any prosecution for a contra-<sup>Acts, 1918–1922, s. 215.</sup> vention of this section instituted by a registrar, or by a person acting under the direction of a registrar, the averments of the prosecutor contained in the information shall be deemed to be proved in the absence of evidence to the contrary.

(7) By omitting subsection four of, section 52B Sec. 52E. and by inserting in lieu thereof the following subsections : —

(4) The procedure in relation to the imposition and recovery of penalties for offences against the provisions of section 52A of this Act shall be as set out in Schedule Seventeen Nineteen.

(5) The Governor may by regulations alter, amend, rescind, or vary all or any of the provisions of Schedule Seventeen Nineteen and substitute other provisions therefor.

- (8) By omitting paragraph (a) of section fifty-five. sec. 55. (Polling-place.)
- (9) By inserting in section sixty-one after the word Sec. 61. "writing" the words "in duplicate." (Objections.)
- (10) In section eighty-five—

Sec. 85.

- (a) by inserting in subsection two after the <sup>(Booths.)</sup> words "initial letter" where firstly occurring the words "or letters," and by omitting the words "by the initial letter of his surname";
- (b) by omitting from subsection three the words and figures "Liquor Act, 1898," and by inserting in lieu thereof the words and figures "Liquor Act, 1912."
- (11) By inserting in paragraph (d) of subsection Sec.93(1)(d). one of section ninety-three after the words (Polling-"returning officer" the words "or deputy."

15

10

5

20

25

30

 (12) By adding the following paragraph at the end sec. 98 (1).
 of subsection one of section ninety-eight :--- (Abolition of The Governor may by a like notice abolish pollingplaces.)

any polling-place so appointed : Provided that no such polling-place shall be abolished after the issue of the writ and before the time appointed for its return.

- (13) In section one hundred and two-
  - (a) by inserting immediately before the (Ballotword "initialled" wherever occurring the words "signed or";
  - (b) by inserting immediately before the word "initials" the words "signature or."

(14) In section one hundred and six -

Sec. 106.

Sec. 102.

- (a) by inserting after the words "and such person may" the words "if he makes the prescribed declaration";
- (b) by omitting all words following the word "vote" where it lastly occurs.
- (15) By inserting in subsection one of section 114A Sec. 114A. immediately before the words "make applica- (Postal tion for a postal vote certificate and postal voting.) ballot-paper" the words "if he has not already made an application under this section in respect of the same election."
- (16) By inserting after subsection two of section Sec. 114A. 114A the following new subsection :-- (Postal

(2A) An applicant for a postal vote certificate <sup>voting.)</sup> and postal ballot-paper shall not be entitled to receive such certificate and ballot-paper unless his application is received by the returning officer to whom it is addressed, at least one clear day prior to the polling day for the election.

(17) By inserting in subsection one of section 114D sec. 114D. after the word "shall" the words "if he has (Postal received the application at least one clear day <sup>voting</sup>) prior to the polling day for the election."

(18)

20

15

5

10

25

3(.

words "sign or ";

(18)	By inserting at the end of subsection one of Sec. 114 r.
	section 114E the following words :- "But any (Postal
	application which has not been received at voting.)
	least one clear day prior to the polling day
	shall be kept by the returning officer to whom
	it was made."

Sec. 114r. (19) In subsection two of section 114F-(a) by inserting after the word "shall" the (Postal voting.)

10

15

5

- (b) by omitting the words "The initials should" and by inserting in lieu thereof the words "The signature or initials should."
- (20) In section 114G-

Sec. 114G.

- (a) by omitting from subsection one the (Postal words "lists of voters," and by inserting "voting.) in lieu thereof the words "copies of the roll";
- (b) by omitting from subsection two the words "proper certified list of voters," and by inserting in lieu thereof the words "certified copies of the roll";
- (c) by omitting from subsection two the words "list of voters has," and by inserting in lieu thereof the words "copies of the roll have."
- (21) By inserting in paragraph (a) of subsection one Sec. 122 (1). of section one hundred and twenty-two after (Informal ballot-paper.) the word "duly" the words "signed or."
- (22) By inserting next after section one hundred New sec. and twenty-two the following new section :- 122A.

122A. Notwithstanding anything to the Ballot-papers not to be contrary in this Act-

informal in

(a) a ballot-paper shall not, by reason of certain cirany marking thereon not authorised or cumstances. required by this Act, be treated as informal, or be rejected at the scrutiny if, in the opinion of the returning officer, the voter's intention is clearly indicated on the ballot-paper;

(b)

20

25

30

35

#### , 1926. Act No.

Parliamentary Electorates and Elections (Amendment).	
(b) a ballot-paper shall not be treated as informal or rejected at the scrutiny by	
reason that it does not contain the	
signature or initials of the returning	
official water mark prescribed by the	
	1
one hundred and twenty-six the words (Declarati	on
"principal polling-place," and by inserting <sup>of poll.</sup> ) in lieu thereof the words "chief polling-	
any ballot-papers including absent voters'	
completed ";	
(c) by inserting after subsection four of section Sec. 126.	
one hundred and twenty-six the following New	
new subsection .—	
motion, and shall, if so directed by the	
chief electoral officer, re-count the ballot-	
papers contained in any parcel.	
	<ul> <li>informal or rejected at the scrutiny by reason that it does not contain the signature or initials of the returning officer or deputy as required by this Act, if the ballot-paper bears the official water mark prescribed by the regulations.</li> <li>(23) (a) By omitting from subsection one of section Sec. 126 () one hundred and twenty-six the words (Declarati "principal polling-place," and by inserting of poll.) in lieu thereof the words " chief polling-place";</li> <li>(b) by omitting from subsection one of section one hundred and twenty-six the words " He shall, as soon as practicable thereafter," and by inserting in lieu thereof the words " But if he is satisfied, after inquiry, that any ballot-papers including absent voters' ballot-papers have been lost, destroyed, or mislaid, and that those ballot-papers, if counted, could not alter the result of the poll he may complete the count without counting such ballot-papers. He shall, as soon as practicable after the following New asoon as practicable after the count has been completed";</li> <li>(c) by inserting after subsection four of section Re-count that a candidate has been duly elected the returning officer may, if he thinks fit, on the request of any candidate setting forth the reasons for the request, or of his own motion, and shall, if so directed by the chief electoral officer, re-count the ballot-papers ontained in any parcel.</li> </ul>

- (24) By inserting after section one hundred and New sec. 131A. thirty-one the following new section :--
  - 131A. Where the poll at any booth has been (Votes adjourned adjourned, only those electors who are enrolled poll.)

for

- 1

for the polling-place area within which the booth is situate, shall be entitled to vote at the adjourned poll.

- (25) By omitting from Schedule Eleven the word Sch. Eleven. "dated" and by inserting in lieu thereof the word "declared."
- (26) By inserting the following Schedule next after sch. Sevienteen. Schedule Sixteen- Eighteen as inserted by this Act:--

#### SCHEDULE -SEVENTEEN- NINETEEN.

PROCEDURE IN RELATION TO ENFORCEMENT OF PROVISIONS OF SECTION 52A.

 Subject to such directions as are issued by the Chief Electoral Notification Officer, the Registrar shall, if satisfied that a person has failed to comply offence.
 with the requirements of section 52A of this Act, forthwith notify such person in the prescribed form of such failure, and inform him

that he may reply by Statutory Declaration, setting out any facts relevant to the matter, and that he has the option of having the matter dealt with either by the Chief Electoral Officer or by a Court 20 of Petty Sessions.

2. Any person so notified who desires the matter to be dealt with Consent to matter bein dealt with the Chief Electoral Officer may notify the Registrar accordingly.

matter being dealt with by Chief Electoral Officer. In Proceedings upon receipt of al consent to on matter being

7.

Sec. 52B.

3. Upon the receipt from a person so notified of a notification Proceedings consenting to the matter being dealt with by the Chief Electoral consent to 25 Officer, the Registrar shall consider the statements contained in the dealt with by Statutory Declaration (if any) submitted by the person, make such chief Electoral further inquiry as he deems necessary, and, unless he decides not to Sec. 524. proceed further, transmit the Statutory Declaration (if any) and notification, with a report as to the facts and his opinion thereon, to

30 the Chief Electoral Officer.

5

10

4. The Chief Electoral Officer shall consider all the facts, and if Action by Chief satisfied that the person concerned is in default or has contravened mon receipt of the provisions of section 52A, may make an order imposing upon that person a penalty not exceeding Ten shillings for a first offence, and not

35 exceeding Two pounds for any subsequent offence, and notify the Registrar thereof and of the time allowed for payment.

5. Any penalty so imposed by the Chief Electoral Officer shall be Penalty to be a debt due to the Crown.

6. The Registrar, upon receipt of advice from the Chief Electoral Notification 40 Officer that a penalty has been so imposed upon any person, shall of imposition notify the person in the prescribed form.

7. Any order so made by the Chief Electoral Officer imposing a Enforcement of penalty may be filed in any Court of Petty Sessions, and thereupon penalties. the order shall have effect and be enforceable as if it were an order of that Court.

- 5 8. Where any person to whom a notification pursuant to paragraph Proceedings one of this Schedule has been sent fails, within the time allowed, to where matter reply thereto, or does not within that time consent to the matter being with by Chief dealt with by the Chief Electoral Officer, the Registrar shall, subject to such directions as are issued by the Chief Electoral Officer, if he is
- 10 satisfied that such person has contravened section 52A of the Act, cause proceedings to be instituted against him in the Court of the district in which such person resides.

 Where the Registrar so directs, the Deputy-Registrar for the Deputypolling-place area in which the defendant resides may institute pro-Registrar may institute
 15 ceedings in his own name, and in any such proceedings the authority of proceedin the Deputy-Registrar shall not be questioned.

10. If, in any case in which proceedings are instituted in a Court of Statutory Petty Sessions, the Registrar has received from the person concerned be brought to a Statutory Declaration in pursuance of paragraph one of this Schedule notice of Court.

20 he shall, as far as it is practicable and necessary for him to do so, inquire into the truth of the statements therein set out, and shall, unless he withdraws the prosecution, cause the declaration to be brought to the notice of the Court.

therein had been given in evidence before it.

11. The Court shall at the hearing of the case consider the Statutory Court to 25 Declaration (whether the defendant is present or not) as if the matter consider therein set out had been given in evidence before it.

12. In any prosecution in respect of any contravention of section 52A Declaration by of this Act the prosecuting officer may lodge with the Court a prosecuting statutory declaration in support of the charge, and it shall not then be considered by a necessary for him to attend at the hearing, and the Court shall proceed with the hearing and determination of the case in his absence, and shall consider the statutory declaration as if the matter set out

13. For the purpose of paragraphs ten and twelve of this Schedule any Document **35** document purporting to be a statutory declaration shall be accepted as a statutory such by the Court without proof of the signatures thereon or proof of declaration. the authority of the person before whom it purports to have been made to take statutory declarations.

10. It shall not be necessary or deemed to have been Validation.
40 necessary to make out lists or rolls of electors under the Principal Act for the year one thousand nine hundred and twenty-five.

11. (1) The electoral districts as bounded at the Existing districts to be commencement of this Act shall be deemed to be the electoral districts for the 45 electorates or electoral districts for the purposes of the purposes of the Act No. 42, 1912, and Act No. 42, 1919, 1919,

#### Act No. , 1926.

#### Parliamentary Electorates and Elections (Amendment).

Liquor Act, 1912, and Part II of the Liquor (Amendment) Act, 1919, as subsequently amended, notwithstanding the redistribution directed by this Act.

(2) The Liquor (Amendment) Act, 1919, is Amendment 5 amended-

- (a) by omitting from paragraph (a) of subsection one of section eleven the words "for the time being";
- (b) by inserting in the same paragraph after the figures 1912 the words "prior to the commencement of the Parliamentary Electorates and Elections (Amendment) Act, 1926";
- (c) by omitting from subsection two of section eleven the words " for the time being."

15 12. The Acts mentioned in the Schedule are, to the Repeals. extent therein indicated, hereby repealed.

13. The Principal Act is further amended by omit- Amendment ting section one hundred and fifty-two and by inserting of Act No. 41, 1912, s. 152. in lieu thereof the following section :- Any person

20 incurring or authorising any electoral expense on behalf of a candidate without the written authority of the candidate shall be guilty of a contravention of this Act and shall be liable to a penalty not exceeding twenty pounds.

of Act No. 42, 1919, s. 11.

10

SCHEDULE.

	Reference to Act.	Short Title.	Extent of Repeal.
5	Act No. 40, 1918	Parliamentary Elections (Amendment) Act, 1918	Paragraphs (i), (ii), (iii), and (vii) of section three.
10			Paragraphs (i), (ii), (iii), (iv), (vi), (vii), (xi), (xii), (xiii), (xiv), (xv), (xvi), (xviii) and (xix) of section four. So much of paragraph
15			(xvii) of section four as amends subsection three of section one hundred and twenty- six of the Parliamen- tary Electorates and
20			Elections Act, 1912. Section six. So much of the Schedule to section eight as— (a) amends section
25			one, section forty- five, subsection one of section seventy-nine, sec- tion eighty, sec-
30			tion eighty-one, and paragraph (d) of section eighty- four of the Par- liamentary Elec-
35			torates and Elec- tions Act, 1912; (b) repeals section twenty-seven, the short heading be-
40			fore section thirty- eight, sections thirty-nine to forty-four (both inclusive), section
45			fifty-four, subsec- tion six of section

## SCHEDULE.

Act No. , 1926.

# Parliamentary Electorates and Elections (Amendment).

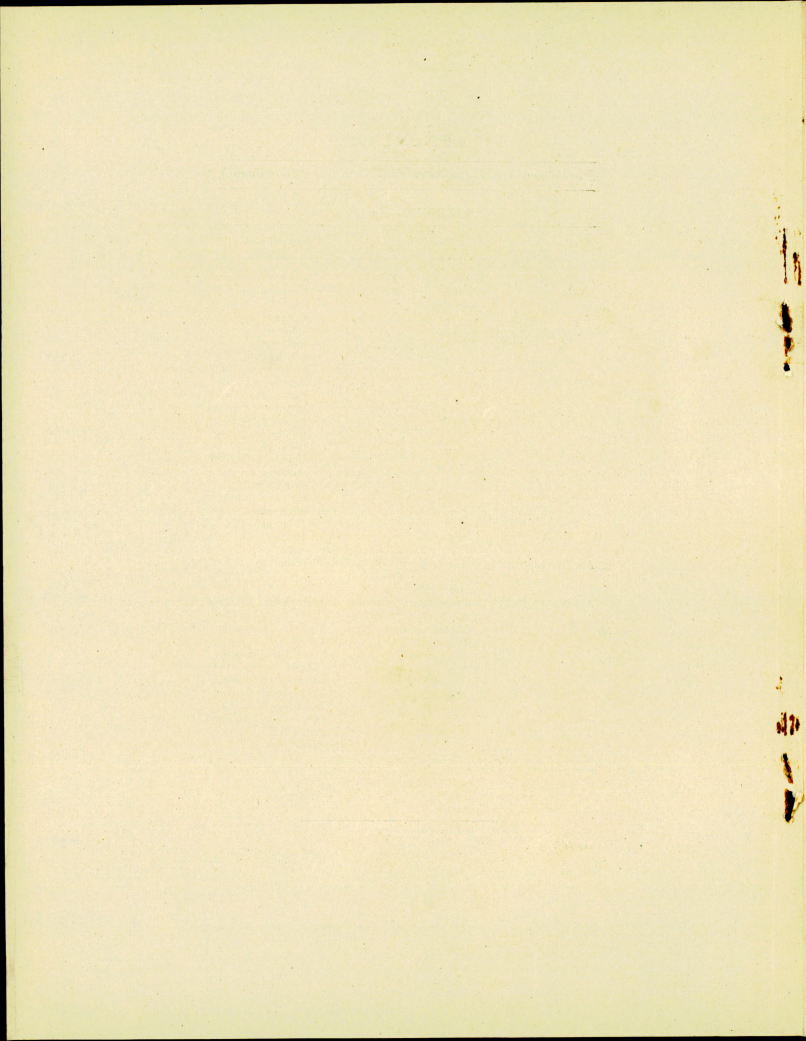
	Reference to Act.	Short Title.	Extent of Repeal.				
5	Act No. 40, 1918 —continued.	Parliamentary Elections (Amendment) Act, 1918 —continued.	seventy-nine, sec- tions one hundred and thirty-seven to one hundred and forty-six (both inclusive), section				
10			one hundred and seventy-five, and Schedules six, eight, nine, and ten of the Parlia-				
15			mentary Elec- torates and Elec- tions Act, 1912; (c) repeals and sub- stitutes section				
20			thirty-seven of the Parliamentary Electorates and Elections Act, 1912.				
25	Act No. 18, 1920	Parliamentary Elections (Casual Vacancies) Act, 1920.	Section ten.				
30	Act No. 19, 1921	Parliamentary Elector- ates and Elections (Amendment) Act, 1921.	(6), (7), (17), (19), and (36) of section two.				
35			So much of paragraph (39) of section two as inserts Schedule Thirteen in the Par- liamentary Elector- ates and Elections Act, 1912. Section three.				

## SCHEDULE—continued.

[1s. 9d.]

st.

Sydney: Alfred James Kent, Government Printer-1926.



This PULLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. S. MOWLE, Clerk of the Legislative Assembly. Legislative Assembly Chamber,

Sydney, 17 February, 1926.



ANNO SEXTO DECIMO

# GEORGII V REGIS.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

# Act No. , 1926.

An Act to amend the law relating to Parliamentary elections; to repeal the provisions of certain enactments relating to the election of members of the Legislative Assembly by means of the system of proportional representation; to validate the non-preparation of certain lists and rolls and to provide that the rolls for the year one thousand nine hundred and twentyfour shall, until new rolls are made, remain in force; to amend the Parliamentary Electorates and Elections Act. 1912, and certain other Acts; to repeal the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921; and for purposes connected therewith.

219-A

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. This Act may be cited as the "Parliamentary Short title. Electorates and Elections (Amendment) Act, 1926," and shall be read with the Parliamentary Electorates and Elections Act, 1912, as amended by subsequent

10 Acts. The Parliamentary Electorates and Elections Act, 1912, as so amended is in this Act referred to as "the Principal Act."

2. Subject to this Act the system of proportional Reversion representation under which the members of the Legis- to single electorates.

- 15 lative Assembly are elected as such members shall not be observed in the election of any future Parliament, but such elections shall be conducted upon the basis of single seat electorates in accordance with the provisions of the Principal Act as amended by this Act.
- 3. (1) The Governor shall as soon as is practicable Commission 20 after the commencement of this Act appoint a com- to redistri-bute elecmission to redistribute the State into ninety electoral vorates. districts in accordance with the Principal Act as amended by this Act.
- (2) The commission shall consist of three persons 25 to be chosen by the Governor from persons holding some office in the Public Service of New South Wales, and the names of the persons so appointed shall be notified by proclamation published in the Gazette.

(3) The provisions of Part II of the Principal 30 Act as amended by this Act, so far as they are applicable shall apply to such commission and to the distribution to be made by them.

(4) The commission shall as soon as is practicable 35 report to the Governor the names and boundaries of the electoral districts determined by them.

4. (1) As soon as is practicable after the completion Lists. of such redistribution the Chief Electoral Officer shall, by means of the modification, alteration, and adjustment 40 of the lists collected under section twenty-three of the

Principal Act by members of the police force during the

de ...

the year one thousand nine hundred and twenty-six, prepare lists of the names of the persons who appear to be entitled to be enrolled for the respective districts as determined by the commission.

(2) In carrying out the provisions of this section, the Chief Electoral Officer shall have the assistance of such members of the police force as he may require for the purpose.

(3) The lists prepared in pursuance of this 10 section shall, for all purposes connected with the preparation of a roll for the year one thousand nine hundred and twenty-six, be deemed to be the lists prepared for that year under section twenty-three of the Principal Act.

- 5. If the twenty-seventh Parliament of the State of Provision for 15 New South Wales is dissolved prior to the completion dissolution of the preparation of the rolls for the various districts prior to for the year one thousand nine hundred and twenty-six, preparation the general election next following such dissolution 1926.
- 20 shall be conducted in accordance with the principles of proportional representation, and in all respects as if this Act had not been passed. At such election the electoral districts shall be the electoral districts as bounded at the commencement of this Act, and the rolls shall be
- 25 the rolls in force at such commencement together with any supplemental rolls prepared in accordance with section forty-six of the Principal Act.

6. (1) Upon the issue of the writs for the first Repeal of Act general election after the passing of this Act to be No. 18, 1920, 30 conducted upon the basis of single seat electorates in No. 6, 1921. accordance with the provisions of the Principal Act as amended by this Act, the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921, 35 shall cease to have effect.

(2) Any provisions of the Principal Act which were repealed either expressly or impliedly by the Parliamentary Elections (Casual Vacancies) Act, 1920, or the Parliamentary Elections (Casual Vacancies) 40 Amendment Act, 1921, shall, as from the date upon which the said Acts cease to have effect be revived, and

are hereby re-enacted.

7.

7. Notwithstanding anything contained in this Act Casual or the Principal Act or any redistribution of the Parliament boundaries of electoral districts, if a member of any elected on Parliament of the State which is, either before or after system of proportional 5 the commencement of this Act, elected in accordance representation. with the principles of proportional representation, ceases to be a member by death, resignation, or otherwise, the casual vacancy so occasioned shall be filled in accordance with the provisions of the Parliamentary Elections 10 (Casual Vacancies) Act, 1920, and the Parliamentary

Elections (Casual Vacancies) Amendment Act, 1921; and for the purposes of the said Acts, the constituency for which the vacancy has occurred shall be deemed to be the electoral district in respect of which such member

15 was elected, as bounded at the date of the commencement of this Act.

8. The Principal Act is amended-

(1) By omitting section 3A.

ing an electoral district."

Sec. 3A. (Proportional representation.)

(2) In section four, by inserting after the word Sec. 4. "ninety" the words "each member represent- (Electoral districts.)

Sec. 17 (2),

a la lite

- (3) In section five, by inserting after the words Sec. 5. " be distributed into " the word " ninety." (Electoral districts.)
- (4) In subsection two of section fifteen, by inserting Sec. 15 (2). after the word "cause" the words "a (Electoral districts.) proclamation setting out."

(5) In subsection two of section seventeen,—

- (a) by omitting paragraph (b), and by (Elector (Electoral inserting in lieu thereof the following districts.)" paragraph :---
  - (b) New South Wales shall be distributed into ninety electoral districts, each of which shall be represented by one member only, and every such district shall have such an area that, at the time of making such distribution, the number of persons enrolled therein shall,

20

5.

25

30

4

Consequential amendments of Act No. 41, 1912

shall, subject to the margin of allowance hereinafter contained, reach the prescribed quota;

- (b) by omitting paragraph (d), and by Par. (d) inserting in lieu thereof the following paragraph :--
  - (d) In making any such distribution the divisor shall, for the purpose of ascertaining the quota of electors be ninety, with a margin of allowance not exceeding two thousand; and no reasons for the addition to or deduction from the quota of any such margin of allowance need be given or appended to any report by any commissioners making such distribution.

(6) By omitting section eighty, and by inserting sec. 80, the following section in lieu thereof :--

80. If only one candidate is so nominated, Proceedings the returning officer shall at noon on the day tion if one of nomination at the place so named for the candidate delivery of nomination papers, publicly declare No. 33, 1902, the candidate nominated to be duly elected, s. 63. shall publish such declaration in some newspaper published or circulating in the district, and shall make his return accordingly.

(7) By omitting section eighty-one, and by inserting Sec. 81. in lieu thereof the following section :-

81. If there are more candidates nominated When poll to be taken. than one, it shall be open to any candidate to withdraw his name from nomination by delivering a notice under his hand to the returning officer or the person acting as his substitute before noon on the nomination day, and if after such withdrawal there are two or more candidates, a poll shall take place on the day named in the writ for that purpose, and at the several polling-places for the district; and the returning officer shall, at noon on the nomination day, and at the place named as aforesaid

113

35

5

10

15

20

25

30

40

---

F

aforesaid for the delivery of the nomination papers, publicly announce that a poll will be so taken and the names of the persons who have become candidates, and shall also forthwith publish in some newspaper published or circulating in the district a like announcement, together with a list of the polling-places and the date of the poll.

10

15

20

25

5

(8) In section eighty-two, by omitting therefrom Sec. 82 (2). subsection two and by inserting in lieu thereof Ballot. papars. the following subsection :--

(2) Such papers shall be in or to the effect of the form prescribed in Schedule Four to this Act.

(9) By inserting next after section eighty-two the New sec. 83. following new section which shall be read as section eighty-three :--

83. In printing the ballot-papers-

- (a) the names of all candidates duly nomi- ballot-papers. nated shall be printed in alphabetical order according to their surnames; such surnames shall be printed in more conspicuous type than that used for the christian names:
- (b) if there are two or more candidates of the same surname, their names shall be printed according to the alphabetical order of their christian names or if their christian names are the same, then according to the alphabetical order of their residences, arranged and stated on the ballot-paper;
- (c) where similarity in the names of two or more candidates is likely to cause confusion, the chief electoral officer or the returning officer for the district may arrange the names with such description or addition as will distinguish them from one another;

(d) a square shall be printed opposite the name of each candicate.

(10)

1

Printing

30

35

5		In section one hundred and three, by omitting from paragraph (a) the words "in the manner prescribed," and by inserting in lieu thereof the words "by placing a cross in the square opposite the name of the candidate for whom he votes."	par. (a).
	(11)	By inserting next, after section one hundred and four, the following section which shall be read as section one hundred and five of the	
10	also an	Principal Act:	
		105. Every elector shall be entitled to vote for one and only one candidate at any election;	Only one vote to be
		and any ballot-paper purporting to record more votes than one shall be rejected at the scrutiny.	
15	(12)	By inserting next after section one hundred and eight the following new section :—	New s. 108A.
		108A. The instruction of a person under the last preceding section, or under paragraph (f)	
		of section 114H of this Act may be given by	
20		handing to the returning officer or deputy or	
		to the authorised witness, as the case may be,	
		a "how to vote" card, or a printed or written	
	1 12	statement indicating the candidate for whom	
25	(12)	the elector desires to vote. In section 114A, by omitting from subsection	S 114
20	(13)	two the words "may be in the prescribed	(Postal vote,
		form," and by inserting in lieu thereof the	application
		words "shall be in or to the effect of the form	
		prescribed in Schedule Thirteen to this Act."	
30	(14)	In section 114D, by omitting subsection two,	Sec. 114D.
		and by inserting in lieu thereof the following subsection :	voting.)
		(2) The postal vote certificate shall be in	
		or to the effect of the form prescribed in	L
35		Schedule Fourteen to this Act and the postal	
		ballot-paper shall be in or to the effect of the	
	(15)	form prescribed in Schedule Fifteen to this Act. In section 114H—	Sec. 114H.
	(10)	(a) by omitting from paragraph (d) the	e (Postal
40		words "in the prescribed manner" and	( voting.)
		by inserting in lieu thereof the words "by	5

÷.,

"by writing in the space provided therefor the name of the candidate for whom he votes "; (b) by omitting from paragraph (f) the 5 words "in the prescribed manner" and by inserting after the word "witness" where secondly occurring the words "according to the instructions of the elector." 10 (16) In section one hundred and fifteen-Sec. 115, (a) by omitting from paragraph (e) of subsec. (1), par. (e). subsection one the words "The form of (Absent the ballot-paper may be prescribed," voters.) and by inserting in lieu thereof the words "The ballot-paper shall be in or to the effect of the form prescribed in Schedule Sixteen to this Act"; (b) by inserting in paragraph (g) of sub-Ibid. par. (g). section one after the word "ballot-20 paper" where it secondly occurs, the words "by writing in the space provided therefor, the name of the candidate for whom he votes "; (c) by omitting from subsection two the Subsec () 25 words "in the manner prescribed" and by inserting in lieu thereof the words "by writing on the paper the name of the electoral district for which he is enrolled and the name of the candidate for whom he votes." (17) In subsection three of section one hundred and Sec. 118 (3). eighteen, by inserting the following paragraph (Further which shall be read as paragraph (b) of that scrutiny.) subsection :--35 (b) if it purports to record votes for more than one candidate, or does not contain the name of any candidate; or (18) By inserting the following section, which shall Sec. 121 be read as section one hundred and twenty-one of the Principal Act :---121. Immediately upon the close of the poll How and the returning officer and every deputy at the when number of votes to be polling-place ascertained.

15

30

polling-place at which each presides shall, in the presence and subject to the inspection of such of the scrutineers as choose to be present, and the poll clerks (if any), but of no other persons, open the ballot-box, and proceed to count the number of votes for each candidate.

(19) In subsection one of section one hundred and sec. 122. twenty-two, by inserting the following para- (Informal graph which shall be read as paragraph (b) of papers.) that subsection :---

- (b) it has no cross in the square opposite the name of a candidate, or has crosses in squares opposite the names of more than one candidate; or
- (20) By omitting from section one hundred and sec. 123. (Dealing with twenty-three the word "primary." ballot-papers.)
- (21) By omitting from section one hundred and sec. 124. (Dealing with ballot-papers ) twenty-four the word "primary."
- (22) By omitting section one hundred and twenty- Sec. 125. five and by inserting the following section in lieu thereof :---

125. The returning officer shall, in respect Returning of the polling-booth at which he himself has officers' parcels. presided, make up in separate parcels in like manner as is herein required of deputy returning officers, all ballot-papers used or unused, and all books, rolls and papers kept or used by him at such polling-booth; and shall seal up and also permit to be sealed up by the scrutineers, and shall indorse in like manner as aforesaid the several parcels and deal with the same as hereinafter provided; and shall also make out in respect of the said booth the like list as is herein required in the case of deputy returning officers, which said list shall be verified by the signature of the returning officer, the poll clerk (if any) and scrutineers in manner aforesaid.

(23) In section one hundred and twenty-six-

(a) by omitting from subsection one the (Declaration words "the result of the election" and by inserting in lieu thereof the words

Sec. 126. of poll.)

"the

20

25

80

5

10

15

35

5

10

15

2

2

30

"the number of votes given to each candidate, and declare that candidate who has received the greatest number of votes to be duly elected";

(b) by omitting from subsection three the words "the names of the persons" and by inserting in lieu thereof the words "the name of the person."

(24) By inserting next after Schedule Three the New following Schedule which shall be read as Schedule Schedule Four:—

## SCHEDULE FOUR.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, Sec. 82. AS AMENDED. Ballot-paper. NEW SOUTH WALES. Electoral district of [here insert name of district]. Election of Members of the Legislative Assembly. CANDIDATES. BROOKMAN, John

0	BROOKMAN, John
et m Bur	CRANE, Joseph
	FRENCH, Charles
and the state of	KING, William
	WILSON, Henry
5	WRIGHT, James

Note. — Indicate your vote by placing a cross in the square opposite the name of the candidate for whom you vote.

(25) By omitting Schedule Thirteen, and by inserting the following new Schedules next after Schedule Twelve :---

## SCHEDULE THIRTEEN.

Sec. 1144

( ]

## PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

Application for a Postal Vote Certificate and a Postal Ballot-paper.

**35** This application should be made and sent, after the issue of the Writ for the election to which it relates and before polling day, to the Returning Officer for the District for which the elector is enrolled; but if the elector has reason to believe that it may not in the ordinary course of post reach that officer so as to enable

1)

enable him to send a Postal Vote Certificate and a Postal Ballot-paper to the elector in time to permit of his voting at the election, the application may, for purposes of expedition, be made and sent to some other Returning Officer.
An applicant shall not be entitled to receive a Postal Vote Certificate and 5 Postal Ballot-paper unless his application is received by the Returning Officer to whom it is addressed at least one clear day prior to the polling day for the abelian. election.

In order that a Postal Ballot-paper may be admitted to the scrutiny the envelope in which it is contained must be received, prior to the close of the Poll, by the 10 Returning Officer for the District in respect of which the elector claims to vote.

Number	
Postal Vote	Certificate
and Postal	Ballot-paper
issued / /	19 .
Initials of	the
Returning O	fficer
for the Dis	
of	

To the Returning Officer for the Electoral District of (1)

(1) Here insert name of district.

, hereby apply for a Postal Vote (2) Here insert 20 I. (2) I, (2) Certificate and a Postal Ballot-paper to enable me to vote by post at the forth. christian names, coming Election of Members of the Legislative Assembly. I declare I declare

15

30

(1) That I am an elector enrolled on the Electoral Roll for the (3)

25 polling; place area of the District of (4)

- (2) That the ground on which I apply to vote by post is—
  (a) that I will not throughout the hours of polling on polling day be within fifteen miles by the nearest practicable route of any polling booth open
  - in the State for the purposes of an election; that I will throughout the hours of polling on polling day be travelling under conditions which will preclude me from attending at any polling (b)booth to vote :
  - (c) that I am seriously ill or infirm, and by reason of such illness or infirmity will be precluded from attending at any polling booth to vote;
     (d) that I will, by approaching maternity, be precluded from attending at any
- 35 polling booth to vote.

Norr. - The elector will strike out any of the above grounds which do not apply to his or her particular case.

(3) That I have not made a previous application for a Postal Vote Certificate

(3) That I have not made a previous application for a Postal Vote Certificate 40 and Postal Ballot-paper for this election. An elector shall not make, and a person shall not induce an elector to make, any false statement in an application for a Postal Vote Certificate and a Postal Ballot-paper, or in the declaration contained in such application.

- Penalty : Fifty pounds, or imprisonment for one month. I request that a Postal Vote Certificate and a Postal Ballot-paper may 45 be forwarded to me at the following address :-

Signed by the elector in his own handwriting in my presence-(Signature of Authorised Witness, Signature of Elector (in own handwriting)-50 in his own handwriting)-(Title under which witness acts as Aauthorised Witness) --19 day of Dated at the . The

(3) Here insert name of polling-place area.

(4) Here insert name of district.

- The following persons are authorised witnesses, namely :-All Commonwealth Divisional Returning Officers, State Returning Officers and officers of the Public Service of the Commonwealth Returning Officer; all commonwealth Electoral Officer of a State or Divisional Returning Officer; all commonwealth or State Electoral Registrars and Deputy Registrars; all or Special Magistrates of the Commonwealth or of a State; all Justices of the Department; all Head Teachers in the employed in the Office for the Commonwealth or of a State; all Justices of the Department of Trade and Customs; all members of the Public Service of the Commonwealth or of a State; all Officers in charge of powers and the officers; all Powers and Mining Wardens' Clerks in the Public Service of a State; all legally qualified Medical Practitioners; all Officers in charge of Quarantine Stations; all Officers in charge of Lighthouses; all Plots in the service of the Commonwealth or of a State; all winders of the Public Service of the Commonwealth officers in charge of Lighthouses; all Plots in the service of the Commonwealth or of a State; all weak is all officers in charge of Unaratine Stations; all Officers in charge of Lighthouses; all Plots in the service of the Commonwealth or of a State; all service of the Commonwealth officers in charge of Lighthouses; all Plots in the service of the Commonwealth or of a State;
  15 all Superintendents of Mercantile Marine and their Deputies while permanently employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and Night Officers in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the Public Service of the Commonwealth or of a State; and all persons or classes of persons, employed in the State; all all persons or classes o

No person who is a candidate at any election shall be an authorised witness at that election.

#### OBLIGATIONS OF AUTHORISED WITNESSES.

- An authorised witness shall not witness the signature of any elector to an application for a Postal Vote Certificate and a Postal Ballot-paper unless-
  - (a) he has satisfied himself as to the identity of the applicant;
  - (b) he has seen the applicant sign the application in his (the applicant's) own hand-writing; and
    - (c) he knows that the statements contained in the application are true, or has satisfied himself by inquiry from the applicant or otherwise that the statements contained in the application are true.

Penalty : Fifty pounds, or imprisonment for one month.

20

25

35

40

The authorised witness shall sign his name in his own handwriting on the application in the space provided for the purpose, and shall add the title under which he acts as an authorised witness, and the date. 30

## SCHEDULE FOURTEEN.

Sec. 1140.

## PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

day of

#### POSTAL VOTE CERTIFICATE.

I hereby certify that of is entitled to vote by post at the election to be held on the 19, in the Electoral District of day of

Returning Officer for the Electoral District of

#### Dated this

19 .

19 .

Signed by the Voter in his own handwriting in my presence-45 (Signature of Authorised Witness in his

(Signature of Voter in his own handwriting)-

own handwriting)-(Title under which Witness acts as Authorised Witness)-

Address-

De.te

AUTHORISED

AUTHORISED WITNESSES.—The following persons are authorised witnesses, namely:—All Commonwealth Divisional Returning Officers, State Returning Officers, and officers of the Public Service of the Commonwealth permanently employed in the office of any Commonwealth Electoral Officer of a State or Divisional Returning Officer; all Commonwealth or State Electoral Registrars and Det. uty Registrars; all Postmasters or, Postmistresses or postal officiers, on the Postmeter Service of the Peace; all Head Teachers in the employment of a State Education Department; all officers in the Department of Thade and Chistrems; all members of the Police Force of the Commonwealth er of a State; all educations and Mining Wardens and Mining Wardens' Clerks in the Public Service of 10 a State; all equily qualified Medical Practitioners; all Officers in charge of Lighthouses; all Pilots in the service of the Commonwealth or of a State; all equily qualified Medical Practitioners; all Officers in charge of Lighthouses; all Pilots in the service of the Commonwealth or of a State; all equily qualified Medical Practitioners; all Officers in charge of the Public Service of the Commonwealth or of a State; all equiption the region of the region of the Public Service of the Commonwealth, who are in charge of working parties; all Raiway Station-masters and Night Officers in charge who are permanently employed in the Railway Service of the Commonwealth or of a State; all equipties while permanently employed in the Public Service of the Commonwealth or of a State who are permanently employed in the region of a State; and all persons or classes of persons employed in the Public Service of the Commonwealth or of a State; all service of the Commonwealth or of a State; all epiloyed in the Public Service of the Commonwealth or of a State; all epiloyed in the Public Service of the Commonwealth or of a State who are declared by proclamation to be authorised witnesses within the meaning of this Act.

No person who is a candidate at any election shall be an authorised witness at that election.

No person who is a calculate at any election shall be an authorised witness at that election.
20 Nores.-(1) The attention of the Voter and Authorised Witness is specially directed to the necessity of strictly observing the instructions indorsed on the back of each Postal Ballot-paper, and to the fact that this envelope containing the Postal Ballot-paper (after having been marked by the Voter) must be forthwith posted or delivered to the Returning Officer to whom it is addressed, by the Voter) must be forthwith posted or delivered to the Returning Officer to whom it is addressed, by the Voter, or by the person to whom it is entrusted by the Voter for the purpose of posting or delivery.
25 (2) Any person to whom an envelope containing or purporting to contain a Postal Ballot-paper is entrusted by a Voter for the purpose of posting or delivery to a Returning Officer, and who fails to forthwith post or deliver the envelope, shall be guilty of an offence.

Penalty : Fifty pounds, or imprisonment for one month.

## SCHEDULE FIFTEEN.

Sed. 114D.

### 30

1 i.

# [Front of Form.] PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912,

### AS AMENDED.

### Postal Ballot-paper.

### NEW SOUTH WALES.

35

Electoral District of (a)..... Election of Members of the Legislative Assembly.

X (b) .....

(a) Insert name of district.

(b) Insert name of candidate for whom the elector votes.

Note. - The elector should carefully read the directions for his guidance printe 40 on the back of this ballot-paper, and in particular note that he must not mar his vote thereon until after he has first exhibited the ballot-paper (unmarked) to the authorised witness.

[Back of Form.]



45 Directions to Elector and Authorised Witness.

> (a) The elector shall exhibit his unmarked Postal Ballot-paper and his Posta Vote Certificate to the authorised witness. (b)

(b) The elector shall then and there, in the presence of the authorised witness, sign his name in his own handwriting on the Postal Vote Certificate, in the place provided for the signature of the voter. The authorised witness shall then and there sign his name in his own

- handwriting on the Postal Vote Certificate in the place provided for the signature of the authorised witness, and shall add the title under which he acts as an authorised witness, and the date.
- (d) The elector shall then and there in the presence of the authorised witness, but so that the authorised witness cannot see the vote, indicate his vote on the ballot paper by writing in the space provided therefor the name of the candidate for whom he votes. He shall then fold the ballot-paper so that the vote cannot be seen, and hand it so folded to the authorised witness.
- (e) The authorised witness shall then and there place the ballot-paper in the envelope addressed to the Returning Officer, fasten the envelope, and hand it to the voter, who shall forthwith post or deliver it, or cause it to be posted or delivered, to the Returning Officer.
- (f) If the elector's sight is so impaired that he cannot vote without assistance, the authorised witness, if so requested by the elector, shall mark the elector's vote on the ballot-paper in the presence of a witness, according to the instructions of the elector and shall then and there fold the ballot-paper so that the vote cannot be seen, place the ballot-paper in the envelope addressed to the Returning Officer, fasten the envelope, and hand it to the voter, who shall forthwith post or deliver it, or cause it to be posted or delivered, to the Returning Officer.

25

5

10

15

20

#### Further Directions to Authorised Witness.

The authorised witness shall not, unless the elector's sight is so impaired that he cannot vote without assistance, look at or make himself acquainted with the vote given by the elector, and, except as provided in paragraph (f) of the preceding 30 Directions, shall not suffer or permit any person (other than the elector) to see

or become acquainted with the elector's vote. or to assist the elector to vote, or to interfere in any way with the elector in relation to his vote.

Every authorised witness shall-

(a) comply with the preceding directions in so far as they are to be complied with on his part;

35 (b) see that the preceding directions are complied with by every elector voting by post before him, and by every person present when the elector votes; and

(c) refrain from disclosing any knowledge of the vote of any elector voting by post before him.

40 Penalty : One hundred pounds, or imprisonment for three months.

## Duty of Persons Present when an Elector Votes by Post.

Any person present when an elector is before an authorised witness for the purpose of voting by post shall-

(a) obey all directions of the authorised witness ; 45

- (b) refrain from making any communication whatever to the elector in relation to his vote ; (c) refrain from assisting the elector or in any manner interfering with him
- in relation to his vote; (d) except as provided in paragraph (f) of the Directions to Elector and Authorised Witness, refrain from looking at the elector's vote or from 50 doing anything whereby he might become acquainted with the elector's vote

Penalty : One hundred pounds, or imprisonment for three months.

#### Duty of Person to whom an Envelope containing a Postal Ballot-paper is 55 entrusted for Posting or Delivery.

Any person to wnom an envelope containing or purporting to contain a Rostal Ballot-paper is entrusted by a voter for the purpose of posting or delivery to a Returning Officer, and who fails to forthwith post or deliver the envelope, 60 shall be gailty of an offence.

Penalty : Fifty pounds, or imprisonment for one month.

SCHEDULE

## SCHEDULE SIXTEEN.

Se:, 115,

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

### NEW SOUTH WALES.

5

1 ........

# Absent Voter's Ballot-paper.

Electoral district of (a).....

Election of Member of the Legislative Assembly.

(*b*) ..... X

(a) Insert name of district.

(b) Insert name of candidate for whom the elector votes. 10

9. The Principal Act is further amended-

the following section in lieu thereof :----

Miscellaneous amendments (1) By omitting section nineteen and by inserting of Act No. 41, 1912. Sec. 19.

15

20

25

30

19. The Electoral District Commissioners Application shall have the powers conferred by the Royal to Commis-Commissions Act, 1923, on a commissioner Royal Commissions Act, appointed under Division 1 of Part II of that 1923. Act, and the said Act, Part II excepted shall, mutatis mutandis, apply to any witness or person summoned by or appearing before the Electoral District Commissioners.

(2) By omitting paragraph (b) of subsection three Sec. 20 (3) (b). (Inmates of charitable of section twenty.

(3) By omitting the proviso to subsection one of Sec. 30 (1). (Revision section thirty. courts.)

(4) By omitting subsection one of section fifty-one Sec. 51 (1). and by inserting in lieu thereof the following subsection :---

(1) Any elector whose name is on a polling- Change to place area roll, and who has resided in another polling-place polling-place area in the same district for one area roll. month may make application in the form of Schedule Five to be changed to the roll for the polling-place area in which he resides.

institutions.)

(5)

#### Act No. , 1926.

Parliamentary Electorates and Elections (Amendment).

(5) (a) By inserting in subsection one of section Secs. 48, 49, forty-eight after the words "an elector" and 51, and Schedule the words "or a person entitled to be Five. (Authorised enrolled as an elector." witnesses.) 5 (b) By inserting in subsection two of section forty-nine after the words "an elector" the words "or a person entitled to be enrolled as an elector." (c) By inserting in subsection two of section 10 fifty-one after the words "an elector" the words "or a person entitled to be enrolled as an elector." (d) In Schedule Five by inserting after the words "an elector enrolled" the words 15 "[or a person entitled to be enrolled]"; and by omitting the words "as enrolled" after the word "address." (6) In section 52A -Sec. 52A. (a) by inserting in subsection one after the (Compulsory enrolment.) 20 word "district" where it firstly occurs the words "and polling-place area"; (b) by inserting in subsection two after the word "transfer" the words "or change of enrolment"; 25 (c) by inserting the following subsection of Commonwealth next after subsection two :---Electoral (3) In any prosecution for a contra- Acts, 1918-1922, s. 215. vention of this section instituted by a registrar, or by a person acting under 30 the direction of a registrar, the averments of the prosecutor contained in the information shall be deemed to be proved in the absence of evidence to the contrary. 35 (7) By omitting subsection four of section 52B Sec. 52B. and by inserting in lieu thereof the following subsections : --(4) The procedure in relation to the imposition and recovery of penalties for offences 40 against the provisions of section 52A of this Act shall be as set out in Schedule Seventeen. (5)

-	Parliam	entary Electorates and Elections (Amendment).
-		(5) The Governor may by regulations alter, amend, rescind, or vary all or any of the
		provisions of Schedule Seventeen and substitute other provisions therefor.
5	(8)	By omitting paragraph (a) of section fifty-five. sec. 55. (Polling-place.)
	(9)	By inserting in section sixty-one after the word Sec. 61. "writing" the words "in duplicate." (Objections.)
	(10)	In section eighty-five— Sec. 85.
10		(a) by inserting in subsection two after the (Booths.) words "initial letter" where firstly occurring the words "or letters," and
		by omitting the words "by the initial letter of his surname";
15		(b) by omitting from subsection three the words and figures "Liquor Act, 1898," and by inserting in lieu thereof the
		words and figures "Liquor Act, 1912."
	(11)	By inserting in paragraph (d) of subsection Sec. 93(1)(d). one of section ninety-three after the words (Polling- booth.)
20		"returning officer" the words "or deputy."
	(12)	By adding the following paragraph at the end sec. 98 (1). of subsection one of section ninety-eight: — (Abolition of The Governor may by a like notice abolish polling- places.)
25		any polling-place so appointed: Provided that no such polling-place shall be abolished after the issue of the writ and before the time appointed for its return.
	(19)	In section one hundred and two— Sec. 102.
30		<ul> <li>(a) by inserting immediately before the (Ballot- word "initialled" wherever occurring papers.) the words "signed or";</li> </ul>
		<ul> <li>(b) by inserting immediately before the word "initials" the words "signature or."</li> </ul>
35	(14	) In section one hundred and six— Sec. 106.
0.0	(1-	(a) by inserting after the words "and such person may" the words "if he makes the prescribed declaration";
		(b) by omitting all words following the
40		word "vote" where it lastly occurs. —B (15)
	218	()

3

\$

	Parlian	mentary Electorates and Elections (Amendment).
	(15)	By inserting in subsection one of section 114A Sec. 114A. immediately before the words "make applica- (Postal tion for a postal vote certificate and postal voting.)
		ballot-paper" the words "if he has not already
5		made an application under this section in
		respect of the same election."
	(16)	By inserting after subsection two of section Sec. 114A.
		114A the following new subsection : (Postal
- 0		(2A) An applicant for a postal vote certificate voting.)
10		and postal ballot-paper shall not be entitled to
		receive such certificate and ballot-paper unless
		his application is received by the returning officer to whom it is addressed, at least one
		clear day prior to the polling day for the
15		election.
	(17)	By inserting in subsection one of section 114D Sec. 114D.
	,	after the word "shall" the words "if he has (Postal
		received the application at least one clear day voting.)
		prior to the polling day for the election."
20	(18)	By inserting at the end of subsection one of Sec. 114z.
	()	section 114E the following words : — "But any (Postal application which has not have "But any voting.)
		application which has not been received at
		least one clear day prior to the polling day
		shall be kept by the returning officer to whom
25		it was made."
	(19)	In subsection two of section 114F— Sec. 114r.
		(a) by inserting after the word "shall" the (Postal voting.)
		words sign or ;
		(b) by omitting the words "The initials
30		should " and by inserting in lieu thereof
		the words "The signature or initials should."
	(20)	In section 114c
	(20)	(a) by omitting from subsection one the (Postal
35		words "lists of voters," and by inserting voting.)
	·	in lieu thereof the words "copies of the
		roll";
		(b) by omitting from subsection two the
		words "proper certified list of voters,"
40		and by inserting in lieu thereof the
		words "certified copies of the roll";
		(c)

F

t

	Parliamentary Electorates and Elections (Amendment).	
	(c) by omitting from subsection two the words "list of voters has," and by inserting in lieu thereof the words	
	"copies of the roll have."	a 100 (1)
5	(21) By inserting in paragraph (a) of subsection one of section one hundred and twenty-two after the word "duly" the words "signed or."	Sec. 122 (1). (Informal ballot-paper.)
	(22) By inserting next after section one hundred	New sec.
10	and twenty-two the following new section : 122A. Notwithstanding anything to the	Ballot-naners
10	contrary in this Act— (a) a ballot-paper shall not, by reason of	not to be informal in certain cir-
	any marking thereon not authorised or required by this Act, be treated as	camstances.
15	informal, or be rejected at the scrutiny	
	if, in the opinion of the returning officer,	) ő (
	the voter's intention is clearly indicated on the ballot-paper;	
	(b) a ballot-paper shall not be treated as	
20	informal or rejected at the scrutiny by	
	reason that it does not contain the signature or initials of the returning	
	officer or deputy as required by this	
	Act, if the ballot-paper bears the	
25	official water mark prescribed by the regulations.	
	(23) (a) By omitting from subsection one of section	Sec. 126 (1).
	one hundred and twenty-six the words	(Declaration
	"principal polling-place," and by inserting in lieu thereof the words "chief polling-	
30	place";	
	(b) by omitting from subsection one of section	
	one hundred and twenty-six the words "He	30 1
95	shall, as soon as practicable thereafter," and by inserting in lieu thereof the words	
35	"But if he is satisfied, after inquiry, that	
	any ballot-papers including absent voters'	
	hallot-papers have been lost, destroyed, or mislaid, and that those ballot-papers, if	
40	counted, could not alter the result of the	1
-	poll he may complete the count without	
	counting	

6

.

counting such ballot-papers. He shall, as soon as practicable after the count has been completed ";

(c) by inserting after subsection four of section Sec. 126. one hundred and twenty-six the following New subsection new subsection :--

(5) At any time before the declaration  $_{\text{Re-count.}}$  that a candidate has been duly elected the returning officer may, if he thinks fit, on the request of any candidate setting forth the reasons for the request, or of his own motion, and shall, if so directed by the chief electoral officer, re-count the ballot-papers contained in any parcel.

131A. Where the poll at any booth has been adjourned adjourned, only those electors who are enrolled poll.) for the polling-place area within which the booth is situate, shall be entitled to vote at the adjourned poll.

- (25) By omitting from Schedule Eleven the word Sch. Eleven. "dated" and by inserting in lieu thereof the word "declared."
- (26) By inserting the following Schedule next after sch. Seventeen. Schedule Sixteen as inserted by this Act :---

## SCHEDULE SEVENTEEN.

Sec. 52B.

### PROCEDURE IN RELATION TO ENFORCEMENT OF PROVISIONS OF SECTION 52A,

- 30 1. Subject to such directions as are issued by the Chief Electoral Notification Officer, the Registrar shall, if satisfied that a person has failed to comply offence. with the requirements of section 52A of this Act, forthwith notify such person in the prescribed form of such failure, and inform him that he may reply by Statutory Declaration, setting out any facts
- 35 relevant to the matter, and that he has the option of having the matter dealt with either by the Chief Electoral Officer or by a Court of Petty Sessions.

2. Any person so notified who desires the matter to be dealt with Consent to matter being by the Chief Electoral Officer may notify the Registrar accordingly.

Consent to matter being dealt with by Chief Électoral Officer.

3.

20

25

5

10

15

3. Upon the receipt from a person so notified of a notification Proceedings consenting to the matter being dealt with by the Chief Electoral upon receipt of Officer, the Registrar shall consider the statements contained in the matter being dealt with by Statutory Declaration (if any) submitted by the person, make such Chief Electoral

5 further inquiry as he deems necessary, and, unless he decides not to Officer. proceed further, transmit the Statutory Declaration (if any) and Sec. 52A. notification, with a report as to the facts and his opinion thereon, to the Chief Electoral Officer.

4. The Chief Electoral Officer shall consider all the facts, and if Action by Chief 10 satisfied that the person concerned is in default or has contravened upon receipt of the provisions of section 52A, may make an order imposing upon that report from Registrar.

person a penalty not exceeding Ten shillings for a first offence, and not exceeding Two pounds for any subsequent offence, and notify the Registrar thereof and of the time allowed for payment.

15 5. Any penalty so imposed by the Chief Electoral Officer shall be Penalty to be a debt due to a debt due to the Crown.

6. The Registrar, upon receipt of advice from the Chief Electoral Notification Officer that a penalty has been so imposed upon any person, shall of penalty. of imposition notify the person in the prescribed form.

7. Any order so made by the Chief Electoral Officer imposing a Enforcement of 20 penalty may be filed in any Court of Petty Sessions, and thereupon penalties. the order shall have effect and be enforceable as if it were an order of that Court.

8. Where any person to whom a notification pursuant to paragraph Proceedings 25 one of this Schedule has been sent fails, within the time allowed, to not dealt reply thereto, or does not within that time consent to the matter being with by Chief Electoral Officer. dealt with by the Chief Electoral Officer, the Registrar shall, subject Sec. 52A. to such directions as are issued by the Chief Electoral Officer, if he is satisfied that such person has contravened section 52A of the Act, cause

30 proceedings to be instituted against him in the Court of the district in which such person resides.

9. Where the Registrar so directs, the Deputy-Registrar for the Deputy-Registrar may polling-place area in which the defendant resides may institute pro-institute ceedings in his own name, and in any such proceedings the authority of proceeding 35 the Deputy-Registrar shall not be questioned.

10. If, in any case in which proceedings are instituted in a Court of Statutory Petty Sessions, the Registrar has received from the person concerned be brought to a Statutory Declaration in pursuance of paragraph one of this Schedule notice of Court. he shall, as far as it is practicable and necessary for him to do so,

40 inquire into the truth of the statements therein set out, and shall, unless he withdraws the prosecution, cause the declaration to be brought to the notice of the Court.

11. The Court shall at the hearing of the case consider the Statutory Court to Declaration (whether the defendant is present or not) as if the matter statutor 45 therein set out had been given in evidence before it. declaration

12. In any prosecution in respect of any contravention of section 52A Declaration by this Act the prosecuting officer may lodge with the Court a officer to be statutory declaration in support of the charge, and it shall not then be considered

necessary

necessary for him to attend at the hearing, and the Court shall proceed with the hearing and determination of the case in his absence, and shall consider the statutory declaration as if the matter set out therein had been given in evidence before it.

- 13. For the purpose of paragraphs ten and twelve of this Schedule any Document 5 document purporting to be a statutory declaration shall be accepted as a statutory such by the Court without proof of the signatures thereon or proof of declaration. the authority of the person before whom it purports to have been made to take statutory declarations.
- 10. It shall not be necessary or deemed to have been Validation. 10 necessary to make out lists or rolls of electors under the Principal Act for the year one thousand nine hundred and twenty-five.

11. (1) The electoral districts as bounded at the Existing districts to be 15 commencement of this Act shall be deemed to be the electoral electorates or electoral districts for the purposes of the purposes of: Liquor Act, 1912, and Part II of the Liquor and Act No. 42, 1912, 1919. (Amendment) Act, 1919, as subsequently amended, notwithstanding the redistribution directed by this Act.

- (2) The Liquor (Amendment) Act, 1919, is Amendment amended-
  - (a) by omitting from paragraph (a) of subsection one of section eleven the words "for the time being";
  - (b) by inserting in the same paragraph after the figures 1912 the words "prior to the commencement of the Parliamentary Electorates and Elections (Amendment) Act, 1926";
  - (c) by omitting from subsection two of section eleven the words " for the time being."

12. The Acts mentioned in the Schedule are, to the Repeals. extent therein indicated, hereby repealed.

of Act No. 42, 1919, .. 11.

25

30

# Act No. , 1926.

# Parliamentary Electorates and Elections (Amendment).

# SCHEDULE.

	Reference to Act.	Short Title.	Extent of Repeal.
	Act No. 40, 1918		
5		(Amendment) Act, 1918	Paragraphs (i), (ii), (iii), and (vii) of section three.
			Paragraphs (i), (ii), (iii), (iv), (vi), (vii), (xi),
10			(xii), (xiii), (xiv), (xv), (xvi), (xviii) and
			(xix) of section four. So much of paragraph
15			(xvii) of section four as amends subsection three of section one
			hundred and twenty- six of the Parliamen-
			tary Electorates and Elections Act, 1912.
20		•	Section six. So much of the Schedule
			to section eight as— (a) amends section
25		and the second second	one, section forty- five, subsection one of section
		and show , and	seventy-nine, sec- tion eighty, sec-
30			tion eighty-one, and paragraph (d)
			of section eighty- four of the Par-
35			liamentary Elec- torates and Elec- tions Act, 1912;
		Contraction of the second	(b) repeals section twenty-seven, the
10			short heading be- fore section thirty-
40			eight, sections thirty-nine to
			forty-four (both inclusive), section
15			fifty-four, subsec- tion six of section

3

\$

	SCHEDULE—continued.		
	Reference to Act.	Short Title.	Extent of Repeal.
5	Act No. 40, 1918 —continued.	Parliamentary Elections (Amendment)Act, 1918 —continued.	seventy-nine, sec- tions one hundred and thirty-seven to one hundred andforty-six (both inclusive), section one hundred and seventy-five, and
5			Schedules six, eight, nine, and ten of the Parlia- mentary Elec- torates and Elec- tions Act, 1912; (c) repeals and sub- stitutes section thirty-seven of
0		and and a second s	thirty-seven of the Parliamentary Electorates and Elections Act, 1912. Section ten.
25	Act No. 18, 1920	Parliamentary Elections (Casual Vacancies) Act, 1920.	Section ten.
	Act No. 19, 1921		(6), (7), (17), (19),
30	)	(Amendment) Act, 1921.	and (36) of section two. So much of paragraph
3	5		<ul> <li>(39) of section two as inserts Schedule Thirteen in the Par- liamentary Elector ates and Elections Act, 1912.</li> <li>Section three.</li> </ul>

Sydney: Alfred James Kent, Government Printer-1926.

[1s. 6d.]

New South Wiales.

# ANNO SEXTO DECIMO GEORGII V REGIS.

# Act No. 12, 1926.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*

An Act to amend the law relating to Parliamentary elections; to repeal the provisions of certain enactments relating to the election of members of the Legislative Assembly by means of the system of proportional representation; to validate the non-preparation of certain lists and rolls and to provide that the rolls for the year one thousand nine hundred and twentyfour shall, until new rolls are made, remain in force; to amend the Parliamentary Electorates and Elections Act, 1912, and certain other Acts; to repeal the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921; and for purposes connected therewith. [Assented to, 17th March, 1926.]

A

BE

**B**<sup>E</sup> it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

1. This Act may be cited as the "Parliamentary Electorates and Elections (Amendment) Act, 1926,"

Short title.

Reversion to single electorates.

Commission to redistribute electorates. and shall be read with the Parliamentary Electorates and Elections Act, 1912, as amended by subsequent Acts. The Parliamentary Electorates and Elections Act, 1912, as so amended is in this Act referred to as "the Principal Act." **2.** Subject to this Act the system of proportional

2. Subject to this Act the system of proportional representation under which the members of the Legislative Assembly are elected as such members shall not be observed in the election of any future Parliament, but such elections shall be conducted upon the basis of single seat electorates in accordance with the provisions of the Principal Act as amended by this Act.

**3.** (1) The Governor shall as soon as is practicable after the commencement of this Act appoint a commission to redistribute the State into ninety electoral districts in accordance with the Principal Act as amended by this Act.

(2) The commission shall consist of three persons to be chosen by the Governor from persons holding some office in the Public Service of New South Wales, and the names of the persons so appointed shall be notified by proclamation published in the Gazette.

(3) The provisions of Part II of the Principal Act as amended by this Act, so far as they are applicable shall apply to such commission and to the distribution to be made by them.

(4) The commission shall as soon as is practicable report to the Governor the names and boundaries of the electoral districts determined by them.

4. (1) As soon as is practicable after the completion of such redistribution the Chief Electoral Officer shall, by means of the modification, alteration, and adjustment of the lists collected under section twenty-three of the Principal Act by members of the police force during the

Lists.

the year one thousand nine hundred and twenty-six, prepare lists of the names of the persons who appear to be entitled to be enrolled for the respective districts as determined by the commission.

(2) In carrying out the provisions of this section, the Chief Electoral Officer shall have the assistance of such members of the police force as he may require for the purpose.

(3) The lists prepared in pursuance of this section shall, for all purposes connected with the preparation of a roll for the year one thousand nine hundred and twenty-six, be deemed to be the lists prepared for that year under section twenty-three of the Principal Act.

5. If the twenty-seventh Parliament of the State of Provision for New South Wales is dissolved prior to the completion dissolution of the preparation of the rolls for the various districts prior to for the year one thousand nine hundred and twenty-six, preparation the general election next following such dissolution 1926. shall be conducted in accordance with the principles of proportional representation, and in all respects as if this Act had not been passed. At such election the electoral districts shall be the electoral districts as bounded at the commencement of this Act, and the rolls shall be the rolls in force at such commencement together with any supplemental rolls prepared in accordance with section forty-six of the Principal Act.

6. (1) Upon the issue of the writs for the first Repeal of Act general election after the passing of this Act to be No. 18, 1920, conducted upon the basis of single sort electorates in Act conducted upon the basis of single seat electorates in No. 6, 1921. accordance with the provisions of the Principal Act as amended by this Act, the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921, shall cease to have effect.

(2) Any provisions of the Principal Act which were repealed either expressly or impliedly by the Parliamentary Elections (Casual Vacancies) Act, 1920, or the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921, shall, as from the date upon which the said Acts cease to have effect be revived, and are hereby re-enacted. 7.

or the Principal Act or any redistribution of the

boundaries of electoral districts, if a member of any

Parliament of the State which is, either before or after

the commencement of this Act, elected in accordance

with the principles of proportional representation, ceases to be a member by death, resignation, or otherwise, the casual vacancy so occasioned shall be filled in accordance with the provisions of the Parliamentary Elections (Casual Vacancies) Act, 1920, and the Parliamentary Elections (Casual Vacancies) Amendment Act, 1921; and for the purposes of the said Acts, the constituency for which the vacancy has occurred shall be deemed to be the electoral district in respect of which such member was elected, as bounded at the date of the commencement

7. Notwithstanding anything contained in this Act

Casual vacancies in Parliament elected on system of proportional representation.

Consequential amendments of Act No. 41, 1912.

of this Act.

Sec. 3A. (Proportional representation.)

Sec. 4. (Electoral districts.)

Sec. 5. (Electoral districts.)

Sec. 15 (2). (Electoral districts.)

Sec. 17 (2), par. (b). (Electoral districts.) 8. The Principal Act is amended-

- (1) By omitting section 3A.
- (2) In section four, by inserting after the word "ninety" the words "each member representing an electoral district."
- (3) In section five, by inserting after the words
- (4) In subsection two of section fifteen, by inserting after the word "cause" the words "a proclamation setting out."
- (5) In subsection two of section seventeen,—
  - (a) by omitting paragraph (b), and by inserting in lieu thereof the following paragraph :—
    - (b) New South Wales shall be distributed into ninety electoral districts, each of which shall be represented by one member only, and every such district shall have such an area that, at the time of making such distribution, the number of persons enrolled therein shall,

shall, subject to the margin of allowance hereinafter contained, reach the prescribed quota;

- omitting paragraph (d), and by Par. (d). (b) by inserting in lieu thereof the following paragraph :---
  - (d) In making any such distribution the divisor shall, for the purpose of ascertaining the quota of electors be ninety, with a margin of allowance not exceeding twelve hundred: and no reasons for the addition to or deduction from the quota of any such margin of allowance need be given or appended to any report by any commissioners making such distribution.
- (6) By omitting section eighty, and by inserting Sec. 8). the following section in lieu thereof :--

80. If only one candidate is so nominated, Proceedings the returning officer shall at noon on the day on nomingof nomination at the place so named for the candidate delivery of nomination papers, publicly declare No. 33, 1902, the candidate nominated to be duly elected, s. 63. shall publish such declaration in some newspaper published or circulating in the district, and shall make his return accordingly.

(7) By omitting section eighty-one, and by inserting Sec. 81. in lieu thereof the following section :-

S1. If there are more candidates nominated When poll tobe taken. than one, it shall be open to any candidate to withdraw his name from nomination by delivering a notice under his hand to the returning officer or the person acting as his substitute before noon on the nomination day, and if after such withdrawal there are two or more candidates, a poll shall take place on the day named in the writ for that purpose, and at the several polling-places for the district; and the returning officer shall, at noon on the nomination day, and at the place named as aforesaid

aforesaid for the delivery of the nomination papers, publicly announce that a poll will be so taken and the names of the persons who have become candidates, and shall also forthwith publish in some newspaper published or circulating in the district a like announcement, together with a list of the polling-places and the date of the poll.

(8) In section eighty-two, by omitting therefrom subsection two and by inserting in lieu thereof the following subsection :--

(2) Such papers shall be in or to the effect of the form prescribed in Schedule Four to this Act.

(9) By inserting next after section eighty-two the following new section which shall be read as section eighty-three :—

83. In printing the ballot-papers—

- (a) the names of all candidates duly nominated shall be printed in alphabetical order according to their surnames; such surnames shall be printed in more conspicuous type than that used for the christian names;
- (b) if there are two or more candidates of the same surname, their names shall be printed according to the alphabetical order of their christian names or if their christian names are the same, then according to the alphabetical order of their residences, arranged and stated on the ballot-paper;
- (c) where similarity in the names of two or more candidates is likely to cause confusion, the chief electoral officer or the returning officer for the district may arrange the names with such description or addition as will distinguish them from one another;
- (d) a square shall be printed opposite the name of each candidate.

Sec. 82 (2). Ballotpapers.

New sec. 83

Printing ballot-papers.

CONTRACT MIST

(10)

## Act No. 12, 1926.

# Parliamentary Electorates and Elections (Amendment).

- (10) In section one hundred and three, by omitting Sec. 103, from paragraph (a) the words "in the manner par. (a). prescribed," and by inserting in lieu thereof given.) the words "by placing the figure 1 in the square opposite the name of the candidate for whom he desires to give his first preference vote. The voter may if he so desires give contingent votes for all or any of the remaining candidates by placing the figures 2, 3, 4, and so on according to the number of candidates in the squares opposite the names of such candidates respectively so as to indicate by such numerical sequence the order of his preference."
- (11) By inserting next after section one hundred News. 105A. and eight the following new section :--

108A. The instruction of a person under the Instructions. last preceding section, or under paragraph (f) of section 114H of this Act may be given by handing to the returning officer or deputy or to the authorised witness, as the case may be, a "how to vote" card, or a printed or written statement indicating the candidate for whom the elector desires to vote.

- (12) In section 114A, by omitting from subsection Sec. 114A. two the words "may be in the prescribed (Postal vote, form," and by inserting in lieu thereof the form.) words "shall be in or to the effect of the form prescribed in Schedule Thirteen to this Act."
- (13) In section 114D, by omitting subsection two, Sec. 114D. and by inserting in lieu thereof the following (Postal voting.) subsection :--

(2) The postal vote certificate shall be in or to the effect of the form prescribed in Schedule Fourteen to this Act and the postal ballot-paper shall be in or to the effect of the form prescribed in Schedule Fifteen to this Act.

- (14) In section 114H—
  - (a) by omitting from paragraph (d) the (Postal voting.) words "in the prescribed manner" and

Sec. 114H.

by inserting in lieu thereof the words "in the manner prescribed in Schedule Seventeen of this Act";

- (b) by omitting from paragraph (f) the words "in the prescribed manner" and by inserting after the word "witness" where secondly occurring the words "according to the instructions of the elector."
- (15) In section one hundred and fifteen—
  - (a) by omitting from paragraph (e) of subsection one the words "The form of the ballot-paper may be prescribed," and by inserting in lieu thereof the words "The ballot-paper shall be in or to the effect of the form prescribed in Schedule Sixteen to this Act";
  - (b) by inserting in paragraph (g) of subsection one after the word "ballotpaper" where it secondly occurs, the words "in the manner prescribed in Schedule Seventeen of this Act";
  - (c) by omitting from subsection two thewords "in the manner prescribed" and by inserting in lieu thereof the words "in the manner prescribed in Schedule Seventeen of this Act."

(16) By inserting the following section, which shall be read as section one hundred and twenty-one of the Principal Act :—

121. Immediately upon the close of the poll the returning officer and every deputy at the polling-place at which each presides shall, in the presence and subject to the inspection of such of the scrutineers as choose to be present, and the poll clerks (if any), but of no other persons, open the ballot-box, and proceed to count the number of first preference votes recorded for each candidate.

Sec. 115, subsec. (1), par. (e). (Absent voters.)

Ibid. par. )g).

Subsec. (2).

Sec. 121.

How and when number of votes to be ascertained.

(17)

## Act No. 12, 1926.

Parliamentary Electorates and Elections (Amendment).

- (17) By omitting from section one hundred and Sec. 123. (Dealing with twenty-three the word "primary" and by ballot-papers.) inserting in lieu thereof the words "first preference."
- (18) By omitting from section one hundred and sec. 124. twenty-four the word "primary" and by (Dealing wild-ballot-papers) inserting in lieu thereof the words "first preference."
- (19) By omitting section one hundred and twenty- Sec. 125. five and by inserting the following section in lieu thereof :---

125. The returning officer shall, in respect Returning of the polling-booth at which he himself has officers' presided, make up in separate parcels in like manner as is herein required of deputy returning officers, all ballot-papers used or unused, and all books, rolls and papers kept or used by him at such polling-booth; and shall seal up and also permit to be sealed up by the scrutineers, and shall indorse in like manner as aforesaid the several parcels and deal with the same as hereinafter provided; and shall also make out in respect of the said booth the like list as is herein required in the case of deputy returning officers, which said list shall be verified by the signature of the returning officer, the poll clerk (if any) and scrutineers in manner aforesaid.

## (20) In section one hundred and twenty-six—

(a) by inserting next after subsection one (Declaration-the following new subsection one of poll.) the following new subsection :--

(1A) The method of counting the votes to ascertain the result of the shall be as prescribed in election Schedule Eighteen to this Act;

(b) by omitting from subsection three the words "the names of the persons" and by inserting in lieu thereof the words " the name of the person."

(21)

Sec. 126.

New Schedule Four. (21) By inserting next after Schedule Three the following Schedule which shall be read as Schedule Four:—

## SCHEDULE FOUR.

Sec. 82.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

Ballot-paper.

NEW SOUTH WALES.

Electoral district of [here insert name of district]. Election of Members of the Legislative Assembly.

CANDIDATES.
BROOKMAN, John
CRANE, Joseph
FRENCH, Charles
KING, Wilham
WILSON, Henry
WRIGHT, James

NOTE.—Indicate your vote by placing the figure 1 in the square opposite the name of the candidate for whom you desire to give your first preference vote.

You may, if you so desire, give contingent votes for all or any of the remaining candidates by placing the figures 2, 3, 4, and so on, according to the number of candidates in the squares opposite the names of such candidates respectively, so as to indicate by such numerical sequence the order of your preference.

## (22) By omitting Schedule Thirteen, and by inserting the following new Schedules next after Schedule Twelve :---

#### Sec. 114A.

## SCHEDULE THIRTEEN.

#### PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

## Application for a Postal Vote Certificate and a Postal Ballot-paper.

This application should be made and sent, after the issue of the Writ for the election to which it relates and before polling day, to the Returning Officer for the District for which the elector is enrolled; but if the elector has reason to believe that it may not in the ordinary course of post reach that officer so as to enable

Act No. 12, 1926.

## Parliamentary Electorates and Elections (Amendment).

enable him to send a Postal Vote Certificate and a Postal Ballot-paper to the elector in time to permit of his voting at the election, the application may, for

Purposes of expedition, be made and sent to some other Returning Officer. An applicant shall not be entitled to receive a Postal Vote Certificate and Postal Ballot-paper unless his application is received by the Returning Officer to whom it is addressed at least one clear day prior to the polling day for the election.

In order that a Postal Ballot-paper may be admitted to the scrutiny the envelope in which it is contained must be received, prior to the close of the Poll, by the Returning Officer for the District in respect of which the elector claims to vote.

To the Returning Officer for the Electoral District of (1)

I, (2) I, (2) , hereby apply for a Postal Vote (2) Here insert Certificate and a Postal Ballot-paper to enable me to vote by post at the forth. christian names, coming Election of Members of the Legislative Assembly.

I declare

(1) That I am an elector enrolled on the Electoral Roll for the (3)

polling-place area of the District of (4)

(2) That the ground on which I apply to vote by post is---

- (a) that I will not throughout the hours of polling on polling day be within fifteen miles by the nearest practicable route of any polling booth open in the State for the purposes of an election; (b) that I will throughout the hours of polling on polling day be travelling
- under conditions which will preclude me from attending at any polling booth to vote :
- (c) that I am seriously ill or infirm, and by reason of such illness or infirmity will be precluded from attending at any polling booth to vote; (d) that I will, by approaching maternity, be precluded from attending at any
- polling booth to vote. NOTE.—The elector will strike out any of the above grounds which do not apply

to his or her particular case.

(3) That I have not made a previous application for a Postal Vote Certificate and Postal Ballot-paper for this election.

An elector shall not make, and a person shall not induce an elector to make, any false statement in an application for a Postal Vote Certificate and a Postal Ballot-paper, or in the declaration contained in such application.

Penalty : Fifty pounds, or imprisonment for one month.

I request that a Postal Vote Certificate and a Postal Ballot-paper may be forwarded to me at the following address :---

Signed by the elector in his own handwriting in my presence-	a the second
(Signature of Authorised Witness, in his own handwriting)-	Signature of Elector (in own handwriting)
(Title under which witness acts as Authorised Witness)—	
Dated at the	day of 19. The

(1) Here insert name of district.

of living, and occupation as appearing on the Roll.

(3) Here insert name of polling-place area.

(4) Here insert name of district.

The following persons are authorised witnesses, namely :-All Commonwealth Divisional Returning Officers, State Returning Officers, and officers of the Public Service of the Commonwealth permanently employed in the office of any Commonwealth Electoral Officer of a State or Divisional Returning Officer; all Commonwealth or State Electoral Registrars and Deputy Registrars; all Postmaters or Postmistresses or postal officials in charge of post offices; all Police or Stipendiary or Special Magistrates of the Commonwealth or of a State; all Judices of the Peace; all Head Teachers in the employment of a State Education Department; all officers of the Department of Trade and Customs; all members of the Police Force of the Commonwealth or of a State; all Mining Wardens and Mining Wardens' Clerks in the Public Service of a State; all legally qualified Medical Practitioners; all Officers in charge of Quarantine Stations; all Officers in charge of Lipthouses; all Pilots in the service of the Commonwealth or of a State; of a governing body; all Felgraph Line Repairers permanently employed in the Public Service of the Commonwealth, who are in charge of working parties; all Railway Station-masters and Night Officers in charge who are permanently employed in the Railway Station-masters and Night Officers in charge who are permanently employed in the Railway Station-masters of persons, employed in the Public Service of the Commonwealth or of a State; all Superintendents of Mercanille Marine and their Deputies while permanently employed in the Public Service of the Commonwealth or of a State; who are declared by proclamation to be authorised witnesses.

No person who is a candidate at any election shall be an authorised witness at that election.

#### OBLIGATIONS OF AUTHORISED WITNESSES.

An authorised witness shall not witness the signature of any elector to an application for a Postal Vote Certificate and a Postal Ballot-paper unless --

- (a) he has satisfied himself as to the identity of the applicant;
- (b) he has seen the applicant sign the application in his (the applicant's) own handwriting ; and
- (c) he knows that the statements contained in the application are true, or has satisfied himself by inquiry from the applicant or otherwise that the statements contained in the application are true.

Penalty : Fifty pounds, or imprisonment for one month.

The authorised witness shall sign his name in his own handwriting on the application in the space provided for the purpose, and shall add the title under which he acts as an authorised witness, and the date.

## SCHEDULE FOURTEEN.

### PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

#### POSTAL VCTE CERTIFICATE.

I hereby certify that of to vote by post at the election to be held on the 19, in the Electoral District of day of

Returning Officer for the Electoral District of

day of

### Dated this

19

(Signature of Voter in his own hand-

Signed by the Voter in his own handwriting in my presence-

(Signature of Authorised Witness in his own handwriting)-

(Title under which Witness acts as Authorised Witness) -

## Address-

#### Deta

19

writing)-

AUTH DRISED

# Act No. 12, 1926.

## Parliamentary Electorates and Elections (Amendment).

AUTHORISED WITSESSES.—The following persons are authorised witnesses, namely :—All Com-monwealth Divisional Returning Officers, State Returning Officers, and officers of the Public Service of the Commonwealth permanently employed in the office of any Commonwealth Electoral Officer of a State or Divisional Returning Officer; all Commonwealth or State Electoral Registrars and Deputy Registrars; all Postmasters or Postmistresses or postal officials in charge of post offices; all Police or Stipendiary or Special Magistrates of the Commonwealth or of a State ; all Justices of the Department of Trade and Customs; all members of the Police Force of the Com-monwealth or of a State; all Mining Wardens and Mining Wardens' Clerks in the Public Service of a State; all legally qualified Medical Practitioners; all Officers in charge of Quarantine Stations; all officers in charge of Lighthouses; all Pilots in the service of the Commonwealth or of a State; or of any local governing body; all Telegraph Line Repairers permanently employed in the Public Service of the Commonwealth, who are in charge of working parties; all Aliaway Service of the Com-monwealth or of a State; all Superintendents of Mercantile Marine and their Deputies while permanently employed in the Public Service of the Commonwealth or of a State; and Night Officers in charge who are permanently employed in the raliway Station-masters and Night Officers in charge who are permanently employed in the row of a State; and all persons or classes of persons employed in the Public Service of the Commonwealth or of a State; who are declared by proclamation to be authorised witnesses within the meaning of this Act. No person who is a candidate at any election shall be an authorised witness at that election.

No person who is a candidate at any election shall be an authorised witness at that election.

Nores. (1) The attention of the Voter and Authorised Witness is specially directed to the nocessity of strictly observing the instructions indored on the back of each Postal Ballot-paper, and to the fact that this envelope containing the Postal Ballot-paper (after having been marked by the Voter) must be forthwith posted or delivered to the Returning Officer to whom it is addressed, by the Voter, or by the person to whom it is entrusted by the Voter for the purpose of posting or delivery.

(2) Any person to whom an envelope containing or purporting to contain a Postal Ballot-paper is entrusted by a Voter for the purpose of posting or delivery to a Returning Officer, and who fails to forthwith post or deliver the envelope, shall be guilty of an offence.

Penalty : Fifty pounds, or imprisonment for one month.

## SCHEDULE FIFTEEN. [Front of Form.]

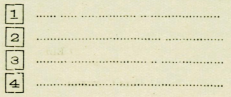
Sec 114p.

## PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

#### Postal Ballot-paper.

#### NEW SOUTH WALES.

Electoral District of (a)..... Election of Members of the Legislative Assembly.



(a) Insert name of district.

NOTE. - The elector should carefully read the directions for his guidance printed on the back of this ballot-paper, and in particular note that he must not mark his vote thereon until after he has first exhibited the ballot-paper (unmarked) to the authorised witness.

[Back of Form.]



I irections to Elector and Authorised Witness.

(a) The elector shall exhibit his unmarked Fostal Ballot-paper and his Postal Vote Certificate to the authorised witness

- (b) The elector shall then and there, in the presence of the authorised witness, sign his name in his own handwriting on the Postal Vote Certificate, in the place provided for the signature of the voter.
- (c) The authorised witness shall then and there sign his name in his own handwriting on the Postal Vote Certificate in the place provided for the signature of the authorised witness, and shall add the title under which he acts as an authorised witness, and the date.
- (d) The elector shall then and there in the presence of the authorised witness, but so that the authorised witness cannot see the vote, indicate his vote on the ballot-paper by writing opposite to the square containing the figure 1 the name of the candidate for whom he desires to give his first preference vote.

He may if he so desires give contingent votes for all or any of the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so on, the names of the respective candidates to indicate in numerical sequence the order of his preference.

He shall then fold the ballot-paper so that the vote cannot be seen, and hand it so folded to the authorised witness.

- (e) The authorised witness shall then and there place the ballot-paper in the envelope addressed to the Returning Officer, fasten the envelope, and hand it to the voter, who shall forthwith post or deliver it, or cause it to be posted or delivered, to the Returning Officer.
- (f) If the elector's sight is so impaired that he cannot vote without assistance, the authorised witness, if so requested by the elector, shall mark the elector's vote on the ballot-paper in the presence of a witness, according to the instructions of the elector and shall then and there fold the ballot-paper so that the vote cannot be seen, place the ballot-paper in the envelope addressed to the Returning Officer, fasten the envelope, and hand it to the voter, who shall forthwith post or deliver it, or cause it to be posted or delivered, to the Returning Officer.

#### Further Directions to Authorised Witness.

The authorised witness shall not, unless the elector's sight is so impaired that he cannot vote without assistance, look at or make himself acquainted with the vote given by the elector, and, except as provided in paragraph (f) of the preceding Directions, shall not suffer or permit any person (other than the elector) to see or become acquainted with the elector's vote, or to assist the elector to vote, or to interfere in any way with the elector in relation to his vote.

Every authorised witness shall-

- (a) comply with the preceding directions in so far as they are to be complied with on his part;
- (b) see that the preceding directions are complied with by every elector voting by post before him, and by every person present when the elector votes; and
- (c) refrain from disclosing any knowledge of the vote of any elector voting by post before him.

Penalty : One hundred pounds, or imprisonment for three months.

### Duty of Persons Present when an Elector Votes by Post.

Any person present when an elector is before an authorised witness for the purpose of voting by post shall—

- (a) obey all directions of the authorised witness;
- (b) refrain from making any communication whatever to the elector in relation to his vote;
- (c) refrain from assisting the elector or in any manner interfering with him in relation to his vote;
- (d) except as provided in paragraph (f) of the Directions to Elector and Authorised Witness, refrain from looking at the elector's vote or from doing anything whereby he might become acquainted with the elector's vote.

Penalty : One hundred pounds, or imprisonment for three months.

Duty

Duty of Person to whom an Envelope containing a Postal Ballot-paper is entrusted for Posting or Delivery.

Any person to wnom an envelope containing or purporting to contain a Postal Ballot-paper is entrusted by a voter for the purpose of posting or delivery to a Returning Officer, and who fails to forthwith post or deliver the envelope, shall be gailty of an offence.

Penalty : Fifty pounds, or imprisonment for one month.

## SCHEDULE SIXTEEN.

Sec. 115.

## PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912, AS AMENDED.

NEW SOUTH WALES.

Absent Voter's Ballot-paper.

Electoral district of (a).....

Election of Member of the Legislative Assembly.

1	
2	
3	
4	

(a) Insert name of district.

NOTE.—Indicate your vote by writing opposite the square containing the figure 1 the name of the candidate for whom you desire to give your first preference vote.

You may, if you so desire, give contingent votes for all or any of the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so on, the names of the respective candidates to indicate in numerical sequence the order of your preference.

### SCHEDULE SEVENTEEN.

Sec. 114H. Sec. 115.

Method of voting on postal ballot-papers, or absent voters' ballot-papers.

An elector shall record his vote on a postal ballot-paper or an absent voter's ballot-paper by writing opposite to the square containing the figure 1 the name of the candidate for whom he desires to give his first preference vote.

The elector may, if he so desires, give contingent votes for all or any of the remaining candidates by writing opposite the squares containing the figures 2, 3, 4, and so cn, the names of the respective candidates to indicate in numerical sequence the order of his preference.

SCHEDULE

Sec. 126 (1A).

## SCHEDULE EIGHTEEN.

#### Method of counting votes.

1. (a) The Returning Officer shall count the total number of first preference votes given for each candidate.

(b) The candidate who has received the largest number of first preference votes shall, if that number constitutes an absolute majority of votes, be elected.

(c) If no candidate has received an absolute majority of first preference votes the Returning Officer shall make a second count.

(d) On the second count the candidate who has received the fewest first preference votes shall be excluded, and each unexhausted ballot-paper counted to him shall be counted to the candidate next in the order of the voter's preference.

(e) If a candidate then has an absolute majority of votes he shall be declared elected, but if no candidate then has an absolute majority of votes, the process of excluding the candidate who has the fewest votes and counting each of his unexhausted ballot-papers to the continuing candidate next in the order of the voter's preference shall be repeated by the Returning Officer until one candidate has received an absolute majority of votes.

(f) The candidate who has received an absolute majority of votes shall be declared elected.

2. In the process of counting, exhausted ballot-papers shall be set aside as finally dealt with, and shall thenceforth not be taken into account in ascertaining the result of the poll.

3. (a) When a candidate is excluded, each ballot-paper counted to him shall be deemed to be exhausted if there is not indicated upon it a next preference for one continuing candidate.

(b) "Next preference" in the last preceding subparagraph includes the first of the subsequent preferences marked on the ballot-paper which is not given to an excluded candidate.

Provided that where there is a break in the consecutive numbering of preferences marked on a ballot-paper, only those preferences preceding the break shall be taken into account.

4. In this Schedule "continuing candidate" means a candidate not already excluded from the count.

5. If on any count two or more candidates have an equal number of votes, and one of them has to be excluded, the Returning Officer shall decide by lot which shall be excluded.

6. In this Schedule "an absolute majority of votes" means a greater number than one-half of the whole number of ballot-papers other than informal and exhausted ballot-papers. The casting vote of the Returning Officer, given in pursuance of subsection two of section one hundred and twenty-six of this Act, shall be included in reckoning an absolute majority of votes.

## 9. The Principal Act is further amended—

(1) By omitting section niceteen and by inserting the following section in lieu thereof :—

19. The Electoral District Commissioners shall have the powers conferred by the Royal Commissions Act, 1923, on a commissioner appointed under Division 1 of Part II of that Act, and the said Act, Part II excepted shall, mutatis mutandis, apply to any witness or person summoned by or appearing before the Electoral District Commissioners.

Miscellaneous amendments of Act No. 41, 1912.

Sec. 19.

Application to Commissioners of Royal Commissions Act, 1923.

(2)

(2) By inserting at the end of section twenty the Sec. 20 (3) (b). following new subsection :--

(4) An inmate of a public charitable (Inmates of haritable institution shall be entitled to enrolment and institutions.) be capable of voting at an election held for the electoral district comprising the place in which he resided and for which he was enrolled as an elector at the date upon which he became an inmate of the institution.

Regulations made under this Act may prescribe the methods by which the enrolment of such inmates shall be carried out.

- (3) By omitting the proviso to subsection one of Sec. 30 (1) (Revision section thirty. courts.)
- (4) By omitting subsection one of section fifty-one Sec. 51 (1)and by inserting in lieu thereof the following subsection :--

(1) Any elector whose name is on a polling- Change to place area roll, and who has resided in another another polling-place polling-place area in the same district for one area roll. month may make application in the form of Schedule Five to be changed to the roll for the polling-place area in which he resides.

- (5) (a) By inserting in subsection one of section Secs. 48, 49, forty-eight after the words "an elector" and 51, and Schedule the words "or a person entitled to be Five, enrolled as an elector."
  - (Authorised witnesses.)
  - (b) By inserting in subsection two of section forty-nine after the words "an elector" the words "or a person entitled to be enrolled as an elector."
  - (c) By inserting in subsection two of section fifty-one after the words "an elector" the words "or a person entitled to be enrolled as an elector."
  - (d) In Schedule Five by inserting after the words "an elector enrolled" the words "[or a person entitled to be enrolled]"; and by omitting the words "as enrolled" after the word "address."

Sec. 52A. (Compulsory enrolment.)

cf. Commonwealth Electoral Acts, 1918-1922, s. 215.

Sec. 52B,

Sec. 55. (Polling-place.) Sec. 61. (Objections.)

Sec. 85. (Booths.) (6) In section 52A—

- (a) by inserting in subsection one after the word "district" where it firstly occurs the words "and polling-place area";
- (b) by inserting in subsection two after the word "transfer" the words "or change of enrolment";
- (c) by inserting the following subsection next after subsection two :---

(3) In any prosecution for a contravention of this section instituted by a registrar, or by a person acting under the direction of a registrar, the averments of the prosecutor contained in the information shall be deemed to be proved in the absence of evidence to the contrary.

[(7) By omitting subsection four of section 52B and by inserting in lieu thereof the following subsections:—

(4) The procedure in relation to the imposition and recovery of penalties for offences against the provisions of section 52A of this Act shall be as set out in Schedule Nineteen.

(5) The Governor may by regulations alter, amend, rescind, or vary all or any of the provisions of Schedule Nineteen and substitute other provisions therefor.

(8) By omitting paragraph (a) of section fifty-five.

- (9) By inserting in section sixty-one after the word "writing" the words "in duplicate."
- (10) In section eighty-five-
  - (a) by inserting in subsection two after the words "initial letter" where firstly occurring the words "or letters," and by omitting the words "by the initial letter of his surname";
  - (b) by omitting from subsection three the words and figures "Liquor Act, 1898," and by inserting in lieu thereof the words and figures "Liquor Act. 1912."
     (11)

### Parliamentary Electorates and Elections (Amendment).

- (11) By inserting in paragraph (d) of subsection Sec. 93(1) (d). one of section ninety-three after the words (Polling-booth.) "returning officer" the words "or deputy." By adding the following paragraph at the end Sec. 98 (1). (12)of subsection one of section ninety-eight :-- (Abolition of The Governor may by a like notice abolish pollingany polling-place so appointed : Provided that no such polling-place shall be abolished after the issue of the writ and before the time appointed for its return. (13) In section one hundred and two-Sec. 102. (a) by inserting immediately before the (Ballotword "initialled" wherever occurring papers.) the words "signed or "; (b) by inserting immediately before the word "initials" the words "signature or." (14) In section one hundred and six -Sec. 106. (a) by inserting after the words "and such person may" the words "if he makes the prescribed declaration "; (b) by omitting all words following the word "vote" where it lastly occurs. (15) By inserting in subsection one of section 114A Sec. 114A. immediately before the words "make applica- (Postal tion for a postal vote certificate and postal voting.) ballot-paper" the words "if he has not already made an application under this section in respect of the same election." (16) By inserting after subsection two of section Sec. 114A. (Postal 114A the following new subsection :--(2A) An applicant for a postal vote certificate voting.) and postal ballot-paper shall not be entitled to receive such certificate and ballot-paper unless his application is received by the returning officer to whom it is addressed, at least one clear day prior to the polling day for the election. (17) By inserting in subsection one of section 114D Sec. 114D.
- (17) By inserting in subsection one of section 114D Sec. 114D. after the word "shall" the words "if he has (Postal received the application at least one clear day prior to the polling day for the election."

13

(18)

Sec. 114E. (Postal voting.)

Sec. 114F. (Postal voting.)

Sec. 1146. (Postal voting.)

Sec. 122 (1). (Informal ballot-paper.)

New sec. 122A.

Ballot-papers not to be informal in certain circumstances. (18) By inserting at the end of subsection one of section 114E the following words:—"But any application which has not been received at least one clear day prior to the polling day shall be kept by the returning officer to whom it was made."

### (19) In subsection two of section 114F-

- (a) by inserting after the word "shall" the words "sign or";
- (b) by omitting the words "The initials should" and by inserting in lieu thereof the words "The signature or initials should."
- (20) In section 114G---
  - (a) by omitting from subsection one the words "lists of voters," and by inserting in lieu thereof the words "copies of the roll";
  - (b) by omitting from subsection two the words "proper certified list of voters," and by inserting in lieu thereof the words "certified copies of the roll";
  - (c) by omitting from subsection two the words "list of voters has," and by inserting in lieu thereof the words "copies of the roll have."
- (21) By inserting in paragraph (a) of subsection one of section one hundred and twenty-two after the word "duly" the words "signed or."
- (22) By inserting next after section one hundred and twenty-two the following new section :--

122A. Notwithstanding anything to the contrary in this Act—

(a) a ballot-paper shall not, by reason of any marking thereon not authorised or required by this Act, be treated as informal, or be rejected at the scrutiny if, in the opinion of the returning officer, the voter's intention is clearly indicated on the ballot-paper;

(23)

Parliamentary Electorates and Elections (Amendment).

- (23) (a) By omitting from subsection one of section Sec. 126 (1). one hundred and twenty-six the words (Declaration "principal polling-place," and by inserting of poll.) in lieu thereof the words "chief pollingplace";
  - (b) by omitting from subsection one of section one hundred and twenty-six the words "He shall, as soon as practicable thereafter," and by inserting in lieu thereof the words "But if he is satisfied, after inquiry, that any ballot-papers including absent voters' ballot-papers have been lost, destroyed, or mislaid, and that those ballot-papers, if counted, could not alter the result of the poll he may complete the count without counting such ballot-papers. He shall, as soon as practicable after the count has been completed ";
  - (c) by inserting after subsection four of section Sec. 126. one hundred and twenty-six the following New subsection. new subsection :-

(5) At any time before the declaration that a candidate has been duly elected the returning officer may, if he thinks fit, on the request of any candidate setting forth the reasons for the request, or of his own motion, and shall, if so directed by the chief electoral officer, re-count the ballotpapers contained in any parcel.

(24) By inserting after section one hundred and New sec. 131A. thirty-one the following new section :--

131A. Where the poll at any booth has been adjourned adjourned, only those electors who are enrolled poli.) for the polling-place area within which the booth is situate, shall be entitled to vote at the adjourned poll.

(25) By omitting from Schedule Eleven the word Sch. Eleven. "dated" and by inserting in lieu thereof the word "declared."

Re-count.

(Votes

(26)

### Parliamentary Electorates and Elections (Amendment).

Sch. Nineteen.

### (26) By inserting the following Schedule next after Schedule Eighteen as inserted by this Act.

#### SCHEDULE NINETEEN.

#### PROCEDURE IN RELATION TO ENFORCEMENT OF PROVISIONS OF SECTION 52A.

1. Subject to such directions as are issued by the Chief Electoral Officer, the Registrar shall, if satisfied that a person has failed to comply with the requirements of section 52A of this Act, forthwith notify such person in the prescribed form of such failure, and inform him that he may reply by Statutory Declaration, setting out any facts relevant to the matter, and that he has the option of having the matter dealt with either by the Chief Electoral Officer or by a Court of Petty Sessions.

2. Any person so notified who desires the matter to be dealt with by the Chief Electoral Officer may notify the Registrar accordingly.

3. Upon the receipt from a person so notified of a notification consenting to the matter being dealt with by the Chief Electoral Officer, the Registrar shall consider the statements contained in the Statutory Declaration (if any) submitted by the person, make such further inquiry as he deems necessary, and, unless he decides not to proceed further, transmit the Statutory Declaration (if any) and notification, with a report as to the facts and his opinion thereon, to the Chief Electoral Officer.

4. The Chief Electoral Officer shall consider all the facts, and if satisfied that the person concerned is in default or has contravened the provisions of section 52A, may make an order imposing upon that person a penalty not exceeding Ten shillings for a first offence, and not exceeding Two pounds for any subsequent offence, and notify the Registrar thereof and of the time allowed for payment.

5. Any penalty so imposed by the Chief Electoral Officer shall be a debt due to the Crown.

6. The Registrar, upon receipt of advice from the Chief Electoral Officer that a penalty has been so imposed upon any person, shall notify the person in the prescribed form.

7. Any order so made by the Chief Electoral Officer imposing a penalty may be filed ir any Court of Petty Sessions, and thereupon the order shall have effect and be enforceable as if it were an order of that Court.

8. Where any person to whom a notification pursuant to paragraph one of this Schedule has been sent fails, within the time allowed, to not dealt with by Chief reply thereto, or does not within that this consent to be a shall, subject Electoral Officer. dealt with by the Chief Electoral Officer, the Registrar shall, subject to such directions as are issued by the Chief Electoral Officer, if he is satisfied that such person has contravened section 52A of the Act, cause proceedings to be instituted against him in the Court of the district in which such person resides.

Notification in respect of offence.

Sec. 52B.

Consent to matter being dealt with by Chief Électoral Officer.

Proceedings upon receipt of consent to matter being dealt with by Chief Electoral Officer. Sec. 524.

Action by Chief Electoral Officer upon receipt of port from Registrar.

Penalty to be a debt due to Crown.

Notification of imposition of penalty.

Enforcement of penalties.

Proceedings where matter not dealt Sec. 52A.

9.

9. Where the Registrar so directs, the Deputy-Registrar for the Deputypolling-place area in which the defendant resides may institute pro- Registrar may ceedings in his own name, and in any such proceedings the authority of proceedings. the Deputy-Registrar shall not be questioned.

10. If, in any case in which proceedings are instituted in a Court of Statutory Petty Sessions, the Registrar has received from the person concerned be brought to a Statutory Declaration in pursuance of paragraph one of this Schedule notice of Court. he shall, as far as it is practicable and necessary for him to do so, inquire into the truth of the statements therein set out, and shall, unless he withdraws the prosecution, cause the declaration to be brought to the notice of the Court.

11. The Court shall at the hearing of the case consider the Statutory Court to Declaration (whether the defendant is present or not) as if the matter statutory declaration. therein set out had been given in evidence before it.

12. In any prosecution in respect of any contravention of section 52A Declaration by of this Act the prosecuting officer may lodge with the Court a officer to be statutory declaration in support of the charge, and it shall not then be considered by Court. necessary for him to attend at the hearing, and the Court shall proceed with the hearing and determination of the case in his absence, and shall consider the statutory declaration as if the matter set out therein had been given in evidence before it.

13. For the purpose of paragraphs ten and twelve of this Schedule any Document document purporting to be a statutory declaration shall be accepted as a statutory such by the Court without proof of the signatures thereon or proof of declaration. the authority of the person before whom it purports to have been made to take statutory declarations.

**10**. It shall not be necessary or deemed to have been Validation. necessary to make out lists or rolls of electors under the Principal Act for the year one thousand nine hundred and twenty-five.

**11.** (1) The electoral districts as bounded at the Existing districts to be commencement of this Act shall be deemed to be the electoral districts and the deemed districts are districted as the deemed district are districted as the deemed districts are districted as the deemed districts are districted as the deemed districted as the deeme electorates or electoral districts for the purposes of the purposes of Liquor Act, 1912, and Part II of the Liquor and Act No. 42, 1912 (Amendment) Act, 1919, as subsequently amended, notwithstanding the redistribution directed by this Act.

(2) The Liquor (Amendment) Act, 1919, is Amendment amended-

(a) by omitting from paragraph (a) of subsection one of section eleven the words "for the time being";

1919.

of Act No.11 1919, s. 11.

(b)

- (b) by inserting in the same paragraph after the figures 1912 the words "prior to the commencement of the Parliamentary Electorates and Elections (Amendment) Act, 1926";
- (c) by omitting from subsection two of section eleven the words "for the time being."
- 12. The Acts mentioned in the Schedule are, to the extent therein indicated, hereby repealed.

**13.** The Principal Act is further amended by inserting section one hundred and fifty-two and by inserting in lieu thereof the following section :—Any person incurring or authorising any electoral expense on behalf of a candidate without the written authority of the candidate shall be guilty of a contravention of this Act and shall be liable to a penalty not exceeding twenty pounds.

Reference to Act.	Short Title.	Extent of Repeal.
Act No. 40, 1918	Parliamentary Elections (Amendment) Act, 1918	Section two. Paragraphs (i), (ii), (iii) and (vii) of section three. Paragraphs (i), (ii), (iii) (iv), (vi), (vii), (xi) (xii), (xiii), (xiv) (xv), (xvi), (xviii) and (xix) of section four. So much of paragraph (xvii) of section four. So much of paragraph (xvii) of section four. as amends subsection three of section one hundred and twenty six of the Parliamen tary Electorates and Elections Act, 1912. Section six.

#### SCHEDULE.

Amendment of Act No. 41, 1912, s. 152.

Repeals.

.

-

.

Reference to Act.	Short Title.	Extent of Repeal.
Reference to Act. Act No. 40, 1918 continued.	Short Title. Parliamentary Elections (Amendment) Act, 1918 —continued.	Extent of Repeal. So much of the Schedul to section eight as— (a) amends section one, section forty five, subsection one of section seventy-nine, set tion eighty, set tion eighty, set tion eighty, set tion eighty on and paragraph (c of section eighty four of the Pa liamentary Ele torates and Ele tions Act, 1912; (b) repeals section thirty-nine t forty-four (bot inclusive), section fifty-four, subsection seventy-nine, set tions one hundre and thirty-seve to one hundred and thirty-six (bot inclusive), section one hundred an seventy-five, an Schelules siz eight, nine, an ten of the Parlia mentary Ele tions Act, 1912; (c) repeals and sul stitutes section thirty-seven c the Parliamentar Electorates an Elections Act 1912.

# Parliamentary Electorates and Elections (Amendment).

Reference to Act.	Short Title.	Extent of Repeal.
Act No. 18, 1920	Parliamentary Elections (Casual Vacancies) Act, 1920.	Section ten.
Act No. 19, 1921		<ul> <li>Paragraphs (2), (3), (4), (6), (7), (17), (19), and (36) of section two.</li> <li>So much of paragraph (39) of section two as inserts Schedule Thirteen in the Par- liamentary Elector- ates and Elections Act, 1912.</li> <li>Section three.</li> </ul>

SCHEDULE—continued.

# INDEX.

the second second second second second	Section.	Page.
Parliamentary Electorates and Elections (Amend-		
ment) Act, 1926, No. 12.		
	8 (15) (a) (b) (c)	8
Absent voters, form of declaration, 1912 No. 41, Sch. XI (added 1918 No. 40, s. 8), amended	9 (25)	21
Absent voter's ballot-paper— form of, 1912 No. 41, Sch. XVI, added	8 (22)	15
method of voting, 1912 No. 41, Sch. XVII, added	8 (22)	15
Absolute majority of votes, interpretation, 191 <sup>2</sup> No. 41, Sch. XVIII (6)	8 (22)	16
Amendments and Repeals— Liquor Act, 1912, No. 42, s. 80 (as repealed and		
substituted 1913 No. 5, s. 2), see Liquor (Amendment) Act, 1919, No. 42—	11 (1)	23
Part II (ss. 3-36A), see s. 11 (1) (a) (as repealed and substituted by	11 (1)	23
1922 No. 42, s. 3 (7)), amended Parliamentary Elections (Amendment) Act,	11 (2)	23
1918, No. 40—	Sch.	24
s. 2, repealed s. 3 (i) (ii) (iii) (vii), repealed	Sch.	$\frac{24}{24}$
s. 4 (i) (ii) (iii) (iv) (vi) (vii) (xi) (xii) (xiii)	Non.	
(xiv) (xv) (xvi) (xix), repealed s. 4 (xvii) (as amending 1912 No. 41, s. 126	Sch.	24
(3)), repealed	Sch.	24
s. 6, repealed	Sch.	24
s. 8 (Sch.) (as amending 1912 No. 41 ss. 1, 45, 79 (1), 80, 81, 84 (d)), repealed s. 8 (Sch.) (as repealing 1912 No. 41, ss. 27,	Sch.	25
38 (short heading to), 39–44, 54 79 (6), 137–146, 175, Schs. VI, VIII, IX, X),		
repealed s. 8 (Sch.) (as repealing and substituting	Sch.	25
1912 No. 41, s. 37), repealed	Sch.	25
s. 10, repealed	Sch.	25
Parliamentary Electorates and Elections Act, 1912, No. 41-	are provided to the	1.1
s. 3A (1) (as added by 1918 No. 40, s. 3 (1)), repealed	8 (1)	4

Parliamentary Electorates and Elections (Amendment).

IN	DF	X -	-cont	inue	d.
			Corec	010000	

	Section.	Page.
Parliamentary Electorates and Elections (Amend-		
ment) Act, 1926, No. 12-continued.		
Amendments and Repeals—continued.	SEC. I LEE	
Parliamentary Electorates and Elections Act,		
1912, No. 41—continued.		
s. 3A (2) (as added by 1918 No. 40, s. 3 (1),		
repealed and substituted by 1921 No. 19,	0 (1)	
s. 2 (2), repealed	8 (1)	4
s. 4, amended	8 (2)	4
s. 5, amended	8 (3)	4
s. 15 (2) (as repealed and substituted by 1918	0 (1)	
No. 40, s. 3 (vi))	8 (4)	4
s. 17 (2) (b), repealed and substituted	8(5)(a)	4
s. 17 (2) (d), repealed and substituted	8 (5) (b)	5
s. 19, repealed and substituted	9 (1)	16
s. 20 (4), added	9(2)	17
s. 30 (1), prov., repealed	9(3)	17
s. 48 (1), amended	9(5)(a)	17
s. 49 (2), amended	9 (5) (b)	17
s. 51 (1) (as amended by 1918 No. 40, s. 8),	0.(1)	17
repealed and substituted	9(4)	17
s. 57 (2), amended	9 (5) (c)	17
s. 52A (1) (as added by 1921 No. 19, s. 2 (9)),	0 (6) (0)	10
amended	9 (6) (a)	18
s. 52A (2) (as added by 1921 No. 19, s. 2 (9)),	0 (0) (1)	10
amended	9 (6) (b)	18
s. 52A (3), added	9 (6) (c)	18
s. 52B (4) (as added by 1921 No. 19, s. 2 (9)),	0 (7)	18
repealed and substituted	9 (7)	10
s. 52B (5) added to s. 52B (as added by $1021$ N = 10 $\times$ 2 (0))	0 (7)	18
1921 No. 19, s. 2 (9))	9(7) 9(8)	18
s. 55 (a), repealed	9 (8) 9 (9)	18
s. 61, amended		10 5
s. 80, repealed and substituted	8 (6) 8 (7)	5
s. 81, repealed and substituted		6
s. 82 (2), repealed and substituted	8 (8)	0
s. 83 (repealed 1918 No. 40, s. 4 (iv)),	9 (0)	6
substituted	8 (9)	6 18
s. 85 (2), amended twice	9(10)(a) 9(10)(b)	18
s. 85 (3), amended	9 (10) (b) 9 (11)	10
s. 93 (1) (d), amended	9(11) 9(12)	19
s. 98 (1), amended	9(12) 9(13)(a)(b)	19
s. 102, amended thrice $\dots$ $\dots$	9(13)(a)(b)	19 6
s. 103 (a), amended	8 (10)	0

Parliamentary Electorates and Elections (Amendment).

INI	EX-	conti	nued.

	Section.	Page.
Parliamentary Electorates and Elections (Amend-		
ment) Act, 1926, No. 12-continued.		
Amendments and Repeals-continued.		
Parliamentary Electorates and Elections Act,		
1912, No. 41-continued.		
s. 106, amended	9 (14) (a) (b)	19
s. 108A, added	8 (11)	7
s. 114 (2A) added (to s. 114A as added by		
1918 No. 40, s. 5)	9 (16)	19
s. 114A (1) (as added by 1918 No. 40, s. 5),	0 (15)	10
amended	9 (15)	19
s. 114A (2) (as added by 1918 No. 40, s. 5), amended	9 (19)	7
s. 114D (1) (as added by 1918 No. 40, s. 5),	8 (12)	•
amended	9 (17)	19
s. 114D (2) (as added by 1918 No. 40, s. 5),	0 (11)	10
repealed and substituted	8 (13)	7
s. 114E (1) (as added by 1918 No. 40, s. 5),		
amended	9.(18)	20
s. 114F (2) (as added by 1918 No. 40, s. 5),		
amended	9 (19) (a) (b)	20
s. 114G (1) (as added by 1918 No. 40, s. 5),	0 (00) ( )	00
amended	9 (20) (a)	20
s. 114g (2) (as added by 1918 No. 40, s. 5), amended	9 (20) (c)	20
s. 114 <sub>H</sub> (d) (as added by 1918 No. 40, s. 5),	9 (20) (0)	20
amended	8 (14) (a)	7
s. 114H (f) (as added by 1918 No. 40, s. 5),	0 (11) (u)	
amended twice	8 (14) (b)	8
s. 115 (1) (c), amended	8 (15) (a)	8
s. 115 (1) (g), amended	8 (15) (b)	8
s. 115 (2) (as added to by 1918 No. 40,		
s. 4 (x)), amended	8 (15) (c)	8
s. 121 (repealed by 1918 No. 40, s. 4 (xii)),	0 (10)	0
substituted	8 (16)	8
s. 122 (1) (a), amended s. 122A, added	9 (21)	$\frac{20}{20}$
s. 122A, added s. 123 (as amended by 1921 No. 19, s. 2 (34)),	9 (22)	20
amended	8 (17)	9
s. 124 (as amended by 1919 No. 19, s. 2 (35) ),	0(11)	
amended	8 (18)	9
s. 125 (as amended by 1918 No. 40, s. 4	- ()	
(xvi), 1921 No. 19, s. 2 (36)), repealed		
and substituted	8 (19)	9

Parliamentary Electorates and Elections (Amendment).

	Section.	Page.
Parliamentary Electorates and Elections (Amend- ment) Act, 1926, No. 12-continued. Amendments and Repeals-continued.		
Parliamentary Electorates and Elections Act, 1912, No. 41—continued. s. 126 (1) (as repealed and substituted, 1918 No. 40, s. 4 (xvii)), amended	9 (23) (a) (b)	21
s. 126 (1A), added s. 126 (3), amended s. 126 (5), added s. 131A, added	$\begin{array}{c} 8 (20) (a) \\ 8 (20) (b) \\ 9 (23) (c) \\ 9 (24) \end{array}$	$9 \\ 9 \\ 21 \\ 21$
s. 152, repealed and substituted Sch. IV (repealed 1918 No. 40, s. 4 (xviii)), substituted	13 8 (21)	24 10
Sch. V (as repealed and substituted by 1918 No. 40, s. 8), amended Sch. XI (as repealed and substituted, 1918 No. 40, s. 8), amended	9 (5) (d) 9 (25)	17 21
Sch. XIII, repealed and substituted            Sch. XIV, added              Sch. XV, added	8 (22) 8 (22) 8 (22)	$     \begin{array}{r}       10 \\       10 \\       10     \end{array} $
Sch. XVI, added	$8 (22) \\ 8 (22) \\ 9 (26)$	$\begin{array}{c}10\\10\\22\end{array}$
(Amendment) Act, 1921, No. 19— s. 2 (2) (3) (4) (6) (7) (17) (19) (36), repealed s. 2 (39) (as inserting 1912 No. 41, Sch.	Sch.	. 26
XIII), repealed s. 3, repealed Parliamentary Elections (Casual Vacancies)	Sch. Sch.	$\frac{26}{26}$
Act, 1920, No. 18— s. 10, repealed repealed as from issue of writs for first general election under single seat elec-	Sch.	26
Parliamentary Elections (Casual Vacancies) Amendment Act, 1921, No. 6—	6 (1)	3
repealed as from issue of writs for first general election under single seat elee- torates	6 (1)	3
Assembly, number of members of, 1912 No. 41, s. 4, amended	8 (2)	4

Parliamentary Electorates and Elections (Amendment).

INDEX—continued.		
	Section.	Page.
Parliamentary Electorates and Elections (Amend- ment) Act, 1926, No. 12-continued.		
Ballot-papers-		
account, &c., of, 1912 No. 41, s. 124, amended form of, 1912 No. 41, Sch. IV (repealed by	8 (18)	8
1918 No. 40, s. 4 (xviii)), substituted form of, 1912 No. 41, s. 82 (2), repealed and	8 (21)	10
substituted form of, candidates' names, similarity of, 1912	8 (8)	6
No. 41, s. 83 (c), repealed and substituted form of, candidates of same surname, 1912	8 (9)	6
No. 41, s. 83 (b), repealed and substituted	8 (9)	6
informal, 1912 No. 41, s. 122 (1) (a), amended	9 (21)	20
, when not, 1912 No. 41, s. 122A, added missing, which cannot affect result of election, 1912 No. 41, s. 126 (1) (repealed and sub- stituted, 1918 No. 40, s. 4 (xvii)),	9 (22)	20
amended	9 (23) (b)	21
printing candidates' names, 1912 No. 41, s. 83, repealed and substituted	8 (9)	6
recount of, 1912 No. 41, s. 126 (5), added returning officers' parcels, 1912 No. 41, s. 125,	9 (23) (c)	21
repealed and substituted	8 (19)	9
sealing, &c., of, 1912 No. 41, s. 123, amended signing or initialling of, by presiding officer,	8 (17)	8
1912 No. 41, s. 102, amended square to be printed opposite to name of can- didate, 1912 No. 41, s. 83 (d), repealed	9 (13) (a) (b)	19
and substituted [AND SEE Absent voters; Postal.]	8 (9)	6
Candidate elected, name of, indorsement of, on	and the second second	
writ, 1912 No. 41, s. 126 (3), amended	8 (20) (b)	9
Candidate, one only nominated, 1912 No. 41, s. 80, repealed and substituted	8 (6)	5
Casual vacancies—		
filling of, elected under proportional repre-		
sentation	7	4
revival of provisions as to, on repeal of Parlia- mentary Elections (Casual Vacancies) Act,		
1920, No. 18, and Parliamentary Elec-		
tions (Casual Vacancies) Amendment Act, 1921, No. 6, coming into effect	6 (2)	3

INDEX—continued.

Parliamentary Electorates and Elections (Amendment).

	Section.	Page.
arliamentary Electorates and Elections (Amend-	r	
ment) Act, 1926, No. 12-continued.		
Commission-		
redistribution of electorates by	3	2
report of, to be proclaimed, 1912 No. 41,		
s. 15 (2) (as repealed and substituted by 1918 No. 40, s. 3 (xi) ), amended	8 (4)	4
Compulsory enrolment, procedure in respect of	0 (1)	
enforcement of, 1912 No. 41, Sch. XIX, added	9 (26)	22
Continuing candidate, interpretation, 1912 No. 41,	0 (00)	16
Sch. XVIII (4) Dissolution prior to preparation of rolls for 1926	8 (22) 5	10
	0	, in the second s
Electoral claims, form of, 1912 No. 41- s. 48 (1), amended	9 (5) (a)	17
Sch. V, repealed and substituted, 1918 No. 40,		
s. 8, amended	9 (5) (d)	17
Electoral districts for purposes of Liquor Act, 1912,		
No. 42, and Liquor (Amendment) Act, 1919,	11 (1)	23
No. 42, Part II	11 (1)	20
Electorates— Commission to redistribute	3	2
distribution of, basis of—	0	
1912 No. 41, s. 17 (2) (b), repealed and		
- substituted	8 (5) (a)	4
divisor and margin of allowance, 1912		
No. 41, s. 17 (2) (d), repealed and substituted	8 (5) (b)	5
number of, 1912 No. 41, s. 5, amended	8 (3)	4
single	2	2
Enrolment compulsory, 1912 No. 41, s. 52A (1),		
(added by 1921 No. 19, s. 2 (9) ), amended	9 (6) (a)	18
Evidence, averments of prosecutor in prosecution	0 (0) ( )	10
for failure to enrol, &c., 1912 No. 41, s. 52A (3)	9 (6) (c)	18
Instructions, physically incapacitated voter may		
give, how to vote for him, 1912 No. 41, s. 108A, added	8 (11)	7
Lists, preparation, &c., of	4	2, 3
Name on roll, objection to, to be in writing in		_, ~
duplicate, 1912 No. 41, s. 61, amended	9 (9)	18
Next preference, interpretation, 1912 No. 41,	- (- /	
Sch. XVIII (3) (b)	8 (22)	16
БСП. <b>Дү</b> 111 (5) (0)	0 (22)	10

INDEX-continued.

32

P

Parliamentary Electorates and Elections (Amendment).

IND	EX	-con	tinnia	d
TTIT	TTT	00101	inue	u.

Parliamentary Electorates and Elections (Amend-	Section.	Page.
ment) Act, 1926, No. 12-continued.		
Offence		OUL .
authorised witness-		nesit Q
disclosing knowledge of vote cast on postal		
ballot-paper, 1912 No. 41, Sch. XIV,		1.18.19
added	8 (22)	14
disobeying instructions of, as to postal	0 (22)	14
ballot-paper, 1912 No. 41, Sch. XIV,		
added	8 (22)	14
failing to comply with directions on postal	0 (22)	14
ballot-paper, 1912 No. 41,		
Sch. XIV, added	0 (99)	14
satisfy himself of identity of ap-	8 (22)	14
plicant, 1912 No. 41, Sch.		
XIII, repealed and substi-	11111-11111111	
tuted	Q (99)	12
see others comply with direc-	8 (22)	14
tions on postal ballot-paper,	Cale grade 1	
1912 No. 41, Sch. XIV,		
added	0 (00)	14
looking at vote cast by elector, on postal	8 (22)	14
ballot-paper, 1912 No. 41, Sch. XIV,	and the second second	
added	0 (00)	14
wrongfully stating-	8 (22)	14
he saw applicant sign application,	College Parts	
1912 No. 41, Sch. XIII, repealed		1
and substituted	8 (22)	12
statements in application for postal	0 (22)	14
ballot-paper or postal vote cer-	needed (asses	
tificate are true, 1912 No. 41,		
Sch. XIII, repealed and sub-	Rog Research	
stituted	8 (99)	12
change of enrolment, failure to enrol within 28	8 (22)	12
days of becoming entitled to, 1912 No.	and the second of the	
41, s. 52A (2) (added by 1921 No. 19,	e distanti da	
s. 2 (9), amended	9 (6) (b)	18
electoral expense, incurring or authorising,	5 (0) (0)	10
without written consent of candidate, 1912	superior dates	
No. 41, s. 152, repealed and substituted	13	24
interfering with voter as to postal ballot-paper,	10	24
1912 No. 41, Sch. XIV, added	8 (22)	14
making communications to voter, as to postal	0 (22)	14
ballot-paper, 1912 No. 41, Sch. XIV,		
added	8 (22)	14
	0 (22)	14

<

\* \*

INDEX—continued.		
	Section.	Page.
Parliamentary Electorates and Elections (Amend-	TOOL TOA THE	9115
ment) Act, 1926, No. 12-continued.	COLOR SOLL TOP	Offen
Offence—continued.	and the second has	N. COLORING
postal ballot-paper, failing to post or deliver-		10.15
1912, No. 41, Sch. XIV, added	8 (22)	13, 15
wrongfully acquiring information as to postal ballot-paper, 1912 No. 41, Sch. XIV,	holde	
ballot-paper, $1912$ No. 41, Sch. $XIV$ , added	8 (22)	14
Parliamentary Elections (Casual Vacancies) Act,	Jollad (22)	11
1920, No. 18. [See Amendments and Repeals.]	5ebbs	-
Parliamentary Elections (Casual Vacancies) Amend-	taning to a	
ment Act, 1921, No. 6. [See Amendments and		
Repeals.]		
Penalty-		
failure to enrol, debt to Crown, 1912 No. 41,		
Sch. XIX, added	9 (26)	22
procedure as to, for offences under s. 52A		
(compulsory enrolment), 1912 No. 41,	0 (7)	18
s. 52B (4) (5), added Poll—	9 (7)	10
adjourned, voters at, 1912 No. 41, s. 131A,		
added	9 (24)	21
declaration of, at chief polling-place, 1912 No.	haulot-	
41, s. 126 (1) (repealed and substituted by	addeu	
1918 No. 40, s. 4 (xvii)), amended	9 (23) (a)	21
taking of, 1912 No. 41, s. 81, repealed and		_
substituted	8 (7)	5
Polling-booth-	motates.	
licensed premises not to be, 1912 No. 41, s. 85	9 (10) (b)	18
(3), amended member of police force designated by returning	3 (10) (0)	10
officer or deputy may be in, 1912 No. 41,		
s. 93 (1) (d)	9 (11)	19
Polling-place—	cloude de cheeropa	
appointment or abolition of, 1912 No. 41,	od 10 8780	
s. 55 (a), repealed	9 (8)	18
area roll, change to, 1912 No. 41, s. 51 (1),		1.4
repealed and substituted	9 (4)	1.7
more than one boothin, where vote may be cast,	0 (10) (-)	10
1912 No. 41, s. 85 (2), amended	9 (10) (a)	18
outside electoral district, abolition of, 1912 No. 41, s. 98 (1), amended	9 (12)	19
Postal ballot-paper—	5 (12)	10
application for, 1912 No. 41, s. $114 $ (1)	orng-follad	
(added by 1918 No. 40, s. 5), amended	9 (15)	19
		S. Salar

INDEX-continued.

Parliamentary Electorates and Elections (Amendment).

## INDEX-continued.

3

\*

C

*** 61	Section.	Page
Parliamentary Electorates and Elections (Amend-	dientary file	ailte
ment) Act, 1926, No. 12-continued.	and Act and	
Postal ballot-paper—continued.	an and the first	
application for, out of time, 1912 No. 41, s. 114E (1) (added by 1918		
No. 40, s. 5), amended , time of, 1912 No. 41, s. 114A	9 (18)	19
(2A), added	9 (16)	19
form of, 1912 No. 41, Sch. XV, added application for, 1912 No. 41, Sch.	8 (22)	13
XIII, repealed and substituted issue of, 1912 No. 41, s. 114D (added by 1918	8 (22)	10
No. 40, s. 5), amended method of voting, 1912 No. 41, Sch. XVII,	9 (17)	19
added	8 (22)	15
1912 No. 41, s. 114G (1) (added 1918 No. 40, s. 5), amended	9 (20) (a)	20
1912 No. 41, s. 114G (2) (added 1918 No. 40, s. 5), amended	9 (20) (b) (d)	20
signature of, 1912 No. 41, s. 114F (2) (added by 1918 No. 40, s. 5), amended	9 (19) (a) (b)	20
Postal vote—	Section and the	
application form, 1912 No. 41, s. 114A (as added by 1918 No. 40, s. 5), amended	8 (12)	7
ballot-paper marked by authorised witness, 1912 No. 41, s. 114H (f) (added by 1918		8
No. 40, s. 5), amended	8 (14) (b)	0
Postal vote certificate- application for, 1912 No. 41, s. 114A (1) (added		
by 1918 No. 40, s. 5), amended , out of time, 1912 No. 41,	9 (15)	19
s. 114 <sub>E</sub> (1) (added by 1918 No. 40, s. 5), amended	9 (18)	19
, time of, 1912 No. 41, s. 114A (2A), added	9 (16)	19
form of, 1912 No. 41, s. 114D (2) (added to 114D as added by 1918 No. 40,	a rate section.	
8, 5)	8 (13)	
, 1912 No. 41, Sch. XIV, added application for, 1912 No. 41, Sch.	8 (22)	15
XIII, repealed and substituted	8 (22)	10

	Section.	Page.
rliamentary Electorates and Elections (Amend-	- 4157	
ment) Act, 1926, No. 12-continued.	or set and	
Postal vote certificate—continued.		
issue of, 1912, No. 41, s. 114D (1) (added by		
1918 No. 40, s. 5), amended	9 (17)	19
notification of issue of—		
1912 No. 41, s. 114G (1) (added 1918 No. 40, s. 5), amended	9 (20) (a)	20
1912 No. 41, s. 114g (2) (added 1918	5 (20) (a)	. 20
No. 40, s. 5), amended		20
authorised witness, 1912 No. 41, Sch. XIV,		
added	8 (22)	13
Postal vote, mode of voting, 1912 No. 41, s. 114H		
(d) (added by 1918 No. 40, s. 5), amended Principal Act, Parliamentary Electorates and	8 (14) (a)	7
Elections Act, 1912, No. 41, as amended	1	2
Proportional representation, discontinuance of		4
system	2	2
Public charitable institution, inmates of, qualified		
to be voters, 1912 No. 41, s. 20 (4), added	9 (2)	17
Publicans' licenses, statutory number of-		
1919 No. 42, s. 11 (1) (as repealed and sub- stituted by 1922 No. 42, s. 3 (7)), amended	11 (0) (-) (1)	00
certificate of Chief Electoral Officer as to	11(2)(a)(b)	23
number of electors, 1919 No. 42, s. 11 (2)		
(as repealed and substituted by 1922 No.		
42, s. 3 (7)), amended	11 (2) (c)	24
Repeals. [See Amendments and Repeals.]	V. STIL	
Revision Courts, adjournment of, 1912 No. 41,	0 (0)	
s. 30 (1), proviso, repealed Royal Commissions Act, 1923, No. 29, application	9 (3)	17
of, to witnesses before Electoral District	Carlo Creating of the	
Commissioners, 1912 No. 42, s. 19, repealed		
and substituted	9 (1)	16
Schedule		24
Single electorates, reversion to	2	2
Title, short	1	2
Transfer to roll in another-		
polling-place, application for, 1912 No. 41,		
s. 51 (2), amended	9 (5) (c)	17
district, form and method of, 1912 No. 41,	THE .	
s. 49 (2), amended	9 (5) (b)	17
Validation as to lists or rolls of electors for 1925	10	23

INDEX-continued.

t

Parliamentary Electorates and Elections (Amendment).

arliamentary Electorates and Elections (Amend-		
A A A 1000 No 10 continued		
ment) Act, 1926, No. 12-continued.		
Vote—		
first preference, how given, 1912 No. 41, s. 103		
(a), amended	8 (10)	7
second tendered for one name, 1912 No. 41,		
s. 106, amended	9 (14) (a) (b)	19
Votes—		
Counting of, method of, 1912 No. 41, Sch.	A (20)	10
XVIII	8 (22)	16
method of counting, 1912 No. 41, s. 126 (1A),	0 (00) ( )	0
added	8 (20) (a)	9
number of, ascertainment of, 1912 No. 41,	0 (10)	• 8
s. 121, enacted	8 (16)	. 0
Witness, authorised, who may be, 1912 No. 41, Sch. XIII, repealed and substituted	8 (22)	12

INDEX—continued.

By Authority : ALFRED JAMES KENT, Government Printer, Sydney, 1926.

[1s. 3d.]

3

