COMMISSIONER'S MEMORANDUM AND CERTIFICATE.

PARLIAMENTARY ELECTORATES AND ELECTIONS BILL.

This Bill consolidates—

Federal Elections Act, 1900;

Parliamentary Electorates and Elections Act, 1902;

Parliamentary Elections Amendment Act, 1902;

Women's Franchise Act, 1902;

Electorates Redistribution Act, 1904;

Parliamentary Elections Act, 1906;

Parliamentary Elections (Second Ballot) Act, 1910;

Parliamentary Elections (Amendment) Act, 1911;

and repeals Reduction of Members Referendum Act, 1903, the operation of which is exhausted.

The complex provisions of the Acts herein consolidated have not been easy to reconcile in a number of instances, but it is thought that the clearness of consolidation has not been at the cost of any amendment of the original provisions.

Clause 84 apparently requires that the Minister may appoint the chief polling-place at which the returning officer may preside. Clause 87 enables the returning officer to sit at any one booth of a polling-place. The words in this original section, "as he sees fit and such polling-place shall be deemed the principal polling-place," were repealed by the Act of 1906. It is submitted that clause 87 should more properly provide that the returning officer should preside at one booth at the chief polling-place appointed by the Minister under clause 84, but the clauses in their present form exactly reproduce the original sections as amended by the Act of 1906.

Clause 97 (2). The words "by proclamation" have been inserted in lieu of the words "as aforesaid". The latter words were entirely without meaning or relevancy, inasmuch as there is no mode prescribed in any part of this Act.

Some slight alterations have been made in the Schedules, in accordance with the variances introduced by the later Acts and after conference with the responsible departmental officers.

Save and except as aforesaid, I certify that this Bill solely consolidates, and in no way alters, adds to, or amends the law a contained in the Statutes therein consolidated

WILFRED BLACKET,

Commissioner for the Consolidation of the Statute Law.

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Parliamentary Electorates and Elections Bill.

Table showing how the sections of Acts consolidated have been dealt with.

Section of	Section of	Remarks.		
Repealed Acts.	Consolidated Act.			
	No. 73, 1900.			
1-6	Omitted	Operation exhausted.		
7	79 (7)			
	1	No. 33, 1902.		
1	Omitted	Short title and Divisions of Act.		
2	2			
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16	Omitted	Repealed by No. 41, 1906, s. 3 (1)		
17	Omitted	Repealed by No. 41, 1906, s. 3 (1)		
18	Omitted	Repealed by No. 41, 1906, s. 3 (1)		
$\begin{array}{c} 19 \\ 20 \end{array}$	Omitted	Repealed by No. 41, 1906, s. 3 (1)		
$\frac{20}{21}$	20	Subsec. 3 is repealed by No. 9, 1911, s. 3 (i) (c).		
$\frac{21}{22}$	21	Subsect 5 is repetited by 100. by 1011, 5. 5 (1) (0).		
23	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
24	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
25	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
26	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
27	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
28	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
29	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
$\begin{array}{c} 30 \\ 31 \end{array}$	Omitted	Repealed by No. 41, 1906, s. 3 (1). Repealed by No. 41, 1906, s. 3 (1).		
$\frac{31}{32}$	Omitted	Repealed by No. 41, 1906, s. 3 (1). Repealed by No. 41, 1906, s. 3 (1).		
33	Omittad	Repealed by No. 41, 1906, s. 3 (1).		
34	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
35	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
36	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
37	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
38	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
39	Omitted	Repealed by No. 41, 1906, s. 3 (1).		
40	59	D 111 W 41 1002 2 41		
41	Omitted	Repealed by No. 41, 1906, s. 3 (1).		

Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
10.00 20	No. 33,	, 1902—continued.
42	Omitted	Repealed by No. 41, 1906, s. 3 (1).
43	Omitted	Repealed by No. 41, 1906, s. 3 (1).
44	Omitted	Repealed by No. 41, 1906, s. 3 (1).
45	Omitted	Repealed by No. 41, 1906, s. 3 (1).
46	Omitted	Repealed by No. 41, 1906, s. 3 (1).
47	Omitted	Repealed by No. 41, 1906, s. 3 (1).
48	Omitted	Repealed by No. 41, 1906, s. 3 (1).
49	Omitted	Repealed by No. 41, 1906, s. 3 (1).
50	Omitted	Repealed by No. 41, 1906, s. 3 (1).
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62 (1)	Omitted	Repealed by No. 41, 1906, s. 3 (1)
62 (2)	79	
62 (3)	79	
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64	81	D 111 W 41 1000 0 (1)
65	Omitted	Repealed by No. 41, 1906, s. 3 (1).
66	Omitted	Repealed by No. 41, 1906, s. 3 (1).
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74 (1)	Omitted	Repealed by No. 41, 1906, s. 3 (1).
74 (2)	93 (2)	
75	94	
76	95	D 111 N 41 1000
77	Omitted	Repealed by No. 41, 1906, s. 3 (1).
78	Omitted	Repealed by No. 41, 1906, s. 3 (1).
79	Omitted	Repealed by No. 41, 1906, s. 3 (1).
80	Omitted	Repealed by No. 41, 1906, s. 3 (1).
81	Omitted	Repealed by No. 41, 1906, s. 3 (1). Repealed by No. 41, 1906, s. 3 (1).
82 83	Omitted	11cpeated by 110. 11, 1500, S. a (1).
84	106	
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Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
	No. 33	, 1902—continued.
91	1 114	
92	Omitted	Repealed by No. 41, 1906 s. 3 (1).
93	Omitted	Repealed by No. 41, 1906 s. 3 (1).
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138	Omitted	Repealed by No. 41, 1906, s. 3 (1).
139	177	
140	Omitted	Repealed by No. 41, 1906, s. 3 (1).
141	178	
142	179	

Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
	No. 33	, 1902—continued.
143 144 145 146 147 148	180 181 182 183 Omitted	Repealed by No. 41, 1906, s. 3 (1).
149 150 Schedule I II–XI	185 186 Omitted Omitted	Repeals of Acts thereby consolidated Repealed by No. 41, 1906, s. 3 (1).
	N	To. 54, 1902.
$\begin{array}{c}1\\2\\3\\4\end{array}$	Omitted 3, 20, 59 54 79 (6)	Short title.
,	No. 1, 1903 (Rep	pealed by No. 41, 1906, s. 3).
	No. 13, 1903	3 (Operation exhausted).
		No. 1, 1904.
1 2 3 4 5 6 7 8 9 10	Omitted 4, 17 5, 17 17 19 Omitted Omitted Omitted Omitted Omitted Omitted Omitted	Operation exhausted. Operation exhausted. Operation exhausted.
		No. 41, 1906.
1 2 3 (1) 3 (2)	Omitted Omitted Omitted 3, 20, 21, 87, 108, 109, 111	Short title and incorporation. Divisions of Act. Repeals.
4 5 6 7 8 9 10	Omitted 84 55 22 23 24 27	Abolition of electoral districts and electors' rights

Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
	No. 41	, 1906—continued.
12	28	
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34	Omitted	Repealed by No. 9, 1911, s. 7
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44 (1)		
(2)	81	
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55	93 (1)	
56	122	
57	104	
58	Omitted	Repealed by No. 9, 1911, s. 20.
59	113	
60	187	
61	188	
Schedules I, II	Omitted	Repeals and amendments.
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Section of Repealed Acts.	Section of Consolidated Act.	Remarks.
	1	No. 18, 1910.
1	Omitted	Short title
2	137	
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10	145	
11	146	
12 13	175	
14	39	
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16	42	
17	43	
18	44	
19	20, 68, 73	Section 19 (a) is repealed by No. 9, 1911, s. 3 (2).
20	29, 66, 16	Section 13 (a) is repeated by 10. 9, 1911, 8. 3 (2).
21	18	
Schedules I, II	Schedules VIII, X	
	, N	No. 9, 1911.
1	Omitted	Short title.
2	Omitted	Incorporation with other Acts.
3	20	
1 2 3 4 5 (1) 5 (2) 6 7 8	Schedule V	
5 (1) 5 (2)	23 (1)	
5 (2)	46	
6	25, 26	
7	52	
9	51 (4)	
10	Schedule VI	
11	92 95	
12	96	
13	112	
14	181	
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Schedules I, II	Schedules XI, XII	
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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, 12 November, 1912.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

New South Wales.



ANNO TERTIO

GEORGII V REGIS.

Act No. , 1912.

An Act to consolidate enactments relating to Parliamentary electorates and elections.

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:—

PART I.

SHORT TITLE AND INTERPRETATION.

1. This Act may be cited as the "Parliamentary Electorates Short title, and Elections Act, 1912," and is divided into the following Parts:— arrangement, &c.

PART I.—SHORT TITLE AND INTERPRETATION—ss. 1-3.

PART II.—Number of Members and of Electorates—Distribution of Electorates—ss. 4-19.

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PART III.—QUALIFICATIONS OF ELECTORS—ss. 20, 21.

PART IV.—Making of Lists and Rolls—ss. 22-67.

Appointment of officers—s. 22.

Collection of lists—ss. 23-26.

'Additions to list by registrar—s. 27.

Exhibition of list—s. 28.

Revision of list—ss. 29-35.

The roll—ss. 36, 37.

Supplemental rolls, revision courts before general election—ss. 38-44.

Printing of rolls, new rolls—ss. 45, 46.

Additions and transfers to rolls—ss. 47-52.

Formal alterations—ss. 53-55.

Alterations, when and how made—ss. 56, 57.

Lists of deaths and of persons in gaol, &c.—ss. 58, 59.

Removal of names from rolls—ss. 60-66.

Appeals—s. 67.

PART V.—WRITS, NOMINATIONS, CONDUCT OF ELECTIONS—ss. 68-154.

Writs—ss. 68-74.

Returning Officers—ss. 75-78.

Nominations—s. 79.

When poll to be taken—ss. 80, 81.

Ballot papers—ss. 82, 83.

Polling-places, poll clerks, &c—ss. 84-91.

General provisions for regulation of voting—ss. 92-114.

Absent voters—ss. 115-120.

Proceedings after close of poll—ss. 121-129.

Adjournment of poll—ss. 130-132.

General provisions—ss. 133-136.

Second ballot—ss. 137-146.

Bribery, treating, intimidation—ss. 147-154.

PART VI.—Committee of Elections and Qualifications— Election Petitions—ss. 155-175.

Committee of Elections and Qualifications—ss. 155-162.

Election petitions—ss. 163-175.

PART VII.—MISCELLANEOUS PROVISIONS, PENALTIES, &c.—ss. 176-186.

PART VIII.—AMENDMENTS OF CONSTITUTION ACT, 1902—ss. 187-188.

- 2. (1) The Acts mentioned in Schedule One to this Act, to Repeal the extent therein expressed, are hereby repealed.
- (2) All registrars and other persons appointed to any office under the Acts hereby repealed, and in office at the passing of this Act, shall continue in office under this Act, and shall have the same liabilities, rights, powers, and duties in all respects as if this Act had been in force at the date of their respective appointments and they had been appointed hereunder.
- (3) All lists, rolls, regulations, notices, proceedings, and all other matters and things duly granted, made, commenced, or done under the Acts hereby repealed and in force, current, operative, or pending at the passing of this Act shall be of the same force or effect in all respects as if this Act had been in force when they were so granted, made, commenced, or done, and they had been respectively granted, made, commenced, or done hereunder.
- 3. In the construction of this Act the following expressions Interpretation of within inverted commas shall bear the respective meanings hereby terms. No. 33, 1902, s. 3. assigned to them, unless the context or subject-matter otherwise No. 33, 1902, s. 3. indicates or requires, namely:—

"Assembly" means the Legislative Assembly of New South Wales.

"Authorised agent" includes any person holding the written authority of any candidate to act on his behalf for the election then pending.

"By-election" means any election held for the return of a member pursuant to any writ not issued in respect of a general election

"Election" means an election of any member or members of the Assembly.

"Electoral district" or "district" means a district for the election of a member to serve in the Assembly.

"Enrolled" means named on the electoral roll in force and applicable for the time being.

"General election" means an election held for the return of members pursuant to writs issued by the Governor upon the dissolution or expiry of the Assembly.

"List" means a list of electors compiled, but not revised or perfected.

"Marksman" means a person unable from any cause to write his name.

"Member" means member of the Assembly.

"Minister" means Colonial Secretary.

No. 41, 1906, s. 4.

"Natural-born subject" means a person born in His Majesty's No. 33, 1902, s. 3. dominions, as well as the son or daughter of a father or mother No. 54, 1902, s. 2, so born.

"Naturalised

- "Naturalised subject" means a person made or hereafter to be No. 33, 1902, s. 3. made a denizen, or who has been, or shall hereafter be, naturalised in New South Wales, in accordance with the denization or naturalisation laws in force for the time being; but subject to the provisions of the Chinese Restriction and Regulation Act of 1888, or any Act amending or consolidating
- "Prescribed" means prescribed by this Act, or by any Schedule thereto, or by any regulation made thereunder.

"Proclaimed" means published by proclamation.

No. 41, 1906, s. 4.

"Proclamation" means proclamation by the Governor in the

"Registrar" means registrar of the district.

- "Returning officer" includes any person lawfully authorised to No. 33, 1902, s. 3. act for a returning officer, or in his place.
- "Roll" means a roll of electors entitled to vote at elections under Ibid. and No. 41, 1906, s. 3 (2). this Act.
- "Speaker" means the Speaker of the Assembly.

No. 33, 1902, s. 3.

PART II.

NUMBERS OF MEMBERS AND OF ELECTORATES—DISTRIBUTION OF ELECTORATES.

4. In every Parliament the number of members of the Number of Members Assembly shall be ninety, each member representing an electoral of Assembly. district.

5. New South Wales shall from time to time be distributed into Number of ninety electoral districts.

6. (1) When any distribution of electoral districts becomes Appointment of necessary under the provisions of this Act, the Governor shall, by commissioners for commission under the Great Seal, appoint three persons, each of whom seats, &c. shall be qualified as an elector in and for some electoral district of No. 33, 1902, s. 4. New South Wales, according to the law in force at the time of appointment, to be commissioners for the purposes of this Part, and to be called "the Electoral Districts Commissioners."

(2) The persons so to be appointed shall be chosen by the Governor from persons then holding some office in the Public Service of New South Wales.

(3) The names of the persons so appointed shall be published in the Gazette.

7. (1) The office of a commissioner shall be tenable for the Duration of office, &c. period named in such commission, and, if necessary, for such extended Ibid. s. 5. period, to be named in a further commission, as the Governor may deem proper for the completion of the distribution in respect whereof such first-mentioned commission has been issued. (2)

- (2) The office of a commissioner shall be vacated if for any cause he ceases to hold office in the said Public Service.
- 8. The commissioners shall appoint one of themselves to be Chairman. their chairman as occasion may require. No. 33, 1902, s. 6.
- **9** The commissioners may, subject to the provisions of this Rules. Act, make rules for the conduct of their proceedings, but no such rule Ibid. s. 7. shall have any force until the same has been approved by the Governor.
- 10. At all meetings of the commissioners two shall form a Quorum—casting quorum, and in the event of an equality of votes the chairman shall have vote of chairman. a casting vote in addition to his original vote.
- 11. (1) No person who has been adjudged bankrupt or insolvent Disqualifications. under the laws in force in New South Wales relating to bankruptcy or Ibid. s. 9. insolvency and who has not obtained a certificate of discharge or release of his estate under the said bankruptcy or insolvency, or who has been convicted of felony or misdemeanour, shall be appointed a commissioner under this Act.
- (2) If any commissioner becomes bankrupt under any such laws, or assigns his estate for the benefit of his creditors, or is convicted of felony or misdemeanour, he shall thereby vacate his office.
- 12. If any commissioner dies or becomes permanently incapable Appointments to from illness of performing his duties, or resigns his office, or vacates fill vacancies his office by reason of any of the causes in the ninth section of this Act Ibid. s. 10. mentioned, the Governor shall by commission under the Great Seal appoint a person eligible under the fourth section of this Act as commissioner in his stead.

13. (1) It shall be the duty of the commissioners, and they are Redistribution of hereby directed, to distribute New South Wales into electoral districts electoral districts by for the purposes of this Act, within three months after the results of this electoral districts by commissioners, &c. every census of the population of New South Wales has been ascertained and reported to the Colonial Secretary, which the Government Statistician is hereby required to do as early as possible after such census has been taken.

- (2) Such distribution shall take effect when approved by resolution of the Assembly with or without amendment, and upon proclamation of the names and boundaries of the electoral districts in the Gazette.
- (3) In addition to the distributions herein prescribed commissioners appointed under this Act may at any time in the fourth or fifth year after the taking of any census, if the electoral roll then in force in any electoral district shows an increase of or reduction in the prescribed quota of not less than twenty-five per centum, exercise for any part of New South Wales affected by such increase or reduction, including such electoral district, the like powers accompanied by the like duties as are conferred on them on the taking of every census.

14. The prescribed notice of any proposed alteration of an Notice of proposed electoral district shall be given by the commissioners in the Gazette, alteration of existing and in some newspaper published or circulating in such district, and given. objections in writing may be lodged with the commissioners against No. 33, 1902, s. 12. such proposed alteration, to which objections the commissioners shall give due consideration before coming to a final determination.

15. (1) The commissioners shall report to the Governor the Report of names and boundaries of the electoral districts determined by them commissioners to be under any provision of this Part.

Ibid. s. 13.

(2) A copy of every such report, together with a duly authenticated map of each electoral district defined in such report, shall be presented by the Governor to the Assembly within seven days from the receipt thereof, if in session, and, if not, then within seven days after the commencement of the then next ensuing session.

16. The electoral districts existing at the passing of this Act, When new districts with their respective names and boundaries, shall be the electoral to come into districts of New South Wales for the purposes of all elections until the publication of the next proclamation of the names and boundaries of electoral districts under this Act takes effect.

17. (1) The Colonial Secretary shall forthwith, after each such Maps of districts to proclamation, cause to be deposited in the office of the Clerk of the of commissioners, Assembly a properly authenticated map of every electoral district number of Members, named and described in such proclamation.

be deposited, powers

(2) Every distribution shall be made on the following No. 1, 1904, ss. 2, 3, 4. basis, and be subject to the provisions hereinafter expressed, that is to say,-

Ibid. s. 15.

(a) the total number of Members to be elected to serve in the Assembly shall be ninety;

(b) New South Wales shall be distributed into ninety electoral districts, each to be represented by one Member only, and every such district shall have such an area that, at the time of making such distribution, the number of persons enrolled therein shall, subject to the margin of allowance hereinafter contained, reach the prescribed quota;

(c) in making any such distribution due consideration shall be given to the then existing boundaries of electoral districts, to community or diversity of interest, lines of communication,

and physical features;

(d) in making any such distribution, the divisor shall, for the purpose of ascertaining the quota of electors, be ninety, with a margin of allowance not exceeding one thousand two hundred; and no reasons for the addition to or deduction from the quota of any such margin of allowance need be given or appended to any report by any commissioners making such distribution.

18. (1) All electoral districts existing, and all electoral rolls in Existing district force, at the time of any redistribution of electoral districts under this rolls, &c., to continue until dissolution, &c. Act shall continue, and remain in force, respectively, until the dissolu- No. 33, 1902, s. 20. tion or expiration of the Parliament existing at the time when such redistribution is made.

(2) If the boundaries of any electoral district become Application of Act altered by virtue of any proclamation issued under the authority of where boundaries the Seat of Government Acceptance Act, 1909, the provisions of this Act of Government shall apply as fully in respect of the reduced area as to the original No. 18, 1910, s. 21. electoral district before the alteration of such boundaries.

19. The provisions of the Royal Commissioners Evidence Act, Evidence may be 1901, shall apply to Electoral Districts Commissioners making any such taken by commissioners. distribution, and such commissioners may accordingly take evidence as No. 1, 1904, s. 5. to the matters entrusted to them.

PART III.

QUALIFICATIONS OF ELECTORS.

20. (1) Subject to the provisions of this Act, every person, Qualifications being a natural-born subject, who has resided or had his principal place of electors, disqualifications, &c. of abode within the Commonwealth of Australia for a continuous period No. 33, 1902, s. 21. of six months, and who has resided or had his principal place of abode No. 54, 1902, s. 2. in New South Wales for a continuous period of three months, and every No. 41, 1906, s. 3 (2). person being a naturalised subject who has resided or had his principal No. 18, 1910, s. 19. place of abode within the Commonwealth of Australia for a continuous No. 9, 1911, s. 3 (a). place of abode within the Commonwealth of Australia for a continuous period of six months, and who has resided for three months within New South Wales, both such periods being after naturalisation, and who has resided or had his principal place of abode in the electoral district for a continuous period of one month immediately prior to the day on which he makes application for the purpose of giving effect to the franchise to which he is lawfully entitled, shall, if not disqualified or incapacitated under this or any other Act, be qualified as an elector under this Act.

(2) Every person so qualified, being of the full age of No. 33, 1902, s. 21. twenty-one years, absolutely free, and not disqualified by this or any No. 41, 1906, s. 3 (2). other Act, who resides in a district shall, subject to the provisions of this Act, be entitled to have his name inserted and retained on a list and roll for such district.

(3) Although qualified as hereinbefore in this section pro- No. 33, 1902, s. 21. vided, any person who, at the time of the holding of any election, for No. 41, 1906, s. 3 (2). his district—

(a) is of unsound mind; or

(b) is in the receipt of aid from any public charitable institution, except as a patient under treatment for accident or disease at a hospital: or

(c) is in prison under any conviction; or

(d) has been convicted of any crime or offence wherever committed, for which, if the same had been committed in New South Wales, he might have been lawfully sentenced to death or penal servitude, and has not received a free pardon therefor, or served the sentence passed on him; or

(e) during six months preceding the holding of any election has been imprisoned without the option of a fine for an aggregate

period of three months; or

(f) within one year prior to the holding of any election has been convicted of bribery, intimidation, impersonation, or any

similar offence at any election; or

- (g) during one year prior to the holding of any election has been convicted of being an habitual drunkard, an idle and disorderly person, or incorrigible rogue or a rogue and vagabond: or
- (h) has against him an unsatisfied order of any court for the maintenance of his wife or children (whether legitimate or illegitimate); or
- (i) has been convicted of having committed an aggravated assault upon his wife within one year:

shall be incapable of voting.

- 21. (1) Notwithstanding anything hereinbefore contained, no Restriction on right person shall be entitled to vote unless he-
 - (a) is enrolled for the district for which he claims to vote;

No. 33, 1902, s. 22. No. 41, 1906, s. 3 (2).

(b) retains the qualification and fulfils the conditions and requirements in respect of voting herein prescribed.

(2) Any person tendering his vote under this Act, if still resident in a district, shall be entitled to vote for such district notwithstanding that he has changed his place of residence to another in the same district, and the term "qualification" in this section shall be held to mean residence in the district.

(3) An elector who has changed his residence from the Elector who has district for which he is enrolled to another district shall not on that moved to a new district may vote for account be debarred from voting at an election for the district for his old district for a which he is enrolled, until a period of one month has elapsed from such period of one month. change of residence:

No. 33, 1902, s. 22.

Provided that in any case where the issue of a writ for an elec- Ibid. tion prevents an elector getting his name placed on the roll in the new No. 41, 1906, s. 3 (2). electorate, his right to record his vote in the old electorate shall hold good until after such election.

PART IV.

MAKING OF LISTS AND ROLLS.

Appointment of officers.

22. (1) The Minister shall appoint an electoral registrar for Appointment of each district, deputy-registrars to keep the parts of the roll for specified and officers. polling-places, and such assistant registrars and other officers as may No. 41, 1906, s. 8. be necessary.

(2) The registrar shall keep the parts of the roll for the respective polling-places for his district for which no deputy-registrars have been appointed.

(3) An assistant registrar shall have the powers of the Assistant registrar. registrar.

Collection of lists.

23. (1) Lists in the form prescribed of the names of the per-Collection of lists by sons who appear to be entitled to be enrolled for the respective districts police. shall every year be prepared by members of the police force authorised Ibid. s. 9. by the Inspector-General of Police. Any such list shall be divided according to polling-places.

No. 9, 1911, s. 5 (1).

Each such member of the police force shall, before commencing to prepare such list, make the prescribed declaration.

(2) A copy of each part of a list relating to a polling-place shall be forwarded by the member of the police force who has prepared the same to the registrar or deputy-registrar who is to keep the part of the roll for such polling-place.

24. For facilitating the making of any such list, any such mem- Forms to be filled up ber of the police force may request any person in charge, or appearing by householders. to be in charge, of any dwelling-house, and who has been supplied with No. 41, 1906, a. 10. the prescribed form, to fill up the same or cause it to be filled up with the name, nationality, and the prescribed particulars of and concerning each person of or above the age of twenty-one years living in such house, so far as he has knowledge or means of knowledge.

25. For the purpose of preparing any list for a district a Occupier to fill in member of the police force may leave with the occupier of any dwelling- schedule of persons in dwelling-house. house a schedule in the prescribed form.

Any such occupier with whom any such schedule is left shall, to the best of his knowledge and belief, fill in the said schedule with the names and the prescribed particulars of all persons of or above the age of twenty-one years who are living in such dwelling-house, and shall sign his name thereto and deliver such schedule so filled in to the member of the police force who is preparing the list.

If any such occupier fails, without reasonable cause, to so fill in such schedule, as above directed, or to sign such schedule and deliver the

No. 9, 1911 s. 6.

same to the member of the police force when demanded, or if he wilfully makes any false entry in such schedule, he shall be liable to a penalty not exceeding twenty pounds.

Where a dwelling-house is let, sublet, or held in different apartments, and occupied by different persons or families, each part so let, sublet, or held, and used for the purpose of human habitation shall be

deemed a dwelling-house.

For the purpose of preparing such list, any member of the police force may require the owner or manager or person apparently in charge of any station, farm, or other property, to give him information to the best of his knowledge and belief as to the names of all persons of or above the age of twenty-one years who are employed by the owner of the station, farm, or property, together with the names of any contractor upon the said station, farm, or property who has men in his employment.

If such owner, manager, or person, on being so required as aforesaid, refuses or fails without reasonable cause to give such information, or wilfully gives any information which is false or incomplete in any material particular, he shall be liable to a penalty not exceeding twenty pounds.

In this section "dwelling-house" includes any building, tent, or tenement of which the whole or any part is used for the purpose of human habitation, and also any ship or other vessel in any port or harbour used as a dwelling.

26. Any member of the police force taking down names for the Forms of acknown purpose of preparing a list or part of a list for a district, and any ledgment to be given to persons registrar taking down names for the purpose of preparing any such placed on lists. list shall be supplied with a book containing the prescribed form of No. 9, 1911, s. 6. acknowledgment with a butt attached thereto, and shall, on taking down the name of any person, deliver to such person such acknowledgment duly filled in, and shall enter a note thereof on the corresponding butt:

Provided that, where a schedule has been filled in as provided in the last preceding section, the acknowledgments relating to the persons mentioned in such schedule shall be forwarded by the police to the said persons.

Additions to list by registrar.

27. (1) The registrar may, prior to the printing of copies for Registrar may ald exhibition, place on the list for the district the names of any persons names to list. qualified to have their names placed on the roll for the district, and No. 41, 1903, s. 11. may strike off such list the names of deceased persons.

(2) On a claim being made prior to the printing of the list Claims to be placed by any person showing that he is entitled to have his name placed on on list. the roll for any district, the registrar shall place his name on the list for the district.

Exhibition

Exhibition of list.

28. Copies of the list for a district shall be exhibited at all copies of lists police stations and post offices, and at such other places within the exhibited. district as the Chief Electoral Officer directs, and shall remain so No. 41, 1906, s. 12. exhibited for thirty days.

Revision of list.

29. Any stipendiary or police magistrate shall constitute a Constitution of revision court. Such court shall sit in open court at a place of petty revising courts. sessions and shall have the powers and duties conferred and imposed by this Act. The clerk of petty sessions at such place shall be the revision clerk.

30. (1) A revision court may adjourn from time to time, and powers of revision if one hour after the time appointed for the holding of the court the courts. magistrate be not present, the revision clerk may from time to time No. 41, 1906, s. 14.

adjourn such court to another hour or day:

Provided that no such court shall be adjourned for more than three days at a time, until the revision of the lists then before it be completed.

(2) The expenses incurred by such magistrates in the discharge of their duties under this Act shall be defrayed out of moneys

to be provided by Parliament.

- (3) The revision court shall have the power to hear, receive, and examine evidence, and by summons under the hand of the revision clerk to require all such persons as it thinks fit to appear personally before it, at a time and place to be named in such summons, and to produce to the court all such books and papers in their possession or under their control, as may appear necessary. Any person so required who, without sufficient excuse, neglects or refuses to comply with such summons, or, having appeared before the said court, refuses without such excuse to be examined on oath or to take such oath, or, having taken such oath, to answer the questions put to him, may be dealt with as a person refusing or neglecting to appear or to give evidence before a court of petty sessions.
- 31. A revision court shall sit as soon as conveniently may be Revision court to after the expiration of the thirty days during which the list for a dis-revise list. trict has been exhibited, on a day and at a place to be proclaimed, and Ibid. s. 15. shall revise such list.
- 32. A revision court, in revising the list for a district, shall Powers of revision strike out the name of any person shown—

 (a) to be dead:

 (b) to be dead:

(a) to be dead;

T

(b) not to be qualified to have his name placed on the roll;

(c) to be disqualified;

(d) not to reside or have his principal place of abode in the district; and

and shall add to the list the names of all persons shown to be qualified to have their names placed on the roll, and generally by correcting mistakes and supplying omissions.

- **33.** The registrar shall give at least twenty-one days' public Notice of sitting of notice, by advertisement in some newspaper or newspapers circulating court. No. 41, 1906, s. 17. in the district, of the times and places fixed for the sittings of the revision court, and of the part of the list for specified polling-places to be revised at the respective sittings of the court.
- **34.** (1) Any person may, by writing, in duplicate, object to objections any name being placed on the roll for a district on any of the following *Ibid.* s. 18. grounds:—
 - (a) that the person named is not qualified to have his name placed on the roll;
 - (b) that the person named does not reside or have his principal place of abode in the district.
- (2) Every such objection must be lodged with the registrar at least fourteen days before the date fixed for the sitting of the revision court, and the duplicate copy of such objection shall forthwith be sent to the person whose name has been objected to.
- (3) The registrar shall, at least seven days before the List to be published. sitting of the court, exhibit at all police stations and post offices, and at such other places within the district as the Chief Electoral Officer directs, a list in the form of Schedule Two of all objections to be dealt with by the court at its next sitting, and serve personally or by post on the person objected to notice of the objection.
- **35.** (1) The objector and the person whose name is objected Hearing before court. to may appear before the revision court, and shall be heard. If the *Ibid.* s. 19. objector or his agent do not appear, the objection shall be deemed to be invalid.
- (2) If any objection is not established, the court may award to the person whose name is objected to a reasonable sum, not exceeding five pounds, for costs, and such person may recover the sum so awarded in any court of competent jurisdiction as a debt due to him by the objector.

The roll.

- **36.** (1) When the revision of the list for a district is com- The roll constituted. pleted, the revised list shall be the roll for the district.

 1bid. s. 20.
- (2) The rolls may be in the form of Schedule Three, or in the prescribed form, and shall describe the surname, christian name, sex, place of residence, and occupation of each elector, and shall contain such other particulars as are prescribed.
- **37.** Each part of a roll relating to a polling-place shall be kept Arrangement of separately, and the surname of the electors on each such part of the part of roll. roll shall be arranged in alphabetical order, according to the first letter of each name.

Supplemental

Supplemental rolls—Revision courts before general election.

38. Supplemental rolls, setting out additions since the last Supplemental rolls. print, shall also be kept, and, wherever practicable, printed immediately No. 41, 1906, s. 22. previous to a general election, and at such other times as the Minister directs.

A supplemental roll shall be deemed to be part of the roll for the district to which it relates.

39. A revision court, consisting of any stipendiary or police Revision courts magistrate, shall, before every general election, be held in each district before general election. to revise the supplemental rolls for such district on a day and at a No. 18, 1910, s. 13. place to be proclaimed not sooner than twelve days nor later than eighteen days after the issue of the writs.

40. The registrar and such deputy-registrars as there may be Exhibition of lists. within each district shall, as soon as practicable after the day of the Ibid. s. 14. issue of the writs, exhibit at their respective offices, and at such other places within the district as the Chief Electoral Officer directs, the said supplemental rolls for the polling-places of which they have charge.

41. (1) Any person may, by writing in duplicate, object to Objections. any name on the supplemental roll on any of the following grounds:— Ibid. s. 15.

(a) That the person named is not qualified to have his name on the roll.

(b) That the person named does not reside or have his principal place of abode in the district.

(2) Every such objection must be lodged with the registrar or deputy-registrar, on whose roll the name objected to appears, within seven days before the holding of the revision court, and the duplicate copy of such objection shall forthwith be sent by such registrar or deputy-registrar to the person whose name has been objected to.

(3) Such registrar and deputy-registrar shall, as early as possible, and at least three days before the sitting of the revision court, exhibit at their respective offices, and at such other places within the district as the Chief Electoral Officer directs, a list of the names of all persons against whom objections have been so lodged.

42. The revision court shall strike out or refuse to enrol the Powers of revision name of any person shown—

court.

Ibid. s. 16.

(a) to be dead;

(b) not to be qualified to have his name placed on the roll;

(c) to be disqualified;

(d) not to reside or to have his principal place of abode in the district:

and shall correct mistakes and supply omissions.

43. (1) The objector and the person whose name is objected to Hearing before may appear before the revision court and be heard. If the objector or court. Ibid. s. 17, his agent does not appear the objection shall be deemed to be invalid.

(2)

(2) If any objection is not established the court may award to the person whose name is objected to a reasonable sum, not exceeding five pounds, for costs, and such person may recover the sum so awarded in any court of competent jurisdiction as a debt due to him by the objector: Provided that, where the objector is the registrar, deputy or assistant registrar, or any officer of police, this subsection shall not apply.

44. The registrar and deputy-registrar shall forward to the Documents to be revision court, prior to the day proclaimed for the holding of such court, forwarded to the all documents in their possession relating to the objections lodged as No. 18, 1910, s. 18. aforesaid against persons whose names appear on the supplemental rolls for the districts of which they have charge.

Printing of rolls—New rolls.

45. (1) Rolls shall be printed whenever the Minister so Printing of rolls. directs. No. 41, 1906, s. 23.

(2) The last printed copies of the roll and of the supple-Rolls open to public mental rolls for each district shall be open for public inspection at the inspection office of the registrar and at the offices of each deputy-registrar for the district without fee, and shall be obtainable thereat and at the office of the Government Printer, and at such other places as the Minister may fix, at the prices prescribed.

46. New rolls for all districts shall each year be prepared in New rolls. pursuance of this Part, and when so prepared shall be printed by the No. 9, 1911, Government Printer.

Additions and transfers to rolls.

47. New names may be added to a roll pursuant to—

Addition of new No. 41, 1906, s. 25.

(a) claims;

(b) applications to transfer;

(c) lists prepared by direction of the Inspector-General of Police.

48. (1) A claim may be in the form of Schedule Five, and Forms of claims. shall be signed by the claimant in the presence of, and witnessed by, an Ibid. s. 26. elector, and shall be sent to the registrar or to the deputy-registrar keeping the part of the roll for the polling-place where the claimant desires to vote.

- (2) If the claim is in order, the registrar receiving the Registration of claim shall, pursuant thereto, enter the claimant's name and the par-claims. ticulars relating to him on the roll, and shall file the claim; but before entering the name on the roll he shall, unless he thinks such course unnecessary, refer the claim to the officer in charge of the police within the district.
- 49. (1) Any elector whose name is on the roll for any district Transfer to another and who has resided in any other district for one month may transfer district. Ibid. s. 27. his name to the roll for the district in which he resides.

- (2) Every transfer shall be made by application to transfer Form and method of in the form of Schedule Six, and shall be signed by the elector in the transfer. presence of, and witnessed by, an elector, and sent to the registrar or deputy-registrar keeping the part of the roll to which the elector's name is to be transferred.
- (3) The registrar receiving such application shall note Registration of thereon the date of its receipt by him, and shall file it in his office, and transfer. shall register it by placing the elector's name on the roll for the district, and shall give notice of the transfer to the registrar or deputy-registrar keeping the part of the roll from which the elector's name has been transferred, who shall thereupon remove the elector's name from the

50. Lists of names prepared by direction of the Inspector- Lists prepared by General of Police shall be forwarded to the registrar, and such names police. may be added by the registrar or deputy-registrar to the roll for the No. 41, 1906, s. 28. district.

51. (1) Any elector whose name is on a polling-place roll may Change to another make application in the prescribed form to be changed to another polling-place roll. polling-place roll for the same district.

- (2) The application to change shall be signed by the elector and witnessed by an elector and sent to the registrar or deputyregistrar keeping the polling-place roll to which the elector's name is to be changed.
- (3) The registrar receiving such application shall note thereon the date of its receipt by him, and shall file it in his office, and shall, if it appears to him that the applicant is entitled to the change, register it by placing the elector's name on the roll, and shall give notice of the change to the registrar or deputy-registrar keeping the polling-place roll from which the elector's name has been changed, who shall thereupon remove the elector's name from the roll.

(4) The registrar or deputy-registrar receiving a claim or No. 9, 1911, s. 8. application to transfer shall, as soon as practicable, notify by post to the claimant or applicant if his name has been added to the roll, or if his claim or application has been refused.

52. If any person, making any claim or application to transfer Penalty for false under this Act, makes therein any statement which is wilfully untrue statement in claim or application to in any material particular, he shall be liable to six months' imprison-transfer. ment.

Ibid. s. 7.

Formal alterations.

- 53. The roll may be altered by the registrar or deputy- Alteration of rolls. registrar as follows:-No. 41, 1906, s. 30.
 - (a) by correcting any obvious mistake or omission;
 - (b) by changing, on the written application of the elector, the original name or address of the elector to an altered name or address; (c) . I had to self the s

(c) by striking out the names of dead persons;

(d) by reinstating any name struck out by mistake as the name of a dead person.

54. Where a female elector's name is changed in consequence Female elector's of her marriage after enrolment in any roll, or where after such enrol- change of name. ment her marriage is dissolved or declared to be null and void and she No. 54, 1902, s. 3. 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.

Change of electors

from one pollingplace to another.

No. 41, 1906, s. 7

55. When—

(a) a polling-place is appointed or abolished; or

(b) a polling-place area is established or altered; or

(c) the boundaries of a district are altered;

the Minister may, by notice in the Gazette, give such directions as are thereby rendered necessary or expedient for the change of electors from one roll to another, and effect shall be given to those directions in the prescribed manner.

Alterations, when and how made.

56. Claims and applications to transfer received before the Time for altering issue of the writ may be registered after the issue of the writ, but other-rolls. wise no addition to or alteration of the roll for any district shall be Ibid. s. 31. made during the period between the issue of the writ for an election in the district and the close of the polling at the election.

57. All alterations shall be made in such a manner that the Alterations, how original entry shall not be obliterated, and the reason for the alteration made. and the date thereof shall be set against the alteration, together with the initials of the officer making the alteration.

Lists of deaths and of persons in gaol, &c.

58. The Registrar-General, under the Registration of Births, Lists of deaths to be Deaths, and Marriages Act, 1899, shall, in the months of January, April, July, and October in each year, forward or cause to be forwarded to the registrar of each electoral district a list of the names, addresses, and occupations of all persons of the age of twenty-one years or upwards whose deaths have been registered in the district during the preceding three months; and the electoral registrar shall cause the names of the persons specified in the list to be struck off the roll.

59. (1) The Comptroller-General of Prisons and the Inspectist of certain tor-General of Police shall, in the months of January, April, July, and persons in gaol, &c. October in each year, forward to the Minister a list of all persons, No. 54, 1902, s. 2. apparently

apparently of or above the age of twenty years, imprisoned in any gaol, lock-up, or other place of detention in New South Wales under their charge respectively; and such list shall contain a statement of the offence for which each prisoner is imprisoned, his last-known place of residence at date of conviction, and similar particulars regarding any previous convictions against such prisoner.

(2) Upon the receipt of the list the Minister shall forward to the registrar for each district such names and particulars from such list as may be necessary for the purification of the roll for such district,

and the conduct of elections therein.

(3) The registrar, on receipt of such list, shall write opposite the names of persons on the roll for the district, who appear from the particulars in such list to be disqualified from voting under this Act, the words "in custody, disqualified," and opposite the names of persons whose names appear upon such list, but who do not appear by such particulars to be disqualified, the words "in custody"; and shall forward a certified copy of such roll and such list to the returning officer of the district.

Removal of names from rolls.

60. The Inspector-General of Police shall, from time to time, Scrutiny by police. cause a scrutiny to be made of the roll for each district, and mark No. 41, 1906, s. 35. thereon the names of all persons who have died or ceased to reside in the district, and shall, after due inquiry has been made in the prescribed manner, cause the necessary action to be taken to remove such names from such roll.

61. Any name on a roll may be objected to by objection in Names on roll may be objected to.

writing lodged with or made by the registrar:

Provided that a sum of one shilling shall be deposited in respect Ibid. s. 36. of each objection lodged by any person other than a member of the police force or an officer appointed under this Act, to be forfeited to the King if the objection is held by the registrar to be frivolous.

62. The objection may be in the form of Schedule Seven, and Objection. shall be signed by an elector registered on the same roll, or by the Ibid. 8. 37. registrar or a member of the police force, or an officer appointed under this Act.

63. Each registrar shall lodge or make an objection in writing Duty to object. setting forth the grounds of such objection in respect of any name which Ibid. s. 38. he has reason to believe ought not to be retained on the roll.

64. The registrar shall forthwith give notice of the objection Notice of objection. to the person objected to. The notice may be in the prescribed form, Ibid. s. 39. and be served by posting it to the last-known place of abode of the person objected to, or, if that is not known, then to the place of abode appearing on the roll.

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65. The person objected to may, orally or in writing, in the Answer to objection. prescribed manner, answer the objection.

No. 41, 1906, s. 40.

66. (1) On receipt of the answer of the person objected to, or Determination of after the expiration of twenty days from the posting of the notice, the objection. registrar shall determine the objection, and, if it appears that the Ibid. s. 41. person objected to is not qualified or entitled to be enrolled on the roll, shall strike out his name.

(2) If any objection is held by the registrar to be frivolous. the person objected to shall be entitled to a reasonable allowance, not exceeding five pounds, and the registrar shall award such sum to be paid by the objector, and, in default of payment, such sum may be recovered in any civil court as a debt due by the objector.

Appeals.

67. (1) Any person—

(a) who has made and sent in a claim to be enrolled upon a roll, Appeal to court of and who has not been enrolled pursuant to the claim; or jurisdiction.

(b) whose name has been struck off a roll by the registrar upon Ibid. s. 42. an objection by any person,

may, in manner prescribed, make application to a court, consisting of a stipendiary or police magistrate, authorised by the Governor to hear and determine electoral appeals, for an order that his name may be added or restored to the roll.

- (2) Where an objection has been determined by the registrar adversely to the person objecting, that person (not being a member of the police force or an officer appointed under this Act) may, in manner prescribed, apply to such court for an order sustaining the objection.
- (3) Where the application has reference to the decision of the registrar upon an objection, the applicant shall, as prescribed, serve the objector or the person objected to (as the case may be) with notice of the application, and the person so served may appear, or may, in writing, authorise any person to appear on his behalf, to resist the application.
- (4) The court may hear and determine any application under this section, and make such order as it thinks fit as to the costs of the application, which may be recovered in the same manner as the costs of any other proceeding before the magistrate sitting in petty sessions.
- (5) The clerk or other proper officer of the court shail send by post to the registrar a certified copy of the order of the court, and it shall be the duty of the registrar to make such entries (if any) upon the roll as are necessary to give effect to the order.

(6) A stipendiary or police magistrate sitting as such court shall, for the purposes of this section, be deemed to be, and shall have all the powers of, a court of petty sessions; and the Minister may appoint a clerk to such court who shall, for the purposes of this section, have all the powers and functions of a clerk of petty sessions.

PART V.

WRITS-RETURNING OFFICERS-Nominations-When Poll to be taken —BALLOT-PAPERS—POLLING-PLACES, POLL CLERKS, &C.—GENERAL PRO-VISIONS FOR THE REGULATION OF VOTING—ABSENT VOTERS—PROCEED-INGS AFTER CLOSE OF POLL—ADJOURNMENT OF POLL—GENERAL PRO-VISIONS—SECOND BALLOT—BRIBERY, TREATING, INTIMIDATION, &C.

Writs.

68. For the purpose of every general election—and also in the Governor to issue case of any seat in the Assembly becoming vacant after any such general writs in certain cases. Within what time election, and before the meeting of Parliament—the writs for the elec- writs for general tion of members shall be issued by the Governor: All writs for general elections to be issued and made elections shall be issued within four clear days after the publication in returnable. the Gazette of the proclamation dissolving Parliament, or after the No. 33, 1902, s. 51. Assembly has been allowed to expire by effluxion of time, and every such s. 19 (b). writ shall be made returnable on a day not later than the forty-fifth clear day after the date of the issue thereof.

69. The day to be fixed for the meeting of Parliament after the When Parliament to return of writs for general elections shall not be later than the seventh meet after return of writs. clear day after the date on which such writs have been made returnable No. 33, 1902, s. 52. as aforesaid.

70. When and so often as a vacancy occurs in the Assembly, speaker to issue the Speaker shall, upon a resolution by the Assembly declaring such writs to fill vacancies. vacancy, and the reason thereof, cause a writ to be issued for filling 1bid. s. 53. such vacancy; and on the death or resignation of any member, the Speaker shall, in like manner, upon a resolution of the Assembly, issue such writ, and in case the Assembly be not in session, or when such vacancy occurs during any adjournment for a longer period than seven days, he shall also issue the writ.

71. If at the time of the occurrence of any such vacancy, caused If no Speaker, by death or resignation, there be no Speaker, and the Assembly be not Governor to issue writ. in session, or if the Speaker be absent from New South Wales, the Ibid. s. 54. Governor shall, if satisfied of the existence of such vacancy, issue a writ for the election of a member to fill such vacancy.

72. Every writ for the election of a member to serve in the Writs directed to Assembly shall be directed to the returning officer of the district for returning officer. which

Ibid. s. 55

which the election is to be held. And in every such writ shall be named the day on which all nominations of candidates at and for any election must be made (hereinafter called the day of nomination), the day for taking the poll at the several polling-places in the event of the election being contested, and the day on which the writ shall be returnable to the Governor or Speaker, as the case may be.

73. The polling-day for every general election shall be so Polling-day at appointed that the election shall take place on the twenty-eighth day general elections. No. 33, 1902, s. 56. from the date of the issue of the writs. No. 18, 1910.

74. (1) Every returning officer shall, upon the receipt by him s. 19 (e). Duties of returning of any such writ as aforesaid, indorse thereon the day of such receipt, officer on receipt of and shall forthwith give public notice of the purport of such writ, of writ, &c. the day of nomination, the day of polling, the polling-places, and the No. 33, 1902, s. 57. return day mentioned respectively in such writ; and also of some place within the district (to be appointed by such returning officer) at which he will receive the nomination papers hereinafter prescribed.

(2) Public notice for the purpose of this section shall mean notice in any newspaper published in the district to which such writ relates, or if there be none such, then in any newspaper circulating in such district, or failing that, then by the exhibition of printed or written placards in such places as the returning officer may think most likely

to attract notice.

Returning officers.

75. The Governor shall appoint a returning officer for each Returning officers district, and every such appointment shall be notified in the Gazette. for districts. And, in case of the death of any returning officer, or in case of sickness Ibid. s. 58. or other cause disabling any returning officer from acting at any election, the Governor may appoint some person as returning officer in his stead.

76. No returning officer, nor any person who has been a Returning officer or returning officer and has not, by writing under his hand addressed to deputy not to be a candidate. the Governor, resigned such office at least fourteen days before the day Ibid. s. 59. of nomination for any election, nor any deputy returning officer, shall be a candidate, or be elected or returned, or be or continue a member for the district for which he is or has been such returning officer, or deputy returning officer, as the case may be.

77. The returning officer shall forthwith, on the receipt by him Returning officer to of any such writ as aforesaid, appoint, by writing under his hand, some appoint substitute fit person to be the substitute, as hereinafter mentioned, of such return- Ibid. s. 60. ing officer, and such returning officer shall, in person or by such substitute, attend at all reasonable hours in the daytime, in the interval between the receipt of such writ and noon on the day of nomination, at the place so appointed for receiving the said nomination-papers, and if at any time during such interval the returning officer is absent at the time or

place

place hereby appointed for the doing or suffering by him of any act or thing relating to such election, then such substitute may and shall do or suffer such act or thing, or if the returning officer, by reason of sickness or other disability, is unable to do or suffer any acts or things relating to such election, and the same is notified to such substitute, or if the returning officer dies, then such substitute at any time may and shall, as and for the returning officer, do and suffer all such acts and things, and subject in every such case to the like provisions, as if he were the returning officer.

78. The returning officer shall, upon each day between the Returning officer to receipt by him of any writ and noon on the day of nomination for such exhibit names of candidates. election mentioned in the writ, exhibit and keep exhibited, outside the No. 33, 1902, s. 61. place so named as aforesaid for receiving the nomination papers, in some public and conspicuous position, the names and residences of all persons who have duly become candidates for such position.

Nominations.

79. (1) Every male person qualified to vote at an election for Every male voter any district shall be qualified to be nominated as a candidate to be qualified to be elected elected for that or any other district applicated disconditions and the as a member. elected for that or any other district, unless disqualified under the No. 41, 1906, s. 43. Constitution Act, 1902, or this Act.

(2) Before, and in order that, any person shall be a candi- Candidates to be date at any election for any district, such person shall be nominated by least six duly not fewer than six persons named on the roll for such district.

qualified electors. No. 33, 1902, s. 62.

(3) Every nomination of a candidate shall be made by Nomination of delivering to the returning officer, or the person acting as his substitute candidate. (who, if required, shall give a receipt for the same), a nomination-paper Ibid. at some time after the issue of the writ and before noon on the day No. 41, 1905, s. 44(1) of nomination.

(4) Such nomination-paper shall be in the following form, No. 33, 1902, s. 62. namely:-

We, the undersigned, electors of the electoral district of do hereby nominate (here state name in full, occupation, and place of residence of the person nominated) for election as a member of the Legislative Assembly for the abovenamed district.

(Signatures of nominators.)

I, the abovenamed

hereby consent to such nomination.

(Signed)

And no person, unless nominated in accordance with the requirements of this section, shall be deemed to be a candidate for election pursuant to this Act.

(5) No elector shall nominate more than one candidate for an electoral district.

(6) Nothing in this Act shall be taken to enable or qualify Wo nan not eligible a woman to be nominated as a candidate at any election or to be elected as a candidate. as a member of the Legislative Assembly.

(7) A member of the Parliament of the Commonwealth Members of shall be incapable of being summoned or being nominated or elected as Commonwealth not a member of the Legislative Council or Legislative Assembly.

If any member of the said Council or Assembly in any such Parliament is elected to the Parliament of the Commonwealth, his seat in the said Council or Assembly shall,—

(a) if no petition is lodged against such election, be vacant on the expiration of the time limited for lodging such petition;

(b) if such petition is lodged, be vacant if and when such petition is finally determined in his favour.

And where such vacancy occurs in the said Assembly the election of such member to the said Assembly shall thereupon be void, and a writ shall forthwith issue for a new election.

When poll to be taken.

80. If only one candidate is so nominated, the returning officer Proceedings on shall, at noon on the day of nomination at the place so named for the candidate only. delivery of nomination-papers, publicly declare the candidate nominated No. 33, 1902, s. 63.

to be duly elected, and shall make his return accordingly. 81. If there are more candidates nominated than one, it shall be When poll to be open to any candidate to withdraw his name from nomination by deliver-taken. ing a notice under his hand to the returning officer or the person acting No. 41, 1906, s. 44 (2) as his substitute before noon on the nomination day, and if after such withdrawal there are two or more candidates, a poll shall take place on the days named in the writ for that purpose, and at the several

polling-places for the district; and the returning officer shall, at noon on the nomination day, and at the place named as aforesaid for the delivery of the nomination-papers, publicly announce that a poll will be so taken and the names of the persons who have become candidates, and shall also forthwith publish in some newspaper published or circulating in the district a like announcement.

Ballot-papers.

82. (1) Ballot-papers to be used in an election shall be pro- Ballot-papers to be provided. vided by the returning officer after a poll has been appointed.

(2) Such papers shall be in the form of Schedule Four.

83. In printing the ballot-papers—

(a) the names of all candidates duly nominated shall be printed in Printing ballotalphabetical order according to their surnames:

No. 54, 1902, s. 4.

to sit in State Parliament.

No. 73, 1900, s. 7.

papers. Ibid. s. 46.

Form of papers.

(b) if there are two or more candidates of the same surname, their names shall be printed according to the alphabetical order of their christian names, or if their christian names are the same, then according to the alphabetical order of their residences, arranged and stated on the ballot-paper;

(c) where similarity in the names of two or more candidates is likely to cause confusion, the Chief Electoral Officer or the returning officer for the district may arrange the names, with such description or addition as will distinguish them from one

another:

(d) a square shall be printed opposite the name of each candidate.

Polling-places—Poll clerks, &c.

84. The Minister may, by notice in the Gazette— Polling-places. (a) appoint a chief polling-place for each district at which the No. 41, 1906, s. 6.

returning officer may preside;

(b) appoint such other polling-places for each district as he thinks necessary:

(c) abolish any polling-place;

(d) establish any polling-place area for any specified polling-place and fix its boundaries;

(e) alter the boundaries of any polling-place area:

Provided that no polling-place shall be appointed or abolished, or polling-place area be established or altered, after the issue of the writ and before the time appointed for its return.

85. (1) The returning officer shall cause such booths to be Booths to be erected erected, or rooms to be hired or otherwise provided, for taking the poll or rooms hired. No. 33, 1902, s. 67. at any election at each polling-place, as the convenient conduct of the

election may require.

(2) If under this provision there is more than one booth at When more than any polling-place, there shall be affixed over the entrance of each booth one booth, where electors to vote. in succession so many letters of the alphabet in their alphabetical order as shall denote the booth at which each elector, according to the initial letter of his surname, is to vote, and no elector shall be permitted to vote in any booth saye that which is so denoted by the initial letter of his surname.

(3) No polling-booth shall be in any house for or in respect of which any license for the sale of fermented or spirituous liquors under the Liquor Act, 1898, or any Act amending the same, is held by any person, or upon the premises appertaining to such house.

86. Every booth shall be so arranged as to have one or more Booths how inner compartments opening only into that part in which the ballot-box arranged, &c. is kept; and the returning officer or his deputy shall provide in every Ibid. s. 69. such compartment pencils for the use of the voters, and shall also provide for each booth a ballot-box having a lock and key, and with a cleft or opening therein capable of receiving the ballot-papers.

87. The returning officer may preside and take the poll at some Returning officer to one booth of a polling-place within the district; and he shall, by writing and appoint deputies under his hand, appoint a deputy to act for him and take the poll at each at others. of the other booths of the several polling-places, and may also in like No. 33, 1902, s. 69. manner appoint one or more persons to be poll-clerks, and by himself No. 41, 1906, s. 3 (2) and his several deputies assist in taking the poll as he may see fit.

88. Every returning officer, substitute of a returning officer, Poll-clerks and every deputy returning officer and poll clerk shall, before he enters appointed. upon any of the duties hereby assigned to him with regard to any election, make and sign before some justice of the peace a declaration to the poll-clerk to make

effect following:

I [A.B.] do selemnly declare that I will faithfully and impartially, according to the best of my skill and judgment, exercise and perform all the powers, authorities, and duties reposed in or required of me by the Parliamentary Electorates and Elections Act. 1912, as returning officer [or substitute of the returning officer, or deputy returning officer, or poll clerk, as the case may be] with regard to the election of a member for the electoral , and I do further solemnly promise district of and declare that I will not at the said election attempt to ascertain [and in the case of a returning officer, or a substitute of a returning officer or a deputy returning officer, save in the cases in which I am expressly by law authorised so to do] for what candidate any person shall vote or have voted at the said election; and that if in the discharge of my duties at or concerning the said election I shall have learned, or have the means of learning, for what candidate any person shall vote or have voted thereat, I will not by word or act, or by any other means whatsoever, directly or indirectly, divulge or disclose, or aid in divulging or disclosing the same, save in answer to any question which I am legally bound to answer.

And every declaration made under this section shall be transmitted by the returning officer or his substitute to the Colonial Secretary.

89. (1) Before the day of polling the returning officer shall Deputy returning deliver to each of the deputies, for use at each polling-booth, sufficient officers to be furnished with copies of all rolls in force for the district in and for which the poll is copies of rolls and to be taken thereat, certified under his hand to be true copies; and also ballot-papers. one set at least for the general use of scrutineers, and shall also deliver to each deputy, and himself retain, such numbers respectively of the ballot-papers as are sufficient for the use of the electors entitled to vote at each booth at which such returning officer and deputies respectively are to take the poll; and every returning officer and deputy shall keep an exact account of all such ballot-papers.

(2) It shall be the duty of such returning officer or his Duties of returning deputy to sign or initial every ballot-paper when issued to each voter at in taking poll.

declarations

No. 33, 1902, s. 70.

the booth at which such returning officer or his deputy may be presiding, and also to write, or cause to be written, any additional ballot-papers that may be required, and such written ballot-papers shall also be signed or initialled as hereinbefore mentioned.

90. Each candidate shall be entitled to appoint, by writing How scrutingers to under his hand, one person to be scrutineer on his behalf at each polling- be appointed. booth; and every such scrutineer shall be entitled to be present in that No 33, 1902, s. 72. part of the booth in which the ballot-papers are received.

91. Every scrutineer, before acting as such at any polling- Scrutineer to make booth, shall make and sign before the returning officer or deputy (as the declaration. case may be) who takes the poll at such booth, a declaration to the effect Ibid. s. 78. following:

I [A.B.] (scrutineer for C.D., a candidate at the present election) do solemnly declare that for the electoral district of I will faithfully observe all the provisions of the Parliamentary Electorates and Elections Act, 1912, which relate to such my office of scrutineer; and I do further solemnly promise and declare that I will not, as such scrutineer at the said election, attempt to ascertain for what candidate any person shall vote or have voted at the said election, and that if, in the discharge of my duties at or concerning the said election, I shall have learned, or have the means of learning, for what candidate any person shall vote or have voted thereat, I will not by word or act, or by any other means whatsoever, directly or indirectly, divulge or disclose, or aid in divulging or disclosing the same, save in answer to some question which I am legally bound to answer.

And every such declaration shall be transmitted to the Colonial Secretary by the returning officer or his substitute.

General provisions for the regulation of voting.

92. The day appointed for polling-day shall be a public holi- Polling-day a public day, as from twelve o'clock, noon, of such day.

93. (1) There may, at any time during the taking of a poll, be Who may be present present at the polling-room—

(a) the returning officer or deputy;

(b) the poll clerks and scrutineers;

(c) the registrar or deputy registrar;

(d) any member of the police force designated by the returning officer;

(e) voters, not more than six in number, actually engaged in voting, such voters to be designated, if thought necessary, by the returning officer or deputy:

Provided that a registrar, deputy-registrar, or such member of the police force shall, before entering the polling room, make and sign the prescribed declaration.

holiday. No. 9, 1911, s. 10. at polling-booth.

No. 41, 1906; s. 55.

- (2) Any person who, without lawful authority, the proof No. 33, 1902, e. 71. of which shall be on him, enters any polling-room or, being therein, refuses to quit such room forthwith on being required by the returning officer or deputy, or by any member of the police force acting under the direction or authority of such returning officer or deputy, may be removed from the polling-booth, and shall be liable to a penalty not exceeding ten pounds.
- 94. Immediately before proceeding to take the poll at any Returning officer to booth the returning officer or deputy (as the case may be) shall exhibit exhibit before taking poll. for the inspection of the candidates, scrutineers, and poll clerks present, Ibid. s. 75. the ballot-box open and empty, and shall immediately afterwards close and lock, and place the same empty and keep the same unopened upon the table at which he is to preside, and in full view of all persons present in the polling-booth, and he shall keep the key of the said box.

95. Every polling shall commence on the day appointed for Hours of polling. the same at eight o'clock in the forenoon, and shall, unless lawfully Itid. s. 76. adjourned, finally close at seven o'clock in the evening of the same day: No. 9, 1911, s. 11.

Provided that if at the said time any electors are in the polling- No. 41, 1905, s. 47. booth and desiring to vote, the votes of such electors shall be taken, for which purpose the polling shall not close until such electors have voted.

96. Every employer shall at the request of any elector em- Permission to be ployed by him allow such elector to go, at a reasonable time, to a polling- granted to employees to go to place and record his vote at any election.

polling booth.

If any person contravenes the above provision he shall be liable No. 9, 1911, s. 12. to a penalty not exceeding fifty pounds:

Provided that the above provision shall not apply where the elector has a half-holiday on the day of the election.

97. Any elector may vote at the polling-place for which he is where electors may enrolled, or, if he is absent from the polling-place for which he is vote. enrolled, may, if he makes and signs before the presiding officer a No. 41, 1906, s. 43. declaration in the form of Schedule Nine, vote at any other pollingplace for the same district.

98. (1) The Governor, in any case in which he is satisfied that Appointment o the convenience of a large number of electors of any district would be polling-places outside electoral furthered by appointing polling-places outside such district, may, by district. notice as aforesaid, appoint such polling-places.

Ilid. s. 49.

(2) Where an elector votes outside his district at a pollingplace duly appointed under the last subsection, he shall deposit such ballot-paper in a ballot-box specially set apart for ballot-papers for the district in respect of which the voter claims to vote, and upon the close of the poll such ballot-papers shall be counted, as herein provided, and a statement of the number of votes recorded in such ballot-box for each candidate shall be forthwith transmitted by post, or by any more expeditious means, by the returning officer or deputy, together with

ballot-papers

lallot-papers and any documents of any kind received by such returning officer or deputy in connection with such votes, to the returning officer of the district to which such votes are applicable; and the package containing such votes, ballot-papers, and documents shall be marked "absent voters' ballot-papers"; and such officer shall, before transmitting such statement, make and sign an entry of the particulars thereof in a book to be kept for that purpose, and such entry, when so made and signed, shall, in the event of the loss or destruction of such statement, be evidence of the number of votes recorded in such ballotbox.

99. Every person claiming to vote at any polling-booth shall Persons claiming to state his christian and surname, and, if so desired by the presiding and address. officer, any other particulars necessary to be stated in the roll for the No. 41, 1903, s. 50. purpose of identifying the name upon the roll under which the vote is claimed. He shall also demand a ballot-paper.

100. (1) The presiding officer may, and at the request of any Questions to be put scrutineer shall, put to any person claiming to vote all or any of the if voter challenged. following questions:-

Ibid. s. 51.

(a) Are you the person whose name appears as [here state name under which the person claims to vote on the roll for [this district or the district of

(b) Are you of the full age of twenty-one years?

(c) Have you already voted, either here or elsewhere, at this election?

(d) Are you disqualified from voting?

(2) If any person refuses to answer fully any question put Consequence of to him by the presiding officer, or by his answer shows that he is not enswers. entitled to vote, his claim to vote shall be rejected.

(3) The voter's answer to the questions shall be conclusive, Answer conclusive.

and the matter shall not be further inquired into during the polling.

(4) If any person claiming to vote—

(a) refuses or omits to answer any such questions put to him by

the presiding officer: or

(b) does not answer absolutely in the affirmative the first two of the said questions, or does not answer absolutely in the negative the last two of the said questions so put to him,

he shall be liable to a penalty not exceeding twenty pounds.

101. No omission of any christian name, or entry of a wrong Errors not t. forfeit christian name, or address, or occupation, and no mistake in the spelling voic. of any surname, shall warrant the rejection at any polling of any claim 1bid. s. 52. to vote if the voter is sufficiently identified in the opinion of the presiding officer. No female elector shall be disqualified from voting under the name appearing on the roll because her surname has been changed by marriage, but in such case a note of the fact shall be made by the cresiding officer.

102.

102. No ballot-paper shall be delivered to any voter without Ball t-papers being first initialled by the presiding officer, and an exact account shall initialled. be kept of all initialled ballot-papers. The initials of the presiding No. 41, 1906, s. 53. officer shall be placed on the back of the ballot-paper in such a position as to be easily seen when the ballot-paper is folded so as to conceal the names of the candidates.

103. Upon receipt of the ballot-paper the voter shall, without Vots, how given. Ibid. s. 54.

- (a) retire alone to some unoccupied compartment of the booth, and there in private mark his vote on the ballot-paper by making a cross in the square opposite the name of the candidate for whom he votes;
- (b) fold the hallot-paper so as to conceal the names of the candidates and to clearly show the initials of the presiding officer, and exhibit it so folded to the presiding officer, and then forthwith openly, and without unfolding it, deposit it in the ballot-

(c) quit the booth.

delay,-

104. If any voter satisfies the presiding officer, before his Spoilt ballot-papers. ballot-paper is deposited in the ballot-box, that he has spoilt it by mis- Ibid. s. 57. take or accident, he may, on giving it up, receive a new ballot-paper from the presiding officer, who shall there and then cancel and preserve the spoilt ballot-paper.

105. Every elector shall be entitled to vote for one and only only one vote to be one candidate at any election; and any ballot-paper purporting to given. No 33, 1902, s. 83. record more votes than one shall be rejected at the close of the poll.

106. If, at any polling-booth, any ballot-paper has been Duty of returning delivered to any person having tendered a vote, and if any other person vote is tendered for subsequently tenders a vote at such booth in the name of, or as pur-one name. porting to be, such first-mentioned person, the returning officer or Ibid. s. 84. deputy shall put to the person so subsequently tendering a vote the prescribed questions; and such person may be dealt with in all respects in like manner as any other person having tendered a vote; but the ballot-paper of such person shall not be deposited in the ballot-box or allowed by the returning officer or deputy, but shall be set aside by him for separate custody.

107. (1) If any person whose name appears on any electoral Where claim to vote roll for the district with the word "dead," or the words "in custody," is that of a person or "in custody, disqualified," written upon a copy thereof opposite in custody. such name, pursuant to the provisions of this Act, tenders his vote, the Ibid. s. 85. returning officer or deputy shall require such person, before he receives a ballot-paper, to make a solemn declaration in the form following:-

I [A.B.] do solemnly and sincerely declare that I am the person [A.B.] whose name appears upon the roll in force for the electoral district of with the word "dead" for the words

words "in custody," or "in custody, disqualified "] written upon a copy thereof opposite such name; and I make this solemn declaration, conscientiously believing the same to be

(2) If any person wilfully make any false statement in such declaration, or personate any deceased elector or any elector then being in custody as hereinbefore mentioned, for the purpose of voting at any election, such person shall be guilty of a misdemeanour, and may be imprisoned for any term not exceeding two years.

(3) Before any person makes any such declaration, the returning officer or deputy shall warn such person that by making a false declaration such person will be guilty of a misdemeanour, and be

liable to the punishment provided by law in that behalf.

108. If any person to whom a ballot-paper has been delivered Vote of blind or as aforesaid is blind, or is incapacitated by any other physical cause physically incapacitated voter. from voting in the usual way, or is unable to write, and signifies the No. :3, 1902, s. 86. same to the returning officer or deputy, such returning officer or deputy No. 41, 1906, s. 3 (2). may, and shall at the request of such person and for him, and in presence of the poll clerk and scrutineers, if any, mark his vote in the polling-booth on the ballot-paper by making a cross in the square opposite the name of such candidate as such person may designate, and shall forthwith cause the ballot-paper of such voter to be deposited in the ballot-box; and the name and number on the electoral roll of every voter whose vote is given pursuant to this section shall be entered on a list to be called the "list of open votes."

109. If, when the day appointed for taking any poll falls on a Provision when poll Saturday or on any day on which occurs a Jewish fast or festival, any falls on Saturday. person to whom a ballot-paper has been delivered, declares at the pre- No. 33, 1902, s. 87. scribed time and in prescribed form that he is of the Jewish persuasion, No. 41, 1906, s. 3 (2). and objects on religious grounds to vote in the manner provided by this Act, the returning officer or deputy shall, at the request of such person, and in presence of such person, and for him, and in presence of the poll clerk and scrutineers (if any), mark his vote in the polling-booth on the ballot-paper by making a cross in the square opposite the name of such candidate as such person may designate, and deal with such balletpaper as in the last preceding section mentioned.

110. If upon examination of the several rolls used at any When votes to be election or of any other documents or writings in his possession, or if rejected. from evidence satisfactory to him (from whatever source derived) it No. 33, 1902, s. 88. appears to the returning officer or officers that any person has voted in more than one district at and for one and the same election, the vote given outside the proper district of such person shall, if ascertainable from any such evidence as aforesaid, be rejected.

111. (1) During the polling at any election no person shall Ballot-paper not to take any ballot-paper out of the polling-booth save into one of the com- betaken out of booth, &c. partments of the polling-booth; no person shall enter any such compart- Ibid. s. 89.

ment No. 41, 1906, s. 3 (2).

ment while any other person shall be therein; and no person being in any such compartment shall remain there for a longer time than shall be reasonably required for the purpose of marking his ballot-paper,

(2) Any person wilfully violating any enactment in this Offences. section, or otherwise obstructing or unnecessarily delaying the proceedings at any such polling, may be removed from the polling-booth, and shall, for every such offence, incur a penalty not exceeding ten pounds.

112. If any person—

False answer to (a) to whom any of the prescribed questions is so put as aforesaid questions, &c., or double voting a wilfully makes a false answer to the same or any part thereof; misdemeanour. No. 33, 1902, s. 90.

- (b) wilfully makes a false declaration in respect of any matter or No. 9, 1911, s. 13. thing for which a declaration is required by this Part; or
- (c) personates any elector for the purpose of voting at any election; or

(d) votes twice at any election; or

(e) knowingly deposits in the ballot-box at any polling-place more ballot-papers than one;

he shall be guilty of a misdemeanour, and be liable to imprisonment not exceeding six months.

113. Any person who, on polling day, or on a day to which the Penalty for polling is adjourned, obstructs any elector desiring to vote from access obstructing elector from access from access to to the polling-booth shall be liable to a penalty not exceeding five polling-booth. pounds, and may, on complaint made, be removed by any police officer No. 4!, 1006, s. 59. from proximity to the polling-booth.

114. Every returning officer and deputy, and every member Returning officer, of the police force of or above the rank of senior-sergeant, shall have of offenders under power and authority to maintain order and keep the peace at any elec-this Act. tion or polling, and, without any other warrant than this Act, to cause No. 33, 1902, s. 91. to be arrested and taken before a justice of the peace any person reasonably suspected of committing or attempting to commit at any pollingplace any offence under this Act, and also to cause to be removed any person who obstructs the approaches to any polling-booth, or wilfully or unnecessarily obstructs or delays the proceedings at the polling, or conducts himself in a disorderly manner, or causes a disturbance at any election, and all constables and peace officers shall aid and assist the respective persons hereby empowered in the performance of their duties.

Absent voters.

115. (1) An elector who on polling-day is absent from the yet electoral district for which he is enrolled may, subject to the following district.

No 9, 1911, s. 15. provisions, vote at any polling-place in any other electorate:

(a) The elector must state his name, and place of residence in the electoral district for which he is qualified to vote, together with his occupation therein.

(b) The returning officer or deputy may, if he thinks fit, and at the request of any scrutineer shall put to the elector any of the questions prescribed by section one hundred of this Act which are applicable to the case.

(c) If the elector answers the questions satisfactorily, or if no questions are put to him, he may be allowed to vote as an absent voter upon making a declaration in the form of

Schedule Eleven hereto.

(d) The form of declaration may be printed or written on an envelope addressed to the returning officer for the district for which the elector is enrolled, and must, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer or deputy, and completed and attested by him.

(e) After the declaration has been made, the returning officer or deputy shall hand to the elector a ballot-paper. The form of the ballot-paper may be prescribed. Each ballot-paper shall be signed on the back by the returning officer or deputy.

(f) The names of the candidates shall be placed on absent voters' ballot-papers in the same manner as on ordinary ballot-papers, except that the names may be either printed or written.

(g) The elector, after receiving the ballot-paper, shall without delay retire alone into an unoccupied compartment of the polling-booth, and there in private mark his vote on the ballot-paper, and shall then fold and fasten the ballot-paper so that the vote cannot be seen without unfastening it, and at once return the ballot-paper so fastened to the returning officer or deputy before whom he made the declaration, and shall again state his name if so required by the returning officer or deputy.

(h) The returning officer or deputy shall then, in the presence of the elector, forthwith enclose the ballot-paper in the envelope bearing the declaration of the elector and securely fasten the

envelope.

(2) If the returning officer or deputy is unable to supply the elector with a printed or written ballot-paper, he shall, after the declaration has been made by the elector in pursuance of paragraph (d) of the last preceding subsection, supply the elector with a blank paper in the form of Schedule Twelve signed by him on the back.

The elector, on receiving such paper, shall thereupon without delay retire alone into an unoccupied compartment of the polling-booth, and there in private write on the said paper the name of the candidate for whom he votes, and fold and fasten such paper as above prescribed

in respect of a ballot-paper.

The said paper shall thereafter be dealt with as a ballot-paper, and the paper, if otherwise in order, shall be treated as a vote in favour of the candidate whose name is written thereon.

(3)

(3) If any person makes any such declaration knowing that the same is untrue in any material particular he shall be liable to imprisonment for a term not exceeding three months.

116. Every absent voter's ballot-paper containing a vote shall Forwarding of be promptly forwarded to the returning officer for the district for which absent voters ballot-papers. No. 9, 1911, s. 16.

the voter declares that he is enrolled.

Immediately after the close of the poll, the returning officer or deputy shall, by telegraph or other expeditious means, send to each returning officer to whom he has forwarded envelopes containing absent voters' ballot-papers, advice of the number of envelopes so forwarded.

117. The returning officer for the district for which the voter Returning officer declares that he is enrolled, shall in the presence of the scrutineers satisfied to accept ballot-paper for examine the declaration on the envelope containing the absent voter's further serutiny. ballot-paper, and if it appears to him that a person of the same name Ibid. s. 17. and description as the person whose name is signed to the declaration is enrolled for the district, and that the declaration is duly attested, he shall accept the ballot-paper for further scrutiny, but otherwise he shall reject the ballot-paper without opening the envelope. If he accepts the ballot-paper for further scrutiny, he shall open the envelope without destroying the declaration and extract the ballot-paper, and without unfolding it, place the ballot-paper in the ballot-box.

118. (1) When the absent voters' ballot-papers have been Further scruting. dealt with as above directed, the returning officer shall open and proceed Ibid. s. 18. with the scrutiny of the absent voters' ballot-papers which have been

accepted for further scrutiny.

(2) At the scrutiny the returning officer shall open the absent voters' ballot-papers, and shall allow and count those which are formal, and shall disallow and reject those which are informal.

(3) An absent voter's ballot-paper shall be deemed in-

formal in the following cases:—

(a) If it is not duly signed by the presiding officer; or

- (b) If it has no cross in the square opposite the name of a candidate, or has crosses in squares opposite the names of more than one candidate; or
- (c) If it has upon it any mark or writing not authorised by this Act which, in the opinion of the returning officer, will enable any person to identify the voter.
- 119. The decision of the returning officer, as to the allowance Decision of returning or disallowance of any absent voter's ballot-paper under this Act, shall officer re validity of ballot-paper. be final, subject only to review by the Elections and Qualifications Ibid. s. 19. Committee.
 - 120. A returning officer shall seal up in separate parcels— (a) all envelopes from which absent voters' ballot-papers have returning officer. Ibid. s. 21. been taken;
 - (b) all unopened envelopes containing absent voters' ballot-papers;

(c) all absent voters' ballot-papers allowed as formal; and

(d) all absent voters' ballot-papers rejected as informal; and shall deal with the parcels and their contents as in the case of other ballot-papers used at the election.

Proceedings after close of poll.

121. Immediately upon the close of the poll the returning How and when officer and every deputy at the polling-place at which each presides shall, number of votes to be in the president and subject to the inspection of such of the secretion. in the presence and subject to the inspection of such of the scrutineers No. 33, 1902, s. 94. as choose to be present and the poll clerks (if any), but of no other persons, open the ballot-box and proceed to count the number of votes for each candidate.

122. (1) A ballot-paper shall be informal if—

(a) it is not duly initialled by the presiding officer; or

Informal ballot-papers.

- (b) it has no cross in the square opposite the name of a candidate. No. 41, 1906, s. 56. or has crosses in squares opposite the names of more than one
- (c) it has upon it any mark or writing not authorised by this Act to be put upon it, which, in the opinion of the returning officer, will enable any person to identify the voter.

(2) Informal ballot-papers shall not be counted at the

scrutiny.

123. Immediately after ascertaining the total number of votes, Sealing and each deputy shall make up—

transmission by deputies of separate ballot-papers, &c.

No. 33, 1902, s. 95.

(a) in one parcel the ballot-papers which have been used in voting parcels of at his polling-booth during the election;

(b) in a second separate parcel, the ballot-papers which have remained unused thereat; and

(c) in a third separate parcel, the certified copies of rolls supplied to the said deputy, signed by him, and all books, rolls, and papers kept or used by him during the polling;

and shall seal up the said several parcels; and shall permit any of the What to be done scrutineers who may desire to do so to affix his or their seals to such with books, papers, rolls, &c. parcels; and shall indorse the same severally with a description of the contents thereof, and with the name of the district and polling-booth, and the date of the polling; and sign with his name the said indorsement; and shall transmit the said parcels to the returning officer.

124. Each deputy shall, together with the parcels aforesaid, Account of transmit to the returning officer a list of the total number of votes ballot-papers and verification thereof received by each candidate, and also an account in which such deputy and of list of votes. shall charge himself with the number of ballot-papers originally de- Ibid. s. 96. livered to him, and the number (if any) written out by him, specifying therein the number thereof delivered to and used by voters, and the number not so delivered or left unused; and every such list and account 50-C respectively

respectively shall be verified as well by the signatures of the said deputy and the poll clerk (if any) as also by the signatures of such of the scrutineers as are present and consent to sign the same.

125. The returning officer shall, in respect of the polling-booth Returning officer's at which he himself has presided, make up in separate parcels in like parcels. manner as is herein required of deputy returning officers all ballotpapers used or unused, and all books, rolls, and papers kept or used by him at such polling-booth; and shall seal up, and also permit to be sealed up by the scrutineers, and shall indorse in like manner as aforesaid, the said several parcels, and deal with the same as hereinafter provided; and shall also make out in respect of the said booth the like list as herein required in the case of deputy returning officers, which said list shall be verified by the signature of the returning officer, the poll clerk (if any), and scrutineers in manner aforesaid.

126. (1) The returning officer shall make up the general state Declaration of poll. of the poll from the list made out by him and from the lists transmitted Ibid. s. 98. by the deputy returning officers; and shall, subject to the provisions of section one hundred and thirty of this Act, as soon as conveniently may be after taking the poll, by notice signed by him and posted in some conspicuous position at the principal polling-place, and inserted in some newspaper published or circulating in the district, announce the number of votes given to each candidate, and declare that candidate who has received the greatest number of votes to be duly elected.

(2) If two or more candidates have received an equal Casting vote of number of votes, the returning officer shall give a casting vote, but shall returning officer.

not otherwise vote at such election.

(3) The name of the person so elected shall be indorsed on the writ by the returning officer, and the writ shall be by him returned to the Governor, or Speaker, as the case may be, within the time specified therein.

127. The returning officer shall, as soon as practicable after separate parcels to the day of polling, enclose in separate packets in manner hereinafter be enclosed in mentioned, the parcels so transmitted to him, and those made up and Ibid. s. 99. sealed by himself in respect of the polling-booth at which he has pre- No. 41, 1906, s. 58. sided, that is to say:—He shall enclose in one packet all parcels of used No. 9, 1911, s. 20. ballot-papers; in a second, all parcels of unused ballot-papers; and in a third, all parcels containing copies of rolls, books, or other papers as herein provided; and shall seal up the said several packets and indorse the same with a description of the contents thereof respectively, and the name of the district and the date of the polling, and sign with his name the said indorsement, and shall forthwith forward the said packets to the Clerk of the Assembly, to be by him safely kept until the dissolution of Parliament; and he shall also at the same time seal up and transmit to the said clerk a parcel containing all ballot-papers which have been printed or written for the said election and not used

No. 33, 1902, s. 97.

packets, sealed, &c.

by the returning officer or distributed for use to his deputies; and the said clerk shall forthwith give or send to the returning officer a receipt under his hand for the said packets and parcels:

Provided that the returning officer may, for the purpose of ascertaining whether plural voting or personation has been practised, retain in his possession for a reasonable time, and after notice to the candidates and intimation that a scrutineer of each candidate shall be entitled to be present, break the seal of parcels containing copies of rolls, books, and other papers sealed up and transmitted to him in pursuance of this Act, and shall, after such investigation, re-seal the same, and forward them as hereinbefore in this section prescribed, and shall report to the Minister the result of such investigation.

128. Any ballot-paper, and any copy of a roll, and any book Ballot-papers, &c., purporting to be taken from any such parcel as aforesaid, and having copies of rolls and books to be evidence. written thereon respectively under the hand of the Clerk of the No. 33, 1902, s. 100. Assembly a certificate of the several particulars hereby required to be indorsed upon such parcel, and that the same was so taken from such parcel, shall be evidence in any court or before any Committee of Elections and Qualifications that the same was so taken; and that the same, if a ballot-paper, was deposited or transmitted pursuant to this Act, and, if a roll or book, was kept or used at the election and booth to which such indorsement and writing relate; and every such ballot-paper so certified shall be evidence of a vote given at such election.

129. Any person who wilfully breaks the seal of, or opens, Penalty of breaking any such sealed parcel or sealed packet as aforesaid, unless by direction parcel or packet. of some competent court or other tribunal authorised in that behalf, or Ibid. s. 101. unless called upon to produce some portion of the contents of such parcel or packet to some such court or tribunal, shall be guilty of a misdemeanour, and be liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months, or

to be both fined and imprisoned within the aforesaid limits.

Adjournment of poll.

130. (1) When the proceedings for taking the poll at any When polling may election are interrupted or obstructed at any place by any riot or open be adjourned. violence, the returning officer or deputy (as the case may be) shall not Ibid. s. 102. for such cause finally close the poll, but shall adjourn the taking of the poll at the polling-place at which such interruption or obstruction has happened to the following day; and, if necessary, such returning officer or deputy shall further adjourn such poll from day to day until such interruption or obstruction have ceased, when such returning officer or deputy shall again proceed with the taking of the poll at the place at which the same may have been so interrupted or obstructed.

(2) If the returning officer or deputy (as the case may Poll-clerk to act for be) fails to open the polling at any booth of a polling-place for one half-returning officer in hour after the time appointed for the same, or if he becomes incapable of performing his duties from any cause after polling has opened, and for a period of one half-hour, then in each and every such case the poll clerk (if one be present) or the senior poll clerk (if more than one be present) shall be and is hereby empowered to act as and for such returning officer or deputy in respect of all matters required to be done by such returning officer or deputy in respect of such polling. such poll clerk so acting may forthwith appoint a poll clerk to assist him in the conduct of such polling.

(3) If from any other cause than riot or open violence For other causes.

no polling has been opened at any booth of a polling-place for any district on the appointed day, the polling at such booth shall be by the returning officer or deputy (as the case may be) adjourned to a day not later than seven clear days following such appointed day; and the returning officer or deputy (as the case may be) shall forthwith cause public notice to be given thereof.

131. Where any poll has been so adjourned by any deputy, On adjournment by such deputy shall forthwith give notice thereof to the returning officer; deputy, notice to be and in every such case, and also where any polling stands adjourned officer. as in the last-preceding section mentioned, the returning officer shall No. 33, 1902, s. 103. not notify the total number of votes given or finally declare upon which candidate the election has fallen until the poll so adjourned has been finally closed and the ballot-papers transmitted to the returning officer.

132. No adjournment of the proceedings at any election shall Limits of be made or extend to the day named as the return day in the writ for adjournments. such election, and if the polling has not been completed before the day 1bid. s. 104. named, the returning officer shall forthwith indorse that fact upon the writ, and shall return the same.

General provisions.

133. No election shall be liable to be questioned by reason Election not to be only of any defect in the title, or any want of title, of the person by or questioned for want before whom such election or any nolling for the before whom such election, or any polling for the same, has been held, of officers. if such person has been actually appointed to preside, or has been acting Ibid. s. 105. in the office giving the right so to preside at such election.

134. No election shall be void in consequence only of there Nor for omission, having been no returning officer at the time of the issue of the writ, or &c., of a formal nature. of any delay in the return of the writ; and where any accidental or Ibid. s. 106. unavoidable impediment, misfeasance, or omission has happened, the Governor may take all such measures as may be necessary for removing such impediment, or rectifying such misfeasance or omission; or may by proclamation declare any or all of the proceedings at or for any election

election valid as to and notwithstanding such impediment, misfeasance, or omission; and every such proclamation shall state specifically the nature of the impediment, misfeasance, or omission, and shall be forthwith published in the Gazette.

135. If any returning officer or the substitute of any returning Violation of secrecy officer, or any deputy returning officer, poll clerk, or scrutineer in the by officers, &c. discharge of his duties under this Act at or concerning any election, learns, or has the means of learning, for what candidate any person votes or has voted at such election, he shall not by word or aet, or any other means whatsoever, directly or indirectly divulge or disclose, or aid in divulging or disclosing the same, save in answer to some question which he is legally bound to answer, or in compliance with the express provisions of the law relating to elections to the Assembly; and every such returning officer, substitute, deputy, poll clerk, or scrutineer who wilfully violates the provisions of this section shall be guilty of a misdemeanour, and be liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months, or to be both fined and imprisoned within such limits.

136. If any returning officer, or any person appointed to act Penalty for neglect, as such returning officer, or his substitute, or deputy returning officer, at officer. any election, is guilty of any wilful misfeasance, or wilful or negligent Itid. s. 103. act of commission or omission in violation of any of the provisions herein contained and not otherwise provided for, he shall, for every such offence, be liable to a penalty of not less than ten nor more than two hundred pounds.

Second ballot.

137. (1) Notwithstanding anything in this Act, no candidate Elected candidates shall at any election be deemed to be elected for any electoral district must receive an absolute majority of as the result of the ballot taken at the poll hereinbefore provided for votes (hereinafter called the first ballot) unless he has received an absolute No. 18, 1910, s. 2. majority of votes.

- (2) The expression "absolute majority of votes" means a number of valid votes greater than one-half of the number of all the valid votes recorded at the election, including the casting-vote of the returning officer when given in accordance with section one hundred and twenty-six of this Act.
- 138. (1) If as the result of the first ballot the returning officer Second ballot. finds that no candidate has received an absolute majority of votes, a Ibid. s. 3. second ballot shall be taken between the candidate who has received the highest number of votes and the candidate who has received the next highest number of votes.
- (2) The second ballot shall in all cases, and notwithstanding any equality of votes, be taken between two candidates only.

- (3) If no candidate has received an absolute majority of votes, but two or more condidates have received the same number of votes, and it is necessary for the purposes of a second ballot to determine the order of precedence of those candidates, the returning officer shall determine the order of their precedence by giving such casting vote or votes as may be necessary for this purpose to such of those candidates as he thinks fit, and the candidate at the second ballot shall be determined accordingly.
- 139. (1) Except in the electoral districts mentioned in Date of second Schedule Eight hereto, the second ballot shall be taken on the seventh No. 18, 1910, s. 4. day after the close of the poll on the first ballot.

(2) In the electoral districts mentioned in the said Schedule hereto, the second ballot shall be taken on a day to be fixed by proclamation of the Governor in the Gazette, not being less than fourteen nor more than twenty-one days after the close of the poll on the first ballot.

(3) The electoral districts referred to in the said Schedule are the electoral districts as notified by the Electoral Districts Commissioners.

140. When the returning officer finds as the result of the first Notification of ballot that a second ballot is required in accordance with the foregoing 11bid. s. 5. provisions, he shall thereupon make a public declaration to that effect in the form contained in Schedule Ten hereto, and shall, as soon as practicable thereafter, give public notice in such newspaper or newspapers circulating in the electoral district as he thinks fit of the day on which the second ballot is to be taken, and of the names of candidates at that ballot.

141. (1) The candidate who at the second ballot receives the Election of candidate higher number of votes shall be declared to be elected.

at second ballot. Ilid. s. 6.

- (2) If at the second ballot the candidates receive an equal number of votes, the returning officer shall give his casting-vote in favour of one of the candidates, and that candidate shall be declared to be elected accordingly.
- 142. For the purpose of the second ballot, the returning officer Ballot-papers. sions of section eighty-three of this Act, save that those papers shall contain the names of those persons only who are candidates at the

shall cause ballot-papers to be printed in accordance with the provi- 1bid. s. 7. second ballot.

143. At the second ballot the polling-places appointed for the Polling-places. first ballot shall be used.

144. It shall not be lawful for any candidate at the second Candidate may not withballot to withdraw from the election.

145. All the provisions of this Act with respect to the first Same provisions as on ballot shall apply, with the necessary modifications, to the second ballot. Ibid. s. 10.

146.

146. When in any election a second ballot is required to be Return of writ. taken by virtue of this Act, the time for the return of the writ may, by No. 18, 1910, s. 11. proclamation of the Governor in the Gazette, be extended to any day within ten days after the close of the poll on the second ballot, anything to the contrary in this Act or in the tenor of the writ notwithstanding.

Bribery, treating, intimidation, &c.

147. Every person shall be guilty of bribery who—

Who guilty of the

- (a) directly or indirectly, by himself or by any other person on bribery, &c. his behalf, gives or lends, or agrees to give or lend, or offers, No. 33, 1902, s. 109. promises, or procures, or promises or endeavours to procure, any money or valuable consideration to or for any elector or any other person on behalf of any elector, in order to induce any elector to vote or refrain from voting, or knowingly does any such act as aforesaid on account of such elector having voted or refrained from voting at any election;
- (b) directly or indirectly, by himself or by any other person on his behalf, gives or procures, or agrees to give or procure, offers, promises, or promises to procure, or to endeavour to procure any office, place, or employment to or for any elector or any other person, or who retains or dismisses any elector or other person in or from any office, place, or employment in order to induce such elector to vote or refrain from voting, or knowingly does any such act as aforesaid on account of any elector having voted or refrained from voting at any election;
- (c) directly or indirectly, by himself or by any other person on his behalf, makes any such gift, loan, offer, promise, procurement, or agreement as aforesaid to or for any person in order to induce such person to procure or endeavour to procure the return of any person to serve as a member of the Assembly or the vote of any elector at any election;

(d) upon or in consequence of any such gift, loan, offer, promise, procurement, or agreement procures or engages, promises, or endeavours to procure the return of any person to serve as a member of the Assembly or the vote of any elector at any election;

(e) advances or pays, or causes to be advanced or paid, any money to or for the use of any other person with the intent that such money or any part thereof shall be expended in bribery at any election, or who knowingly pays or causes to be paid any money to any person in discharge or repayment of any money wholly or in part expended in bribery at an election;

(f) before, during, or after any election, directly or indirectly, by himself or by any other person on his behalf, receives any

money

- money or valuable consideration on account of any person having voted or refrained from voting, or having induced any other person to vote or refrain from voting at any election;
- (g) before or during any election, directly or indirectly, by himself or by any other person on his behalf, receives, agrees, or contracts for any money or valuable consideration, office, place, or employment for himself or for any other person for voting or agreeing to vote, or for refraining or agreeing to refrain from voting, or for inducing any other person to vote or to refrain from voting at any election;

and any person or elector so offending shall be guilty of a misdemeanour, and be liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months, or to be both fined and imprisoned within such limits; and shall also be incapable of voting at such election.

148. For the purposes of the last-preceding and three next-Extended meaning succeeding sections of this Act, the words "candidate at an election" of term "candidate." and the words "candidate at any election" shall include all persons No. 33, 1902, s. 110. elected to serve in Parliament at such election, and all persons nominated as candidates at such election, or who on or after the day of the issuing the writ for such election, or after the dissolution or vacancy in consequence of which such writ has been issued have declared their intention of becoming candidates at such election or their consent so to And the words "at an election," at any election," and "during any election "shall mean and include the whole period from the day of nomination up to the day on which the returning officer publishes and declares the result of such election, both days inclusive.

149. Every candidate at an election who corruptly, by himself offence of or by or with any person, or by any other ways or means on his "treating." behalf, at any time either before or during any election, directly or Ibid. s. 111. indirectly gives or provides, or causes to be given or provided, or is accessory to the giving or providing, or pays or allows any person to pay on his behalf wholly or in part any expenses incurred for any meat, drink, entertainment, or provisions to or for any person, or horse or carriage hire or conveyance for any voter whilst at such election or whilst engaged in coming to or returning from such election, in order to ensure or forward his election, or for the purpose of corruptly influencing such person or any other person to give or refrain from giving his vote at such election, or on account of such person having voted or refrained from voting, or being about to vote or refrain from voting at such election, shall be deemed guilty of the offence of treating; and every elector who corruptly accepts or takes any meat, drink, refreshment, or provision, horse or carriage hire or conveyance, so paid for, given, or provided shall be incapable of voting at such election.

150. Any person who is guilty of the offence of treating as Penalty for defined in the last-preceding section, or who gives or causes to be given to any elector during any election on account of such elector having No. 33, 1902, s. 112. voted or being about to vote, any meat, drink, or entertainment by way of refreshment, or any money or ticket to enable such elector to obtain refreshment, shall be liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months, or to be both fined and imprisoned within such limits, and shall also be incapable of voting at such election.

151. Every person who directly or indirectly, by himself or by Intimidation. any other person on his behalf, makes use of or threatens to make use of Ilid. s 113. any force, violence, or restraint, or inflicts or threatens the infliction by himself or by or through any other person of any injury, damage, harm, or loss, or in any other manner practises intimidation upon or against any person in order to induce or compel such person to vote or refrain from voting, or on account of such person having voted or refrained from voting at any election, or who by abduction, duress, or any fraudulent device or contrivance impedes, prevents, or otherwise interferes with the free exercise of the franchise by any elector, or thereby compels or induces or prevails upon any elector either to give or refrain from giving his vote at any election, shall be guilty of a misdemeanour, and be liable to the respective punishments provided by the next preceding section.

152. No action, suit, or other proceeding whatsoever shall be No action, &c., for brought or maintained whereby to charge any person upon any contract goods or work or revicein prosecuting or agreement for the loan of money, or the doing of any work or service, an election. or the supply of any goods for or towards or concerning, or in carrying Ibid. s. 114. on, or prosecuting any election of a member under this Act: Provided Proviso as to officers that this section shall not apply to contracts, agreements, or payments under this Act. by officers or others appointed by or under this Act in carrying out the several matters or things therein or thereby authorised and required.

153. If any candidate at any election for any district is de-Candidates guilty clared by any Committee of Elections and Qualifications to be guilty of of offences under bribery, treating, or undue influence at any election, such candidate sitting or being shall be incapable of being elected or sitting as a member for any dis-elected. trict until the following general election.

154. Any person who makes or is concerned in any wager, bet, Wagers, &c., on or other risk of any nature whatsoever upon the result of any election, result of elections prohibited. shall, for every such offence, be liable to a penalty not being less than Ibid. s. 116. five pounds nor exceeding fifty pounds; and every such wager, bet, or other risk shall be and is hereby declared an illegal act.

PART VI.

COMMITTEE OF ELECTIONS AND QUALIFICATIONS—ELECTION PETITIONS.

155. (1) In the first session of every Assembly, and within Appointments of seven days after the election of a Speaker, and in every subsequent Elections and session within seven days after the commencement thereof, or in either Qualifications. case at any later period with the leave of the Assembly, the Speaker No. 33, 1902, s. 117. shall, by warrant under his hand, appoint nine members of the Assembly, against whose return no petition is then pending, and none of whom is a party to any petition complaining of any election or return, to be members of "The Committee of Elections and Qualifications " (hereinafter termed "the committee").

- (2) Every such warrant shall be laid on the table of the Assembly, and, if not disapproved by the Assembly upon motion (without notice) in the course of the three next following days on which the Assembly meets for the despatch of business, shall take effect as an appointment of such committee.
- (3) Every member who becomes a party to any petition complaining of an undue election or return, or respecting whose return, qualification, or disqualification an inquiry is pending, shall, for the time, be disqualified to serve on such committee.
- 156. If the Assembly disapproves of any such warrant, the Proceedings on Speaker shall, on or before the third day on which the Assembly meets disapproval by the Assembly. after such disapproval, lay upon the table of the Assembly a new Ibid. s. 118. warrant for the appointment of nine members, qualified as aforesaid, and so from time to time until nine members have been appointed by a warrant not disapproved by the Assembly:

Provided that the disapproval of any warrant may be either general in respect of the constitution of the whole committee, or special in respect of any particular member named in the warrant, and that the Speaker may, if he think fit, name in the second or any subsequent warrant any of the members named in any former warrant whose appointment has not been so specially disapproved of.

157. After the appointment of the committee, every member Duration of office of appointed shall continue to be a member thereof until the end of the members of committee. then current session, or until he cease to be a member of the Assembly, Ibid. s. 1.9. or unless and until the committee report that he is disabled by continued illness from attending the committee, or until the committee report that he has failed to attend four consecutive meetings without the leave of the committee, or until the committee be dissolved as hereinafter provided, or until he resign his appointment (which he may do by letter to the Speaker, but which resignation shall not take effect until the appointment of another member in his place).

158.

158. (1) If the chairman or any two members of the com- Resolution of House mittee at any time report that by reason of the continued absence of committee. more than four of its members, or by reason of irreconcilable difference Reappointment, &c. of opinion, the committee are unable to proceed satisfactorily in the No. 33, 1902, s. 120. discharge of their duties, and if such report be adopted by the Assembly with or without notice, or if the Assembly resolve that the committee be dissolved, the same shall be forthwith dissolved, and every reappointment of the committee after the dissolution thereof, as well as every appointment to supply a vacancy in the committee by resignation or otherwise, shall be made by the Speaker by warrant under his hand laid upon the table of the Assembly on or before the third day on which the Assembly meets after the dissolution of the committee, or notification of the vacancy made to the Speaker, as the case may be.

(2) Such warrant shall be subject to the disapproval of the Assembly in like manner as is hereinbefore provided in the case of the appointment of the first committee.

(3) Upon any reappointment of the said committee, the Speaker may reappoint any of the members of the former committee who are then not disqualified to serve thereon.

(4) Every such new committee or new member shall have power to take up and continue the business pending at the time of the dissolution or vacancy as aforesaid in the same manner as might have been done by the committee as previously constituted and composed.

159. (1) The Speaker shall appoint the time and place of the Time of meeting first meeting of the committee, and the committee shall meet at the time Ibid. s. 121. and place so appointed; but no member shall act upon the committee until he has been sworn at the table of the Assembly by the clerk, well Oath of committeeand truly to try and determine the matter of any petition or other men. question referred to the committee, and a true judgment to give according to the evidence, and truly and faithfully to perform the duties appertaining to a member of the committee to the best of his judgment and ability without fear or favour.

(2) The committee shall not be competent to transact Quorum. any business unless at least five members are present together.

160. (1) The committee shall have power to adjourn their Powers of sittings from time to time as they shall think proper, provided that the adjournment. interval of adjournment shall not in any instance exceed seven days, Ibid. 8. 122. unless by leave first obtained from the Assembly upon motion (without notice) and special cause assigned for such adjournment. And in case five members have not met together within one hour of the time appointed for an original or adjourned meeting, it shall be competent to the members present to adjourn within the limits and subject to the restrictions aforesaid.

(2) The committee shall select their own chairman from Election of chairman. time to time, and shall have power to regulate the form and manner of their own proceedings.

(3) Such proceedings shall be conducted openly, except Majority to decide. when the committee think it necessary to deliberate among themselves before or after hearing evidence and argument if offered; and all questions before the committee shall be decided by a majority of voices, and whenever the voices are equal the chairman shall have a second or casting voice, and no member of the committee shall refrain from voting Casting vote. on any question on which the committee may divide.

(4) The committee shall be attended by one of the clerks Minutes of of the Assembly, and such clerk shall make a minute of all proceedings proceedings. of the committee, in such form and manner as shall be from time to time directed by the committee, and a copy of the minutes so kept shall

be laid from time to time before the Assembly.

161. (1) The committee shall have power to inquire into and General powers of determine upon all election petitions and upon all questions which may committee. be referred to them by the Assembly respecting the validity of any election or return of any member to serve in the Assembly, whether the dispute relating to such election or return arise out of an error in the return of the returning officer or out of the allegation of bribery or corruption against any person concerned in any election, or out of any other allegations calculated to affect the validity of such election or return, and also upon all questions concerning the qualification or disqualification of any person who has been returned as a member of the Assembly.

(2) In the trial of any such questions the committee shall be guided by the real justice and good conscience of the case, without regard to legal forms and solemnities, and shall direct themselves by the best evidence they can procure, or which is laid before them, whether the same be such evidence as the law would require or admit in other

cases or not.

Provided that the committee may receive or reject as they may deem fit any evidence tendered to them.

162. (1) The committee shall determine finally on all ques- Decisions of tions referred to them, and if they determine and report to the Assembly committee and their effect. that a person was not duly elected who was returned as elected by the Ibid. s. 124 returning officer, the person so declared not to be duly elected shall cease to be a member of the Assembly, and if they determine and report any person to have been duly elected who was not returned by the returning officer, the person so declared shall be sworn a member of the Assembly, and take his seat accordingly; and if the said committee declare any election to have been wholly void, or declare any sitting member to be unqualified or disqualified, the Speaker may issue a new writ for the holding of another election, and the person thereafter elected and duly returned shall be the member for the electoral district concerned. (2)

(2) If the committee come to any resolution other than the determination above mentioned, they shall, if they think proper, report the same to the Assembly for its opinion at the same time that they inform the Assembly of such determination, and the Assembly may confirm or disagree with such resolution and make such order thereon as seems proper.

Election petitions.

163. (1) Every petition complaining of the undue election or Petition against return of a member to serve in the Assembly, or complaining that no sitting member. return has been made according to the requisition of the writ issued No. 33, 1902, s. 125. for the election of a member to serve in the Assembly, or complaining of any special matter contained in any such return, shall be subscribed by some person who voted or had a right to vote at the election to which the same relates, or by some person claiming to have had a right to be returned or elected thereat, or alleging himself to have been a candidate at the election, and shall, in the case of a general election, be addressed to the Governor, and in the case of a by-election to the Speaker, and shall be presented to the Governor or Speaker within eight weeks after the day of the return of the writ to which such petition relates.

(2) Every such petition shall be forthwith notified in the Gazette, and shall, as soon as conveniently may be after such presentation, be laid by the Governor or the Speaker before the Assembly, and shall by the Assembly be referred to the committee either forthwith or as soon as the committee has been duly appointed and confirmed.

164. It shall be competent to the Assembly upon any petition Assembly may refer subscribed as aforesaid and presented to the Speaker to refer such petition to petition and the question thereby raised to the committee, and the Ibid. s. 126. Assembly shall also have power upon the like petition to refer to the committee all questions respecting bribery or corruption alleged to have been committed at any election at any time within twelve months after such election, notwithstanding that the period in either of the above cases has elapsed for a petition against the election or the return thereof according to the provisions hereinbefore in that behalf contained.

165. Before presenting any such petition as aforesaid to the Deposit for costs of Governor or Speaker, the person by whom the same is subscribed shall petition. pay into one of the banks regulated by law within New South Wales Ibid. s. 127. or into a branch thereof a sum of fifty pounds to the credit of the Speaker in relation to the said petition, which sum shall be payable towards the costs of the petition as hereinafter regulated, and shall be liable to be withdrawn upon the order of the Speaker either for the purpose of such payment or for the purpose of restoring the same to the petitioner wholly or in part, as the case may require.

166.

166. Every such petition shall have annexed thereto a bank Receipt for deposit deposit receipt for the sum of fifty pounds so deposited and shall to accompany petition. contain a recital of the fact and particulars of such deposit. petitioner who wilfully annexes to any such petition a false receipt or who wilfully makes in any such petition any false recital shall be deemed guilty of forgery, and be liable to be punished therefor.

And any No. 33, 1902, s. 128.

167. All persons subscribing any such petition shall be deemed Parties to petition. to be parties to the reference, and the sitting member to whose election Ibid. s. 120. any such petition relates, or any person who voted, or who had a right to vote thereat, or any person complained against in any such petition. may, within four weeks after presentation thereof, by notice in writing to the Speaker, be admitted as a party to support or to oppose the same, or to defend the return of the sitting member, as the case may be, and every person so admitted shall be deemed to be a party to the reference.

168. The parties to any such reference may, at any time after Parties withdrawing presentation of the petition so referred, jointly or severally withdraw liable to costs and their support or opposition, as the case may be, by written notice to that effect under their hands, or under the hand of their agent, to the Speaker, and also to the sitting member whose election or return has been complained of, or his agent, and also to the adverse parties or their agent, and in all such cases the parties so withdrawing shall be liable to the payment of all such costs and expenses incurred by any of the adverse parties, as the committee in its discretion deems reasonable and just.

169. It shall be lawful for the committee to determine and Award of costs and report to the Assembly upon all petitions so referred, and in all cases expenses, to award payment of such costs or expenses incurred by any of the Ilil. s. 131. parties, as the committee in its discretion deems reasonable and just. and to name the parties in each case liable for such payments, and the parties (if any) to whom such payments are to be made.

170. Whenever no adverse parties have been admitted as sitting member aforesaid, and it appears to the committee that the sitting member whose election has been complained of, or his authorised agent, has been cases. guilty of vexatious or corrupt conduct in respect of the election to which Ibid. s. 132. the petition relates, such member shall be liable for the payment of all such costs and expenses incurred by any of the parties supporting the petition as the committee in its discretion deems reasonable and just.

171. Whenever it appears to the committee that a petition so Petitioners liable to referred to them was frivolous or vexatious, or altogether groundless, penalties. or not sufficiently sustained by evidence, the committee may impose Ibid. s. 133. soon any of the parties supporting the petition such penalty (not receding fifty pounds) as the committee in its discretion deems reasonble and just, and such penalty shall be paid by any such parties named by the committee to the Clerk of the Assembly, and may be recovered

No. 33, 1902, s. 134.

Parliamentary Electorates and Elections (No. 2).

by the said clerk in the same manner as all costs and expenses awarded by the committee are hereinafter directed to be recovered. money so recovered shall, after deducting costs and expenses necessary for the recovery thereof, be paid to the Treasurer, and form part of the Consolidated Revenue Fund.

172. The said committee shall, upon application made to Costs and expenses them, deliver to any witnesses summoned before the committee, or to how to be certified. any other person entitled under the provisions of this Act to costs and expenses, or to the Clerk of the Assembly, in case any penalty has been awarded, a certificate thereof, signed by the chairman of the committee, expressing the amount of the costs and expenses allowed, or of the penalty awarded, with the name of the party liable to pay the same, and the name of the party entitled to receive the same, and such certificate shall be conclusive evidence for all purposes whatever, as well of the amount of the demand as of the title of the party therein named in that behalf to recover the same from the party therein stated to be liable to the payment thereof.

173. (1) The Speaker may, by order under his hand, direct Recovery of costs. the payment of the said sum of fifty pounds deposited according to the Ibid. s. 135.

provisions hereinbefore contained, or a sufficient portion or proportionate part thereof, to any party who, by such certificate, appears to be entitled to recover costs and expenses or any penalty as against the

person by whom such deposit was made.

(2) The party entitled to any such costs, expenses, or penalty under such certificate may recover the same, or so much thereof as shall not be paid out of any deposit from the party liable to pay the same.

(3) If the party liable to pay such costs, expenses, or penalty does not, upon demand being made, within seven days thereafter pay the same, the Speaker shall, by warrant under his hand directed to the sheriff, command the sheriff to levy for the amount named in such warrant upon the lands, goods, and chattels of the party liable to pay the same; and thereupon the sheriff shall forthwith levy for the said amount, and when the same is recovered, pay over the same to the party entitled thereto.

(4) Any person from whom the amount of such costs. expenses, or penalty has been recovered, or who has paid the same on demand hereof, shall be entitled to recover in any court from the other persons (if such there be) who are liable to the payment of the same a proportionate share thereof according to the number of persons so liable, and according to the extent of the liability of each person.

(5) In every case in which the committee finally determines and reports to the Assembly upon any such petition without making any award as to costs or expenses, or imposing any penalty, the Speaker shall, upon demand of the depositor, return to him, or his agent, the said sum of fifty pounds.

174. (1) The committee shall have power to direct the atten-Powers in respect of dance of witnesses, and to examine them upon oath (which oath it shall witnesses, affidavits, and documentary be competent for any member of the said committee to administer), and evidence, contempt, also to send for and examine papers, records, and other documentary disobedience, &c. evidence, and it shall be competent to the committee if they think fit to No. 33, 1902, s. 136. receive affidavits relative to any of the matters referred to them taken before any justice of the peace (which affidavits such justice of the peace is hereby authorised to take).

- (2) If any person summoned by the committee disobeys such summons, or refuses or neglects to produce any papers, records, or other documentary evidence relating to or affecting the matter under investigation which have been sent for by the committee, or refuses to submit himself to examination, or gives false evidence, or prevaricates or otherwise misconducts himself in giving or refusing to give evidence, he shall be deemed guilty of a misdemeanour, and be liable accordingly.
- (3) Any person wilfully or knowingly giving false evidence before the committee, or a quorum thereof, or in any such affidavit, shall be deemed guilty of wilful and corrupt perjury, and be liable to be punished therefor: Provided that in any case where a witness, if examined before the Supreme Court, would be permitted to make a solemn declaration, or to give evidence in any other way than upon oath, a witness summoned under this Act shall be allowed to give evidence in like manner by declaration or otherwise.
- 175. Nothing in this Act shall affect the right of a person to Election retition. present an election petition in respect of any first ballot, or the powers No. 18, 1910, s. 12. of the Committee of Elections and Qualifications in respect of any such petition; and the provisions of this Part of this Act shall, with the necessary modifications, extend and apply to every second ballot, as in the case of a first ballot.

PART VII.

MISCELLANEOUS PROVISIONS, PENALTIES, &C.

176. (1) The Governor may make regulations for carrying Regulations. the provisions of this Act into full effect; and all such regulations, in so No. 33, 1902, s. 137. far as they are not inconsistent with the provisions of this Act, shall, on being published in the Gazette, have the full force of law, and shall be laid before both Houses of Parliament within fourteen days after such publication if Parliament be then sitting, and if not, then within fourteen days after the commencement of the next ensuing session.

- (2) The Governor may, in such regulations, provide for any proceeding, matter, or thing for which express provision has not been herein made, in order to give due effect to the intent and meaning of the provisions of this Act.
- (3) Where any alteration of a form in the Schedules is found necessary, or where it is found that the time allowed to do any act is clearly insufficient, and an alteration or extension of such time and any alteration of dates consequent thereon is shown to be necessary, the Governor may, by regulation or notification in the Gazette, declare that such alteration shall be made, and thereupon the same shall be made and take effect accordingly.
- 177. Every person who knowingly places, or is privy to the Offence of stuffing placing, in a ballot-box any ballot-paper which has not been lawfully ballot-box. issued to an elector, and been marked, filled up, or otherwise dealt with No. 33, 1902, s. 139, by him as by this Act required, and any elector who places in the ballotbox any paper other than the ballot-paper issued to him for that purpose, shall be guilty of a misdemeanour, and be liable to be imprisoned for any term not exceeding one year.

178. If any person, being at the time a member of the police Penalty on members force, takes any part in any election (except by recording his vote) or influencing voters, seeks to influence in any manner any elector in giving his vote for any &c. candidate, such person shall incur a penalty of not less than ten pounds Ibid. s. 141. nor more than one hundred pounds.

179. The Governor may, from time to time by warrant under Psyment of expenses. his hand addressed to the Colonial Treasurer, authorise and direct that Ibid. s. 142. all such moneys as are from time to time required for paying any expenses lawfully incurred under and in the execution of the provisions of this Act be paid out of the consolidated revenue, and the same shall be so paid accordingly.

180. If in the opinion of the Minister any registrar, or deputy- Summary penalties registrar, or other officer, has been guilty of any negligent act of com- for neglect. mission or omission, contrary to the provisions of this Act, the Minister Ibid. s. 143. may, by writing under his hand, after calling upon any such officer to furnish any explanation he may think fit, personally or in writing, and after considering such explanation, order that the whole or any portion of the salary payable to such officer under the authority of this Act during the year then current shall be forfeited.

181. If any registrar, or other officer or person, or any mem-Penalty for ber of the police force, is guilty of any wilful misfeasance, or wilful or grossly negligent act of commission or omission in contravention of the No. 9, 1911, s. 14. provisions of this Act, he shall be liable to a penalty of not more than fifty pounds, nor less than five pounds, or, at the discretion of the court, to be imprisoned for any period not exceeding three months.

182. (1) The Colonial Secretary may make rules and regula- Attendance of tions as to the days, hours, and places on and at which any registrar or registrar regulated. deputy-registrar shall attend at his office or offices for the purposes of No. 33, 1902, s. 145. this Act, and as to what shall be deemed a reasonable price or payment for any rolls or other matters regarding which it is hereinbefore provided that a reasonable price be paid for the same.

(2) Where any accidental or unavoidable impediment, Errors may be misfeasance, or omission has happened in the preparation or transmis-corrected. sion or printing of any roll, of what kind soever, the Governor may take all such measures as may be necessary for removing such impediment or rectifying such misfeasance or omission.

183. Every penalty, fine, forfeiture, or sum of money recover- Mode of recovering able or payable, pursuant to the provisions of this Act, may be recovered penalties. before, and every offence against or violation or breach of the provi- 1bid. s 146. sions of this Act, or of any regulation made thereunder (not being a felony or misdemeanour) shall be heard and determined by and before a stipendiary or police magistrate having jurisdiction within the district or at the place where the proceedings are taken, in a summary manner according to the provisions of the Act or Acts for the time being regulating proceedings before justices.

184. No person shall be liable to any penalty, forfeiture, or Limitation of time, punishment imposed under this Act, unless the prosecution for the &c., for recovery of offence committed is commenced against such person within the space 1bid. s. 148. of six months next after such offence has been committed. And proceedings for or in respect of any offence under this Act may be taken by any member of the police force, or by any person whomsoever, save where by this Act in any particular case some other person is charged with the duty of taking such proceedings.

185. All moneys received by any officer under the provisions Appropriations of of this Act shall be paid to the Colonial Treasurer, and shall be deemed fees and penalties.

to be received on account of the Consolidated Bayes, Find.

1. 149. to be received on account of the Consolidated Revenue Fund.

186. Whenever any day or date provided or appointed by or Provision as to under this Act for any purpose falls on a Sunday, or Good Friday, or Sunday, Good Friday, or Friday, and Christmas Day, then such provision and appointment shall take effect Christmas Day. as for the day following; and all further changes of time rendered Ibid. s. 150. necessary by any such alteration may lawfully be made.

PART VIII.

AMENDMENTS OF CONSTITUTION ACT, 1902.

- 187. Section twenty-seven of the Constitution Act, 1902, is Exemption of amended by adding the following paragraph, to stand as paragraph Ministers from s. 27 of Constitution Act. (c):—

 No. 41, 1906, s. 60.
- (c):—

 "Any member of the Legislative Assembly who accepts any of the offices enumerated in the Second Schedule hereto, or any office of profit under the Crown created by Act of Parliament as an office of the Executive Government."
- 188. Section twenty-eight of the Constitution Act, 1902, is Parliamentary allowances, how be reckoned.
- "Provided that in the case of every member elected after the first *Ibid.* s. 61. day of May, one thousand nine hundred and seven, such allowance shall be reckoned from the day of his election."

SCHEDULES.

SCHEDULE ONE.

No. of Act.		Name of Act.	Extent of repeal.
No. 73, 1900		Federal Elections Act, 1900	The whole.
No. 33, 1902		Parliamentary Electorates and Elections Act, 1902.	
No. 54, 1902		Women's Franchise Act, 1902.	The whole.
No. 1, 1903	•	Parliamentary Elections (Amendment) Act, 1902.	Repealed by No. 41 1906, s. 3.
No. 13, 1903	•••	Reduction of Members Referendum Act, 1903.	
No. 1, 1904		Electorates Redistribution Act, 1904	The whole.
No. 41, 1906		D 1: 1 DI .: 1 1000	The whole.
No. 18, 1910	•••	D 1: 1 71 11 16 1 D 11 11	The whole.
No. 9, 1911	•••	Parliamentary Elections (Amendment) Act, 1911	The whole.

Parliamentary	Electorates	and	Elections	(No.	2)	
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SCHEDULE TWO.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912.

List of persons objected to.

The following persons have been objected to as not being entitled to have their names retained on the electoral list for the district of [Here insert name of district and polling-place], and the objections will be heard at a revision court to be held at [here state place], on the day of , 19 , at o'clock in the noon.

Number on list.	Surname of elector.	Christian name of each elector at full length.		
1				
-		(Signed)		
		(Signea)	Registrar.	

SCHEDULE THREE.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912.

State electoral roll.

District of [here insert name of electoral district.]

Roll of electors who vote at [here insert name of polling-place] Polling-place.

No.

Surname of each elector.

Christian name of each elector at full length.

Sex.

Residence.

Occupation.

The sex may be indicated by letter, viz., "M" for male, and "F" for female.

SCHEDULE FOUR.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912.

Ballot-paper.

NEW SOUTH WALES.

Electoral district of [here insert name of district]. Election of Member of the Legislative Assembly.

CANDIDATES.

Brookman, John
Crane, Joseph
French, Charles
King, William
Wilson, Henry

N.B.—Indicate your vote by making a cross in the square opposite the name of the candidate for whom you vote.

SCHEDULE

SCHEDULE FIVE.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912.

Electoral claim.

District [here insert name of electoral district].

Surname-

Christian name at full length-

Sex-

Place of residence-

Occupation-

I claim to have my name placed on the electoral roll for the above district to vote at [here insert name of polling-place].

1. I am a [here insert natural-born or naturalised as the case may be] subject of

the King.

2. I am not under the age of twenty-one years.

3. I have resided or had my principal place of abode immediately prior to the date of this claim—

For six months in the Commonwealth of Australia; and for three months in New South Wales; and for one month in the electoral district above-mentioned.

In the case of a naturalised subject add, "any such residence was after my naturalisation."

4. My name is not, to the best of my knowledge, on the electoral roll for any district.

Dated the

day of

19 .

(Usual signature.)

Note.—The claimant making any wilfully false statement in the above declaration shall be liable to six months' imprisonment.

I [here insert name in full], an elector enrolled for the electoral district of [here insert name of district], certify that I have seen the abovenamed claimant sign the above claim.

Witness to signature of claimant— Occupation and address of witness—

Received the

day of

19 .

Registrar (or Deputy Registrar).

SCHEDULE SIX.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1919

Application to transfer.

Surname-

Christian name at full length-

Sex-

Present place of residence-

Occupation-

formerly residing at [here insert place] and registered to vote at [here insert name of polling-place] polling-place, in the electoral district of [here insert name of district] having

having bond fide changed my residence, and being now resident within the electoral district of [here insert name of district] for not less than one month, do hereby claim to have my name transferred to the electoral roll for the last-mentioned district to vote at [here insert name of polling-place] polling-place.

Dated this

day of

, 19 .

(Usual Signature.)

Note.—The applicant making any wilfully false statement in the above declaration shall be liable to six months' imprisonment.

I, [here insert name in full], an elector enrolled for the district of [here insert name of district], certify that I have seen the abovenamed applicant sign the above application.

Witness to signature of applicant— Occupation and address of witness—

Received the

day of

19 .

Registrar (or Deputy Registrar).

SCHEDULE SEVEN.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912

Notice of objection.

I object to the name of [here insert the name, residence, and occupation of person objected to, as in the list or roll, as the case may be] being retained on the electoral list or roll (as the case may be) for the district of [here insert name of district and polling-place] on the ground that [here state grounds of objection.]

Dated this

day of

19

(Signed)

A.B., of [here state residence and occupation of objector].

SCHEDULE EIGHT.

Albury	Clyde, The	Hawkesbury, The	Richmond, The
Allowrie	Cobar	Lachlan, The	Rous
Armidale	Coctamundra	Liverpool Plains	Sherbrooke
Ashburnham	Corowa	Macquarie, The	Singleton
Bathurst	Darling, The	Monaro	Sturt
Bega	Deniliquin	Mudgee	Tamworth
Belubula	Durham	Murray, The	Tenterfield
Bingara	Gloucester	Murrumbidgee, The	Upper Hunter, The
Blayney	Gough	Namoi, The	Wollondilly
Burrangong	Goulburn	Northumberland	Wollongong
Camden	Gwydir, The	Orange	Wynyard
Castlereagh, The	Hartley	Queanbeyan	Yass
Clarence, The	Hastings and Macleay	Raleigh	

	SCHEDULE NI	NE.	
PARLIAMEN	TARY ELECTORATES AN		ACT, 1912.
Form of declaration to b	e signed by a voter before vo ther than the polling-place f	pting at any polli for which he is en	ing-place for the same
I declare that I am the person whose name appears in the polling-place roll for the electoral district of [here insert name of district], as set out opposite my signature, and that I have not voted either here or at any other polling-place at this election; and promise that if I am permitted to vote here, I will not vote at this election at any other polling-place.			
Declared befor	e me, the day of	19 .	
	I	Presiding Officer-	_
Signature of Elector.	Place of Residence.	No. on Roll,	Polling-place.
	SCHEDULE T	EN.	,
PARLIAMEN	NTARY ELECTORATES AN	D ELECTIONS	ACT, 1912.
Declaration	on of result of poll and noti	fication of second	ballot.
declare the result of the	g officer of the electoral dis poll taken on the the Legislative Assembly f	day of	
	Candidates	Votes poll	ed
Total n	umber of votes polled		
Absolu	te majority required		
Numbe	er of votes rejected as information	mal	
And I further declare t second ballot will be tal		ceived an absolut	te majority of votes, a
	(Leturning Officer.

SCHEDULE

SCHEDULE ELEVEN.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912.

Absent voter's form of declaration.

I declare that I am the person enrolled as-

Surname.	Christian Names at full length.	Place of Living.	Occupation.

on the electoral roll for the Electoral District of and that I have not voted at either this or any other polling-place at the Parliamentary election being held this day, and I declare that if I am permitted to vote at this polling-place I will not vote elsewhere at this election.

(Signature of Elector)

Declared before me this

day of

, 19

at

polling-place.

Returning (or Deputy Returning) Officer-

SCHEDULE TWELVE.

PARLIAMENTARY ELECTORATES AND ELECTIONS ACT, 1912.

Absent voter's ballot-paper.

NEW SOUTH WALES.

Electoral district of [here insert name of district].

Election of member of the Legislative Assembly.

X

Insert name of candidate for whom the elector votes.