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, 19 December, 1902, A.M.

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

New South Wales.



ANNO SECUNDO

Act No. , 1902.

An Act to make provision for the enrolment of women electors, and the issue to them of electors' rights; for their voting at the polls; and to amend the Parliamentary Electorates and Elections Act, 1902.

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

Preliminary.

5

8024

1. This Act may be cited as the "Parliamentary Elections Short title. (Amendment) Act, 1902," and shall be construed as one with the Parliamentary Electorates and Elections Act, 1902, hereinafter in this Act referred to as the Principal Act. 370-Lists

Lists and rolls for women.

2. Any electoral lists of women made or being made at the Making out lists for commencement of this Act by the police shall be printed by the districts and Government Printer in the form of a general list for each district, and

5 for each division of each district. Any such list shall be called the supplemental general list for the district or division, as the case may be.

The chief electoral officer shall, within sixty days after the commencement of this Act, cause a sufficient number of copies of the list for each district, and two copies of the list for each division of the 10 district, to be forwarded to the registrar for the district.

3. The registrar shall forthwith on receipt of such copies Transmission of lists transmit one copy of the list for the district to each court-house, for publication police office, and post-office within the district, to be exhibited for public inspection until the lists for the divisions of such district are

15 revised, and shall transmit two copies of the list for each division to the clerk of the revision court for the division at least five clear days

before the holding of such court.

4. (1) Before or on the prescribed day, any person whose name Claims to insert is not on a list for a division, but who claims to be entitled to have her names in list.

20 name inserted therein, may, by notice in the form of Schedule One sent schedule One. by post to the clerk of the revision court for the division, claim to have her name so inserted; and any person who wilfully certifies to any particular in any such claim which he knows to be untrue shall be liable to imprisonment for a term not exceeding six months.

(2) Before or on the prescribed day, any person whose name Objections. is on the list may, by notice in the prescribed form sent by post to the clerk of the revision court for the division, object to the name of any

other person being retained on such list.

(3) Public notices of such claims and objections shall be Publication of claims 30 exhibited at all courts of petty sessions, police offices, and post offices and objections. within the district, and shall be kept so exhibited until the list is revised.

5. (1) The list for each division shall be revised by a revision Appointment of court to be held at such place and by such stipendiary or police revision courts. 35 magistrate as may be notified by the Governor in the Gazette. And the clerk of the revision court shall notify in some newspaper circulating in the division the time and place for the holding of the court, and shall produce the list and any claims and objections sent to him.

40 (2) The provisions of subsections (III) and (IV) of section forty-one and of subsections (II) and (III) of section forty-two and subsections (I), (IV), and (V) of section forty-three of the Principal Act (so far as those provisions are applicable and consistent with this Act) shall apply to any such list, and the revision, signing, and 45 certifying of the same. (3)

(3) Where a claim has been duly made and certified in accordance with this Act to insert the name of any person in any such list, such name may be so inserted by the revision court, although the said person does not attend the court, and no evidence other than the 5 certificate is produced to the court in support of such claim.

6. (1) The list for a division, on being so signed and certified, Preparation of supshall be forthwith delivered to the registrar of the district of which plementary general rolls. such division forms part, and such registrar upon receiving the revised lists for the several divisions of his district shall forthwith transmit

10 them to the chief electoral officer, who shall from such lists cause a roll for the district to be prepared and printed and dealt with in accordance with the Principal Act. Such roll shall be called the supplementary general roll, and shall form part of the general roll, but may be printed separate from the general roll.

7. (1) As soon as practicable an elector's right shall be prepared pelivery of electors' for each person enrolled in pursuance of this Act, and the Colonial rights. Secretary shall cause such right to be delivered personally to the

elector entitled thereto.

(2) Subject to the provisions of this Act, every such elector's Form of electors' 20 right shall be prepared in accordance with, and in all other respects rights. shall be in accordance with, the requirements of the Principal Act, relating to electors' rights:

Provided that instead of an elector's right (whether issued in pursuance of the Principal Act or this Act) being signed by the registrar, 25 the chief electoral officer shall sign it or cause a fac-simile of his

signature to be affixed to it.

(3) The person delivering an elector's right in pursuance of Butts. this section shall detach the butt from the elector's right when the receipt thereon has been signed or marked by the elector, and shall 30 transmit the same to the registrar for the district to which it relates. who shall retain the same in his custody.

8. Where in pursuance of the Principal Act a general list or a Separate lists and general roll for a division or district is authorised to be prepared and rolls for women. printed, the names of any women entitled to be placed on such list or 35 roll may be placed on the supplementary general list or roll for the division or district, as the case may be. Such supplementary general

list or roll shall form part of the general list or roll. The chief electoral officer may transfer to the supplementary general roll for any district the names of any women on the general

40 roll for the said district.

Amendments of Principal Act.

9. In section thirty-three of the Principal Act the word Amendment of "July" is substituted for the word "April" in that section. section 33.

10. In section thirty-eight of the Principal Act, subsection (6), Amendment of is repealed, and the following is substituted in its place: "The registrar section 38 (6). may object to the name of any person when entered upon the list to be made as herein provided, by giving notice to such person as required 5 in other cases; and no costs shall be awarded by any revision court against any registrar in respect of such objection in any case whatsoever."

11. In section forty-two of the Principal Act subsection (1) is Amendment of amended by omitting the words "and newspapers containing lists of section 42 (1).

the names of persons objected to."

10 12. In section forty-six of the Principal Act, subsection (1), is Amendment of repealed, and the following is substituted in its place:—" When an section 46 (1). elector's right is issued under section twenty-six of that Act, or having been issued under section twenty-eight, the name of the elector does not appear upon the roll in force for the original district, the registrar 15 shall forthwith enter upon a list to be kept by him, and to be called the provisional list, the name of the person to whom the same is issued, and the prescribed particulars from the butt of the elector's right."

13. The Third and Fifth Schedules to the Principal Act are Amendment of Third amended by substituting the word "list" for the word "roll" in the and Fifth Schedules.

20 first column of those Schedules respectively.

SCHEDULE ONE.

Notice of claim.

To the clerk of the revision court for the division of the electoral district of

25 Name in full; address;

30 the words "natural-

, of , a , do hereby give notice that I claim to be entitled to have my name enrolled on the roll If natural-born, strike for the said district, being of the full age of twenty-one years, a out the words "naturalised" and "since natural-born [naturalised] British subject, having resided or had my my naturalisation:"

principal place of abode in New South Wales for a continuous period if naturalised, strike out of one year [since my naturalised] and in the following strike out of one year [since my naturalised] and in the following strike out of one year [since my naturalised] and in the following strike out of one year [since my naturalised] and in the following strike out of one year [since my naturalised] and in the following strike out of one year [since my naturalised] and in the following strike out of one years [since my naturalised] and in the following strike out of the said district, being of the full age of twenty-one years, a out of the said district, being of the full age of twenty-one years, a out of the said district, being of the full age of twenty-one years, a out of the said district in the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, a out of the full age of twenty-one years, and the full age of twentyof one year [since my naturalisation] and immediately prior to the date of this claim for enrolment, and having resided or had my principal place of abode in the abovenamed district for a continuous period of three months immediately prior to the date of this claim, and being now a resident of the said district.

Signature of claimant.

35

Certificate.

I certify that the particulars as given in the above claim are true.

(Signature.) (Qualification.)

To be certified to by a justice of the peace, clerk of petty sessions, member of 40 police force, postmaster, public school teacher, or officer appointed to issue electors rights.

PARLIAMENTARY ELECTIONS (AMENDMENT) BILL.

SCHEDULE of the Amendments referred to in Message of 19th December, 1902

Page 2, clause 2, line 6. Omit "supplemental" insert "supplementary"

Page 3, clause 7, line 23. Omit "whether"

Page 3, clause 7, line 24. Omit "the Principal Act or"

PARELLANDER LANGE FLOOR OF CAMPUNISTE BELL.

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Page 2, clares 2, line 6. Cents 4 requesioned second 4 supplementary.

Page 3, clares 7, line 23. Cents 4 with free

Page 6. clares 7, line 14. Cents 4 with free

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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, 19 December, 1902, A.M.

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

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

Legislative Council Chamber, Sydney, 19th December, 1902.

JOHN J. CALVERT, Clerk of the Parliaments.

Lists

New South Wales.



Act No.

5

8024

, 1902.

An Act to make provision for the enrolment of women electors. and the issue to them of electors' rights; for their voting at the polls; and to amend the Parliamentary Electorates and Elections Act, 1902.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative 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:-

Preliminary.

1. This Act may be cited as the "Parliamentary Elections Short title. (Amendment) Act, 1902," and shall be construed as one with the Parliamentary Electorates and Elections Act, 1902, hereinafter in this Act referred to as the Principal Act. 370-

Note. - The words to be omitted are ruled through; that to be inserted is printed in black letter.

Lists and rolls for women.

Making out lists for districts and divisions. 2. Any electoral lists of women made or being made at the commencement of this Act by the police shall be printed by the Government Printer in the form of a general list for each district, and for each division of each district. Any such list shall be called the 5 supplemental supplementary general list for the district or division, as the case may be.

The chief electoral officer shall, within sixty days after the commencement of this Act, cause a sufficient number of copies of the list for each district, and two copies of the list for each division of the 10

district, to be forwarded to the registrar for the district.

Transmission of lists for publication and revision.

3. The registrar shall forthwith on receipt of such copies transmit one copy of the list for the district to each court-house, police office, and post-office within the district, to be exhibited for public inspection until the lists for the divisions of such district are 15 revised, and shall transmit two copies of the list for each division to the clerk of the revision court for the division at least five clear days before the holding of such court.

Claims to insert names in list.

Schedule One.

4. (1) Before or on the prescribed day, any person whose name is not on a list for a division, but who claims to be entitled to have her 20 name inserted therein, may, by notice in the form of Schedule One sent by post to the clerk of the revision court for the division, claim to have her name so inserted; and any person who wilfully certifies to any particular in any such claim which he knows to be untrue shall be liable to imprisonment for a term not exceeding six months.

Objections.

(2) Before or on the prescribed day, any person whose name is on the list may, by notice in the prescribed form sent by post to the clerk of the revision court for the division, object to the name of any other person being retained on such list.

Publication of claims and objections.

(3) Public notices of such claims and objections shall be 30 exhibited at all courts of petty sessions, police offices, and post offices within the district, and shall be kept so exhibited until the list is revised.

Appointment of revision courts.

- 5. (1) The list for each division shall be revised by a revision court to be held at such place and by such stipendiary or police 35 magistrate as may be notified by the Governor in the Gazette. And the clerk of the revision court shall notify in some newspaper circulating in the division the time and place for the holding of the court, and shall produce the list and any claims and objections sent to him
- (2) The provisions of subsections (III) and (IV) of section forty-one and of subsections (II) and (III) of section forty-two and subsections (I), (IV), and (V) of section forty-three of the Principal Act (so far as those provisions are applicable and consistent with this Act) shall apply to any such list, and the revision, signing, and 45 certifying of the same. (3)

(3) Where a claim has been duly made and certified in accordance with this Act to insert the name of any person in any such list, such name may be so inserted by the revision court, although the said person does not attend the court, and no evidence other than the 5 certificate is produced to the court in support of such claim.

6. (1) The list for a division, on being so signed and certified, Preparation of supshall be forthwith delivered to the registrar of the district of which plementary general such division forms part, and such registrar upon receiving the revised lists for the several divisions of his district shall forthwith transmit

10 them to the chief electoral officer, who shall from such lists cause a roll for the district to be prepared and printed and dealt with in accordance with the Principal Act. Such roll shall be called the supplementary general roll, and shall form part of the general roll, but may be printed separate from the general roll.

for each person enrolled in pursuance of this Act, and the Colonial rights.

Secretary shall cause such right to be delivered personally to the elector entitled thereto.

(2) Subject to the provisions of this Act, every such elector's Form of electors 20 right shall be prepared in accordance with, and in all other respects rights. shall be in accordance with, the requirements of the Principal Act, relating to electors' rights:

Provided that instead of an elector's right (whether issued in pursuance of the Principal Act or this Act) being signed by the registrar, 25 the chief electoral officer shall sign it or cause a fac-simile of his signature to be affixed to it.

(3) The person delivering an elector's right in pursuance of Butts. this section shall detach the butt from the elector's right when the receipt thereon has been signed or marked by the elector, and shall 30 transmit the same to the registrar for the district to which it relates, who shall retain the same in his custody.

8. Where in pursuance of the Principal Act a general list or a Separate lists and general roll for a division or district is authorised to be prepared and rolls for women. printed, the names of any women entitled to be placed on such list or 35 roll may be placed on the supplementary general list or roll for the division or district, as the case may be. Such supplementary general list or roll shall form part of the general list or roll.

The chief electoral officer may transfer to the supplementary general roll for any district the names of any women on the general 40 roll for the said district.

Amendments of Principal Act.

9. In section thirty-three of the Principal Act the word Amendment of "July" is substituted for the word "April" in that section.

Amendment of section 38 (6).

10. In section thirty-eight of the Principal Act, subsection (6), is repealed, and the following is substituted in its place: "The registrar may object to the name of any person when entered upon the list to be made as herein provided, by giving notice to such person as required in other cases; and no costs shall be awarded by any revision court 5 against any registrar in respect of such objection in any case whatsoever."

Amendment of section 42 (1).

11. In section forty-two of the Principal Act subsection (1) is amended by omitting the words "and newspapers containing lists of the names of persons objected to."

Amendment of section 46 (1).

12. In section forty-six of the Principal Act, subsection (1), is 10 repealed, and the following is substituted in its place:-" When an elector's right is issued under section twenty-six of that Act, or having been issued under section twenty-eight, the name of the elector does not appear upon the roll in force for the original district, the registrar shall forthwith enter upon a list to be kept by him, and to be called 15 the provisional list, the name of the person to whom the same is issued. and the prescribed particulars from the butt of the elector's right."

Amendment of Third

13. The Third and Fifth Schedules to the Principal Act are and Fifth Schedules. amended by substituting the word "list" for the word "roll" in the first column of those Schedules respectively.

SCHEDULE ONE.

Notice of claim.

To the clerk of the revision court for the division of the electoral district of

Name in full; address; occupation.

I, , of , a , do hereby give notice that I claim to be entitled to have my name enrolled on the roll 25 , of If natural-born, strike for the said district, being of the full age of twenty-one years, a my naturalised and "since my naturalised] British subject, having resided or had my if naturalised, strike out the words "naturalised, strike out of one year [since my naturalisation] and immediately principal place of abode in New South Wales for a continuous period of one year [since my naturalisation] and immediately principal place of this plant of the plant of t of this claim for enrolment, and having resided or had my principal 30 place of abode in the abovenamed district for a continuous period of three months immediately prior to the date of this claim, and being now a resident of the said district.

Signature of claimant.

Certificate.

35

I certify that the particulars as given in the above claim are true.

(Signature.) (Qualification.)

To be certified to by a justice of the peace, clerk of petty sessions, member of police force, postmaster, public school teacher, or officer appointed to issue electors' 40 rights.

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, 19 December, 1902, A.M. F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SECUNDO

EDWARDI VII REGIS.

Act No. 1, 1903.

An Act to make provision for the enrolment of women electors, and the issue to them of electors' rights; for their voting at the polls; and to amend the Parliamentary Electorates and Elections Act, 1902. [Reserved, 6th January, 1903.]

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

Preliminary.

1. This Act may be cited as the "Parliamentary Elections Short title. (Amendment) Act, 1902," and shall be construed as one with the Parliamentary Electorates and Elections Act, 1902, hereinafter in this Act referred to as the Principal Act.

Lists

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.

Lists and rolls for women.

Making out lists for districts and divisions.

2. Any electoral lists of women made or being made at the commencement of this Act by the police shall be printed by the Government Printer in the form of a general list for each district, and for each division of each district. Any such list shall be called the supplementary general list for the district or division, as the case may be.

The chief electoral officer shall, within sixty days after the commencement of this Act, cause a sufficient number of copies of the list for each district, and two copies of the list for each division of the

district, to be forwarded to the registrar for the district.

Transmission of lists for publication and revision.

3. The registrar shall forthwith on receipt of such copies transmit one copy of the list for the district to each court-house, police office, and post-office within the district, to be exhibited for public inspection until the lists for the divisions of such district are revised, and shall transmit two copies of the list for each division to the clerk of the revision court for the division at least five clear days before the holding of such court.

Claims to insert names in list.

Schedule One.

4. (1) Before or on the prescribed day, any person whose name is not on a list for a division, but who claims to be entitled to have her name inserted therein, may, by notice in the form of Schedule One sent by post to the clerk of the revision court for the division, claim to have her name so inserted; and any person who wilfully certifies to any particular in any such claim which he knows to be untrue shall be liable to imprisonment for a term not exceeding six months.

Objections.

(2) Before or on the prescribed day, any person whose name is on the list may, by notice in the prescribed form sent by post to the clerk of the revision court for the division, object to the name of any other person being retained on such list.

Publication of claims and objections.

(3) Public notices of such claims and objections shall be exhibited at all courts of petty sessions, police offices, and post offices within the district, and shall be kept so exhibited until the list is revised.

Appointment of revision courts.

- 5. (1) The list for each division shall be revised by a revision court to be held at such place and by such stipendiary or police magistrate as may be notified by the Governor in the Gazette. the clerk of the revision court shall notify in some newspaper circulating in the division the time and place for the holding of the court, and shall produce the list and any claims and objections sent to him.
- (2) The provisions of subsections (III) and (IV) of section forty-one and of subsections (II) and (III) of section forty-two and subsections (I), (IV), and (V) of section forty-three of the Principal Act (so far as those provisions are applicable and consistent with this Act) shall apply to any such list, and the revision, signing, and certifying of the same.

- (3) Where a claim has been duly made and certified in accordance with this Act to insert the name of any person in any such list, such name may be so inserted by the revision court, although the said person does not attend the court, and no evidence other than the certificate is produced to the court in support of such claim.
- 6. (1) The list for a division, on being so signed and certified, Preparation of supshall be forthwith delivered to the registrar of the district of which rolls. such division forms part, and such registrar upon receiving the revised lists for the several divisions of his district shall forthwith transmit them to the chief electoral officer, who shall from such lists cause a roll for the district to be prepared and printed and dealt with in accordance with the Principal Act. Such roll shall be called the supplementary general roll, and shall form part of the general roll, but may be printed separate from the general roll.
- 7. (1) As soon as practicable an elector's right shall be prepared Delivery of electors' for each person enrolled in pursuance of this Act, and the Colonial rights. Secretary shall cause such right to be delivered personally to the elector entitled thereto.
- (2) Subject to the provisions of this Act, every such elector's Form of electors right shall be prepared in accordance with, and in all other respects rights. shall be in accordance with, the requirements of the Principal Act, relating to electors' rights:

Provided that instead of an elector's right (issued in pursuance of this Act) being signed by the registrar, the chief electoral officer shall sign it or cause a fac-simile of his signature to be affixed to it.

- (3) The person delivering an elector's right in pursuance of Butts. this section shall detach the butt from the elector's right when the receipt thereon has been signed or marked by the elector, and shall transmit the same to the registrar for the district to which it relates, who shall retain the same in his custody.
- 8. Where in pursuance of the Principal Act a general list or a Separate lists and general roll for a division or district is authorised to be prepared and rolls for women. printed, the names of any women entitled to be placed on such list or roll may be placed on the supplementary general list or roll for the division or district, as the case may be. Such supplementary general list or roll shall form part of the general list or roll.

The chief electoral officer may transfer to the supplementary general roll for any district the names of any women on the general roll for the said district.

Amendments of Principal Act.

9. In section thirty-three of the Principal Act the word Amendment of "July" is substituted for the word "April" in that section.

Amendment of section 38 (6).

10. In section thirty-eight of the Principal Act, subsection (6), is repealed, and the following is substituted in its place: "The registrar may object to the name of any person when entered upon the list to be made as herein provided, by giving notice to such person as required in other cases; and no costs shall be awarded by any revision court against any registrar in respect of such objection in any case whatsoever."

Amendment of section 42 (1).

11. In section forty-two of the Principal Act subsection (1) is amended by omitting the words "and newspapers containing lists of the names of persons objected to."

Amendment of section 46 (1).

12. In section forty-six of the Principal Act, subsection (1), is repealed, and the following is substituted in its place:—"When an elector's right is issued under section twenty-six of that Act, or having been issued under section twenty-eight, the name of the elector does not appear upon the roll in force for the original district, the registrar shall forthwith enter upon a list to be kept by him, and to be called the provisional list, the name of the person to whom the same is issued, and the prescribed particulars from the butt of the elector's right."

Amendment of Third

13. The Third and Fifth Schedules to the Principal Act are and Fifth Schedules, amended by substituting the word "list" for the word "roll" in the first column of those Schedules respectively.

SCHEDULE ONE.

Notice of claim.

To the clerk of the revision court for the

division of the electoral district of

Name in full; address;

, of , do hereby give notice that I claim to be entitled to have my name enrolled on the roll If natural-born, strike for the said district, being of the full age of twenty-one years, a out the words "natural-born [naturalised] British subject, having resided or had my maturalised and since my naturalised, strike out the words "naturalised, strike out of one year [since my naturalisation] and immediately prior to the date of this claim for envelopers." of this claim for enrolment, and having resided or had my principal place of abode in the abovenamed district for a continuous period of three months immediately prior to the date of this claim, and being now a resident of the said district.

Signature of claimant.

Certificate.

I certify that the particulars as given in the above claim are true.

(Signature.) (Qualification.)

To be certified to by a justice of the peace, clerk of petty sessions, member of police force, postmaster, public school teacher, or officer appointed to issue electors'

In the name and on the behalf of His Majesty, I reserve this Bill for the signification of His Majesty's pleasure thereon.

HARRY H. RAWSON,

State Government House, Sydney, 6th January, 1903. Governor.