New South Wales.



ANNO SEXAGESIMO QUARTO

VICTORIÆ REGINÆ.

Act No. 65, 1900.

An Act to make provision for taking the Census of New South Wales in the year 1901, and for obtaining certain statistics, and certain particulars relating to live stock and crops, and the occupation of land, and certain businesses and occupations for the said and subsequent years; and for purposes incidental to or consequent on the aforesaid objects. [Assented to, 5th December, 1900.]

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:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Census Act, 1901," and is short title. divided into Parts, as follows:—

PART I.—PRELIMINARY—ss. 1, 2.

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PART II.—The Census—ss. 3-12.

PART III.—OTHER STATISTICS—ss. 13-19.

PART IV.—General and Supplemental—ss. 20-30.

Interpretation.

- 2. In this Act, unless the context otherwise indicates,—
- "Census" means an account of the population of New South Wales.
- "Commissioner" means Commissioner of the Supreme Court for taking affidavits.

"Crop" includes farm, meadow, orchard, or garden produce.

"Dwelling" includes all buildings, erections, and tenements, whether permanent or temporary, of which the whole or any part is used for the purpose of human habitation, and any ship or other vessel in any port or harbour of New South Wales.

"Factory" includes any work, mill, or establishment used for the purpose of manufacturing, treating, or preparing any article.

"Justice" means justice of the peace.

"Minister" means the Colonial Secretary.

"Occupier" or "person in charge" includes householder and master, and the keeper or superintendent of a gaol, prison, hospital, lunatic asylum, benevolent asylum, or public or charitable institution.

"Owner" includes co-owner, superintendent, agent, or person in the possession or charge of any farm, station, factory, or

mine.
"Plant" includes all machinery, machines, engines, or tools whatsoever used for manufacturing or mining purposes, or for treating the material dealt with in a factory or mine.

"Prescribed" means prescribed by this Act or by regulations made thereunder.

"Proprietor" includes co-proprietor, superintendent, lessee, or

person in possession or charge.

"Station" includes any holding used for grazing or pastoral purposes, whether the lands comprised in such holding are held under lease or license from the Crown or in freehold, or partly in any one way and partly in any other.

"Statistician" means Government Statistician.

PART II.

THE CENSUS.

3. (1) A census for New South Wales shall be taken in the Census to be taken year one thousand nine hundred and one, and the census day shall be in 1901. Sunday, the thirty-first day of March in that year.

(2) The Minister shall order and supervise the taking of the Forms and instructions; and, subject to his approval, the Statistician shall prepare tions to be issued, and issue for the taking of the same such forms and instructions as the Statistician deems necessary.

4. (1) For the purpose of taking the census the Governor may Appointment of appoint and remove enumerators and define the districts for which enumerators. they shall respectively act.

(2) Every enumerator shall designate to the Statistician Appointment of suitable persons to act as collectors, and with the consent of the collectors. Statistician appoint such persons as collectors within his district or the respective sub-districts of his district, and may, with the consent aforesaid, remove any such collector from his employment.

5. (1) Every enumerator shall make and subscribe before some Enumerators and justice or commissioner a declaration in the form or to the effect of the declaration.

First Schedule to this Act.

First Schedule.

(2) Every collector shall make and subscribe before some justice, commissioner, or before the enumerator by whom he has been appointed a declaration in the form or to the effect of the said Schedule.

(3) All declarations under this section shall be transmitted to the Statistician.

6. (1) Householders' schedules shall be prepared by or under Householders' the direction of the Minister for the purpose of being filled up by or schedules. on behalf of the several occupiers of dwellings, with particulars showing—

(a) the name, sex, age, condition, duration of marriage, number of children born to each marriage, relation to head of the household, profession or occupation, sickness or infirmity, religion, education, and birthplace, and (where the person was born abroad) length of residence in New South Wales, and nationality of every person who abode in each dwelling on the night of the census day; and

(b) the materials of the dwelling and the number of rooms contained therein.

(2) Any person travelling or out at work during the night of the census-day, and who returns to a dwelling on the day following, shall be treated as abiding in that dwelling on the night of the census day.

7.

Householder's schedule to be left at every dwelling.

7. (1) A collector shall, prior to the census day, leave at every dwelling within the district or sub-district to which he is appointed a householder's schedule for the occupier thereof.

(2) Where a dwelling is let or sublet in different tenements or apartments and occupied by different persons or families, or is the principal dwelling upon any station or large holding of land upon which there are persons resident at out-stations, a collector shall, prior to the census day—

(a) leave a separate householder's schedule for the occupier of each such tenement or apartment in which any person usually

(b) leave a separate householder's schedule for each such outstation at the said principal dwelling upon the station.

(3) Every collector shall also furnish prescribed particulars as to buildings intended for dwellings, but which are uninhabited or

are in course of erection, on the census day.

(4) The Statistician shall, subject to the approval of the Minister, obtain returns of the particulars required by this Act, with respect to persons who, during the night of the census day were travelling, or for any other reason were not abiding on that night in any dwelling of which account is to be taken by the collectors.

Occupier to fill

8. Every occupier of a dwelling, with or for whom a houseup and sign schedule holder's schedule has been left, shall, to the best of his knowledge and belief, fill up and supply in such schedule all the particulars specified therein, and shall sign his name thereunto, and shall deliver, or cause to be delivered the schedule so filled up to the collector authorised to receive the same.

Collectors to receive schedules.

- 9. (1) Every collector shall, on the day next following the census day, or as soon thereafter as practicable, demand and receive the householder's schedule, left at every dwelling as aforesaid within his district or sub-district.
- (2) Every collector shall satisfy himself, by inquiries made to the occupier of the dwelling or to any persons in or near such dwelling, that every householder's schedule left at a dwelling as aforesaid is fully, truly, and correctly filled up. If any such schedule is not so filled up in any particular the collector shall himself, according to the best information which he is able to obtain, make the same complete and correct, and in such case shall then and there countersign the said schedule with his own name.

Collectors to make out returns and deliver schedules to enumerator.

Second Schedule.

10. (1) Every collector shall, on the next day after the completion and receipt by him of all the householders' schedules within his district or sub-district, make out therefrom a return containing such particulars as may be prescribed, and shall deliver such schedules and return to the enumerator of his district or sub-district, together with a declaration in the form or to the effect of the Second Schedule to this Act. (2)

(2) An enumerator may, in the case of any defect or deficiency in any schedule, return, or declaration so delivered, require the collector delivering the same to make further inquiries and to correct such defect or supply such deficiency at his own cost.

11. (1) Every enumerator shall, within two days after the Enumerators to make receipt from his collectors of all such schedules and returns, make out transmit schedules therefrom a collective return containing such particulars as may be to Statistician.

prescribed or as may be required of him by the Statistician.

(2) The enumerator shall thereupon sign and transmit such collective return to the Statistician, together with all the collectors' returns, and shall afterwards, with all convenient speed, transmit to the Statistician all the schedules and the declarations received from the several collectors, and shall also forward therewith a declaration in the Third Schedule. form of the Third Schedule to this Act made and subscribed by himself before some justice.

12. The Statistician, on receipt of any schedules and other Completion of papers, shall examine the same and cause any defect or inaccuracy census by Statistician. therein to be supplied or corrected as far as may be possible, and shall with all convenient speed prepare and transmit to the Minister abstracts made therefrom, and such abstracts shall be printed and laid

before both Houses of Parliament.

PART III.

OTHER STATISTICS.

13. The Statistician shall make inquiry during the year one Returns required thousand nine hundred and one, and in such subsequent years as the from proprietors of Minister may direct as to the hands and lines. Minister may direct, as to the hands employed, wages paid, hours of labour, plant and machinery used, steam or other power employed, quantity and value of articles produced, treated, or prepared, value of machinery and plant, value of lands and buildings occupied or used, and capital embarked in the business of every factory or mine, and also on other such matters connected with the working of factories, mines, and other establishments of productive industry, as the Minister may deem it expedient to inquire into.

The forms relating to such inquiries shall be prepared by the Statistician, and when approved by the Minister shall, after publication in the Gazette, be issued to the persons from whom such information is required. And every proprietor employing one or more persons in any factory, mine, or other establishment of productive industry, or being himself so employed, shall make the returns prescribed as to any

such inquiry.

Returns by proprietors of land and owners of stock.

14. The Statistician shall, during the year one thousand nine hundred and one, and in such subsequent years as the Minister may direct, require and obtain from every proprietor or occupier of land of

one acre and upwards in extent, returns concerning-

(a) the area and description of such land, the improvements thereon, the number, description, and value of agricultural, pastoral, and dairying implements and machinery used thereon, and the number of hands employed thereon in agricultural, dairying, or pastoral labour;

(b) the area of such land under crop during the year, or for the period prescribed, the description and extent of each crop, and of each kind of produce taken from or being on such land or on any part thereof, and the actual or estimated yield or

amount thereof;

(c) the number and description of the stock owned by him or

on his land, or in his charge;

(d) the number of stock slaughtered for food or for boiling down, other than in a licensed or registered slaughtering establishments on such land;

(e) the quantity and description of dairy produce from stock on

such land;

(f) any other matter or thing relating to such land or to the cultivation thereof, or to the crops or produce thereof, or to the stock thereon, as may be prescribed.

15. Every person occupying less than one acre of land shall

furnish the prescribed returns of all stock owned by him.

Preparation of forms.

Returns by owners of stock.

> 16. The forms in connection with the returns required from proprietors or occupiers of land and owners of stock under the two last preceding sections shall be prepared by the Statistician, and when approved by the Minister shall, after publication in the Gazette, be issued to the officers appointed to collect the information, to whom such proprietors, occupiers, and owners shall furnish the said returns.

Returns from banking, insurance, and other companies.

17. The Statistician may require and obtain from every person, or corporation transacting business as a banking company, life, fire, or marine insurance company, guarantee company, land, building, or investment company, finance company receiving deposits, railway, tramway, steamship, or other carrying or transporting company, and every company registered under the Companies Act, such information as in his judgment may be necessary to exhibit the transactions of the said several companies.

The Statistician may also require and obtain, in addition to the foregoing, from every railway and tramway company, particulars as to the number and character, and as far as ascertained, the cause of casualties occurring on or in the tracks, trains, or buildings of such

company by which any life was lost.

The forms which may be required to be filled in for the purpose of obtaining the information and particulars mentioned in this section shall be prepared by the Statistician, and after approval by the Minister shall be published in the Gazette.

18. The returns provided for in this Part of this Act shall be Householders' made for such periods, at such times, to such persons, and in such other returns need form or manner as may be prescribed: Provided that should any not be collected information not be deemed necessary, the Statistician may omit all or simultaneously. any part of the inquiries which he is empowered to make under this Part of this Act.

The forms shall be sent by post or otherwise to the persons from whom returns are required, at least one month previous to the time at which such returns are to be furnished by the regulations under this Act.

19. The Statistician, or any person duly authorised under his Factories, mines, and hand, may, within reasonable hours, enter any factory, mine, workshop, entered. or place where persons are employed for the purpose of making any inquiries or observations necessary for the proper carrying out of this Part of this Act.

PART IV.

GENERAL AND SUPPLEMENTAL.

20. Every holder of a pastoral lease or license under the Crown Occupiers of station Lands Act of 1884, or any Act amending the same, or proprietor, to make returns for out-stations. occupier, or superintendent of any station shall perform the duty of occupier in respect of every out-station connected or held in conjunction with such station, and fill up and sign a separate householder's schedule for each separate dwelling, and deliver or cause to be delivered the schedule so filled up to the collector in whose district or sub-district such out-stations lie.

21. (1) If an occupier of any dwelling-(a) refuses or wilfully neglects to fill up to the best of his know-non-compliance with ledge, information, or belief any householder's schedule left at such dwelling; or

Penalty for

- (b) refuses or wilfully neglects to sign and deliver such schedule;
- (c) refuses or wilfully neglects to answer or untruly answers any inquiry made by a collector for any of the purposes of this Act; or
- (d) wilfully makes, signs or delivers, or causes to be made, signed or delivered any false return or statement of any particular in any such schedule; or (e)

(e) if any person refuses or wilfully neglects to answer or untruly answers any inquiry made for any of the purposes of this Act by the occupier of the dwelling in which such person usually resides, or wilfully makes or causes to be made any false return or statement of any particular in any schedule or return required under this Act, or obstructs any person in the performance of any duty under this Act;

such occupier or person so offending shall be liable on conviction to a

penalty not exceeding five pounds.

(2) No such penalty shall be enforced against any occupier or person who from conscientious scruples omits to state the religious denomination or sect to which he may adhere or belong, and the proof of such conscientious scruples shall be the filling up of the column set apart for that purpose with the word "object."

Penalty for false declaration.

22. If any enumerator or collector wilfully and corruptly makes and subscribes a declaration under this Act, knowing the same to be untrue in any material particular, he shall be deemed guilty of a misdemeanour.

Penalty for failing to act after accepting office.

23. If any person—

(a) accepts the office of enumerator or collector, and afterwards without lawful excuse refuses or wilfully neglects to perform any duty of such office; or

Penalty for wilful default of collector.

(b) being a collector, fails to return to the enumerator of his district or subdistrict all the householders' schedules received by him, or wilfully signs or delivers any untrue document, or wilfully alters any document relating to the census, or otherwise wilfully violates any provisions of this Act;

every such person so offending shall for every such offence be liable

on conviction to a penalty not exceeding twenty pounds.

Penalty for divulging

24. If any officer, enumerator, collector, or other person employed under the provisions of this Act divulges the contents of any householder's schedule or any return or information furnished under this Act, he shall, for every such offence, be liable to a penalty not exceeding twenty pounds.

The Statistician or other officer having custody of the returns or information obtained under this Act shall not be subpœnaed to produce any such returns or information to any court, and if contrary to this provision he is subpœnaed he shall not produce such returns or

information.

Census may be retaken.

25. Should the census of any district not be made, or the returns for the same not reach the hands of the Statistician, or be of such kind as to be valueless for the purposes of this Act, the Governor may direct that the census of such district be retaken on a day to be appointed by him, and all matters and things shall be done in regard thereto as are herein provided to be done in connection with the census of the thirty-first day of March, one thousand nine hundred and one,

26. The remuneration payable to each enumerator shall be a Remuneration of sum agreed upon between the enumerator and the Statistician and enumerators. approved by the Minister, and shall be payable only in the event of the work of enumeration having been done to the satisfaction of the Statistician.

27. The collectors shall, on the completion of the work of Remuneration of collection to the satisfaction of the Statistician and of the enumerator of the district within which the collector has worked, be paid such sums as may, with the sanction of the Minister, be agreed upon

between the Statistician and the collectors.

28. All penalties under this Act or the regulations made there-Recovery of under may be recovered summarily before any stipendiary or police magistrate, or before any two justices of the peace sitting at any petty sessions within the district wherein or in respect to which the default or offence arose or was committed.

29. All letters and packets and all telegraphic messages for Letters and the purpose of carrying out this Act transmitted by post or electric telegraph within New South Wales, to or from the Statistician, or any enumerator or collector, if marked with the word "Statistics,"

shall be transmitted and delivered free of postage or charges.

30. The Governor may make regulations in respect of all Regulations. matters and things arising under this Act and not herein expressly provided for, and for the more fully carrying out the objects and purposes of this Act; and such regulations when published in the Gazette shall have the force of law, and every person guilty of a breach of any such regulation shall be liable to a penalty not exceeding twenty pounds.

SCHEDULES.

Section 5.

FIRST SCHEDULE.

I, do hereby accept the office of enumerator [or collector] under the Census Act, 1901, for the [district or sub-district] to which I have been appointed. And I do solemnly declare that I will faithfully perform the duties of the said office to the best of my knowledge and ability, and that I will not divulge the contents of any Schedule collected under the said Act.

(Signature.)

[Enumerator or Collector, as the case may be.]

Made and subscribed before me, at , 1901,this day of

[Justice of the Peace or Commissioner for Affidavits.]

Section 10.

SECOND SCHEDULE.

a collector appointed under the Census Act, 1901, do solemnly declare that the householders' schedules numbered from to inclusive contained in the packet to which this declaration is attached are all the schedules under the said Act which have been received by me within the [district or sub-district] to which I was appointed, and that the whole contents of the said schedules and of the accompanying return made out therefrom are true to the best of my knowledge, information, and belief. And I further declare that I have distributed all necessary schedules, and that I have collected all the schedules so distributed, and that I will not divulge the contents of any schedule collected under the said Act.

(Signature of collector.)

Made and subscribed before me, at this day of , 1901,-

[Justice of the Peace or Commissioner for Affidavits.]

Section 11.

THIRD SCHEDULE.

, an enumerator appointed for the district of Census Act, 1901, do solemnly declare that I have forwarded to the Statistician all the householders' schedules and collectors' returns transmitted to me by the [state here the number of collectors for his district] appointed by me, and also one collective return made out by me from the said schedules and returns, and that such collective return is correctly and truly made to the best of my knowledge, information, and belief.

(Signature of enumerator.)

Made and subscribed before me, at this day of , 1901,—

[Justice of the Peace or Commissioner for Affidavits.]

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1900.

[9d.]

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, 29 November, 1900. F. W. WEBB, Clerk of the Legislative Assembly.

New Louth Wales.



ANNO SEXAGESIMO QUARTO

VICTORIÆ REGINÆ.

Act No. 65, 1900.

An Act to make provision for taking the Census of New South Wales in the year 1901, and for obtaining certain statistics, and certain particulars relating to live stock and crops, and the occupation of land, and certain businesses and occupations for the said and subsequent years; and for purposes incidental to or consequent on the aforesaid objects. [Assented to, 5th December, 1900.]

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:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Census Act, 1901," and is short title. divided into Parts, as follows:—

PART I.—PRELIMINARY—ss. 1, 2.

PART

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

J. H. CANN,

Chairman of Committees of the Legislative Assembly.

PART II.—THE CENSUS—ss. 3-12.

PART III.—OTHER STATISTICS—ss. 13-19.

PART IV.—General and Supplemental—ss. 20-30.

Interpretation.

- 2. In this Act, unless the context otherwise indicates,—
- "Census" means an account of the population of New South Wales.
- "Commissioner" means Commissioner of the Supreme Court for taking affidavits.
- "Crop" includes farm, meadow, orchard, or garden produce.
- "Dwelling" includes all buildings, erections, and tenements, whether permanent or temporary, of which the whole or any part is used for the purpose of human habitation, and any ship or other vessel in any port or harbour of New South Wales.
- "Factory" includes any work, mill, or establishment used for the purpose of manufacturing, treating, or preparing any article.
- "Justice" means justice of the peace.
- "Minister" means the Colonial Secretary.
- "Occupier" or "person in charge" includes householder and master, and the keeper or superintendent of a gaol, prison, hospital, lunatic asylum, benevolent asylum, or public or charitable institution.
- "Owner" includes co-owner, superintendent, agent, or person in the possession or charge of any farm, station, factory, or mine.
- "Plant" includes all machinery, machines, engines, or tools whatsoever used for manufacturing or mining purposes, or for treating the material dealt with in a factory or mine.
- "Prescribed" means prescribed by this Act or by regulations made thereunder.
- "Proprietor" includes co-proprietor, superintendent, lessee, or person in possession or charge.
- "Station" includes any holding used for grazing or pastoral purposes, whether the lands comprised in such holding are held under lease or license from the Crown or in freehold, or partly in any one way and partly in any other.
- "Statistician" means Government Statistician.

PART II.

THE CENSUS.

3. (1) A census for New South Wales shall be taken in the Census to be taken year one thousand nine hundred and one, and the census day shall be in 1901.

Sunday, the thirty-first day of March in that year.

(2) The Minister shall order and supervise the taking of the Forms and instruccensus; and, subject to his approval, the Statistician shall prepare tions to be issued. and issue for the taking of the same such forms and instructions as the Statistician deems necessary.

4. (1) For the purpose of taking the census the Governor may Appointment of appoint and remove enumerators and define the districts for which enumerators.

they shall respectively act.

(2) Every enumerator shall designate to the Statistician Appointment of suitable persons to act as collectors, and with the consent of the collectors. Statistician appoint such persons as collectors within his district or the respective sub-districts of his district, and may, with the consent aforesaid, remove any such collector from his employment.

5. (1) Every enumerator shall make and subscribe before some Enumerators and justice or commissioner a declaration in the form or to the effect of the collectors to make declaration. First Schedule to this Act.

First Schedule.

(2) Every collector shall make and subscribe before some justice, commissioner, or before the enumerator by whom he has been appointed a declaration in the form or to the effect of the said Schedule.

(3) All declarations under this section shall be transmitted

to the Statistician.

6. (1) Householders' schedules shall be prepared by or under Householders' the direction of the Minister for the purpose of being filled up by or schedules. on behalf of the several occupiers of dwellings, with particulars

showing-

(a) the name, sex, age, condition, duration of marriage, number of children born to each marriage, relation to head of the household, profession or occupation, sickness or infirmity, religion, education, and birthplace, and (where the person was born abroad) length of residence in New South Wales, and nationality of every person who abode in each dwelling on the night of the census day; and

(b) the materials of the dwelling and the number of rooms contained therein.

(2) Any person travelling or out at work during the night of the census-day, and who returns to a dwelling on the day following, shall be treated as abiding in that dwelling on the night of the census day.

Householder's schedule to be left at every dwelling.

7. (1) A collector shall, prior to the census day, leave at every dwelling within the district or sub-district to which he is appointed a householder's schedule for the occupier thereof.

(2) Where a dwelling is let or sublet in different tenements or apartments and occupied by different persons or families, or is the principal dwelling upon any station or large holding of land upon which there are persons resident at out-stations, a collector shall. prior to the census day—

(a) leave a separate householder's schedule for the occupier of each such tenement or apartment in which any person usually

sleeps, and

(b) leave a separate householder's schedule for each such outstation at the said principal dwelling upon the station.

(3) Every collector shall also furnish prescribed particulars as to buildings intended for dwellings, but which are uninhabited or

are in course of erection, on the census day.

(4) The Statistician shall, subject to the approval of the Minister, obtain returns of the particulars required by this Act, with respect to persons who, during the night of the census day were travelling, or for any other reason were not abiding on that night in any dwelling of which account is to be taken by the collectors.

Occupier to fill

8. Every occupier of a dwelling, with or for whom a houseup and sign schedule. holder's schedule has been left, shall, to the best of his knowledge and belief, fill up and supply in such schedule all the particulars specified therein, and shall sign his name thereunto, and shall deliver, or cause to be delivered the schedule so filled up to the collector authorised to receive the same.

Collectors to receive schedules.

- 9. (1) Every collector shall, on the day next following the census day, or as soon thereafter as practicable, demand and receive the householder's schedule, left at every dwelling as aforesaid within his district or sub-district.
- (2) Every collector shall satisfy himself, by inquiries made to the occupier of the dwelling or to any persons in or near such dwelling, that every householder's schedule left at a dwelling as aforesaid is fully, truly, and correctly filled up. If any such schedule is not so filled up in any particular the collector shall himself, according to the best information which he is able to obtain, make the same complete and correct, and in such case shall then and there countersign the said schedule with his own name.

Collectors to make out returns and deliver schedules to enumerator.

Second Schedule.

10. (1) Every collector shall, on the next day after the completion and receipt by him of all the householders' schedules within his district or sub-district, make out therefrom a return containing such particulars as may be prescribed, and shall deliver such schedules and return to the enumerator of his district or sub-district, together with a declaration in the form or to the effect of the Second Schedule to this Act.

(2) An enumerator may, in the case of any defect or deficiency in any schedule, return, or declaration so delivered, require the collector delivering the same to make further inquiries and to correct such defect or supply such deficiency at his own cost.

11. (1) Every enumerator shall, within two days after the Enumerators to make receipt from his collectors of all such schedules and returns, make out transmit schedules therefrom a collective return containing such particulars as may be to Statistician.

prescribed or as may be required of him by the Statistician.

(2) The enumerator shall thereupon sign and transmit such collective return to the Statistician, together with all the collectors' returns, and shall afterwards, with all convenient speed, transmit to the Statistician all the schedules and the declarations received from the several collectors, and shall also forward therewith a declaration in the Third Schedule. form of the Third Schedule to this Act made and subscribed by himself before some justice.

12. The Statistician, on receipt of any schedules and other Completion of papers, shall examine the same and cause any defect or inaccuracy census by Statistician. therein to be supplied or corrected as far as may be possible, and shall with all convenient speed prepare and transmit to the Minister abstracts made therefrom, and such abstracts shall be printed and laid

before both Houses of Parliament.

PART III.

OTHER STATISTICS.

13. The Statistician shall make inquiry during the year one Returns required thousand nine hundred and one, and in such subsequent years as the from proprietors of Minister may direct, as to the hands employed, wages paid, hours of labour, plant and machinery used, steam or other power employed, quantity and value of articles produced, treated, or prepared, value of machinery and plant, value of lands and buildings occupied or used, and capital embarked in the business of every factory or mine, and also on other such matters connected with the working of factories, mines, and other establishments of productive industry, as the Minister may deem it expedient to inquire into.

The forms relating to such inquiries shall be prepared by the Statistician, and when approved by the Minister shall, after publication in the Gazette, be issued to the persons from whom such information is required. And every proprietor employing one or more persons in any factory, mine, or other establishment of productive industry, or being himself so employed, shall make the returns prescribed as to any

such inquiry.

Returns by proprietors of land and owners of stock. 14. The Statistician shall, during the year one thousand nine hundred and one, and in such subsequent years as the Minister may direct, require and obtain from every proprietor or occupier of land of one acre and upwards in extent, returns concerning—

(a) the area and description of such land, the improvements

thereon, the number, description, and value of agricultural, pastoral, and dairying implements and machinery used thereon, and the number of hands employed thereon in

agricultural, dairying, or pastoral labour;

(b) the area of such land under crop during the year, or for the period prescribed, the description and extent of each crop, and of each kind of produce taken from or being on such land or on any part thereof, and the actual or estimated yield or amount thereof;

(c) the number and description of the stock owned by him or

on his land, or in his charge;

(d) the number of stock slaughtered for food or for boiling down, other than in a licensed or registered slaughtering establishments on such land;

(e) the quantity and description of dairy produce from stock on

such land;

(f) any other matter or thing relating to such land or to the cultivation thereof, or to the crops or produce thereof, or to the stock thereon, as may be prescribed.

15. Every person occupying less than one acre of land shall

furnish the prescribed returns of all stock owned by him.

Preparation of

Returns by owners of stock.

16. The forms in connection with the returns required from proprietors or occupiers of land and owners of stock under the two last preceding sections shall be prepared by the Statistician, and when approved by the Minister shall, after publication in the Gazette, be issued to the officers appointed to collect the information, to whom such proprietors, occupiers, and owners shall furnish the said returns.

Returns from banking, insurance, and other companies.

17. The Statistician may require and obtain from every person, or corporation transacting business as a banking company, life, fire, or marine insurance company, guarantee company, land, building, or investment company, finance company receiving deposits, railway, tramway, steamship, or other carrying or transporting company, and every company registered under the Companies Act, such information as in his judgment may be necessary to exhibit the transactions of the said several companies.

The Statistician may also require and obtain, in addition to the foregoing, from every railway and tramway company, particulars as to the number and character, and as far as ascertained, the cause of casualties occurring on or in the tracks, trains, or buildings of such

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company by which any life was lost.

The forms which may be required to be filled in for the purpose of obtaining the information and particulars mentioned in this section shall be prepared by the Statistician, and after approval by the Minister shall be published in the Gazette.

18. The returns provided for in this Part of this Act shall be Householders' made for such periods, at such times, to such persons, and in such other returns need form or manner as may be prescribed: Provided that should any not be collected information not be deemed necessary, the Statistician may omit all or simultaneously. any part of the inquiries which he is empowered to make under this Part of this Act.

The forms shall be sent by post or otherwise to the persons from whom returns are required, at least one month previous to the time at which such returns are to be furnished by the regulations under this Act.

19. The Statistician, or any person duly authorised under his Factories, mines, and hand, may, within reasonable hours, enter any factory, mine, workshop, places may be or place where persons are employed for the purpose of making any inquiries or observations necessary for the proper carrying out of this Part of this Act.

PART IV.

GENERAL AND SUPPLEMENTAL.

20. Every holder of a pastoral lease or license under the Crown Occupiers of station Lands Act of 1884, or any Act amending the same, or proprietor, to make returns for occupion or supported and only of consistency. occupier, or superintendent of any station shall perform the duty of occupier in respect of every out-station connected or held in conjunction with such station, and fill up and sign a separate householder's schedule for each separate dwelling, and deliver or cause to be delivered the schedule so filled up to the collector in whose district or sub-district such out-stations lie.

21. (1) If an occupier of any dwelling—

Penalty for (a) refuses or wilfully neglects to fill up to the best of his know-non-compliance with ledge, information, or belief any householder's schedule left at such dwelling; or

(b) refuses or wilfully neglects to sign and deliver such schedule;

(c) refuses or wilfully neglects to answer or untruly answers any inquiry made by a collector for any of the purposes of this Act; or

(d) wilfully makes, signs or delivers, or causes to be made, signed or delivered any false return or statement of any particular in any such schedule; or

(e) if any person refuses or wilfully neglects to answer or untruly answers any inquiry made for any of the purposes of this Act by the occupier of the dwelling in which such person usually resides, or wilfully makes or causes to be made any false return or statement of any particular in any schedule or return required under this Act, or obstructs any person in the performance of any duty under this Act;

such occupier or person so offending shall be liable on conviction to a

penalty not exceeding five pounds.

(2) No such penalty shall be enforced against any occupier or person who from conscientious scruples omits to state the religious denomination or sect to which he may adhere or belong, and the proof of such conscientious scruples shall be the filling up of the column set apart for that purpose with the word "object."

Penalty for false declaration.

22. If any enumerator or collector wilfully and corruptly makes and subscribes a declaration under this Act, knowing the same to be untrue in any material particular, he shall be deemed guilty of a misdemeanour.

Penalty for failing to act after accepting office.

23. If any person—

(a) accepts the office of enumerator or collector, and afterwards without lawful excuse refuses or wilfully neglects to perform any duty of such office; or

Penalty for wilful default of collector. (b) being a collector, fails to return to the enumerator of his district or subdistrict all the householders' schedules received by him, or wilfully signs or delivers any untrue document, or wilfully alters any document relating to the census, or otherwise wilfully violates any provisions of this Act;

every such person so offending shall for every such offence be liable

on conviction to a penalty not exceeding twenty pounds.

Penalty for divulging

24. If any officer, enumerator, collector, or other person employed under the provisions of this Act divulges the contents of any householder's schedule or any return or information furnished under this Act, he shall, for every such offence, be liable to a penalty not exceeding twenty pounds.

The Statistician or other officer having custody of the returns or information obtained under this Act shall not be subpænaed to produce any such returns or information to any court, and if contrary to this provision he is subpænaed he shall not produce such returns or

information.

Census may be retaken.

25. Should the census of any district not be made, or the returns for the same not reach the hands of the Statistician, or be of such kind as to be valueless for the purposes of this Act, the Governor may direct that the census of such district be retaken on a day to be appointed by him, and all matters and things shall be done in regard thereto as are herein provided to be done in connection with the census of the thirty-first day of March, one thousand nine hundred and one. 26.

- 26. The remuneration payable to each enumerator shall be a Remuneration of sum agreed upon between the enumerator and the Statistician and enumerators. approved by the Minister, and shall be payable only in the event of the work of enumeration having been done to the satisfaction of the Statistician.
- 27. The collectors shall, on the completion of the work of Remuneration of collection to the satisfaction of the Statistician and of the enumerator collectors. of the district within which the collector has worked, be paid such sums as may, with the sanction of the Minister, be agreed upon between the Statistician and the collectors.
- 28. All penalties under this Act or the regulations made there-Recovery of under may be recovered summarily before any stipendiary or police penalties. magistrate, or before any two justices of the peace sitting at any petty sessions within the district wherein or in respect to which the default or offence arose or was committed.
- 29. All letters and packets and all telegraphic messages for Letters and the purpose of carrying out this Act transmitted by post or electric telegraph within New South Wales, to or from the Statistician, or any enumerator or collector, if marked with the word "Statistics," shall be transmitted and delivered free of postage or charges.
- 30. The Governor may make regulations in respect of all Regulations. matters and things arising under this Act and not herein expressly provided for, and for the more fully carrying out the objects and purposes of this Act; and such regulations when published in the Gazette shall have the force of law, and every person guilty of a breach of any such regulation shall be liable to a penalty not exceeding twenty pounds.

SCHEDULES.

Section 5.

FIRST SCHEDULE.

I, do hereby accept the office of enumerator [or collector] under the Census Act, 1901, for the [district or sub-district] to which I have been appointed. And I do solemnly declare that I will faithfully perform the duties of the said office to the best of my knowledge and ability, and that I will not divulge the contents of any Schedule collected under the said Act.

(Signature.) [Enumerator or Collector, as the case may be.]

Made and subscribed before me, at this day of , 1901,-

[Justice of the Peace or Commissioner for Affidavits.]

Section 10.

SECOND SCHEDULE.

I, a collector appointed under the Census Act, 1901, do solemnly declare that the householders' schedules numbered from to inclusive contained in the packet to which this declaration is attached are all the schedules under the said Act which have been received by me within the [district or sub-district] to which I was appointed, and that the whole contents of the said schedules and of the accompanying return made out therefrom are true to the best of my knowledge, information, and belief. And I further declare that I have distributed all necessary schedules, and that I have collected all the schedules so distributed, and that I will not divulge the contents of any schedule collected under the said Act.

(Signature of collector.)

Made and subscribed before me, at this day of , 1901,—

[Justice of the Peace or Commissioner for Affidavits.]

Section 11.

THIRD SCHEDULE.

I, , an enumerator appointed for the district of , under the Census Act, 1901, do solemnly declare that I have forwarded to the Statistician all the householders' schedules and collectors' returns transmitted to me by the [state here the number of collectors for his district] appointed by me, and also one collective return made out by me from the said schedules and returns, and that such collective return is correctly and truly made to the best of my knowledge, information, and belief.

(Signature of enumerator.)

Made and subscribed before me, at this day of , 1901,—

[Justice of the Peace or Commissioner for Affidavits.]

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

FREDK. M. DARLEY,
Lieutenant-Governor.

Government House, Sydney, 5th December, 1900. 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, 29 November, 1900. F. W. WEBB, Clerk of the Legislative Assembly.

New Zouth Wales.



ANNO SEXAGESIMO QUARTO

VICTORIÆ REGINÆ.

Act No. , 1900.

An Act to make provision for taking the Census of New South Wales in the year 1901, and for obtaining certain statistics, and certain particulars relating to live stock and crops, and the occupation of land, and certain businesses and occupations for the said and subsequent years; and for purposes incidental to or consequent on the aforesaid objects.

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:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Census Act, 1901," and is short title. divided into Parts, as follows:—

PART I.—Preliminary—ss. 1, 2. 365—A

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PART

PART II.—THE CENSUS—ss. 3-12.

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PART III.—OTHER STATISTICS—ss. 13-19.

PART IV.—General and Supplemental—ss. 20-30.

2. In this Act, unless the context otherwise indicates,— Interpretation. "Census" means an account of the population of New South

"Commissioner" means Commissioner of the Supreme Court for taking affidavits.

"Crop" includes farm, meadow, orchard, or garden produce. "Dwelling" includes all buildings, erections, and tenements, 10 whether permanent or temporary, of which the whole or any part is used for the purpose of human habitation, and any ship or other vessel in any port or harbour of New South Wales.

"Factory" includes any work, mill, or establishment used for the purpose of manufacturing, treating, or preparing any article.

"Justice" means justice of the peace.

"Minister" means the Colonial Secretary.
"Occupier" or "person in charge" includes householder and master, and the keeper or superintendent of a gaol, prison, hospital, lunatic asylum, benevolent asylum, or public or charitable institution.

"Owner" includes co-owner, superintendent, agent, or person in the possession or charge of any farm, station, factory, or

"Plant" includes all machinery, machines, engines, or tools whatsoever used for manufacturing or mining purposes, or for treating the material dealt with in a factory or mine.

"Prescribed" means prescribed by this Act or by regulations made thereunder.

"Proprietor" includes co-proprietor, superintendent, lessee, or person in possession or charge.

"Station" includes any holding used for grazing or pastoral purposes, whether the lands comprised in such holding are held under lease or license from the Crown or in freehold, or partly in any one way and partly in any other.

"Statistician" means Government Statistician.

PART II.

THE CENSUS.

3. (1) A census for New South Wales shall be taken in the Census to be taken year one thousand nine hundred and one, and the census day shall be in 1901.

5 Sunday, the thirty-first day of March in that year.

(2) The Minister shall order and supervise the taking of the Forms and instructions; and, subject to his approval, the Statistician shall prepare tions to be issued. and issue for the taking of the same such forms and instructions as the Statistician deems necessary.

10 **4.** (1) For the purpose of taking the census the Governor may Appointment of appoint and remove enumerators and define the districts for which enumerators. they shall respectively act.

(2) Every enumerator shall designate to the Statistician Appointment of suitable persons to act as collectors, and with the consent of the collectors.

- 15 Statistician appoint such persons as collectors within his district or the respective sub-districts of his district, and may, with the consent aforesaid, remove any such collector from his employment.
- 5. (1) Every enumerator shall make and subscribe before some Enumerators and justice or commissioner a declaration in the form or to the effect of the collectors to make declaration.

 20 First Schedule to this Act.

 First Schedule.
 - (2) Every collector shall make and subscribe before some justice, commissioner, or before the enumerator by whom he has been appointed a declaration in the form or to the effect of the said Schedule.
- 25 (3) All declarations under this section shall be transmitted to the Statistician.

6. (1) Householders' schedules shall be prepared by or under Householders' the direction of the Minister for the purpose of being filled up by or schedules. on behalf of the several occupiers of dwellings, with particulars

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(a) the name, sex, age, condition, duration of marriage, number of children born to each marriage, relation to head of the household, profession or occupation, sickness or infirmity, religion, education, and birthplace, and (where the person was born abroad) length of residence in New South Wales, and nationality of every person who abode in each dwelling on the night of the census day; and

(b) the materials of the dwelling and the number of rooms contained therein.

40 (2) Any person travelling or out at work during the night of the census-day, and who returns to a dwelling on the day following, shall be treated as abiding in that dwelling on the night of the census day.

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7. (1) A collector shall, prior to the census day, leave at every Householder's dwelling within the district or sub-district to which he is appointed every dwelling. a householder's schedule for the occupier thereof.

(2) Where a dwelling is let or sublet in different tenements 5 or apartments and occupied by different persons or families, or is the principal dwelling upon any station or large holding of land upon which there are persons resident at out-stations, a collector shall, prior to the census day—

(a) leave a separate householder's schedule for the occupier of each such tenement or apartment in which any person usually 10

(b) leave a separate householder's schedule for each such outstation at the said principal dwelling upon the station.

(3) Every collector shall also furnish prescribed particulars 15 as to buildings intended for dwellings, but which are uninhabited or

are in course of erection, on the census day.

(4) The Statistician shall, subject to the approval of the Minister, obtain returns of the particulars required by this Act, with respect to persons who, during the night of the census day were 20 travelling, or for any other reason were not abiding on that night in any dwelling of which account is to be taken by the collectors.

8. Every occupier of a dwelling, with or for whom a house- occupier to fill holder's schedule has been left, shall, to the best of his knowledge up and sign schedule. and belief, fill up and supply in such schedule all the particulars 25 specified therein, and shall sign his name thereunto, and shall deliver, or cause to be delivered the schedule so filled up to the collector

authorised to receive the same.

9. (1) Every collector shall, on the day next following the Collectors to receive census day, or as soon thereafter as practicable, demand and receive schedules. 30 the householder's schedule, left at every dwelling as aforesaid within his district or sub-district.

(2) Every collector shall satisfy himself, by inquiries made to the occupier of the dwelling or to any persons in or near such dwelling, that every householder's schedule left at a dwelling as afore-35 said is fully, truly, and correctly filled up. If any such schedule is not so filled up in any particular the collector shall himself, according to the best information which he is able to obtain, make the same complete and correct, and in such case shall then and there countersign the said schedule with his own name.

10. (1) Every collector shall, on the next day after the com- Collectors to make pletion and receipt by him of all the householders' schedules within out returns and deliver schedules to his district or sub-district, make out therefrom a return containing enumerator. such particulars as may be prescribed, and shall deliver such schedules and return to the enumerator of his district or sub-district, together

45 with a declaration in the form or to the effect of the Second Schedule Second Schedule (2)to this Act.

(2) An enumerator may, in the case of any defect or deficiency in any schedule, return, or declaration so delivered, require the collector delivering the same to make further inquiries and to correct such defect or supply such deficiency at his own cost.

11. (1) Every enumerator shall, within two days after the Enumerators to make receipt from his collectors of all such schedules and returns, make out out returns and transmit schedules therefrom a collective return containing such particulars as may be to Statistician.

prescribed or as may be required of him by the Statistician.

(2) The enumerator shall thereupon sign and transmit such 10 collective return to the Statistician, together with all the collectors' returns, and shall afterwards, with all convenient speed, transmit to the Statistician all the schedules and the declarations received from the several collectors, and shall also forward therewith a declaration in the Third Schedule. form of the Third Schedule to this Act made and subscribed by himself 15 before some justice.

12. The Statistician, on receipt of any schedules and other Completion of papers, shall examine the same and cause any defect or inaccuracy census by Statistician. therein to be supplied or corrected as far as may be possible, and shall with all convenient speed prepare and transmit to the Minister

20 abstracts made therefrom, and such abstracts shall be printed and laid before both Houses of Parliament.

PART III.

OTHER STATISTICS.

13. The Statistician shall make inquiry during the year one Returns required 25 thousand nine hundred and one, and in such subsequent years as the from proprietors of factories and mines. Minister may direct, as to the hands employed, wages paid, hours of labour, plant and machinery used, steam or other power employed, quantity and value of articles produced, treated, or prepared, value of machinery and plant, value of lands and buildings occupied or used,

30 and capital embarked in the business of every factory or mine, and also on other such matters connected with the working of factories, mines, and other establishments of productive industry, as the Minister

may deem it expedient to inquire into.

The forms relating to such inquiries shall be prepared by the 35 Statistician, and when approved by the Minister shall, after publication in the Gazette, be issued to the persons from whom such information is required. And every proprietor employing one or more persons in any factory, mine, or other establishment of productive industry, or being himself so employed, shall make the returns prescribed as to any 40 such inquiry.

one acre and upwards in extent, returns concerning-

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14. The Statistician shall, during the year one thousand nine Returns by hundred and one, and in such subsequent years as the Minister may proprietors of land direct require and obtain from every proprietor or occurring of land and owners of stock. direct, require and obtain from every proprietor or occupier of land of

(a) the area and description of such land, the improvements thereon, the number, description, and value of agricultural. pastoral, and dairying implements and machinery used thereon, and the number of hands employed thereon in agricultural, dairying, or pastoral labour;

10 (b) the area of such land under crop during the year, or for the period prescribed, the description and extent of each crop, and of each kind of produce taken from or being on such land or on any part thereof, and the actual or estimated yield or amount thereof;

(c) the number and description of the stock owned by him or on his land, or in his charge;

(d) the number of stock slaughtered for food or for boiling down, other than in a licensed or registered slaughtering establishments on such land;

(e) the quantity and description of dairy produce from stock on 20 such land;

> (f) any other matter or thing relating to such land or to the cultivation thereof, or to the crops or produce thereof, or to the stock thereon, as may be prescribed.

15. Every person occupying less than one acre of land shall Returns by owners furnish the prescribed returns of all stock owned by him.

16. The forms in connection with the returns required from Preparation of proprietors or occupiers of land and owners of stock under the two forms. last preceding sections shall be prepared by the Statistician, and 30 when approved by the Minister shall, after publication in the Gazette, be issued to the officers appointed to collect the information, to whom such proprietors, occupiers, and owners shall furnish the said returns.

17. The Statistician may require and obtain from every person, Returns from 35 or corporation transacting business as a banking company, life, fire, banking insurance, and other companies. or marine insurance company, guarantee company, land, building, or investment company, finance company receiving deposits, railway, tramway, steamship, or other carrying or transporting company, and every company registered under the Companies Act, such information 40 as in his judgment may be necessary to exhibit the transactions of the said several companies.

The Statistician may also require and obtain, in addition to the foregoing, from every railway and tramway company, particulars as to the number and character, and as far as ascertained, the cause of 45 casualties occurring on or in the tracks, trains, or buildings of such company by which any life was lost.

The forms which may be required to be filled in for the purpose of obtaining the information and particulars mentioned in this section shall be prepared by the Statistician, and after approval by the Minister shall be published in the Gazette.

18. The returns provided for in this Part of this Act shall be Householders' made for such periods, at such times, to such persons, and in such schedules and other returns need form or manner as may be prescribed: Provided that should any not be collected information not be deemed necessary, the Statistician may omit all or simultaneously. any part of the inquiries which he is empowered to make under this 10 Part of this Act.

The forms shall be sent by post or otherwise to the persons from whom returns are required, at least one month previous to the time at which such returns are to be furnished by the regulations under this Act.

19. The Statistician, or any person duly authorised under his Factories, mines, and 15 hand, may, within reasonable hours, enter any factory, mine, workshop, places may be entered. or place where persons are employed for the purpose of making any inquiries or observations necessary for the proper carrying out of this Part of this Act.

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PART IV.

GENERAL AND SUPPLEMENTAL.

20. Every holder of a pastoral lease or license under the Crown Occupiers of station Lands Act of 1884, or any Act amending the same, or proprietor, to make returns for occupier, or superintendent of any station shall perform the duty of 25 occupier in respect of every out-station connected or held in conjunction with such station, and fill up and sign a separate householder's schedule for each separate dwelling, and deliver or cause to be delivered the schedule so filled up to the collector in whose district or sub-district such out-stations lie.

21. (1) If an occupier of any dwelling-(a) refuses or wilfully neglects to fill up to the best of his know-non-compliance with ledge, information, or belief any householder's schedule left at such dwelling; or

(b) refuses or wilfully neglects to sign and deliver such schedule;

(c) refuses or wilfully neglects to answer or untruly answers any inquiry made by a collector for any of the purposes of this

(d) wilfully makes, signs or delivers, or causes to be made, signed or delivered any false return or statement of any particular in any such schedule; or

(e) if any person refuses or wilfully neglects to answer or untruly answers any inquiry made for any of the purposes of this Act by the occupier of the dwelling in which such person usually resides, or wilfully makes or causes to be made any false return or statement of any particular in any schedule or return required under this Act, or obstructs any person in the performance of any duty under this Act;

such occupier or person so offending shall be liable on conviction to a

penalty not exceeding five pounds.

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(2) No such penalty shall be enforced against any occupier 10 or person who from conscientious scruples omits to state the religious denomination or sect to which he may adhere or belong, and the proof of such conscientious scruples shall be the filling up of the column set apart for that purpose with the word "object."

22. If any enumerator or collector wilfully and corruptly makes Penalty for false and subscribes a declaration under this Act, knowing the same to be declaration. untrue in any material particular, he shall be deemed guilty of a misdemeanour.

23. If any person—

(a) accepts the office of enumerator or collector, and afterwards office. without lawful excuse refuses or wilfully neglects to perform

any duty of such office; or

Penalty for failing to

(b) being a collector, fails to return to the enumerator of his Penalty for wilful district or subdistrict all the householders' schedules received default of collector. by him, or wilfully signs or delivers any untrue document, or wilfully alters any document relating to the census, or otherwise wilfully violates any provisions of this Act;

every such person so offending shall for every such offence be liable

on conviction to a penalty not exceeding twenty pounds.

24. If any officer, enumerator, collector, or other person Penalty for divulging. 30 employed under the provisions of this Act divulges the contents of any householder's schedule or any return or information furnished under this Act, he shall, for every such offence, be liable to a penalty not exceeding twenty pounds.

The Statistician or other officer having custody of the returns or 35 information obtained under this Act shall not be subpænaed to produce any such returns or information to any court, and if contrary to this provision he is subpænaed he shall not produce such returns or

information.

25. Should the census of any district not be made, or the returns Census may be for the same not reach the hands of the Statistician, or be of such kind retaken. as to be valueless for the purposes of this Act, the Governor may direct that the census of such district be retaken on a day to be appointed by him, and all matters and things shall be done in regard thereto as 45 are herein provided to be done in connection with the census of the

thirty-first day of March, one thousand nine hundred and one.

- 26. The remuneration payable to each enumerator shall be a Remuneration of sum agreed upon between the enumerator and the Statistician and enumerators. approved by the Minister, and shall be payable only in the event of the work of enumeration having been done to the satisfaction of the 5 Statistician.
- 27. The collectors shall, on the completion of the work of Remuneration of collection to the satisfaction of the Statistician and of the enumerator collectors. of the district within which the collector has worked, be paid such sums as may, with the sanction of the Minister, be agreed upon 10 between the Statistician and the collectors.
- 28. All penalties under this Act or the regulations made there-Recovery of under may be recovered summarily before any stipendiary or police penalties. magistrate, or before any two justices of the peace sitting at any petty sessions within the district wherein or in respect to which the default 15 or offence arose or was committed.
 - 29. All letters and packets and all telegraphic messages for Letters and the purpose of carrying out this Act transmitted by post or electric telegraph within New South Wales, to or from the Statistician, or any enumerator or collector, if marked with the word "Statistics,"
- 30. The Governor may make regulations in respect of all Regulations. matters and things arising under this Act and not herein expressly provided for, and for the more fully carrying out the objects and purposes of this Act; and such regulations when published in the 25 Gazette shall have the force of law, and every person guilty of a breach of any such regulation shall be liable to a penalty not exceeding twenty pounds.

SCHEDULES.

FIRST SCHEDULE.

Section 5.

I, do hereby accept the office of enumerator [or collector] under the Census Act, 1901, for the [district or sub-district] to which I have been appointed.

5 And I do solemnly declare that I will faithfully perform the duties of the said office to the best of my knowledge and ability, and that I will not divulge the contents of any Schedule collected under the said Act.

(Signature.)

[Enumerator or Collector, as the case may be.]

10 Made and subscribed before me, at

this day of , 1901,-

[Justice of the Peace or Commissioner for Affidavits.]

SECOND SCHEDULE.

Section 10.

I, a collector appointed under the Census Act, 1901, do solemnly declare 15 that the householders' schedules numbered from to inclusive contained in the packet to which this declaration is attached are all the schedules under the said Act which have been received by me within the [district or sub-district] to which I was appointed, and that the whole contents of the said schedules and of the accompanying return made out therefrom are true to the best of my knowledge, information, and 20 belief. And I further declare that I have distributed all necessary schedules, and that I have collected all the schedules so distributed, and that I will not divulge the contents of any schedule collected under the said Act.

(Signature of collector.)

Made and subscribed before me, at

25 this day of

day of , 1901,—

[Justice of the Peace or Commissioner for Affidavits.]

THIRD SCHEDULE.

Section 11.

J, an enumerator appointed for the district of under the Census Act, 1901, do solemnly declare that I have forwarded to the Statistician all the 30 householders' schedules and collectors' returns transmitted to me by the [state here the number of collectors for his district] appointed by me, and also one collective return made out by me from the said schedules and returns, and that such collective return is correctly and truly made to the best of my knowledge, information, and belief.

(Signature of enumerator.)

35 Made and subscribed before me, at

this day of , 1901,—

[Justice of the Peace or Commissioner for Affidavits.]

Sydney: William Applegate Gullick, Government Printer .- 1900.