## New South Wales.



ANNO UNDECIMO

## GEORGII VI REGIS.

## Act No. 21, 1947.

An Act to provide for compulsory voting at elections in local government areas and in the City of Sydney; for this and certain other purposes to amend the Local Government Act, 1919, the Sydney Corporation Act, 1932, and certain other Acts; and for purposes connected therewith.

[Assented to, 28th November, 1947.]

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

#### PART I.

#### PRELIMINARY.

1. (1) This Act may be cited as the "Local Govern-short title and division into Parm.

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- (2) This Act is divided into Parts as follows:—Part I.—Preliminary.
- PART II.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.
- Part III.—Amendment of the Sydney Corporation Act, 1932, as amended by subsequent Acts.

#### PART II.

Amendment of the Local Government Act, 1919, as amended by subsequent Acts.

## Division 1.—Construction.

Construction and citation.

- 2. (1) This Part shall be read and construed with the Local Government Act, 1919, as amended by subsequent Acts.
- (2) The Local Government Act, 1919, as so amended is in this Part referred to as the Principal Act.

Division 2.—Amendments of the Local Government Act, 1919, as amended by subsequent Acts.

Amendment of Act No. 41, 1915. New secs. 74A-74G. 3. (1) The Principal Act is amended by inserting next after section seventy-four the following new sections and short heading:—

## Compulsory voting.

Compulsory voting. cf. Act No. 41, 1912, s. 120A.

74a. At every election held in an area under this Act it shall be the duty of every elector, who is entitled to vote at the election, to record his vote at the election.

74B. The returning officer at the close of the poll at Returning every election shall—

officer to mark

- (a) from every roll for a ward or riding pre-roll. pared under this Act and used at the elec- ef. Act No. 41, 1912, tion, indicate by a distinguishing mark on a s. 120B. fair copy of that roll (which copy is hereinafter referred to as the "marked roll") the names of the electors who appear to have failed to record their votes at the election for which he is returning officer;
- (b) certify each marked roll by statutory declaration under his hand.

74c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

- (a) shall send by post to each elector who not voted. appears not to have complied with the cf. Ibid. provisions of section 74A of this Act and whose name indicated as aforesaid appears on any such marked roll, at the address therein mentioned, a notice in the prescribed form notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
- (b) before sending such notice, shall insert therein-
  - (i) the full name of the elector as appearing on the marked roll and his address as therein mentioned and the name of the municipality or shire and of the ward or riding for which he is enrolled and his number on the marked roll; and
  - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the elector is to be in the hands of the returning officer.

- (2) This section shall not apply in any case where the returning officer is satisfied that the elector—
  - (a) is dead; or
  - (b) was absent from New South Wales on the day of the election; or
  - (c) was not entitled to vote at the election.

74D. (1) Every elector to whom such a notice has been sent shall—

(a) fill up the form at the foot of the notice by stating in it the true reason why he failed so to record his vote;

(b) sign the form; and

- (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.
- (2) If any elector is unable by reason of absence from his residence or physical incapacity to fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
  - (a) any other elector who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and
  - (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned elector with the provisions of this section.
- (3) Upon receipt within the time allowed pursuant to this Act of any such form properly filled up and signed and witnessed the returning officer shall—
  - (a) make on the marked roll opposite the name of the elector to whom the form refers, a note to that effect; and
  - (b) indicate in writing on the marked roll opposite the name of the elector his opinion whether or not the reason contained in the form is a valid and sufficient reason for the failure of the elector to record his vote at the election. (4)

Replies by electors. cf. Act No. 41, 1912, s. 1200.

Replies on behalf of electors.

Procedure on receipt of replies from electors, &c.

(4) If in the case of any elector to whom a Procedure if notice as aforesaid has been sent such form is not no reply received. received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the elector a note to that effect.

Marked roll

#### 74E. The marked roll indicating-

- (a) the names of electors who appear to have thereof or failed to vote at the election; therefrom to
- (b) the names of electors from whom or on be evidence. whose behalf the returning officer received 41, 1912, within the time allowed pursuant to this Act s. 120E. forms properly filled up and signed;
- (c) the names of electors from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

74r. Every elector who, being an elector referred Penalties. cf. Ibid. to in section 74A of this Acts. 120F.

(a) fails to record his vote at any election without a valid and sufficient reason for such failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of an elector that abstention from voting is part of his religious duty); or

(b)

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector pursuant to this Act states in such form a false reason why the other elector did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council of the area concerned or by some person authorised in writing (whether generally or in any particular case) by that council.

Procedure. ef. Act No. 41, 1912, s. 120H. 74c. Until otherwise prescribed by ordinance the procedure in relation to the enforcement of the provisions of sections 74A to 74F, both inclusive, of this Act, and the imposition and recovery of penalties for offences against those sections shall be as set out in Schedule Eight to this Act.

Further amendment of Act No. 41, 1919.

(2) The Principal Act is further amended by inserting next after Schedule Seven the following new Schedule:—

New Schedule Eight.

#### SCHEDULE EIGHT.

Compulsory Voting.

Secs. 74A-74G.

- 1. The marked roll for a ward or riding on which the returning officer is required to indicate by a distinguishing mark pursuant to section 74B of this Act, the names of the electors who appear to have failed to record their votes at the election, shall be certified by statutory declaration in accordance with Form 1 to this Schedule.
- 2. The notice which the returning officer is required, pursuant to section 74c of this Act, to send by post to each elector who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.
- 3. The form of reply of any elector, pursuant to section 74D of this Act, shall be witnessed by an elector, or a person qualified to be an elector under this Act, and shall be in accordance with Form 3 to this Schedule.

- 4. Before sending the notice referred to in clause two of this Schedule the returning officer shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the elector and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council of the area concerned may, pursuant to section 74r of this Act authorise in writing, in respect of the municipality or shire, some person or persons to institute proceedings for the enforcement of penalties under the said section.
- (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to this Schedule.
- 6. In any proceedings in a court of petty sessions against an elector for a contravention of paragraph (b) of section 74F of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule that the defendant may attend the court and answer the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons.
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 74r of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

#### FORM 1.

## LOCAL GOVERNMENT ACT, 1919.

Section 74B.

•••••••••••••••••••••••••••••••••••••••	Municipality Shire	Ward Riding
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I, of in the State of New South Wales, Returning Officer for the above-mentioned Municipality do solemnly and sincerely declare that the

within fair copy of the roll for the abovementioned Riding with distinguishing marks indicating the names of electors who appear to

have

have failed to record their votes at the election held on the day of , 19 , was prepared by me pursuant to section 74B of the Local Government Act, 1919.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

Returning Officer for the Municipality of Shire

Declared before me at aforesaid, the

day of in the State

Justice of the Peace.

#### FORM 2.

#### LOCAL GOVERNMENT ACT, 1919.

Section 74c.

Municipality Ward
Shire Riding

No. on Roll,

Notification to Elector who appears to have Failed to Vote To the Elector whose name and address appear on the back hereof.

You are notified that you appear to have failed to record your vote at the election held on the day of , and you are hereby called upon in pursuance of section 74p of the Local Government Act, 1919, to give the true reason why you failed so to record your vote.

You are required to-

- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete, and personally sign the form, and have it witnessed by an elector or a person qualified to be an elector under the Local Government Act, 1919; and
- (c) fold the form so that the address "The Returning Officer for
  the Municipality" shall be visible,
  and post and deliver it so as to reach me on or before
  the\*

Returning Officer for the Municipality Shire.

Address Date,

, 19

Note.—If the elector to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within

the time specified in the form, any other elector who has personal knowledge of the facts may fill up, sign, and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned elector with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

FORM 3.
Section 74D.

Statement to be completed and returned to the Returning Officer.

I, , do hereby state that the following is the true reason why I\*

following is the true reason why 1\*
failed to vote at the election held on the
day of , 19 .

Personal signature of elector.

I, the undersigned, being an elector or a person qualified to be an elector under the Local Government Act, 1919, certify that I have seen the abovenamed elector sign the above statement.

Signature of Witness.
(In own handwriting).

Occupation Address Date

\*Where this form is filled up on behalf of an absent or physically incapacitated elector, the word "I" must be struck out, and the name of such elector inserted.

t Here set out briefly the true reason for having failed to vote.

(Back of Forms 2 and 3.)

The Returning Officer for the

From the Returning Officer for the

Municipality.
Shire.
Municipality.
Shire.

20

Not

M

Every elector who, being an elector referred to in section 74A of the Local Government Act, 1919, as amended—

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- (b) on receipt of a notice in accordance with subsection one of section 74c of the Local Government Act, 1919, fails, neglects, or refuses to fill up, sign and post or deliver to the Returning Officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or
- (c) states in such form a false reason for not having recorded his vote, or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector, states in such form a false reason why that other elector did not vote.

is

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 74a of the Local Government Act, 1919, as amended provides:—

At every election held in an area under this Act it shall be the duty of every elector, who is entitled to vote at the election, to record his vote at the election.

# FORM 4. LOCAL GOVERNMENT ACT, 1919.

Section 74F.

Authorisation of the Council of the

Municipality for a

Prosecuting Officer to Institute Proceedings.

The Council of the

Municipality hereby authorises

, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 74A to 74G, both inclusive, of the Local Government Act, 1919.

Given under the Common Seal of the Council on the day of 19, in pursuance of a resolution passed by the Council on the day of 19.

Mayor (or President).

Clerk.

Signature of person authorised to institute proceedings.

#### FORM 5.

## LOCAL GOVERNMENT ACT, 1919.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the

Municipal Shire Council a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

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	FORM 6.			
LOCAL	GOVERNMENT	ACT,	1919.	
Municipal	itv.		Ward	

Charles and a second and a second and a second as a	Shire.	nty.	Riding }				
EXTRACT from the M	Marked Roll for the aboven	amed { Ward   Showing	the names of	f electors who did	l not vot	e at t	he
	eid on the	day of		19			

			Elector's Reply.			
No. on Roll.	Name and Description of Elector.	Notification to Elector, Section 74c of Local Government Act, 1919. Date sent.	Date to be in hands of Returning Officer.	Whether received by Returning Officer. (a).	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).
1.	2.	3.	4.	5.	6.	7.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.

I hereby certify that the above is a true extract of the marked roll for the said \{ \text{ward.} \\ \text{riding.} \}

\_\_\_Returning Officer.

Section 74E of the Local Government Act, 1919, as amended, provides:—

The marked roll indicating-

(a) the names of electors who appear to have failed to vote at the election;

(b) the names of electors from whom or on whose behalf the Returning Officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of electors from whom or on whose behalf the Returning Officer did not within that time receive forms properly filled up and signed; and

(d) the opinions of the Returning Officer,

or a copy of any such marked roll or any extract therefrom certified by the Returning Officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

#### PART III.

AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

DIVISION I.—Construction and Citation.

Construction and citation.

- 4. (1) This Part shall be read and construed with the Sydney Corporation Act, 1932, as amended by subsequent Acts.
- (2) The Sydney Corporation Act, 1932, as so amended, is in this Part referred to as the Principal Act.
- (3) The Sydney Corporation Act, 1932, as amended by subsequent Acts and by this Part of this Act, may be cited as the Sydney Corporation Act, 1932-1947.

Division 2.—Amendments of the Sydney Corporation Act, 1932, as amended by subsequent Acts.

Amendment of Act No. 58, 1932. New secs. 49A-49H. Compulsory voting. cf. Act No. 41, 1912, s. 120A.

- 5. (1) The Principal Act is amended by inserting next after section forty-nine the following new sections:—
  - 49A. At every election held in the city under this Act it shall be the duty of every citizen, who is entitled to vote at the election, to record his vote at the election.

49B. The returning officer at the close of the poll at every election shall—

(a) from the rolls for every ward used at the election indicate by a distinguishing mark on a fair copy of each of such rolls (which

Returning officer to prepare marked roll. cf. Ibid. s. 120B.

copy is hereinafter referred to as the "marked roll") the names of the citizens who appear to have failed to record their votes at the election for which he is returning officer;

- (b) certify each marked roll by statutory declaration under his hand.
- 49c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

  - (a) shall send by post to each citizen who not voted. appears not to have complied with the pro- 41, 1912, visions of section 49A of this Act and whose s. 120c. name indicated as aforesaid appears on any such marked roll at the address therein mentioned, a notice in the prescribed form notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
  - (b) before sending such notice, shall insert therein-
    - (i) the full name of the citizen as appearing on the marked roll and his address as therein mentioned and the name of the ward for which he is enrolled and his number on the marked roll; and
    - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the citizen is to be in the hands of the returning officer.
- (2) This section shall not apply in any case where the returning officer is satisfied that the citizen-
  - (a) is dead; or

- (b) was absent from New South Wales on the day of the election; or
- (c) was not entitled to vote at the election.

Replies by citizens.
cf. Act No. 41, 1912,
s. 120p.

- 49p. (1) Every citizen to whom such a notice has been sent shall—
  - (a) fill up the form at the foot of the notice by stating in it the true reason why he failed so to record his vote;
  - (b) sign the form; and
  - (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.

Replies on behalf of citizens.

- (2) If any citizen is unable by reason of absence from his residence or physical incapacity to fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
  - (a) any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and



(b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned citizen with the provisions of this section.

Procedure on receipt of replies from citizens, &c.

- (3) Upon receipt within the time allowed pursuant to this Act of any such form properly filled up and signed and witnessed the returning officer shall—
  - (a) make on the marked roll opposite the name of the citizen to whom the form refers, a note to that effect; and
  - (b) indicate in writing on the marked roll opposite the name of the citizen his opinion whether or not the reason contained in the

form

form is a valid and sufficient reason for the failure of the citizen to record his vote at the election.

(4) If in the case of any citizen to whom a Procedure notice as aforesaid has been sent such form is not if no reply received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the citizen a note to that effect.

## 49E. The marked roll indicating—

- (a) the names of citizens who appear to have thereof or failed to vote at the election;
- (b) the names of citizens from whom or on evidence. whose behalf the returning officer received, cf. Act No. within the time allowed pursuant to this Act, 41, 1912, s. 120E. forms properly filled up and signed;
- (c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

49F. Every citizen who, being a citizen referred to Penalties. in section 49A of this Act—

(a) fails to record his vote at any election without a valid and sufficient reason for such failure

therefrom to be

Marked roll

cf. Ibid. s. 120F.

failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of a citizen that abstention from voting is part of his religious duty); or

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen pursuant to this Act states in such form a false reason why the other citizen did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council or by some person authorised in writing (whether generally or in any particular case) by the council.

Opening sealed parcels containing rolls used at election. ef. Act No. 41, 1912, s. 120g.

49g. For the purposes of this Act the returning officer at any election—

- (a) with such assistance as he may deem necessary shall open and if necessary break the seal of any parcel containing the rolls used at the election, and examine the same for the purpose of indicating on the marked roll aforesaid the names of the citizens who have not voted at the election; and
- (b) at the conclusion of the said examination and marking shall replace such rolls in the

parcels

Parcels to be enclosed in packets and sealed, &c.

parcels from which they were taken and re-seal the same, and then comply with the provisions of section forty-one of this Act.

49н. By-laws made under this Act may prescribe Procedure. the procedure in relation to the enforcement of the cf. Act No. provisions of sections 49a to 49g, both inclusive, of \$\frac{41}{\text{s}}, \frac{1912}{\text{s}}. this Act, and the imposition and recovery of penalties for offences against those sections; and until such by-laws are made, the procedure shall be as set out in the Thirty-first Schedule to this Act.

(2) The Principal Act is further amended by insert- Further ing next after the Thirtieth Schedule the following new amendment of Act Schedule :-

No. 58, 1932.

#### THIRTY-FIRST SCHEDULE.

#### Compulsory Voting.

New Thirty-first Schedule.

1. The marked roll for each ward on which the returning officer Secs. is required to indicate by a distinguishing mark pursuant to 49A-49H. section 49B of this Act, the names of the citizens who appear to have failed to record their votes at the election shall be certified by statutory declaration in accordance with Form 1 to this Schedule.

- 2. The notice which the returning officer is required, pursuant to section 49c of this Act, to send by post to each citizen who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.
- 3. The form of reply of any citizen pursuant to section 49p of this Act shall be witnessed by a citizen, and shall be in accordance with Form 3 to this Schedule.
- 4. Before sending the notice referred to in clause two of this Schedule, the returning officer shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the citizen and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council may, pursuant to section 49r of this Act, authorise in writing some person or persons to institute proceedings for the enforcement of penalties under the said section.
- (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to this Schedule.

- 6. In any proceedings in a court of petty sessions against a citizen for a contravention of paragraph (b) of section 49r of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule, that the defendant may attend the court and answer the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons.
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 49F of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

#### FORM 1.

### SYDNEY CORPORATION ACT, 1932-1947.

Section 49B.

CITY OF SYDNEY.	••••••	WARD.
I,	of	in the State
of New South Wales,	Returning Officer f	or the abovementioned
Ward, do solemnly and si	ncerely declare that	the within fair copy of
the roll for the abovement	entioned Ward, with	n distinguishing marks
indicating the names of	citizens who appear	to have failed to record
their votes at the election	held on the	day of
19 , was prepared by	me pursuant to sect	tion 49B of the Sydney
Corporation Act, 1932-19	47.	

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

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	eregion n		Returning	
Declared before me at	is common		, in t	he State
aforesaid, the	alf tut gl	day of		19 .
	*:	Just	ice of the	Peace.

FORM

#### FORM 2.

## SYDNEY CORPORATION ACT, 1932-1947.

Section 49c.

CITY OF SYDNEY.

No. on Roll .....

Notification to Citizen who appears to have failed to Vote.

To the citizen whose name and address appear on the back hereof.

You are notified that you appear to have failed to record your vote at the election held on the day of, and you are hereby called upon in pursuance of section 49p of the Sydney Corporation Act, 1932-1947, to give the true reason why you failed so to record your vote.

You are required to-

- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete and personally sign the form, and have it witnessed by a citizen; and
- (c) fold the form so that the address, "The Returning Officer, Town Hall, Sydney," shall be vivible, and post or deliver it so as to reach me on or before th?

Returning Officer.

Address .....

Note.—If the citizen to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within the time specified in the form, any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned citizen with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

#### FORM 3.

#### SYDNEY CORPORATION ACT, 1932-1947.

Section 49D.

Statement to be completed and returned to the Returning Officer.

I,
is the true reason why I \*

do hereby state that the following Not to be

Not to be detached.

† Here set out briefly the true reason for having failed to vote.

(Back of Forms 2 and 3.)
The Returning Officer,
Town Hall, Sydney.

From the Returning Officer, City of Sydney.

Every citizen who, being a citizen referred to in section 49A of the Sydney Corporation Act, 1932-1947—

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- (b) on receipt of a notice in accordance with section 49c of the Sydney Corporation Act, 1932-1947, fails, neglects or refuses to fill up, sign and post or deliver to the returning officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or
- (c) states in such form a false reason for not having recorded his vote, or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen, states in such form a false reason why that other citizen did not vote,

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 49A of the Sydney Corporation Act, 1932-1947, provides:-

At every election held in the city under this Act it shall be the duty of every citizen, who is entitled to vote at the election, to record his vote at the election.

FORM

<sup>\*</sup>Where this form is filled up on behalf of an absent or physically incapacitated citizen the word 'I' must be struck out, and the name of such citizen inserted.

#### FORM 4.

#### SYDNEY CORPORATION ACT, 1932-1947.

Section 49F.

Authorisation of The Municipal Council of Sydney for a Prosecuting Officer to Institute Proceedings.

The Municipal Council of Sydney hereby authorises, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 49A to 49H, both inclusive, of the Sydney Corporation Act, 1932-1947.

Given under the Common Seal of the Council in pursuance of a resolution passed by the Council on

(L.S.)

The Common Seal of the Municipal Council of Sydney was hereunto affixed by me,

Town Clerk of the City of Sydney, this day of

Town Clerk.

Signature of person authorised to institute proceedings.

#### FORM 5.

### SYDNEY CORPORATION ACT, 1932-1947.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the Municipal Council of Sydney a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

Local

Government

(Electoral

Provisions).

#### FORM 6.

#### SYDNEY CORPORATION ACT. 1932-1947.

#### CITY OF SYDNEY.

WARD.

1			Elector's Reply.			
No. on Roll,	Name and Description of Citizen.	Notification to Citizen, Section 49c, Sydney Corporation Act, 1932–1947. Date sent.	Date to be in hands of Returning Officer.	Whether received by Returning Officer.	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).
1.	2.	3.	4.	5.	6.	7.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.

I hereby certify that the above is a true extract of the marked roll for the said ward.

\_Returning Officer.

Section 49E of the Sydney Corporation Act, 1932-1947, provides:-

The marked roll indicating-

(a) the names of citizens who appear to have failed to vote at the election;

(b) the names of citizens from whom or on whose behalf the returning officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and

(d) the opinions of the returning officer.

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

(3) The Principal Act is further amended—

Further amendment of Act No. 58, 1932.

(a) by omitting section thirty-three and by inserting Subst. in lieu thereof the following section:—

sec. 33.

- 33. Immediately before proceeding to take Key of the poll at any polling-place the presiding officer shall exhibit for the inspection of any persons of No. 41, 1912, lawfully present in the polling booth the ballot- s. 94. box open and empty and shall then close and lock and place the same empty and keep the same unopened upon the table at which he is to preside and in full view of all persons lawfully present in the polling booth and he shall keep in his custody the key of the said box.
- (b) by omitting paragraph (b) of subsection one of Sec. 35. section thirty-five and by inserting in lieu thereof (Mode of the following paragraph:—

- (b) If such person is not, in accordance with section forty-two of this Act precluded from voting, and subject to section 35A of this Act, a presiding officer or a poll clerk shall give him a ballotpaper according to the form in the Ninth Schedule hereto, after initialling the same on the back:
- (c) (i) by omitting subsection one of section 35A Sec. 35A. and by inserting in lieu thereof the following subsection:-

(Tender of second vote.)

(1) If on any person claiming to vote at any polling-place it is found that a line has been drawn through such person's name upon the roll specially provided for that polling-place as mentioned in subsection one of section thirty-five of this Act, as indicating that he has already received a ballotpaper, the presiding officer shall put to the person so claiming to vote the questions set out in subsection two of section forty-two of this Act.

Before

Before any such person is permitted to vote under this section he shall make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto.

Any person who refuses to answer such questions or who fails to answer the first and second of such questions in the affirmative and the third and fourth in the negative or who does not make and subscribe before the presiding officer such declaration as aforesaid shall not be permitted to vote.

(ii) by omitting paragraph (b) of subsection two of the same section and by inserting in lieu thereof the following new paragraph:—

(b) Every envelope containing a vote given under this section shall be retained by the presiding officer until after the close of the poll;

- (iii) by omitting from paragraph (c) of the same subsection the words "The returning officer or the officer assisting him" and by inserting in lieu thereof the words "The presiding officer";
  - (iv) by omitting from paragraph (d) of the same subsection the words "the returning officer or the officer assisting him" and by inserting in lieu thereof the words "the presiding officer";
  - (v) by omitting paragraph (e) of the same subsection and by inserting in lieu thereof the following paragraph:—
    - (e) At the scrutiny the presiding officer shall open the ballot-papers, and shall allow and count those which are formal, and shall reserve for the decision of the returning officer the ballot-papers which he does not allow as formal;

- (vi) by inserting after subsection three of the same section the following new section :-
  - (4) Every person wilfully making a false answer to any question put to him in pursuance of subsection one of this section or wilfully making a false declaration under this section shall be deemed guilty of a misdemeanour.
- (d) by omitting section thirty-seven;

Sec. 37. (Presiding officer how to vote.)

(e) by omitting section thirty-nine and by inserting subst. sec. in lieu thereof the following section:

- 39. (1) Immediately upon the close of the Disposal of poll the presiding officer at the polling booth ballot boxes. at which he presides shall in the presence and 41, 1912 subject to the inspection of such of the ss. 121, 123. 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.
- (2) Immediately after ascertaining the total number of votes recorded for each candidate the presiding officer shall make up—
  - (a) in one parcel the ballot-papers which have been used in voting at the polling. place:
  - (b) in a second separate parcel the ballotpapers which have remained unused thereat; and
  - (c) in a third separate parcel the rolls supplied to the presiding officer for use at such place, signed by him, and all books, rolls and papers kept or used by the presiding officers during the polling:

and shall seal up the said several parcels; and shall permit any of the scrutineers who may desire to do so to affix his or their seals to such parcels;

parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the ward and polling-place and the date of the polling and sign with his name the said endorsement, and shall promptly deliver the said parcels to the returning officer.

- (3) As soon as practicable after the delivery to the returning officer of the said parcels the whole of the ballot-papers including postal ballot-papers received up to the close of the poll shall be examined and the votes counted by him in the presence of such of the scrutineers as choose to be present, and with such assistance as he may deem necessary and the result of the election shall be thereby ascertained and shall be reported to the Lord Mayor by the returning officer.
- (4) The method of counting the votes to ascertain the result of the election shall be as prescribed in Schedule 10a to this Act.

(f) by omitting section forty and by inserting in lieu thereof the following section:—

40. The Lord Mayor shall on or before the sixth day after the election declare in the Gazette which shall then be published expressly for the purpose, and in two newspapers, the names of the aldermen so elected for the several wards, and the town clerk shall send by post a separate notice in writing of his election to every such alderman, addressed to his usual place of abode.

Fubst. sec. 42.

Subst.

sec. 40.

of the

election.

Declaration

(g) by omitting section forty-two and by inserting in lieu thereof the following section:—

Declaration by voter.

42. (1) Every person claiming to vote at any polling-place shall state to the presiding officer the name under which he claims to vote, and such other particulars as the presiding officer shall require for the purpose of ascertaining upon the roll the name so given.

- (2) The presiding officer shall ascertain that the name so given by such person is upon the roll in force for the ward for which such polling-place has been appointed, and, subject to section 35A of this Act, may, if he thinks fit, and shall, if required by any scrutineer at the polling-place at which he presides, require any such person to make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto; and may, if he thinks fit, and shall, if required so to do as aforesaid, put to any such person, before such person shall receive a ballot-paper, but not afterwards, the following questions:—
  - (a) Are you the person whose name appears as ................ number ..................... on the citizens' roll for this ward?
  - (b) Are you of the full age of twenty-one years?
  - (c) Have you already voted either here or elsewhere at this election?
  - (d) Are you disqualified from voting?
- (3) Any person who refuses to answer such questions as are put to him or who fails to answer the first and second questions in the affirmative and the third and fourth questions in the negative or who when required so to do in accordance with this section does not make and subscribe before a presiding officer such declaration as aforesaid shall not be permitted to vote:

Provided that a person shall not be debarred from voting because of errors or omissions in the entry of his name as appearing on the roll, if he satisfies the presiding officer of his identity as the person referred to by that name.

(4) Every person wilfully making a false answer to any such question, or wilfully making a false declaration under this section, shall be deemed guilty of a misdemeanour.

By Authority: THOMAS HENRY TENNANT, Government Printer, Sydney, 1948.

to sometime the residence of the sold interest and the sold of the

[18.]

I certify that this Public Bill, which originated in the Legis-LATIVE ASSEMBLY, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 25 November, 1947.

## New South Wales.



ANNO UNDECIMO

## Act No. 21, 1947.

An Act to provide for compulsory voting at elections in local government areas and in the City of Sydney; for this and certain other purposes to amend the Local Government Act, 1919, the Sydney Corporation Act, 1932, and certain other Acts; and for purposes connected therewith. [Assented to, 28th November, 1947.]

DE 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 the same, as follows:-

### PART I.

#### PRELIMINARY.

1. (1) This Act may be cited as the "Local Govern- short title ment (Electoral Provisions) Act, 1947."

and division into Parts.

(2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

G. BOOTH.

Chairman of Committees of the Legislative Assembly.

(2) This Act is divided into Parts as follows:—Part I.—Preliminary.

PART II.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

PART III.—AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

#### PART II.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

### Division 1.—Construction.

Construction and citation.

- 2. (1) This Part shall be read and construed with the Local Government Act, 1919, as amended by subsequent Acts.
- (2) The Local Government Act, 1919, as so amended is in this Part referred to as the Principal Act.

Division 2.—Amendments of the Local Government Act, 1919, as amended by subsequent Acts.

Amendment of Act No. 41, 1915. New sees. 744-746.

3. (1) The Principal Act is amended by inserting next after section seventy-four the following new sections and short heading:—

## Compulsory voting.

Compulsory voting. cf. Act No. 41, 1912, s. 120A.

74A. At every election held in an area under this Act it shall be the duty of every elector, who is entitled to vote at the election, to record his vote at the election.

74B. The returning officer at the close of the poll at Returning every election shall—

to mark

- (a) from every roll for a ward or riding pre- roll. pared under this Act and used at the elec- cf. Act No. tion, indicate by a distinguishing mark on a s. 120B. fair copy of that roll (which copy is hereinafter referred to as the "marked roll") the names of the electors who appear to have failed to record their votes at the election for which he is returning officer;
- (b) certify each marked roll by statutory declaration under his hand.

74c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

- (a) shall send by post to each elector who not voted. appears not to have complied with the cf. Ibid. provisions of section 74A of this Act and whose name indicated as aforesaid appears on any such marked roll, at the address therein mentioned, a notice in the prescribed form notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
- (b) before sending such notice, shall insert therein-
  - (i) the full name of the elector as appearing on the marked roll and his address as therein mentioned and the name of the municipality or shire and of the ward or riding for which he is enrolled and his number on the marked roll; and
  - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the elector is to be in the hands of the returning officer.

- (2) This section shall not apply in any case where the returning officer is satisfied that the elector—
  - (a) is dead; or
  - (b) was absent from New South Wales on the day of the election; or
  - (c) was not entitled to vote at the election.

Replies by electors. cf. Act No. 41, 1912, s. 120p.

- 74D. (1) Every elector to whom such a notice has been sent shall—
  - (a) fill up the form at the foot of the notice by stating in it the true reason why he failed so to record his vote;
  - (b) sign the form; and
  - (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.

Replies on behalf of electors.

- (2) If any elector is unable by reason of absence from his residence or physical incapacity to fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
  - (a) any other elector who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and
  - (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned elector with the provisions of this section.
- (3) Upon receipt within the time allowed pursuant to this Act of any such form properly filled up and signed and witnessed the returning officer shall—
  - (a) make on the marked roll opposite the name of the elector to whom the form refers, a note to that effect; and
  - (b) indicate in writing on the marked roll opposite the name of the elector his opinion whether or not the reason contained in the form is a valid and sufficient reason for the failure of the elector to record his vote at the election. (4)

Procedure on receipt of replies from electors, &c.

(4) If in the case of any elector to whom a Procedure if notice as aforesaid has been sent such form is not no reply received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the elector a note to that effect.

Marked roll

#### 74E. The marked roll indicating—

- (a) the names of electors who appear to have thereof or failed to vote at the election; therefrom to
- (b) the names of electors from whom or on be evidence. whose behalf the returning officer received 41, 1912, within the time allowed pursuant to this Act s. 120k. forms properly filled up and signed;
- (c) the names of electors from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

74r. Every elector who, being an elector referred Penalties. cf. Ibid. to in section 74A of this Act—

(a) fails to record his vote at any election without a valid and sufficient reason for such failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of an elector that abstention from voting is part of his religious duty); or

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector pursuant to this Act states in such form a false reason why the other elector did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council of the area concerned or by some person authorised in writing (whether generally or in any particular case) by that council.

Procedure. cf. Act No. 41, 1912, s. 120H. 74g. Until otherwise prescribed by ordinance the procedure in relation to the enforcement of the provisions of sections 74a to 74F, both inclusive, of this Act, and the imposition and recovery of penalties for offences against those sections shall be as set out in Schedule Eight to this Act.

Further amendment of Act No. 41, 1919.

(2) The Principal Act is further amended by inserting next after Schedule Seven the following new Schedule:—

New Schedule Eight.

#### SCHEDULE EIGHT.

Compulsory Voting.

Secs. 74A-74G.

- 1. The marked roll for a ward or riding on which the returning officer is required to indicate by a distinguishing mark pursuant to section 74B of this Act, the names of the electors who appear to have failed to record their votes at the election, shall be certified by statutory declaration in accordance with Form 1 to this Schedule.
- 2. The notice which the returning officer is required, pursuant to section 74c of this Act, to send by post to each elector who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.
- 3. The form of reply of any elector, pursuant to section 74p of this Act, shall be witnessed by an elector, or a person qualified to be an elector under this Act, and shall be in accordance with Form 3 to this Schedule.

- 4. Before sending the notice referred to in clause two of this Schedule the returning officer shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the elector and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council of the area concerned may, pursuant to section 74F of this Act authorise in writing, in respect of the municipality or shire, some person or persons to institute proceedings for the enforcement of penalties under the said section.
- (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to this Schedule.
- 6. In any proceedings in a court of petty sessions against an elector for a contravention of paragraph (b) of section 74F of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule that the defendant may attend the court and answer the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons.
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 74F of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

## FORM 1.

### LOCAL GOVERNMENT ACT, 1919.

Section 74B.

I, of in the State of New South Wales, Returning Officer for the above-mentioned Municipality do solemnly and sincerely declare that the

within fair copy of the roll for the abovementioned Riding with distinguishing marks indicating the names of electors who appear to have

have failed to record their votes at the election held on the day of , 19 , was prepared by me pursuant to section 74s of the Local Government Act, 1919.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

Returning Officer for the Municipality of

Declared before me at aforesaid, the

day of

in the State, 19

Justice of the Peace.

#### FORM 2.

## LOCAL GOVERNMENT ACT, 1919.

Section 74c.

Municipality ..... Shire

Ward Riding

No. on Roll,

Notification to Elector who appears to have Failed to Vote To the Elector whose name and address appear on the back hereof.

You are notified that you appear to have failed to record your vote at the election held on the day of , 19 , and you are hereby called upon in pursuance of section 74p of the Local Government Act, 1919, to give the true reason why you failed so to record your vote.

You are required to-

- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete, and personally sign the form, and have it witnessed by an elector or a person qualified to be an elector under the Local Government Act, 1919; and
- (c) fold the form so that the address "The Returning Officer for Municipality" shall be visible, Shire" shall be visible, and post and deliver it so as to reach me on or before the\*

Returning Officer for the Municipality

Address Date,

, 19

Note.—If the elector to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within

the

the time specified in the form, any other elector who has personal knowledge of the facts may fill up, sign, and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned elector with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

# FORM 3.

### Section 74D.

Statement to be completed and returned to the Returning Officer. , do hereby state that the following is the true reason why I\* failed to vote at the election held on the day of , 19 +

Personal signature of elector.

I, the undersigned, being an elector or a person qualified to be an elector under the Local Government Act, 1919, certify that I have seen the abovenamed elector sign the above statement.

> Signature of Witness. (In own handwriting).

Occupation Address

, 19 Date \*Where this form is filled up on behalf of an absent or physically incapacitated elector, the word "I" must be struck out, and the name of such elector inserted.

t Here set out briefly the true reason for having failed to vote.

#### (Back of Forms 2 and 3.)

The Returning Officer for the

Municipality. Shire.

From the Returning Officer for the

Municipality. Shire.

Every elector who, being an elector referred to in section 74A of the Local Government Act, 1919, as amended-

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- (b) on receipt of a notice in accordance with subsection one of section 74c of the Local Government Act, 1919, fails, neglects, or refuses to fill up, sign and post or deliver to the Returning Officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached
- (c) states in such form a false reason for not having recorded his vote, or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector, states in such form a false reason why that other elector did not vote,

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 74A of the Local Government Act, 1919, as amended provides:—

At every election held in an area under this Act it shall be the duty of every elector, who is entitled to vote at the election, to record his vote at the election.

## FORM 4. LOCAL GOVERNMENT ACT, 1919.

Section 74r.

Authorisation of the Council of the

Municipality for a

Prosecuting Officer to Institute Proceedings.

The Council of the

Municipality hereby authorises

, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 74A to 74G, both inclusive, of the Local Government Act, 1919.

Given under the Common Seal of the Council on the day of 19, in pursuance of a resolution passed by the Council on the day of 19.

Mayor (or President).

Clerk.

Signature of person authorised to institute proceedings.

FORM 5.

### LOCAL GOVERNMENT ACT, 1919.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the

Municipal Shire Council a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

Local

#### FORM 6. LOCAL GOVERNMENT ACT, 1919. Municipality.

Ward Riding

EXTRACT from the Marked Roll for the abovenamed \{\text{Ward} \\ \text{Riding}\}\) showing the names of electors who did not vote at the election held on the

No. on Roll.	Name and Description of Elector.	Notification to Elector, Section 74c of Local Government Act, 1919. Date sent.	Elector's Reply.			
			Date to be in hands of Returning Officer.	Whether received by Returning Officer. (a).	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).
1.	2.	3.	4.	5.	6.	7.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.

I hereby certify that the above is a true extract of the marked roll for the said ward. riding.

Shire.

Returning Officer.

Section 74E of the Local Government Act, 1919, as amended, provides :-The marked roll indicating-

(a) the names of electors who appear to have failed to vote at the election;

(b) the names of electors from whom or on whose behalf the Returning Officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of electors from whom or on whose behalf the Returning Officer did not within that time receive forms properly filled up and signed; and

(d) the opinions of the Returning Officer,

or a copy of any such marked roll or any extract therefrom certified by the Returning Officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

## PART III.

AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

DIVISION I.—Construction and Citation.

Construction and citation.

- 4. (1) This Part shall be read and construed with the Sydney Corporation Act, 1932, as amended by subsequent Acts.
- (2) The Sydney Corporation Act, 1932, as so amended, is in this Part referred to as the Principal Act.
- (3) The Sydney Corporation Act, 1932, as amended by subsequent Acts and by this Part of this Act, may be cited as the Sydney Corporation Act, 1932-1947.
  - Division 2.—Amendments of the Sydney Corporation Act, 1932, as amended by subsequent Acts.

Amendment of Act No. 58, 1932. New secs. 49A-49H. Compulsory voting. cf. Act No. 41, 1912, s. 120A.

- 5. (1) The Principal Act is amended by inserting next after section forty-nine the following new sections:—
  - 49a. At every election held in the city under this Act it shall be the duty of every citizen, who is entitled to vote at the election, to record his vote at the election.

49B. The returning officer at the close of the poll at every election shall—

(a) from the rolls for every ward used at the election indicate by a distinguishing mark on a fair copy of each of such rolls (which

Returning officer to prepare marked roll. cf. Ibid. s. 1208.

copy

copy is hereinafter referred to as the "marked roll") the names of the citizens who appear to have failed to record their votes at the election for which he is returning officer;

- (b) certify each marked roll by statutory declaration under his hand.
- 49c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

who have

- (a) shall send by post to each citizen who not voted. appears not to have complied with the pro- 41, 1912, visions of section 49A of this Act and whose s. 120c. name indicated as aforesaid appears on any such marked roll at the address therein mentioned, a notice in the prescribed form notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
- (b) before sending such notice, shall insert therein-
  - (i) the full name of the citizen as appearing on the marked roll and his address as therein mentioned and the name of the ward for which he is enrolled and his number on the marked roll; and
  - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the citizen is to be in the hands of the returning officer.
- (2) This section shall not apply in any case where the returning officer is satisfied that the citizen-
  - (a) is dead; or

- (b) was absent from New South Wales on the day of the election; or
- (c) was not entitled to vote at the election.

Replies by citizens.
cf. Act No. 41, 1912, s. 120D.

- 49p. (1) Every citizen to whom such a notice has been sent shall—
  - (a) fill up the form at the foot of the notice by stating in it the true reason why he failed so to record his vote;
  - (b) sign the form; and
  - (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.

Replies on behalf of citizens.

- (2) If any citizen is unable by reason of absence from his residence or physical incapacity to fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
  - (a) any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and
  - (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned citizen with the provisions of this section.

Procedure on receipt of replies from citizens, &c.

- (3) Upon receipt within the time allowed pursuant to this Act of any such form properly filled up and signed and witnessed the returning officer shall—
  - (a) make on the marked roll opposite the name of the citizen to whom the form refers, a note to that effect; and
  - (b) indicate in writing on the marked roll opposite the name of the citizen his opinion whether or not the reason contained in the

form

form is a valid and sufficient reason for the failure of the citizen to record his vote at the election.

(4) If in the case of any citizen to whom a Procedure notice as aforesaid has been sent such form is not if no reply received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the citizen a note to that effect.

## 49E. The marked roll indicating-

- (a) the names of citizens who appear to have thereof or failed to vote at the election;
- (b) the names of citizens from whom or on evidence. whose behalf the returning officer received, cf. Act No. within the time allowed pursuant to this Act, 41, 1912, s. 120E. forms properly filled up and signed;
- (c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

49r. Every citizen who, being a citizen referred to Penalties. in section 49A of this Act—

cf. Ibid.

(a) fails to record his vote at any election without a valid and sufficient reason for such

failure

Marked roll extract therefrom

failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of a citizen that abstention from voting is part of his religious duty); or

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen pursuant to this Act states in such form a false reason why the other citizen did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council or by some person authorised in writing (whether generally or in any particular case) by the council.

Opening sealed parcels containing rolls used at election.

cf. Act No. 41, 1912, s. 120g.

49c. For the purposes of this Act the returning officer at any election—

- (a) with such assistance as he may deem necessary shall open and if necessary break the seal of any parcel containing the rolls used at the election, and examine the same for the purpose of indicating on the marked roll aforesaid the names of the citizens who have not voted at the election; and
- (b) at the conclusion of the said examination and marking shall replace such rolls in the

parcels

Parcels to be enclosed in packets and sealed, &c.

parcels from which they were taken and re-seal the same, and then comply with the provisions of section forty-one of this Act.

49н. By-laws made under this Act may prescribe Procedure. the procedure in relation to the enforcement of the cf. Act No. provisions of sections 49a to 49g, both inclusive, of \$\frac{41}{8}\$, 120h. this Act, and the imposition and recovery of penalties for offences against those sections; and until such by-laws are made, the procedure shall be as set out in the Thirty-first Schedule to this Act.

(2) The Principal Act is further amended by insert-Further ing next after the Thirtieth Schedule the following new amendment Schedule:-

No. 58, 1932.

## THIRTY-FIRST SCHEDULE.

## Compulsory Voting.

New Thirty-first Schedule.

1. The marked roll for each ward on which the returning officer Secs. is required to indicate by a distinguishing mark pursuant to 49A-49H. section 49B of this Act, the names of the citizens who appear to have failed to record their votes at the election shall be certified by statutory declaration in accordance with Form 1 to this Schedule.

- 2. The notice which the returning officer is required, pursuant to section 49c of this Act, to send by post to each citizen who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.
- 3. The form of reply of any citizen pursuant to section 490 of this Act shall be witnessed by a citizen, and shall be in accordance with Form 3 to this Schedule.
- 4. Before sending the notice referred to in clause two of this Schedule, the returning officer shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the citizen and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council may, pursuant to section 49r of this Act, authorise in writing some person or persons to institute proceedings for the enforcement of penalties under the said section.
- (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to this Schedule.

- 6. In any proceedings in a court of petty sessions against a citizen for a contravention of paragraph (b) of section 49r of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule, that the defendant may attend the court and answer the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons.
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 49r of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

## FORM 1.

#### SYDNEY CORPORATION ACT, 1932-1947.

Section 49B.

I, of in the State of New South Wales, Returning Officer for the abovementioned Ward, do solemnly and sincerely declare that the within fair copy of the roll for the abovementioned Ward, with distinguishing marks indicating the names of citizens who appear to have failed to record their votes at the election held on the day of 19, was prepared by me pursuant to section 49g of the Sydney Corporation Act, 1932-1947.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

day of

Declared before me at aforesaid, the

Returning Officer.
, in the State
19.

Justice of the Peace.

FORM

#### FORM 2.

## SYDNEY CORPORATION ACT, 1932-1947.

Section 49c.

......WARD. CITY OF SYDNEY.

No. on Roll .....

Notification to Citizen who appears to have failed to Vote. To the citizen whose name and address appear on the back hereof.

You are notified that you appear to have failed to record your vote at the election held on the day of

, and you are hereby called upon in pursuance of section 49D of the Sydney Corporation Act, 1932-1947, to give the true reason why you failed so to record your vote.

You are required to-

- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete and personally sign the form, and have it witnessed by a citizen; and
- (c) fold the form so that the address, "The Returning Officer, Town Hall, Sydney," shall be visible, and post or deliver it so as to reach me on or before the

Returning Officer.

Address .....

Note.—If the citizen to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within the time specified in the form, any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned citizen with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

#### FORM 3.

## SYDNEY CORPORATION ACT, 1932-1947.

Section 49D.

Statement to be completed and returned to the Returning Officer.

do hereby state that the following Not to be is the true reason why I \* detached.

failed

# Local Government (Electoral Provisions). failed to vote at the election held on the day of 19 + Personal signature of Citizen. I, the undersigned, being a citizen of the City of Sydney, certify that I have seen the abovenamed citizen sign the above statement. Signature of Witness (in own handwriting). Occupation ..... Address ..... \*Where this form is filled up on behalf of an absent or physically incapacitated citizen the word "I" must be struck out, and the name of such citizen inserted. † Here set out briefly the true reason for having failed to vote.

(Back of Forms 2 and 3.)
The Returning Officer,
Town Hall, Sydney.

From the Returning Officer, City of Sydney.

Every citizen who, being a citizen referred to in section 49A of the Sydney Corporation Act, 1932-1947—

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- (b) on receipt of a notice in accordance with section 49c of the Sydney Corporation Act, 1932-1947, fails, neglects or refuses to fill up, sign and post or deliver to the returning officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or
- (c) states in such form a false reason for not having recorded his vote, or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen, states in such form a false reason why that other citizen did not vote,

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 49A of the Sydney Corporation Act, 1932-1947, provides:-

At every election held in the city under this Act it shall be the duty of every citizen, who is entitled to vote at the election, to record his vote at the election.

FORM

#### FORM 4.

# SYDNEY CORPORATION ACT, 1932-1947.

#### Section 49F.

Authorisation of The Municipal Council of Sydney for a Prosecuting Officer to Institute Proceedings.

The Municipal Council of Sydney hereby authorises, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 49A to 49H, both inclusive, of the Sydney Corporation Act, 1932-1947.

Given under the Common Seal of the Council in pursuance of a resolution passed by the Council on

The Common Seal of the Municipal Council of Sydney was hereunto affixed by me,

Town Clerk of the City of Sydney, this day of

(L.S.)

Town Clerk.

Signature of person authorised to institute proceedings.

#### FORM 5.

# SYDNEY CORPORATION ACT, 1932-1947.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the Municipal Council of Sydney a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

FORM

Local Government (Electoral

Provisions).

#### FORM 6.

## SYDNEY CORPORATION ACT, 1932-1947.

#### CITY OF SYDNEY.

WARD.

	Name and Description of Citizen.	Notification to Citizen, Section 49c, Sydney Corporation Act, 1932–1947. Date sent.	Elector's Reply.			
No. on Roll.			Date to be in hands of Returning Officer.	Whether received by Returning Officer.	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).
1.	2.	3.	4.	5.	6.	7.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.

I hereby certify that the above is a true extract of the marked roll for the said ward.

Returning Officer.

Section 49E of the Sydney Corporation Act, 1932-1947, provides :-

The marked roll indicating-

(a) the names of citizens who appear to have failed to vote at the election;

(b) the names of citizens from whom or on whose behalf the returning officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and

(d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

(3) The Principal Act is further amended—

Further amendment of Act No. 58, 1932.

(a) by omitting section thirty-three and by inserting Subst. in lieu thereof the following section:

sec. 33.

33. Immediately before proceeding to take Key of the poll at any polling-place the presiding officer ballot box. shall exhibit for the inspection of any persons No. 41, 1912, lawfully present in the polling booth the ballot- s. 94. box open and empty and shall then close and lock and place the same empty and keep the same unopened upon the table at which he is to preside and in full view of all persons lawfully present in the polling booth and he shall keep in his custody the key of the said box.

(b) by omitting paragraph (b) of subsection one of Sec. 35. section thirty-five and by inserting in lieu thereof (Mode of voting.) the following paragraph:-

- (b) If such person is not, in accordance with section forty-two of this Act precluded from voting, and subject to section 35A of this Act, a presiding officer or a poll clerk shall give him a ballotpaper according to the form in the Ninth Schedule hereto, after initialling the same on the back;
- (c) (i) by omitting subsection one of section 35A Sec. 35A. and by inserting in lieu thereof the follow- (Tender of ing subsection:

vote.)

(1) If on any person claiming to vote at any polling-place it is found that a line has been drawn through such person's name upon the roll specially provided for that polling-place as mentioned in subsection one of section thirty-five of this Act, as indicating that he has already received a ballotpaper, the presiding officer shall put to the person so claiming to vote the questions set out in subsection two of section forty-two of this Act.

Before

Before &

# Local Government (Electoral Provisions).

Before any such person is permitted to vote under this section he shall make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto.

Any person who refuses to answer such questions or who fails to answer the first and second of such questions in the affirmative and the third and fourth in the negative or who does not make and subscribe before the presiding officer such declaration as aforesaid shall not be permitted to vote.

- (ii) by omitting paragraph (b) of subsection two of the same section and by inserting in lieu thereof the following new paragraph:—
  - (b) Every envelope containing a vote given under this section shall be retained by the presiding officer until after the close of the poll;
- (iii) by omitting from paragraph (c) of the same subsection the words "The returning officer or the officer assisting him" and by inserting in lieu thereof the words "The presiding officer";
- (iv) by omitting from paragraph (d) of the same subsection the words "the returning officer or the officer assisting him" and by inserting in lieu thereof the words "the presiding officer";
- (v) by omitting paragraph (e) of the same subsection and by inserting in lieu thereof the following paragraph:—
  - (e) At the scrutiny the presiding officer shall open the ballot-papers, and shall allow and count those which are formal, and shall reserve for the decision of the returning officer the ballot-papers which he does not allow as formal;

- (vi) by inserting after subsection three of the same section the following new subsection :-
  - (4) Every person wilfully making a false answer to any question put to him in pursuance of subsection one of this section or wilfully making a false declaration under this section shall be deemed guilty of a misdemeanour.
- (d) by omitting section thirty-seven;

Sec. 37. (Presiding to vote.)

- (e) by omitting section thirty-nine and by inserting Subst. sec. in lieu thereof the following section:-
  - 39. (1) Immediately upon the close of the Disposal of poll the presiding officer at the polling booth at which he presides shall in the presence and 41, 1912, subject to the inspection of such of the ss. 121, 123. 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.

(2) Immediately after ascertaining the total number of votes recorded for each candidate the presiding officer shall make up-

- (a) in one parcel the ballot-papers which have been used in voting at the polling. place;
- (b) in a second separate parcel the ballotpapers which have remained unused thereat; and
- (c) in a third separate parcel the rolls supplied to the presiding officer for use at such place, signed by him, and all books, rolls and papers kept or used by the presiding officers during the polling;

and shall seal up the said several parcels; and shall permit any of the scrutineers who may desire to do so to affix his or their seals to such parcels;

parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the ward and polling-place and the date of the polling and sign with his name the said endorsement, and shall promptly deliver the said parcels to the returning officer.

- (3) As soon as practicable after the delivery to the returning officer of the said parcels the whole of the ballot-papers including postal ballot-papers received up to the close of the poll shall be examined and the votes counted by him in the presence of such of the scrutineers as choose to be present, and with such assistance as he may deem necessary and the result of the election shall be thereby ascertained and shall be reported to the Lord Mayor by the returning officer.
- (4) The method of counting the votes to ascertain the result of the election shall be as prescribed in Schedule 10A to this Act.

Subst. sec. 40.

(f) by omitting section forty and by inserting in lieu thereof the following section:—

Declaration of the election.

40. The Lord Mayor shall on or before the sixth day after the election declare in the Gazette which shall then be published expressly for the purpose, and in two newspapers, the names of the aldermen so elected for the several wards, and the town clerk shall send by post a separate notice in writing of his election to every such alderman, addressed to his usual place of abode.

Subst. sec. 42.

(g) by omitting section forty-two and by inserting in lieu thereof the following section:—

Declaration by voter. 42. (1) Every person claiming to vote at any polling-place shall state to the presiding officer the name under which he claims to vote, and such other particulars as the presiding officer shall require for the purpose of ascertaining upon the roll the name so given.

- (2) The presiding officer shall ascertain that the name so given by such person is upon the roll in force for the ward for which such polling-place has been appointed, and, subject to section 35A of this Act, may, if he thinks fit, and shall, if required by any scrutineer at the polling-place at which he presides, require any such person to make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto; and may, if he thinks fit, and shall, if required so to do as aforesaid, put to any such person, before such person shall receive a ballot-paper, but not afterwards, the following questions:—

  - (b) Are you of the full age of twenty-one years?
  - (c) Have you already voted either here or elsewhere at this election?
  - (d) Are you disqualified from voting?
- (3) Any person who refuses to answer such questions as are put to him or who fails to answer the first and second questions in the affirmative and the third and fourth questions in the negative or who when required so to do in accordance with this section does not make and subscribe before a presiding officer such declaration as aforesaid shall not be permitted to vote:

Provided that a person shall not be debarred from voting because of errors or omissions in the entry of his name as appearing on the roll, if he satisfies the presiding officer of his identity as the person referred to by that name.

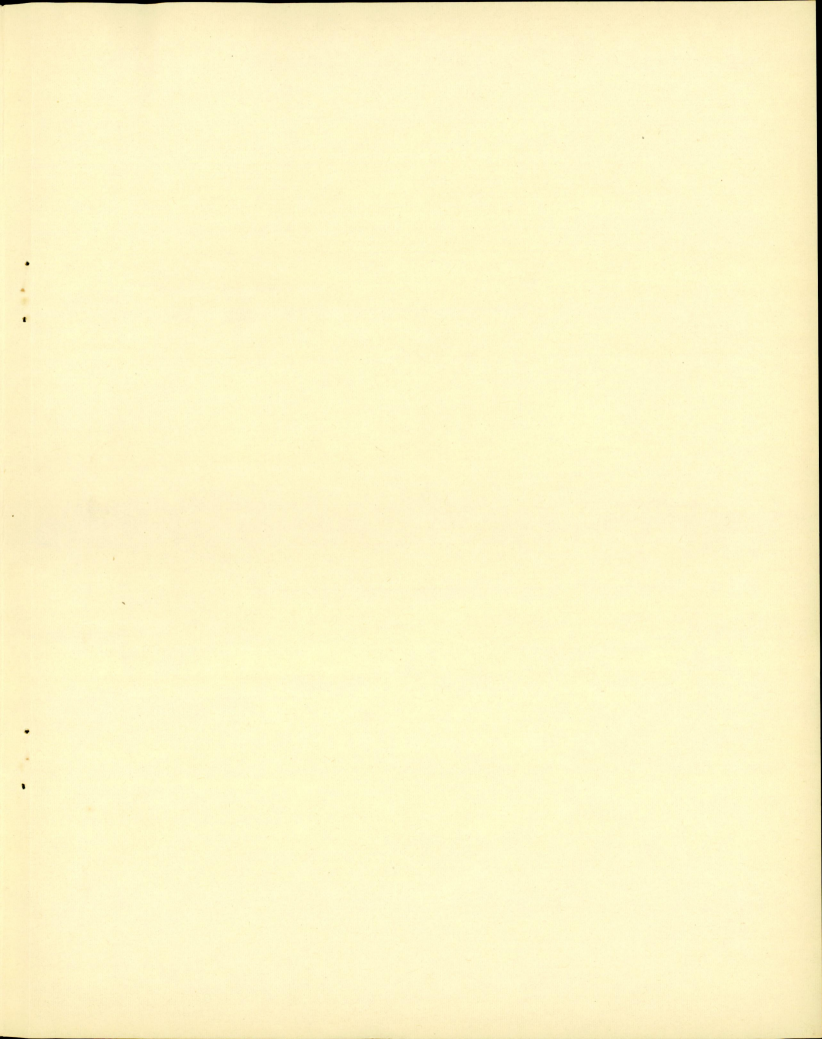
(4) Every person wilfully making a false answer to any such question, or wilfully making a false declaration under this section, shall be deemed guilty of a misdemeanour.

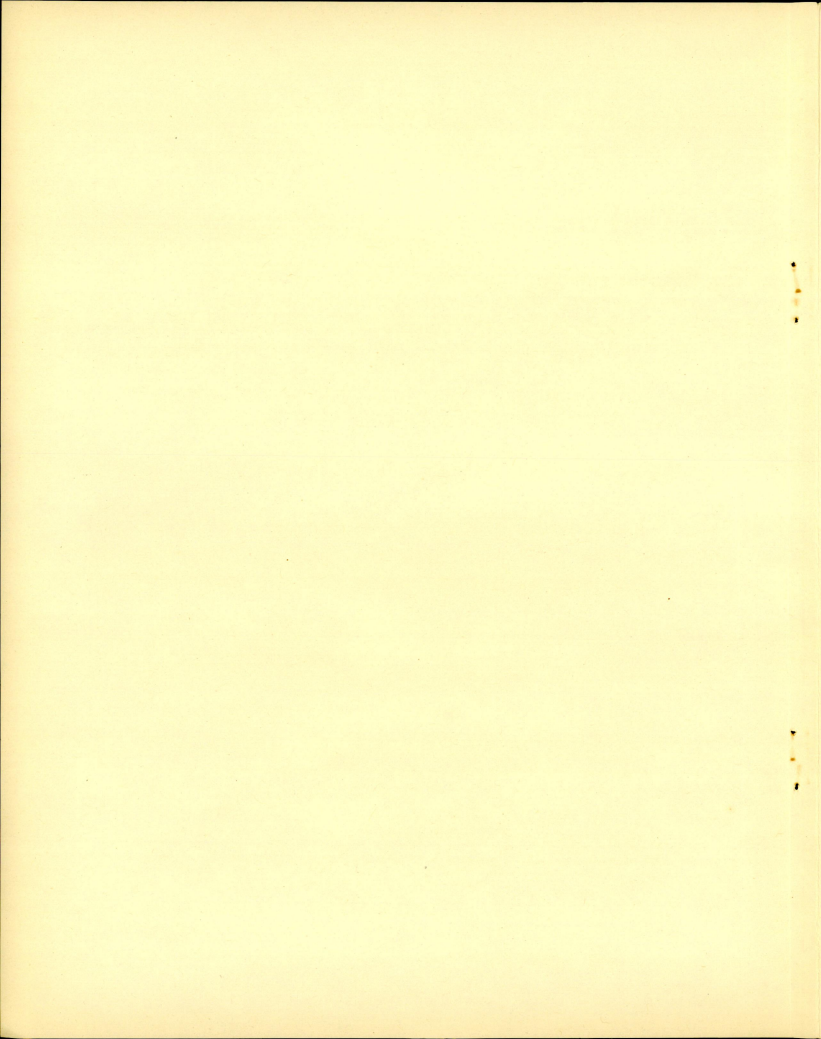
In the name and on behalf of His Majesty I assent to this Act.

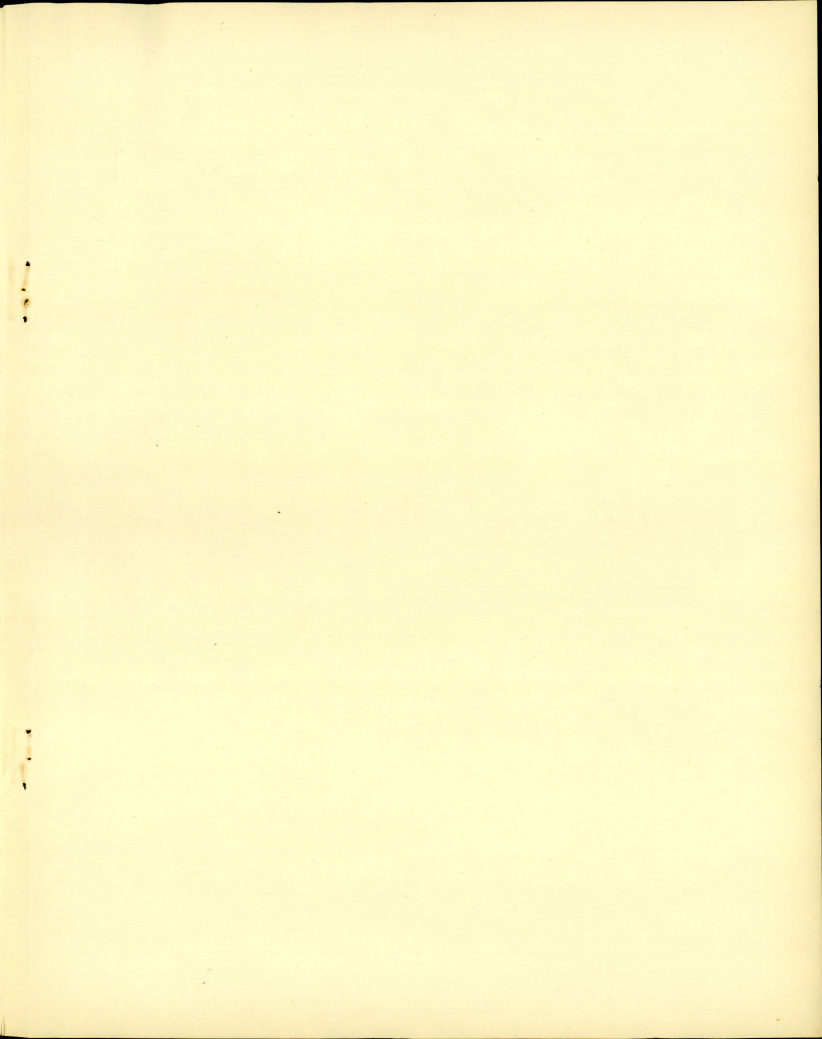
J. NORTHCOTT, Governor.

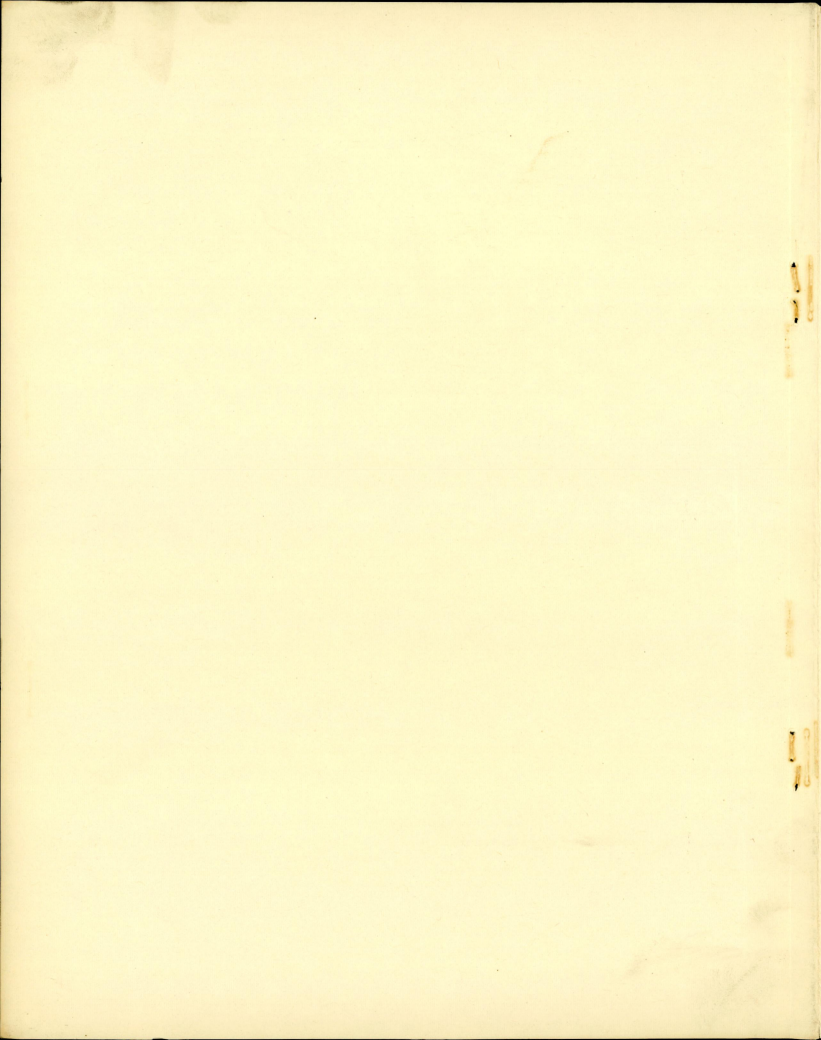
Government House, Sydney, 28th November, 1947.

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## LOCAL GOVERNMENT (ELECTORAL PROVISIONS) BILL.

Schedule of Amendments referred to in Legislative Council's Message of 20th November, 1947.

- No. 1.—Pages 2 and 3, clause 3. Omit the whole of clause 3.
- No. 2.-Page 3, clause 4, line 31. Omit the word "further".
- No. 3.—Page 3, clause 4, lines 36 and 37. Omit the words "whose place of living is within the area and"
- No. 4.—Page 11, clause 4, line 6. Omit the words "whose place of living is within the area and".
- No. 5.—Pages 13 and 14, clause 6. Omit the whole of clause 6.
- No. 6.—Page 14, clause 7, line 27. Omit the word "further".
- No. 7.—Page 14, clause 7, lines 31 and 32. Omit the words "whose place of living is within the city and".
- No. 8.—Page 22, clause 7, line 40. Omit the words "whose place of living is within the city and".
- No. 9.—Page 30, clause 7, lines 5 to 7 inclusive. Omit all words on these lines.

## LOCAL OCCUPATION OF THE PROPERTY OF A VERY STORY OF THE BELL

thing when some contests as ovidu amino o salove sa stori - selencija v ot a trali o edleto ilo agati⊷e ilo

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.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 November, 1947.

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

W. K. CHARLTON,

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 20th November, 1947.

# New South Wales.



ANNO UNDECIMO

# GEORGII VI

Act No. , 1947.

An Act to provide for compulsory voting at elections in local government areas and in the City of Sydney; for this and certain other purposes to amend the Local Government Act, 1919, the Sydney Corporation Act, 1932, and certain other Acts: and for purposes connected therewith.

DE it enacted by the King's Most Excellent Majesty, B 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:—

#### PART I.

### PRELIMINARY.

1. (1) This Act may be cited as the "Local Govern-short title and division ment (Electoral Provisions) Act. 1947."

(2) This Act is divided into Parts as follows:— PART I.—PRELIMINARY.

PART II.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

PART III.—AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

## PART II.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

Division 1.—Construction. 10

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2. (1) This Part shall be read and construed with the Construction Local Government Act, 1919, as amended by subsequent and Acts.

citation.

Sec. 66 (Enrolr

ent of person holding qualification

(2) The Local Government Act, 1919, as so amended 15 is in this Part referred to as the Principal Act.

DIVISION 2.—Amendments of the Local Government Act, 1919, as amended by subsequent Acts.

3. (1) The Principal Act is amended by omitting Amendment subsection two of section sixty six and by inserting in 1919. 20 lieu thereof the following new subsections:

(2) A person qualified for enrolment as owner or as ratepaying lessee in any ward or riding who is also qualified for enrolment in another ward or riding of the same area as owner or as ratepaying lessee shall not be enrolled under both of these qualifications. He may give notice to the clerk naming the ward or riding in which he elects to be enrolled; and failing such notice within the time prescribed the clerk may decide the question.

30 (2A) A body corporate which nominates or trustees who nominate a person for enrolment on the roll for a ward or riding of an area pursuant to any of the following paragraphs, that is to say, paragraph (b) of section fifty two or paragraph (c) of section fifty three, or paragraph (b) of section 35 fifty four of this Act, shall not be entitled to

nominate

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## Local Government (Electoral Provisions).

nominate a person under any other of those paragraphs for enrolment on the roll for the same ward or riding, or on the roll for any other ward or riding of the same area.

(2)-(a) For the purposes only of the preparation cf. Ac No. in the year one thousand nine hundred and forty-eight of \$2, 19 1, s. 11. any rolls required by or under the Principal Act to be prepared by the council of each area and of matters necessary for or incidental to such preparation, sub-10 section one of this section shall be deemed to commence on the date upon which His Majesty's Assent to this Act is signified.

(b) Upon the eighth day of October, one thousand nine hundred and forty eight, subsection one 15 of this section shall come into operation for all purposes.

(3) (a) During the period commencing on the date of. Ibid. upon which His Majesty's Assent to this Act is signified and ending upon the eighth day of October, one thousand nine hundred and forty-eight, the provisions of this 20 subsection shall have effect.

(b) notwithstanding anything contained in the Principal Act, as amended by this Act, at any election of aldermen or councillors of any area a person who is enrolled in respect of more than one ward or riding of 25 that area shall not vote in respect of more than one of those wards or ridings.

(1) Any person who contravenes the provisions of paragraph (b) of subsection three of this section shall be liable upon summary conviction to a penalty not 30 exceeding fifty pounds.

3. (1) The Principal Act is further amended by Further inserting next after section seventy-four the following amendment new sections and short heading:—

of Act No. 41, 1913. New secs. 74A-74G.

## Compulsory voting.

74A. At every election held in an area under this Compulsory Act it shall be the duty of every elector, whose place voting. of living is within the area and who is entitled to 41, 1912, vote at the election, to record his vote at the election. s. 120A.

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74B. The returning officer at the close of the poll at Returning every election shall—

(a) from every roll for a ward or riding pre- roll. pared under this Act and used at the elec- cf. Act No. tion, indicate by a distinguishing mark on a s. 120B. fair copy of that roll (which copy is hereinafter referred to as the "marked roll") the names of the electors who appear to have failed to record their votes at the election for which he is returning officer;

(b) certify each marked roll by statutory declaration under his hand.

74c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

(a) shall send by post to each elector who not voted. appears not to have complied with the cf. Ibid. provisions of section 74A of this Act and whose name indicated as aforesaid appears on any such marked roll, at the address therein mentioned, a notice in the prescribed form notifying him that he appears

to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and

(b) before sending such notice, shall insert therein-

- (i) the full name of the elector as appearing on the marked roll and his address as therein mentioned and the name of the municipality or shire and of the ward or riding for which he is enrolled and his number on the marked roll; and
- (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the elector is to be in the hands of the returning officer.

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	- Boott Government (Biectoral Trovisions).	CAN DESCRIPTION AND A SERVICE
	(2) This section shall not apply in any case where the returning officer is satisfied that the	
	elector—	
5	<ul><li>(a) is dead; or</li><li>(b) was absent from New South Wales on the day of the election; or</li></ul>	* 2 *
	(c) was not entitled to vote at the election.	
	74D. (1) Every elector to whom such a notice	Renlies by
	has been sent shall—	electors.
10	그리아 본 사용 이번 그는 이 아이트 그림에 하면 하면 하면 하는 것이 되는 이 그를 들었다면 하는 것이 되었다.	cf. Act No. 41, 1912, s. 120D.
10	(a) === ap the rolling at the root of the notice by	
	stating in it the true reason why he failed	
	so to record his vote; (b) sign the form; and	
	(c) post or deliver the same so as to reach the	
15	returning officer not later than the date	, ă ()
	inserted in the notice.	
		D11
	(2) If any elector is unable by reason of absence from his residence or physical incapacity to	behalf of
	fill up, sign and post or deliver the form within the	electors.
20	time allowed pursuant to this Act—	100
	(a) any other elector who has personal know-	
	ledge of the facts may fill up, sign and post	
	or deliver within that time the form duly	
	witnessed as prescribed; and	
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	delivery of the form may be treated as	
	compliance by the first-mentioned elector	
	with the provisions of this section.	
	(3) Upon receipt within the time allowed	Procedure 6 8
30	pursuant to this Act of any such form properly	on receipt
	filled up and signed and witnessed the returning	of replies from
	officer shall—	electors, &c.
	(a) make on the marked roll opposite the name	
	of the elector to whom the form refers, a	(8.5)
35	note to that effect; and	
	(b) indicate in writing on the marked roll	
	opposite the name of the elector his opinion	
	whether or not the reason contained in the	
	form is a valid and sufficient reason for the	() ()
40	failure of the elector to record his vote at	
	the election. (4)	

(4) If in the case of any elector to whom a Procedure if notice as aforesaid has been sent such form is not no reply received. received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the elector a note to that effect.

74E. The marked roll indicating—

(a) the names of electors who appear to have thereof or failed to vote at the election;

Marked roll therefrom to

- (b) the names of electors from whom or on be evidence. whose behalf the returning officer received cf. Act No. 41, 1912, within the time allowed pursuant to this Act s. 120E. forms properly filled up and signed;
- (c) the names of electors from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

74r. Every elector who, being an elector referred Penalties. to in section 74A of this Act s. 120F.

> (a) fails to record his vote at any election without a valid and sufficient reason for such failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of an elector that abstention from voting is part of his religious duty); or

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(b)

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- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice: or
- (c) states in such form a false reason for not having recorded his vote or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector pursuant to this Act states in such form a false reason why the other elector did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two 15 pounds, and proceedings for the enforcement of the penalty may be instituted by the council of the area concerned or by some person authorised in writing (whether generally or in any particular case) by that council.

20 74g. Until otherwise prescribed by ordinance the Procedure. procedure in relation to the enforcement of the pro- cf. Act No. 41, 1912, s. 120H. visions of sections 74A to 74F, both inclusive, of this Act, and the imposition and recovery of penalties for offences against those sections shall be as set 25 out in Schedule Eight to this Act.

(2) The Principal Act is further amended by insert- Further ing next after Schedule Seven the following new amendment Schedule:-

## SCHEDULE EIGHT.

Compulsory Voting.

1. The marked roll for a ward or riding on which the returning Secs. 74Aofficer is required to indicate by a distinguishing mark pursuant to 74c. section 74B of this Act, the names of the electors who appear to have failed to record their votes at the election, shall be certified by 35 statutory declaration in accordance with Form 1 to this Schedule.

2. The notice which the returning officer is required, pursuant to section 74c of this Act, to send by post to each elector who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.

3. The form of reply of any elector, pursuant to section 74p of this Act, shall be witnessed by an elector, or a person qualified to be an elector under this Act, and shall be in accordance with Form 3 to this Schedule.

41, 1919.

New Schedule Eight.

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before, or on which the form at the foot of the notice, duly filled up 5 and signed by the elector and witnessed, is to be in the hands of the returning officer.

5. (a) The council of the area concerned may, pursuant to section 74r of this Act authorise in writing, in respect of the municipality or shire, some person or persons to institute proceedings for the en-10 forcement of penalties under the said section.

- (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to this Schedule.
- 6. In any proceedings in a court of petty sessions against an elector for a contravention of paragraph (b) of section 74F of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule that the defendant may attend the court and answer the charge in person, or may, at any time, not less

20 than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with

- 25 the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons.
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 74r of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

#### FORM 1.

35 LOCAL GOVERNMENT ACT, 1919. Section 74B. Municipality Ward Shire Riding 40 in the State of New South Wales, Returning Officer for the abovementioned Municipality do solemnly and sincerely declare that the within fair copy of the roll for the abovementioned Riding 45 distinguishing marks indicating the names of electors who appear to

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# Local Government (Electoral Provisions).

have failed to record their votes at the election held on the day of , 19 , was prepared by me pursuant section 74B of the Local Government Act, 1919.

And I make this solemn declaration conscientiously believing the 5 same to be true and by virtue of the provisions of the Oaths Act 1900, as amended.

Returning Officer for the Municipality of

Declared before me at aforesaid, the

day of in the State , 19 .

Justice of the Peace.

#### FORM 2.

## LOCAL GOVERNMENT ACT, 1919.

Section 74c.

5 Municipality
Shire

Ward Riding

No. on Roll,

Notification to Elector who appears to have Failed to Vote
To the Elector whose name and address appear on the back hereof.

- You are notified that you appear to have failed to record your vote at the election held on the day of , 19 , and you are hereby called upon in pursuance of section 74p of the Local Government Act, 1919, to give the true reason why you failed so to record your vote.
- 25 You are required to-

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- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete, and personally sign the form, and have it witnessed by an elector or a person qualified to be an elector under the Local Government Act, 1919; and
  - (c) fold the form so that the address "The Returning Officer for Municipality" shall be visible, Shire"

and post or deliver it so as to reach me on or before 35 the\*

Returning Officer for the Municipality. Shire.

Address Date,

, 19

Note.—If the elector to whom this notice is addressed is unable, 40 by reason of absence from his residence or physical incapacity, to the up, sign and post, or deliver the form at the foot hereof within

the time specified in the form, any other elector who has personal knowledge of the facts may fill up, sign, and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance 5 by the first-mentioned elector with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

# FORM 3.

Section 74D.

10 Statement to be completed and returned to the Returning Officer.

I, , do hereby state that the following is the true reason why I\* failed to vote at the election held on the day of , 19 .

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Personal signature of elector.

I, the undersigned, being an elector or a person qualified to be an elector under the Local Government Act, 1919, certify that I have seen the abovenamed elector sign the above statement.

Signature of Witness.
(In own handwriting).

Occupation

Address Date

, 19

25 \*Where this form is filled up on behalf of an absent or physically incapacitated elector, the word "I" must be struck out, and the name of such elector inserted.

t Here set out briefly the true reason for having failed to vote.

30 (Back of Forms 2 and 3.)

The Returning Officer for the

Municipality.

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From the Returning Officer for the

Shire.
Municipality.
Shire.

From the Returning Omcer for the

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Every elector who, being an elector referred to in section 74A of the Local Government Act, 1919, as amended—

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- (b) on receipt of a notice in accordance with subsection one of section 74c of the Local Government Act, 1919, fails, neglects, or refuses to fill up, sign and post or deliver to the Returning Officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or
  - (c) states in such form a false reason for not having recorded his vote, or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector, states in such form a false reason why that other elector did not vote,

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 74A of the Local Government Act, 1919, as amended provides:—

At every election held in an area under this Act it shall be the duty of every elector, whose place of living is within the area and who is entitled to vote at the election, to record his vote at the election.

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### FORM 4.

# LOCAL GOVERNMENT ACT, 1919.

Section 74F.

Authorisation of the Council of the

Municipality for a

Prosecuting Officer to Institute Proceedings.

15 The Council of the

Municipality hereby authorises

, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 74A to 74G, both inclusive, of the Local Government Act, 1919.

Given under the Common Seal of the Council on the day of 19, in pursuance of a resolution passed by the Council on the day of 19.

Mayor (or President).

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Clerk.

Signature of person authorised to institute proceedings.

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### FORM 5.

### LOCAL GOVERNMENT ACT, 1919.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, 35 at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the

Municipal Shire Council a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the

which you desire to set out in answer to the charge, and, thress the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and

45 permissible for the proper determination of the offence. For

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Local

Government

(Electoral

Provisions).

EXTR	ACT from the Marked I	$egin{array}{c} \left\{ egin{array}{ll}  ext{Municipality} \  ext{Shire.} \end{array}  ight. \end{array}$ Roll for the abovename	35.	Ward Riding }	electors who did not	vote at the
			- 正計 - 3	Elector's Reply		87
No. on Roll.	Name and Description of Elector.	Notification to Elector, Section 74c of Local Government Act, 1919. Date sent.	Date to be in hands of Returning	Whether received by Returning Officer.	Whether reason stated in reply is, in the opinion of the Returning Officer a valid and sufficient	Subsequent proceedings (if any).

Officer.

(a).

5.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.

I hereby certify that the above is a true extract of the marked roll for the said \{ \text{ward.} \ \text{riding.} \}

Returning Officer.

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reason for failure to vote.

6.

ection 74E of the Local Government Act, 1919, as amended, provides :-

The marked roll indicating-

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(a) the names of electors who appear to have failed to vote at the election;

(b) the names of electors from whom or on whose behalf the Returning Officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of electors from whom or on whose behalf the Returning Officer did not within that time receive forms properly filled up and signed; and

(d) the opinions of the Returning Officer, or a copy of any such marked roll or any extract therefrom certified by the Returning Officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

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### PART III.

AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

DIVISION I.—Construction and Citation.

- 5 5. 4. (1) This Part shall be read and construed with the Construc-Sydney Corporation Act, 1932, as amended by subsequent citation. Acts.
  - (2) The Sydney Corporation Act, 1932, as so amended, is in this Part referred to as the Principal Act.
- 10 (3) The Sydney Corporation Act, 1932, as amended by subsequent Acts and by this Part of this Act, may be cited as the Sydney Corporation Act, 1932-1947.

Division 2.—Amendments of the Sydney Corporation Act, 1932, as amended by subsequent Acts.

- 6. (1) The Principal Act is amended by omitting sub- Amendment section two of section 18A and by inserting in lieu thereof 58, 19 the following new subsections:
- (2) A person qualified for enrolment as owner or as ratepaving lessee in any ward who is also qualified for enrolment in another ward as owner or as rate-20 paying lessee shall not be enrolled under both of these qualifications. He may give notice in writing to the town clerk, naming the ward in which he elects to be enrolled, and failing such notice within 25 the time prescribed the town clerk may decide the question.
  - (2A) A body corporate which nominates or trustees who nominate a person for enrolment on the roll for a ward pursuant to any of the following paragraphs, that is to say, paragraph (b) of section twelve, or paragraph (c) of section thirteen, or paragraph (b) of section fourteen of this Act, shall not be entitled to nominate a person under any other of those paragraphs for enrolment on the roll for the same ward, or on the roll for any other ward.

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(2) (a) For the purposes only of the preparation cf. Act No. in the year one thousand nine hundred and forty eight of 32, 1941, any rolls required by or under the Principal Act to be prepared by the council and of matters necessary for or 5 incidental to such preparation subsection one of this section shall be deemed to commence on the date upon which His Majesty's Assent to this Act is signified.

- (b) Upon the date upon which the Minister by notification published in the Gazette gives public notice 10 of the fact that such rolls have been prepared subsection one of this section shall come into operation for all purposes.
- (3) (a) During the period commencing on the date upon which His Majesty's Assent to this Act is signified 15 and ending upon the date referred to in paragraph (b) of subsection two of this section the provisions of this subsection shall have effect.
- (b) Notwithstanding anything contained in the Person not to vote Principal Act as amended by this Act, at any election of in two or 20 aldermen of the city, a person who is enrolled in respect more of more than one ward shall not vote in respect of more than one of those wards.

- (4) Any person who contravenes the provisions of paragraph (b) of subsection three of this section shall be 25 liable upon summary conviction to a penalty not exceeding fifty pounds.
  - 7. 5. (1) The Principal Act is further amended by Further inserting next after section forty-nine the following new amendment of Act No. sections:

58, 1932.

49A. At every election held in the city under this Compulsory 30 Act it shall the duty of every citizen, whose place voting. of living is within the city and who is entitled to 1912, s. 120a. vote at the election, to record his vote at the election.

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49B. The returning officer at the close of the poll Returning at every election shall—

prepare marked roll.

(a) from the rolls for every ward used at the ct. Ibid. election indicate by a distinguishing mark on a fair copy of each of such rolls (which

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copy is hereinafter referred to as the "marked roll") the names of the citizens who appear to have failed to record their votes at the election for which he is returning officer;

(b) certify each marked roll by statutory declaration under his hand.

49c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

- (a) shall send by post to each citizen who not voted. 10 appears not to have complied with the pro- 41, 1912, visions of section 49A of this Act and whose s. 120c. name indicated as aforesaid appears on any such marked roll at the address therein mentioned, a notice in the prescribed form 15 notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
  - (b) before sending such notice, shall insert therein-
    - (i) the full name of the citizen as appearing on the marked roll and his address as therein mentioned and the name of the ward for which he is enrolled and his number on the marked roll; and
    - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the citizen is to be in the hands of the returning officer.
- (2) This section shall not apply in any case 35 where the returning officer is satisfied that the citizen-
  - (a) is dead; or

- (b) was absent from New South Wales on the day of the election; or
- (c) was not entitled to vote at the election.
- 49p. (1) Every citizen to whom such a notice has Replies by been sent shallcf. Act No.
  - (a) fill up the form at the foot of the notice by 41,1912, s. 120D. stating in it the true reason why he failed so to record his vote;
  - (b) sign the form; and

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- (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.
  - (2) If any citizen is unable by reason of Replies on absence from his residence or physical incapacity to behalf of fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
    - (a) any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and
    - (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned citizen with the provisions of this section.
- 25 (3) Upon receipt within the time allowed Procedure pursuant to this Act of any such form properly of replies filled up and signed and witnessed the returning from officer shall-

citizens.

- (a) make on the marked roll opposite the name of the citizen to whom the form refers, a note to that effect; and
- (b) indicate in writing on the marked roll opposite the name of the citizen his opinion whether or not the reason contained in the

form

form is a valid and sufficient reason for the failure of the citizen to record his vote at the election.

(4) If in the case of any citizen to whom a Procedure notice as aforesaid has been sent such form is not if no reply received. received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the citizen a note to that effect.

49E. The marked roll indicating—

(a) the names of citizens who appear to have thereof or failed to vote at the election;

Marked roll

- (b) the names of citizens from whom or on evidence. whose behalf the returning officer received, cf. Act No. within the time allowed pursuant to this Act, 41, 1912, s. 120E. forms properly filled up and signed;
- (c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
  - (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

49r. Every citizen who, being a citizen referred to Penalties. in section 49A of this Act—

(a) fails to record his vote at any election without a valid and sufficient reason for such

142-B

cf. Ibid. s. 120F.

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failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of a citizen that abstention from voting is part of his religious duty); or

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen pursuant to this Act states in such form a false reason why the other citizen did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council or by some person authorised in writing (whether generally or in any particular case) by the council.

49G. For the purposes of this Act the returning Opening 25 officer at any election—

> (a) with such assistance as he may deem neces- rolls used at sary shall open and if necessary break the ef. Act No. seal of any parcel containing the rolls used 41, 1912, at the election, and examine the same for s. 120g. the purpose of indicating on the marked roll aforesaid the names of the citizens who have not voted at the election; and

(b) at the conclusion of the said examination Parcels to be and marking shall replace such rolls in the enclosed in packets parcels

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and sealed,

sealed parcels containing

parcels from which they were taken and re-seal the same, and then comply with the provisions of section forty-one of this Act.

49н. By-laws made under this Act may prescribe Procedure. the procedure in relation to the enforcement of the cf. Act No. 5 provisions of sections 49A to 49G, both inclusive, of s. 120H. this Act, and the imposition and recovery of penalties for offences against those sections; and until such by-laws are made, the procedure shall be as set out in the Thirty-first Schedule to this Act. 10

(2) The Principal Act is further amended by insert-Further ing next after the Thirtieth Schedule the following new amendment Schedule:-

No. 58, 1932.

### THIRTY-FIRST SCHEDULE.

New Thirty-first Schedule.

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Compulsory Voting.

1. The marked roll for each ward on which the returning officer Secs. is required to indicate by a distinguishing mark pursuant to 49A-49H. section 49B of this Act, the names of the citizens who appear to have failed to record their votes at the election shall be certified by 20 statutory declaration in accordance with Form 1 to this Schedule.

- 2. The notice which the returning officer is required, pursuant to section 49c of this Act, to send by post to each citizen who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.
- 3. The form of reply of any citizen pursuant to section 49p of this Act shall be witnessed by a citizen, and shall be in accordance with Form 3 to this Schedule.
- 4. Before sending the notice referred to in clause two of this Schedule, the returning officer shall insert therein a date (not being 30 less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the citizen and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council may, pursuant to section 49F of this Act, 35 authorise in writing some person or persons to institute proceedings for the enforcement of penalties under the said section.
  - (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to 40 this Schedule.

6. In any proceedings in a court of petty sessions against a citizen for a contravention of paragraph (b) of section 49r of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule, that the defendant may attend the court and answer 5 the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set 10 out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice 15 may be printed or written on the summons.

7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 49r of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

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#### FORM 1.

### SYDNEY CORPORATION ACT, 1932-1947.

Section 49B.

30 19 , was prepared by me pursuant to section 49B of the Sydney Corporation Act, 1932-1947.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

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Returning Officer.

Declared before me at aforesaid, the

their votes at the election held on the

day of

, in the State 19.

Justice of the Peace.

day of

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# FORM 2. SYDNEY CORPORATION ACT, 1932-1947. Section 49c. City of Sydney. Ward.

Notification to Citizen who appears to have failed to Vote. To the citizen whose name and address appear on the back hereof.

You are notified that you appear to have failed to record your vote at the election held on the day of .

10 19 , and you are hereby called upon in pursuance of section 49p of the Sydney Corporation Act, 1932-1947, to give the true reason why you failed so to record your vote.

You are required to-

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- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
  - (b) complete and personally sign the form, and have it witnessed by a citizen; and
  - (c) fold the form so that the address, "The Returning Officer, Town Hall, Sydney," shall be visible, and post or deliver it so as to reach me on or before the

Returning Officer.

25 Note.—If the citizen to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within the time specified in the form, any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver the form, duly witnessed,

30 within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned citizen with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

FORM 3.

SYDNEY CORPORATION ACT, 1932-1947.

Section 49D.

Statement to be completed and returned to the Returning Officer.

I, do hereby state that the following Not to be is the true reason why I \*

failed

	Local Government (Electoral Provisions).					
	failed to vote at the election held on the day of , 19					
	t substitution					
5	Personal signature of Citizen.					
	I, the undersigned, being a citizen of the City of Sydney, certify that I have seen the abovenamed citizen sign the above statement.					
10	Signature of Witness (in own handwriting).					
10	Occupation					
	Address					
	Date					
15	* Where this form is filled up on behalf of an absent or physically incapacitated citizen the word "I" must be struck out, and the name of such citizen inserted.					
	† Here set out briefly the true reason for having failed to vote.					
	and the second s					
	(Back of Forms 2 and 3.)					
	The Returning Officer,					
20	Town Hall, Sydney.					
	From the Returning Officer, City of Sydney.  M					
	Every citizen who, being a citizen referred to in section 49A of the Sydney Corporation Act, 1932-1947—					
25	(a) fails to record his vote at an election without a valid and sufficient reason for such failure; or					
	(b) on receipt of a notice in accordance with section 49c of the					
	Sydney Corporation Act, 1932-1947, fails, neglects or refuses to fill up, sign and post or deliver to the returning officer so					
30	as to reach him within the time specified in the notice, the					
	form (duly witnessed) attached thereto; or					
	(c) states in such form a false reason for not having recorded his vote, or in the case of a citizen filling up or purporting					
95	to fill up a form on behalf of any other citizen, states in					
35	such form a false reason why that other citizen did not vote, is guilty of an offence and liable to a penalty of not less than ten					
	shillings and not more than two pounds.					
	Section 49A of the Sydney Corporation Act, 1932-1947, provides:-					

At every election held in the city under this Act it shall be the duty of every citizen, whose place of living is within the city and

who is entitled to vote at the election, to record his vote at the

40

election.

FORM

### FORM 4.

### SYDNEY CORPORATION ACT, 1932-1947.

Section 49F.

Authorisation of The Municipal Council of Sydney for a Prosecuting Officer to Institute Proceedings.

The Municipal Council of Sydney hereby authorises, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 49A to 49H, both inclusive, of the 10 Sydney Corporation Act, 1932-1947.

Given under the Common Seal of the Council in pursuance of a resolution passed by the Council on

The Common Seal of the Municipal Council of Sydney was hereunto affixed by me,

Town Clerk of the City of Sydney, this day of 19

(L.s.)

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Town Clerk.

Signature of person authorised to institute proceedings.

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### FORM 5.

### SYDNEY CORPORATION ACT, 1932-1947.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for 30 the hearing, lodge with or send by post to the Municipal Council of Sydney a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and 35 authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

FORM

Local

FORM 6.

### SYDNEY CORPORATION ACT, 1932-1947.

CITY OF SYDNEY.				WARD.			
EXTR	ACT from the Marked Roll on the	for the abovenamed W	Vard showing the N	Names of Citizens v	who did not vote at the	Election held	
		Notification to Citizen, Section 49c, Sydney Corporation Act, 1932–1947. Date sent.		18111			
No. on Roll.			Date to be in hands of Returning Officer.	Whether received by Returning Officer.	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).	
1.	2.	3.	4.	5.	6.	7.	

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received. I hereby certify that the above is a true extract of the marked roll for the said ward.

Returning Officer.

Section 49E of the Sydney Corporation Act, 1932-1947, provides:-

The marked roll indicating-

(a) the names of citizens who appear to have failed to vote at the election;

(b) the names of citizens from whom or on whose behalf the returning officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and

(d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

# (3) The Principal Act is further amended—

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Further amendment of Act No. 58,

(a) by omitting section thirty-three and by inserting Subst. in lieu thereof the following section:-

33. Immediately before proceeding to take Key of the poll at any polling-place the presiding officer shall exhibit for the inspection of any persons No. 41, 1912, lawfully present in the polling booth the ballot- s. 94. box open and empty and shall then close and lock and place the same empty and keep the same unopened upon the table at which he is to preside and in full view of all persons lawfully present in the polling booth and he shall keep in his custody the key of the said box.

(b) by omitting paragraph (b) of subsection one of Sec. 35. section thirty-five and by inserting in lieu thereof (Mode of voting.) the following paragraph:

(b) If such person is not, in accordance with section forty-two of this Act precluded from voting, and subject to section 35A of this Act, a presiding officer or a poll clerk shall give him a ballotpaper according to the form in the Ninth Schedule hereto, after initialling the same on the back:

(c) (i) by omitting subsection one of section 35A Sec. 35A. 25 and by inserting in lieu thereof the follow- (Tender of ing subsection:-

vote.)

(1) If on any person claiming to vote at any polling-place it is found that a line has been drawn through such person's name upon the roll specially provided for that polling-place as mentioned in subsection one of section thirty-five of this Act, as indicating that he has already received a ballotpaper, the presiding officer shall put to the person so claiming to vote the questions set out in subsection two of section forty-two of this Act.

Before

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Before any such person is permitted to vote under this section he shall make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto.

Any person who refuses to answer such questions or who fails to answer the first and second of such questions in the affirmative and the third and fourth in the negative or who does not make and subscribe before the presiding officer such declaration as aforesaid shall not be permitted to vote.

- (ii) by omitting paragraph (b) of subsection two of the same section and by inserting in lieu thereof the following new paragraph:—
  - (b) Every envelope containing a vote given under this section shall be retained by the presiding officer until after the close of the poll;
- (iii) by omitting from paragraph (c) of the same subsection the words "The returning officer or the officer assisting him" and by inserting in lieu thereof the words "The presiding officer";
- (iv) by omitting from paragraph (d) of the same subsection the words "the returning officer or the officer assisting him" and by inserting in lieu thereof the words "the presiding officer";
- (v) by omitting paragraph (e) of the same subsection and by inserting in lieu thereof the following paragraph:—
  - (e) At the scrutiny the presiding officer shall open the ballot-papers, and shall allow and count those which are formal, and shall reserve for the decision of the returning officer the ballot-papers which he does not allow as formal;

(vi)

- (vi) by inserting after subsection three of the same section the following new subsection:
  - (4) Every person wilfully making a false answer to any question put to him in pursuance of subsection one of this section or wilfully making a false declaration under this section shall be deemed guilty of a misdemeanour.
- 10 (d) by omitting section thirty-seven;

Sec. 37. (Presiding officer hov

(e) by omitting section thirty-nine and by inserting Subst. sec. in lieu thereof the following section:-

39. (1) Immediately upon the close of the Disposal of poll the presiding officer at the polling booth ballot boxes. at which he presides shall in the presence and 41, 1912, subject to the inspection of such of the ss. 121, 123. 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.

(2) Immediately after ascertaining the total number of votes recorded for each candidate the presiding officer shall make up—

(a) in one parcel the ballot-papers which have been used in voting at the polling.

(b) in a second separate parcel the ballotpapers which have remained unused thereat; and

(c) in a third separate parcel the rolls supplied to the presiding officer for use at such place, signed by him, and all books, rolls and papers kept or used by the presiding officers during the polling;

and shall seal up the said several parcels; and shall permit any of the scrutineers who may desire to do so to affix his or their seals to such parcels;

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parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the ward and polling-place and the date of the polling and sign with his name the said endorsement, and shall promptly deliver the said parcels to the returning officer.

- (3) As soon as practicable after the delivery to the returning officer of the said parcels the whole of the ballot-papers including postal ballot-papers received up to the close of the poll shall be examined and the votes counted by him in the presence of such of the scrutineers as choose to be present, and with such assistance as he may deem necessary and the result of the election shall be thereby ascertained and shall be reported to the Lord Mayor by the returning officer.
- (4) The method of counting the votes to ascertain the result of the election shall be as prescribed in Schedule 10A to this Act.
- (f) by omitting section forty and by inserting in Subst. lieu thereof the following section:

40. The Lord Mayor shall on or before the Declaration sixth day after the election declare in the election. Gazette which shall then be published expressly for the purpose, and in two newspapers, the names of the aldermen so elected for the several wards, and the town clerk shall send by post a separate notice in writing of his election to every such alderman, addressed to his usual place of abode.

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(g) by omitting section forty-two and by inserting subst. in lieu thereof the following section:-

42. (1) Every person claiming to vote at any Declaration polling-place shall state to the presiding officer the name under which he claims to vote, and such other particulars as the presiding officer shall require for the purpose of ascertaining upon the roll the name so given.

(2) The presiding officer shall ascertain that the name so given by such person is upon the roll in force for the ward for which such polling-place has been appointed, and, subject to section 35A of this Act, may, if he thinks fit, and shall, if required by any scrutineer at the polling-place at which he presides, require any such person to make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto; and may, if he thinks fit, and shall, if required so to do as aforesaid, put to any such person, before such person shall receive a ballot-paper, but not afterwards, the following questions:—

(a) Are you the person whose name appears as ................ number ...................... on the citizens' roll for this ward?

(b) Are you of the full age of twenty-one years?

- (c) Have you already voted either here or elsewhere at this election?
- (d) Are you disqualified from voting?

(3) Any person who refuses to answer such questions as are put to him or who fails to answer the first and second questions in the affirmative and the third and fourth questions in the negative or who when required so to do in accordance with this section does not make and subscribe before a presiding officer such declaration as aforesaid shall not be permitted to vote:

Provided that a person shall not be debarred from voting because of errors or omissions in the entry of his name as appearing on the roll, if he satisfies the presiding officer of his identity as the person referred to by that name.

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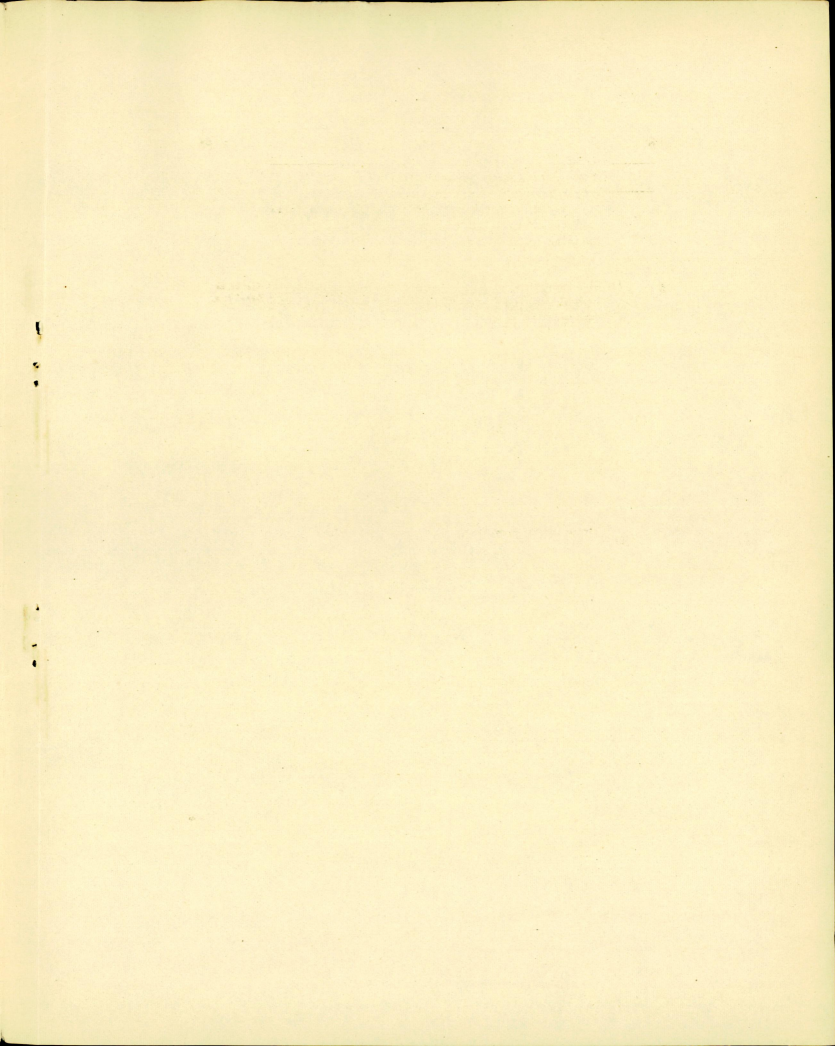
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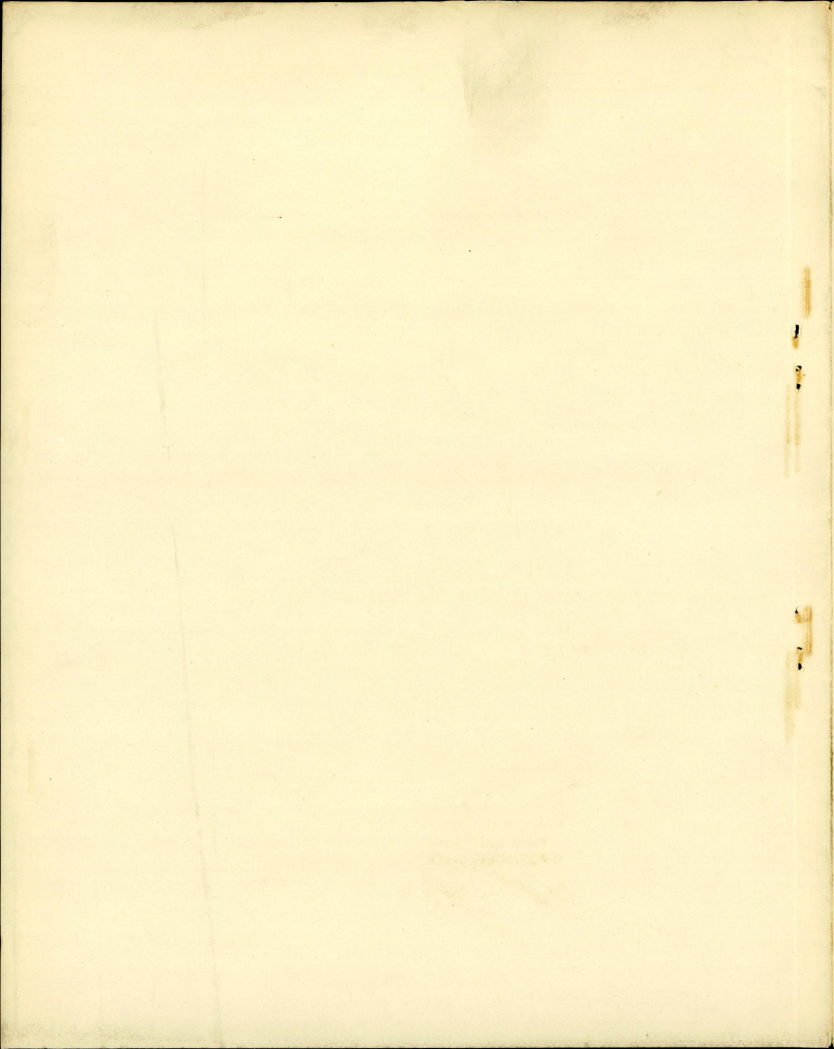
# Local Government (Electoral Provisions).

- (4) Every person wilfully making a false answer to any such question, or wilfully making a false declaration under this section, shall be deemed guilty of a misdemeanour.
- 5 (h) by inserting in the Eleventh Schedule after the word "ward" where secondly occurring the words "or in any other ward."

Sydney: Thomas Henry Tennant, Government Printer-1947.

[2s.]





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.

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 November, 1947.

# New South Wales.



ANNO UNDECIMO

# GEORGII VI REGIS.

Act No. , 1947.

An Act to provide for compulsory voting at elections in local government areas and in the City of Sydney; for this and certain other purposes to amend the Local Government Act, 1919, the Sydney Corporation Act, 1932, and certain other Acts; and for purposes connected therewith.

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

### PART I.

### PRELIMINARY.

1. (1) This Act may be cited as the "Local Govern- short title and divisite ment (Electoral Provisions) Act, 1947." Short title and divisite into Parts.

52863 142—A

(2)

(2) This Act is divided into Parts as follows:— PART I.—PRELIMINARY.

PART II.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

PART III.—AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

### PART II.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

10 Division 1.—Construction.

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2. (1) This Part shall be read and construed with the Construction Local Government Act, 1919, as amended by subsequent and citation. Acts.

(2) The Local Government Act, 1919, as so amended 15 is in this Part referred to as the Principal Act.

Division 2.—Amendments of the Local Government Act, 1919, as amended by subsequent Acts.

3. (1) The Principal Act is amended by omitting Amendment subsection two of section sixty-six and by inserting in 1919. 20 lieu thereof the following new subsections:—

(Enrolment of (2) A person qualified for enrolment as owner or

- as ratepaying lessee in any ward or riding who is also qualified for enrolment in another ward or riding of the same area as owner or as ratepaying lessee shall not be enrolled under both of these quali-25 fications. He may give notice to the clerk naming the ward or riding in which he elects to be enrolled; and failing such notice within the time prescribed the clerk may decide the question.
- 30 (2A) A body corporate which nominates or trustees who nominate a person for enrolment on the roll for a ward or riding of an area pursuant to any of the following paragraphs, that is to say, paragraph (b) of section fifty-two or paragraph (c) of section fifty-three, or paragraph (b) of section fifty-four of 35 this Act, shall not be entitled to nominate a person

under

under any other of those paragraphs for enrolment on the roll for the same ward or riding, or on the roll for any other ward or riding of the same area.

- (2) (a) For the purposes only of the preparation cf. Act No. 5 in the year one thousand nine hundred and forty-eight of 32, 1941, any rolls required by or under the Principal Act to be prepared by the council of each area and of matters necessary for or incidental to such preparation, subsection one of this section shall be deemed to commence 10 on the date upon which His Majesty's Assent to this Act is signified.
  - (b) Upon the eighth day of October, one thousand nine hundred and forty-eight, subsection one of this section shall come into operation for all purposes.
- (3) (a) During the period commencing on the date cf. Ibid. 15 upon which His Majesty's Assent to this Act is signified and ending upon the eighth day of October, one thousand nine hundred and forty-eight, the provisions of this subsection shall have effect.
- (b) Notwithstanding anything contained in the 20 Principal Act, as amended by this Act, at any election of aldermen or councillors of any area a person who is enrolled in respect of more than one ward or riding of that area shall not vote in respect of more than one of those 25 wards or ridings.
  - (4) Any person who contravenes the provisions of paragraph (b) of subsection three of this section shall be liable upon summary conviction to a penalty not exceeding fifty pounds.
- 4. (1) The Principal Act is further amended by Further inserting next after section seventy-four the following amendment new sections and short heading:—

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No. 41, 1919. New secs. 74A-74G.

### Compulsory voting.

74A. At every election held in an area under this Compulsory Act it shall be the duty of every elector, whose place of living is within the area and who is entitled to 41, 1912, vote at the election, to record his vote at the election. s. 120A.

	74B. The returning officer at the close of the poll at every election shall—	Returning
	(a) from every roll for a ward or riding pre-	to mark
	pared under this Act and used at the elec-	cf. Act No.
5	tion, indicate by a distinguishing mark on a	s. 120B.
	fair copy of that roll (which copy is herein- after referred to as the "marked roll") the	
	names of the electors who appear to have	
-0'	failed to record their votes at the election	
10	for which he is returning officer;	
	(b) certify each marked roll by statutory declaration under his hand.	
	74c. (1) Within three months after the close of r	Votian to
	the poll at every election the returning officer—	electors who have
15	(a) shall send by post to each elector who	not voted.
	11 the state of th	ef. Ibid. s. 120c.
	provisions of section 74A of this Act and whose name indicated as aforesaid appears	
	on any such marked roll, at the address	
20	therein mentioned, a notice in the pre-	
	scribed form notifying him that he appears to have failed to record his vote at the	
	election and requiring him to state the true	
	reason why he failed so to vote; and	
25	(b) before sending such notice, shall insert therein—	
	(i) the full name of the elector as appear-	
	ing on the marked roll and his	
0.0	address as therein mentioned and	
30	the name of the municipality or shire and of the ward or riding for	
	which he is enrolled and his number	
	on the marked roll; and	3032* W90
0.5	(ii) a date (not being less than twenty-	
35	one days after the date of the posting of the notice) before or on which	
	the form at the foot of the notice	
	duly filled up and signed by the elec-	
40	tor is to be in the hands of the	

returning officer.

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	Local Government (Electoral Provisions).	
	(2) This section shall not apply in any case where the returning officer is satisfied that the elector—	
5	<ul><li>(a) is dead; or</li><li>(b) was absent from New South Wales on the</li></ul>	
	day of the election; or (c) was not entitled to vote at the election.	
	74D. (1) Every elector to whom such a notice has been sent shall—	cf. Act No. 41,
10	stating in it the true reason why he failed	1912, s. 120n.
	so to record his vote; (b) sign the form; and	
15	inserted in the notice.	: :
20	(2) If any elector is unable by reason of absence from his residence or physical incapacity to fill up, sign and post or deliver the form within the time allowed pursuant to this Act—	Replies on behalf of electors.
	(a) any other elector who has personal know- ledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and	
25		
30	(3) Upon receipt within the time allowed pursuant to this Act of any such form properly filled up and signed and witnessed the returning officer shall—	on receipt
	(a) make on the marked roll opposite the name of the elector to whom the form refers, a	
35	note to that effect; and (b) indicate in writing on the marked roll	
	opposite the name of the elector his opinion whether or not the reason contained in the form is a valid and sufficient reason for the	
40	failure of the elector to record his vote at the election. (4)	n <sub>j</sub>

(4) If in the case of any elector to whom a Procedure if notice as aforesaid has been sent such form is not no reply received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the elector a note to that effect.

74E. The marked roll indicating—

(a) the names of electors who appear to have thereof or failed to vote at the election;

Marked roll extract therefrom to

- (b) the names of electors from whom or on be evidence. whose behalf the returning officer received cf. Act No. within the time allowed pursuant to this Act s. 120E. forms properly filled up and signed;
- (c) the names of electors from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under 20 his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified 25 in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

74r. Every elector who, being an elector referred Penalties. 30 to in section 74A of this Act—

cf. Ibid. s. 120F.

(a) fails to record his vote at any election without a valid and sufficient reason for such failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of an elector that abstention from voting is part of his religious duty); or

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- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector pursuant to this Act states in such form a false reason why the other elector did not vote.

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two 15 pounds, and proceedings for the enforcement of the penalty may be instituted by the council of the area concerned or by some person authorised in writing (whether generally or in any particular case) by that council.

74g. Until otherwise prescribed by ordinance the Procedure. 20 procedure in relation to the enforcement of the pro- cf. Act No. 41, 1912, s. 1201. visions of sections 74A to 74F, both inclusive, of this Act, and the imposition and recovery of penalties for offences against those sections shall be as set out in Schedule Eight to this Act. 25

(2) The Principal Act is further amended by insert- Further ing next after Schedule Seven the following new amendment of Act No. Schedule:-

41, 1919.

New Schedule Eight.

### SCHEDULE EIGHT.

Compulsory Voting.

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1. The marked roll for a ward or riding on which the returning Secs. 74Aofficer is required to indicate by a distinguishing mark pursuant to 74g. section 74B of this Act, the names of the electors who appear to have failed to record their votes at the election, shall be certified by 35 statutory declaration in accordance with Form 1 to this Schedule.

2. The notice which the returning officer is required, pursuant to section 74c of this Act, to send by post to each elector who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.

3. The form of reply of any elector, pursuant to section 740 of this Act, shall be witnessed by an elector, or a person qualified to be an elector under this Act, and shall be in accordance with Form 3 to this Schedule.

- 4. Before sending the notice referred to in clause two of this Schedule the returning officer shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up 5 and signed by the elector and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council of the area concerned may, pursuant to section 74r of this Act authorise in writing, in respect of the municipality or shire, some person or persons to institute proceedings for the en-10 forcement of penalties under the said section.
  - (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
  - (c) Such authorisation shall be in accordance with Form 4 to this Schedule.
- 6. In any proceedings in a court of petty sessions against an 15 elector for a contravention of paragraph (b) of section 74F of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule that the defendant may attend the court and answer the charge in person, or may, at any time, not less
- 20 than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with
- 25 the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons,
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 74r of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

### FORM 1.

LOCAL GOVERNMENT ACT, 1919. 35 Section 74B. Municipality Ward Shire Riding of 40 in the State of New South Wales, Returning Officer for the abovementioned Municipality do solemnly and sincerely declare that the within fair copy of the roll for the abovementioned Riding 45 distinguishing marks indicating the names of electors who appear to

have failed to record their votes at the election held on the day of , 19 , was prepared by me pursuant to section 74B of the Local Government Act, 1919.

And I make this solemn declaration conscientiously believing the 5 same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

Returning Officer for the Municipality of

Declared before me at aforesaid, the

day of

in the State, 19

Justice of the Peace.

### FORM 2.

### LOCAL GOVERNMENT ACT, 1919.

Section 74c.

Municipality Ward Shire Riding

No. on Roll,

Notification to Elector who appears to have Failed to Vote.

To the Elector whose name and address appear on the back hereof.

- 20 You are notified that you appear to have failed to record your vote at the election held on the day of , 19 , and you are hereby called upon in pursuance of section 740 of the Local Government Act, 1919, to give the true reason why you failed so to record your vote.
- 25 You are required to-

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- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete, and personally sign the form, and have it witnessed by an elector or a person qualified to be an elector under the Local Government Act, 1919; and
  - (c) fold the form so that the address "The Returning Officer for Municipality" shall be visible, Shire" shall be visible, and post or deliver it so as to reach me on or before the\*

Returning Officer for the Municipality. Shire.

Address

Date, , 19

Note.—If the elector to whom this notice is addressed is unable, 40 by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within the

the time specified in the form, any other elector who has personal knowledge of the facts may fill up, sign, and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned elector with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

### FORM 3. Section 74D.

10 Statement to be completed and returned to the Returning Officer. I, , do hereby state that the following is the true reason why  $I^*$ 

following is the true reason why I\*
failed to vote at the election held on the
day of , 19 .

15 †

Personal signature of elector.

I, the undersigned, being an elector or a person qualified to be an elector under the Local Government Act, 1919, certify that I have seen the abovenamed elector sign the above statement.

Signature of Witness. (In own handwriting).

Occupation Address

Date , 19 .
\*Where this form is filled up on behalf of an absent or physically incapacitated elector, the word "I" must be struck out, and the name of

such elector inserted.

† Here set out briefly the true reason for having failed to vote.

30 (Back of Forms 2 and 3.)

The Returning Officer for the

Municipality.
Shire.
Municipality.
Shire.

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From the Returning Officer for the

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Every elector who, being an elector referred to in section 74A of the Local Government Act, 1919, as amended—

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- (b) on receipt of a notice in accordance with subsection one of section 74c of the Local Government Act, 1919, fails, neglects, or refuses to fill up, sign and post or deliver to the Returning Officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or

(c) states in such form a false reason for not having recorded his vote, or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector, states in such form a false reason why that other elector did not vote,

is

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 74A of the Local Government Act, 1919, as amended provides:—

At every election held in an area under this Act it shall be the duty of every elector, whose place of living is within the area and who is entitled to vote at the election, to record his vote at the election.

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### FORM 4.

### LOCAL GOVERNMENT ACT, 1919.

Section 74F.

Authorisation of the Council of the

Municipality for a

Prosecuting Officer to Institute Proceedings.

15 The Council of the

Municipality hereby authorises

, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 74A to 74G, both inclusive, of the Local Government Act, 1919.

Given under the Common Seal of the Council on the day of 19, in pursuance of a resolution passed by the Council on the day of 19.

Mayor (or President).

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Clerk.

Signature of person authorised to institute proceedings.

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#### FORM 5.

### LOCAL GOVERNMENT ACT, 1919.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, 35 at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the

Municipal Shire Council a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the

40 said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and

45 permissible for the proper determination of the offence. For

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		LOCAL GO	OVERNMENT A	CT, 1919.			
	· · · · · · · · · · · · · · · · · · ·	Municipality.	500 9	Ward Riding		Rentaliana.	18 . 12
EXTR	ACT from the Marked I	Roll for the abovename	$d \left\{ \begin{array}{l} Ward \\ Riding \end{array} \right\}$ show day o	ving the names of	electors who did not	vote at the	Local
			Elector's Reply.				al
o. on Roll.	Name and Description of Elector.	Notification to Elector, Section 74c of Local Government Act, 1919. Date sent.	Date to be in hands of Returning Officer.	Whether received by Returning Officer. (a).	Whether reason stated in reply is, in the opinion of the Returning Officer a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).	Governmen
1.	2.	3.	4.	5.	6.	7.	t (Electoral
a) Ins	ert in this column "Yes"	and date of receipt if a r	eply has been re-	ceived, or "No "if	a reply has not been re	eeived.	ctc
I her	reby certify that the above	re is a true extract of t	he marked roll	for the said $\begin{cases} ward. \\ riding \end{cases}$		ing Officer	ral
Th	74E of the Local Govern e marked roll indicating— (a) the names of electors (b) the names of electors to this Act, forms pro	who appear to have fai	led to vote at t se behalf the Ret	he election;		ing Officer.	Provision

FORM 6.

to this Act, forms properly filled up and signed;
(c) the names of electors from whom or on whose behalf the Returning Officer did not within that time receive forms properly filled up and signed; and
(d) the opinions of the Returning Officer,
or a copy of any such marked roll or any extract therefrom certified by the Returning Officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

### PART III.

AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

DIVISION I.—Construction and Citation.

- 5. (1) This Part shall be read and construed with the Construc-Sydney Corporation Act, 1932, as amended by subsequent citation. Acts.
  - (2) The Sydney Corporation Act, 1932, as so amended, is in this Part referred to as the Principal Act.
- 10 (3) The Sydney Corporation Act, 1932, as amended by subsequent Acts and by this Part of this Act, may be cited as the Sydney Corporation Act, 1932-1947.

Division 2.—Amendments of the Sydney Corporation Act, 1932, as amended by subsequent Acts.

56. (1) The Principal Act is amended by omitting subsection two of section 18a and by inserting in lieu thereof the following new subsections:—

Amendment of Act No. 58, 1932; sec. 18a. (Enrolment)

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- (2) A person qualified for enrolment as owner or as ratepaying lessee in any ward who is also qualified for enrolment in another ward as owner or as ratepaying lessee shall not be enrolled under both of these qualifications. He may give notice in writing to the town clerk, naming the ward in which he elects to be enrolled, and failing such notice within the time prescribed the town clerk may decide the question.
- (2A) A body corporate which nominates or trustees who nominate a person for enrolment on the roll for a ward pursuant to any of the following paragraphs, that is to say, paragraph (b) of section twelve, or paragraph (c) of section thirteen, or paragraph (b) of section fourteen of this Act, shall not be entitled to nominate a person under any other of those paragraphs for enrolment on the roll for the same ward, or on the roll for any other ward.

(2)

- (2) (a) For the purposes only of the preparation cf. Act No. in the year one thousand nine hundred and forty-eight of 32, 1941, any rolls required by or under the Principal Act to be prepared by the council and of matters necessary for or 5 incidental to such preparation subsection one of this section shall be deemed to commence on the date upon which His Majesty's Assent to this Act is signified.
- (b) Upon the date upon which the Minister by notification published in the Gazette gives public notice of 10 the fact that such rolls have been prepared subsection one of this section shall come into operation for all purposes.
- (3) (a) During the period commencing on the date upon which His Majesty's Assent to this Act is signified and ending upon the date referred to in paragraph (b) of 15 subsection two of this section the provisions of this subsection shall have effect.
- (b) Notwithstanding anything contained in the Persons Principal Act as amended by this Act, at any election of not to vote aldermen of the city, a person who is enrolled in respect more 20 of more than one ward shall not vote in respect of more wards. than one of those wards.

- (4) Any person who contravenes the provisions of paragraph (b) of subsection three of this section shall be liable upon summary conviction to a penalty not exceeding 25 fifty pounds.
  - 7. (1) The Principal Act is further amended by Further amended inserting next after section forty-nine the following new of Act No. 58, 1932. sections:-

New secs.

49A. At every election held in the city under this compulsory Act it shall be the duty of every citizen, whose place of living is within the city and who is entitled to 1912, s. 120A. vote at the election, to record his vote at the election.

49B. The returning officer at the close of the poll Returning at every election shall—

(a) from the rolls for every ward used at the cf. Ibid. election indicate by a distinguishing mark on a fair copy of each of such rolls (which

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copy

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copy is hereinafter referred to as the "marked roll") the names of the citizens who appear to have failed to record their votes at the election for which he is returning officer;

(b) certify each marked roll by statutory declaration under his hand.

49c. (1) Within three months after the close of Notice to the poll at every election the returning officer—

who have

- (a) shall send by post to each citizen who not voted. appears not to have complied with the pro- 41, 1912, visions of section 49A of this Act and whose s. 120c. name indicated as aforesaid appears on any such marked roll at the address therein mentioned, a notice in the prescribed form notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
- (b) before sending such notice, shall insert 20 therein-
  - (i) the full name of the citizen as appearing on the marked roll and his address as therein mentioned and the name of the ward for which he is enrolled and his number on the marked roll; and
  - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the citizen is to be in the hands of the returning officer.
- (2) This section shall not apply in any case 35 where the returning officer is satisfied that the citizen-
  - (a) is dead; or

- (b) was absent from New South Wales on the day of the election; or
- (c) was not entitled to vote at the election.
- 49D. (1) Every citizen to whom such a notice has Replies by 5 been sent shall cf. Act No.
  - (a) fill up the form at the foot of the notice by \$\frac{41}{8}\$, \$\frac{1912}{1200}\$. stating in it the true reason why he failed so to record his vote;
  - (b) sign the form; and

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- 10 (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.
  - (2) If any citizen is unable by reason of Replies on absence from his residence or physical incapacity to behalf of fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
    - (a) any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and
    - (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned citizen with the provisions of this section.
- (3) Upon receipt within the time allowed Procedure 25 pursuant to this Act of any such form properly of receipt filled up and signed and witnessed the returning from officer shall—

citizens. &c.

- (a) make on the marked roll opposite the name of the citizen to whom the form refers, a note to that effect; and
  - (b) indicate in writing on the marked roll opposite the name of the citizen his opinion whether or not the reason contained in the

form

form is a valid and sufficient reason for the failure of the citizen to record his vote at the election.

(4) If in the case of any citizen to whom a Procedure notice as aforesaid has been sent such form is not if no reply received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the citizen a note to that effect.

Marked roll

10 49E. The marked roll indicating-

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(a) the names of citizens who appear to have thereof or failed to vote at the election;

therefrom

- (b) the names of citizens from whom or on evidence. whose behalf the returning officer received, cf. Act No. within the time allowed pursuant to this Act, \$\frac{41}{8.120E}\$. forms properly filled up and signed;
  - (c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
  - (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

49r. Every citizen who, being a citizen referred to Penalties. in section 49A of this Act cf. Ibid. s. 120F.

(a) fails to record his vote at any election without a valid and sufficient reason for such failure 142—B

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failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of a citizen that abstention from voting is part of his religious duty); or

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of a citizen filling up or purporting to fill up a 15 form on behalf of any other citizen pursuant to this Act states in such form a false reason why the other citizen did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two 20 pounds, and proceedings for the enforcement of the penalty may be instituted by the council or by some person authorised in writing (whether generally or in any particular case) by the council.

49g. For the purposes of this Act the returning Opening 25 officer at any election—

sealed parcels containing

- (a) with such assistance as he may deem neces- rolls used at sary shall open and if necessary break the cf. Act No. seal of any parcel containing the rolls used 41, 1912, at the election, and examine the same for s. 120g. the purpose of indicating on the marked roll aforesaid the names of the citizens who have not voted at the election; and
- (b) at the conclusion of the said examination Parcels to be and marking shall replace such rolls in the enclosed in packets and sealed, parcels

parcels from which they were taken and re-seal the same, and then comply with the provisions of section forty-one of this Act.

49H. By-laws made under this Act may prescribe Procedure. the procedure in relation to the enforcement of the cf. Act No. provisions of sections 49a to 49g, both inclusive, of \$\frac{41}{8}\$, \$\frac{120H}{120H}\$. this Act, and the imposition and recovery of penalties for offences against those sections; and until such by-laws are made, the procedure shall be as set out in the Thirty-first Schedule to this Act.

(2) The Principal Act is further amended by insert-Further ing next after the Thirtieth Schedule the following new Schedule:-

No. 58, 1932.

#### THIRTY-FIRST SCHEDULE.

New Thirty-first Schedule.

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#### Compulsory Voting.

1. The marked roll for each ward on which the returning officer Secs. is required to indicate by a distinguishing mark pursuant to 49A-49H. section 49B of this Act, the names of the citizens who appear to have failed to record their votes at the election shall be certified by 20 statutory declaration in accordance with Form 1 to this Schedule.

2. The notice which the returning officer is required, pursuant to section 49c of this Act, to send by post to each citizen who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.

- 3. The form of reply of any citizen pursuant to section 49p of this Act shall be witnessed by a citizen, and shall be in accordance with Form 3 to this Schedule.
- 4. Before sending the notice referred to in clause two of this Schedule, the returning officer shall insert therein a date (not being 30 less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the citizen and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council may, pursuant to section 49F of this Act, authorise in writing some person or persons to institute proceedings for the enforcement of penalties under the said section.
  - (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer.'
- (c) Such authorisation shall be in accordance with Form 4 to 40 this Schedule.

6. In any proceedings in a court of petty sessions against a citizen for a contravention of paragraph (b) of section 49r of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule, that the defendant may attend the court and answer 5 the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set 10 out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice 15 may be printed or written on the summons.

7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 49r of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

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#### FORM 1.

#### SYDNEY CORPORATION ACT, 1932-1947.

Section 49B.

CITY OF SYDNEY. in the State 25 of New South Wales, Returning Officer for the abovementioned Ward, do solemnly and sincerely declare that the within fair copy of the roll for the abovementioned Ward, with distinguishing marks indicating the names of citizens who appear to have failed to record their votes at the election held on the day of 30 19 , was prepared by me pursuant to section 49B of the Sydney Corporation Act, 1932-1947. And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended. 35 Returning Officer. Declared before me at . in the State aforesaid, the day of 19 . 

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FORM

Justice of the Peace.

# FORM 2. SYDNEY CORPORATION ACT, 1932-1947. Section 49c.

You are notified that you appear to have failed to record your vote at the election held on the day of , and you are hereby called upon in pursuance of section 49p

10 19 , and you are hereby called upon in pursuance of section 49p of the Sydney Corporation Act, 1932-1947, to give the true reason why you failed so to record your vote.

You are required to-

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- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
  - (b) complete and personally sign the form, and have it witnessed by a citizen; and
- (c) fold the form so that the address, "The Returning Officer,
  Town Hall, Sydney," shall be visible, and post or deliver it
  so as to reach me on or before the

Returning Officer.

Note.—If the citizen to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within the time specified in the form, any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver the form, duly witnessed,

30 within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned citizen with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

FORM 3.

SYDNEY CORPORATION ACT, 1932-1947.

Section 49D.

Statement to be completed and returned to the Returning Officer.

I, do hereby state that the following Not to be detached.

failed

FORM

	Local Government (Electoral Provisions).
	failed to vote at the election held on the day of , 19 .
	†
5	Personal signature of Citizen.  I, the undersigned, being a citizen of the City of Sydney, certify that I have seen the abovenamed citizen sign the above statement.
10	Signature of Witness (in own handwriting).
	Occupation
	Address
	Date
15	*Where this form is filled up on behalf of an absent or physically incapacitated citizen the word "I" must be struck out, and the name of such citizen inserted.
	† Here set out briefly the true reason for having failed to vote.
	(Back of Forms 2 and 3.)
20	The Returning Officer, Town Hall, Sydney.
	From the Returning Officer, City of Sydney.
	M
	Every citizen who, being a citizen referred to in section 49A of the Sydney Corporation Act, 1932-1947—
25	(a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
	(b) on receipt of a notice in accordance with section 49c of the Sydney Corporation Act, 1932-1947, fails, neglects or refuses to fill up, sign and post or deliver to the returning officer so
30	as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or
35	(c) states in such form a false reason for not having recorded his vote, or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen, states in such form a false reason why that other citizen did not vote,
	is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.
	Section 49A of the Sydney Corporation Act, 1932-1947, provides:—
	At every election held in the city under this Act it shall be the
40	data and the state of the state
	who is entitled to vote at the election, to record his vote at the election.

#### FORM 4.

#### SYDNEY CORPORATION ACT, 1932-1947.

Section 49F.

Authorisation of The Municipal Council of Sydney for a Prosecuting Officer to Institute Proceedings.

The Municipal Council of Sydney hereby authorises , whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 49A to 49H, both inclusive, of the 10 Sydney Corporation Act, 1932-1947.

Given under the Common Seal of the Council in pursuance of a resolution passed by the Council on

The Common Seal of the Municipal Council of Sydney was hereunto affixed by me,

Town Clerk of the City of Sydney, this day of 19 . (L.s.)

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Town Clerk.

Signature of person authorised to institute proceedings.

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#### FORM 5.

#### SYDNEY CORPORATION ACT, 1932-1947.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for 30 the hearing, lodge with or send by post to the Municipal Council of Sydney a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and 35 authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

FORM

Government

(Electoral

Provisions).

F	ORM	6

#### SYDNEY CORPORATION ACT, 1932-1947.

#### CITY OF SYDNEY.

WARD.

EXTRACT from the Marked Roll for the abovenamed Ward showing the Names of Citizens who did not vote at the Election held \_\_\_\_day of\_\_\_

				Elector's Repl	y.	
No. on Roll.	Name and Description of Citizen.  Notification to Citizen, Section 49c, Sydney Corporation Act, 1932–1947.  Date sent.	Date to be in hands of Returning Officer.	Whether received by Returning Officer. (a)	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).	
1.	2.	3.	4.	5.	6.	7.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received. I hereby certify that the above is a true extract of the marked roll for the said ward.

....Returning Officer.

Section 49E of the Sydney Corporation Act, 1932-1947, provides:-

The marked roll indicating-

(a) the names of citizens who appear to have failed to vote at the election;

(b) the names of citizens from whom or on whose behalf the returning officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;
(c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms

properly filled up and signed; and (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

(3) The Principal Act is further amended—

Further amendment of Act No. 58, 1932.

(a) by omitting section thirty-three and by inserting Subst. in lieu thereof the following section:-

sec. 33.

33. Immediately before proceeding to take Key of the poll at any polling-place the presiding officer ballot box. shall exhibit for the inspection of any persons No. 41, 1912, lawfully present in the polling booth the ballot- s. 94. box open and empty and shall then close and lock and place the same empty and keep the same unopened upon the table at which he is to preside and in full view of all persons lawfully present in the polling booth and he shall keep in his custody the key of the said box.

(b) by omitting paragraph (b) of subsection one of Sec. 35. section thirty-five and by inserting in lieu thereof (Mode of voting.) the following paragraph:

(b) If such person is not, in accordance with section forty-two of this Act precluded from voting, and subject to section 35A of this Act, a presiding officer or a poll clerk shall give him a ballotpaper according to the form in the Ninth Schedule hereto, after initialling the same on the back;

(c) (i) by omitting subsection one of section 35A Sec. 35A. 25 and by inserting in lieu thereof the follow- (Tender of ing subsection:-

vote.)

(1) If on any person claiming to vote at any polling-place it is found that a line has been drawn through such person's name upon the roll specially provided for that polling-place as mentioned in subsection one of section thirty-five of this Act, as indicating that he has already received a ballotpaper, the presiding officer shall put to the person so claiming to vote the questions set out in subsection two of section forty-two of this Act.

Before

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Before any such person is permitted to vote under this section he shall make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto.

Any person who refuses to answer such questions or who fails to answer the first and second of such questions in the affirmative and the third and fourth in the negative or who does not make and subscribe before the presiding officer such declaration as aforesaid shall not be permitted to vote.

- (ii) by omitting paragraph (b) of subsection two of the same section and by inserting in lieu thereof the following new paragraph:—
  - (b) Every envelope containing a vote given under this section shall be retained by the presiding officer until after the close of the poll;
- (iii) by omitting from paragraph (c) of the same subsection the words "The returning officer or the officer assisting him" and by inserting in lieu thereof the words "The presiding officer";
- (iv) by omitting from paragraph (d) of the same subsection the words "the returning officer or the officer assisting him" and by inserting in lieu thereof the words "the presiding officer";
- (v) by omitting paragraph (e) of the same subsection and by inserting in lieu thereof the following paragraph:—
  - (e) At the scrutiny the presiding officer shall open the ballot-papers, and shall allow and count those which are formal, and shall reserve for the decision of the returning officer the ballot-papers which he does not allow as formal;

orolog (vi)

Local	Government	(Electoral	Provisions	).
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			subsection		
same	section	n the	following	new	sub-
section	n:				

(4) Every person wilfully making a false answer to any question put to him in pursuance of subsection one of this section or wilfully making a false declaration under this section shall be deemed guilty of a misdemeanour.

10 (d) by omitting section thirty-seven;

(Presiding officer how to vote.)

(e) by omitting section thirty-nine and by inserting Subst. sec. in lieu thereof the following section:

39. (1) Immediately upon the close of the Disposal of poll the presiding officer at the polling booth ballot boxes. at which he presides shall in the presence and 41, 1912, subject to the inspection of such of the ss. 121, 123. 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.

cf. Act No.

(2) Immediately after ascertaining the total number of votes recorded for each candidate the presiding officer shall make up-

(a) in one parcel the ballot-papers which have been used in voting at the polling-

(b) in a second separate parcel the ballotpapers which have remained unused thereat; and

(c) in a third separate parcel the rolls supplied to the presiding officer for use at such place, signed by him, and all books, rolls and papers kept or used by the presiding officers during the polling;

and shall seal up the said several parcels; and shall permit any of the scrutineers who may desire to do so to affix his or their seals to such parcels;

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parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the ward and polling-place and the date of the polling and sign with his name the said endorsement, and shall promptly deliver the said parcels to the returning officer.

- (3) As soon as practicable after the delivery to the returning officer of the said parcels the whole of the ballot-papers including postal ballot-papers received up to the close of the poll shall be examined and the votes counted by him in the presence of such of the scrutineers as choose to be present, and with such assistance as he may deem necessary and the result of the election shall be thereby ascertained and shall be reported to the Lord Mayor by the returning officer.
- (4) The method of counting the votes to ascertain the result of the election shall be as prescribed in Schedule 10A to this Act.

(f) by omitting section forty and by inserting in Subst. sec. 40. lieu thereof the following section:—

40. The Lord Mayor shall on or before the Declaration sixth day after the election declare in the election. Gazette which shall then be published expressly for the purpose, and in two newspapers, the names of the aldermen so elected for the several wards, and the town clerk shall send by post a separate notice in writing of his election to every such alderman, addressed to his usual place of

(g) by omitting section forty-two and by inserting subst. in lieu thereof the following section:—

42. (1) Every person claiming to vote at any Declaration polling-place shall state to the presiding officer the name under which he claims to vote, and such other particulars as the presiding officer shall require for the purpose of ascertaining upon the roll the name so given.

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- (2) The presiding officer shall ascertain that the name so given by such person is upon the roll in force for the ward for which such polling-place has been appointed, and, subject to section 35a of this Act, may, if he thinks fit, and shall, if required by any scrutineer at the polling-place at which he presides, require any such person to make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto; and may, if he thinks fit, and shall, if required so to do as aforesaid, put to any such person, before such person shall receive a ballot-paper, but not afterwards, the following questions:—
  - (a) Are you the person whose name appears as ................ number .............. on the citizens' roll for this ward?
  - (b) Are you of the full age of twenty-one years?
  - (c) Have you already voted either here or elsewhere at this election?
  - (d) Are you disqualified from voting?
- (3) Any person who refuses to answer such questions as are put to him or who fails to answer the first and second questions in the affirmative and the third and fourth questions in the negative or who when required so to do in accordance with this section does not make and subscribe before a presiding officer such declaration as aforesaid shall not be permitted to vote:

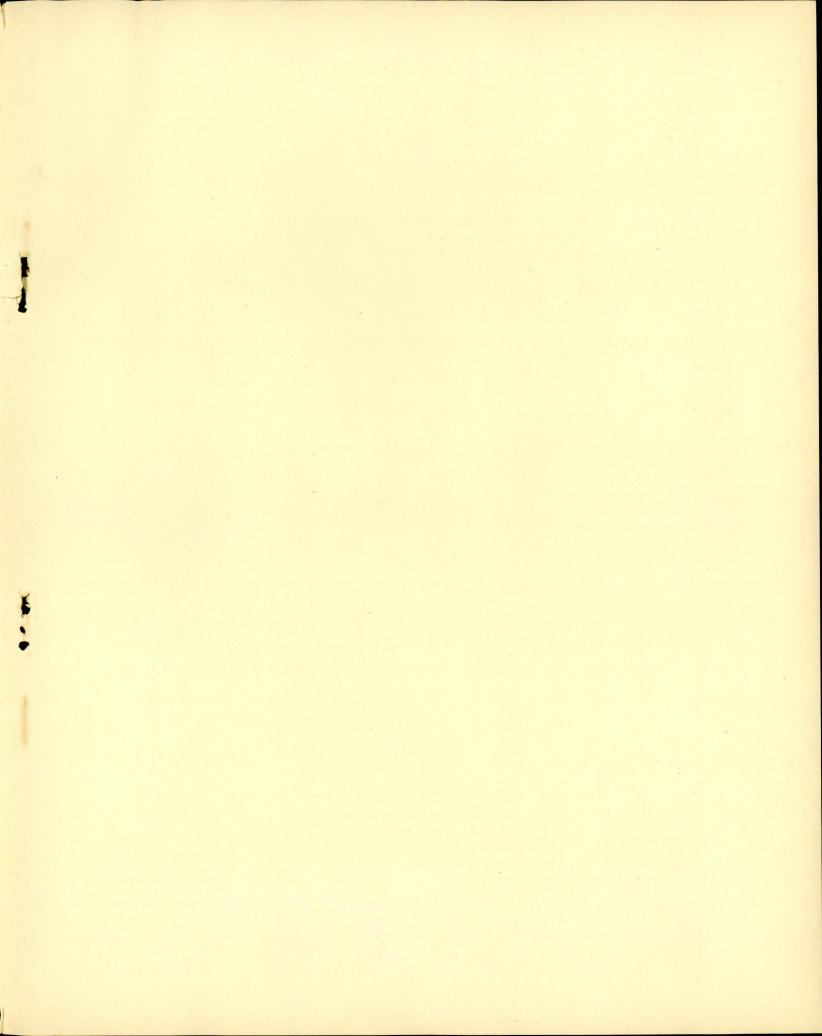
Provided that a person shall not be debarred from voting because of errors or omissions in the entry of his name as appearing on the roll, if he satisfies the presiding officer of his identity as the person referred to by that name.

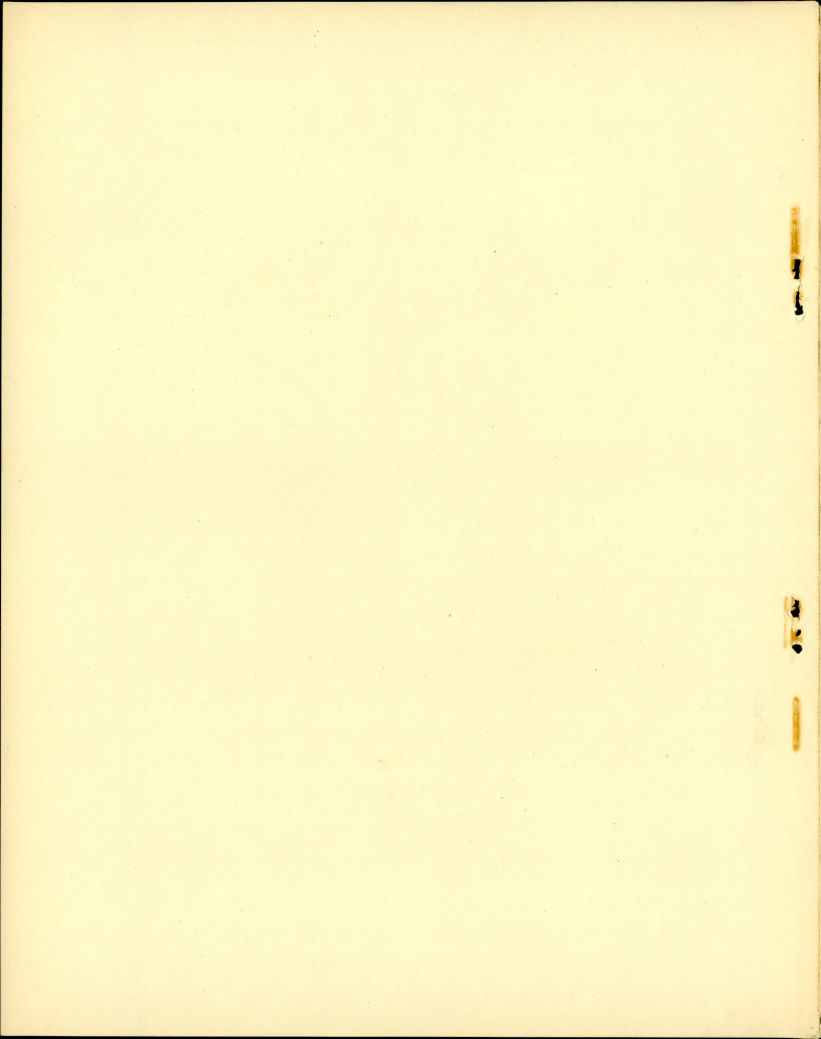
(4)

- (4) Every person wilfully making a false answer to any such question, or wilfully making a false declaration under this section, shall be deemed guilty of a misdemeanour.
- 5 (h) by inserting in the Eleventh Schedule after the Eleventh word "ward" where secondly occurring the Schedule. words "or in any other ward."

Sydney: Thomas Henry Tennant, Government Printer-1947.

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# A BILL

To provide for compulsory voting elections in local government areas and in the City of Sydney; for this and certain other purposes to amend the Local Government Act, 1919, the Sydney Corporation Act, 1932, and certain other Acts; and for purposes connected therewith.

[Mr. Cahill;—6 November, 1947.]

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

#### PART I.

#### PRELIMINARY.

1. (1) This Act may be cited as the "Local Govern-short title and division ment (Electoral Provisions) Act, 1947."

into Parts.

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- (2) This Act is divided into Parts as follows:— PART I.—PRELIMINARY.
- PART II.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.
- PART III.—AMENDMENT OF THE SYDNEY CORPORATION 5 ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

#### PART II.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

10 Division 1.—Construction.

2. (1) This Part shall be read and construed with the Construction Local Government Act, 1919, as amended by subsequent and Acts.

(2) The Local Government Act, 1919, as so amended 15 is in this Part referred to as the Principal Act.

Division 2.—Amendments of the Local Government Act, 1919, as amended by subsequent Acts.

3. (1) The Principal Act is amended by omitting Amendment subsection two of section sixty-six and by inserting in 1919. 20 lieu thereof the following new subsections:-

> (2) A person qualified for enrolment as owner or person holding qualification as ratepaying lessee in any ward or riding who is in more than one ward or also qualified for enrolment in another ward or riding.) riding of the same area as owner or as ratepaying lessee shall not be enrolled under both of these qualifications. He may give notice to the clerk naming the ward or riding in which he elects to be enrolled; and failing such notice within the time prescribed the

clerk may decide the question.

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30 (2A) A body corporate which nominates or trustees who nominate a person for enrolment on the roll for a ward or riding of an area pursuant to any of the following paragraphs, that is to say, paragraph (b) of section fifty-two or paragraph (c) of section fifty-three, or paragraph (b) of section fifty-four of 35 this Act, shall not be entitled to nominate a person

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### Local Government (Electoral Provisions).

under any other of those paragraphs for enrolment on the roll for the same ward or riding, or on the roll for any other ward or riding of the same area.

- (2) (a) For the purposes only of the preparation cf. Act No. 5 in the year one thousand nine hundred and forty-eight of 32, 1941, any rolls required by or under the Principal Act to be prepared by the council of each area and of matters necessary for or incidental to such preparation, subsection one of this section shall be deemed to commence 10 on the date upon which His Majesty's Assent to this Act is signified.
  - (b) Upon the eighth day of October, one thousand nine hundred and forty-eight, subsection one of this section shall come into operation for all purposes.
- 15 (3) (a) During the period commencing on the date cf. Ibid. upon which His Majesty's Assent to this Act is signified and ending upon the eighth day of October, one thousand nine hundred and forty-eight, the provisions of this subsection shall have effect.
- (b) Notwithstanding anything contained in the 20 Principal Act, as amended by this Act, at any election of aldermen or councillors of any area a person who is enrolled in respect of more than one ward or riding of that area shall not vote in respect of more than one of those 25 wards or ridings.
  - (4) Any person who contravenes the provisions of paragraph (b) of subsection three of this section shall be liable upon summary conviction to a penalty not exceeding fifty pounds.
- 4. (1) The Principal Act is further amended by Further amended amendment inserting next after section seventy-four the following of Act No. 41, 1919. new sections and short heading:-

# Compulsory voting.

74A. At every election held in an area under this Compulsory Act it shall be the duty of every elector, whose place voting. of living is within the area and who is entitled to 41, 1912, vote at the election, to record his vote at the election. s. 120A.

	74s. The returning officer at the close of the poll at every election shall—	Returning officer to mark
5	(a) from every roll for a ward or riding pre- pared under this Act and used at the elec- tion, indicate by a distinguishing mark on a fair copy of that roll (which copy is herein- after referred to as the "marked roll") the names of the electors who appear to have failed to record their votes at the election for which he is returning officer;	roll. cf. Act No.
7. %	for which he is returning officer; (b) certify each marked roll by statutory declaration under his hand.	
	74c. (1) Within three months after the close of	
	the poll at every election the returning officer—	electors who have
15	(a) shall send by post to each elector who appears not to have complied with the	cf. Ibid.
	provisions of section 74A of this Act and	s. 120c.
	whose name indicated as aforesaid appears on any such marked roll, at the address	
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	scribed form notifying him that he appears	
	to have failed to record his vote at the election and requiring him to state the true	
	reason why he failed so to vote; and	
25	(b) before sending such notice, shall insert	
	therein—	
	(i) the full name of the elector as appearing on the marked roll and his	
	address as therein mentioned and	
	the name of the municipality or	
	shire and of the ward or riding for which he is enrolled and his number	
	on the marked roll; and	
	(ii) a date (not being less than twenty-	
35	one days after the date of the posting of the notice) before or on which	
	the form at the foot of the notice	
	duly filled up and signed by the elec-	
40	tor is to be in the hands of the returning officer.	
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(2)

(2) This section shall not apply in any case where the returning officer is satisfied that the elector-(a) is dead; or 5 (b) was absent from New South Wales on the day of the election; or (c) was not entitled to vote at the election. 74D. (1) Every elector to whom such a notice Replies by electors. has been sent shall-. Act No. 41, 10 (a) fill up the form at the foot of the notice by stating in it the true reason why he failed so to record his vote; (b) sign the form; and (c) post or deliver the same so as to reach the 15 returning officer not later than the date inserted in the notice. (2) If any elector is unable by reason of Replies on absence from his residence or physical incapacity to behalf of fill up, sign and post or deliver the form within the time allowed pursuant to this Act— (a) any other elector who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned elector with the provisions of this section. (3) Upon receipt within the time allowed Procedure pursuant to this Act of any such form properly on receipt filled up and signed and witnessed the returning from electors, &c. officer shall-(a) make on the marked roll opposite the name

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of the elector to whom the form refers, a note to that effect; and

(b) indicate in writing on the marked roll opposite the name of the elector his opinion whether or not the reason contained in the form is a valid and sufficient reason for the failure of the elector to record his vote at the election.

(4) If in the case of any elector to whom a Procedure if notice as aforesaid has been sent such form is not no reply received. received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the elector a note to that effect.

74E. The marked roll indicating—

(a) the names of electors who appear to have thereof or failed to vote at the election;

Marked roll extract therefrom to

- (b) the names of electors from whom or on be evidence. whose behalf the returning officer received cf. Act No. within the time allowed pursuant to this Act s. 120E. forms properly filled up and signed;
- (c) the names of electors from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
- (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

74r. Every elector who, being an elector referred Penalties. to in section 74A of this Act—

cf. Ibid. s. 120F.

(a) fails to record his vote at any election without a valid and sufficient reason for such failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of an elector that abstention from voting is part of his religious duty); or

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(b)

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice: or
- (c) states in such form a false reason for not having recorded his vote or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector pursuant to this Act states in such form a false reason why the other elector did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council of the area concerned or by some person authorised in writing (whether generally or in any particular case) by that council.

20 74c. Until otherwise prescribed by ordinance the Procedure. procedure in relation to the enforcement of the pro- ct. Act No. 41 visions of sections 74A to 74F, both inclusive, of this Act, and the imposition and recovery of penalties for offences against those sections shall be as set 25 out in Schedule Eight to this Act.

(2) The Principal Act is further amended by insert- Further ing next after Schedule Seven the following new amendment Schedule:-

#### SCHEDULE EIGHT.

Compulsory Voting.

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1. The marked roll for a ward or riding on which the returning Secs. 74Aofficer is required to indicate by a distinguishing mark pursuant to 74G. section 74B of this Act, the names of the electors who appear to have failed to record their votes at the election, shall be certified by 35 statutory declaration in accordance with Form 1 to this Schedule.

2. The notice which the returning officer is required, pursuant to section 74c of this Act, to send by post to each elector who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.

3. The form of reply of any elector, pursuant to section 740 of this Act, shall be witnessed by an elector, or a person qualified to be an elector under this Act, and shall be in accordance with Form 3 to this Schedule.

41, 1919.

New Schedule Eight.

- 4. Before sending the notice referred to in clause two of this Schedule the returning officer shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up 5 and signed by the elector and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council of the area concerned may, pursuant to section 74r of this Act authorise in writing, in respect of the municipality or shire, some person or persons to institute proceedings for the en10 forcement of penalties under the said section.
  - (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
  - (c) Such authorisation shall be in accordance with Form 4 to this Schedule.
- 15 6. In any proceedings in a court of petty sessions against an elector for a contravention of paragraph (b) of section 74F of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule that the defendant may attend the court and answer the charge in person, or may, at any time, not less
- 20 than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with
- 25 the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice may be printed or written on the summons.
- 7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 74F of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

FORM 1.

35 LOCAL GOVERNMENT ACT, 1919.

Section 74B.

Municipality Ward
Shire Riding

I,
40 in the State of New South Wales, Returning Officer for the abovementioned Municipality do solemnly and sincerely declare that the within fair copy of the roll for the abovementioned Riding with

45 distinguishing marks indicating the names of electors who appear to have

have failed to record their votes at the election held on the day of , 19 , was prepared by me pursuant to section 74B of the Local Government Act, 1919.

And I make this solemn declaration conscientiously believing the 5 same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

Returning Officer for the Municipality of

Declared before me at aforesaid, the

in the State day of , 19 .

Justice of the Peace.

#### FORM 2.

#### LOCAL GOVERNMENT ACT, 1919.

Section 74c.

5 Municipality
Shire

Ward Riding:

No. on Roll,

Notification to Elector who appears to have Failed to Vote.

To the Elector whose name and address appear on the back hereof.

- 20 You are notified that you appear to have failed to record your vote at the election held on the day of , 19 , and you are hereby called upon in pursuance of section 74p of the Local Government Act, 1919, to give the true reason why you failed so to record your vote.
- 25 You are required to-

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- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete, and personally sign the form, and have it witnessed by an elector or a person qualified to be an elector under the Local Government Act, 1919; and
  - (c) fold the form so that the address "The Returning Officer for the Municipality" shall be visible,

and post or deliver it so as to reach me on or before 35 the\*

Returning Officer for the Municipality. Shire.

Address Date,

, 19

Note.—If the elector to whom this notice is addressed is unable, 40 by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within

the time specified in the form, any other elector who has personal knowledge of the facts may fill up, sign, and post or deliver the form, duly witnessed, within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance 5 by the first-mentioned elector with the requirements of this notice.

FORM 3.

\* Not being less than twenty-one days after the posting of this notice.

#### Section 74D.

Statement to be completed and returned to the Returning Officer. 10 , do hereby state that the following is the true reason why I\* failed to vote at the election held on the day of , 19 15

Personal signature of elector. I, the undersigned, being an elector or a person qualified to be an elector under the Local Government Act, 1919, certify that I

have seen the abovenamed elector sign the above statement.

Signature of Witness. (In own handwriting).

Occupation Address

Date , 19

\*Where this form is filled up on behalf of an absent or physically incapacitated elector, the word "I" must be struck out, and the name of such elector inserted t Here set out briefly the true reason for having failed to vote.

(Back of Forms 2 and 3.)

The Returning Officer for the

Municipality. Shire. Municipality.

Shire.

From the Returning Officer for the

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Every elector who, being an elector referred to in section 74A of the Local Government Act, 1919, as amended-

- (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
- 40 (b) on receipt of a notice in accordance with subsection one of section 74c of the Local Government Act, 1919, fails, neglects, or refuses to fill up, sign and post or deliver to the Returning Officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached 45 thereto: or
  - (c) states in such form a false reason for not having recorded his vote, or in the case of an elector filling up or purporting to fill up a form on behalf of any other elector, states in such form a false reason why that other elector did not vote,

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 74A of the Local Government Act, 1919, as amended provides:—

At every election held in an area under this Act it shall be the duty of every elector, whose place of living is within the area and who is entitled to vote at the election, to record his vote at the election.

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#### FORM 4.

#### LOCAL GOVERNMENT ACT, 1919.

Section 74F.

Authorisation of the Council of the

Municipality for a

Prosecuting Officer to Institute Proceedings.

15 The Council of the

Municipality hereby authorises

, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 74A to 74G, both inclusive, of the Local Government Act, 1919.

Of Given under the Common Seal of the Council on the day of 19, in pursuance of a resolution passed by the Council on the day of 19.

Mayor (or President).

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Clerk.

Signature of person authorised to institute proceedings.

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#### FORM 5.

#### LOCAL GOVERNMENT ACT, 1919.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, 35 at any time, not less than fourteen (14) days before the date fixed for the hearing, lodge with or send by post to the

Municipal Shire Council a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the 40 said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and

45 permissible for the proper determination of the offence. Form

Local

Government

(Electoral

Provisions).

LOCAL GOVERNMENT ACT, 1919. Municipality. Ward Shire. Riding (Ward Showing the names of electors who did not vote at the EXTRACT from the Marked Roll for the abovenamed ...day of.... Elector's Reply. Notification to Whether reason stated Elector, Section 74c Whether in reply is, in the Subsequent Date to be of Local Government received by opinion of the proceedings in hands of Act, 1919. Returning Returning Officer a (if any). Returning Date sent. Officer. valid and sufficient Officer. (a).reason for failure to vote. 5. 4. 6. 7.

(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.

FORM 6.

I hereby certify that the above is a true extract of the marked roll for the said \( \) ward.

3.

Returning Officer.

Section 74E of the Local Government Act, 1919, as amended, provides:-

The marked roll indicating-

election held on the.

Name and Description

of Elector.

2.

No. on

Roll.

1.

(a) the names of electors who appear to have failed to vote at the election;

(b) the names of electors from whom or on whose behalf the Returning Officer received, within the time allowed pursuant to this Act, forms properly filled up and signed; • (c) the names of electors from whom or on whose behalf the Returning Officer did not within that time receive forms

properly filled up and signed; and

(d) the opinions of the Returning Officer,

or a copy of any such marked roll or any extract therefrom certified by the Returning Officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those electors, and that those electors did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

#### PART III.

AMENDMENT OF THE SYDNEY CORPORATION ACT, 1932, AS AMENDED BY SUBSEQUENT ACTS.

Division I.—Construction and Citation.

- 5. (1) This Part shall be read and construed with the Construc-Sydney Corporation Act, 1932, as amended by subsequent citation. Acts.
  - (2) The Sydney Corporation Act, 1932, as so amended, is in this Part referred to as the Principal Act.
- (3) The Sydney Corporation Act, 1932, as amended by subsequent Acts and by this Part of this Act, may be cited as the Sydney Corporation Act, 1932-1947.

Division 2.—Amendments of the Sydney Corporation Act, 1932, as amended by subsequent Acts.

6. (1) The Principal Act is amended by omitting sub-Amendment section two of section 18A and by inserting in lieu thereof 58, 1932, sec. 18A. the following new subsections:—

(Enrolment qualification

- (2) A person qualified for enrolment as owner or as ratepaying lessee in any ward who is also qualified in more that one ward.) for enrolment in another ward as owner or as rate-20 paying lessee shall not be enrolled under both of these qualifications. He may give notice in writing to the town clerk, naming the ward in which he elects to be enrolled, and failing such notice within the time pre-25 scribed the town clerk may decide the question.
  - (2A) A body corporate which nominates or trustees who nominate a person for enrolment on the roll for a ward pursuant to any of the following paragraphs, that is to say, paragraph (b) of section twelve, or paragraph (c) of section thirteen, or paragraph (b) of section fourteen of this Act, shall not be entitled to nominate a person under any other of those paragraphs for enrolment on the roll for the same ward, or on the roll for any other ward.

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(2)

(2) (a) For the purposes only of the preparation cf. Act No. in the year one thousand nine hundred and forty-eight of 32, 1941, any rolls required by or under the Principal Act to be prepared by the council and of matters necessary for or 5 incidental to such preparation subsection one of this section shall be deemed to commence on the date upon which His Majesty's Assent to this Act is signified.

- (b) Upon the date upon which the Minister by notification published in the Gazette gives public notice of 10 the fact that such rolls have been prepared subsection one of this section shall come into operation for all purposes.
- (3) (a) During the period commencing on the date upon which His Majesty's Assent to this Act is signified and ending upon the date referred to in paragraph (b) of 15 subsection two of this section the provisions of this subsection shall have effect.
- (b) Notwithstanding anything contained in the Persons Principal Act as amended by this Act, at any election of not to vote aldermen of the city, a person who is enrolled in respect more 20 of more than one ward shall not vote in respect of more wards. than one of those wards.

- (4) Any person who contravenes the provisions of paragraph (b) of subsection three of this section shall be liable upon summary conviction to a penalty not exceeding 25 fifty pounds.
  - 7. (1) The Principal Act is further amended by Further inserting next after section forty-nine the following new sections:

49A. At every election held in the city under this compulsory Act it shall be the duty of every citizen, whose place of living is within the city and who is entitled to 1912, s. 120A. vote at the election, to record his vote at the election.

49B. The returning officer at the close of the poll Returning at every election shall-

(a) from the rolls for every ward used at the of this. election indicate by a distinguishing mark on a fair copy of each of such rolls (which

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copy is hereinafter referred to as the "marked roll") the names of the citizens who appear to have failed to record their votes at the election for which he is returning officer;

- (b) certify each marked roll by statutory declaration under his hand.
- 49c. (1) Within three months after the close of Notice to the poll at every election the returning officer-

who have cf. Act No.

- (a) shall send by post to each citizen who not voted. appears not to have complied with the pro- 41, 1912, visions of section 49A of this Act and whose s. 120c. name indicated as aforesaid appears on any such marked roll at the address therein mentioned, a notice in the prescribed form notifying him that he appears to have failed to record his vote at the election and requiring him to state the true reason why he failed so to vote; and
- (b) before sending such notice, shall insert therein-
  - (i) the full name of the citizen as appearing on the marked roll and his address as therein mentioned and the name of the ward for which he is enrolled and his number on the marked roll; and
  - (ii) a date (not being less than twentyone days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the citizen is to be in the hands of the returning officer.
- (2) This section shall not apply in any case 35 where the returning officer is satisfied that the citizen-
  - (a) is dead; or

- (b) was absent from New South Wales on the day of the election; or
- (c) was not entitled to vote at the election.
- 5 been sent shall—

  Every citizen to whom such a notice has Replies by citizens.

  cf. Act No.
  - (a) fill up the form at the foot of the notice by 41,1912, stating in it the true reason why he failed so to record his vote;
  - (b) sign the form; and

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- (c) post or deliver the same so as to reach the returning officer not later than the date inserted in the notice.
- (2) If any citizen is unable by reason of Replies on absence from his residence or physical incapacity to behalf of fill up, sign and post or deliver the form within the time allowed pursuant to this Act—
  - (a) any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver within that time the form duly witnessed as prescribed; and
  - (b) such filling up, signing and posting or delivery of the form may be treated as compliance by the first-mentioned citizen with the provisions of this section.
- 25 (3) Upon receipt within the time allowed Procedure pursuant to this Act of any such form properly of replies filled up and signed and witnessed the returning from officer shall—
  - (a) make on the marked roll opposite the name of the citizen to whom the form refers, a note to that effect; and
    - (b) indicate in writing on the marked roll opposite the name of the citizen his opinion whether or not the reason contained in the form

form is a valid and sufficient reason for the failure of the citizen to record his vote at the election.

(4) If in the case of any citizen to whom a Procedure 5 notice as aforesaid has been sent such form is not if no reply received. received by the returning officer within the time allowed pursuant to this Act, the returning officer shall make on the marked roll opposite the name of the citizen a note to that effect.

- 10 49E. The marked roll indicating—
  - (a) the names of citizens who appear to have thereof or failed to vote at the election;

therefrom to be

Marked roll

- (b) the names of citizens from whom or on evidence. whose behalf the returning officer received, cf. Act No. within the time allowed pursuant to this Act, 41, 1912 s. 120E. forms properly filled up and signed;
  - (c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and
  - (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

· 49r. Every citizen who, being a citizen referred to Penalties. in section 49A of this Actcf. Ibid.

(a) fails to record his vote at any election without a valid and sufficient reason for such

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failure

s. 120F.

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failure (in this section the words "valid and sufficient reason" shall include an honest belief on the part of a citizen that abstention from voting is part of his religious duty); or

- (b) on receipt of the notice aforesaid, fails, neglects or refuses to fill up and sign and post or deliver to the returning officer so as to reach him within the time allowed pursuant to this Act the form at the foot of the notice; or
- (c) states in such form a false reason for not having recorded his vote or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen pursuant to this Act states in such form a false reason why the other citizen did not vote,

shall for each such offence be liable to a penalty of not less than ten shillings and not more than two pounds, and proceedings for the enforcement of the penalty may be instituted by the council or by some person authorised in writing (whether generally or in any particular case) by the council.

49c. For the purposes of this Act the returning Opening officer at any election—

(a) with such assistance as he may deem necessary shall open and if necessary break the ef. Act No. seal of any parcel containing the rolls used 41, 1912, at the election, and examine the same for the purpose of indicating on the marked roll aforesaid the names of the citizens who have not voted at the election; and

parcels containing

(b) at the conclusion of the said examination Parcels to be and marking shall replace such rolls in the enclosed in packets

and sealed, &c.

parcels

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parcels from which they were taken and re-seal the same, and then comply with the provisions of section forty-one of this Act.

49н. By-laws made under this Act may prescribe Procedure. the procedure in relation to the enforcement of the cf. Act No. 5 provisions of sections 49a to 49g, both inclusive, of s. 120H. this Act, and the imposition and recovery of penalties for offences against those sections; and until such by-laws are made, the procedure shall be as set out in the Thirty-first Schedule to this Act. 10

(2) The Principal Act is further amended by insert-Further ing next after the Thirtieth Schedule the following new amendment Schedule:-

No. 58, 1932.

#### THIRTY-FIRST SCHEDULE.

New Thirty-first Schedule.

Compulsory Voting.

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1. The marked roll for each ward on which the returning officer Secs. is required to indicate by a distinguishing mark pursuant to 49A-49H. section 49B of this Act, the names of the citizens who appear to have failed to record their votes at the election shall be certified by 20 statutory declaration in accordance with Form 1 to this Schedule.

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- 2. The notice which the returning officer is required, pursuant to section 49c of this Act, to send by post to each citizen who appears to have failed to record his vote shall be in accordance with Form 2 to this Schedule.
- 3. The form of reply of any citizen pursuant to section 49p of this Act shall be witnessed by a citizen, and shall be in accordance with Form 3 to this Schedule.
- 4. Before sending the notice referred to in clause two of this Schedule, the returning officer shall insert therein a date (not being 30 less than twenty-one days after the date of the posting of the notice) before, or on which the form at the foot of the notice, duly filled up and signed by the citizen and witnessed, is to be in the hands of the returning officer.
- 5. (a) The council may, pursuant to section 49F of this Act, 35 authorise in writing some person or persons to institute proceedings for the enforcement of penalties under the said section.
  - (b) Each such person shall, for the purposes of this Schedule, be called a "Prosecuting Officer."
- (c) Such authorisation shall be in accordance with Form 4 to 40 this Schedule.

6. In any proceedings in a court of petty sessions against a citizen for a contravention of paragraph (b) of section 49r of this Act, there shall be served on the defendant a notice, in accordance with Form 5 to this Schedule, that the defendant may attend the court and answer 5 the charge in person, or may, at any time, not less than fourteen days before the date fixed for the hearing, lodge with or send by post to the council, a statutory declaration setting out any matter which he desires to set out in answer to the charge, and unless the said council after inquiring into the truth of the statements therein set 10 out, so far as it is practicable to do so, is satisfied with the explanation given, and authorises the withdrawal of the charge, the matter shall be proceeded with, and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence. The notice 15 may be printed or written on the summons.

7. In any prosecution in a court of petty sessions in respect of any contravention of paragraph (a) or paragraph (b) of section 49F of this Act, a certified extract of the marked roll in accordance with Form 6 to this Schedule shall be lodged with the court.

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#### FORM 1.

#### SYDNEY CORPORATION ACT, 1932-1947.

Section 49B.

CITY OF SYDNEY.

I, of in the State
25 of New South Wales, Returning Officer for the abovementioned
Ward, do solemnly and sincerely declare that the within fair copy of
the roll for the abovementioned Ward, with distinguishing marks
indicating the names of citizens who appear to have failed to record
their votes at the election held on the day of
30 19 , was prepared by me pursuant to section 49B of the Sydney
Corporation Act, 1932-1947.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900, as amended.

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Returning Officer.

Declared before me at aforesaid, the

day of , in the State

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Justice of the Peace.

FORM

# FORM 2. SYDNEY CORPORATION ACT, 1932-1947. Section 49c.

Notification to Citizen who appears to have failed to Vote. To the citizen whose name and address appear on the back hereof.

You are notified that you appear to have failed to record your vote at the election held on the day of

10 19 , and you are hereby called upon in pursuance of section 49p of the Sydney Corporation Act, 1932-1947, to give the true reason why you failed so to record your vote.

You are required to-

- (a) state, in the form at the foot of this notice, the true reason why you failed so to record your vote;
- (b) complete and personally sign the form, and have it witnessed by a citizen; and
- (c) fold the form so that the address, "The Returning Officer,
  Town Hall, Sydney," shall be visible, and post or deliver it
  so as to reach me on or before the

Returning Officer.

Note.—If the citizen to whom this notice is addressed is unable, by reason of absence from his residence or physical incapacity, to fill up, sign and post, or deliver the form at the foot hereof within the time specified in the form, any other citizen who has personal knowledge of the facts may fill up, sign and post or deliver the form, duly witnessed,

30 within that time, and the filling up, signing, and posting or delivery of the form will be treated as compliance by the first-mentioned citizen with the requirements of this notice.

\* Not being less than twenty-one days after the posting of this notice.

FORM 3.

SYDNEY CORPORATION ACT, 1932-1947.

Section 49D.

Statement to be completed and returned to the Returning Officer.

I, do hereby state that the following Not to be detached.

failed

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	Local Government (Electoral Provisions).
	failed to vote at the election held on the day of
	19
	†
5	Personal signature of Citizen.
	I, the undersigned, being a citizen of the City of Sydney, certify that I have seen the abovenamed citizen sign the above statement.
10	Signature of Witness (in own handwriting).
	Occupation
	Address
	Date , 19
15	* Where this form is filled up on behalf of an absent or physically incapacitated citizen the word "I" must be struck out, and the name of such citizen inserted.

(Back of Forms 2 and 3.)

The Returning Officer,

Town Hall, Sydney.

From the Returning Officer, City of Sydney.

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Every citizen who, being a citizen referred to in section 49A of the Sydney Corporation Act, 1932-1947—

- 25 (a) fails to record his vote at an election without a valid and sufficient reason for such failure; or
  - (b) on receipt of a notice in accordance with section 49c of the Sydney Corporation Act, 1932-1947, fails, neglects or refuses to fill up, sign and post or deliver to the returning officer so as to reach him within the time specified in the notice, the form (duly witnessed) attached thereto; or
    - (c) states in such form a false reason for not having recorded his vote, or in the case of a citizen filling up or purporting to fill up a form on behalf of any other citizen, states in such form a false reason why that other citizen did not vote,

is guilty of an offence and liable to a penalty of not less than ten shillings and not more than two pounds.

Section 49A of the Sydney Corporation Act, 1932-1947, provides:-

At every election held in the city under this Act it shall be the duty of every citizen, whose place of living is within the city and who is entitled to vote at the election, to record his vote at the election.

FORM

#### FORM 4.

# SYDNEY CORPORATION ACT, 1932-1947.

Section 49F.

Authorisation of The Municipal Council of Sydney for a Prosecuting Officer to Institute Proceedings.

The Municipal Council of Sydney hereby authorises, whose signature appears hereunder, to institute proceedings for the enforcement of penalties for the contravention of any of the provisions of sections 49A to 49H, both inclusive, of the 10 Sydney Corporation Act, 1932-1947.

Given under the Common Seal of the Council in pursuance of a resolution passed by the Council on

The Common Seal of the Municipal Council of Sydney was hereunto affixed by me,

Town Clerk of the City of Sydney, this day of 19

(L.S.)

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Town Clerk.

Signature of person authorised to institute proceedings.

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#### FORM 5.

### SYDNEY CORPORATION ACT, 1932-1947.

Notice to the within-named Defendant.

You may attend the court and answer the charge in person, or may, at any time, not less than fourteen (14) days before the date fixed for 30 the hearing, lodge with or send by post to the Municipal Council of Sydney a statutory declaration setting out any matter which you desire to set out in answer to the charge, and, unless the said Council, after inquiring into the truth of the statements therein set out, so far as it is practicable to do so, is satisfied with the explanation given and 35 authorises the withdrawal of the charge, the matter shall be proceeded with and the said statutory declaration may thereupon be put to such use at the hearing as may be necessary and permissible for the proper determination of the offence.

Local Government

(Electoral Provisions).

### FORM 6. SYDNEY CORPORATION ACT, 1932-1947.

CITY OF SYDNEY.				WARD.			
EXTR	ACT from the Marked Roll on the	l for the abovenamed W	1 0	Names of Citizens		Election held	
	Name and Description of Citizen.	Notification to Citizen, Section 49c, Sydney Corporation Act, 1932–1947. Date sent.	Elector's Reply.				
No. on Roll.			Date to be in hands of Returning Officer.	Whether received by Returning Officer.	Whether reason stated in reply is, in the opinion of the Returning Officer, a valid and sufficient reason for failure to vote.	Subsequent proceedings (if any).	
1.	2.	3.	4.	5.	6.	7.	
(a) Insert in this column "Yes" and date of receipt if a reply has been received, or "No" if a reply has not been received.							

that the above is a true extract of the marked roll for the said ward.

Returning Officer.

Section 49E of the Sydney Corporation Act, 1932-1947, provides:-

The marked roll indicating-

(3)

(a) the names of citizens who appear to have failed to vote at the election;

(b) the names of citizens from whom or on whose behalf the returning officer received, within the time allowed pursuant to this Act, forms properly filled up and signed;

(c) the names of citizens from whom or on whose behalf the returning officer did not within that time receive forms properly filled up and signed; and (d) the opinions of the returning officer,

or a copy of any such marked roll or any extract therefrom certified by the returning officer under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the citizens whose names appear therein marked as aforesaid did not vote at the election, and that the notice specified in this Act was received by those citizens, and that those citizens did, or did not (as the case may be), comply with the requisitions contained in the notice within the time allowed pursuant to this Act.

(3) The Principal Act is further amended

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Further amendment of Act No. 58,

(a) by omitting section thirty-three and by inserting Subst. in lieu thereof the following section:—

sec. 33.

33. Immediately before proceeding to take Key of the poll at any polling-place the presiding officer shall exhibit for the inspection of any persons No. 41, 1912, lawfully present in the polling booth the ballot- s. 94. box open and empty and shall then close and lock and place the same empty and keep the same unopened upon the table at which he is to preside and in full view of all persons lawfully present in the polling booth and he shall keep in his custody the key of the said box.

(b) by omitting paragraph (b) of subsection one of Sec. 35. section thirty-five and by inserting in lieu thereof (Mode of voting.) the following paragraph:-

(b) If such person is not, in accordance with section forty-two of this Act precluded from voting, and subject to section 35A of this Act, a presiding officer or a poll clerk shall give him a ballotpaper according to the form in the Ninth Schedule hereto, after initialling the same on the back;

(c) (i) by omitting subsection one of section 35A Sec. 35A. 25 and by inserting in lieu thereof the follow- (Tender of ing subsection:

vote.)

(1) If on any person claiming to vote at any polling-place it is found that a line has been drawn through such person's name upon the roll specially provided for that polling-place as mentioned in subsection one of section thirty-five of this Act, as indicating that he has already received a ballotpaper, the presiding officer shall put to the person so claiming to vote the questions set out in subsection two of section forty-two of this Act.

Before

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### Local Government (Electoral Provisions).

Before any such person is permitted to vote under this section he shall make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto.

Any person who refuses to answer such questions or who fails to answer the first and second of such questions in the affirmative and the third and fourth in the negative or who does not make and subscribe before the presiding officer such declaration as aforesaid shall not be permitted to vote.

- (ii) by omitting paragraph (b) of subsection two of the same section and by inserting in lieu thereof the following new paragraph:—
  - (b) Every envelope containing a vote given under this section shall be retained by the presiding officer until after the close of the poll;
- (iii) by omitting from paragraph (c) of the same subsection the words "The returning officer or the officer assisting him" and by inserting in lieu thereof the words "The presiding officer";
- (iv) by omitting from paragraph (d) of the same subsection the words "the returning officer or the officer assisting him" and by inserting in lieu thereof the words "the presiding officer";
- (v) by omitting paragraph (e) of the same subsection and by inserting in lieu thereof the following paragraph:—
  - (e) At the scrutiny the presiding officer shall open the ballot-papers, and shall allow and count those which are formal, and shall reserve for the decision of the returning officer the ballot-papers which he does not allow as formal;

(vi)

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(vi)	by ins	erting	after	subsection	three	of the
	same	section	n the	following	new	sub-
	section	:				

(4) Every person wilfully making a false answer to any question put to him in pursuance of subsection one of this section or wilfully making a false declaration under this section shall be deemed guilty of a misdemeanour.

10 (d) by omitting section thirty-seven; (Presiding officer how to vote.)

(e) by omitting section thirty-nine and by inserting Subst. sec. in lieu thereof the following section:—

39. (1) Immediately upon the close of the Disposal of poll the presiding officer at the polling booth at which he presides shall in the presence and 41, 1912, subject to the inspection of such of the ss. 121, 123. 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.

(2) Immediately after ascertaining the total number of votes recorded for each candidate the presiding officer shall make up-

(a) in one parcel the ballot-papers which have been used in voting at the polling-

(b) in a second separate parcel the ballotpapers which have remained unused thereat; and

(c) in a third separate parcel the rolls supplied to the presiding officer for use at such place, signed by him, and all books, rolls and papers kept or used by the presiding officers during the polling;

and shall seal up the said several parcels; and shall permit any of the scrutineers who may desire to do so to affix his or their seals to such parcels;

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parcels; and shall endorse the same severally with a description of the contents thereof, and with the name of the ward and polling-place and the date of the polling and sign with his name the said endorsement, and shall promptly deliver the said parcels to the returning officer.

- (3) As soon as practicable after the delivery to the returning officer of the said parcels the whole of the ballot-papers including postal ballot-papers received up to the close of the poll shall be examined and the votes counted by him in the presence of such of the scrutineers as choose to be present, and with such assistance as he may deem necessary and the result of the election shall be thereby ascertained and shall be reported to the Lord Mayor by the returning officer.
- (4) The method of counting the votes to ascertain the result of the election shall be as prescribed in Schedule 10A to this Act.
- (f) by omitting section forty and by inserting in Subst. lieu thereof the following section:-

- 40. The Lord Mayor shall on or before the Declaration sixth day after the election declare in the election. Gazette which shall then be published expressly for the purpose, and in two newspapers, the names of the aldermen so elected for the several wards, and the town clerk shall send by post a separate notice in writing of his election to every such alderman, addressed to his usual place of abode.
- (g) by omitting section forty-two and by inserting subst. in lieu thereof the following section:-

42. (1) Every person claiming to vote at any Declaration polling-place shall state to the presiding officer the name under which he claims to vote, and such other particulars as the presiding officer shall require for the purpose of ascertaining upon the roll the name so given.

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- (2) The presiding officer shall ascertain that the name so given by such person is upon the roll in force for the ward for which such polling-place has been appointed, and, subject to section 35A of this Act, may, if he thinks fit, and shall, if required by any scrutineer at the polling-place at which he presides, require any such person to make and subscribe before the presiding officer a declaration in the form contained in the Eleventh Schedule hereto; and may, if he thinks fit, and shall, if required so to do as aforesaid, put to any such person, before such person shall receive a ballot-paper, but not afterwards, the following questions:—
  - (a) Are you the person whose name appears as ................ number ............. on the citizens' roll for this ward?
    - (b) Are you of the full age of twenty-one years?
    - (c) Have you already voted either here or elsewhere at this election?
    - (d) Are you disqualified from voting?
- (3) Any person who refuses to answer such questions as are put to him or who fails to answer the first and second questions in the affirmative and the third and fourth questions in the negative or who when required so to do in accordance with this section does not make and subscribe before a presiding officer such declaration as aforesaid shall not be permitted to vote:

Provided that a person shall not be debarred from voting because of errors or omissions in the entry of his name as appearing on the roll, if he satisfies the presiding officer of his identity as the person referred to by that name.

- (4) Every person wilfully making a false answer to any such question, or wilfully making a false declaration under this section, shall be deemed guilty of a misdemeanour.
- 5 (h) by inserting in the Eleventh Schedule after the Eleventh word "ward" where secondly occurring the Schedule. words "or in any other ward."

Sydney: Thomas Henry Tennant, Government Printer-1947.

[2s.]

