

---

# A BILL

## To authorize the employment of the Police in collecting the Electoral Roll.

[MR. PARKES ;—12 December, 1866.]

---

**W**HEREAS by the sixteenth section of the Electoral Act of 1858 Preamble.  
twenty-two Victoria number twenty it is enacted that on or  
before the first day of January in each year the Courts of Petty  
Sessions of the several Police Districts shall appoint Collectors of  
5 Electoral Lists for each of such Police Districts and it is expedient to  
authorize the employment of members of the Police Force in such  
capacity And whereas by the seventeenth section of the said Act  
Clerks of Petty Sessions are directed and required to cause copies of  
such Lists of their respective Police Districts collected and prepared  
10 between the first and twenty-eighth day of January in each year  
according to the requirements of the said Act to be fixed on the respective  
Court Houses thereof and in certain other public places for the period  
of fourteen days ending on the twenty-eighth day of February following  
And whereas in consequence of such restriction and limitation of time  
15 it has been found that much expense and inconvenience have been  
and will continue to be incurred which might be obviated by enlarging  
the interval permitted for the printing and transmission to and fro of  
such Lists Be it therefore enacted by the Queen's Most Excellent  
Majesty by and with the advice and consent of the Legislative Council  
20 and Legislative Assembly of New South Wales in Parliament  
assembled and by the authority of the same as follows :—

1. It shall be lawful for the Courts of Petty Sessions of the several  
Police Districts as aforesaid to appoint any one or more members of  
the Police Force to be and perform the duties of Collector or Collectors  
25 of Electoral Lists in and for each such District And all the provisions  
with reference to the collection of such lists in the said Act contained  
and all the duties obligations privileges rights powers and authorities  
thereby conferred on Collectors shall except as hereinafter excepted  
be applicable to and be performed exercised incurred and possessed

Members of Police  
Force may be  
appointed Collectors  
of Electoral Lists  
but without remun-  
eration.



by every such member of the Police Force upon his appointment as such Collector. Provided always that nothing in this section contained shall entitle or be taken to entitle any member of the Police Force so appointed as aforesaid to any remuneration for the performance of any or all of the duties attaching to the said office and employment anything in the said Electoral Act hereinbefore referred to to the contrary notwithstanding.

2. The several days and times hereinafter in this present section specifically set forth shall be and they are hereby declared to be respectively substituted and appointed in lieu of the several corresponding days and times appointed by the said last-mentioned Act viz. :—In lieu of the words “twenty-eighth day of February” in the seventeenth and twenty-first sections of the said Act contained and repeated the words “*twenty-eighth day of March*” shall be substituted—  
 15 and in lieu of the words “eighteenth day of March” in the said last-mentioned section contained the words “*eighteenth day of April*” shall be substituted—in lieu of the words “eighteenth and twenty-eighth days of March” in the twenty-second section of the said Act the words “*eighteenth and twenty-eighth days of April*” shall be substituted—  
 20 tuted—in lieu of the words “twenty-eighth day of March” in the twenty-fifth section of the said Act the words “*twenty-eighth day of April*” shall be substituted—and in lieu of the words “twelfth day of April” thrice contained or referred to in the twenty-sixth section of the said Act the words “*twelfth day of May*” shall in each case be substituted  
 25 And any further change of time rendered necessary by the said substitutions and appointments or any of them may for the purposes of this Act be lawfully made. And all the provisions and requirements of the said Electoral Act of 1858 shall be read construed and complied with as if the several days and times hereinbefore substituted and  
 30 appointed as aforesaid had been by the said Act originally declared and enacted but so that nothing herein contained shall in any way affect any act matter or thing done or purporting to be done in pursuance of the provisions of the said Act.

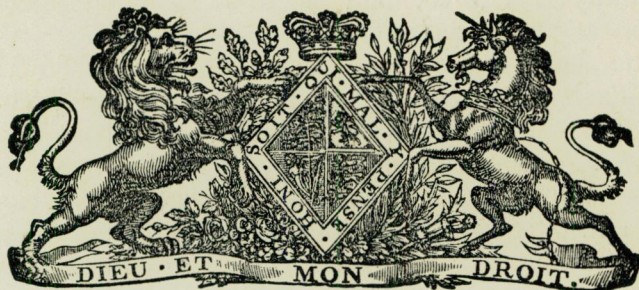
3. This Act shall come into operation upon the  
 35 and may be cited as the “Electoral Roll Act of 1866.”

Certain days substituted in lieu of corresponding days in Electoral Act of 1858.

Commencement and short title.



# New South Wales.



ANNO TRICESIMO

## VICTORIÆ REGINÆ.

\*\*\*\*\*

No. XXI.

An Act to authorize the employment of the Police in collecting the Electoral Roll. [Assented to, 22nd December, 1866.]

**W**HEREAS by the sixteenth section of the Electoral Act of 1858 Preamble. twenty-two Victoria number twenty it is enacted that on or before the first day of January in each year the Courts of Petty Sessions of the several Police Districts shall appoint Collectors of Electoral Lists for each of such Police Districts and it is expedient to authorize the employment of members of the Police Force in such capacity And whereas by the seventeenth section of the said Act Clerks of Petty Sessions are directed and required to cause copies of such Lists of their respective Police Districts collected and prepared between the first and twenty-eighth day of January in each year according to the requirements of the said Act to be fixed on the respective Court Houses thereof and in certain other public places for the period of fourteen days ending on the twenty-eighth day of February following And whereas in consequence of such restriction and limitation of time it has been found that much expense and inconvenience have been and will continue to be incurred which might be obviated by enlarging the interval permitted for the printing and transmission to and fro of such Lists Be it therefore 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. It shall be lawful for the Courts of Petty Sessions of the several Police Districts as aforesaid to appoint any one or more members of the Police Force to be and perform the duties of Collector or Collectors of Electoral Lists in and for each such District And all the provisions with

Members of Police Force may be appointed Collectors of Electoral Lists but without remuneration.



*Electoral Roll.*

with reference to the collection of such lists in the said Act contained and all the duties obligations privileges rights powers and authorities thereby conferred on Collectors shall except as hereinafter excepted be applicable to and be performed exercised incurred and possessed by every such member of the Police Force upon his appointment as such Collector Provided always that nothing in this section contained shall entitle or be taken to entitle any member of the Police Force so appointed as aforesaid to any remuneration for the performance of any or all of the duties attaching to the said office and employment anything in the said Electoral Act hereinbefore referred to to the contrary notwithstanding.

Certain days substituted in lieu of corresponding days in Electoral Act of 1858.

2. The several days and times hereinafter in this present section specifically set forth shall be and they are hereby declared to be respectively substituted and appointed in lieu of the several corresponding days and times appointed by the said last-mentioned Act viz. :—In lieu of the words “twenty-eighth day of February” in the seventeenth and twenty-first sections of the said Act contained and repeated the words “twenty-eighth day of March” shall be substituted—and in lieu of the words “eighteenth day of March” in the said last-mentioned section contained the words “eighteenth day of April” shall be substituted—in lieu of the words “eighteenth and twenty-eighth days of March” in the twenty-second section of the said Act the words “eighteenth and twenty-eighth days of April” shall be substituted—in lieu of the words “twenty-eighth day of March” in the twenty-fifth section of the said Act the words “twenty-eighth day of April” shall be substituted—and in lieu of the words “twelfth day of April” thrice contained or referred to in the twenty-sixth section of the said Act the words “twelfth day of May” shall in each case be substituted And any further change of time rendered necessary by the said substitutions and appointments or any of them may for the purposes of this Act be lawfully made And all the provisions and requirements of the said Electoral Act of 1858 shall be read construed and complied with as if the several days and times hereinbefore substituted and appointed as aforesaid had been by the said Act originally declared and enacted but so that nothing herein contained shall in any way affect any act matter or thing done or purporting to be done in pursuance of the provisions of the said Act.

Commencement and short title.

3. This Act shall come into operation upon the first day of January one thousand eight hundred and sixty-seven and may be cited as the “Electoral Roll Act of 1866.”