New South Wales.



ANNO SECUNDO

EDWARDI VII REGIS.

Act No. 54, 1902.

An Act to extend the Parliamentary Franchise to Women, and for purposes consequent on or incidental to that object. [Assented to, 27th August, 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:—

1. This Act may be cited as the "Women's Franchise Act, short title. 1902," and shall be construed with the Parliamentary Electorates and Elections Act of 1893 and any Act amending the same.

2. The right to vote at elections of members of the Legislative Right to vote Assembly is hereby conferred upon women. And for that purpose the conferred on women. expression "male person" in the Parliamentary Electorates and Elections Act of 1893 shall be read "male or female person," and the

Women's Franchise.

word "son" in the definition of natural-born subject in section four of that Act shall be read "son or daughter," and all alterations necessary to carry out the provisions of this section shall be made in the form of any documents as prescribed in that Act: Provided that the right so conferred shall not be exercised until the general election next happening after the commencement of this Act.

Amendment of roll and issue of new elector's right on change of name. 3. Where a female elector's name is changed in consequence of her marriage after enrolment in any roll, or where after such enrolment her marriage is dissolved or declared to be null and void and she reverts to and becomes known under her maiden surname or her surname before such marriage, the chief electoral officer, on being satisfied of such change of name, may amend such roll or cause it to be amended accordingly, and on receiving the elector's right then issued and in force in respect of such elector may issue a new elector's right in the changed name of the elector.

Female not to be a candidate at any election.

4. Nothing in this Act shall be taken to enable or qualify a woman to be nominated as a candidate at any election or to be elected as a member.

By Authority: William Applegate Gullick, Government Printer, Sydney, 1902.

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 14 August, 1902. Clerk of the Legislative Assembly.

New South Wales.



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REGIS. EDWARDI

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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.

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Female not to be a candidate at any election.

4. Nothing in this Act shall be taken to enable or qualify a woman to be nominated as a candidate at any election or to be elected as a member.

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

HARRY H. RAWSON, Governor.

State Government House, Sydney, 27th August, 1902. 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, 30 July, 1902.

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

New South Wales.



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4. Nothing in this Act shall be taken to enable or qualify a Female not to be woman to be nominated as a candidate at any election or to be elected candidate at any election.