New Zouth Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXIV.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893." [Assented to, 2nd June, 1894.]

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:—

1. If any person proves to the satisfaction of the Chief Mistakes in any Roll Electoral Officer that a mistake has been made in his enrolment on may be amended. any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith.

2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act next preceding section."

Section eighty-two, subsection (I), is amended by the substitution of the word "for" for the word "within."

Section eighty-two, subsection (II), question (I), is amended by the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the words "this District."

3. Any person tendering his vote under section eighty-two of Elector moving from the Principal Act if still a resident in the District for a Division of another may still which he obtained his Elector's Right shall be entitled to vote for vote for his District. such District notwithstanding that he shall have changed his place of residence from such Division to another in the same District, and the term "qualification" in the prescribed question (III) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

4. In each District the Electoral Registrar shall make out and, Additional List. on the seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal

Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames, of the names of all persons to whom, according to the butts in the possession of such Registrar and of the Deputy Registrars for such District, Electors' Rights and substituted Electors' Rights have been issued under sections thirtysix, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for such District, and which names have not been included in the First General Roll for such District; and shall enter in every such List from the said butts the prescribed particulars.

Additional List to be exhibited.

5. Each such Registrar after completing such Additional List for the District shall on the same or the next day sign and transmit two copies of such List to one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the twentieth day of June, one thousand eight hundred and ninety-four.

Notice of the holding of the Revision Court to be given.

6. Such Clerk of Petty Sessions shall, between the seventh day of June and the eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

Revision Court to be held in each District on 20th June.

7. Each additional List shall be revised on the twentieth, and if necessary also on the twenty-first day of June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

Additional Roll

8. It shall be the duty of such Court to inquire whether Electors' Rights for such District have been duly issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer, who shall cause the same to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper The Additional Roll shall for all purposes be Returning Officer. deemed part of the General Roll.

Governor may make regulations.

9. The Governor may make regulations prescribing the form of the said Rolls, the manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to all such regulations.

Issue of writs for a General Election

10. The provisions in the Principal Act compelling and regulating the issue of writs for a General Election upon the dissolution of when Legislative lating the issue of writs for a General Election upon the dissolution of Assembly expires by the Legislative Assembly shall apply equally to the case of a Legiseffluxion of time. lative Assembly allowed to expire by effluxion of time.

Short title

11. This Act shall be cited as the "Parliamentary Electorates and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and Elections Act of 1893 herein referred to as the Principal Act.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXIV.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893." [Assented to, 2nd June, 1894.]

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:—

1. If any person proves to the satisfaction of the Chief Mistakes in any Roll Electoral Officer that a mistake has been made in his enrolment on may be amended. any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith

2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act next preceding section."

Section eighty-two, subsection (I), is amended by the substitution of the word "for" for the word "within."

Section eighty-two, subsection (II), question (I), is amended by the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the words "this District."

3. Any person tendering his vote under section eighty-two of Elector moving from the Principal Act if still a resident in the District for a Division of another may still which he obtained his Elector's Right shall be entitled to vote for vote for his District. such District notwithstanding that he shall have changed his place of residence from such Division to another in the same District, and the term "qualification" in the prescribed question (III) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

4. In each District the Electoral Registrar shall make out and, Additional List. on the seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal

Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames, of the names of all persons to whom, according to the butts in the possession of such Registrar and of the Deputy Registrars for such District, Electors' Rights and substituted Electors' Rights have been issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for such District, and which names have not been included in the First General Roll for such District; and shall enter in every such List from the said butts the prescribed particulars.

Additional List to be exhibited.

5. Each such Registrar after completing such Additional List for the District shall on the same or the next day sign and transmit two copies of such List to one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the twentieth day of June, one thousand eight hundred and ninety-four.

Notice of the holding of the Revision Court to be given.

6. Such Clerk of Petty Sessions shall, between the seventh day of June and the eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

Revision Court to be held in each District on 20th June.

7. Each additional List shall be revised on the twentieth, and if necessary also on the twenty-first day of June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the *Gazette*.

Additional Roll.

8. It shall be the duty of such Court to inquire whether Electors' Rights for such District have been duly issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer, who shall cause the same to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper The Additional Roll shall for all purposes be Returning Officer. deemed part of the General Roll.

Governor may make regulations.

9. The Governor may make regulations prescribing the form of the said Rolls, the manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to all such regulations.

10. The provisions in the Principal Act compelling and regu-

Issue of writs for a General Election when Legislative Assembly expires by the Legislative Assembly shall apply equally to the case of a Legiseffluxion of time.

Short title.

the Legislative Assembly shall apply equally to the case of a Legislative Assembly allowed to expire by effluxion of time.

11. This Act shall be cited as the "Parliamentary Electorates and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and

Elections Act of 1893 herein referred to as the Principal Act.

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber, Sydney, 31 May, 1894.

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXIV.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893." [Assented to, 2nd June, 1894.]

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:—

1. If any person proves to the satisfaction of the Chief Mistakes in any Roll Electoral Officer that a mistake has been made in his enrolment on may be amended. any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith

2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act amended. next preceding section."

Section eighty-two, subsection (I), is amended by the substitution of the word "for" for the word "within."

Section eighty-two, subsection (II), question (I), is amended by the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the words "this District."

3.

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

NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

Elector moving from

3. Any person tendering his vote under section eighty-two of one Division to
one Division to
another may still
vote for his District. which he obtained his Elector's Right shall be entitled to vote for such District notwithstanding that he shall have changed his place of residence from such Division to another in the same District, and the term "qualification" in the prescribed question (III) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

Additional List.

4. In each District the Electoral Registrar shall make out and, on the seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames, of the names of all persons to whom, according to the butts in the possession of such Registrar and of the Deputy Registrars for such District, Elector's Rights and substituted Electors' Rights have been issued under sections thirtysix, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for such District, and which names have not been included in the First General Roll for such District; and shall enter in every such List from the said butts the prescribed particulars.

Additional List to be exhibited.

5. Each such Registrar after completing such Additional List for the District shall on the same or the next day sign and transmit two copies of such List to one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the twentieth day of June, one thousand eight hundred and ninety-four.

Notice of the holding of the Revision Court to be given.

6. Such Clerk of Petty Sessions shall, between the seventh day of June and the eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

Revision Court to be held in each District on 20th June.

7. Each additional List shall be revised on the twentieth, and if necessary also on the twenty-first day of June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

Additional Roll.

8. It shall be the duty of such Court to inquire whether Electors' Rights for such District have been duly issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer, who shall cause the same to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper The Additional Roll shall for all purposes be Returning Officer. deemed part of the General Roll.

Governor may make regulations.

9. The Governor may make regulations prescribing the form of the said Rolls, the manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to all such regulations.

10. The provisions in the Principal Act compelling and regulating the issue of writs for a General Election upon the dissolution of the Legislative Assembly shall apply equally to the case of a Legis-Assembly expires by lative Assembly allowed to expire by effluxion of time.

11. This Act shall be cited as the "Parliamentary Electorates Short title.

and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and

shall be construed as one with the Parliamentary Electorates and Elections Act of 1893 herein referred to as the Principal Act.

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

R. W. DUFF, Governor.

Government House, Sydney, 2nd June, 1894. I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 31 May, 1894. \ Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIE REGINE.

No. XXIV.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893." [Assented to, 2nd June, 1894.]

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:-

1. If any person proves to the satisfaction of the Chief Mistakes in any Roll Electoral Officer that a mistake has been made in his enrolment on may be amended. any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith.

2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act amended." next preceding section."

Section eighty-two, subsection (I), is amended by the substitution of the word "for" for the word "within."

Section eighty-two, subsection (II), question (I), is amended by the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the words "this District."

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

NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

Elector moving from one Division to

3. Any person tendering his vote under section eighty-two of the Principal Act if still a resident in the District for a Division of one Division to another may still the Principal Act if still a resident in the District for a Division of vote for his District. which he obtained his Elector's Right shall be entitled to vote for such District notwithstanding that he shall have changed his place of residence from such Division to another in the same District, and the term "qualification" in the prescribed question (III) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

Additional List.

4. In each District the Electoral Registrar shall make out and, on the seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames, of the names of all persons to whom, according to the butts in the possession of such Registrar and of the Deputy Registrars for such District, Elector's Rights and substituted Electors' Rights have been issued under sections thirtysix, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for such District, and which names have not been included in the First General Roll for such District; and shall enter in every such List from the said butts the prescribed particulars.

Additional List to be exhibited.

5. Each such Registrar after completing such Additional List for the District shall on the same or the next day sign and transmit two copies of such List to one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the twentieth day of June, one thousand eight hundred and ninety-four.

Notice of the holding of the Revision Court to be given.

6. Such Clerk of Petty Sessions shall, between the seventh day of June and the eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

Revision Court to be

7. Each additional List shall be revised on the twentieth, and if held in each District necessary also on the twenty-first day of June, one thousand eight on 20th June. hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

Additional Roll.

8. It shall be the duty of such Court to inquire whether Electors' Rights for such District have been duly issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer, who shall cause the same to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper The Additional Roll shall for all purposes be Returning Officer. deemed part of the General Roll.

Governor may make regulations.

9. The Governor may make regulations prescribing the form of the said Rolls, the manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to all such regulations.

10. The provisions in the Principal Act compelling and regulating the issue of writs for a General Election upon the dissolution of the Legislative Assembly shall apply equally to the case of a Legislative Assembly allowed to expire by effluxion of time.

11. This Act shall be cited as the "Parliamentary Electorates short title.

and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and Elections Act of 1892 havein referred to as the Principal Act.

Elections Act of 1893 herein referred to as the Principal Act.

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

Government House, Sydney, 2nd June, 1894. R. W. DUFF, Governor. Gossian at Molise

Suchely, 2nd June, 1894. . .

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893 FURTHER AMENDMENT BILL (No. 2).

SCHEDULE of Amendments referred to in Message of 31st May, 1894.

```
Pages 1 and 2, clause 1. Omit clause 1.

Page 2, clause 2. 1, line 6. Omit "by affidavit or solemn declaration"

Page 2, clause 2. 1, line 11. After "and" insert "on receiving the Elector's Right originally issued "may"
  Page 2, clause 2. 1, line 12. After "therewith" omit remainder of clause.

Page 2, clause 3. 2, line 20. After "within" omit remainder of clause, insert "Section eighty-two, sub-
"section (ii), question (i), is amended by the substitution of the words 'the District for
"which the Elector's Right now exhibited by you was issued 'for the word 'this'"
  Page 2. After clause 3. 2, insert new clause 3.

Page 2, clause 4, line 35. Omit "Every" insert "In each District the Electoral"

Page 2, clause 4, line 36. Omit "thirtieth day of May" insert "seventh day of June"

Page 2, clause 4, line 41. After "Registrar" insert "and of the Deputy Registrars for such District"

Page 2, clause 4, line 42. After "Rights" insert "and substituted Electors' Rights"

Page 2, clause 4, line 43. After "issued" insert "under sections thirty-six, thirty-eight, and thirty-
                                 "nine of the Principal Act"
lause 4, line 44. After "which" insert "Rights"
lause 4, line 44. Omit "the" insert "such"
    Page 2, clause 4, line 44.
   Page 2, clause 4, line 44.
                                                                                        Omit "for which he is Registrar"
After "which" insert "names"
Omit "Every" insert "Each such"
  Page 2, clause 4, line 45.
 Page 2, clause 4, line 45.
Page 2, clause 5, line 48.
Page 2, clause 5, line 48.
                                                                                         Omit "any
  Page 2, clause 5, lines 50 and 51. Omit "the Clerk of the Revision Court for" insert "one of the Clerks "of Petty Sessions in"
                                                                                         Omit "who" insert "which person"
  Page 2, clause 5, line 53.
                                                                                         Omit "fifteenth" insert "twentieth"
  Page 2, clause 5, line 54.
 Page 2, clause 5, line 54. Omit "Inteenth" insert "twentieth

Page 2, clause 6, line 56. Omit "The Revision Clerk" insert "Such Clerk of Petty Sessions"

Page 2, clause 6, line 57. Omit "thirty-first day of May" insert "seventh day of June"

Page 3, clause 6, line 57. Omit "twelfth" insert "eighteenth"

Page 3, clause 6. At end of clause add "and he shall act as Revision Clerk at such Court"

Page 3, clause 7, line 4. Omit "The additional List" insert "Each additional List"
 Page 3, clause 7, line 4. Omit "The additional Lists" insert "Each additional List"
Page 3, clause 7, line 5. Omit "fifteenth" insert "twentieth and if necessary also on the twenty-
"first"
                                " first
 Page 3, clause 8, lines 10 to 12. Omit "If the Court be satisfied that an Elector's Right for the District
                                "has been issued to any duly qualified person and that such person is not already enrolled, the "Court shall insert his name" insert "It shall be the duty of such Court to inquire whether "Electors' Rights for such District have been duly issued under sections thirty-six,
                                "thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an
                                "Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said "Court shall insert such person's name."
                                "Court shall insert such person's name" clause 8, line 22. After "thereof" insert "certified as correct under the hand of the
 Page 3, clause 8, line 22.
"Presiding Magistrate"

Page 3, clause 8, line 22. After "thereof theorem the control of the con
                                " copies thereof to the proper Returning Officer
Page 3, clause 9, line 28. Omit "with the advise of the Executive Council"

Page 3, clause 10, line 37. Omit "Parliament" insert "the Legislative Assembly "Page 3, clause 10, line 38. Omit "Parliament" insert "Legislative Assembly "Page 3, clause 11, line 41. After "Act" second time occurring insert "of 1894"
```

And the state of the case District the District the State of the State

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.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 16 May, 1894. Some Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 31st May, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893."

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:-

1. When, under section thirty-eight of the Principal Act, an Roll of Transferred Elector's Right is issued to any person on change of residence, the Registrar of the District for which such Right is issued shall forthwith enter the name of such person in full, his place of residence, and the date of the issue of such Right in a Roll to be kept by him and 10 called "The Roll of Transferred Electors," and the reupon such person shall be for all purposes deemed to be enrolled on the General Roll shall be for all purposes deemed to be enrolled on the General Roll for such District until the sitting of the Revision Court first holden after the date of the issue of such Right for the Division in which such person at the date aforesaid resided or had his principal place of abode, 15 or in cases where the District for which such Right was issued contains no Divisions, then until the sitting of the Revision Court so holden as

Note. -- The words to be omitted are ruled through; those to be nserted are printed in black letter.

354 -

aforesaid for such | District: Provided that no such entries shall be made in the Roll of Transferred Electors for any District in the interval between the date on which notice has been given under section fiftynine of the Principal Act of the purport of a writ is sued for an election 5 in such District and the declaration of the poll for such election.

2. 1. If any person proves, by affidavit or solemn declaration, to Mistakes in any Roll the satisfaction of the Chief Electoral Officer, that a mistake has been may be amended. made in his enrolment on any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral 10 Officer may amend such Roll or cause it to be amended accordingly, and

on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith. Such affidavit or solemn declaration may be taken or made before the Chief Electoral Officer or any Registrar or Justice of the Peace, anything in the Act ninth 15 number nine or any other Act to the contrary not withstanding.

3. 2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act amended.

next preceding section."

Section eighty-two subsection (1) is amended by the substitution

20 of the word "for" for the word "within."

Section eighty-two subsection (II) is amended by the substitution of the word "or" for the words "and shall" in the second and fifth-lines-of-such-subsection.

Section eighty-two, subsection (ii), question (i), is amended by 25 the substitution of the words "the District for which the Elector's

Right now exhibited by you was issued" for the word "this"

3. Any person tendering his vote under section eighty-two of Elector moving the Principal Act if still a resident in the District for a Division of from one Division to another may which he obtained his Elector's Right shall be entitled to vote for such still vote for his 30 District notwithstanding that he shall have changed his place of resi-District. dence from such Division to another in the same District, and the term "qualification" in the prescribed question (iii) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

35 4. Every In each District the Electoral Registrar shall make Additional List out and, on the thirtieth day of May, seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames,

40 of the names of all persons to whom, according to the butts in the possession of such Registrar, and of the Deputy Registrars for such District, Electors' Rights and substituted Electors' Rights have been issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for the such District,

45 for which he is Registrar and which names have not been included in the First General Roll for such District; and shall enter in every

such List from the said butts the prescribed particulars.

5. Every Each such Registrar after completing any such Additional List to be Additional List for the District shall on the same or the next day exhibited. 50 sign and transmit two copies of such List to the Clerk of the Revision Court for one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, who which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the fifteenth 55 twentieth day of June, one thousand eight hundred and ninety-four.

6. The Revision-Clerk Such Clerk of Petty Sessions shall, between Notice of the holding the thirty first day of May seventh day of June and the twelfth of the Revision Court to be given. eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision

Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

7. The Additional Lists Each Additional List shall be revised on Revision Court to be 5 the fifteenth twentieth and if necessary also on the twenty-first day of held in each District on 15th 20th June. June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

8. If the Court be satisfied that an Elector's Right for the Additional Roll. District has been issued to any duly qualified person and that such person is not already enrolled, the Court shall insert his name It shall be the duty of such Court to inquire whether Electors' Rights for such District have been duly issued under sections thirty-six,

15 thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall

20 insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer and printed by the Government Printer who shall cause the same

25 to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper Returning Officer. The Additional Roll

shall for all purposes be deemed part of the General Roll.

9. The Governor, with the advice of the Executive Council, Governor may make may make regulations prescribing the form of the said Rolls, the regulations.

30 manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to

all such regulations.

10. The provisions in the Principal Act compelling and regu-Issue of writs for a lating the issue of writs for a General Election upon the dissolution of when Parliament Parliament the Legislative Assembly shall apply equally to the case of Legislative a Parliament Legislative Assembly allowed to expire by effluxion of Assembly expires by effluxion of time.

11. This Act shall be cited as the "Parliamentary Electorates Short title. 40 and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and Elections Act of 1893 herein referred to as the Principal Act.

A. Court said flower of this is a court on sill entitled the said that said that said the said the said the said the said that said the said generally in converse of the land of the l

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893 FURTHER AMENDMENT BILL (No. 2).

SCHEDULE of Amendments referred to in Message of 31st May, 1894.

```
Pages 1 and 2, clause 1.
                                                     Omit clause 1.
 Page 2, clause 2. 1, line 6. Omit "by affidavit or solemn declaration"
Page 2, clause 2. 1, line 11. After "and" insert "on receiving the I
"may"
                                                               After "and" insert "on receiving the Elector's Right originally issued
 Page 2, clause 2. 1, line 12.
Page 2, clause 3. 2, line 20.
                    lause 2. 1, line 12. After "therewith" omit remainder of clause. lause 3. 2, line 20. After "within" omit remainder of clause, insert "Section eighty-two, sub-
"section (ii), question (i), is amended by the substitution of the words 'the District for
                     "which the Elector's Right now exhibited by you was issued for the word this
 "which the Elector's Right now exhibited by you was issued 'for the word 'this'"

Page 2. After clause 3. 2, insert new clause 3.

Page 2, clause 4, line 35. Omit "Every" insert "In each District the Electoral"

Page 2, clause 4, line 36. Omit "thirtieth day of May" insert "seventh day of June"

Page 2, clause 4, line 41. After "Registrar" insert "and of the Deputy Registrars for such District"

Page 2, clause 4, line 42. After "Rights" insert "and substituted Electors' Rights"

Page 2, clause 4, line 43. After "issued" insert "under sections thirty-six, thirty-eight, and thirty-
"nine of the Principal Act"

Page 2, clause 4, line 44. After "which" insert "Rights"
                                                       After "which" insert "Rights"
Omit "the" insert "such"
 Page 2, clause 4, line 44.
 Page 2, clause 4, line 44.
 Page 2, clause 4, line 45.
Page 2, clause 4, line 45.
                                                        Omit "for which he is Registrar
                                                       After "which" insert "names"
Page 2, clause 5, line 48. Omit "Every "insert " Each such"

Page 2, clause 5, line 48. Omit "any"

Page 2, clause 5, lines 50 and 51. Omit "the Clerk of the Revision Court for "insert "one of the Clerks

"of Petty Sessions in"
                                                        Omit "Every" insert "Each such"
 Page 2, clause 5, line 53. Omit "who" insert "which person"
Page 2, clause 5, line 54. Omit "fifteenth" insert "twentieth"
Page 2, clause 6, line 56. Omit "The Revision Clerk" insert "Such Clerk of Petty Sessions"
Page 2, clause 6, line 57. Omit "thirty-first day of May" insert "seventh day of June"
Page 2, clause 6, line 57. Omit "twelfth" insert "eighteenth"
 Page 3, clause 6.
                                        At end of clause add "and he shall act as Revision Clerk at such Court"
 Page 3, clause 7, line 4. Omit "The additional Lists" insert "Each additional List
 Page 3, clause 7, line 5. "first"
                                                     Omit "fifteenth" insert "twentieth and if necessary also on the twenty-
 Page 3, clause 8, lines 10 to 12. Omit "If the Court be satisfied that an Elector's Right for the District
                    "has been issued to any duly qualified person and that such person is not already enrolled, the "Court shall insert his name" insert "It shall be the duty of such Court to inquire whether "Electors' Rights for such District have been duly issued under sections thirty-six,
                    "thereto, and that such person has not yet been duly issued under sections thirty-six, "thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but "not enrolled, and in each case in which the said Court shall be satisfied that an "Elector's Right for such District has been so duly issued to a person still entitled "thereto, and that such person has not yet been enrolled for such District, the said "Court shall insert such person has not yet been enrolled for such District, the said
                    "Court shall insert such person's name"

clause 8, line 22. After "thereof" insert "certified as correct under the hand of the
"Presiding Magistrate"
 Page 3, clause 8, line 22.
Page 3, clause 8, line 24. Omit "and printed by the Government Printer" insert "who shall cause "the same to be at once printed, and shall forthwith forward a sufficient number of
                    " copies thereof to the proper Returning Officer'
Page 3, clause 10, line 37. Omit "Parliament" insert "Legislative Assembly"
Page 3, clause 10, line 38. Omit "Parliament" insert "Legislative Assembly"
Page 3, clause 10, line 38. Omit "Parliament" insert "Legislative Assembly"
Page 3, clause 11, line 41. After "Act" second time occurring insert " of 1894
```

PARELLANDARY OF THE CHARLES AND RESCRIPTIONS AND THE PARELLE STATE OF TH

with the second second with the second secon

herest (flatingly of 10 ale to 10 all a regularly desired

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.

Legislative Assembly Chamber,

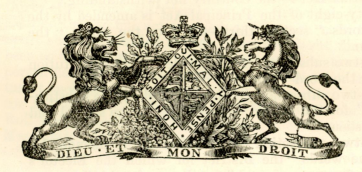
F. W. WEBB, Sydney, 16 May, 1894. Clerk of the Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 31st May, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

aforesaid

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893."

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:-

1. When, under section thirty-eight of the Principal Act, an Roll of Transferred Elector's Right is issued to any person on change of residence, the Electors. Registrar of the District for which such Right is issued shall forthwith enter the name of such person in full, his place of residence, and the date of the issue of such Right in a Roll to be kept by him and 10 called "The Roll of Transferred Electors," and the reupon such person shall be for all purposes deemed to be enrolled on the General Roll for such District until the sitting of the Revision Court first holden after the date of the issue of such Right for the Division in which such person at the date of the resided or had his principal place of abode. person at the date aforesaid resided or had his principal place of abode, 15 or in cases where the District for which such Right was issued contains no Divisions, then until the sitting of the Revision Court so holden as

Note. -- The words to be omitted are ruled through; those to be nserted are printed in black letter.

354-

aforesaid for such | District: Provided that no such entries shall be made in the Roll of Transferred Electors for any District in the interval between the date on which notice has been given under section fiftynine of the Principlal Act of the purport of a writ is sued for an election 5 in such District and the declaration of the poll for such election.

2. 1. If any person proves, by affidavit or solemn declaration, to Mistakes in any Roll the satisfaction of the Chief Electoral Officer, that a mistake has been may be amended. made in his enrolment on any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral 10 Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith. Such affidavit or solemn declaration

may be taken or made before the Chief Electoral Officer or any Regisninth trar or Justice of the Peace, anything in the Act 15 number nine or any other Act to the contrary not withstanding.

3. 2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act amended." next preceding section.'

Section eighty-two subsection (1) is amended by the substitution 20 of the word "for" for the word "within."

Section eighty-two subsection (II) is amended by the substitution of the word "or" for the words "and shall" in the second and fifth-lines of such-subsection.

Section eighty-two, subsection (ii), question (i), is amended by 25 the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the word "this"

3. Any person tendering his vote under section eighty-two of Elector moving the Principal Act if still a resident in the District for a Division of from one Division which he obtained his Elector's Right shall be entitled to vote for such still vote for his 30 District notwithstanding that he shall have changed his place of resi-District. dence from such Division to another in the same District, and the term "qualification" in the prescribed question (iii) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

4. Every In each District the Electoral Registrar shall make Additional List 35 out and, on the thirtieth day of May, seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames,

40 of the names of all persons to whom, according to the butts in the possession of such Registrar, and of the Deputy Registrars for such District, Electors' Rights and substituted Electors' Rights have been issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for the such District,

45 for which he is Registrar and which names have not been included in the First General Roll for such District; and shall enter in every such List from the said butts the prescribed particulars.

5. Every Each such Registrar after completing any such Additional List to be Additional List for the District shall on the same or the next day exhibited. 50 sign and transmit two copies of such List to the Clerk of the Revision

Court for one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, who which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the fifteenth 55 twentieth day of June, one thousand eight hundred and ninety-four.

6. The Revision Clerk Such Clerk of Petty Sessions shall, between Notice of the holding the thirty first day of May seventh day of June and the twelfth of the Revision Court to be given. eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision

Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

7. The Additional Lists Each Additional List shall be revised on Revision Court to be 5 the fifteenth twentieth and if necessary also on the twenty-first day of held in each District on 15th 20th June. June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

8. If the Court be satisfied that an Elector's Right for the Additional Roll. District has been issued to any duly qualified person and that such person is not already enrolled, the Court shall insert his name It shall be the duty of such Court to inquire whether Electors' Rights for such District have been duly issued under sections thirty-six,

15 thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall

20 insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer and printed by the Government Printer who shall cause the same

25 to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper Returning Officer. The Additional Roll shall for all purposes be deemed part of the General Roll.

9. The Governor, with the advice of the Executive Council, Governor may make may make regulations prescribing the form of the said Rolls, the regulations. 30 manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and

section one hundred and forty-one of the Principal Act shall apply to

all such regulations.

10. The provisions in the Principal Act compelling and regu-Issue of writs for a General Election lating the issue of writs for a General Election upon the dissolution of when Parliament

Parliament the Legislative Assembly shall apply equally to the case of Legislative

Regislative Assembly allowed to avoice by the case of Legislative Assembly allowed to avoice by the case of the ca a Parliament Legislative Assembly allowed to expire by effluxion of Assembly expires by effluxion of time.

11. This Act shall be cited as the "Parliamentary Electorates Short title. and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and Elections Act of 1893 herein referred to as the Principal Act.

5 the since the two of the contract of the con all such regalations.

The provisions in the Principal Visit Council of the Area of Ar

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.

Legislative Assembly Chamber, Sydney, 16 May, 1894.

F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, May, 1894. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893."

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:

1. When, under section thirty-eight of the Principal Act, an Roll of Transferred Elector's Right is issued to any person on change of residence, the Electors. Registrar of the District for which such Right is issued shall forthwith enter the name of such person in full, his place of residence, and the date of the issue of such Right in a Roll to be kept by him and 10 called "The Roll of Transferred Electors," and the reupon such person shall be for all pulmoses deemed to be enrolled on the General Roll shall be for all purposes deemed to be enrolled on the General Roll for such District until the sitting of the Revision Court first holden after the date of the issue of such Right for the Division in which such person at the date aforesaid resided or had his principal place of abode, or in cases where the District for which such Right was issued contains no Divisions, then until the sitting of the Revision Court so holden as

aforesaid

aforesaid for such | District: Provided that no such entries shall be made in the Roll of Transferred Electors for any District in the interval between the date on which notice has been given under section fiftynine of the Principal Act of the purport of a writ is sued for an election 5 in such District and the declaration of the poll for such election.

2. 1. If any person proves, by affidavit-or-solemn-declaration, to Mistakes in any Roll the satisfaction of the Chief Electoral Officer, that a mistake has been may be amended. made in his enrolment on any Roll in respect of his name, occupa-

tion, or residence, or in any other particular, the Chief Electoral 10 Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith. Such affidavit or solemn may be taken or made before the Chief Electoral Officer or any Regis-

trar or Justice of the Peace, anything in the Act | ninth Victoria

15 number nine or an y other Act to the contrary not withstanding.

3. 2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act amended.

next preceding section."

Section eighty-two subsection (1) is amended by the substitution

20 of the word "for" for the word "within."

Section eighty-two subsection (II) is amended by the substitution of the word "or" for the words "and shall" in the second and fifth-lines-of-such-subsection.

Section eighty-two, subsection (ii), question (i), is amended by 25 the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the word "this"

3. Any person tendering his vote under section eighty-two of Elector moving the Principal Act if still a resident in the District for a Division of from one Division which he obtained his Elector's Right shall be entitled to vote for such still vote for his 30 District notwithstanding that he shall have changed his place of resi-District. dence from such Division to another in the same District, and the term "qualification" in the prescribed question (iii) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

4. Every In each District the Electoral Registrar shall make Additional List out and, on the thirtieth day of May, seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames,

40 of the names of all persons to whom, according to the butts in the possession of such Registrar, and of the Deputy Registrars for such District, Electors' Rights and substituted Electors' Rights have been issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for the such District,

45 for which he is Registrar and which names have not been included in the First General Roll for such District; and shall enter in every

such List from the said butts the prescribed particulars.

5. Every Each such Registrar after completing any such Additional List to be Additional List for the District shall on the same or the next day exhibited. 50 sign and transmit two copies of such List to the Clerk of the Revision

Court for one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, who which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the fifteenth 55 twentieth day of June, one thousand eight hundred and ninety-four.

6. The Revision Clerk Such Clerk of Petty Sessions shall, between Notice of the holding the thirty first day of May seventh day of June and the twelfth of the Revision Court to be given. eighteenth day of June, by advertisements in two issues of a newspaper published or circulating in the District, give notice that a Revision

Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

7. The Additional Lists Each Additional List shall be revised on Revision Court to be 5 the fifteenth twentieth and if necessary also on the twenty-first day of held in each District on 15th 20th June. June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

8. If the Court be satisfied that an Elector's Right for the Additional Roll. 10 District has been issued to any duly qualified person and that such person is not already enrolled, the Court shall insert his name It shall be the duty of such Court to inquire whether Electors' Rights

for such District have been duly issued under sections thirty-six, 15 thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall

20 insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer and printed by the Government Printer who shall cause the same

25 to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper Returning Officer. The Additional Roll shall for all purposes be deemed part of the General Roll.

9. The Governor, with the advice of the Executive Council, Governor may make may make regulations prescribing the form of the said Rolls, the regulations. 30 manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and

generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to all such regulations.

10. The provisions in the Principal Act compelling and regu- Issue of writs for a lating the issue of writs for a General Election upon the dissolution of General Election
Parliament the Logislative Aggregation and the dissolution of when Parliament Parliament the Legislative Assembly shall apply equally to the case of Legislative a Parliament Legislative Assembly allowed to expire by effluxion of Assembly expires by effluxion of time. time.

11. This Act shall be cited as the "Parliamentary Electorates Short title. 40 and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and Elections Act of 1893 herein referred to as the Principal Act.

and he shall be reconstructed and it reconstructed and and it is the reconstructed and and an analysis of the reconstructed and analysis of the reconstructed and analysis 25 to be at once printed, and shall forthwild forward a sufficient number of copies thereof to the proper, starning Officer. The Additional Roll shall for all purposes be demand part of the General Roll and Common and the Covernment of The Covernment and the start of the start The last trans the sold lasts the prescribed varieties and and anchorage and anchorage and a section of the sold lasts the prescribed varieties and a section of the sold last and a secti

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.

Legislative Assembly Chamber, Sydney, 16 May, 1894.

F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, May, 1894. }

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Parliamentary Electorates and Elections Act of 1893."

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:—

1. When, under section thirty-eight of the Principal Act, an Roll of Transferred Elector's Right is issued to any person on change of residence, the Electors. Registrar of the District for which such Right is issued shall forthwith enter the name of such person in full, his place of residence, and the date of the issue of such Right in a Roll to be kept by him and 10 called "The Roll of Transferred Electors," and the reupon such person shall be for all purposes deemed to be enrolled on the General Roll for such District until the sitting of the Revision Court first holden after the date of the issue of such Right for the Division in which such person at the date aforesaid resided or had his principal place of abode,

15 or in cases where the District for which such Right was issued contains

15 or in cases where the District for which such Right was issued contains no Divisions, then until the sitting of the Revision Court so holden as 354—

Note. -The words to be omitted are ruled through; those to be nserted are printed in black letter.

aforesaid for such District: Provided that no such entries shall be made in the Roll of Transferred Electors for any District in the interval between the date on which notice has been given under section fiftynine of the Principal Act of the purport of a writ is sued for an election in such District and the declaration of the poll for such election.

2. 1. If any person proves, by affidavit-or-solemn-declaration, to Mistakes in any Roll the satisfaction of the Chief Electoral Officer, that a mistake has been may be amended. made in his enrolment on any Roll in respect of his name, occupation, or residence, or in any other particular, the Chief Electoral

10 Officer may amend such Roll or cause it to be amended accordingly, and on receiving the Elector's Right originally issued may issue an Elector's Right in accordance therewith. Such affidavit or solemn may be taken or made before the Chief Electoral Officer or any Registrar or Justice of the Peace, anything in the Act ninth

15 number nine or any other Act to the contrary not withstanding. 3. 2. Section thirty-eight of the Principal Act is amended by the Secs. 38 and 82 of substitution of the words "section thirty-six" for the words "the Principal Act next preceding section."

Section eighty-two subsection (I) is amended by the substitution 20 of the word "for" for the word "within."

Section eighty-two subsection (II) is amended by the substitution of the word "or" for the words "and shall" in the second and fifth-lines-of-such-subsection.

Section eighty-two, subsection (ii), question (i), is amended by 25 the substitution of the words "the District for which the Elector's Right now exhibited by you was issued" for the word "this"

3. Any person tendering his vote under section eighty-two of Elector moving the Principal Act if still a resident in the District for a Division of from one Division which he obtained his Elector's Right shall be entitled to vote for such still vote for his 30 District notwithstanding that he shall have changed his place of resi-District. dence from such Division to another in the same District, and the term "qualification" in the prescribed question (iii) in the aforesaid section shall be held to mean residence in the District for a Division in which he acquired his Right.

4. Every In each District the Electoral Registrar shall make Additional List out and, on the thirtieth day of May, seventh day of June, in the year one thousand eight hundred and ninety-four, complete, according to the Form in Schedule B of the Principal Act, and sign a List to be called the Additional List, arranged in the alphabetical order of the surnames,

40 of the names of all persons to whom, according to the butts in the possession of such Registrar, and of the Deputy Registrars for such District, Electors' Rights and substituted Electors' Rights have been issued under sections thirty-six, thirty-eight, and thirty-nine of the Principal Act, which Rights are still in force for the such District,

45 for which he is Registrar and which names have not been included in the First General Roll for such District; and shall enter in every such List from the said butts the prescribed particulars.

5. Every Each such Registrar after completing any such Additional List to be exhibited.

Additional List for the District shall on the same or the next day exhibited. 50 sign and transmit two copies of such List to the Clerk of the Revision Court for one of the Clerks of Petty Sessions in such District, and one copy to the person in charge of each post office within the District, who which person shall cause the same to be exhibited in some conspicuous position within or outside of such office, until the fifteenth 55 twentieth day of June, one thousand eight hundred and ninety-four.

6. The Revision Clerk Such Clerk of Petty Sessions shall, between Notice of the holding the thirty first day of May seventh day of June and the twelfth of the Revision Court to be given. published or circulating in the District, give notice that a Revision

Court

Court will be held as hereinafter provided, and that copies of the Additional List may be inspected at the post offices within the District, and he shall act as Revision Clerk at such Court.

7. The Additional Lists Each Additional List shall be revised on Revision Court to be 5 the fifteenth twentieth and if necessary also on the twenty-first day of held in each District June. June, one thousand eight hundred and ninety-four, by a Revision Court, to be held for each District at a place to be appointed by the Governor, before such Stipendiary or Police Magistrate as may be named by the Governor by notice in the Gazette.

8. If the Court be satisfied that an Elector's Right for the Additional Roll. 10 District has been issued to any duly qualified person and that such person is not already enrolled, the Court shall insert his name It shall be the duty of such Court to inquire whether Electors' Rights

for such District have been duly issued under sections thirty-six, 15 thirty-eight, and thirty-nine of the Principal Act to persons duly entitled thereto but not enrolled, and in each case in which the said Court shall be satisfied that an Elector's Right for such District has been so duly issued to a person still entitled thereto, and that such person has not yet been enrolled for such District, the said Court shall

20 insert such person's name on a Roll to be called the Additional Roll for the District. Immediately on the completion of the Additional Roll a copy thereof, certified as correct under the hand of the Presiding Magistrate, shall be sent by the Revision Clerk to the Chief Electoral Officer and printed by the Government Printer who shall cause the same

25 to be at once printed, and shall forthwith forward a sufficient number of copies thereof to the proper Returning Officer. The Additional Roll shall for all purposes be deemed part of the General Roll.

9. The Governor, with the advice of the Executive Council, Governor may make may make regulations prescribing the form of the said Rolls, the regulations.

30 manner in which they shall be kept, the particulars which shall be entered therein, and all other matters concerning the same, and generally for carrying the provisions of this Act into full effect; and section one hundred and forty-one of the Principal Act shall apply to all such regulations.

10. The provisions in the Principal Act compelling and regu-Issue of writs for a lating the issue of writs for a General Election upon the dissolution of General Election
Parliament the Lorislative Assembly shall exply according to the case of when Parliament Parliament the Legislative Assembly shall apply equally to the case of Legislative a Parliament Legislative Assembly allowed to expire by effluxion of Assembly expires by effluxion of time.

11. This Act shall be cited as the "Parliamentary Electorates Short title. and Elections Act of 1893 Further Amendment Act of 1894," and shall be construed as one with the Parliamentary Electorates and Elections Act of 1893 herein referred to as the Principal Act.

. 1 It shall be shown the court to inquire whether Hestors' Highly for such District have been dely issued ander sections university.

It thirty eight, and thrity-nine of the Principal Act to mesons safe entitled them to but not enrolled and in each case in which there said the court shall be satisfied that an Elector's Right for such District has been so they issued to a person still entitled the said Court shall person has not yet been enrolled for sweb District, the said Court shall go insert such person's minic on a 180 h to be called the additional Hollandian the District has a court shall be such the District. Innochitately on the completion of the President Magistrate shall be such that the literistical Civil to the Court shall be said to be at ones printed and the Heriston Civil to the Court the the same of the standard and the literistical Civil to the same the same of the standard and the literistical Civil to the same the same of the standard and the literistical court and the literistical forward a sufficient member of copies the same and the standard and the literistical and literial literial and the literial and literial an