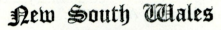
This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and. having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 26 November, 1975, A.M.





ANNO VICESIMO QUARTO ELIZABETHÆ II REGINÆ

Act No. , 1975.

An Act to make further provision with respect to the conduct of elections; and for this and other purposes to amend the Parliamentary Electorates and Elections Act, 1912.

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 \mathbf{B}^{E} it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Parliamentary Elector- short title. ates and Elections (Amendment) Act, 1975".

2. (1) This section and section 1 shall commence on the Commencedate of assent to this Act.

10 (2) Except as provided in subsection (1), the several provisions of this Act shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Parliamentary Electorates and Elections Act, Principal 15 1912, is, in this Act, referred to as the Principal Act.

4. The Principal Act is amended—

 (a) (i) by omitting from section 1 the matter relating Sec. 1. to Part II and by inserting instead the following (Short title, matter :--

> PART II.—NUMBERS OF MEMBERS AND OF ELECTORATES—DISTRIBUTION OF ELECTORATES—SS. 4–19.

(ii) by omitting from the matter relating to Part III in section 1 the matter "21A" and by inserting instead the matter "21";

(iii)

Amendment of Act No.

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- (iii) by omitting from the matter relating to Part IV in section 1 the matter "67" and by inserting instead the matter "55";
- (iv) by omitting from section 1 the matter relating to Part V and by inserting instead the following matter :—

PART V.—CONDUCT OF ELECTIONS—ss. 68–154.

(v) by omitting from section 1 the matter relating to Part VII and by inserting instead the following matter :---

PART VII.—MISCELLANEOUS PROVISIONS, PENALTIES, &C.—ss. 176–186.

(b) (i) by omitting from section 3 the words "In the Sec. 3. construction of this Act the following expres- (Interpretation of sions within inverted commas shall bear the terms.) respective meanings hereby assigned to them, unless the context or subject-matter otherwise indicates or requires, namely :—" and by inserting instead the words "In this Act, except in so far as the context or subject-matter otherwise indicates or requires."

- (ii) by inserting in section 3 after the definition of "Authorised agent" the following definition :—
 - "Authorised witness" means a person who is an authorised witness for the purposes of this Act by virtue of section 114B.
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(c) by omitting section 11 and by inserting instead the Sec. 11. following section :---

11. (1) A person shall not be appointed a Disqualificommissioner under this Act if he is a person-

cations for appointment as

- (a) who is a bankrupt, is applying to take the commis-sioner. benefit of any law for the relief of bankrupt or insolvent debtors, whose debts are subject to a composition with his creditors, or whose remuneration would, on his appointment, be subject to an assignment for their benefit;
- (b) who has been convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or has been convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would have been a crime or an offence so punishable; or
- (c) who is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.

(2) A commissioner shall be deemed to have vacated his office if he-

(a) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;

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- (b) is convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or is convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would be a crime or an offence so punishable, or is convicted of a crime or an offence, whether in New South Wales or elsewhere, and is sentenced to imprisonment for that crime or offence; or
- (c) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.
- (d) by omitting section 21 and by inserting instead the Sec. 21. following section :---

21. A person shall not be entitled to have his Disqualiname placed or retained on any roll of electors for from the Assembly if he—

- (a) is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or
- (b) has been convicted of a crime or an offence, whether in New South Wales or elsewhere, and has been sentenced in respect of that crime or offence to imprisonment for 12 months or more and is in prison serving that sentence,

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- (e) (i) by omitting section 21A (7) (b) and by Sec. 21A. inserting instead the following paragraph :— (Appointment of Electoral
 - (b) becomes bankrupt, applies to take the Commissioner.) benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;
 - (ii) by omitting section 21A (7) (d) and by inserting instead the following paragraph :—

 (d) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or;

- (f) (i) by omitting from section 26 (4) (b) the Sec. 26. words "christian or other" and by inserting (Rolls for districts instead the words "given name or"; and subdivisions.)
 - (ii) by omitting from section 26 (4) (d) the words "christian or other" and by inserting instead the words "given name or";

(g) (i) by omitting from section 41 (1) the words Sec. 41. "christian or other" and by inserting instead (Information as to the words "given name or"; deaths and convic-

(ii) by omitting from section 41 (2) the words ^{tions.)}
 "christian or other" and by inserting instead the words "given name or";

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(h) by omitting section 55 (3) and by inserting instead Sec. 55. the following subsection :--- (Regulations.)

(3) Section 41 of the Interpretation Act, 1897, applies in respect of regulations made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

5. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) by omitting the heading to Part V and by inserting Part V, instead the following heading :--

PART V.

CONDUCT OF ELECTIONS.

- (b) by omitting from section 79 (7A) (a) the words Sec. 79. "fifty dollars" and by inserting instead the matter (Nominations of candidates.)
- (c) by inserting after section 82 the following Sec. 82A. section :---

82A. (1) If after noon on the day of nomination Returning there are two or more candidates, the returning officer officer shall forthwith hold a ballot to determine the order in order in which the candidates' names are to be which candidates' names are names are names are

to be entered on

(2) Every such ballot shall be held in ballotaccordance with the procedure prescribed by ^{paper.} regulations made under this Act.

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(d)

Parliamentary Electorates and Elections (Amendment). (d) by omitting section 83 (a) and (b) and by Sec. 83. (Printing inserting instead the following paragraphs :--ballotpapers.) (a) the names of all candidates duly nominated shall be entered on the ballot-papers in the order in which those names were drawn by a ballot held pursuant to section 82A; (b) the surname of each candidate shall be in more conspicuous type than that used for his given name or names; 10 (e) by inserting after section 89 (1) the following Sec. 89. (Deputy subsection :returning officers (1A) The returning officer shall retain for use at to be furnished his officewith copies of rolls and (a) at least one copy of the printed rolls in force ballotfor his district; and papers.) (b) such number of ballot-papers as he considers will be required for the use of electors who are permitted to vote at his office before polling day, 20 and shall keep an exact count of those ballot-papers. (i) by omitting from section 90 (4) the words Sec. 90. (f)"presiding officer" where firstly occurring and (How scrutineers by inserting instead the words "returning to be appointed.) officer or deputy"; (ii) by omitting from section 90 (4) the words "twenty-five dollars, and may be removed from the polling-booth by any member of the police force or person authorised by the presiding officer to remove him" and by inserting instead the matter "\$25":

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(g)

(g) by omitting section 95 and by inserting instead the Sec. 95. following section :---

95. (1) Subject to subsection (2), every polling Hours of shall commence at 8 a.m. on the day appointed for the polling to take place, and shall, unless lawfully adjourned, close at 6 p.m. on that day.

(2) Subject to sections 111 (d) and 114 (1) (b) (iii), if any elector is in a polling-booth at 6 p.m. on polling day and desires to vote, his vote shall be taken and the polling shall not close until he has voted.

- (h) by omitting from section 97 (2) the words Sec. 97. "presiding officer" and by inserting instead the (Where electors words "returning officer or deputy"; may vote.)
- (i) by omitting section 99 and by inserting instead the Sec. 99. following section :---

99. Every person claiming to vote at any pollingbooth shall—

claiming to vote to give name and address

- (a) state his surname and his given name or and address, names;
- (b) if required to do so by the returning officer or deputy, state any other particulars necessary for the purpose of identifying the name on the roll under which the vote is claimed; and
- (c) require a ballot-paper to be handed to him.

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- (i) by omitting from section 100 (1) the words Sec. 100.
 "presiding officer" and by inserting instead the (Questions to be put if yoter
 - (ii) by omitting from section 100 (2) the words
 "presiding officer" and by inserting instead the words "returning officer or deputy";
- (k) (i) by omitting from section 101 the words Sec. 101.
 "christian name" wherever occurring and by (Errors not to inserting instead the words "given name or forfeit names"; vote.)
 - (ii) by omitting from section 101 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
- (1) by omitting from section 102 the words "presiding Sec. 102.
 officer" wherever occurring and by inserting instead (Ballot-papers the words "returning officer or deputy";
 - (m) by omitting from section 103 (1) (b) the words Sec. 103. "initials of the presiding officer, and exhibit it so (Vote, how folded to the presiding officer" and by inserting instead the words "signature or initials of the returning officer or deputy, and exhibit it so folded to the returning officer or deputy";
 - (n) by omitting from section 104 the words "presiding Sec. 104. officer" wherever occurring and by inserting instead (Spoilt the words "returning officer or deputy"; ballotpapers.)
 - (o) by omitting from section 108A the words "the last Sec. 108A. preceding section, or under paragraph (f) of section (Instructions.) 114H of this Act" and by inserting instead the words "section 108, section 114H (1) (f) or section 114r";

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(p) by omitting section 111 and by inserting instead Sec. 111. the following section :---

111. A person shall not, without lawful Ballotauthority—

- not to be removed - from
- (a) remove a ballot-paper from any polling- from booth or, where the office of a returning pollingbooth, officer is open to enable electors to vote &c.
 before polling day, remove a ballot-paper from that office;
- (b) enter into a compartment of a polling-booth while any person is in the compartment;
- (c) remain in the compartment of a pollingbooth, or, where he is voting at the office of a returning officer before polling day, remain at that office, for a longer period than is necessary for the purpose of marking his ballot-paper; or
- (d) obstruct or unnecessarily delay the proceedings at a polling-booth or, where the office of a returning officer is open to enable electors to vote before polling day, the proceedings at that office.

Penalty: \$50.

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(q) by omitting section 113 and by inserting instead the Sec. 113. following section :---

113. A person shall not, on polling day, or on Penalty for any day to which polling is adjourned, or on any obstructing day on which the office of a returning officer is open from access to enable electors to vote before polling day, to pollingobstruct the access or approaches to the pollingbooth or the office of the returning officer, as the case may be.

Penalty: \$50.

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(r) by omitting section 114 and by inserting instead the Sec. 114. following section :---

114. (1) Every returning officer and deputy Returning returning officer, any assistant returning officer or officer, &c., clerical assistant acting under the authority of the offenders returning officer or deputy, and every member of under this the police force shall have and may exercise such powers as may be necessary to maintain order and keep the peace at any election or polling under this Act, and for that purpose and without prejudice to any other powers conferred on him by law—

(a) may—

(i) without warrant, arrest or cause to be arrested any person who he has reasonable grounds to believe is committing or has committed or is attempting to commit an offence under this Act at or in the immediate vicinity of any polling-place or, where the office of the returning officer is open to enable electors to vote before polling day, at or in the vicinity of that office; or

(ii) instead of arresting or causing the arrest of the person, remove or cause the removal of that person from the polling-place or immediate vicinity of that polling-place or, as the case may be, from the office of the returning officer or immediate vicinity of that office; and

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(b) may remove or cause to be removed from a polling-booth and from the immediate vicinity of the polling-booth, and, where the office of the returning officer is open to enable electors to vote before polling day, from that office and from the immediate vicinity of that office, any person—

- (i) who, having been given a lawful direction by or under the authority of the returning officer or deputy, fails to comply with that direction;
- (ii) who is obstructing the access or approaches to the polling-booth or, as the case may be, to that office;
- (iii) who is obstructing or unnecessarily delaying the proceedings at the polling-booth or, as the case may be, at that office; or
- (iv) who is behaving in a disorderly manner or is causing a disturbance.

(2) Any person arrested under subsection (1) shall, as soon as practicable thereafter, be taken before a justice of the peace to be dealt with according to law for the offence for which he was arrested.

6. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 114A (1) (b) the Sec. 114A.
 words "five miles" and by inserting instead the (Application for a words "eight kilometres";

Sec. 114A. (Application for a postal vote certificate and postal ballotpaper.)

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- (ii) by omitting from section 114A (1) the words "may make application for a postal vote certificate and postal ballot-paper" and by inserting instead the words "may make an application for a postal vote certificate and a postal ballotpaper to the returning officer for the district for which the elector is enrolled or, if the elector has reason to believe that the application may not reach that returning officer so as to enable him to receive from that returning officer the postal vote certificate and the postal ballotpaper in time to permit him to vote at the election, to some other district returning officer";
- (iii) by omitting section 114A (2) and (2A) and by inserting instead the following subsections :—

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be sent not earlier than the ninth day preceding the issue of the writ for the election to which it relates.
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(2A) An elector who has made an application under subsection (1) shall, notwithstanding that the application complies with subsection (2), be entitled to a postal ballot-paper and postal vote certificate only if the application is received by the returning officer to whom it is addressed-

- (a) in the case of an application sent from within Australia, before 6 p.m. on the third day preceding polling day; or
- (b) in the case of an application sent from outside Australia, before 6 p.m. on the fifth day preceding polling day.

(b) by omitting section 114B (2) and by inserting Sec. 114B. instead the following subsection :---(Authorised

witnesses.)

(2) A person is not eligible to be an authorised witness at or in connection with an election if he-

(a) is a candidate at the election; or

(b) is a returning officer, a deputy returning officer, an assistant returning officer, a substitute returning officer, a poll clerk or a clerical assistant appointed to assist a returning officer in the performance of his duties.

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(c) by omitting section 114D and by inserting instead Sec. 114D. the following section :---

114D. (1) Where a returning officer receives an Issue of application made in accordance with section 114A, and ballot he shall deliver or post to the elector who made paper. the application—

(a) a postal ballot-paper that is in or to the effect of the form prescribed in Schedule 15; and

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- (b) an envelope bearing—
 - (i) the address of the returning officer for the district for which the elector has declared that he is enrolled; and
 - (ii) a postal vote certificate that is in or to the effect of the prescribed form.

(2) Before delivering or posting a ballotpaper under subsection (1), the returning officer shall, if the particulars of the candidates are not already printed thereon, enter on the ballot-paper—

(a) the name of the electoral district for which the elector has declared that he is enrolled; and

(b) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A.

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(d)

			Act No.	, 1975.	17
	Parlia	ment	ary Electorates d	and Elections (Amendment).	
5	(d)	"bef imm inse in s	fore six o'clock nediately preced rting instead the	section 114E (1) the words in the afternoon of the day ling the polling day" and by words "before the time specified 2A) (a) or (b), whichever is	(Inspec- tion of applica-
	(e)	(i)	"presiding offic	om section 114G (2) the words cer" and by inserting instead the returning officer";	(Returning officer to notify issue of
10		(ii)	"presiding offi	om section 114G (3) the words icer" and by inserting instead turning officer or deputy";	postal vote cer- tificates and postal ballot- papers.)
	(f)			ction 114H (2) the word "ten" stead the word "seven";	Sec. 114H. (Directions for postal voting.)
15	(g)		and by insertin by omitting sec	om section 114L the word "ten" ng instead the word "seven"; ction 114L (b) and by inserting llowing paragraph :—	(Preliminary scrutiny of postal ballot-
			(b) if he is	s satisfied that—	
20			(i)	the signature on the certificate is that of the elector who signed the application for the certifi- cate;	
25			(ii)	the signature purports to have been witnessed by an authorised witness;	
	536	B		(iii)	

- (iii) the envelope bearing the certificate and containing the ballot-paper was delivered, or, if posted, bears a postmark clearly indicating that it was posted, to him before the close of the poll; and
 - (iv) the elector is enrolled for the district,

accept the ballot-paper for further scrutiny, but if he is not so satisfied, disallow the ballot-paper without opening the envelope;

- (iii) by omitting from section 114L (d) the words "and preserve";
- (iv) by omitting section 114L (e) and by inserting instead the following paragraph :
 - (e) proceed with the scrutiny of the postal ballot-papers which have been accepted for further scrutiny—
 - (i) by removing those ballotpapers from the ballot-box in which they were placed in accordance with paragraph (c); and
 - (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

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(h)

(h) by omitting the short heading after section 114N.

Short heading after sec. 114N.

Pre-poll voting.

114P. (1) An elector who-

Application for permission to vote before polling day.

114z.

(2)

- (a) will not throughout the hours of polling on before polling day be within New South Wales;
- (b) will not throughout the hours of polling on polling day be within eight kilometres by the nearest practicable route of any polling-booth open for the purposes of the election;
- (c) will throughout the hours of polling on polling day be travelling under conditions which will preclude him from voting at any polling-booth; or
- (d) by reason of his membership of a religious order or his religious beliefs—
 - (i) is precluded from attending at a pollingbooth; or
 - (ii) will be precluded from voting throughout the hours of polling on polling day or throughout the greater part of those hours,
- 25 may make an application to the returning officer for the district for which he is enrolled for permission to vote before polling day.

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(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be delivered by the elector in person to the office of the returning officer during the ordinary business hours of that office between noon on the day of nomination and 7 p.m. on the second day preceding polling day.

(3) An elector shall not in an application under subsection (1) make any statement which is, to his knowledge, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

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(4) A person shall not persuade or induce an elector to make any statement in an application under subsection (1) which is, to the knowledge of that person, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(5) A person shall not-

(a) persuade or induce; or

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(b) associate himself with any other person in persuading or inducing,

an elector to make an application under subsection (1).

Penalty : \$100 or imprisonment for one month.

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(6) An authorised witness shall not witness the signature of an elector to an application under subsection (1) unless-

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

Penalty: \$100 or imprisonment for one month.

(7) An authorised witness witnessing the signature of an elector making an application under subsection (1) shall sign his name in his own handwriting on the application in the space provided for that purpose, and shall add his address and the date.

(3)

114q. (1) Where a returning officer receives an Procedure application made in accordance with section 114P, he before may, and, if requested to do so by any scrutineer, shall, polling day. put to the elector who made the application any of the questions prescribed by section 100 (1) which are applicable to the case, and, if the elector answers the questions satisfactorily or if no questions are put to the elector, the elector shall, after making a declaration in the prescribed form, be permitted to vote.

(2) The form of declaration shall be either printed or written on an envelope and shall, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer who shall then witness the elector's signature.

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(3) Subject to subsection (4), the returning officer shall then hand to the elector a ballot-paper that is in or to the effect of the form prescribed in Schedule 4, and on receiving that ballot-paper, the elector shall—

- (a) mark his vote on the ballot-paper in accordance with the directions thereon in the view of the returning officer but so that the returning officer is unable to see what marks he makes on the ballot-paper;
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- (b) fold the ballot-paper so that the marks made by him cannot be seen; and
- (c) at once return the ballot-paper so folded to the returning officer.
- (4) Before handing the ballot-paper to the elector under subsection (3), the returning officer shall—
 - (a) if the particulars of the candidates are not already printed on it, enter on the ballot-paper—
 - (i) the name of the electoral district for which the elector has declared that he is enrolled; and
 - (ii) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A; and
 - (b) sign the back of the ballot-paper in his own handwriting in such a position as to be readily seen when the elector has folded the ballot-paper in accordance with subsection (3) (b).
 - (5)

(5) On the ballot-paper being returned to him in accordance with subsection (3) (c), the returning officer shall-

- (a) in the presence of the elector, enclose it in the envelope bearing the elector's declaration and securely fasten the envelope; and
- (b) retain the envelope and ballot-paper until the close of the poll.

(6) When an elector has voted under this section, the returning officer shall endorse on the application made by that elector under section 114P (1) the fact that the elector has voted and the date of the vote.

(7) An authorised witness shall not, in any way, influence or attempt to influence the vote of an elector voting under this section.

Penalty: \$250 or imprisonment for three months.

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114R. The returning officer shall retain every Applications application made to him under section 114P (1) until available the election can no longer be questioned and shall, on for public being requested to do so by any person attending his inspection. office at any time during the ordinary business hours of that office from and including the third day after polling day until the election can no longer be questioned, make any such application available for inspection by that person.

114s. When an elector has voted in accordance with Returning section 1140, the returning officer shall, if certified copies to notify of the roll have been furnished to the deputy returning deputy returning officers responsible for the subdivision for which the officer elector is enrolled, immediately notify those deputy that elector has voted

before polling day.

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returning officers that the elector has voted and, on being so notified, each such deputy returning officer shall enter a note of that fact on the certified copies of the roll furnished to him, but if certified copies of the roll have not been so furnished, the returning officer shall enter such a note on the certified copies of the roll in his possession.

(3)

114T. (1) If an elector permitted to vote under Assistance section 114q satisfies the returning officer that his sight is electors. so impaired that he is unable to vote without assistance, the returning officer shall permit a person appointed by the elector to assist the elector, and the person so appointed shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold and return the ballot-paper to the returning officer.

(2) If any such elector fails to appoint a person as provided by subsection (1), the returning officer, in the presence of such scrutineers as are present, or, if there are no scrutineers present, in the presence of any person employed in his office, shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold the ballot-paper.

114U. (1) A candidate may, by writing under his Appointhand, appoint one or more scrutineers in order to observe scrutineers. voting by electors under section 1140.

(2) Subject to subsection (3), a scrutineer so appointed is, during the ordinary business hours of the office of the returning officer between noon on the day of nomination and 7 p.m. on the second day preceding polling day, entitled to be present in that part of the office of the returning officer in which voting under section 1140 takes place.

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(3) If a scrutineer so appointed leaves the office of the returning officer during the period that he is entitled to be present at that office, another scrutineer so appointed may act in his place, but only one scrutineer is entitled to be present at that office in respect of a candidate at any one time.

(4) A scrutineer appointed under subsection (1) shall not—

- (a) fail or refuse to comply with any lawful direction given to him by the returning officer;
- (b) interfere with or attempt to influence an elector who is making an application under section 114P
 (1) or who is voting under section 114Q;

(c) communicate with any such elector, except so far as it is necessary to do so in the discharge of his functions; or

(d) misconduct himself at the office of the returning officer when present at that office pursuant to subsection (2) or (3).

Penalty: \$25.

(5) A scrutineer shall, before acting as such at the office of the returning officer when open to enable electors to vote before polling day, make and sign before the returning officer a declaration in the same terms as are prescribed in section 91 (1).

(6) Where a declaration is made and signed in accordance with subsection (5), the returning officer shall transmit the declaration to the Electoral Commissioner, and Part IV of the Oaths Act, 1900, shall apply to the declaration as if it had been made under that Act.

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114v. A person shall not mark or attempt or purport Penalty for to mark a vote on a ballot-paper handed to an elector unlawfully under section 114q unless he—

- (a) is that elector; or
- (b) is a person appointed by that elector under section 114T (1) or is the returning officer acting in accordance with section 114T (2).

Penalty : \$500 or imprisonment for six months.

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114w. A person who is present when an elector is Duty of persons attending the office of the returning officer for the present purpose of voting under section 114Q shall not—when electron when elect

persons present when elector votes under section

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- (a) fail or refuse to comply with any lawful direction 1140. given to him by the returning officer; or
- (b) except as provided in section 114T—
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- (i) communicate with the elector in relation to the marking of that elector's vote;
- (ii) assist the elector or in any manner interfere with the elector in relation to the marking of that elector's vote; or
- (iii) look at the elector's vote or do anything which may result in his obtaining knowledge of the elector's vote.

Penalty : \$250 or imprisonment for three months.

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114x. (1) At the scrutiny the returning officer shall Preliminary produce unopened all envelopes containing ballot-papers of ballotmarked by electors who have voted under section 1140 papers of and shall also produce all applications made to him under under section 114P (1).

(2)

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(2) The returning officer shall then compare the signature of the elector in the declaration on each of those envelopes with the signature in the application made by that elector under section 114P (1) and allow the scrutineers to examine both signatures; and if, after making that comparison, the returning officer is satisfied that the signature in the declaration is that of the elector who signed the application and if he is also satisfied that-

- (a) the signature purports to have been witnessed by an authorised witness; and
- (b) the elector is enrolled for the district for which the returning officer is appointed,

he shall remove the ballot-paper from the envelope and. without unfolding the ballot-paper or allowing any other person to do so, place the ballot-paper in a locked and sealed ballot-box for further scrutiny, together with any other ballot-papers accepted for further scrutiny under this subsection, but if he is not so satisfied he shall disallow the ballot-paper without opening the envelope.

(3) After dealing with all envelopes, ballotpapers and applications in the manner prescribed by subsection (2), the returning officer-

(a) shall seal up in separate parcels-

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- (i) those envelopes from which ballot-papers have been removed for further scrutiny; and
- (ii) those envelopes containing disallowed ballot-papers; and

(b) shall then proceed with the further scrutiny-

- (i) by removing the ballot-papers from the ballot-box in which they were placed in accordance with subsection (2); and
- (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

114y. If any elector voting under section 114q spoilt satisfies the returning officer that he has spoilt the ballotpaper handed to him under that section by reason of accident or mistake, and that ballot-paper has not been enclosed in an envelope in accordance with subsection (5) of that section, the returning officer, on receipt of the spoilt ballot-paper, shall—

- (a) hand to the elector a new ballot-paper; and
- (b) cancel and preserve the spoilt ballot-paper.

114z. Every reference in sections 114Q, 114R, 114T, Reference 114U, 114v, 114w (a) and 114y to a returning officer to returning shall be deemed to include a reference to a clerical deemed assistant appointed to assist the returning officer in the to include performance of his duties.

in certain cases.

8. The Principal Act is further amended-

Further amendment of Act No. 41, 1912.

- (a) (i) by omitting from section 115 (1) (d) the sec. 115.
 words "and completed and attested by him" (Voting and by inserting instead the words "who shall outside district.) then attest the signature of the elector";
 - (ii)

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- (ii) by omitting from section 115 (1) (e) the words "arranged in alphabetical order according to their surnames in according with section eighty-three of this Act" and by inserting instead the words "in the order in which those names were drawn by ballot held pursuant to section 82A";
- (iii) by omitting section 115 (2) and by inserting instead the following subsections :---

(2) If the returning officer or deputy is unable to supply the elector with a printed or a partly printed and partly written ballotpaper in or to the effect of the prescribed form, he shall, after the declaration has been made by the elector pursuant to subsection (1) (d), supply to the elector a paper which is signed or initialled by the returning officer or deputy on the back and on which is written—

- (a) the name of the electoral district;
- (b) the names of the candidates in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (c) the directions as to the method of voting set out in Schedule 4.

(2A) On receiving the paper, the elector shall—

- (a) retire alone into an unoccupied compartment of the polling-booth and there in private record his vote in the manner directed on the paper;
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- (b) fold the paper so that the vote so recorded cannot be seen; and
- (c) at once return the paper so folded to the returning officer or deputy.

(2B) The paper shall, on being returned to the returning officer or deputy, be dealt with as a ballot-paper.

- (b) by omitting section 118 (3) (a) and by inserting Sec. 118. (Further scrutiny.)
 - (a) if it is not duly signed or initialled by the returning officer or deputy who took the poll at the polling-place where the voter voted;
- (c) by omitting section 119 and by inserting instead Sec. 119. the following section :---

119. The decision of the returning officer as to Decision of the allowance or disallowance or the acceptance or returning rejection of— validity of ballot-

(a) the ballot-paper of an absent voter;

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- (b) the ballot-paper of an elector who has voted by post;
- (c) the ballot-paper of an elector who has voted before polling day; or

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paper.

(d) any ballot-paper to which section 106 applies,

shall, subject only to review by the Court of Disputed Returns when hearing a petition in accordance with Part VI, be final.

(d) by omitting section 120 and by inserting instead Sec. 120. the following section :---

120. (1) The returning officer shall—

Certain duties of returning officer.

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- (a) with respect to ballot-papers marked by absent voters, seal up in separate parcels—
 - (i) all envelopes from which any such ballot-papers have been taken;
 - (ii) all unopened envelopes containing any such ballot-papers;
 - (iii) any such ballot-papers allowed as formal; and
 - (iv) any such ballot-papers rejected as informal;
- (b) with respect to ballot-papers marked by persons in accordance with section 106, seal up in separate parcels—
 - (i) all envelopes from which any such ballot-papers have been taken;
 - (ii) all unopened envelopes containing any such ballot-papers;

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- (iii) any such ballot-papers allowed as formal; and
- (iv) any such ballot-papers rejected as informal;
- (c) with respect to postal ballot-papers, seal up in separate parcels-
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal; and
- (d) with respect to ballot-papers marked by persons who voted before polling day, seal up in separate parcels-
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal.

(2) The provisions of sections 127, 128 and 129 shall apply to parcels of ballot-papers and envelopes referred to in subsection (1), and to parcels of envelopes referred to in sections 114L (d) and 114x (3) (a), as if those parcels were parcels of used ballot-papers referred to in those provisions.

(e) (i) by omitting from section 120c (1) (b) (i) Sec. 120c. the word "Christian" and by inserting instead (Notice to the words "given name or";

electors who have not voted.)

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ki.		ACT NO. , 1975.	55
4	×6 <u>–</u>	Parliamentary Electorates and Elections (Amendment).	Pa
		(ii) by omitting from section 120c (2) (b) (iii) the word "election." and by inserting instead the following words and subparagraph :—	
		election; or	
	5	(iv) had a valid and sufficient reason for his failure to vote at the election.	
		moorting motore the rono mag paragent -	(Informal ballot-
	10	(a) it is not duly signed or initialled by the returning officer or deputy;	papers.)
		(ii) by omitting from section 122 (1) (b) the word "if";	01
	15	words returning oncer of deputy,	Sec. 122A. (Ballot- papers not to be informal in certain circum- stances.)
		(h) by inserting in section 126 (1) after the words "absent voters' ballot-papers" wherever occurring the words ", ballot-papers of persons who voted before polling day".	Sec. 126. (Declara-
		the second of premises owned by	20
	20	9. The Principal Act is further amended—	Further amendment of Act No. 41, 1912.
		 (a) (i) by omitting from section 151B (2) the words "A poster" and by inserting instead the words "For the purpose of subsection (1), a poster"; 	(Exhibition

536—C (vi)

(ii)

(ii) by inserting after section 151B (2) the following subsection :---

(2A) A person shall not post up, or permit or cause to be posted up, a poster—

- (a) on or within any premises occupied or used by, or under the control or management of—
 - (i) the Crown or any instrumentality or agency of, or statutory body representing, the Crown; or
 - (ii) any local authority; or
- (b) in the case of premises which have no one in occupation, on or within those premises, unless that person has obtained—
 - (i) in the case of premises owned by one person alone, the permission in writing of that person; or
 - (ii) in the case of premises owned by two or more persons, whether as joint tenants or as tenants in common or otherwise, the permission in writing of at least one of those persons.
- (iii) by omitting from section 151B (3) (a) the word "or" where lastly occurring;

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(iv)	by omitting from section 151B (3) (b) the words "Theatres and Public Halls Act, 1908, as subsequently amended." and by inserting instead the following words and paragraph :—
hitte	Theatres and Public Halls Act, 1908; or
to to crip crip crip crip crip crip crip crip	(c) the posting up, exhibiting, writing, drawing or depicting of any poster within a hall or room that is being or is about to be used for a meeting held by or on behalf of a candidate in connection with an election.
(v)	by inserting in section 151B (6) before the definition of "poster" the following definition :—
SHARE SUS	"local authority" means the council of a city, municipality or shire, or a county council.

- (vi) by inserting in section 151B (6) after the definition of "poster" the following definitions :---
 - "premises" includes any structure, building, vehicle or vessel or any place, whether built on or not, and any part thereof.
 - "statutory body representing the Crown" has the meaning ascribed to that expression by section 4 of the Local Government Act, 1919.
 - (vii)

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- (vii) by omitting from the definition of "the prescribed size" in section 151B (6) the words "one thousand two hundred square inches" and by inserting instead the words "8 000 square centimetres";
- (viii) by inserting after section 151B (6) the following subsection :---

(7) Where premises referred to in paragraph (b) of subsection (2A) are subject to a lease for a term of six months or more, the reference in that paragraph to the owner of the premises shall be read as a reference to the lessee of the premises.

- (b) by inserting in section 151D after the words "deputy Sec. 151D. returning officer" the words ", any officer appointed (Removal of illegal by the returning officer for the purpose"; posters.)
- (c) by omitting section 176 (1A) and by inserting Sec. 176. (Regulainstead the following subsection :--tions.)
 - (1A) Section 41 of the Interpretation Act, 1897, applies in respect of a regulation made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.
- (d) by omitting from Schedule 11 the words schedule "(Christian name)" and by inserting instead the 11. words "(Given name or names)";
- Schedule 20 the words "Christian or other" and by 20. inserting instead the word "Given".
- (e) by omitting from the Schedule to Form 7 in Schedule

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10. Each provision of the Principal Act specified in Further Column 1 of Schedule 1 is amended in the manner specified amendment of Act No. 41, 1912. opposite that provision in Column 2 of that Schedule. Statute Law Revision.

SCHEDULE 1.

Sec. 10.

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AMENDMENT OF PRINCIPAL ACT.

Column 1.		Column 2.
Provision of Principal Act.		Amendment.
10 Section 6 (2)	•••	Omit "a District Court" and insert instead "the District Court".
Section 7 (2)		Omit ", as amended by subsequent Acts". Omit "subsection two of section six of this Act" and insert instead "section 6 (2)".
15 Section 8		Omit "a District Court" and insert instead "the District Court".
Section 12		Omit "subsection two of section seven or in section eleven of this Act" and insert instead section 7 (2) or in section 11".
20 Section 13 (2)		Omit "subsection (3) of section 6" and insert instead "section 6 (3)".
Section 19		Omit "as amended by subsequent Acts.".
25 Section 21A (3)	•••	Omit "as as so amended,". Omit "or of any Act amending that Act,". Omit "the said" and insert instead "that".
Section 21A (5)		Omit ", and any Act amending the same".
Section 21A (8) (b)		Omit "as amended by subsequent Acts,".
Section 41 (2) (a)	••	Omit "Comptroller-General of Prisons" and insert instead "Commissioner of Corrective Services".
30 Section 49 (1)		Omit "police or".
Section 85 (3)		Omit "as amended by subsequent Acts,".
Section 88 (2)		Omit "the said" and insert instead "that".
Section 91 (2)		Omit "1900-1936" and insert instead "1900".
Section 114L	••	Omit "subsection two of section 114H of this Act" and insert instead "section 114H (2)".
Section 118 (3) (c)		Omit "If" and insert instead "if".
Section 120F		O ' from manch (a) of the provice "Small
40		1970".

SCHEDULE

SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT—continued.

Column 1.	Column 2.	
Provision of Principal Act.	Amendment.	
Section 122A	Omit subsection (1) and insert instead the	
Sec. 10.	following:— (1) Notwithstanding anything to the contrary in this Act, a ballot-paper shall not, by reason of any marking thereon that is not authorised or required by this Act, be treated as informal, or be rejected	S.
;	or disallowed at the scrutiny, if, in the opinion of the returning officer, the voter's intention is clearly indicated on the ballot-paper.	
Section 179 Section 183 Section 185	Omit "Colonial". Omit "or police".	
Schedule 4	Omit "1912–1928" and insert instead "1912". Omit ", as amended".	
alere Leorad	Omit from clause 3 "in pursuance of subsection two of section one hundred and twenty-six of this Act" and insert instead "pursuant to section 126 (2)".	0 5.
Schedule 20	and insert instead "pursuant to section 126 (2)". Omit from clause 7 "paragraph (b) of section 120F of this Act" and insert instead "section 120F (b)".	
	Omit from clause 8 "paragraph (a) or paragraph (b) of section 120F of this Act" and insert instead "section 120F (a) or (b)".	5 5
Balgo, ving (Fr& golies) tionic has	Omit from Form 1 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 1 ", as amended". Omit from Form 2 "1912–1928" wherever occurring	12
	Omit from Form 2 "Polling-place Area" and insert instead "Subdivision"	
	Omit "Chief Secretary's Office," from the matter headed "(<i>Back of Forms 2 and 3.</i>)". Omit from Form 4 "1912–1928" and insert instead	25
risan' basi " Sanying"	"1912". Omit from Form 4 "Polling-place Area" and insert instead "Subdivision". Omit from Form 5 "polling-place area" and	
	insert instead "subdivision". Omit "Chief Secretary's Office," from the matter headed "(<i>Back of Forms 4 and 5.</i>)".	
	Omit from Form 6 "1912–1928" and insert instead "1912". Omit from Form 6 "Address—Chief Secretary's	22.24
hen.2" (siz basai 1	Office,". Omit from Form 7 "1912–1928" wherever occurring and insert instead "1912".	33

SCHEDURE

SCHEDULE

1997 - 19

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Act No. , 1975.

Parliamentary Electorates and Elections (Amendment).

SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT-continued.

Column 1.	Column 2.
5 Provision of Principal Act.	Amendment.
Schedule 20—contd	Omit from Form 7 "Chief Secretary's Office" and insert instead "Office of the Electoral Commis- sioner for the State of New South Wales".
	Omit from the Schedule to Form 7 "Polling- place area" and insert instead "Subdivision". Omit from Form 8 "1912–1928" wherever occurring and insert instead "1912"
	Omit from Form 9 "1912–1928" and insert instead "1912". Omit from Form 10 "1912–1928" wherever
	Occurring and insert instead "1912". Omit from Form 10 "Polling-place Area" wherever occurring and insert instead "Subdivision"
	who did not vote at the election;" and insert instead "(a) the names of electors who appear to
	have failed to vote at the election;". Omit from paragraph (b) in Form 10 "the" where secondly occurring.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975 [48c]

Act No. 101

Parliamenta, Electronic and State (Antenancint). SUHEDULIETS complete

heading - Tex. and South 1. And Contractor

No. , 1975.

A BILL

To make further provision with respect to the conduct of elections; and for this and other purposes to amend the Parliamentary Electorates and Elections Act, 1912.

[MR WADDY-20 November, 1975.]

BE

536-A 2424

 $B_{\rm and}^{\rm E}$ it enacted by the Queen'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:-

This Act may be cited as the "Parliamentary Elector- short title. 1. ates and Elections (Amendment) Act, 1975".

2. (1) This section and section 1 shall commence on the Commencedate of assent to this Act. ment.

10 (2) Except as provided in subsection (1), the several provisions of this Act shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Parliamentary Electorates and Elections Act, Principal 15 1912, is, in this Act, referred to as the Principal Act. Act.

The Principal Act is amended-4.

Amendment of Act No. 41, 1912.

(a) (i) by omitting from section 1 the matter relating Sec. 1. to Part II and by inserting instead the following (Short title, matter :---

arrange-ment, &c.)

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PART II.—NUMBERS OF MEMBERS AND OF ELECTORATES—DISTRIBUTION OF ELECTORATES-ss. 4-19.

(ii) by omitting from the matter relating to Part III in section 1 the matter "21A" and by inserting instead the matter "21";

(iii)

- (iii) by omitting from the matter relating to Part IV in section 1 the matter "67" and by inserting instead the matter "55";
- (iv) by omitting from section 1 the matter relating to Part V and by inserting instead the following matter :—

PART V.—CONDUCT OF ELECTIONS—ss. 68–154.

(v) by omitting from section 1 the matter relating to Part VII and by inserting instead the following matter :---

PART VII.—MISCELLANEOUS PROVISIONS, PENALTIES, &C.—ss. 176–186.

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- (b) (i) by omitting from section 3 the words "In the Sec. 3. construction of this Act the following expres- (Interpretation of sions within inverted commas shall bear the terms.) respective meanings hereby assigned to them, unless the context or subject-matter otherwise indicates or requires, namely :—" and by inserting instead the words "In this Act, except in so far as the context or subject-matter otherwise indicates or requires—";
 - (ii) by inserting in section 3 after the definition of "Authorised agent" the following definition :—
 - "Authorised witness" means a person who is an authorised witness for the purposes of this Act by virtue of section 114B.

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(c) by omitting section 11 and by inserting instead the Sec. 11. following section :---

11. (1) A person shall not be appointed a Disqualificommissioner under this Act if he is a person—

cations for appointment as commis-

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- (a) who is a bankrupt, is applying to take the commissioner.
 benefit of any law for the relief of bankrupt or insolvent debtors, whose debts are subject to a composition with his creditors, or whose remuneration would, on his appointment, be subject to an assignment for their benefit;
- (b) who has been convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or has been convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would have been a crime or an offence so punishable; or
- (c) who is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.

(2) A commissioner shall be deemed to have vacated his office if he—

(a) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;

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- (b) is convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or is convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would be a crime or an offence so punishable, or is convicted of a crime or an offence, whether in New South Wales or elsewhere, and is sentenced to imprisonment for that crime or offence; or
- (c) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.
- (d) by omitting section 21 and by inserting instead the Sec. 21. following section :---

21. A person shall not be entitled to have his Disqualiname placed or retained on any roll of electors for from the Assembly if he—

- (a) is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or
- (b) has been convicted of a crime or an offence, whether in New South Wales or elsewhere, and has been sentenced in respect of that crime or offence to imprisonment for 12 months or more and is in prison serving that sentence.

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(e)

- (e) (i) by omitting section 21A (7) (b) and by Sec. 21A.
 inserting instead the following paragraph :- (Appointment of Electoral
 (b) becomes bankrupt, applies to take the Commis-
 - (b) becomes bankrupt, applies to take the commissioner.) benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;
 - (ii) by omitting section 21A (7) (d) and by inserting instead the following paragraph :—
 - (d) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or;
- (f) (i) by omitting from section 26 (4) (b) the Sec. 26. words "christian or other" and by inserting (Rolls for districts instead the words "given name or"; districts and subdivisions.)
 - (ii) by omitting from section 26 (4) (d) the words "christian or other" and by inserting instead the words "given name or";

(g) (i) by omitting from section 41 (1) the words Sec. 41. "christian or other" and by inserting instead (Information as to deaths and convic-

tions.)

(h)

(ii) by omitting from section 41 (2) the words "christian or other" and by inserting instead the words "given name or";

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(h) by omitting section 55 (3) and by inserting instead Sec. 55. (Regulathe following subsection :--tions.)

(3) Section 41 of the Interpretation Act, 1897, applies in respect of regulations made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act. 1969.

The Principal Act is further amended— 5.

Further amendment of Act No. 41, 1912.

(a) by omitting the heading to Part V and by inserting Part V, heading. instead the following heading :---

PART V.

CONDUCT OF ELECTIONS.

- (b) by omitting from section 79 (7A) (a) the words Sec. 79. "fifty dollars" and by inserting instead the matter (Nomina-tions of **"\$100":** candidates.)
- (c) by inserting after section 82 the following Sec. 82A. section :---

82A. (1) If after noon on the day of nomination Returning there are two or more candidates, the returning officer to determine officer shall forthwith hold a ballot to determine the order in order in which the candidates' names are to be which candidates' entered on the ballot-papers. names are

to be entered on

(d)

(2) Every such ballot shall be held in ballotaccordance with the procedure prescribed by paper. regulations made under this Act.

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- (d) by omitting section 83 (a) and (b) and by Sec. 83. inserting instead the following paragraphs :-- (Printing ballot
 - ballotpapers.)
 - (a) the names of all candidates duly nominated shall be entered on the ballot-papers in the order in which those names were drawn by a ballot held pursuant to section 82A;
 - (b) the surname of each candidate shall be in more conspicuous type than that used for his given name or names;

(1A) The returning officer shall retain for use at to be furnished

(g)

furnished with copies of

- (a) at least one copy of the printed rolls in force ^{rolls} and ^{ballot-} papers.)
- (b) such number of ballot-papers as he considers will be required for the use of electors who are permitted to vote at his office before polling day,
- and shall keep an exact count of those ballot-papers.
- (f) (i) by omitting from section 90 (4) the words Sec. 90.
 "presiding officer" where firstly occurring and (How scrutineers by inserting instead the words "returning to be officer or deputy";
 - (ii) by omitting from section 90 (4) the words "twenty-five dollars, and may be removed from the polling-booth by any member of the police force or person authorised by the presiding officer to remove him" and by inserting instead the matter "\$25";

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his office-

Parliamentary Electorates and Elections (Amendment). (g) by omitting section 95 and by inserting instead the Sec. 95. following section :---95. (1) Subject to subsection (2), every polling Hours of shall commence at 8 a.m. on the day appointed for the polling to take place, and shall, unless lawfully adjourned, close at 6 p.m. on that day. (2) Subject to sections 111 (d) and 114 (1) (b) (iii), if any elector is in a polling-booth at 6 p.m. on polling day and desires to vote, his vote shall be taken and the polling shall not close until he has voted. (h) by omitting from section 97 (2) the words Sec. 97. "presiding officer" and by inserting instead the (Where electors words "returning officer or deputy"; may vote.) (i) by omitting section 99 and by inserting instead the Sec. 99. following section :---99. Every person claiming to vote at any polling- Persons claiming booth shallto vote to give name (a) state his surname and his given name or and address, names; (b) if required to do so by the returning officer

or deputy, state any other particulars necessary for the purpose of identifying the name on the roll under which the vote is claimed; and

(c) require a ballot-paper to be handed to him.

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- (j) (i) by omitting from section 100 (1) the words Sec. 100.
 "presiding officer" and by inserting instead the (Questions to be put if voter challenged.)
 - (ii) by omitting from section 100 (2) the words "presiding officer" and by inserting instead the words "returning officer or deputy";
- (k) (i) by omitting from section 101 the words Sec. 101.
 "christian name" wherever occurring and by (Errors not to inserting instead the words "given name or forfeit names";
 - (ii) by omitting from section 101 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
- by omitting from section 102 the words "presiding Sec. 102. officer" wherever occurring and by inserting instead the words "returning officer or deputy";
 - (m) by omitting from section 103 (1) (b) the words Sec. 103. "initials of the presiding officer, and exhibit it so (Vote, how folded to the presiding officer" and by inserting instead the words "signature or initials of the returning officer or deputy, and exhibit it so folded to the returning officer or deputy";
 - (n) by omitting from section 104 the words "presiding Sec. 104. officer" wherever occurring and by inserting instead (Spoilt the words "returning officer or deputy"; papers.)
 - (o) by omitting from section 108A the words "the last Sec. 108A. preceding section, or under paragraph (f) of section (Instructions.) 114H of this Act" and by inserting instead the words "section 108, section 114H (1) (f) or section 114T";

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(p)

	8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Parliamentary Electorates and Elections (Amendment).	
(p) by omitting section 111 and by inserting instead Sec the following section :	sc. 111.
authority— not	pers ot to be
 (a) remove a ballot-paper from any polling- from booth or, where the office of a returning polo officer is open to enable electors to vote &c. before polling day, remove a ballot-paper from that office; 	olling-
(b) enter into a compartment of a polling-booth while any person is in the compartment;	
 (c) remain in the compartment of a polling- booth, or, where he is voting at the office of a returning officer before polling day, remain at that office, for a longer period than is necessary for the purpose of marking his ballot-paper; or 	
(d) obstruct or unnecessarily delay the proceedings at a polling-booth or, where the office of a returning officer is open to enable electors to vote before polling day, the proceedings at that office.	
Penalty : \$50.	
(q) by omitting section 113 and by inserting instead the Sec following section :—	2. 113.
113. A person shall not, on polling day, or on Pen any day to which polling is adjourned, or on any obsi day on which the office of a returning officer is open from to enable electors to vote before polling day, ^{to p} obstruct the access or approaches to the polling- booth or the office of the returning officer, as the case may be	structing ctor om access

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case may be.

Penalty: \$50.

(r)

(r) by omitting section 114 and by inserting instead the Sec. 114. following section :---

114. (1) Every returning officer and deputy Returning returning officer, any assistant returning officer or officer, &c., clerical assistant acting under the authority of the offenders returning officer or deputy, and every member of Act. the police force shall have and may exercise such powers as may be necessary to maintain order and keep the peace at any election or polling under this Act, and for that purpose and without prejudice to any other powers conferred on him by law—

- (a) may—
 - (i) without warrant, arrest or cause to be arrested any person who he has reasonable grounds to believe is committing or has committed or is attempting to commit an offence under this Act at or in the immediate vicinity of any polling-place or, where the office of the returning officer is open to enable electors to vote before polling day, at or in the vicinity of that office; or

(ii) instead of arresting or causing the arrest of the person, remove or cause the removal of that person from the polling-place or immediate vicinity of that polling-place or, as the case may be, from the office of the returning officer or immediate vicinity of that office; and

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(b)

(b) may remove or cause to be removed from a polling-booth and from the immediate vicinity of the polling-booth, and, where the office of the returning officer is open to enable electors to vote before polling day, from that office and from the immediate vicinity of that office, any person—

- (i) who, having been given a lawful direction by or under the authority of the returning officer or deputy, fails to comply with that direction;
- (ii) who is obstructing the access or approaches to the polling-booth or, as the case may be, to that office;
- (iii) who is obstructing or unnecessarily delaying the proceedings at the polling-booth or, as the case may be, at that office; or
- (iv) who is behaving in a disorderly manner or is causing a disturbance.

(2) Any person arrested under subsection (1) shall, as soon as practicable thereafter, be taken before a justice of the peace to be dealt with according to law for the offence for which he was arrested.

6. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 114A (1) (b) the Sec. 114A. words "five miles" and by inserting instead the (Application for a words "eight kilometres";

Sec. 114A.
 (Application for a postal vote certificate and postal ballot-paper.)

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- (ii) by omitting from section 114A (1) the words "may make application for a postal vote certificate and postal ballot-paper" and by inserting instead the words "may make an application for a postal vote certificate and a postal ballotpaper to the returning officer for the district for which the elector is enrolled or, if the elector has reason to believe that the application may not reach that returning officer so as to enable him to receive from that returning officer the postal vote certificate and the postal ballotpaper in time to permit him to vote at the election, to some other district returning officer";
- (iii) by omitting section 114A (2) and (2A) and by inserting instead the following subsections :—

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be sent not earlier than the ninth day preceding the issue of the writ for the election to which it relates.

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(2A)

(2A) An elector who has made an application under subsection (1) shall, notwithstanding that the application complies with subsection (2), be entitled to a postal ballot-paper and postal vote certificate only if the application is received by the returning officer to whom it is addressed—

- (a) in the case of an application sent from within Australia, before 6 p.m. on the third day preceding polling day; or
- (b) in the case of an application sent from outside Australia, before 6 p.m. on the fifth day preceding polling day.
- (b) by omitting section 114B (2) and by inserting Sec. 114B. instead the following subsection :--- (Authorised winesses.)

(2) A person is not eligible to be an authorised witness at or in connection with an election if he—

(a) is a candidate at the election; or

(b) is a returning officer, a deputy returning officer, an assistant returning officer, a substitute returning officer, a poll clerk or a clerical assistant appointed to assist a returning officer in the performance of his duties.

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(c) by omitting section 114D and by inserting instead Sec. 114D. the following section :---

114D. (1) Where a returning officer receives an Issue of application made in accordance with section 114A, and ballot he shall deliver or post to the elector who made paper. the application—

(a) a postal ballot-paper that is in or to the effect of the form prescribed in Schedule 15; and

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(b) an envelope bearing-

- (i) the address of the returning officer for the district for which the elector has declared that he is enrolled; and
- (ii) a postal vote certificate that is in or to the effect of the prescribed form.

(2) Before delivering or posting a ballotpaper under subsection (1), the returning officer shall, if the particulars of the candidates are not already printed thereon, enter on the ballot-paper—

- (a) the name of the electoral district for which the elector has declared that he is enrolled; and
- (b) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A.

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(d)

(d) by omitting from section 114E (1) the words Sec. 114E. "before six o'clock in the afternoon of the day (Inspecimmediately preceding the polling day" and by applicainserting instead the words "before the time specified tions.) in section 114A (2A) (a) or (b), whichever is applicable";

(e) (i) by omitting from section 114G (2) the words Sec. 114G. "presiding officer" and by inserting instead the (Returning officer to words "deputy returning officer"; notify issue of

postal vote cer-(ii) by omitting from section 114G (3) the words tificates "presiding officer" and by inserting instead and postal ballotthe words "returning officer or deputy";

(f) by omitting from section 114H (2) the word "ten" Sec. 114H. and by inserting instead the word "seven";

(Directions for postal voting.)

papers.)

- (g) (i) by omitting from section 114L the word "ten" Sec. 114L. (Preliminary and by inserting instead the word "seven"; scrutiny of postal ballot-
 - (ii) by omitting section 114L (b) and by inserting papers.) instead the following paragraph :----

(b) if he is satisfied that—

(i) the signature on the certificate is that of the elector who signed the application for the certificate;

(ii) the signature purports to have been witnessed by an authorised witness;

536-B

(iii)

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(iii) the envelope bearing the certificate and containing the ballot-paper was delivered, or, if posted, bears a postmark clearly indicating that it was posted, to him before the close of the poll; and

accept the ballot-paper for further scrutiny, but if he is not so satisfied, disallow the ballot-paper without opening the envelope;

- (iii) by omitting from section 114L (d) the words "and preserve";
- (iv) by omitting section 114L (e) and by inserting instead the following paragraph :
 - (e) proceed with the scrutiny of the postal ballot-papers which have been accepted for further scrutiny—
 - (i) by removing those ballotpapers from the ballot-box in which they were placed in accordance with paragraph (c); and
 - (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

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(h)

⁽iv) the elector is enrolled for the district,

(h) by omitting the short heading after section 114N.

Short heading after sec. 114N.

Pre-poll voting.

114P. (1) An elector who-

Application for permission to vote before polling day.

114z.

(2)

- (a) will not throughout the hours of polling on before pollpolling day be within New South Wales;
- (b) will not throughout the hours of polling on polling day be within eight kilometres by the nearest practicable route of any polling-booth open for the purposes of the election;
- (c) will throughout the hours of polling on polling day be travelling under conditions which will preclude him from voting at any polling-booth; or
- (d) by reason of his membership of a religious order or his religious beliefs—
 - (i) is precluded from attending at a pollingbooth; or
 - (ii) will be precluded from voting throughout the hours of polling on polling day or throughout the greater part of those hours,
- 25 may make an application to the returning officer for the district for which he is enrolled for permission to vote before polling day.

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(2) An application under subsection (1) shall—

(a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;

(b) be signed by the elector in his own handwriting;

- (c) be witnessed by an authorised witness; and
- (d) be delivered by the elector in person to the office of the returning officer during the ordinary business hours of that office between noon on the day of nomination and 7 p.m. on the second day preceding polling day.

(3) An elector shall not in an application under subsection (1) make any statement which is, to his knowledge, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(4) A person shall not persuade or induce an elector to make any statement in an application under subsection (1) which is, to the knowledge of that person, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(5) A person shall not-

(a) persuade or induce; or

(b) associate himself with any other person in persuading or inducing,

an elector to make an application under subsection (1).

Penalty: \$100 or imprisonment for one month.

(6)

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(6) An authorised witness shall not witness the signature of an elector to an application under subsection (1) unless—

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

Penalty: \$100 or imprisonment for one month.

(7) An authorised witness witnessing the signature of an elector making an application under subsection (1) shall sign his name in his own hand-writing on the application in the space provided for that purpose, and shall add his address and the date.

114Q. (1) Where a returning officer receives an Procedure application made in accordance with section 114P, he before may, and, if requested to do so by any scrutineer, shall, polling day. put to the elector who made the application any of the questions prescribed by section 100 (1) which are applicable to the case, and, if the elector answers the questions satisfactorily or if no questions are put to the elector, the elector shall, after making a declaration in the prescribed form, be permitted to vote.

(2) The form of declaration shall be either printed or written on an envelope and shall, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer who shall then witness the elector's signature.

(3)

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(3) Subject to subsection (4), the returning officer shall then hand to the elector a ballot-paper that is in or to the effect of the form prescribed in Schedule 4, and on receiving that ballot-paper, the elector shall—

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- (a) mark his vote on the ballot-paper in accordance with the directions thereon in the view of the returning officer but so that the returning officer is unable to see what marks he makes on the ballot-paper;

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- (b) fold the ballot-paper so that the marks made by him cannot be seen; and
- (c) at once return the ballot-paper so folded to the returning officer.

(4) Before handing the ballot-paper to the elector under subsection (3), the returning officer shall—

- (a) if the particulars of the candidates are not already printed on it, enter on the ballot-paper—
 - (i) the name of the electoral district for which the elector has declared that he is enrolled; and
 - (ii) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (b) sign the back of the ballot-paper in his own handwriting in such a position as to be readily seen when the elector has folded the ballot-paper in accordance with subsection (3) (b).
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(5) On the ballot-paper being returned to him in accordance with subsection (3) (c), the returning officer shall-

- (a) in the presence of the elector, enclose it in the envelope bearing the elector's declaration and securely fasten the envelope; and
- (b) retain the envelope and ballot-paper until the close of the poll.

(6) When an elector has voted under this section, the returning officer shall endorse on the application made by that elector under section 114P (1) the fact that the elector has voted and the date of the vote.

(7) An authorised witness shall not, in any way, influence or attempt to influence the vote of an elector voting under this section.

Penalty: \$250 or imprisonment for three months.

114R. The returning officer shall retain every Applications application made to him under section 114P (1) until to be available the election can no longer be questioned and shall, on for public being requested to do so by any person attending his inspection. office at any time during the ordinary business hours of that office from and including the third day after polling day until the election can no longer be questioned, make any such application available for inspection by that person.

114s. When an elector has voted in accordance with Returning section 1140, the returning officer shall, if certified copies to notify of the roll have been furnished to the deputy returning deputy officers responsible for the subdivision for which the officer elector is enrolled, immediately notify those deputy that elector has voted

before polling day.

returning

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returning officers that the elector has voted and, on being so notified, each such deputy returning officer shall enter a note of that fact on the certified copies of the roll furnished to him, but if certified copies of the roll have not been so furnished, the returning officer shall enter such a note on the certified copies of the roll in his possession.

114T. (1) If an elector permitted to vote under Assistance section 114Q satisfies the returning officer that his sight is electors. so impaired that he is unable to vote without assistance, the returning officer shall permit a person appointed by the elector to assist the elector, and the person so appointed shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold and return the ballot-paper to the returning officer.

(2) If any such elector fails to appoint a person as provided by subsection (1), the returning officer, in the presence of such scrutineers as are present, or, if there are no scrutineers present, in the presence of any person employed in his office, shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold the ballot-paper.

114U. (1) A candidate may, by writing under his Appointhand, appoint one or more scrutineers in order to observe scrutineers. voting by electors under section 114Q.

(2) Subject to subsection (3), a scrutineer so appointed is, during the ordinary business hours of the office of the returning officer between noon on the day of nomination and 7 p.m. on the second day preceding polling day, entitled to be present in that part of the office of the returning officer in which voting under section 114Q takes place.

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(3) If a scrutineer so appointed leaves the office of the returning officer during the period that he is entitled to be present at that office, another scrutineer so appointed may act in his place, but only one scrutineer is entitled to be present at that office in respect of a candidate at any one time.

(4) A scrutineer appointed under subsection (1) shall not—

- (a) fail or refuse to comply with any lawful direction given to him by the returning officer;
- (b) interfere with or attempt to influence an elector who is making an application under section 114P
 (1) or who is voting under section 114Q;
- (c) communicate with any such elector, except so far as it is necessary to do so in the discharge of his functions; or
- (d) misconduct himself at the office of the returning officer when present at that office pursuant to subsection (2) or (3).
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Penalty: \$25.

(5) A scrutineer shall, before acting as such at the office of the returning officer when open to enable electors to vote before polling day, make and sign before the returning officer a declaration in the same terms as are prescribed in section 91 (1).

(6) Where a declaration is made and signed in accordance with subsection (5), the returning officer shall transmit the declaration to the Electoral Commissioner, and Part IV of the Oaths Act, 1900, shall apply to the declaration as if it had been made under that Act.

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114v.

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114v. A person shall not mark or attempt or purport Penalty for to mark a vote on a ballot-paper handed to an elector unlawfully under section 114q unless he—

(a) is that elector; or

(b) is a person appointed by that elector under section 114T (1) or is the returning officer acting in accordance with section 114T (2).

Penalty: \$500 or imprisonment for six months.

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114w. A person who is present when an elector is Duty of persons attending the office of the returning officer for the purpose of voting under section 114Q shall not—

persons present when elector votes under section

- (a) fail or refuse to comply with any lawful direction 1140. given to him by the returning officer; or
- (b) except as provided in section 114T—

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(i) communicate with the elector in relation to the marking of that elector's vote;

- (ii) assist the elector or in any manner interfere with the elector in relation to the marking of that elector's vote; or
- (iii) look at the elector's vote or do anything which may result in his obtaining knowledge of the elector's vote.

Penalty : \$250 or imprisonment for three months.

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114x. (1) At the scrutiny the returning officer shall Preliminary produce unopened all envelopes containing ballot-papers of ballotmarked by electors who have voted under section 114Q papers of and shall also produce all applications made to him under under section 114P (1).

(2)

(2) The returning officer shall then compare the signature of the elector in the declaration on each of those envelopes with the signature in the application made by that elector under section 114P (1) and allow the scrutineers to examine both signatures; and if, after making that comparison, the returning officer is satisfied that the signature in the declaration is that of the elector who signed the application and if he is also satisfied that—

(a) the signature purports to have been witnessed by an authorised witness; and

(b) the elector is enrolled for the district for which the returning officer is appointed,

he shall remove the ballot-paper from the envelope and, without unfolding the ballot-paper or allowing any other person to do so, place the ballot-paper in a locked and sealed ballot-box for further scrutiny, together with any other ballot-papers accepted for further scrutiny under this subsection, but if he is not so satisfied he shall disallow the ballot-paper without opening the envelope.

(3) After dealing with all envelopes, ballotpapers and applications in the manner prescribed by subsection (2), the returning officer—

(a) shall seal up in separate parcels—

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- (i) those envelopes from which ballot-papers have been removed for further scrutiny; and
- (ii) those envelopes containing disallowed ballot-papers; and

(b)

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(b) shall then proceed with the further scrutiny—

- (i) by removing the ballot-papers from the ballot-box in which they were placed in accordance with subsection (2); and
- (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

114y. If any elector voting under section 114Q spoilt satisfies the returning officer that he has spoilt the ballotpaper handed to him under that section by reason of accident or mistake, and that ballot-paper has not been enclosed in an envelope in accordance with subsection (5) of that section, the returning officer, on receipt of the spoilt ballot-paper, shall—

- (a) hand to the elector a new ballot-paper; and
- (b) cancel and preserve the spoilt ballot-paper.

114z. Every reference in sections 114Q, 114R, 114T, Reference 114U, 114V, 114W (a) and 114Y to a returning officer to returning shall be deemed to include a reference to a clerical deemed assistant appointed to assist the returning officer in the to include clerical assistant in certain

8. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

cases.

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(a) (i) by omitting from section 115 (1) (d) the Sec. 115.
 words "and completed and attested by him" (Voting and by inserting instead the words "who shall district.) then attest the signature of the elector";

(ii)

(ii) by omitting from section 115 (1) (e) the words "arranged in alphabetical order according to their surnames in according with section eighty-three of this Act" and by inserting instead the words "in the order in which those names were drawn by ballot held pursuant to section 82A";

(iii) by omitting section 115 (2) and by inserting instead the following subsections :---

(2) If the returning officer or deputy is unable to supply the elector with a printed or a partly printed and partly written ballotpaper in or to the effect of the prescribed form, he shall, after the declaration has been made by the elector pursuant to subsection (1) (d), supply to the elector a paper which is signed or initialled by the returning officer or deputy on the back and on which is written—

- (a) the name of the electoral district;
- (b) the names of the candidates in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (c) the directions as to the method of voting set out in Schedule 4.

(2A) On receiving the paper, the elector shall—

(a) retire alone into an unoccupied compartment of the polling-booth and there in private record his vote in the manner directed on the paper:

(b)

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- (b) fold the paper so that the vote so recorded cannot be seen; and
- (c) at once return the paper so folded to the returning officer or deputy.
- (2B) The paper shall, on being returned to the returning officer or deputy, be dealt with as a ballot-paper.
- (b) by omitting section 118 (3) (a) and by inserting Sec. 118. (Further scrutiny.)
 - (a) if it is not duly signed or initialled by the returning officer or deputy who took the poll at the polling-place where the voter voted;
- (c) by omitting section 119 and by inserting instead Sec. 119. the following section :---

119. The decision of the returning officer as to Decision of the allowance or disallowance or the acceptance or returning officer re validity

of ballotpaper.

- (a) the ballot-paper of an absent voter;
 - (b) the ballot-paper of an elector who has voted by post;
 - (c) the ballot-paper of an elector who has voted before polling day; or

(d)

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Parliamentary Electorates and Elections (Amendment). (d) any ballot-paper to which section 106 applies, shall, subject only to review by the Court of Disputed Returns when hearing a petition in accordance with Part VI, be final. 5 (d) by omitting section 120 and by inserting instead Sec. 120. the following section :---120. (1) The returning officer shall— Certain duties of returning (a) with respect to ballot-papers marked by officer. 10 absent voters, seal up in separate parcels-(i) all envelopes from which any such ballot-papers have been taken; (ii) all unopened envelopes containing any such ballot-papers; 15 (iii) any such ballot-papers allowed as formal; and (iv) any such ballot-papers rejected as informal; (b) with respect to ballot-papers marked by persons in accordance with section 106, seal up in separate parcels-(i) all envelopes from which any such ballot-papers have been taken;

(ii) all unopened envelopes containing any such ballot-papers;

(iii)

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- (iii) any such ballot-papers allowed as formal; and
- (iv) any such ballot-papers rejected as informal:
- (c) with respect to postal ballot-papers, seal up 5 .001 bi in separate parcels-
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal; and
 - (d) with respect to ballot-papers marked by persons who voted before polling day, seal up in separate parcels-
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal.

(2) The provisions of sections 127, 128 and 129 shall apply to parcels of ballot-papers and envelopes referred to in subsection (1), and to parcels of envelopes referred to in sections 114L (d) and 114x (3) (a), as if those parcels were parcels of used ballot-papers referred to in those provisions.

(e) (i) by omitting from section 120c (1) (b) (i) Sec. 120c. the word "Christian" and by inserting instead (Notice to the words "given name or";

electors who have not voted.)

(ii)

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(ii) by omitting from section 120c (2) (b) (iii) the word "election." and by inserting instead the following words and subparagraph :—

election; or

- (iv) had a valid and sufficient reason for his failure to vote at the election.
- (f) (i) by omitting section 122 (1) (a) and by Sec. 122.
 inserting instead the following paragraph :-- (Informal ballot-papers.)
 (a) it is not duly signed or initialled by the
 - returning officer or deputy;
 - (ii) by omitting from section 122 (1) (b) the word "if";
- (g) by omitting from section 122A (3) the words Sec. 122A. "presiding officer" and by inserting instead the (Ballotwords "returning officer or deputy";

to be informal in certain circumstances.)

(h) by inserting in section 126 (1) after the words Sec. 126. "absent voters' ballot-papers" wherever occurring (Declarathe words ", ballot-papers of persons who voted tion of poll.) before polling day".

20 9. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 151B (2) the words Sec. 151B.
"A poster" and by inserting instead the words (Exhibition "For the purpose of subsection (1), a poster"; of posters.)

536-C

(ii)

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(ii) by inserting after section 151B (2) the following subsection :---

(2A) A person shall not post up, or permit or cause to be posted up, a poster—

- (a) on or within any premises occupied or used by, or under the control or management of—
 - (i) the Crown or any instrumentality or agency of, or statutory body representing, the Crown; or
 - (ii) any local authority; or
- (b) in the case of premises which have no one in occupation, on or within those premises, unless that person has obtained—
 - (i) in the case of premises owned by one person alone, the permission in writing of that person; or
 - (ii) in the case of premises owned by two or more persons, whether as joint tenants or as tenants in common or otherwise, the permission in writing of at least one of those persons.
- (iii) by omitting from section 151B (3) (a) the word "or" where lastly occurring;

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(iv)

(iv) by omitting from section 151B (3) (b) the words "Theatres and Public Halls Act, 1908, as subsequently amended." and by inserting instead the following words and paragraph :—

Theatres and Public Halls Act, 1908; or

- (c) the posting up, exhibiting, writing, drawing or depicting of any poster within a hall or room that is being or is about to be used for a meeting held by or on behalf of a candidate in connection with an election.
- (v) by inserting in section 151B (6) before the definition of "poster" the following definition :---

"local authority" means the council of a city, municipality or shire, or a county council.

- (vi) by inserting in section 151B (6) after the definition of "poster" the following definitions :----
 - "premises" includes any structure, building, vehicle or vessel or any place, whether built on or not, and any part thereof.
 - "statutory body representing the Crown" has the meaning ascribed to that expression by section 4 of the Local Government Act, 1919.

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- (vii) by omitting from the definition of "the prescribed size" in section 151B (6) the words "one thousand two hundred square inches" and by inserting instead the words "8 000 square centimetres";
- (viii) by inserting after section 151B (6) the following subsection :---

(7) Where premises referred to in paragraph (b) of subsection (2A) are subject to a lease for a term of six months or more, the reference in that paragraph to the owner of the premises shall be read as a reference to the lessee of the premises.

- (b) by inserting in section 151D after the words "deputy Sec. 151D. returning officer" the words ", any officer appointed (Removal of illegal posters.)
- (c) by omitting section 176 (1A) and by inserting Sec. 176. instead the following subsection :-- (Regulations.)

(1A) Section 41 of the Interpretation Act, 1897, applies in respect of a regulation made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

- (d) by omitting from Schedule 11 the words Schedule "(Christian name)" and by inserting instead the 11. words "(Given name or names)";
- (e) by omitting from the Schedule to Form 7 in Schedule Schedule 20 the words "Christian or other" and by 20. inserting instead the word "Given".

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Act No. , 1975.

Parliamentary Electorates and Elections (Amendment).

10. Each provision of the Principal Act specified in Further Column 1 of Schedule 1 is amended in the manner specified of Act No. opposite that provision in Column 2 of that Schedule. Statute Law Revision.

SCHEDULE 1.

Sec. 10.

AMENDMENT OF PRINCIPAL ACT.

5

Column 1.		Column 2.	
Provision of Principal Act.	-	Amendment.	
10 Section 6 (2)		Omit "a District Court" and insert instead "the District Court".	
Section 7 (2)	10.1	Omit ", as amended by subsequent Acts". Omit "subsection two of section six of this Act" and insert instead "section 6 (2)".	
15 Section 8		Omit "a District Court" and insert instead "the District Court".	
Section 12		Omit "subsection two of section seven or in section eleven of this Act" and insert instead "section 7 (2) or in section 11".	
20 Section 13 (2)		Omit "subsection (3) of section 6" and insert instead "section 6 (3)".	
Section 19		Omit "as amended by subsequent Acts,". Omit ", as so amended,".	
25 Section 21A (3)	•••	Omit "or of any Act amending that Act,". Omit "the said" and insert instead "that".	
Section 21A (5)		Omit ", and any Act amending the same". Omit "as amended by subsequent Acts,".	
Section 21A (8) (b)		Omit "as amended by subsequent Acts,".	
Section 41 (2) (a)		Omit "Comptroller-General of Prisons" and insert instead "Commissioner of Corrective Services".	
30 Section 49 (1)		Omit "police or".	
Section 85 (3)	• •	Omit "as amended by subsequent Acts,".	
Section 88 (2)		Omit "the said" and insert instead "that".	
Section 91 (2)	••	Omit "1900-1936" and insert instead "1900".	
Section 114L		Omit "subsection two of section 114H of this Act" and insert instead "section 114H (2)".	
55 Section 118 (3) (c)		Omit "If" and insert instead "if".	
Section 120F	::	Omit from paragraph (c) of the proviso "Small	
		Omit from paragraph (c) of the proviso "Small Debts Recovery Act, 1912" and insert instead "Courts of Petty Sessions (Civil Claims) Act,	
40		1970".	

SCHEDULE

, 1975. Act No.

Parliamentary Electorates and Elections (Amendment).

SCHEDULE 1-continued.

10. Each provision Column 1 of Scheduler AMENDMENT OF PRINCIPAL ACT—continued.

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	Column 1.	Column 2.
5	Provision of Principal Act.	Amendment.
	Section 122A	Omit subsection (1) and insert instead the
	Sec. 10.	following:— (1) Notwithstanding anything to the contrary in
10		this Act, a ballot-paper shall not, by reason of any marking thereon that is not authorised or required by this Act, be treated as informal, or be rejected or disallowed at the scrutiny, if, in the opinion of
		the returning officer, the voter's intention is clearly
15	Section 179	indicated on the ballot-paper. Omit "Colonial".
	Section 179	Omit for nolice?
	Section 185	Omit "Colonial".
	Schedule 4	Omit "1912-1928" and insert instead "1912".
20	Schedule 15	Omit ", as amended".
	Schedule 18	Omit from clause 3 "in pursuance of subsection two of section one hundred and twenty-six of this Act" and insert instead "pursuant to section 126 (2)".
	Schedule 20	Omit from clause 7 "paragraph (b) of section 120F
25		of this Act" and insert instead "section 120F (b)".
		Omit from clause 8 "paragraph (a) or paragraph (b) of section 120F of this Act" and insert instead "section 120F (a) or (b)"
		Omit from Form 1 "1912–1928" wherever occurring
30		and insert instead "1912".
		Omit from Form 1 ", as amended". Omit from Form 2 "1912–1928" wherever occurring and insert instead "1912".
35		Omit from Form 2 "Polling-place Area" and
55		insert instead "Subdivision". Omit "Chief Secretary's Office," from the matter
		headed "(Back of Forms 2 and 3.)".
		Omit from Form 4 "1912–1928" and insert instead
40	The part in	"1912".
40		Omit from Form 4 "Polling-place Area" and insert instead "Subdivision".
		Omit from Form 5 "polling-place area" and insert instead "subdivision".
		Omit "Chief Secretary's Office," from the matter
45		headed "(Back of Forms 4 and 5.)".
		Omit from Form 6 "1912–1928" and insert instead
		"1912".
		Omit from Form 6 "Address-Chief Secretary's
50	Sector 1	Office,".
50	ins) Act.	Omit from Form 7 "1912–1928" wherever occurring
		and insert instead "1912".

SCHEDULE.

SCHEDULE

SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT-continued.

	Column 1.	Column 2.
5	Provision of Principal Act.	Amendment.
	Schedule 20—contd	Omit from Form 7 "Chief Secretary's Office" and insert instead "Office of the Electoral Commis- sioner for the State of New South Wales".
10		Omit from the Schedule to Form 7 "Polling- place area" and insert instead "Subdivision". Omit from Form 8 "1912–1928" wherever occurring and insert instead "1912".
15		Omit from Form 9 "1912–1928" and insert instead "1912". Omit from Form 10 "1912–1928" wherever occurring and insert instead "1912".
20		Omit from Form 10 "Polling-place Area" wherever occurring and insert instead "Subdivision". Omit from Form 10 "(a) the names of the electors who did not vote at the election;" and insert instead "(a) the names of electors who appear to
25		have failed to vote at the election;". Omit from paragraph (b) in Form 10 "the" where secondly occurring.

BY AUTHORITY D. WEST, GOVERNMENT PRENTER, NEW SOUTH WALES—1975 [48c]

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Act NO. 1941.

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AMENDMENT OF PRINCIPAL ALLARY MINING

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PROOF

PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL, 1975

EXPLANATORY NOTE

THE Bill contains the following provisions:---

Clause 1. Short title.

Clause 2. Commencement provisions.

Clause 3 provides for the Parliamentary Electorates and Elections Act, 1912, to be referred to in the Bill as the Principal Act.

Clause 4 amends sections 26 and 41 by substituting references to "given name or names" for the references to "christian or other names". The clause also makes amendments of a minor, formal or consequential nature to sections 1, 3, 21A and 55, and revises sections 11 and 21.

Clause 5 makes the following amendments to Part V of the Principal Act :---

- (a) Section 79, which relates to nominations of candidates, is amended by increasing the amount of deposit required to be lodged by a candidate for election from \$50 to \$100.
- (b) A new section, 82A, is insected so as to provide for a ballot to be held to determine the order in which the names of candidates are to be entered on ballot-papers.
- (c) Section 95, which relates to hours of polling, is being substituted. Under the substituted section polling-places will close at 6 p.m. instead of 8 p.m. as is the case at present.

The clause also makes minor, formal or consequential amendments to sections 83, 89, 90, 97, 100, 101, 102, 103, 104 and 108A and revises sections 99, 111, 113 and 114.

Clause 6 makes miscellaneous amendments to the provisions of the Principal Act relating to postal voting (sections 114A-114N). As a consequence of the amendments to sections 114A and 114E and the substitution of section 114D an application for a postal vote will have to be received by the returning officer concerned before 6 p.m. on the fifth day before polling day if it is sent from outside Australia or before 6 p.m. on the third day before polling day if it is sent from within Australia. The clause also amends section 114B, which relates to authorised witnesses, so as to render a returning officer, an assistant returning officer, a deputy returning officer, a substitute returning officer, a poll clerk or a clerical assistant ineligible to be an authorised witness for the purposes of the Principal Act. An amendment to section 114L is intended to ensure that only those postal votes which were made before the close of the poll will be accepted as valid.

Clause 7 inserts sections 114P to 114z which will enable an elector to vote in person at the office of the returning officer for the electoral district for which he is enrolled at any time during the ordinary business hours of that office between noon on the day of nomination and 7 p.m. on the second day before polling day if the elector—

- (a) will not throughout the hours of polling on polling day be within New South Wales;
- (b) will not throughout the hours of polling on polling day be within 8 kilometres of a polling-booth;
- (c) will throughout the hours of polling on polling day be travelling under conditions which will preclude him from voting at a polling-booth; or
- (d) will, by reason of his membership of a religious order or his religious beliefs, be precluded from attending a polling-booth or precluded from voting throughout the hours of polling on polling day or throughout the greater part of those hours.

Clause 8 amends section 120c which requires the Electoral Commissioner to send to an elector who has failed to vote a notice asking him to explain that failure to vote. As a result of the amendment the Electoral Commissioner will no longer be required to send such a notice if he is satisfied that the elector has a valid and sufficient reason for not voting. The clause also makes amendments of a minor, formal or consequential nature to sections 115, 118, 122, 122A and 126 and revises sections 119 and 120.

Clause 9 amends section 151B which relates to the posting and exhibiting of posters containing electoral matter. The clause inserts in that section a new subsection (2A) which will prohibit a person from posting up such a poster—

- (a) on any premises occupied or used, or under the control or management of, the Crown, any instrumentality of, or statutory body representing, the Crown, or any local authority; or
- (b) on or in any unoccupied premises without the consent in writing of the owner.

The section is also being amended to provide that the posting up or exhibiting of a poster within a hall or room being used for a meeting held in connection with an election is not prohibited. Section 151D is being amended so as to enable an officer appointed by a returning officer to remove posters containing electoral matter that have been posted or exhibited in contravention of the section and makes amendments of a formal or consequential nature to section 176 and to Schedules 11 and 20.

Clause 10 makes miscellaneous amendments of a formal nature by way of statute law revision.

PROOF

No. , 1975.

A BILL

To make further provision with respect to the conduct of elections; and for this and other purposes to amend the Parliamentary Electorates and Elections Act, 1912.

[MR WADDY-20 November, 1975.]

BE

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 \mathbf{B}^{E} it enacted by the Queen'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 5 follows:-

1. This Act may be cited as the "Parliamentary Elector- short title. ates and Elections (Amendment) Act, 1975".

2. (1) This section and section 1 shall commence on the Commencement. date of assent to this Act.

10 (2) Except as provided in subsection (1), the several provisions of this Act shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Parliamentary Electorates and Elections Act, Principal Act. 15 1912, is, in this Act, referred to as the Principal Act.

The Principal Act is amended—

Amendment of Act No. 41, 1912.

(a) (i) by omitting from section 1 the matter relating Sec. 1. to Part II and by inserting instead the following (Short title, matter :---

arrangement, &c.)

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PART II.-NUMBERS OF MEMBERS AND OF ELECTORATES—DISTRIBUTION OF ELECTORATES—ss. 4-19.

(ii) by omitting from the matter relating to Part III in section 1 the matter "21A" and by inserting instead the matter "21";

(iii)

- (iii) by omitting from the matter relating to Part IV in section 1 the matter "67" and by inserting instead the matter "55";
- (iv) by omitting from section 1 the matter relating to Part V and by inserting instead the following matter :—

PART V.—CONDUCT OF ELECTIONS—ss. 68–154.

(v) by omitting from section 1 the matter relating to Part VII and by inserting instead the following matter :---

PART VII.—MISCELLANEOUS PROVISIONS, PENALTIES, &C.—ss. 176–186.

(b) (i) by omitting from section 3 the words "In the Sec. 3. construction of this Act the following expres- (Interpresions within inverted commas shall bear the terms.) respective meanings hereby assigned to them, unless the context or subject-matter otherwise indicates or requires, namely :—" and by inserting instead the words "In this Act, except in so far as the context or subject-matter otherwise indicates or requires."

- (ii) by inserting in section 3 after the definition of "Authorised agent" the following definition :----
 - "Authorised witness" means a person who is an authorised witness for the purposes of this Act by virtue of section 114B.

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(c)

(c) by omitting section 11 and by inserting instead the Sec. 11. following section :---

11. (1) A person shall not be appointed a Disqualificommissioner under this Act if he is a person— appoint-

appointment as commis-

- (a) who is a bankrupt, is applying to take the commissioner.
 benefit of any law for the relief of bankrupt or insolvent debtors, whose debts are subject to a composition with his creditors, or whose remuneration would, on his appointment, be subject to an assignment for their benefit;
- (b) who has been convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or has been convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would have been a crime or an offence so punishable; or
- (c) who is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.

(2) A commissioner shall be deemed to have vacated his office if he—

(a) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;

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(b)

- (b) is convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or is convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would be a crime or an offence so punishable, or is convicted of a crime or an offence, whether in New South Wales or elsewhere, and is sentenced to imprisonment for that crime or offence; or
- (c) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.
- (d) by omitting section 21 and by inserting instead the Sec. 21. following section :---

21. A person shall not be entitled to have his Disqualiname placed or retained on any roll of electors for from the Assembly if he—

- (a) is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or
- (b) has been convicted of a crime or an offence, whether in New South Wales or elsewhere, and has been sentenced in respect of that crime or offence to imprisonment for 12 months or more and is in prison serving that sentence.

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- (e) (i) by omitting section 21A (7) (b) and by Sec. 21A. inserting instead the following paragraph :— (Appointment of Electoral
 - (b) becomes bankrupt, applies to take the Commisbenefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;
 - (ii) by omitting section 21A (7) (d) and by inserting instead the following paragraph :---
 - (d) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or;
- (f) (i) by omitting from section 26 (4) (b) the Sec. 26. words "christian or other" and by inserting (Rolls for districts and subdivisions.)
 - (ii) by omitting from section 26 (4) (d) the words "christian or other" and by inserting instead the words "given name or";
- (g) (i) by omitting from section 41 (1) the words Sec. 41.
 "christian or other" and by inserting instead (Information as to deaths and convictions.)
 - (ii) by omitting from section 41 (2) the words "christian or other" and by inserting instead the words "given name or";

(h)

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(h) by omitting section 55 (3) and by inserting instead Sec. 55. the following subsection :---(Regulations.)

(3) Section 41 of the Interpretation Act, 1897, applies in respect of regulations made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

The Principal Act is further amended-5.

Further amendment of Act No. 41, 1912.

(a) by omitting the heading to Part V and by inserting Part V, heading. instead the following heading :---

PART V.

CONDUCT OF ELECTIONS.

- (b) by omitting from section 79 (7A) (a) the words Sec. 79. "fifty dollars" and by inserting instead the matter (Nomina-tions of "\$100"; candidates.)
- (c) by inserting after section 82 the following Sec. 82A. section :---

82A. (1) If after noon on the day of nomination Returning there are two or more candidates, the returning officer to determine officer shall forthwith hold a ballot to determine the order in order in which the candidates' names are to be which candidates' entered on the ballot-papers. names are

to be entered on

(d)

(2) Every such ballot shall be held in ballotaccordance with the procedure prescribed by paper. regulations made under this Act.

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- (d) by omitting section 83 (a) and (b) and by Sec. 83. inserting instead the following paragraphs :-- (Printing ballot-papers.)
 - (a) the names of all candidates duly nominated shall be entered on the ballot-papers in the order in which those names were drawn by a ballot held pursuant to section 82A;
 - (b) the surname of each candidate shall be in more conspicuous type than that used for his given name or names;

returning officers

(1A) The returning officer shall retain for use at to be furnished with

with copies of rolls and

- (a) at least one copy of the printed rolls in force ballotfor his district; and papers.)
- (b) such number of ballot-papers as he considers will be required for the use of electors who are permitted to vote at his office before polling day,
- and shall keep an exact count of those ballot-papers.
- (f) (i) by omitting from section 90 (4) the words Sec. 90. "presiding officer" where firstly occurring and (How by inserting instead the words "returning to be officer or deputy";
 - (ii) by omitting from section 90 (4) the words "twenty-five dollars, and may be removed from the polling-booth by any member of the police force or person authorised by the presiding officer to remove him" and by inserting instead the matter "\$25";

(g)

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(g) by omitting section 95 and by inserting instead the Sec. 95. following section :---

95. (1) Subject to subsection (2), every polling Hours of shall commence at 8 a.m. on the day appointed for the polling to take place, and shall, unless lawfully adjourned, close at 6 p.m. on that day.

(2) Subject to sections 111 (d) and 114 (1) (b) (iii), if any elector is in a polling-booth at 6 p.m. on polling day and desires to vote, his vote shall be taken and the polling shall not close until he has voted.

- (h) by omitting from section 97 (2) the words Sec. 97. "presiding officer" and by inserting instead the (Where electors words "returning officer or deputy"; may vote.)
- (i) by omitting section 99 and by inserting instead the Sec. 99. following section :---

99. Every person claiming to vote at any polling- Persons claiming to vote to vote the shall—

claiming to vote to give name and address

(j)

- (a) state his surname and his given name or and address, names:
- (b) if required to do so by the returning officer or deputy, state any other particulars necessary for the purpose of identifying the name on the roll under which the vote is claimed; and
- (c) require a ballot-paper to be handed to him.

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- (j) (i) by omitting from section 100 (1) the words Sec. 100.
 "presiding officer" and by inserting instead the (Questions to be put if voter challenged.)
 - (ii) by omitting from section 100 (2) the words "presiding officer" and by inserting instead the words "returning officer or deputy";
- (k) (i) by omitting from section 101 the words Sec. 101.
 "christian name" wherever occurring and by (Errors not to inserting instead the words "given name or forfeit names"; vote.)
 - (ii) by omitting from section 101 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
- (1) by omitting from section 102 the words "presiding Sec. 102. officer" wherever occurring and by inserting instead (Ballotpapers the words "returning officer or deputy"; signed or initialled.)
 - (m) by omitting from section 103 (1) (b) the words Sec. 103. "initials of the presiding officer, and exhibit it so (Vote, how folded to the presiding officer" and by inserting instead the words "signature or initials of the returning office or deputy, and exhibit it so folded to the returning office or deputy";
 - (n) by omitting from section 104 the words "presiding Sec. 104. officer" wherever occurring and by inserting instead (Spoilt the words "returning officer or deputy"; papers.)
 - (o) by omitting from section 108A the words "the last Sec. 108A. preceding section, or under paragraph (f) of section (Instructions.) 114H of this Act" and by inserting instead the words "section 108, section 114H (1) (f) or section 114T";

(p)

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	hitting section 111 and by inserting instead llowing section :	Sec. 111
111 author		Ballot- papers not to b
(a)	remove a ballot-paper from any polling- booth or, where the office of a returning officer is open to enable electors to vote a before polling day, remove a ballot-paper from that office;	polling-
(b)	enter into a compartment of a polling-booth while any person is in the compartment;	
(c)	remain in the compartment of a polling- booth, or, where he is voting at the office of a returning officer before polling day, remain at that office, for a longer period than is necessary for the purpose of marking his ballot-paper; or	
(d)	obstruct or unnecessarily delay the proceedings at a polling-booth or, where the office of a returning officer is open to enable electors to vote before polling day, the proceedings at that office.	
Pena	lty : \$50.	
	ting section 113 and by inserting instead the Sang section :	ec. 113.

day on which the office of a returning officer is open from access to enable electors to vote before polling day, to polling-obstruct the access or approaches to the polling-booth or the office of the returning officer of the booth or the office of the returning officer, as the case may be.

Penalty: \$50.

(r)

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Act No. , 1975.

Parliamentary Electorates and Elections (Amendment).

(r) by omitting section 114 and by inserting instead the Sec. 114. following section :---

114. (1) Every returning officer and deputy Returning returning officer, any assistant returning officer or officer, &c., clerical assistant acting under the authority of the offenders returning officer or deputy, and every member of under this the police force shall have and may exercise such powers as may be necessary to maintain order and keep the peace at any election or polling under this Act, and for that purpose and without prejudice to any other powers conferred on him by law—

(a) may—

(i) without warrant, arrest or cause to be arrested any person who he has reasonable grounds to believe is committing or has committed or is attempting to commit an offence under this Act at or in the immediate vicinity of any polling-place or, where the office of the returning officer is open to enable electors to vote before polling day, at or in the vicinity of that office; or

(ii) instead of arresting or causing the arrest of the person, remove or cause the removal of that person from the polling-place or immediate vicinity of that polling-place or, as the case may be, from the office of the returning officer or immediate vicinity of that office; and

(b)

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(b) may remove or cause to be removed from a polling-booth and from the immediate vicinity of the polling-booth, and, where the office of the returning officer is open to enable electors to vote before polling day, from that office and from the immediate vicinity of that office, any person-

> (i) who, having been given a lawful direction by or under the authority of the returning officer or deputy, fails to comply with that direction;

> (ii) who is obstructing the access or approaches to the polling-booth or, as the case may be, to that office;

- (iii) who is obstructing or unnecessarily delaying the proceedings at the polling-booth or, as the case may be, at that office; or
- (iv) who is behaving in a disorderly manner or is causing a disturbance.

(2) Any person arrested under subsection (1) shall, as soon as practicable thereafter, be taken before a justice of the peace to be dealt with according to law for the offence for which he was arrested.

The Principal Act is further amended— 6.

words "eight kilometres";

Further amendment (a) (i) by omitting from section 114A (1) (b) the 41, 1912. (Application for a postal vote

words "five miles" and by inserting instead the Sec. 114A. certificate and postal ballot-

(ii) paper.)

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- (ii) by omitting from section 114A (1) the words "may make application for a postal vote certificate and postal ballot-paper" and by inserting instead the words "may make an application for a postal vote certificate and a postal ballotpaper to the returning officer for the district for which the elector is enrolled or, if the elector has reason to believe that the application may not reach that returning officer so as to enable him to receive from that returning officer the postal vote certificate and the postal ballotpaper in time to permit him to vote at the election, to some other district returning officer";
- (iii) by omitting section 114A (2) and (2A) and by inserting instead the following subsections :—

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be sent not earlier than the ninth day preceding the issue of the writ for the election to which it relates.
 - (2A)

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(2A) An elector who has made an application under subsection (1) shall, notwithstanding that the application complies with subsection (2), be entitled to a postal ballot-paper and postal vote certificate only if the application is received by the returning office to whom it is addressed—

- (a) in the case of an application sent from within Australia, before 6 p.m. on the third day preceding polling day; or
- (b) in the case of an application sent from outside Australia, before 6 p.m. on the fifth day preceding polling day.

(b) by omitting section 114B (2) and by inserting Sec. 114B. instead the following subsection :-- (Authorised witnesses.)

(2) A person is not eligible to be an authorised witness at or in connection with an election if he—

(a) is a candidate at the election; or

(b) is a returning officer, a deputy returning officer, an assistant returning officer, a substitute returning officer, a poll clerk or a clerical assistant appointed to assist a returning officer in the performance of his duties.

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(c)

(c) by omitting section 114D and by inserting instead Sec. 114D. the following section :---

114D. (1) Where a returning officer receives an Issue of application made in accordance with section 114A, and ballot he shall deliver or post to the elector who made paper. the application—

(a) a postal ballot-paper that is in or to the effect of the form prescribed in Schedule 15; and

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(b) an envelope bearing-

- (i) the address of the returning officer for the district for which the elector has declared that he is enrolled; and
- (ii) a postal vote certificate that is in or to the effect of the prescribed form.

(2) Before delivering or posting a ballotpaper under subsection (1), the returning officer shall, if the particulars of the candidates are not already printed thereon, enter on the ballot-paper—

- (a) the name of the electoral district for which the elector has declared that he is enrolled; and
- (b) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A.

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(d)

Act No. , 1975. Parliamentary Electorates and Elections (Amendment). (d) by omitting from section 114E (1) the words Sec. 114E. "before six o'clock in the afternoon of the day tion of immediately preceding the polling day" and by applications.) inserting instead the words "before the time specified 5 in section 114A (2A) (a) or (b), whichever is applicable"; (i) by omitting from section 114G (2) the words Sec. 114G. (Returning (e) "presiding officer" and by inserting instead the officer to notify words "deputy returning officer"; issue of postal vote cer-(ii) by omitting from section 114G (3) the words tificates "presiding officer" and by inserting instead ballotpapers.) the words "returning officer or deputy"; 1 (f) by omitting from section 114H (2) the word "ten" Sec. 114H. (Directions and by inserting instead the word "seven"; for postal voting.) (g) (i) by omitting from section 114L the word "ten" Sec. 114L. 15 (Preliminary and by inserting instead the word "seven"; scrutiny of postal ballot-(ii) by omitting section 114L (b) and by inserting papers.) instead the following paragraph :----(b) if he is satisfied that-(i) the signature on the certificate 20 is that of the elector who signed the application for the certificate;

- (ii) the signature purports to have been witnessed by an authorised witness;
- 536-B

(iii)

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- (iii) the envelope bearing the certificate and containing the ballot-paper was delivered, or, if posted, bears a postmark clearly indicating that it was posted, to him before the close of the poll; and
- (iv) the elector is enrolled for the district,
- accept the ballot-paper for further scrutiny, but if he is not so satisfied, disallow the ballot-paper without opening the envelope;
- (iii) by omitting from section 114L (d) the words "and preserve";
- (iv) by omitting section 114L (e) and by inserting instead the following paragraph :
 - (e) proceed with the scrutiny of the postal ballot-papers which have been accepted for further scrutiny—
 - (i) by removing those ballotpapers from the ballot-box in which they were placed in accordance with paragraph (c); and
 - (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.
 - (h)

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(h) by omitting the short heading after section 114N.

Short heading after sec. 114N.

7. The Principal Act is further amended by inserting Further before the short heading preceding section 115 the following of Act No. sections and short heading :-- 41, 1912.

Secs. 114P-114z.

Pre-poll voting.

114P. (1) An elector who-

Application for permission to vote before polling day.

- (a) will not throughout the hours of polling on before pollpolling day be within New South Wales;
- (b) will not throughout the hours of polling on polling day be within eight kilometres by the nearest practicable route of any polling-booth open for the purposes of the election;
- (c) will throughout the hours of polling on polling day be travelling under conditions which will preclude him from voting at any polling-booth; or
- (d) by reason of his membership of a religious order or his religious beliefs—
 - (i) is precluded from attending at a pollingbooth; or
 - (ii) will be precluded from voting throughout the hours of polling on polling day or throughout the greater part of those hours,

(2)

25 may make an application to the returning officer for the district for which he is enrolled for permission to vote before polling day.

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(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be delivered by the elector in person to the office of the returning officer during the ordinary business hours of that office between noon on the day of nomination and 7 p.m. on the second day preceding polling day.

(3) An elector shall not in an application under subsection (1) make any statement which is, to his knowledge, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(4) A person shall not persuade or induce an elector to make any statement in an application under subsection (1) which is, to the knowledge of that person, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(5) A person shall not-

- (a) persuade or induce; or
- (b) associate himself with any other person in persuading or inducing,

an elector to make an application under subsection (1).

Penalty : \$100 or imprisonment for one month.

(6)

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(6) An authorised witness shall not witness the signature of an elector to an application under subsection (1) unless-

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

Penalty: \$100 or imprisonment for one month.

(7) An authorised witness witnessing the signature of an elector making an application under subsection (1) shall sign his name in his own handwriting on the application in the space provided for that purpose, and shall add his address and the date.

(3)

114q. (1) Where a returning officer receives an Procedure application made in accordance with section 114P, he before may, and, if requested to do so by any scrutineer, shall, polling day. put to the elector who made the application any of the questions prescribed by section 100 (1) which are applicable to the case, and, if the elector answers the questions satisfactorily or if no questions are put to the elector, the elector shall, after making a declaration in the prescribed form, be permitted to vote.

(2) The form of declaration shall be either printed or written on an envelope and shall, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer who shall then witness the elector's signature.

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(3) Subject to subsection (4), the returning officer shall then hand to the elector a ballot-paper that is in or to the effect of the form prescribed in Schedule 4, and on receiving that ballot-paper, the elector shall—

- (a) mark his vote on the ballot-paper in accordance with the directions thereon in the view of the returning officer but so that the returning officer is unable to see what marks he makes on the ballot-paper;
- (b) fold the ballot-paper so that the marks made by him cannot be seen; and
- (c) at once return the ballot-paper so folded to the returning officer.
- (4) Before handing the ballot-paper to the elector under subsection (3), the returning officer shall—
 - (a) if the particulars of the candidates are not already printed on it, enter on the ballot-paper—
 - (i) the name of the electoral district for which the elector has declared that he is enrolled; and
 - (ii) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A; and
 - (b) sign the back of the ballot-paper in his own handwriting in such a position as to be readily seen when the elector has folded the ballot-paper in accordance with subsection (3) (b).

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(5)

(5) On the ballot-paper being returned to him in accordance with subsection (3) (c), the returning officer shall-

- (a) in the presence of the elector, enclose it in the envelope bearing the elector's declaration and securely fasten the envelope; and
- (b) retain the envelope and ballot-paper until the close of the poll.

(6) When an elector has voted under this section, the returning officer shall endorse on the application made by that elector under section 114P (1) the fact that the elector has voted and the date of the vote.

(7) An authorised witness shall not, in any way, influence or attempt to influence the vote of an elector voting under this section.

Penalty: \$250 or imprisonment for three months.

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114R. The returning officer shall retain every Applications application made to him under section 114P (1) until to be available the election can no longer be questioned and shall, on for public being requested to do so by any person attending his inspection. office at any time during the ordinary business hours of that office from and including the third day after polling day until the election can no longer be questioned, make any such application available for inspection by that person.

114s. When an elector has voted in accordance with Returning section 1140, the returning officer shall, if certified copies to notify of the roll have been furnished to the deputy returning deputy officers responsible for the subdivision for which the officer elector is enrolled, immediately notify those deputy that elector has voted before

polling day. returning

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returning officers that the elector has voted and, on being so notified, each such deputy returning officer shall enter a note of that fact on the certified copies of the roll furnished to him, but if certified copies of the roll have not been so furnished, the returning officer shall enter such a note on the certified copies of the roll in his possession.

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(3)

114T. (1) If an elector permitted to vote under Assistance section 1140 satisfies the returning officer that his sight is electors. so impaired that he is unable to vote without assistance, the returning officer shall permit a person appointed by the elector to assist the elector, and the person so appointed shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold and return the ballot-paper to the returning officer.

(2) If any such elector fails to appoint a person as provided by subsection (1), the returning officer, in the presence of such scrutineers as are present, or, if there are no scrutineers present, in the presence of any person employed in his office, shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold the ballot-paper.

114U. (1) A candidate may, by writing under his Appointhand, appoint one or more scrutineers in order to observe scrutineers. voting by electors under section 1140.

(2) Subject to subsection (3), a scrutineer so appointed is, during the ordinary business hours of the office of the returning officer between noon on the day of nomination and 7 p.m. on the second day preceding polling day, entitled to be present in that part of the office of the returning officer in which voting under section 1140 takes place.

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(3) If a scrutineer so appointed leaves the office of the returning officer during the period that he is entitled to be present at that office, another scrutineer so appointed may act in his place, but only one scrutineer is entitled to be present at that office in respect of a candidate at any one time.

(4) A scrutineer appointed under subsection (1) shall not—

- (a) fail or refuse to comply with any lawful direction given to him by the returning officer;
- (b) interfere with or attempt to influence an elector who is making an application under section 114P
 (1) or who is voting under section 114Q;
- (c) communicate with any such elector, except so far as it is necessary to do so in the discharge of his functions; or
- (d) misconduct himself at the office of the returning officer when present at that office pursuant to subsection (2) or (3).

Penalty: \$25.

(5) A scrutineer shall, before acting as such at the office of the returning officer when open to enable electors to vote before polling day, make and sign before the returning officer a declaration in the same terms as are prescribed in section 91 (1).

(6) Where a declaration is made and signed in accordance with subsection (5), the returning officer shall transmit the declaration to the Electoral Commissioner, and Part IV of the Oaths Act, 1900, shall apply to the declaration as if it had been made under that Act.

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114v.

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114v. A person shall not mark or attempt or purport Penalty for to mark a vote on a ballot-paper handed to an elector unlawfully marking under section 1140 unless heballotpaper.

- (a) is that elector; or
- (b) is a person appointed by that elector under section 114T (1) or is the returning officer acting in accordance with section 114T (2).

Penalty: \$500 or imprisonment for six months.

114w. A person who is present when an elector is Duty of attending the office of the returning officer for the persons purpose of voting under section 1140 shall not-

when elector votes under section

- (a) fail or refuse to comply with any lawful direction 1140. given to him by the returning officer; or
- (b) except as provided in section 114T-
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- (i) communicate with the elector in relation to the marking of that elector's vote;
- (ii) assist the elector or in any manner interfere with the elector in relation to the marking of that elector's vote; or
- (iii) look at the elector's vote or do anything which may result in his obtaining knowledge of the elector's vote.

Penalty: \$250 or imprisonment for three months.

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114x. (1) At the scrutiny the returning officer shall Preliminary produce unopened all envelopes containing ballot-papers of ballotmarked by electors who have voted under section 1140 papers of electors and shall also produce all applications made to him under section under section 114P (1). 114Q.

(2)

(2) The returning officer shall then compare the signature of the elector in the declaration on each of those envelopes with the signature in the application made by that elector under section 114P (1) and allow the scrutineers to examine both signatures; and if, after making that comparison, the returning officer is satisfied that the signature in the declaration is that of the elector who signed the application and if he is also satisfied that—

- (a) the signature purports to have been witnessed by an authorised witness; and
- (b) the elector is enrolled for the district for which the returning officer is appointed,

he shall remove the ballot-paper from the envelope and, without unfolding the ballot-paper or allowing any other person to do so, place the ballot-paper in a locked and sealed ballot-box for further scrutiny, together with any other ballot-papers accepted for further scrutiny under this subsection, but if he is not so satisfied he shall disallow the ballot-paper without opening the envelope.

(3) After dealing with all envelopes, ballotpapers and applications in the manner prescribed by subsection (2), the returning officer—

(a) shall seal up in separate parcels-

(i) those envelopes from which ballot-papers have been removed for further scrutiny; and

(ii) those envelopes containing disallowed ballot-papers; and

all of the

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(b) shall then proceed with the further scrutiny-

- (i) by removing the ballot-papers from the ballot-box in which they were placed in accordance with subsection (2); and
- (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.
- 114y. If any elector voting under section 114Q spoilt satisfies the returning officer that he has spoilt the ballotpaper handed to him under that section by reason of accident or mistake, and that ballot-paper has not been enclosed in an envelope in accordance with subsection (5) of that section, the returning officer, on receipt of the spoilt ballot-paper, shall—
 - (a) hand to the elector a new ballot-paper; and
 - (b) cancel and preserve the spoilt ballot-paper.

114z. Every reference in sections 114Q, 114R, 114T, Reference 114U, 114V, 114W (a) and 114Y to a returning officer to returning shall be deemed to include a reference to a clerical deemed assistant appointed to assist the returning officer in the to include performance of his duties.

assistant in certain cases.

(ii)

8. The Principal Act is further amended-

Further amendment of Act No. 41, 1912.

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- (a) (i) by omitting from section 115 (1) (d) the Sec. 115.
 words "and completed and attested by him" (Voting and by inserting instead the words "who shall outside district.) then attest the signature of the elector";

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- (ii) by omitting from section 115 (1) (e) the words "arranged in alphabetical order according to their surnames in according with section eighty-three of this Act" and by inserting instead the words "in the order in which those names were drawn by ballot held pursuant to section 82A";
- (iii) by omitting section 115 (2) and by inserting instead the following subsections :---

(2) If the returning officer or deputy is unable to supply the elector with a printed or a partly printed and partly written ballotpaper in or to the effect of the prescribed form, he shall, after the declaration has been made by the elector pursuant to subsection (1) (d), supply to the elector a paper which is signed or initialled by the returning officer or deputy on the back and on which is written—

- (a) the name of the electoral district;
- (b) the names of the candidates in the order in which those names were drawn by ballot held pursuant to section 82A; and

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(c) the directions as to the method of voting set out in Schedule 4.

(2A) On receiving the paper, the elector shall—

(a) retire alone into an unoccupied compartment of the polling-booth and there in private record his vote in the manner directed on the paper;

(b)

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- (b) fold the paper so that the vote so recorded cannot be seen; and
- (c) at once return the paper so folded to the returning officer or deputy.

(2B) The paper shall, on being returned to the returning officer or deputy, be dealt with as a ballot-paper.

- (b) by omitting section 118 (3) (a) and by inserting Sec. 118. instead the following paragraph :— (Further scrutiny.)
 - (a) if it is not duly signed or initialled by the returning officer or deputy who took the poll at the polling-place where the voter voted;
- (c) by omitting section 119 and by inserting instead Sec. 119. the following section :---

119. The decision of the returning officer as to Decision of the allowance or disallowance or the acceptance or returning officer re validity of ballot-

(a) the ballot-paper of an absent voter;

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- (b) the ballot-paper of an elector who has voted by post;
- (c) the ballot-paper of an elector who has voted before polling day; or

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(d)

paper.

	(d) any ballot-paper to which section 106 applies,
5	shall, subject only to review by the Court of Disputed Returns when hearing a petition in accord- ance with Part VI, be final.
(d)	by omitting section 120 and by inserting instead Sec. 120. the following section :
	 (1) The returning officer shall— (a) with respect to ballot-papers marked by
10	 absent voters, seal up in separate parcels— (i) all envelopes from which any such ballot-papers have been taken;
	(ii) all unopened envelopes containing any such ballot-papers;
15	(iii) any such ballot-papers allowed as formal; and
	(iv) any such ballot-papers rejected as informal;
20	(b) with respect to ballot-papers marked by persons in accordance with section 106, seal up in separate parcels—
	(i) all envelopes from which any such ballot-papers have been taken;
25	(ii) all unopened envelopes containing any such ballot-papers;
	(iii)

- (iii) any such ballot-papers allowed as formal; and
- (iv) any such ballot-papers rejected as informal;
- (c) with respect to postal ballot-papers, seal up in separate parcels-
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal; and
 - (d) with respect to ballot-papers marked by persons who voted before polling day, seal up in separate parcels-
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal.

(2) The provisions of sections 127, 128 and 129 shall apply to parcels of ballot-papers and envelopes referred to in subsection (1), and to parcels of envelopes referred to in sections 114L (d) and 114x (3) (a), as if those parcels were parcels of used ballot-papers referred to in those provisions.

(e) (i) by omitting from section 120c (1) (b) (i) Sec. 120c. the word "Christian" and by inserting instead (Notice to the words "given name or"; electors

who have not voted.)

(ii)

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Act No. , 1975.

Parliamentary Electorates and Elections (Amendment).

(ii) by omitting from section 120c (2) (b) (iii) the word "election." and by inserting instead the following words and subparagraph :—

election; or

- (iv) had a valid and sufficient reason for his failure to vote at the election.
- (f) (i) by omitting section 122 (1) (a) and by Sec. 122. inserting instead the following paragraph :-- (Informal ballotpapers.)
 - (a) it is not duly signed or initialled by the returning officer or deputy;
 - (ii) by omitting from section 122 (1) (b) the word "if";
- (g) by omitting from section 122A (3) the words Sec. 122A. "presiding officer" and by inserting instead the (Ballotwords "returning officer or deputy"; papers not to be

to be informal in certain circumstances.)

(h) by inserting in section 126 (1) after the words Sec. 126. "absent voters' ballot-papers" wherever occurring (Declarathe words ", ballot-papers of persons who voted tion of poll.) before polling day".

20 9. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 151B (2) the words Sec. 151B.
 "A poster" and by inserting instead the words (Exhibition "For the purpose of subsection (1), a poster"; of posters.)

(ii)

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Par	liamentary Electorates and Elections (Amendment).
	 (ii) by inserting after section 151B (2) the following subsection :—
	(2A) A person shall not post up, or permit or cause to be posted up, a poster—
	(a) on or within any premises occupied or used by, or under the control or management of—
	(i) the Crown or any instrumentality or agency of, or statutory body representing, the Crown; or
	(ii) any local authority; or
	(b) in the case of premises which have no one in occupation, on or within those premises, unless that person has obtained—
	 (i) in the case of premises owned by one person alone, the permission in writing of that person; or
	 (ii) in the case of premises owned by two or more persons, whether as joint tenants or as tenants in com- mon or otherwise, the permission in writing of at least one of those persons.
	(iii) by omitting from section 151B (3) (a) the word "or" where lastly occurring;
	(iv)

(iv) by omitting from section 151B (3) (b) the words "Theatres and Public Halls Act, 1908, as subsequently amended." and by inserting instead the following words and paragraph :—

Theatres and Public Halls Act, 1908; or

- (c) the posting up, exhibiting, writing, drawing or depicting of any poster within a hall or room that is being or is about to be used for a meeting held by or on behalf of a candidate in connection with an election.
- (v) by inserting in section 151B (6) before the definition of "poster" the following definition :---
 - "local authority" means the council of a city, municipality or shire, or a county council.
- (vi) by inserting in section 151B (6) after the definition of "poster" the following definitions :----
 - "premises" includes any structure, building, vehicle or vessel or any place, whether built on or not, and any part thereof.
 - "statutory body representing the Crown" has the meaning ascribed to that expression by section 4 of the Local Government Act, 1919.

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(vii)

- (vii) by omitting from the definition of "the prescribed size" in section 151B (6) the words "one thousand two hundred square inches" and by inserting instead the words "8 000 square centimetres";
- (viii) by inserting after section 151B (6) the following subsection :---

(7) Where premises referred to in paragraph (b) of subsection (2A) are subject to a lease for a term of six months or more, the reference in that paragraph to the owner of the premises shall be read as a reference to the lessee of the premises.

- (b) by inserting in section 151D after the words "deputy Sec. 151D. returning officer" the words ", any officer appointed (Removal by the returning officer for the purpose"; of illegal posters.)

(1A) Section 41 of the Interpretation Act, 1897, applies in respect of a regulation made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

(d) by omitting from Schedule 11 the words Schedule "(*Christian name*)" and by inserting instead the 11. words "(*Given name or names*)";

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⁽e) by omitting from the Schedule to Form 7 in Schedule Schedule 20 the words "Christian or other" and by ²⁰. inserting instead the word "Given".

10. Each provision of the Principal Act specified in Further Column 1 of Schedule 1 is amended in the manner specified amendment of Act No. opposite that provision in Column 2 of that Schedule. Statute Law Revision.

SCHEDULE 1.

Sec. 10.

AMENDMENT OF PRINCIPAL ACT.

	Column 1.		Column 2.	
	Provision of Principal Act.		Amendment.	
10	Section 6 (2)		Omit "a District Court" and insert instead "the District Court".	
	Section 7 (2)		Omit ", as amended by subsequent Acts". Omit "subsection two of section six of this Act" and insert instead "section 6 (2)".	
15	Section 8	••	Omit "a District Court" and insert instead "the District Court".	
	Section 12		Omit "subsection two of section seven or in section eleven of this Act" and insert instead "section 7 (2) or in section 11".	
20	Section 13 (2)	••	Omit "subsection (3) of section 6" and insert instead "section 6 (3)".	
	Section 19		Omit "as amended by subsequent Acts,". Omit ", as so amended,".	
25			Omit "or of any Act amending that Act,". Omit "the said" and insert instead "that".	
	Section 21A (5) Section 21A (8) (b)	••	Omit ", and any Act amending the same".	
	Section 21A (8) (0) Section 41 (2) (a)		Omit "as amended by subsequent Acts,". Omit "Comptroller-General of Prisons" and insert instead "Commissioner of Corrective Services".	
30	Section 49 (1)		Omit "police or".	
	Section 85 (3) Section 88 (2)		Omit "as amended by subsequent Acts,". Omit "the said" and insert instead "that".	
	Section 88 (2)	•••	Omit "1900–1936" and insert instead "1900".	
	Section 114L		Omit "subsection two of section 114H of this Act"	
35			and insert instead "section 114H (2)".	
-	Section 118 (3) (c)		Omit "If" and insert instead "if".	
	Section 120F	•••	Omit from paragraph (c) of the proviso "Small Debts Recovery Act, 1912" and insert instead "Courts of Petty Sessions (Civil Claims) Act,	
40			1970".	

SCHEDULE

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SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT-continued.

	Column 1. Provision of Principal Act.			Column 2.	
5				Amendment.	
	Section 122A			Omit subsection (1) and insert instead the following:	
10				(1) Notwithstanding anything to the contrary in this Act, a ballot-paper shall not, by reason of any marking thereon that is not authorised or required by this Act, be treated as informal, or be rejected or disallowed at the scrutiny, if, in the opinion of	
15	Section 179			the returning officer, the voter's intention is clearly indicated on the ballot-paper. Omit "Colonial".	
	Section 183			Omit "or police".	
	Section 185			Omit "Colonial".	
	Schedule 4			Omit "1912-1928" and insert instead "1912"	
20	Schedule 15			Omit ", as amended".	
	Schedule 18	•••		Omit from clause 3 "in pursuance of subsection two of section one hundred and twenty-six of this Act" and insert instead "nursuant to section 126 (2)"	
25	Schedule 20			of this Act" and insert instead "section 120F (b)"	
30				Omit from clause 8 "paragraph (a) or paragraph (b) of section 120F of this Act" and insert instead "section 120F (a) or (b)". Omit from Form 1 "1912–1928" wherever occurring and insert instead "1912"	
				Omit from Form 1 ", as amended". Omit from Form 2 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 2 "Polling-place Area" and	
35				Omit 'Tom' 2' Formg-place Area and insert instead "Subdivision". Omit "Chief Secretary's Office," from the matter headed "(<i>Back of Forms 2 and 3.</i>)".	
10				Omit from Form 4 "1912–1928" and insert instead "1912".	
40				Omit from Form 4 "Polling-place Area" and insert instead "Subdivision". Omit from Form 5 "polling-place area" and	
45				insert instead "subdivision". Omit "Chief Secretary's Office," from the matter headed "(<i>Back of Forms 4 and 5.</i>)". Omit from Form 6 "1912–1928" and insert instead "1912".	
50				Omit from Form 6 "Address—Chief Secretary's Office,". Omit from Form 7 "1912–1928" wherever occurring and insert instead "1912".	

SCHEDULE

Act No. , 1975.

1

Parliamentary Electorates and Elections (Amendment).

SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT-continued.

	Column 1.	Column 2. Amendment.	
5	Provision of Principal Act.		
	Schedule 20— <i>contd</i>	Omit from Form 7 "Chief Secretary's Office" and insert instead "Office of the Electoral Commis- sioner for the State of New South Wales".	
10		Omit from the Schedule to Form 7 "Polling- place area" and insert instead "Subdivision". Omit from Form 8 "1912–1928" wherever occurring and insert instead "1912".	
5		Omit from Form 9 "1912–1928" and insert instead "1912". Omit from Form 10 "1912–1928" wherever occurring and insert instead "1912".	
20		Omit from Form 10 "Polling-place Area" wherever occurring and insert instead "Subdivision". Omit from Form 10 "(a) the names of the electors who did not vote at the election;" and insert instead "(a) the names of electors who appear to	
25		have failed to vote at the election;". Omit from paragraph (b) in Form 10 "the" where secondly occurring.	

BY AUTHORITY D. WEST, GOVERNMENT PRENTER, NEW SOUTH WALES-1975

Art No. , 1975.

Parliamentary Electorates and Elections (Amendment).

SOBEDU BEL-cominaed.

AMENDYHINT OF PRINCIPAL ACT continued.

Act No. 108, 1975.

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New South Wales



ANNO VICESIMO QUARTO ELIZABETHÆ II REGINÆ

Act No. 108, 1975.

An Act to make further provision with respect to the conduct of elections; and for this and other purposes to amend the Parliamentary Electorates and Elections Act, 1912. [Assented to, 23rd December, 1975.]

BE

P 4937—A [40c]

B^E it enacted by the Queen'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:—

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Short title. 1. This Act may be cited as the "Parliamentary Electorates and Elections (Amendment) Act, 1975".

Commencement. 2. (1) This section and section 1 shall commence on the date of assent to this Act.

(2) Except as provided in subsection (1), the several provisions of this Act shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

Principal Act. 3. The Parliamentary Electorates and Elections Act, 1912, is, in this Act, referred to as the Principal Act.

4. The Principal Act is amended—

Amendment of Act No. 41, 1912. Sec. 1. (Short title, arrangement, &c.)

- (a) (i) by omitting from section 1 the matter relating to Part II and by inserting instead the following matter :---
 - PART II.—NUMBERS OF MEMBERS AND OF ELECTORATES—DISTRIBUTION OF ELECTORATES—ss. 4–19.
 - (ii) by omitting from the matter relating to Part III in section 1 the matter "21A" and by inserting instead the matter "21";

(iii)

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- (iii) by omitting from the matter relating to Part IV in section 1 the matter "67" and by inserting instead the matter "55";
- (iv) by omitting from section 1 the matter relating to Part V and by inserting instead the following matter :---

PART V.—CONDUCT OF ELECTIONS—ss. 68–154.

(v) by omitting from section 1 the matter relating to Part VII and by inserting instead the following matter :---

> PART VII.—MISCELLANEOUS PROVISIONS, PENALTIES, &C.—ss. 176–186.

- (b) (i) by omitting from section 3 the words "In the Sec. 3. construction of this Act the following expres- (Interpretation of sions within inverted commas shall bear the terms.) respective meanings hereby assigned to them, unless the context or subject-matter otherwise indicates or requires, namely :—" and by inserting instead the words "In this Act, except in so far as the context or subject-matter otherwise indicates or requires—";
 - (ii) by inserting in section 3 after the definition of "Authorised agent" the following definition :—
 - "Authorised witness" means a person who is an authorised witness for the purposes of this Act by virtue of section 114B.

Sec. 11.

(c) by omitting section 11 and by inserting instead the following section :---

Disqualifications for appointment as commissioner. 11. (1) A person shall not be appointed a commissioner under this Act if he is a person—

(a) who is a bankrupt, is applying to take the benefit of any law for the relief of bankrupt or insolvent debtors, whose debts are subject to a composition with his creditors, or whose remuneration would, on his appointment, be subject to an assignment for their benefit;

- (b) who has been convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or has been convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would have been a crime or an offence so punishable; or
- (c) who is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.

(2) A commissioner shall be deemed to have vacated his office if he—

(a) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;

(b)

- (b) is convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or is convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would be a crime or an offence so punishable, or is convicted of a crime or an offence, whether in New South Wales or elsewhere, and is sentenced to imprisonment for that crime or offence; or
 - (c) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.
 - (d) by omitting section 21 and by inserting instead the Sec. 21. following section :---

21. A person shall not be entitled to have his Disqualiname placed or retained on any roll of electors for fications the Assembly if he—

- (a) is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or
- (b) has been convicted of a crime or an offence, whether in New South Wales or elsewhere, and has been sentenced in respect of that crime or offence to imprisonment for 12 months or more and is in prison serving that sentence.

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Sec. 21A. (Appointment of Electoral Commissioner.)

- (e) (i) by omitting section 21A (7) (b) and by inserting instead the following paragraph:—
 - (b) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;
 - (ii) by omitting section 21A (7) (d) and by inserting instead the following paragraph :—
 - (d) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or;
- (f) (i) by omitting from section 26 (4) (b) the words "christian or other" and by inserting instead the words "given name or";
 - (ii) by omitting from section 26 (4) (d) the words "christian or other" and by inserting instead the words "given name or";
- (g) (i) by omitting from section 41 (1) the words "christian or other" and by inserting instead the words "given name or";
 - (ii) by omitting from section 41 (2) the words "christian or other" and by inserting instead the words "given name or";

Sec. 26. (Rolls for districts and subdivisions.)

Sec. 41. (Information as to deaths and convictions.)

(h)

(h) by omitting section 55 (3) and by inserting instead Sec. 55. (Regulations.)

Laboration (3) Section 41 of the Interpretation Act, 1897, and applies in respect of regulations made under subad usual section (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

5. The Principal Act is further amended—

Further amendment of Act No. 41, 1912. heading.

(a) by omitting the heading to Part V and by inserting Part V, instead the following heading :---

PART V.

CONDUCT OF ELECTIONS.

- (b) by omitting from section 79 (7A) (a) the words Sec. 79. "fifty dollars" and by inserting instead the matter (Nominations of **"\$100"**: candidates.)
- (c) by inserting after section 82 the following Sec. 82A. section :---

82A. (1) If after noon on the day of nomination Returning there are two or more candidates, the returning officer to determine officer shall forthwith hold a ballot to determine the order in order in which the candidates' names are to be which candidates' entered on the ballot-papers.

names are to be entered on

(2) Every such ballot shall be held in ballotbv paper. accordance with the procedure prescribed regulations made under this Act.

(d)

Sec. 83. (Printing ballotpapers.)

- (d) by omitting section 83 (a) and (b) and by inserting instead the following paragraphs :---
 - (a) the names of all candidates duly nominated shall be entered on the ballot-papers in the order in which those names were drawn by a ballot held pursuant to section 82A;
 - (b) the surname of each candidate shall be in more conspicuous type than that used for his given name or names;
- (e) by inserting after section 89 (1) the following subsection :---

(1A) The returning officer shall retain for use at his office—

- (a) at least one copy of the printed rolls in force for his district; and
- (b) such number of ballot-papers as he considers will be required for the use of electors who are permitted to vote at his office before polling day,

and shall keep an exact count of those ballot-papers.

- (f) (i) by omitting from section 90 (4) the words "presiding officer" where firstly occurring and by inserting instead the words "returning officer or deputy";
 - (ii) by omitting from section 90 (4) the words "twenty-five dollars, and may be removed from the polling-booth by any member of the police force or person authorised by the presiding officer to remove him" and by inserting instead the matter "\$25";

(g)

Sec. 89. (Deputy returning officers to be furnished with copies of rolls and ballotpapers.)

Sec. 90. (How scrutineers to be appointed.)

(g) by omitting section 95 and by inserting instead the Sec. 95. following section :---

95. (1) Subject to subsection (2), every polling Hours of shall commence at 8 a.m. on the day appointed for ^{polling.} the polling to take place, and shall, unless lawfully adjourned, close at 6 p.m. on that day.

(2) Subject to sections 111 (d) and 114 (1) (b) (iii), if any elector is in a polling-booth at 6 p.m. on polling day and desires to vote, his vote shall be taken and the polling shall not close until he has voted.

- (h) by omitting from section 97 (2) the words Sec. 97. "presiding officer" and by inserting instead the (Where electors words "returning officer or deputy"; may vote.)
- (i) by omitting section 99 and by inserting instead the Sec. 99. following section :---

99. Every person claiming to vote at any polling-Persons claiming to solution that the solution of the solutio

claiming to vote to give name and address,

- (a) state his surname and his given name or and address, names;
- (b) if required to do so by the returning officer or deputy, state any other particulars necessary for the purpose of identifying the name on the roll under which the vote is claimed; and
- (c) require a ballot-paper to be handed to him.

Sec. 100. (Questions to be put if voter challenged.)

Sec. 101. (Errors not to forfeit vote.)

Sec. 102. (Ballotpapers signed or initialled.)

Sec. 103. (Vote, how given.)

Sec. 104. (Spoilt ballotpapers.)

Sec. 108A. (Instructions.)

- (j) (i) by omitting from section 100 (1) the words "presiding officer" and by inserting instead the words "returning officer or deputy";
 - (ii) by omitting from section 100 (2) the words "presiding officer" and by inserting instead the words "returning officer or deputy";
- (k) (i) by omitting from section 101 the words "christian name" wherever occurring and by inserting instead the words "given name or names";
 - (ii) by omitting from section 101 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
- by omitting from section 102 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
- (m) by omitting from section 103 (1) (b) the words "initials of the presiding officer, and exhibit it so folded to the presiding officer" and by inserting instead the words "signature or initials of the returning officer or deputy, and exhibit it so folded to the returning officer or deputy";
- (n) by omitting from section 104 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
- (o) by omitting from section 108A the words "the last preceding section, or under paragraph (f) of section 114H of this Act" and by inserting instead the words "section 108, section 114H (1) (f) or section 114T";

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(p)

(p) by omitting section 111 and by inserting instead Sec. 111. the following section :---

111. A person shall not, without lawful Ballotpapers authority-

- not to be
- (a) remove a ballot-paper from any polling- from booth or, where the office of a returning pollingofficer is open to enable electors to vote &c. before polling day, remove a ballot-paper from that office;
- (b) enter into a compartment of a polling-booth while any person is in the compartment;
- (c) remain in the compartment of a pollingbooth, or, where he is voting at the office of a returning officer before polling day, remain at that office, for a longer period than is necessary for the purpose of marking his ballot-paper; or
- (d) obstruct or unnecessarily delay the proceedings at a polling-booth or, where the office of a returning officer is open to enable electors to vote before polling day, the proceedings at that office.

Penalty: \$50.

(q) by omitting section 113 and by inserting instead the Sec. 113. following section :---

113. A person shall not, on polling day, or on Penalty for any day to which polling is adjourned, or on any obstructing day on which the office of a returning officer is open from access to enable electors to vote before polling day, to pollingobstruct the access or approaches to the pollingplace. booth or the office of the returning officer, as the case may be.

Penalty: \$50.

(d)

Act No. 108, 1975.

Parliamentary Electorates and Elections (Amendment).

(r) by omitting section 114 and by inserting instead the

Sec. 114.

Returning officer, &c., may arrest offenders under this Act. following section :— 114. (1) Every returning officer and deputy returning officer, any assistant returning officer or clerical assistant acting under the authority of the returning officer or deputy, and every member of the police force shall have and may exercise such powers as may be necessary to maintain order and

keep the peace at any election or polling under this Act, and for that purpose and without prejudice to any other powers conferred on him by law—

(a) may the role of the solution of the

- (i) without warrant, arrest or cause to be arrested any person who he has reasonable grounds to believe is committing or has committed or is attempting to commit an offence under this Act at or in the immediate vicinity of any polling-place or, where the office of the returning officer is open to enable electors to vote before polling day, at or in the vicinity of that office; or
- (ii) instead of arresting or causing the arrest of the person, remove or cause the removal of that person from the polling-place or immediate vicinity of that polling-place or, as the case may be, from the office of the returning officer or immediate vicinity of that office; and

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(7)

- (b) may remove or cause to be removed from a polling-booth and from the immediate vicinity of the polling-booth, and, where the office of the returning officer is open to enable electors to vote before polling day, from that office and from the immediate vicinity of that office, any person—
 - (i) who, having been given a lawful direction by or under the authority of the returning officer or deputy, fails to comply with that direction;
 - (ii) who is obstructing the access or approaches to the polling-booth or, as the case may be, to that office;
 - (iii) who is obstructing or unnecessarily delaying the proceedings at the polling-booth or, as the case may be, at that office; or
 - (iv) who is behaving in a disorderly manner or is causing a disturbance.

(2) Any person arrested under subsection (1) shall, as soon as practicable thereafter, be taken before a justice of the peace to be dealt with according to law for the offence for which he was arrested.

6. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 114A (1) (b) the Sec. 114A. words "five miles" and by inserting instead the (Applicawords "eight kilometres";

Sec. 114A.
 (Application for a postal vote certificate and postal ballot-paper.)

(ii)

- (ii) by omitting from section 114A (1) the words "may make application for a postal vote certificate and postal ballot-paper" and by inserting instead the words "may make an application for a postal vote certificate and a postal ballotpaper to the returning officer for the district for which the elector is enrolled or, if the elector has reason to believe that the application may not reach that returning officer so as to enable him to receive from that returning officer the postal vote certificate and the postal ballotpaper in time to permit him to vote at the election, to some other district returning officer";
- (iii) by omitting section 114A (2) and (2A) and by inserting instead the following subsections:

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be sent not earlier than the ninth day preceding the issue of the writ for the election to which it relates.

(2A) An elector who has made an application under subsection (1) shall, notwithstanding that the application complies with subsection (2), be entitled to a postal ballot-paper and postal vote certificate only if the application is received by the returning officer to whom it is addressed—

- (a) in the case of an application sent from within Australia, before 6 p.m. on the third day preceding polling day; or
- (b) in the case of an application sent from outside Australia, before 6 p.m. on the fifth day preceding polling day.
- (b) by omitting section 114B (2) and by inserting Sec. 114B. instead the following subsection :--- (Authorised witnesses.)

(2) A person is not eligible to be an authorised witness at or in connection with an election if he—

- (a) is a candidate at the election; or
- (b) is a returning officer, a deputy returning officer, an assistant returning officer, a substitute returning officer, a poll clerk or a clerical assistant appointed to assist a returning officer in the performance of his duties.

Act No. 108, 1975.

Parliamentary Electorates and Elections (Amendment).

Sec. 114D.

(c) by omitting section 114D and by inserting instead the following section :---

Issue of certificate and ballot paper. 114D. (1) Where a returning officer receives an application made in accordance with section 114A, he shall deliver or post to the elector who made the application—

(a) a postal ballot-paper that is in or to the effect of the form prescribed in Schedule 15; and

(b) an envelope bearing—

- (i) the address of the returning officer for the district for which the elector has declared that he is enrolled; and
- (ii) a postal vote certificate that is in or to the effect of the prescribed form.

(2) Before delivering or posting a ballotpaper under subsection (1), the returning officer shall, if the particulars of the candidates are not already printed thereon, enter on the ballot-paper—

- (a) the name of the electoral district for which the elector has declared that he is enrolled; and
- (b) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A.

(d) by omitting from section 114E (1) the words Sec. 114E. "before six o'clock in the afternoon of the day (Inspecimmediately preceding the polling day" and by applicainserting instead the words "before the time specified tions.) in section 114A (2A) (a) or (b), whichever is applicable";

(e)(i) by omitting from section 114G (2) the words Sec. 114G. "presiding officer" and by inserting instead the (Returning officer to words "deputy returning officer"; notify

issue of postal ballot-

(ii) by omitting from section 114G (3) the words tificates "presiding officer" and by inserting instead and postal the words "returning officer or deputy"; papers.)

(f) by omitting from section 114H (2) the word "ten" Sec. 114H. and by inserting instead the word "seven"; (Directions for postal voting.)

(g) (i) by omitting from section 114L the word "ten" Sec. 114L. and by inserting instead the word "seven"; (Preliminary scrutiny of postal

ballot-(ii) by omitting section 114L (b) and by inserting papers.) instead the following paragraph :---

(b) if he is satisfied that—

- (i) the signature on the certificate is that of the elector who signed the application for the certificate;
- (ii) the signature purports to have been witnessed by an authorised witness;

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(iii)

- (iii) the envelope bearing the certificate and containing the ballot-paper was delivered, or, if posted, bears a postmark clearly indicating that it was posted, to him before the close of the poll; and
 - (iv) the elector is enrolled for the district,

accept the ballot-paper for further scrutiny, but if he is not so satisfied, disallow the ballot-paper without opening the envelope;

- (iii) by omitting from section 114L (d) the words "and preserve";
- (iv) by omitting section 114L (e) and by inserting instead the following paragraph :
 - (e) proceed with the scrutiny of the postal ballot-papers which have been accepted for further scrutiny—
 - (i) by removing those ballotpapers from the ballot-box in which they were placed in accordance with paragraph (c); and
 - (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

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(h)

(h) by omitting the short heading after section 114N.

Short heading after sec. 114N.

Pre-poll voting.

114P. (1) An elector who—

Application for permission to vote before polling day.

114z.

- (a) will not throughout the hours of polling on before pollpolling day be within New South Wales;
- (b) will not throughout the hours of polling on polling day be within eight kilometres by the nearest practicable route of any polling-booth open for the purposes of the election;
 - (c) will throughout the hours of polling on polling day be travelling under conditions which will preclude him from voting at any polling-booth; or
 - (d) by reason of his membership of a religious order or his religious beliefs—
 - (i) is precluded from attending at a pollingbooth; or
 - (ii) will be precluded from voting throughout the hours of polling on polling day or throughout the greater part of those hours,

may make an application to the returning officer for the district for which he is enrolled for permission to vote before polling day.

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be delivered by the elector in person to the office of the returning officer during the ordinary business hours of that office between noon on the day of nomination and 7 p.m. on the second day preceding polling day.

(3) An elector shall not in an application under subsection (1) make any statement which is, to his knowledge, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(4) A person shall not persuade or induce an elector to make any statement in an application under subsection (1) which is, to the knowledge of that person, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(5) A person shall not-

- (a) persuade or induce; or
- (b) associate himself with any other person in persuading or inducing,

an elector to make an application under subsection (1).

Penalty: \$100 or imprisonment for one month.

(6) An authorised witness shall not witness the signature of an elector to an application under subsection (1) unless—

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

Penalty : \$100 or imprisonment for one month.

(7) An authorised witness witnessing the signature of an elector making an application under subsection (1) shall sign his name in his own hand-writing on the application in the space provided for that purpose, and shall add his address and the date.

114Q. (1) Where a returning officer receives an Procedure application made in accordance with section 114P, he for voting before may, and, if requested to do so by any scrutineer, shall, polling day. put to the elector who made the application any of the questions prescribed by section 100 (1) which are applicable to the case, and, if the elector answers the questions satisfactorily or if no questions are put to the elector, the elector shall, after making a declaration in the prescribed form, be permitted to vote.

(2) The form of declaration shall be either printed or written on an envelope and shall, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer who shall then witness the elector's signature.

(3) Subject to subsection (4), the returning officer shall then hand to the elector a ballot-paper that is in or to the effect of the form prescribed in Schedule 4, and on receiving that ballot-paper, the elector shall—

- (a) mark his vote on the ballot-paper in accordance with the directions thereon in the view of the returning officer but so that the returning officer is unable to see what marks he makes on the ballot-paper;
- (b) fold the ballot-paper so that the marks made by him cannot be seen; and
- (c) at once return the ballot-paper so folded to the returning officer.

(4) Before handing the ballot-paper to the elector under subsection (3), the returning officer shall—

- (a) if the particulars of the candidates are not already printed on it, enter on the ballot-paper—
 - (i) the name of the electoral district for which the elector has declared that he is enrolled; and
 - (ii) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (b) sign the back of the ballot-paper in his own handwriting in such a position as to be readily seen when the elector has folded the ballot-paper in accordance with subsection (3) (b).

(2)

(5) On the ballot-paper being returned to him in accordance with subsection (3) (c), the returning officer shall-

- (a) in the presence of the elector, enclose it in the envelope bearing the elector's declaration and securely fasten the envelope; and
- (b) retain the envelope and ballot-paper until the close of the poll.

(6) When an elector has voted under this section, the returning officer shall endorse on the application made by that elector under section 114P (1) the fact that the elector has voted and the date of the vote.

(7) An authorised witness shall not, in any way, influence or attempt to influence the vote of an elector voting under this section.

Penalty: \$250 or imprisonment for three months.

114R. The returning officer shall retain every Applications application made to him under section 114P (1) until to be available the election can no longer be questioned and shall, on for public being requested to do so by any person attending his inspection. office at any time during the ordinary business hours of that office from and including the third day after polling day until the election can no longer be questioned, make any such application available for inspection by that person.

114s. When an elector has voted in accordance with Returning section 1140, the returning officer shall, if certified copies to notify of the roll have been furnished to the deputy returning deputy returning officers responsible for the subdivision for which the officer elector is enrolled, immediately notify those deputy that elector has voted

before polling day.

returning

returning officers that the elector has voted and, on being so notified, each such deputy returning officer shall enter a note of that fact on the certified copies of the roll furnished to him, but if certified copies of the roll have not been so furnished, the returning officer shall enter such a note on the certified copies of the roll in his possession.

114T. (1) If an elector permitted to vote under section 114Q satisfies the returning officer that his sight is so impaired that he is unable to vote without assistance, the returning officer shall permit a person appointed by the elector to assist the elector, and the person so appointed shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold and return the ballot-paper to the returning officer.

(2) If any such elector fails to appoint a person as provided by subsection (1), the returning officer, in the presence of such scrutineers as are present, or, if there are no scrutineers present, in the presence of any person employed in his office, shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold the ballot-paper.

Appointment of scrutineers. 114U. (1) A candidate may, by writing under his hand, appoint one or more scrutineers in order to observe voting by electors under section 114Q.

(2) Subject to subsection (3), a scrutineer so appointed is, during the ordinary business hours of the office of the returning officer between noon on the day of nomination and 7 p.m. on the second day preceding polling day, entitled to be present in that part of the office of the returning officer in which voting under section 1140 takes place.

Assistance

to certain electors.

(3)

(3) If a scrutineer so appointed leaves the office of the returning officer during the period that he is entitled to be present at that office, another scrutineer so appointed may act in his place, but only one scrutineer is entitled to be present at that office in respect of a candidate at any one time.

(4) A scrutineer appointed under subsection (1) shall not—

- (a) fail or refuse to comply with any lawful direction given to him by the returning officer;
- (b) interfere with or attempt to influence an elector who is making an application under section 114P

 (1) or who is voting under section 114Q;
- (c) communicate with any such elector, except so far as it is necessary to do so in the discharge of his functions; or
- (d) misconduct himself at the office of the returning officer when present at that office pursuant to subsection (2) or (3).

Penalty: \$25.

(5) A scrutineer shall, before acting as such at the office of the returning officer when open to enable electors to vote before polling day, make and sign before the returning officer a declaration in the same terms as are prescribed in section 91 (1).

(6) Where a declaration is made and signed in accordance with subsection (5), the returning officer shall transmit the declaration to the Electoral Commissioner, and Part IV of the Oaths Act, 1900, shall apply to the declaration as if it had been made under that Act.

114v.

Penalty for unlawfully marking ballotpaper. 114v. A person shall not mark or attempt or purport to mark a vote on a ballot-paper handed to an elector under section 114q unless he—

- to lose (a) is that elector; or the song of of boltime si
 - (b) is a person appointed by that elector under section 114T (1) or is the returning officer acting in accordance with section 114T (2).

Penalty : \$500 or imprisonment for six months.

Duty of persons present when elector votes under section 114Q. 114w. A person who is present when an elector is attending the office of the returning officer for the purpose of voting under section 114Q shall not—

- (a) fail or refuse to comply with any lawful direction given to him by the returning officer; or
- (b) except as provided in section 114T—
 - (i) communicate with the elector in relation to the marking of that elector's vote;
 - (ii) assist the elector or in any manner interfere with the elector in relation to the marking of that elector's vote; or
 - (iii) look at the elector's vote or do anything which may result in his obtaining knowledge of the elector's vote.

Penalty: \$250 or imprisonment for three months.

114x. (1) At the scrutiny the returning officer shall produce unopened all envelopes containing ballot-papers marked by electors who have voted under section 1140 and shall also produce all applications made to him under section 114P (1).

Preliminary scrutiny of ballotpapers of electors under section 114Q.

(2)

(2) The returning officer shall then compare the signature of the elector in the declaration on each of those envelopes with the signature in the application made by that elector under section 114P (1) and allow the scrutineers to examine both signatures; and if, after making that comparison, the returning officer is satisfied that the signature in the declaration is that of the elector who signed the application and if he is also satisfied that—

- (a) the signature purports to have been witnessed by an authorised witness; and
- (b) the elector is enrolled for the district for which the returning officer is appointed,

he shall remove the ballot-paper from the envelope and, without unfolding the ballot-paper or allowing any other person to do so, place the ballot-paper in a locked and sealed ballot-box for further scrutiny, together with any other ballot-papers accepted for further scrutiny under this subsection, but if he is not so satisfied he shall disallow the ballot-paper without opening the envelope.

(3) After dealing with all envelopes, ballotpapers and applications in the manner prescribed by subsection (2), the returning officer—

(a) shall seal up in separate parcels—

- (i) those envelopes from which ballot-papers have been removed for further scrutiny; and
- (ii) those envelopes containing disallowed ballot-papers; and

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(b)

(b) shall then proceed with the further scrutiny-

- (i) by removing the ballot-papers from the ballot-box in which they were placed in accordance with subsection (2); and
 - (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

Spoilt ballotpapers. 114y. If any elector voting under section 114q satisfies the returning officer that he has spoilt the ballotpaper handed to him under that section by reason of accident or mistake, and that ballot-paper has not been enclosed in an envelope in accordance with subsection (5) of that section, the returning officer, on receipt of the spoilt ballot-paper, shall—

(a) hand to the elector a new ballot-paper; and

(b) cancel and preserve the spoilt ballot-paper.

114z. Every reference in sections 114Q, 114R, 114T, 114U, 114V, 114W (a) and 114Y to a returning officer shall be deemed to include a reference to a clerical assistant appointed to assist the returning officer in the performance of his duties.

8. The Principal Act is further amended—

(a) (i) by omitting from section 115 (1) (d) the words "and completed and attested by him" and by inserting instead the words "who shall then attest the signature of the elector";

(ii)

to returning officer deemed to include clerical assistant in certain cases.

Reference

Further amendment of Act No. 41, 1912. Sec. 115. (Voting

(Voting outside district.)

- (ii) by omitting from section 115 (1) (e) the words "arranged in alphabetical order according to their surnames in according with section eighty-three of this Act" and by inserting instead the words "in the order in which those names were drawn by ballot held pursuant to section 82A";
- (iii) by omitting section 115 (2) and by inserting instead the following subsections :---

(2) If the returning officer or deputy is unable to supply the elector with a printed or a partly printed and partly written ballotpaper in or to the effect of the prescribed form, he shall, after the declaration has been made by the elector pursuant to subsection (1) (d), supply to the elector a paper which is signed or initialled by the returning officer or deputy on the back and on which is written—

- (a) the name of the electoral district;
- (b) the names of the candidates in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (c) the directions as to the method of voting set out in Schedule 4.

(2A) On receiving the paper, the elector shall—

(a) retire alone into an unoccupied compartment of the polling-booth and there in private record his vote in the manner directed on the paper;

- (b) fold the paper so that the vote so recorded cannot be seen; and
- (c) at once return the paper so folded to the returning officer or deputy.

(2B) The paper shall, on being returned to the returning officer or deputy, be dealt with as a ballot-paper.

Sec. 118. (Further scrutiny.)

- (b) by omitting section 118 (3) (a) and by inserting instead the following paragraph :—
 - (a) if it is not duly signed or initialled by the returning officer or deputy who took the poll at the polling-place where the voter voted;

Sec. 119.

Decision of returning officer re validity of ballotpaper. (c) by omitting section 119 and by inserting instead the following section :---

119. The decision of the returning officer as to the allowance or disallowance or the acceptance or rejection of—

- (a) the ballot-paper of an absent voter;
- (b) the ballot-paper of an elector who has voted by post;
- (c) the ballot-paper of an elector who has voted before polling day; or

(d)

- applies, the other section 106
- shall, subject only to review by the Court of Disputed Returns when hearing a petition in accordance with Part VI, be final.
- (d) by omitting section 120 and by inserting instead Sec. 120. the following section :—

120. (1) The returning officer shall—

Certain duties of returning officer.

- (a) with respect to ballot-papers marked by absent voters, seal up in separate parcels—
 - (i) all envelopes from which any such ballot-papers have been taken;
 - (ii) all unopened envelopes containing any such ballot-papers;
 - (iii) any such ballot-papers allowed as formal; and
 - (iv) any such ballot-papers rejected as informal;
- (b) with respect to ballot-papers marked by persons in accordance with section 106, seal up in separate parcels—
 - (i) all envelopes from which any such ballot-papers have been taken;
 - (ii) all unopened envelopes containing any such ballot-papers;

(1) 1

(iii)

Parliamentary Electorates and Elections (Amendment).

(iii) any such ballot-papers allowed as formal; and

(iv) any such ballot-papers rejected as brown all nothing a gained informal; and halugzid

(c) with respect to postal ballot-papers, seal up in separate parcels—

- (i) any such ballot-papers allowed as formal; and
- (ii) any such ballot-papers disallowed as informal; and
- (d) with respect to ballot-papers marked by persons who voted before polling day, seal up in separate parcels—
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal.

(2) The provisions of sections 127, 128 and 129 shall apply to parcels of ballot-papers and envelopes referred to in subsection (1), and to parcels of envelopes referred to in sections 114L (d) and 114x (3) (a), as if those parcels were parcels of used ballot-papers referred to in those provisions.

(e) (i) by omitting from section 120c (1) (b) (i) the word "Christian" and by inserting instead the words "given name or";

Sec. 120c. (Notice to electors who have not voted.)

(ii) by omitting from section 120c (2) (b) (iii) the word "election." and by inserting instead the following words and subparagraph :—

election; or

- (iv) had a valid and sufficient reason for his failure to vote at the election.
- (f) (i) by omitting section 122 (1) (a) and by Sec. 122. inserting instead the following paragraph :--- (Informal ballot-

papers.)

- (a) it is not duly signed or initialled by the returning officer or deputy;
- (ii) by omitting from section 122 (1) (b) the word "if";
- (g) by omitting from section 122A (3) the words Sec. 122A. "presiding officer" and by inserting instead the (Ballotwords "returning officer or deputy";

to be informal in certain circumstances.)

(h) by inserting in section 126 (1) after the words Sec. 126.
 "absent voters' ballot-papers" wherever occurring (Declaration of the words ", ballot-papers of persons who voted poll.)
 before polling day".

9. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 151B (2) the words Sec. 151B.
"A poster" and by inserting instead the words (Exhibition "For the purpose of subsection (1), a poster": of posters.)

В

(ii) by inserting after section 151B (2) the following subsection :---

(2A) A person shall not post up, or permit or cause to be posted up, a poster—

- (a) on or within any premises occupied or used by, or under the control or management of—
 - (i) the Crown or any instrumentality or agency of, or statutory body representing, the Crown; or
 - (ii) any local authority; or
- (b) in the case of premises which have no one in occupation, on or within those premises, unless that person has obtained—
 - (i) in the case of premises owned by one person alone, the permission in writing of that person; or
 - (ii) in the case of premises owned by two or more persons, whether as joint tenants or as tenants in common or otherwise, the permission in writing of at least one of those persons.
- (iii) by omitting from section 151B (3) (a) the word "or" where lastly occurring;

(1i)

(iv)

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(iv) by omitting from section 151B (3) (b) the words "Theatres and Public Halls Act, 1908, as subsequently amended." and by inserting instead the following words and paragraph :—

Theatres and Public Halls Act, 1908; or

- (c) the posting up, exhibiting, writing, drawing or depicting of any poster within a hall or room that is being or is about to be used for a meeting held by or on behalf of a candidate in connection with an election.
- (v) by inserting in section 151B (6) before the definition of "poster" the following definition:—
 - "local authority" means the council of a city, municipality or shire, or a county council.
- (vi) by inserting in section 151B (6) after the definition of "poster" the following definitions :---
 - "premises" includes any structure, building, vehicle or vessel or any place, whether built on or not, and any part thereof.
 - "statutory body representing the Crown" has the meaning ascribed to that expression by section 4 of the Local Government Act, 1919.

- (vii) by omitting from the definition of "the prescribed size" in section 151B (6) the words "one thousand two hundred square inches" and by inserting instead the words "8 000 square centimetres";
- (viii) by inserting after section 151B (6) the following subsection :---

(7) Where premises referred to in paragraph (b) of subsection (2A) are subject to a lease for a term of six months or more, the reference in that paragraph to the owner of the premises shall be read as a reference to the lessee of the premises.

- (b) by inserting in section 151D after the words "deputy returning officer" the words ", any officer appointed by the returning officer for the purpose";
- (c) by omitting section 176 (1A) and by inserting instead the following subsection :---

(1A) Section 41 of the Interpretation Act, 1897, applies in respect of a regulation made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

- (d) by omitting from Schedule 11 the words "(*Christian name*)" and by inserting instead the words "(*Given name or names*)";
- (e) by omitting from the Schedule to Form 7 in Schedule 20 the words "Christian or other" and by inserting instead the word "Given".

Sec. 151D. (Removal of illegal posters.)

Sec. 176. (Regulations.)

Schedule 11.

Schedule 20.

10.

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Parliamentary Electorates and Elections (Amendment).

10. Each provision of the Principal Act specified in Further Column 1 of Schedule 1 is amended in the manner specified of Act No. opposite that provision in Column 2 of that Schedule. Statute Law Revision.

SCHEDULE 1.

Sec. 10.

Column 1.	Column 2.
Provision of Principal Act.	Amendment.
Section 6 (2)	. Omit "a District Court" and insert instead "the District Court".
Section 7 (2)	Omit ", as amended by subsequent Acts". Omit "subsection two of section six of this Act" and insert instead "section 6 (2)".
Section 8	. Omit "a District Court" and insert instead "the District Court".
Section 12	. Omit "subsection two of section seven or in section eleven of this Act" and insert instead "section 7 (2) or in section 11".
Section 13 (2)	. Omit "subsection (3) of section 6" and insert instead "section 6 (3)".
Section 19	Omit "as amended by subsequent Acts."
Section 21 _A (3) .	Omit ", as so amended,". Omit "or of any Act amending that Act,". Omit "the said" and insert instead "that".
Section 21A (5) .	. Omit ", and any Act amending the same".
	. Omit "as amended by subsequent Acts,".
Section 41 (2) (a) .	. Omit "Comptroller-General of Prisons" and insert instead "Commissioner of Corrective Services".
Section 49 (1)	. Omit "police or".
	. Omit "as amended by subsequent Acts,".
	. Omit "the said" and insert instead "that".
	. Omit "1900-1936" and insert instead "1900".
Section 114L	. Omit "subsection two of section 114H of this Act"
Section 118 (3) (c) .	and insert instead "section 114H (2)". Omit "If" and insert instead "if".
G 100	
Section 120F	"Courts of Petty Sessions (Civil Claims) Act, 1970".

Amendment of Principal Act.

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SCHEDULE

SCHEDULE 1—continued.

AMENDMENT OF PRINCIPAL ACT—continued.

Column 1. Provision of Principal Act.			Column 2.	
		al	Amendment.	
Section 122A			Omit subsection (1) and insert instead the following:— (1) Notwithstanding anything to the contrary in	
			this Act, a ballot-paper shall not, by reason of any marking thereon that is not authorised or required by this Act, be treated as informal, or be rejected or disallowed at the scrutiny, if, in the opinion of the returning officer, the voter's intention is clearly	
G 150			indicated on the ballot-paper.	
Section 179	••	• •	Omit "Colonial".	
Section 183	••	••	Omit "or police".	
Section 185	••	••	Omit "Colonial".	
Schedule 4 Schedule 15	••		Omit "1912–1928" and insert instead "1912".	
Schedule 15	••	••	Omit ", as amended".	
Schedule 18	•••	•••	Omit from clause 3 "in pursuance of subsection two of section one hundred and twenty-six of this Act" and insert instead "pursuant to section 126 (2)".	
Schedule 20			Omit from clause 7 "paragraph (b) of section 120F of this Act" and insert instead "section 120F (b)".	
			Omit from clause 8 "paragraph (a) or paragraph (b) of section 120F of this Act" and insert instead	
			"section 120F (a) or (b)". Omit from Form 1 "1912–1928" wherever occurring and insert instead "1912".	
			Omit from Form 1 ", as amended". Omit from Form 2 "1912–1928" wherever occurring	
		- 1	and insert instead "1912". Omit from Form 2 "Polling-place Area" and	
		2	insert instead "Subdivision". Omit "Chief Secretary's Office," from the matter headed "(<i>Back of Forms 2 and 3.</i>)".	
			Omit from Form 4 "1912–1928" and insert instead "1912".	
			Omit from Form 4 "Polling-place Area" and insert instead "Subdivision".	
			Omit from Form 5 "polling-place area" and insert instead "subdivision".	
			Omit "Chief Secretary's Office," from the matter headed "(Back of Forms 4 and 5.)".	
			Omit from Form 6 "1912-1928" and insert instead "1912".	
			Omit from Form 6 "Address-Chief Secretary's Office.".	
			Omit from Form 7 "1912–1928" wherever occurring and insert instead "1912".	

SCHEDULE

SCHEDULE 1—continued.

AMENDMENT OF PRINCIPAL ACT-continued.

Column 1.	Column 2. Amendment.	
Provision of Principal Act.		
Schedule 20— <i>contd</i>	 Omit from Form 7 "Chief Secretary's Office" and insert instead "Office of the Electoral Commissioner for the State of New South Wales". Omit from the Schedule to Form 7 "Polling-place area" and insert instead "Subdivision". Omit from Form 8 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 9 "1912–1928" and insert instead "1912". Omit from Form 10 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 10 "Polling-place Area" wherever occurring and insert instead "Subdivision". Omit from Form 10 "Colling-place Area" wherever occurring and insert instead "Subdivision". Omit from Form 10 "(a) the names of the electors who did not vote at the election;" and insert instead "(a) the names of electors who appear to have failed to vote at the election;". Omit from paragraph (b) in Form 10 "the" where secondly occurring. 	

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1976

. . . .



I certify that this PUBLIC BILL, which originated in the LEGISLA-TIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 9 December, 1975.



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Act No. 108, 1975.

An Act to make further provision with respect to the conduct of elections; and for this and other purposes to amend the Parliamentary Electorates and Elections Act, 1912. [Assented to, 23rd December, 1975.]

BE

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

> J. H. BROWN, Chairman of Committees of the Legislative Assembly.

Parliamentary Electorates and Elections (Amendment).

BE it enacted by the Queen'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:—

Short title. 1. This Act may be cited as the "Parliamentary Electorates and Elections (Amendment) Act, 1975".

Commencement. da

2. (1) This section and section 1 shall commence on the date of assent to this Act.

(2) Except as provided in subsection (1), the several provisions of this Act shall commence on such day or days as may be appointed by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

Principal Act. 3. The Parliamentary Electorates and Elections Act, 1912, is, in this Act, referred to as the Principal Act.

Amendment of Act No. 41, 1912. Sec. 1. (Short title, arrangement, &c.)

- 4. The Principal Act is amended—
 - (a) (i) by omitting from section 1 the matter relating to Part II and by inserting instead the following matter :----
 - PART II.—NUMBERS OF MEMBERS AND OF ELECTORATES—DISTRIBUTION OF ELECTORATES—ss. 4–19.
 - (ii) by omitting from the matter relating to Part III in section 1 the matter "21A" and by inserting instead the matter "21";

(iii)

- (iii) by omitting from the matter relating to Part IV in section 1 the matter "67" and by inserting instead the matter "55";
- (iv) by omitting from section 1 the matter relating to Part V and by inserting instead the following matter :---

PART V.—CONDUCT OF ELECTIONS—ss. 68–154.

(v) by omitting from section 1 the matter relating to Part VII and by inserting instead the following matter :---

> PART VII.—MISCELLANEOUS PROVISIONS, PENALTIES, &C.—ss. 176–186.

- (b) (i) by omitting from section 3 the words "In the Sec. 3. construction of this Act the following expres- (Interpretation of sions within inverted commas shall bear the terms.) respective meanings hereby assigned to them, unless the context or subject-matter otherwise indicates or requires, namely :—" and by inserting instead the words "In this Act, except in so far as the context or subject-matter otherwise indicates or requires—";
 - (ii) by inserting in section 3 after the definition of "Authorised agent" the following definition :—
 - "Authorised witness" means a person who is an authorised witness for the purposes of this Act by virtue of section 114B.

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(c)

Parliamentary Electorates and Elections (Amendment).

Sec. 11.

(c) by omitting section 11 and by inserting instead the following section :---

11. (1) A person shall not be appointed a commissioner under this Act if he is a person—

- (a) who is a bankrupt, is applying to take the benefit of any law for the relief of bankrupt or insolvent debtors, whose debts are subject to a composition with his creditors, or whose remuneration would, on his appointment, be subject to an assignment for their benefit;
- (b) who has been convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or has been convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would have been a crime or an offence so punishable; or
- (c) who is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.

(2) A commissioner shall be deemed to have vacated his office if he—

(a) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;

Disqualifications for appointment as commissioner.

- (b) is convicted in New South Wales of a crime or an offence which is punishable by imprisonment for 12 months or more, or is convicted elsewhere than in New South Wales of a crime or an offence which, if committed in New South Wales, would be a crime or an offence so punishable, or is convicted of a crime or an offence, whether in New South Wales or elsewhere, and is sentenced to imprisonment for that crime or offence; or
- (c) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act.
- (d) by omitting section 21 and by inserting instead the sec. 21. following section :---

21. A person shall not be entitled to have his Disqualiname placed or retained on any roll of electors for fications the Assembly if he—

- (a) is a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or
- (b) has been convicted of a crime or an offence, whether in New South Wales or elsewhere, and has been sentenced in respect of that crime or offence to imprisonment for 12 months or more and is in prison serving that sentence.

Parliamentary Electorates and Elections (Amendment).

Sec. 21A. (Appointment of Electoral Commissioner.) (e) (i) by omitting section 21A (7) (b) and by inserting instead the following paragraph :---

- (b) becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his creditors or makes an assignment of his remuneration for their benefit;
- (ii) by omitting section 21A (7) (d) and by inserting instead the following paragraph :—
 - (d) becomes a temporary patient, a continued treatment patient, a protected person or an incapable person within the meaning of the Mental Health Act, 1958, or a person under detention under Part VII of that Act; or;

Sec. 26. (Rolls for districts and subdivisions.)

Sec. 21.

- (f) (i) by omitting from section 26 (4) (b) the words "christian or other" and by inserting instead the words "given name or";
 - (ii) by omitting from section 26 (4) (d) the words "christian or other" and by inserting instead the words "given name or";

Sec. 41. (Information as to deaths and convictions.)

- (g) (i) by omitting from section 41 (1) the words "christian or other" and by inserting instead the words "given name or";
 - (ii) by omitting from section 41 (2) the words "christian or other" and by inserting instead the words "given name or";

(h) by omitting section 55 (3) and by inserting instead Sec. 55. the following subsection :---(Regulations.)

(3) Section 41 of the Interpretation Act, 1897, applies in respect of regulations made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

5. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) by omitting the heading to Part V and by inserting Part V, instead the following heading :---heading.

PART V.

CONDUCT OF ELECTIONS.

- (b) by omitting from section 79 (7A) (a) the words Sec. 79. "fifty dollars" and by inserting instead the matter (Nominations of "\$100"; candidates.)
- (c) by inserting after section 82 the following Sec. 82A. section :---

82A. (1) If after noon on the day of nomination Returning there are two or more candidates, the returning officer to determine officer shall forthwith hold a ballot to determine the order in order in which the candidates' names are to be which candidates' entered on the ballot-papers. names are

to be entered on

(2) Every such ballot shall be held in ballotaccordance with the procedure prescribed by paper. regulations made under this Act.

(d)

Act No. 108, 1975.

Sec. 83. (Printing ballotpapers.)

Sec. 89. (Deputy

returning officers to be

furnished

with copies of rolls and

ballotpapers.) (d) by omitting section 83 (a) and (b) and by inserting instead the following paragraphs :---

- (a) the names of all candidates duly nominated shall be entered on the ballot-papers in the order in which those names were drawn by a ballot held pursuant to section 82A;
- (b) the surname of each candidate shall be in more conspicuous type than that used for his given name or names;
- (e) by inserting after section 89 (1) the following subsection :---

(1A) The returning officer shall retain for use at his office—

- (a) at least one copy of the printed rolls in force for his district; and
- (b) such number of ballot-papers as he considers will be required for the use of electors who are permitted to vote at his office before polling day,

and shall keep an exact count of those ballot-papers.

- (f) (i) by omitting from section 90 (4) the words "presiding officer" where firstly occurring and by inserting instead the words "returning officer or deputy";
 - (ii) by omitting from section 90 (4) the words "twenty-five dollars, and may be removed from the polling-booth by any member of the police force or person authorised by the presiding officer to remove him" and by inserting instead the matter "\$25";

Sec. 90. (How scrutineers to be appointed.)

(g) by omitting section 95 and by inserting instead the Sec. 95. following section :---

95. (1) Subject to subsection (2), every polling Hours of shall commence at 8 a.m. on the day appointed for polling. the polling to take place, and shall, unless lawfully adjourned, close at 6 p.m. on that day.

(2) Subject to sections 111 (d) and 114 (1) (b) (iii), if any elector is in a polling-booth at 6 p.m. on polling day and desires to vote, his vote shall be taken and the polling shall not close until he has voted.

- (h) by omitting from section 97 (2) the words Sec. 97. "presiding officer" and by inserting instead the (Where electors words "returning officer or deputy"; may vote.)
- (i) by omitting section 99 and by inserting instead the Sec. 99. following section :---

99. Every person claiming to vote at any polling- Persons claiming to vote to

claiming to vote to give name

- (a) state his surname and his given name or etc.
- (b) if required to do so by the returning officer or deputy, state any other particulars necessary for the purpose of identifying the name on the roll under which the vote is claimed; and
- (c) require a ballot-paper to be handed to him.

(j)

Parliamentary Electorates and Elections (Amendment).

Sec. 100. (Questions to be put if voter challenged.)

- (j) (i) by omitting from section 100 (1) the words "presiding officer" and by inserting instead the words "returning officer or deputy";
 - (ii) by omitting from section 100 (2) the words "presiding officer" and by inserting instead the words "returning officer or deputy";

"christian name" wherever occurring and by

inserting instead the words "given name or

(ii) by omitting from section 101 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer

(k) (i) by omitting from section 101 the words

names";

or deputy";

Sec. 101. (Errors not to forfeit vote.)

Sec. 102. (Ballotpapers signed or initialled.) (1) by omitting from section 102 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";

- (m) by omitting from section 103 (1) (b) the words "initials of the presiding officer, and exhibit it so folded to the presiding officer" and by inserting instead the words "signature or initials of the returning officer or deputy, and exhibit it so folded to the returning officer or deputy";
 - (n) by omitting from section 104 the words "presiding officer" wherever occurring and by inserting instead the words "returning officer or deputy";
 - (o) by omitting from section 108A the words "the last preceding section, or under paragraph (f) of section 114H of this Act" and by inserting instead the words "section 108, section 114H (1) (f) or section 114T";

Sec. 103. (Vote, how given.)

Sec. 104. (Spoilt ballotpapers.)

Sec. 108A. (Instructions.)

(p) by omitting section 111 and by inserting instead Sec. 111. the following section :---

111. A person shall not, without lawful Ballotauthority— not to be

removed

- (a) remove a ballot-paper from any polling- from booth or, where the office of a returning pollingbooth, officer is open to enable electors to vote &c.
 before polling day, remove a ballot-paper from that office;
- (b) enter into a compartment of a polling-booth while any person is in the compartment;
- (c) remain in the compartment of a pollingbooth, or, where he is voting at the office of a returning officer before polling day, remain at that office, for a longer period than is necessary for the purpose of marking his ballot-paper; or
- (d) obstruct or unnecessarily delay the proceedings at a polling-booth or, where the office of a returning officer is open to enable electors to vote before polling day, the proceedings at that office.

Penalty: \$50.

(q) by omitting section 113 and by inserting instead the Sec. 113. following section :---

113. A person shall not, on polling day, or on Penalty for any day to which polling is adjourned, or on any obstructing day on which the office of a returning officer is open from access to enable electors to vote before polling day, to pollingobstruct the access or approaches to the pollingbooth or the office of the returning officer, as the case may be.

Penalty: \$50.

(r)

Parliamentary Electorates and Elections (Amendment).

Sec. 114.

(r) by omitting section 114 and by inserting instead the following section :—

Returning officer, &c., may arrest offenders under this Act. 114. (1) Every returning officer and deputy returning officer, any assistant returning officer or clerical assistant acting under the authority of the returning officer or deputy, and every member of the police force shall have and may exercise such powers as may be necessary to maintain order and keep the peace at any election or polling under this Act, and for that purpose and without prejudice to any other powers conferred on him by law—

(a) may—

- (i) without warrant, arrest or cause to be arrested any person who he has reasonable grounds to believe is committing or has committed or is attempting to commit an offence under this Act at or in the immediate vicinity of any polling-place or, where the office of the returning officer is open to enable electors to vote before polling day, at or in the vicinity of that office; or
- (ii) instead of arresting or causing the arrest of the person, remove or cause the removal of that person from the polling-place or immediate vicinity of that polling-place or, as the case may be, from the office of the returning officer or immediate vicinity of that office; and

- (b) may remove or cause to be removed from a polling-booth and from the immediate vicinity of the polling-booth, and, where the office of the returning officer is open to enable electors to vote before polling day, from that office and from the immediate vicinity of that office, any person—
 - (i) who, having been given a lawful direction by or under the authority of the returning officer or deputy, fails to comply with that direction;
 - (ii) who is obstructing the access or approaches to the polling-booth or, as the case may be, to that office;
 - (iii) who is obstructing or unnecessarily delaying the proceedings at the polling-booth or, as the case may be, at that office; or
 - (iv) who is behaving in a disorderly manner or is causing a disturbance.

(2) Any person arrested under subsection (1) shall, as soon as practicable thereafter, be taken before a justice of the peace to be dealt with according to law for the offence for which he was arrested.

6. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 114A (1) (b) the Sec. 114A. words "five miles" and by inserting instead the (Application for a words "eight kilometres";

(Application for a postal vote certificate and postal ballotpaper.)

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(ii)

- (ii) by omitting from section 114A (1) the words "may make application for a postal vote certificate and postal ballot-paper" and by inserting instead the words "may make an application for a postal vote certificate and a postal ballotpaper to the returning officer for the district for which the elector is enrolled or, if the elector has reason to believe that the application may not reach that returning officer so as to enable him to receive from that returning officer the postal vote certificate and the postal ballotpaper in time to permit him to vote at the election, to some other district returning officer";
- (iii) by omitting section 114A (2) and (2A) and by inserting instead the following subsections :—

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be sent not earlier than the ninth day preceding the issue of the writ for the election to which it relates.

(2A)

(2A) An elector who has made an application under subsection (1) shall, notwithstanding that the application complies with subsection (2), be entitled to a postal ballot-paper and postal vote certificate only if the application is received by the returning officer to whom it is addressed—

- (a) in the case of an application sent from within Australia, before 6 p.m. on the third day preceding polling day; or
- (b) in the case of an application sent from outside Australia, before 6 p.m. on the fifth day preceding polling day.
- (b) by omitting section 114B (2) and by inserting Sec. 114B. instead the following subsection :-- (Authorised witnesses.)

(2) A person is not eligible to be an authorised witness at or in connection with an election if he—

(a) is a candidate at the election; or

(b) is a returning officer, a deputy returning officer, an assistant returning officer, a substitute returning officer, a poll clerk or a clerical assistant appointed to assist a returning officer in the performance of his duties.

Sec. 114D.

(c) by omitting section 114D and by inserting instead the following section :---

Issue of certificate and ballot paper. 114D. (1) Where a returning officer receives an application made in accordance with section 114A, he shall deliver or post to the elector who made the application—

- (a) a postal ballot-paper that is in or to the effect of the form prescribed in Schedule 15; and
- (b) an envelope bearing—
 - (i) the address of the returning officer for the district for which the elector has declared that he is enrolled; and
 - (ii) a postal vote certificate that is in or to the effect of the prescribed form.

(2) Before delivering or posting a ballotpaper under subsection (1), the returning officer shall, if the particulars of the candidates are not already printed thereon, enter on the ballot-paper—

- (a) the name of the electoral district for which the elector has declared that he is enrolled; and
- (b) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A.

Parliamentary Electorates and Elections (Amendment).
(d) by omitting from section 114E (1) the words Sec. 114E.
"before six o'clock in the afternoon of the day (Inspection of immediately preceding the polling day" and by applica-inserting instead the words "before the time specified tions.)

applicable";

in section 114A (2A) (a) or (b), whichever is

- (e) (i) by omitting from section 114G (2) the words Sec. 114G. "presiding officer" and by inserting instead the (Returning officer to notify issue of
 - (ii) by omitting from section 114G (3) the words vote certificates "presiding officer" and by inserting instead and postal ballot-papers.)
- (f) by omitting from section 114H (2) the word "ten" Sec. 114H. and by inserting instead the word "seven"; (Directions for postal voting.)
- (g) (i) by omitting from section 114L the word "ten" Sec. 114L. and by inserting instead the word "seven"; (Preliminary scrutiny of postal ballot-
 - (ii) by omitting section 114L (b) and by inserting papers.) instead the following paragraph :—

(b) if he is satisfied that—

- (i) the signature on the certificate is that of the elector who signed the application for the certificate;
- (ii) the signature purports to have been witnessed by an authorised witness;

(iii)

- (iii) the envelope bearing the certificate and containing the ballot-paper was delivered, or, if posted, bears a postmark clearly indicating that it was posted, to him before the close of the poll; and
- (iv) the elector is enrolled for the district,

accept the ballot-paper for further scrutiny, but if he is not so satisfied, disallow the ballot-paper without opening the envelope;

- (iii) by omitting from section 114L (d) the words "and preserve";
- (iv) by omitting section 114L (e) and by inserting instead the following paragraph:
 - (e) proceed with the scrutiny of the postal ballot-papers which have been accepted for further scrutiny—
 - (i) by removing those ballotpapers from the ballot-box in which they were placed in accordance with paragraph
 (c); and
 - (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

(h)

(h) by omitting the short heading after section 114N.

Short heading after sec. 114N.

Pre-poll voting.

114P. (1) An elector who-

Application for permission to vote before polling day.

114z.

- (a) will not throughout the hours of polling on before pollpolling day be within New South Wales;
- (b) will not throughout the hours of polling on polling day be within eight kilometres by the nearest practicable route of any polling-booth open for the purposes of the election;
- (c) will throughout the hours of polling on polling day be travelling under conditions which will preclude him from voting at any polling-booth; or
- (d) by reason of his membership of a religious order or his religious beliefs—
 - (i) is precluded from attending at a pollingbooth; or
 - (ii) will be precluded from voting throughout the hours of polling on polling day or throughout the greater part of those hours,

may make an application to the returning officer for the district for which he is enrolled for permission to vote before polling day.

Parliamentary Electorates and Elections (Amendment).

(2) An application under subsection (1) shall—

- (a) be in or to the effect of the prescribed form and specify the ground on which the elector is making the application;
- (b) be signed by the elector in his own handwriting;
- (c) be witnessed by an authorised witness; and
- (d) be delivered by the elector in person to the office of the returning officer during the ordinary business hours of that office between noon on the day of nomination and 7 p.m. on the second day preceding polling day.

(3) An elector shall not in an application under subsection (1) make any statement which is, to his knowledge, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(4) A person shall not persuade or induce an elector to make any statement in an application under subsection (1) which is, to the knowledge of that person, false or misleading as to a material particular.

Penalty: \$100 or imprisonment for one month.

(5) A person shall not—

- (a) persuade or induce; or
- (b) associate himself with any other person in persuading or inducing,

an elector to make an application under subsection (1).

Penalty: \$100 or imprisonment for one month.

(6)

(6) An authorised witness shall not witness the signature of an elector to an application under subsection (1) unless-

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

Penalty: \$100 or imprisonment for one month.

(7) An authorised witness witnessing the signature of an elector making an application under subsection (1) shall sign his name in his own handwriting on the application in the space provided for that purpose, and shall add his address and the date.

114q. (1) Where a returning officer receives an Procedure application made in accordance with section 114P, he before may, and, if requested to do so by any scrutineer, shall, polling day. put to the elector who made the application any of the questions prescribed by section 100 (1) which are applicable to the case, and, if the elector answers the questions satisfactorily or if no questions are put to the elector, the elector shall, after making a declaration in the prescribed form, be permitted to vote.

(2) The form of declaration shall be either printed or written on an envelope and shall, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer who shall then witness the elector's signature.

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(3)

(3) Subject to subsection (4), the returning officer shall then hand to the elector a ballot-paper that is in or to the effect of the form prescribed in Schedule 4, and on receiving that ballot-paper, the elector shall—

- (a) mark his vote on the ballot-paper in accordance with the directions thereon in the view of the returning officer but so that the returning officer is unable to see what marks he makes on the ballot-paper;
- (b) fold the ballot-paper so that the marks made by him cannot be seen; and
- (c) at once return the ballot-paper so folded to the returning officer.

(4) Before handing the ballot-paper to the elector under subsection (3), the returning officer shall—

- (a) if the particulars of the candidates are not already printed on it, enter on the ballot-paper—
 - (i) the name of the electoral district for which the elector has declared that he is enrolled; and
 - (ii) the names of the candidates for that district in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (b) sign the back of the ballot-paper in his own handwriting in such a position as to be readily seen when the elector has folded the ballot-paper in accordance with subsection (3) (b).

(5)

(5) On the ballot-paper being returned to him in accordance with subsection (3) (c), the returning officer shall-

- (a) in the presence of the elector, enclose it in the envelope bearing the elector's declaration and securely fasten the envelope; and
- (b) retain the envelope and ballot-paper until the close of the poll.

(6) When an elector has voted under this section, the returning officer shall endorse on the application made by that elector under section 114P (1) the fact that the elector has voted and the date of the vote.

(7) An authorised witness shall not, in any way, influence or attempt to influence the vote of an elector voting under this section.

Penalty: \$250 or imprisonment for three months.

114R. The returning officer shall retain every Applications application made to him under section 114P (1) until to be available the election can no longer be questioned and shall, on for public being requested to do so by any person attending his inspection. office at any time during the ordinary business hours of that office from and including the third day after polling day until the election can no longer be questioned, make any such application available for inspection by that person.

114s. When an elector has voted in accordance with Returning section 114q, the returning officer shall, if certified copies to notify of the roll have been furnished to the deputy returning deputy officers responsible for the subdivision for which the officer elector is enrolled, immediately notify those deputy that elector has voted before

returning

polling day.

Parliamentary Electorates and Elections (Amendment).

returning officers that the elector has voted and, on being so notified, each such deputy returning officer shall enter a note of that fact on the certified copies of the roll furnished to him, but if certified copies of the roll have not been so furnished, the returning officer shall enter such a note on the certified copies of the roll in his possession.

114T. (1) If an elector permitted to vote under section 114Q satisfies the returning officer that his sight is so impaired that he is unable to vote without assistance, the returning officer shall permit a person appointed by the elector to assist the elector, and the person so appointed shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold and return the ballot-paper to the returning officer.

(2) If any such elector fails to appoint a person as provided by subsection (1), the returning officer, in the presence of such scrutineers as are present, or, if there are no scrutineers present, in the presence of any person employed in his office, shall, in the same manner as would be required if he were the elector, mark a vote on the ballot-paper according to the instructions of the elector and then fold the ballot-paper.

Appointment of scrutineers. 114U. (1) A candidate may, by writing under his hand, appoint one or more scrutineers in order to observe voting by electors under section 114Q.

(2) Subject to subsection (3), a scrutineer so appointed is, during the ordinary business hours of the office of the returning officer between noon on the day of nomination and 7 p.m. on the second day preceding polling day, entitled to be present in that part of the office of the returning officer in which voting under section 114Q takes place.

Assistance to certain

electors.

(3) If a scrutineer so appointed leaves the office of the returning officer during the period that he is entitled to be present at that office, another scrutineer so appointed may act in his place, but only one scrutineer is entitled to be present at that office in respect of a candidate at any one time.

- (4) A scrutineer appointed under subsection (1) shall not—
 - (a) fail or refuse to comply with any lawful direction given to him by the returning officer;
 - (b) interfere with or attempt to influence an elector who is making an application under section 114P
 (1) or who is voting under section 114Q;
 - (c) communicate with any such elector, except so far as it is necessary to do so in the discharge of his functions; or
 - (d) misconduct himself at the office of the returning officer when present at that office pursuant to subsection (2) or (3).

Penalty: \$25.

(5) A scrutineer shall, before acting as such at the office of the returning officer when open to enable electors to vote before polling day, make and sign before the returning officer a declaration in the same terms as are prescribed in section 91 (1).

(6) Where a declaration is made and signed in accordance with subsection (5), the returning officer shall transmit the declaration to the Electoral Commissioner, and Part IV of the Oaths Act, 1900, shall apply to the declaration as if it had been made under that Act.

114v.

Parliamentary Electorates and Elections (Amendment).

Penalty for unlawfully marking ballotpaper. 114v. A person shall not mark or attempt or purport to mark a vote on a ballot-paper handed to an elector under section 114q unless he—

- (a) is that elector; or
- (b) is a person appointed by that elector under section 114T (1) or is the returning officer acting in accordance with section 114T (2).

Penalty : \$500 or imprisonment for six months.

Duty of persons present when elector votes under section 114Q. 114w. A person who is present when an elector is attending the office of the returning officer for the purpose of voting under section 114q shall not—

- (a) fail or refuse to comply with any lawful direction given to him by the returning officer; or
- (b) except as provided in section 114T—
 - (i) communicate with the elector in relation to the marking of that elector's vote;
 - (ii) assist the elector or in any manner interfere with the elector in relation to the marking of that elector's vote; or
 - (iii) look at the elector's vote or do anything which may result in his obtaining knowledge of the elector's vote.

Penalty: \$250 or imprisonment for three months.

114x. (1) At the scrutiny the returning officer shall produce unopened all envelopes containing ballot-papers marked by electors who have voted under section 114Q and shall also produce all applications made to him under section 114P (1).

Preliminary scrutiny of ballotpapers of electors under section 114Q.

(2)

(2) The returning officer shall then compare the signature of the elector in the declaration on each of those envelopes with the signature in the application made by that elector under section 114P (1) and allow the scrutineers to examine both signatures; and if, after making that comparison, the returning officer is satisfied that the signature in the declaration is that of the elector who signed the application and if he is also satisfied that—

- (a) the signature purports to have been witnessed by an authorised witness; and
- (b) the elector is enrolled for the district for which the returning officer is appointed,

he shall remove the ballot-paper from the envelope and, without unfolding the ballot-paper or allowing any other person to do so, place the ballot-paper in a locked and sealed ballot-box for further scrutiny, together with any other ballot-papers accepted for further scrutiny under this subsection, but if he is not so satisfied he shall disallow the ballot-paper without opening the envelope.

(3) After dealing with all envelopes, ballotpapers and applications in the manner prescribed by subsection (2), the returning officer—

- (a) shall seal up in separate parcels-
 - (i) those envelopes from which ballot-papers have been removed for further scrutiny; and
 - (ii) those envelopes containing disallowed ballot-papers; and

(b)

(b) shall then proceed with the further scrutiny-

- (i) by removing the ballot-papers from the ballot-box in which they were placed in accordance with subsection (2); and
- (ii) by opening the ballot-papers so removed and allowing and counting those which are formal and disallowing and rejecting those which, by virtue of section 122, are informal.

Spoilt ballotpapers. 114y. If any elector voting under section 114q satisfies the returning officer that he has spoilt the ballotpaper handed to him under that section by reason of accident or mistake, and that ballot-paper has not been enclosed in an envelope in accordance with subsection (5) of that section, the returning officer, on receipt of the spoilt ballot-paper, shall—

- (a) hand to the elector a new ballot-paper; and
- (b) cancel and preserve the spoilt ballot-paper.

114z. Every reference in sections 114Q, 114R, 114T, 114U, 114V, 114W (a) and 114Y to a returning officer shall be deemed to include a reference to a clerical assistant appointed to assist the returning officer in the performance of his duties.

Further amendment of Act No. 41, 1912. Sec. 115. (Voting

outside

district.)

Reference to returning

officer

deemed to include

clerical

assistant in certain cases.

8. The Principal Act is further amended—

(a) (i) by omitting from section 115 (1) (d) the words "and completed and attested by him" and by inserting instead the words "who shall then attest the signature of the elector";

(ii)

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- (ii) by omitting from section 115 (1) (e) the words "arranged in alphabetical order according to their surnames in according with section eighty-three of this Act" and by inserting instead the words "in the order in which those names were drawn by ballot held pursuant to section 82A";
- (iii) by omitting section 115 (2) and by inserting instead the following subsections :---

(2) If the returning officer or deputy is unable to supply the elector with a printed or a partly printed and partly written ballotpaper in or to the effect of the prescribed form, he shall, after the declaration has been made by the elector pursuant to subsection (1) (d), supply to the elector a paper which is signed or initialled by the returning officer or deputy on the back and on which is written—

- (a) the name of the electoral district;
- (b) the names of the candidates in the order in which those names were drawn by ballot held pursuant to section 82A; and
- (c) the directions as to the method of voting set out in Schedule 4.

(2A) On receiving the paper, the elector shall—

(a) retire alone into an unoccupied compartment of the polling-booth and there in private record his vote in the manner directed on the paper; 29

	Parliamentary Electorates and Elections (Amendment).
	(b) fold the paper so that the vote so recorded cannot be seen; and
	(c) at once return the paper so folded to the returning officer or deputy.
	(2B) The paper shall, on being returned to the returning officer or deputy, be dealt with as a ballot-paper.
Sec. 118. (Further scrutiny.)	(b) by omitting section 118 (3) (a) and by inserting instead the following paragraph :—
	 (a) if it is not duly signed or initialled by the returning officer or deputy who took the poll at the polling-place where the voter voted;
Sec. 119.	(c) by omitting section 119 and by inserting instead the following section :—
Decision of returning officer re validity of ballot-	119. The decision of the returning officer as to the allowance or disallowance or the acceptance or rejection of—
paper.	(a) the ballot-paper of an absent voter;
	(b) the ballot-paper of an elector who has voted by post;
	(c) the ballot-paper of an elector who has voted before polling day; or

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(d)

(d) any ballot-paper to which section 106 applies,

shall, subject only to review by the Court of Disputed Returns when hearing a petition in accordance with Part VI, be final.

- (d) by omitting section 120 and by inserting instead Sec. 120. the following section :---
 - 120. (1) The returning officer shall—

Certain duties of returning

- (a) with respect to ballot-papers marked by officer. absent voters, seal up in separate parcels—
 - (i) all envelopes from which any such ballot-papers have been taken;
 - (ii) all unopened envelopes containing any such ballot-papers;
 - (iii) any such ballot-papers allowed as formal; and
 - (iv) any such ballot-papers rejected as informal;
- (b) with respect to ballot-papers marked by persons in accordance with section 106, seal up in separate parcels—
 - (i) all envelopes from which any such ballot-papers have been taken;
 - (ii) all unopened envelopes containing any such ballot-papers;

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(iii)

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- (iii) any such ballot-papers allowed as formal; and
- (iv) any such ballot-papers rejected as informal;
- (c) with respect to postal ballot-papers, seal up in separate parcels—
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal; and
- (d) with respect to ballot-papers marked by persons who voted before polling day, seal up in separate parcels—
 - (i) any such ballot-papers allowed as formal; and
 - (ii) any such ballot-papers disallowed as informal.

(2) The provisions of sections 127, 128 and 129 shall apply to parcels of ballot-papers and envelopes referred to in subsection (1), and to parcels of envelopes referred to in sections 114L (d) and 114x (3) (a), as if those parcels were parcels of used ballot-papers referred to in those provisions.

(e) (i) by omitting from section 120c (1) (b) (i) the word "Christian" and by inserting instead the words "given name or";

Sec. 120c. (Notice to electors who have not voted.)

(ii)

(ii) by omitting from section 120c (2) (b) (iii) the word "election." and by inserting instead the following words and subparagraph :—

election; or

- (iv) had a valid and sufficient reason for his failure to vote at the election.
- (f) (i) by omitting section 122 (1) (a) and by Sec. 122.
 inserting instead the following paragraph :- (Informal ballot-papers.)
 (a) it is not duly signed or initialled by the
 - (a) It is not duly signed or initialled by the returning officer or deputy;
 - (ii) by omitting from section 122 (1) (b) the word "if";

(g) by omitting from section 122A (3) the words Sec. 122A. "presiding officer" and by inserting instead the (Ballotwords "returning officer or deputy";

to be informal in certain circumstances.)

- (h) by inserting in section 126 (1) after the words Sec. 126. "absent voters' ballot-papers" wherever occurring (Declarathe words ", ballot-papers of persons who voted poll.) before polling day".
- 9. The Principal Act is further amended—

Further amendment of Act No. 41, 1912.

(a) (i) by omitting from section 151B (2) the words Sec. 151B.
"A poster" and by inserting instead the words (Exhibition "For the purpose of subsection (1), a poster"; ^{of posters.)}

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(ii) by inserting after section 151B (2) the following subsection :---

(2A) A person shall not post up, or permit or cause to be posted up, a poster—

- (a) on or within any premises occupied or used by, or under the control or management of—
 - (i) the Crown or any instrumentality or agency of, or statutory body representing, the Crown; or
 - (ii) any local authority; or
- (b) in the case of premises which have no one in occupation, on or within those premises, unless that person has obtained—
 - (i) in the case of premises owned by one person alone, the permission in writing of that person; or
 - (ii) in the case of premises owned by two or more persons, whether as joint tenants or as tenants in common or otherwise, the permission in writing of at least one of those persons.
- (iii) by omitting from section 151B (3) (a) the word "or" where lastly occurring;

(iv)

(iv) by omitting from section 151B (3) (b) the words "Theatres and Public Halls Act, 1908, as subsequently amended." and by inserting instead the following words and paragraph :—

Theatres and Public Halls Act, 1908; or

- (c) the posting up, exhibiting, writing, drawing or depicting of any poster within a hall or room that is being or is about to be used for a meeting held by or on behalf of a candidate in connection with an election.
- (v) by inserting in section 151B (6) before the definition of "poster" the following definition :---
 - "local authority" means the council of a city, municipality or shire, or a county council.
- (vi) by inserting in section 151B (6) after the definition of "poster" the following definitions :---
 - "premises" includes any structure, building, vehicle or vessel or any place, whether built on or not, and any part thereof.
 - "statutory body representing the Crown" has the meaning ascribed to that expression by section 4 of the Local Government Act, 1919.

35-

(vii)

- (vii) by omitting from the definition of "the prescribed size" in section 151B (6) the words "one thousand two hundred square inches" and by inserting instead the words "8 000 square centimetres";
- (viii) by inserting after section 151B (6) the following subsection :---

(7) Where premises referred to in paragraph (b) of subsection (2A) are subject to a lease for a term of six months or more, the reference in that paragraph to the owner of the premises shall be read as a reference to the lessee of the premises.

- (b) by inserting in section 151D after the words "deputy returning officer" the words ", any officer appointed by the returning officer for the purpose";
- (c) by omitting section 176 (1A) and by inserting instead the following subsection :---

(1A) Section 41 of the Interpretation Act, 1897, applies in respect of a regulation made under subsection (1) as if this Act had been passed after the commencement of the Interpretation (Amendment) Act, 1969.

- (d) by omitting from Schedule 11 the words "(*Christian name*)" and by inserting instead the words "(*Given name or names*)";
- (e) by omitting from the Schedule to Form 7 in Schedule 20 the words "Christian or other" and by inserting instead the word "Given".

Sec. 151D. (Removal of illegal posters.)

Sec. 176. (Regulations.)

Schedule 11.

Schedule 20.

Parliamentary Electorates and Elections (Amendment).

10. Each provision of the Principal Act specified in Further Column 1 of Schedule 1 is amended in the manner specified amendment of Act No. 41, 1912.

Statute Law Revision.

SCHEDULE 1.

Sec. 10.

AMENDMENT OF PRINCIPAL ACT.

Column 1.		Column 2. Amendment.	
Provision of Principal Act.			
Section 6 (2)		Omit "a District Court" and insert instead "the District Court".	
Section 7 (2)	•••	Omit ", as amended by subsequent Acts". Omit "subsection two of section six of this Act" and insert instead "section 6 (2)".	
Section 8		Omit "a District Court" and insert instead "the District Court".	
Section 12		Omit "subsection two of section seven or in section eleven of this Act" and insert instead"section 7 (2)	
Section 13 (2)		or in section 11". Omit "subsection (3) of section 6" and insert instead "section 6 (3)".	
Section 19		Omit "as amended by subsequent Acts"	
Section 21A (3)	•••	Omit ", as so amended,". Omit "or of any Act amending that Act,". Omit "the said" and insert instead "that".	
Section 21A (5)			
Section 21A (8) (b)			
Section 41 (2) (a)	• •	Omit "Comptroller-General of Prisons" and insert instead "Commissioner of Corrective Services".	
Section 49 (1)		Omit "police or".	
Section 85 (3)		Omit "as amended by subsequent Acts.".	
Section 88 (2)		Omit "the said" and insert instead "that".	
Section 91 (2)		Omit "1900-1936" and insert instead "1900".	
Section 114L	••	Omit "subsection two of section 114 _H of this Act" and insert instead "section 114 _H (2)".	
Section 118 (3) (c)			
Section 120F		Omit from paragraph (c) of the proviso "Small Debts Recovery Act, 1912" and insert instead "Courts of Petty Sessions (Civil Claims) Act, 1970".	

SCHEDULE

SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT—continued.

Column 1. Provision of Principal Act.			Column 2. Amendment.
			this Act, a ballot-paper shall not, by reason of any marking thereon that is not authorised or required by this Act, be treated as informal, or be rejected or disallowed at the scrutiny, if, in the opinion of the returning officer, the voter's intention is clearly indicated on the ballot-paper
Section 179			Omit "Colonial".
Section 183			Omit "or police".
Section 185			Omit "Colonial".
Schedule 4			Omit "1912-1928" and insert instead "1912".
Schedule 15			Omit ", as amended".
Schedule 18			Omit from clause 3 "in pursuance of subsection two of section one hundred and twenty-six of this Act' and insert insert in the section 126 (2)"
Schedule 20			 and insert instead "pursuant to section 126 (2)" Omit from clause 7 "paragraph (b) of section 120r (b)" Omit from clause 8 "paragraph (a) or paragraph (b) of section 120F of this Act" and insert instead "section 120F (a) or (b)". Omit from Form 1 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 1 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 2 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 2 "Polling-place Area" and insert instead "Subdivision". Omit from Form 4 "1912–1928" and insert instead "1912". Omit from Form 2 "Polling-place Area" and insert instead "Subdivision". Omit from Form 4 "Polling-place Area" and insert instead "Subdivision". Omit from Form 5 "polling-place Area" and insert instead "Subdivision".
			headed "(Back of Forms 4 and 5.)". Omit from Form 6 "1912–1928" and insert instead "1912". Omit from Form 6 "Address—Chief Secretary" Office,". Omit from Form 7 "1912–1928" wherever occurring and insert instead "1912".

SCHEDULE

Parliamentary Electorates and Elections (Amendment).

SCHEDULE 1-continued.

AMENDMENT OF PRINCIPAL ACT-continued.

Column 1.	Column 2. Amendment.	
Provision of Principal Act.		
Schedule 20— <i>contd</i>	 Omit from Form 7 "Chief Secretary's Office" and insert instead "Office of the Electoral Commissioner for the State of New South Wales". Omit from the Schedule to Form 7 "Polling-place area" and insert instead "Subdivision". Omit from Form 8 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 9 "1912–1928" and insert instead "1912". Omit from Form 10 "1912–1928" wherever occurring and insert instead "1912". Omit from Form 10 "Polling-place Area" wherever occurring and insert instead "Subdivision". Omit from Form 10 "Polling-place Area" wherever occurring and insert instead "Subdivision". Omit from Form 10 "(a) the names of the electors who did not vote at the election;" and insert instead "(a) the names of electors who appear to have failed to vote at the election;". Omit from paragraph (b) in Form 10 "the" where secondly occurring. 	

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

A. R. CUTLER,

Governor.

Government House, Sydney, 23rd December, 1975.

