#### THE SCHEDULE-continued.

1stColumn.	2nd Column.	3rd Column.	4th Column.
No. of Item in the Customs Tariff 1902.	Dutiable Goods.	Rates of Duty under the Customs Tariff 1902.	Rates of Duty under this Schedule.
7	Sugar, viz.:— (A) The produce of Sugar-		
	cane per cwt. Produced solely by white	6s.	
	labour per cwt.	•••	4s.
3	Produced wholly or partly by black labour per cwt. Wine, Fermented (other than Sparkling), including Medicinal or Medicated and Vermouth, viz.:—	•••	5s.
3 (B)	(B) In bottle per gallon	8s.	33.
3 (D)	(c) Other per gallon (d) Containing more than 35 per cent. of proof spirit, for each 1 per cent.	6s.	2s.
	of proof spirit over 35 per cent.		,
3 (E)	up to and including 40 per cent. additional per gallon	<b>6</b> d.	3d
3 (E)	(E) Containing more than 40 per cent. of proof spirit per gallon	14s.	10s. 3d.

 $<sup>\</sup>dagger$  Six reputed quarts, twelve reputed pints, or twenty-four reputed half-pints to be charged as one gallon.

# COMMONWEALTH ELECTORAL.

## No. 18 of 1906.

An Act to amend the Law relating to Parliamentary Elections.

## [Assented to 12th October, 1906.]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows:—

Short title.

1. This Act may be cited as the Commonwealth Electoral Act 1906, and the Commonwealth Electoral Act 1902 as amended by the Electoral Divisions Act 1903, the Commonwealth Electoral Act 1905, and this Act, may be cited as the Commonwealth Electoral Acts 1902–1906.

2. Section one hundred and eighty of the Commonwealth Elec- Electoral toral Act 1902 as amended by the Commonwealth Electoral Act 1905, is amended by omitting from paragraph (a) the words "other than an advertisement announcing the holding of a meeting in a newspaper" and inserting after the word "notice" the words "(other than the announcement by advertisement in a newspaper of the holding of a meeting) ".

No. 18.

## PATENTS.

### No. 19 of 1906,

An Act to amend the Patents Act 1903.

Assented to 12th October, 1906.

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows:-

1. This Act may be cited as the Patents Act 1906, and this Act short title and and the Patents Act 1903 shall be read together.

incorporation.

2.—(1.) The Commissioner, or on appeal from him the Law Power to extend Officer, may, in relation to any application for a patent made under times and revive lapsed section twenty-nine of the Patents Act 1903—

applications.

- (a) extend the prescribed time for doing any act or taking any step, and
- (b) revive any application for a patent or any proceeding in relation thereto which has lapsed by reason of an omission to do any act or take any step within the prescribed time.
- (2.) The prescribed time for doing any act or taking any step may be extended under this section although the time has expired.
- (3.) The powers of the Commissioner or the Law Officer under this section may only be exercised on application made to him by the applicant for the patent within six months after the commencement of this Act.