No. XLVIII.

An Act to provide for the division of the Colony of New South Wales after the separation of the District of Port Phillip therefrom into Electoral Districts and for the Election of Members to serve in the Legislative Council.

[2nd May, 1851.]

WHEREAS by an Act of the Imperial Parliament of Great Britain and Ireland passed in the fifth and sixth years of the reign of Her Majesty Queen Victoria intituled “An Act for the Government of New South Wales and Van Diemen’s Land” it was amongst other things enacted that there should be within the Colony of New South Wales a Legislative Council to be constituted in the manner and for the purposes therein mentioned And whereas by a certain other Act of the said Parliament passed in the thirteenth and fourteenth years of Her said Majesty’s reign intituled “An Act for the better Government of Her Majesty’s Australian Colonies” provision is made for the separation of the Territories comprised within the District of Port Phillip from the Colony of New South Wales and it is thereby amongst other things enacted that after the Proclamation of the said Act in the Colony of New South Wales it shall be lawful for the Governor and Legislative Council of such Colony by an Act to be for that purpose made and enacted in the manner and subject to the conditions now by law required in respect of Acts made and enacted by the said Governor and Council to determine the number of Members of which after the separation of the District of Port Phillip therefrom the Legislative Council of the Colony of New South Wales shall consist and also to make the necessary provisions for dividing the Territories which after such separation will be comprised within the Colony of New South Wales into convenient Electoral Districts or for continuing such of the existing Electoral Districts as shall be deemed convenient and for appointing and declaring the number of Members of the Council of the Colony of New South Wales after such separation to be elected for each such District and for the compilation and revision of lists of all persons qualified to vote at the Elections to be holden within the several Districts of the said Colony and for the appointing of Returning Officers and for the issuing executing and returning of the necessary Writs for such Elections and for taking the poll thereat and for determining the validity of all disputed returns and otherwise for ensuring the orderly effective and impartial conduct of such Elections And whereas it is expedient to fix the number of Members to serve in the said Legislative Council and otherwise to provide for the division of the Colony into Electoral Districts and for the several other matters by the said Act required Be it therefore enacted by His Excellency the Governor of New South Wales with the advice and consent of the Legislative Council thereof That the Legislative Council of the said Colony shall consist of Fifty-four Members Eighteen of whom are to be appointed by Her Majesty according to the provisions in the first above recited Act in that behalf contained and Thirty-six of whom are from time to time to be elected by the inhabitants of the said Colony in the manner hereinafter mentioned.
2. And be it enacted That the said Colony of New South Wales shall be divided into Electoral Districts for the purpose of returning Members to serve in the said Legislative Council in manner following that is to say—(1) the County of ARgyll (2) the County of Bathurst (3) the Eastern division of the County of Camden (4) the Western division of the County of Camden (5) the United Counties of COok and Westmoreland (6) the County of Cumberland (7) the County of Durham (8) the united Counties of Gloucester and Macquarie (9) the united Counties of Murray and St. Vincent (11) the united Counties of Northumberland and Hunter (12) the united Counties of Phillip Brisbane and Bligh (13) the united Counties of Roxburgh and Wellington (14) the County of Stanley (15) the Pastoral District of Maneroo (16) the Pastoral District of Murrumbidgee (17) the united Pastoral Districts of Lachlan and Lower Darling (18) the united Pastoral Districts of Wellington and Bligh (19) the united Pastoral Districts of Liverpool Plains and Gwydir (20) the united Pastoral Districts of New England and Macleay (21) the united Pastoral Districts of Clarence and Darling Downs (22) the united Pastoral Districts of Moreton Wide Bay Burnett and Maranoa (23) the City of Sydney (24) the Sydney Hamlets comprising the Glebe Camperdown O'Connell Town Chippendale Redfern Surrey Hills Paddington St. Leonards and Balmain (25) the Town of Parramatta (26) the Cumberland Boroughs comprising Windsor Richmond Liverpool Campbell Town and Pennith (27) the Western Boroughs comprising Bathurst Kelso and Carcoar (28) the Southern Boroughs comprising Goulburn Queanbeyan Braidwood and Yass (29) the Northumberland Boroughs comprising Morpeth East Maitland and West Maitland (30) the North Eastern Boroughs comprising Newcastle (with Stockton) and Raymond Terrace and (31) the Stanley Boroughs comprising North Brisbane South Brisbane Kangaroo Point and Ipswich shall respectively constitute Electoral Districts.

3. And be it enacted That the City of Sydney shall return three Members to serve in the said Legislative Council the Counties of Cumberland and Durham shall each return two Members and the united Counties of Northumberland and Hunter shall together return two Members and every other Electoral District shall return one Member to serve in the said Council.

4. And be it enacted That the boundaries of the several Electoral Districts hereinbefore mentioned shall for the purposes of this Act be deemed and taken to be the boundaries set forth in the Schedule hereto annexed marked A.

5. Provided always and be it enacted That no part of the Cities Boroughs or Hamlets which either alone or together form a separate Electoral District shall for the purposes of this Act be deemed to be included in the County or Counties within the limits of which they are situated nor shall any person be entitled to vote for the Election of a Member to represent any such County or Counties in respect of any qualification situate within such separate Electoral District as aforesaid.

6. Provided further and be it enacted That in the event of the establishment of any new Pastoral District or of any addition to any existing Pastoral District forming an Electoral District or part of an Electoral District under the provisions of this Act it shall be lawful for the Governor with the advice of the Executive Council from time to time by a Proclamation under his Hand and Seal to be for that purpose published in the New South Wales Government Gazette to add such new Pastoral District or addition to a Pastoral District to any
any one of the Electoral Districts named in this Act to which such new district or addition to a district may be contiguous and thereupon the provisions of this Act shall apply to such new Pastoral District or addition to a district and to all persons resident therein in as full and ample a manner as if such new district or addition to a district had been named in this Act as forming a part of such Electoral District.

7. And be it enacted That the Mayor of the City of Sydney shall be the Returning Officer of the Electoral District of Sydney unless he shall signify to the Governor his desire to be excused from acting as such Returning Officer on the ground either of his intending to become a Candidate at such Election or of ill health or inability to act and in the event of his so signifying to the Governor his desire to be excused or his inability to act or in the event of his absence or of the office of Mayor being vacant it shall and may be lawful for the said Governor by any writing under his Hand and the Seal of the Colony to appoint some other fit and proper person to be Returning Officer for the said Electoral District of Sydney.

8. And be it enacted That it shall and may be lawful for the Governor from time to time to appoint by any writing under his Hand and the Seal of the Colony a fit and proper person to be the Returning Officer of each and every other Electoral District in the Colony provided that the person so appointed be at the time of such appointment qualified to be an Elector of the Electoral District for which he shall act and that his appointment be notified in the usual manner in the Government Gazette of the Colony and that in case of sickness or other accident disabling any Returning Officer from acting at any Election it shall be lawful for the Governor at any time to appoint one or more person or persons to act in the stead of such Returning Officer and every appointment of a Returning Officer made as aforesaid shall be good and valid until death or until such appointment shall be cancelled and some other person appointed to be Returning Officer by a writing under the Hand of the Governor and Seal of the Colony.

9. And be it enacted That any and every person who may under the provisions of this Act be appointed a Returning Officer or Deputy Returning Officer or appointed to perform any other duty under this Act shall before he enter on the performance of such duty make and subscribe the following declaration before any Justice of the Peace acting for the whole or any portion of the Territory of New South Wales—

"I A. B. do hereby declare that I accept the office of for the Electoral District of and I do hereby promise and declare that I will faithfully perform the duties of the same to the best of my understanding and ability"

And the Justice before whom such declaration shall be made is hereby required to transmit the same by the first convenient opportunity to the Colonial Secretary of New South Wales.

10. And be it enacted That the places for taking the poll at Elections in respect of the several Electoral Districts hereinbefore mentioned shall be those set forth in connection with such Electoral Districts in the Schedule to this Act annexed marked B. Provided always that such other places shall be polling places for the said Electoral Districts as shall be appointed for that purpose by the Governor for the time being by any Proclamation to be issued by him in that behalf and published in the New South Wales Government Gazette.
11. And whereas by the said last recited Act it is amongst other
things enacted that every man of the age of twenty-one years being a
natural born or naturalized subject of Her Majesty or legally made a
denizen of New South Wales and having a freehold estate in possession
situate within the district for which his vote is to be given of the clear
value of one hundred pounds sterling money above all charges and
incumbrances in any way affecting the same of or to which he has been
seised or entitled either at Law or in Equity for at least six calendar
months next before the date of the Writ of such Election or in case
a registration of Electors shall be established next before the last
registration of Electors or being a householder within such district
occupying a dwelling-house of the clear annual value of ten pounds
sterling money and having resided therein six calendar months next
before such Writ or registration as aforesaid or holding at the date of
such Writ or at the time of such registration a license to depasture
lands within the district for which his vote is to be given from the
Government of New South Wales or having a leasehold estate in
possession situate within such district of the value of ten pounds
sterling money per annum held upon a lease which at the date of such
Writ or at the time of registration has not less than three years to run
shall be entitled to vote at the Election of a Member of the Legislative
Council Provided always that no man shall be entitled to vote who
has been attainted or convicted of treason felony or other infamous
offence in any part of Her Majesty's Dominions unless he have received
a free pardon or one conditional on not leaving the Colony for such
offence or have undergone the sentence passed on him for such offence
And provided also that no man shall be entitled to vote unless at
the time of such Election or registration of Electors (as the case may
be) he shall have paid up all rates and taxes which shall have
become payable by him as owner or leaseholder in respect of such
estate or as occupier in respect of such occupancy or as the holder of a
license in respect of such license except such as shall have become
payable during three calendar months next before such Election or
registration respectively And whereas it is expedient to form within
every Electoral District a register of all persons entitled to vote at
Elections for Members of Council for such Electoral District Be it enacted That on or before the first day of June in every
year the Mayor of the City of Sydney shall appoint a person or persons
to be called Collector or Collectors for each Ward of the said City
and such Collector or Collectors shall between the said first day of
June and the twenty-fifth day of June in every year make out a list to
be called the Electoral List according to the form in the Schedule to
this Act annexed marked C of all persons entitled to vote in Elec­
tions for Members of the Legislative Council in respect to property
within such Ward and shall sign such list and deliver the same to
the Town Clerk of the said City and each Collector shall keep a true
copy of the list so delivered by him to be perused by every person
without payment of any fee at all reasonable hours and the Town
Clerk shall forthwith cause copies to be printed of all such lists
delivered to him and shall deliver a copy of any such list to any
person requiring the same on payment of a reasonable price for each
copy and shall cause a copy of the Electoral List of each Ward to be
fixed on some public and conspicuous building within the same on
every day during the fortnight commencing on the second day of July
and ending on the fifteenth of July in every year.

12. And be it enacted That in all other Electoral Districts the
Chief Constables of the different Police Districts shall for the purposes
of this Act be considered to be Collectors and shall between the first day of
June and twenty-eighth day of June in every year make out alphabetical
lists
lists as aforesaid of all persons within their respective Districts who shall be qualified to vote in the Election of Members of Council and shall deliver the said lists to the Clerks of Petty Sessions for the Police Districts within which they the said Chief Constables act and the said Chief Constables and the said Clerks of Petty Sessions shall do and perform in respect to the said Police Districts the duties respectively wherewith the Collectors and Town Clerk as aforesaid are hereinafore charged in respect to the said City of Sydney. Provided that if there be no Chief Constable of any such Police District or if there be no Clerk of Petty Sessions for any such District or if there be any impediment to any such Chief Constable or Clerk of Petty Sessions acting in the performance of any of the said duties the Magistrates at some Court of Petty Sessions held in and for such District shall and may appoint persons to act in the capacity of such Collector or Clerk of Petty Sessions for the purposes of this Act.

13. And be it enacted That whenever any such Police District shall form portions of two or more Electoral Districts such Collectors and Clerks of Petty Sessions shall make separate lists for each portion of the Police District which may be comprised within a separate Electoral District.

14. And be it enacted That it shall be lawful for the Governor to appoint such additional officers in any Electoral District as may be necessary to complete the registration of Electors in such District and to assign to the persons so appointed such remuneration for their services as to the said Governor may seem proper.

15. And be it enacted That the Electoral Lists delivered to the different Clerks of Petty Sessions shall be by them either printed or fairly and legibly transcribed and hung up at the Court House in each Police District and in such other conspicuous place or places as may by the Magistrates in Petty Sessions assembled be directed for the period aforesaid of fourteen days ending on the fifteenth day of July in every year.

16. And be it enacted That any person whose name shall have been omitted in any such Electoral List and who shall claim to have his name inserted therein shall on or before the fifteenth day of July in every year give notice thereof to the Town Clerk or to the Clerk of Petty Sessions as the case may be in the form in the Schedule to this Act annexed marked D or to the like effect and any person whose name shall have been inserted in any Electoral List may object to any other person as not entitled to have his name retained in the said Electoral List. Any person so objecting shall on or before the said fifteenth day of July in every year give or cause to be given to the Town Clerk or Clerk of Petty Sessions as the case may be and also to the person objected to or leave at the premises for which his name shall appear to be inserted in the Electoral List notice thereof in writing according to the form in the Schedule to this Act annexed marked E or to the like effect and any person whose name shall have been inserted in any Electoral List may object to any other person as not entitled to have his name retained in the said Electoral List and any person so objecting shall on or before the said fifteenth day of July in every year give or cause to be given to the Town Clerk or Clerk of Petty Sessions as the case may be and also to the person objected to or leave at the premises for which his name shall appear to be inserted in the Electoral List notice thereof in writing according to the form in the Schedule to this Act annexed marked E or to the like effect and the Town Clerk or Clerk of Petty Sessions shall include the names of all persons so claiming to be inserted on the Electoral List in a list according to the form in the Schedule to this Act annexed marked F and shall include the names of all persons objected to in a list according to the form of the Schedule to this Act annexed marked G and shall cause copies of such several lists to be fixed on the outer doors or walls of the public or conspicuous buildings as aforesaid during the fourteen days ending on the thirty-first day of July in every year and the Town Clerk or Clerk of Petty Sessions shall likewise keep a list of the names of all persons so claiming as aforesaid and also a list of the names of all persons so objected to as aforesaid to be perused by any person without payment of any fee at all reasonable hours during the fourteen days (Sunday
(Sunday excepted) ending on the said thirty-first day of July in every year and shall deliver a copy of each of such lists to any person requiring the same on payment of a sum not exceeding one shilling for each copy.

17. And be it enacted That in and for the City of Sydney separate Courts for the revision of the Electoral Lists shall be held for each Ward by the Alderman and Assessors of such Ward sometime between the first day of August and the twenty-first day of August both inclusive in every year and such Alderman shall give notice of the time of holding each such Court accordingly and the Town Clerk or person appointed to act as such shall at the opening of the Court of each Ward produce the lists relating thereto and a copy of the lists of the persons so claiming and of the persons so objected to made out in the manner aforesaid and all Collectors of Rates and persons acting as Collectors under this Act shall on being thereto summoned attend the Court and shall answer upon oath all such questions as the Court may put to them or any of them touching any matter necessary for revising the Electoral Lists and the said Alderman shall insert in such Electoral Lists respectively the name of every person who shall be proved to the satisfaction of the said Court to be entitled to be inserted therein and shall retain on the said lists the names of all persons to whom no objection shall have been duly made and shall also retain on the said lists the name of every person who shall have been objected to by any person unless the party so objecting shall appear by himself or by some one on his behalf in support of such objection and when the name of any person inserted in either of the said lists shall have been duly objected to and the person objecting shall appear by himself or by some one on his behalf in support of such objection the Court shall require proof of the qualification of the person so objected to and in case the qualification of such person shall not be proved to the satisfaction of the said Court the said Alderman shall expunge the name of every such person from the said list and he shall also expunge therefrom the name of every person who shall be proved to be dead or to have become disqualified or incapacitated and shall correct any mistake or supply any omission which shall be proved to have been made in any of the said lists in respect of the name or place of abode of any person who shall be included therein or in respect of the nature or local description of his property Provided always that no person's name shall be inserted by the said Alderman in any such lists or shall be expunged therefrom except in the case of death unless notice shall have been given as is hereinbefore required in each of the said cases and the said Alderman shall in open Court write his initials against the names struck out or inserted and against any part of the lists in which any mistake shall have been corrected and shall sign his name to every page of the several lists so settled Provided always that no person who has declared himself a Candidate for Election for the City of Sydney shall act as Alderman or Assessor within the same for any of the purposes of this Act.

18. And be it enacted That if any Alderman or Assessor shall desire to be relieved from the duty of revising the Electoral List of his Ward or of acting as a Deputy Returning Officer on the ground of his either intending to become a Candidate at such Election or of ill health or inability to act and shall signify the same in writing to the Mayor the Mayor shall appoint some other person duly qualified to be a Councillor or Assessor to perform such duties and every person so appointed shall have exercise and perform the same powers authorities and duties and be subject to the same penalties as the Alderman or Assessor in whose place he shall have been so appointed.

19.
19. And in order to provide for the revision of the Electoral Lists in all Electoral Districts save that of the City of Sydney be it enacted that Courts of Revision for the purpose of revising the lists of Electors shall be held in this and every succeeding year by Justices of the Peace assembled in Petty Sessions at their usual places of meeting in and for every Police District throughout the Territory of New South Wales which said Courts shall be held sometime between the first day of August and the twenty-first day of August both inclusive in every year and the Justices of Petty Sessions at and for every such last mentioned Police District shall cause notice to be given by the Clerk of Petty Sessions or other person appointed to act as such for the purposes of this Act within such District by a notice to be affixed in some conspicuous situation or situations on or about the Court House or place used as such within their respective Districts (such notice to be given at least ten days before the holding of the Court of Revision at any place mentioned therein) of the day and time or several days and times at which they will hold their Courts for the revision of the said lists and the said Justices shall hold open Courts accordingly for the revision of the said lists of Electors at the times and at the places so to be announced and in the event of a deficiency or expected deficiency of Justices in any such District at the requisite time the Governor may appoint other persons to perform any of the duties herein directed to be performed by and to exercise any of the powers herein conferred upon Magistrates in Petty Sessions assembled provided always that no Magistrate or other person appointed as aforesaid who has declared himself a Candidate for Election for any Electoral District shall take any part in the revision of the Electoral Lists of such District or any part thereof.

20. And be it enacted that the Justices assembled in every Court of Petty Sessions or other persons appointed as aforesaid shall perform and do the same duties and acts and have and exercise the same powers and authorities as the said Alderman and Assessors respectively are hereinbefore directed and empowered to do perform have and exercise in respect of the lists to be revised by them. Provided that in such Courts of Petty Sessions the Police Magistrate if there be one and if not then the Senior Magistrate resident in the District who shall be present at any such Court of Revision shall perform and do all and every thing which is hereinbefore expressly or impliedly required to be done under the hand of the Alderman in relation to the lists under revision or to be revised by him and the Clerks of Petty Sessions or other persons appointed to act as such and also the Chief Constables or other persons appointed as Collectors for the respective Districts for which such Courts shall be held as far as may be necessary perform at such Courts the duties which are hereinbefore directed to be performed by the corresponding Officers at the Courts of Revision held by an Alderman and Assessor for the City of Sydney.

21. And be it enacted that every Court under this Act for the revision of the said lists shall have power to adjourn the same from time to time provided that no such adjourned Court shall be held beyond the twenty-first day of August in any year and the said Courts appointed for revising the lists for the City of Sydney shall have power to require any person having the custody of any book containing any rate made for the said City to produce the same and allow it to be inspected at any Court held for the revision of the said lists and all such Courts of Revision respectively shall have power to administer an oath or oaths (or in the case of a Quaker or Moravian an affirmation) as well to the Town Clerk Clerks of Petty Sessions Chief Constables or other Collectors as to all persons claiming to be inserted in
22. And be it enacted That no person claiming to register his vote in any Electoral District shall be obliged to appear in person to make proof of the nature and sufficiency of his qualification unless required by the Court at which he shall apply to be registered to attend in person Provided however that if such personal attendance be rendered requisite on the application of any party objecting to a claimant's right to register his vote such party if his objection be disallowed shall defray such expenses as the Court shall award for the claimant's attendance which expenses so awarded shall be recoverable in any Court of competent jurisdiction in which the party entitled thereto shall sue for the same.

23. And be it enacted That the Electoral Lists of each Ward of the City of Sydney so revised and signed as aforesaid shall be delivered by the said Alderman to the Town Clerk who shall keep the same and shall cause each of the said Electoral Lists to be fairly and truly copied in alphabetical order into books to be by him provided for that purpose the Electoral List of each Ward being kept separate with every name therein numbered beginning the numbers from the first name and continuing them in a regular series to the last name and shall cause such books to be completed on or before the thirty-first day of August in every year and shall deliver such books together with the Lists at the expiration of his tenure of office to the person succeeding him in such office and every such book in which the said Electoral Lists shall have been copied shall be the Roll of the Electors of the several Wards of the City entitled to vote after the passing of this Act in the choice of Members of the Legislative Council for the said City at any Election which may take place of a Member for the said City between the first day of September inclusive in the year in which such Electoral Lists shall have been made and the first day of September in the succeeding year Provided that if in any year the Electoral Lists for any of the said Wards shall be omitted to be made out or shall not be perfected then and in that case the Electoral Roll of the preceding year so far as it relates to the said Ward shall be the Electoral Roll for another year.

24. And be it enacted That the Town Clerk shall cause copies of the Electoral Roll in every year to be written or printed and shall deliver to the Alderman of each Ward one copy of the Electoral List of such Ward and further copies to all persons applying for the same on payment of a reasonable price for each copy.

25. And be it enacted That in all Electoral Districts except the City of Sydney the Clerks of Petty Sessions or persons appointed to act in that capacity shall on or before the thirty-first day of August in every year deliver the several Electoral Lists revised in the manner hereinbefore directed to the Returning Officer of the Electoral District to which the same belongs or relates who shall cause a general alphabetical list of the Electors of the whole Electoral District to be fairly transcribed or printed with as little delay as possible from the lists so delivered to him and such general list shall be the Electoral List or Roll of Electors entitled to vote in each respective Electoral District at all Elections that may take place of Members of the Legislative Council between the first day of September inclusive in the year in which
which such Electoral Lists shall have been made and the first day of September in the succeeding year. Provided that if in any year the Electoral Lists for any Electoral District or part of an Electoral District shall be omitted to be regularly made out or shall not be perfected then and in that case the Electoral Roll for the preceding year or so much thereof as relates to such part of a District shall be the Electoral Roll for another year and the Returning Officer in every Electoral District shall deliver a copy of the Electoral Roll for such District to all persons applying for the same on payment of a reasonable price for each copy.

26. And be it enacted That for the purpose of every General Election of Members to serve in the Legislative Council the Writs for the several Electoral Districts shall be issued by the Governor of New South Wales.

27. And be it enacted That whenever after any such General Election and during the continuance of any such Legislative Council it shall be established to the satisfaction of the Speaker of the said Legislative Council that the seat of any Elective Member of the said Council hath become vacant whether by death or resignation in manner aforesaid or by reason of any other of the causes of vacancy mentioned in the hereinbefore first recited Act the said Speaker shall forthwith issue a Writ for the Election of a Member to serve in the place so vacated during the remainder of the continuance of the said Council and no longer.

28. Provided always and be it enacted That if at the time of the occurrence of such vacancy from any of the causes aforesaid there be no Speaker and the Legislative Council be not in Session or if the Speaker for the time being be absent from the Colony then in any such case the Governor for the time being shall if he be satisfied of the existence of such vacancy issue a Writ for the Election of a Member to serve in the place so vacated during the remainder of the term of the continuance of the said Council and no longer.

29. And be it enacted That Writs for the Election of Members to serve in the Legislative Council whether issued by the Governor or Speaker of the said Council shall be directed to the Returning Officer of each Electoral District in which Writs shall be named the day and place of nomination for such Election and the day for taking the poll at the different polling places in the event of the same being contested and also the day on which such Writs shall be made returnable to the said Governor or Speaker as the case may be.

30. And be it enacted That the Returning Officer of each Electoral District shall indorse on the Writ the day on which he receives it and shall forthwith give public notice of the day and place of nomination mentioned in the said Writ.

31. And be it enacted That on the day of nomination named in the Writ the Returning Officer shall preside at a meeting to be held at noon at the place named for that purpose in the Writ and shall declare the purpose for which such meeting is held and if there be at such meeting no more Candidates proposed than the number of Members to be returned the Returning Officer shall declare such Candidate or Candidates to be duly elected and make his return accordingly and in the event of there being more Candidates than the number to be elected the Returning Officer shall call for a show of hands separately in favor of each Candidate and after such show of hands shall declare the person or persons on whom the Election has fallen and shall return the same accordingly unless a poll be then and there demanded by some one of the Candidates or by not less than six of the Electors of the District on his behalf and if such demand be made for a poll the polling
pasting shall take place at the different polling places for the District
on the day appointed in the Writ for that purpose.

32. And be it enacted That at every Election the Returning
Officer if it shall appear to him expedient for taking the poll at such
Election may cause booths to be erected or rooms to be hired and used
as such booths in one place or in several places at each polling place as
occasion may require and the same shall be so divided and allotted
into compartments as to the Returning Officer shall seem most con­
venient and the Returning Officer shall appoint a Clerk or Clerks to
take the poll at each compartment and if there be a contest shall before
the day fixed for taking the poll cause to be furnished for the use of
each booth or polling place a copy of the Electoral List of the District
and shall under his hand certify such copy to be true and all expenses
of and attending the said Election which the said Returning Officers
shall necessarily incur in and about such Election under the provisions
of this enactment or otherwise howsoever shall be defrayed out of
the General Revenue under the Warrant of the Governor addressed
in the usual manner to the Colonial Treasurer.

33. And be it enacted That the Returning Officer of each
Electoral District shall preside at one polling place within or allotted
to his District and shall appoint by writing under his hand a deputy
to act for him and take the poll at each of the other polling places
Provided that in the Electoral District of the City of Sydney the
Aldermen of the different Wards shall be the deputies of the Return­
ing Officer unless prevented by illness or other adequate cause in
which case the Mayor of Sydney shall appoint a deputy from among
the Councillors of the said City.

34. And be it enacted That in the City of Sydney every Elector
shall be required to vote at the polling place for the Ward wherein
the property shall be situated in respect of which his name shall stand
on the Electoral Roll but the registered Electors of other Electoral
Districts may vote at any polling place appointed for the Electoral
District to which they belong whether such polling place be situate
within their Electoral District or not.

35. And be it enacted That where the proceedings at any
Election shall be interrupted or obstructed by any riot or open violence
whether such proceeding shall consist of the nomination of Candidates
or of the taking the poll the Returning Officer or his deputy shall not
for such cause terminate the business of such nomination or finally
close the poll but shall adjourn the nomination or the taking the poll
at the particular polling place or places at which such interruption or
obstruction shall have happened until the following day and if
necessary shall further adjourn such nomination or poll as the case
may be until such interruption or obstruction shall have ceased when
the Returning Officer or his deputy shall again proceed with the
business of the nomination or with the taking the poll as the case may
be at the place or places at which the same respectively may have
been interrupted or obstructed and the day on which the business of
the nomination shall have been concluded shall be deemed to have
been the day fixed for the nomination and the commencement of the
poll shall be regulated accordingly and any day whereof the poll shall
have been so adjourned shall as to such place or places be reckoned
the day of polling at such Election within the meaning of this Act and
whenever the poll shall have been so adjourned by the deputy of a
Returning Officer he shall forthwith give notice of such adjournment
to the Returning Officer who shall not finally declare the state of the
poll or the name or names of the Member or Members chosen until
the poll so adjourned as aforesaid shall have been finally closed and
the voting papers delivered or transmitted to such Returning Officer.
36. And be it enacted That at every poll the voting shall commence at nine o'clock in the forenoon and shall finally close at four o'clock in the afternoon of the same day unless adjourned by reason of riot or interruption as hereinbefore provided for and shall be conducted in manner following that is to say—Every Elector entitled to vote in the Election of Members of Council for the particular Electoral District in respect of which such Election shall be held may vote for any number of persons not exceeding the number of Members then to be chosen by delivering to the Returning Officer or his deputy a voting paper containing the Christian names and surnames of the persons for whom he votes the name of the Elector voting and the name of the place in which the property for which his name appears on the Electoral Roll is situated.

37. And be it enacted That no inquiry shall be permitted at the time of polling as to the right of any person to vote except only as follows that is to say the Returning Officer or his deputy shall if he shall think fit or if required by any two Electors entitled to vote in the same Electoral District put to any voter at the time of his delivering in his voting paper and not afterwards the following questions or any of them and no other—

FIRST—Are you the person whose name is signed as A. B. to the voting paper now delivered in by you?
SECOND—Are you the person whose name appears as A. B. in the Electoral Roll now in force for this Electoral District being registered therein for property described to be situated in here specify the street or place described in the Electoral Roll?
THIRD—Have you already voted either here or elsewhere at the Election for the Electoral District of ?
FOURTH—Have you the same qualification for which your name was originally inserted in the Electoral Roll for the District of (specifying in each case the particulars of the qualification as described in the Register) ?

38. Provided always and be it enacted That the Returning Officer or his deputy as the case may be shall if he think fit or if called upon so to do by any Candidate or his agent appointed by him in writing at the time aforesaid require any person tendering a voting paper to make a solemn affirmation or declaration in the manner following that is to say—“ You do solemnly declare that you are the same person whose name appears as on the register now in force for the Electoral District of (as the case may be)” And such Returning Officer or his deputy shall likewise if he shall think fit or if called upon so to do by any Candidate or by his agent appointed as aforesaid at the time aforesaid require any person so tendering a voting paper to make a solemn declaration against bribery in manner following that is to say—

Form of declaration.

“ I (A. B.) do solemnly declare that I have not received or had by myself or any person whatsoever in trust for me or for my use and benefit or for the use and benefit of any member of my family or kindred or any friend or dependant directly or indirectly any sum or sums of money office place of emolument gift or reward or any promise or security for any money office employment or gift by way of consideration either expressed implied or understood for giving my vote at this Election.”

39. And be it enacted That no person so required to answer the said questions or to make the said declarations or either of them shall
shall be qualified or permitted to vote until he shall have answered such questions and taken such declarations as the case may be.

40. And be it enacted That if any person shall wilfully make a false answer to any of the questions aforesaid or shall wilfully make a false declaration in manner aforesaid he shall be deemed guilty of a misdemeanor and on conviction thereof shall suffer the like penalties as persons convicted of wilful and corrupt perjury.

41. And be it enacted That no Elector shall at any such Election be required to take any oath or affirmation except as aforesaid either in proof of his freehold or of his residence age or qualification or right to vote any law or statute to the contrary notwithstanding and no person claiming to vote at any such Election shall be excluded from voting thereat except by reason of its appearing to the Returning Officer or his deputy upon putting such questions as aforesaid or any of them that the person so claiming to vote is not the person whose name is signed to the voting paper tendered by him or that he is not a person whose name appears on such Register as aforesaid or that he has previously voted at the same Election or that he has not the same qualification for which his name was inserted in such Register or except by reason of such person refusing to make either of the said declarations.

42. And be it enacted That no voting paper shall be rejected by the Returning Officer or Deputy Returning Officer for mere want of form provided that the name and qualification of the Elector and the name or names of the person for whom he votes be intelligibly expressed and in a manner to be commonly understood.

43. And be it enacted That each Deputy Returning Officer shall immediately on the close of the poll collect and seal up all the voting papers which have been taken at the polling place whereat he presided and shall with the least delay possible deliver or cause the same to be delivered to the Returning Officer of the Electoral District.

44. And be it enacted That the Returning Officer of each Electoral District shall at the place of nomination and as soon as may be practicable after the Election shall have been held openly declare the general state of the poll at the close of the Election as the same shall have been made up by him from the voting papers so delivered to him and he shall at the same time and place declare the name or names of the person or persons who may have been duly elected at such Election and in the event of the number of votes being found to have been equal for any two or more Candidates he shall by a casting vote decide which of the same Candidates shall be elected Provided however that no Returning Officer shall vote at any Election for the Electoral District of which he is the Returning Officer except in the case of an equality of votes as aforesaid.

45. And be it enacted That the name or names of the person or persons 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 require within the time specified therein.

46. And be it enacted That all voting papers shall be sealed up by the Returning Officer and transmitted to the Clerk of the Legislative Council who shall safely keep the same for the period of five years after the receipt thereof and the sealed packets containing the same shall on the outside thereof be described to be the voting papers of the Electoral District to which they relate and be signed by the said Returning Officer and in case any question shall at any time arise touching any vote alleged to have been given at any Election the voting paper containing such vote shall be received in evidence as proof of such vote in any Court of Justice or by the Committee of Elections and Qualifications hereinafter mentioned upon production thereof.
47. And for the prevention of bribery or corruption at any Election, be it enacted, that from and after the passing of this Act, all and each of the following acts shall be deemed and taken to be acts of bribery and corruption on the part of any Candidate, whether committed by such Candidate or by any agent authorized to act for him, that is to say, the giving of money or any other article whatsoever to any Elector with a view to influence his vote or the holding out to him any promise or expectation of profit, advancement or enrichment to himself or to any of his family or kindred friends or dependants in any shape in order to influence his vote or making use of any threat to any voter or otherwise intimidating him in any manner with a view to influence his vote the treating of any voter or the supplying him with meat, drink, lodging or horse or carriage hire or conveyance by steam or otherwise whilst at such Election or whilst engaged in coming to or going from such Election the payment to any Elector of any sum of money for acting or joining in any procession during such Election before or after the same the keeping open or allowing to be kept open any public house, shop, booth or tent or place of entertainment whether liquor or refreshment of any kind be distributed at such place of entertainment or not the giving of any dinner, supper, breakfast or other entertainment at any place whatsoever by a Candidate to any number of Electors with a view of influencing their votes. Provided always that no action or suit shall be maintainable by any publican or any owner or keeper of any shop, booth, tent or other place of entertainment against any Candidate or any agent of any such Candidate for any liquor, food or refreshment of any kind whether for man or beast supplied upon the credit of any such Candidate or agent as aforesaid during the progress of any such Election under this Act.

48. And be it enacted, that the commission of any one of the above-mentioned acts shall on proof thereof by the decision of the hereinafter mentioned Committee be held to render void the Election of the person committing such act and to disqualify him from sitting and voting in the said Legislative Council during the whole period that may intervene between the commission of the same and the time of the next General Election.

49. And be it enacted, that the acts of all authorized agents of a Candidate or Member shall in matters connected with Elections be held to be the acts of their principal provided that it shall be proved to the satisfaction of the said Committee that such acts were committed with his knowledge, power or consent.

50. And be it enacted, that any person whether he shall or shall not be the authorized agent of any Candidate who shall have committed any of the above-mentioned acts hereby declared to be acts of bribery and corruption shall be deemed guilty of a misdemeanor and may be indicted for such act or acts in the Supreme Court of the Colony or in any Circuit Court or Court of Quarter Sessions as for a misdemeanor and punished with a fine not exceeding two hundred pounds or imprisonment not exceeding six calendar months on the complaint of Her Majesty's Attorney General or of any registered Elector of the District wherein such act of bribery or corruption shall be alleged to have been committed.

51. And be it enacted, that if any person who shall have or claim to have any right to vote in any Election of a Member or Members of Council for any Electoral District shall directly or indirectly
directly ask receive or take any money or other reward by way of gift, employment or other reward whatsoever for himself or any of his family or kindred friends or dependants as a consideration or inducement expressed implied or understood for giving his vote or for abstaining from giving his vote in any such Election or if any person by himself his friends or by any person employed by him shall by any gift or reward or by any promise and agreement or security for any gift or reward procure any person or persons to give his or their vote or votes in any such Election or to abstain from giving the same such person shall for such offence forfeit the sum of fifty pounds sterling to the person who shall bond fide for his own use and not collusively first sue for the same to be recovered with full costs by action of debt bill plaint or information in the Supreme Court at Sydney or in any Circuit Court of the Colony.

52. And be it enacted That every person who shall poll a second time or offer to poll a second time at the same Election for any Electoral District or who shall personate or attempt to personate any other person for the purpose of polling at such Election shall be guilty of a misdemeanor and upon being thereof convicted shall be fined in any sum not exceeding one hundred pounds or be imprisoned for any term not more than two years at the discretion of the Judge or Judges who shall try the case.

53. And be it enacted That no Election for any of the said Electoral Districts shall be held to be void in consequence solely of any delay in the holding of the Election at the time appointed or in the taking of the poll or in the return of the Writ or in consequence of any impediment of a merely formal nature and it shall be lawful for the Governor with the advice of the Executive Council to adopt or cause to be adopted such measures as may be necessary for removing any obstacle of a merely formal nature by which the due course of any Election may be impeded. Provided that the validity of such Election and the measures so taken as aforesaid shall be forthwith declared by the Governor by a Proclamation to be for that purpose published in the New South Wales Government Gazette.

54. And whereas in consequence of the great extent of the Territory of New South Wales delays may occur in the return of Writs from some parts of the same and by the non-return of such Writ or Writs the number of the Council may not be completed on the day whereon it may be summoned to meet for the dispatch of business and it is expedient to remove doubts which might otherwise arise as to the power of the said Council in its incomplete state to proceed to business Be it enacted That notwithstanding the non-return of any Writs on or before the day whereon such Writs are returnable the Council shall be competent to proceed to business if duly summoned thereto and provided the number of Members deficient in consequence of the non-return of such Writs be not greater than six.

55. And whereas it is expedient to make provision for the determination of all questions as to the validity of returns made by the Returning Officers of the several Electoral Districts and all questions as to the sufficiency of the qualification possessed by persons returned as Members to serve in the said Legislative Council Be it therefore enacted That in the first Session of every Council and within seven days after the election of a Speaker of the said Legislative Council and in every subsequent Session as soon as convenient after the commencement thereof the Speaker shall by Warrant under his hand appoint seven Members of the Council who are willing to serve and against whose return no Petition is then depending and none of whom is a Petitioner complaining of any Election or return to be Members of a Committee to be called "The Committee of Elections and Qualifications."
Disputed Returns, 
(Committee.)

Proceedings on
disapproval by the
Council of Speaker's
nomination.

Duration of office of
Members of Committee.

Resignation.

Resolution of House
to dissolve Committee.

Re-appointment.

Time of meeting.

Oath of Committee-
men.

56. And be it enacted That if the Council disapprove of any such Warrant the Speaker shall on or before the third day on which the Council meets after such disapproval lay upon the Table of the Council a new Warrant for the appointment of seven Members qualified as aforesaid and so from time to time until seven Members have been appointed by a Warrant not disapproved by the Council Provided however 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 specially disapproved of by the Council as aforesaid.

57. And be it enacted That after the appointment of the Committee of Elections and Qualifications every Member appointed shall continue to be a Member of the Committee until the end of that Session of Council or until he cease to be a Member of the Council or until he resign his appointment (which he may do by letter to the Speaker but which resignation shall not take effect for three days after the receipt thereof nor until the appointment of another Member in the place of the one so resigning) or until the Committee report that he is disabled by continued illness from attending the Committee or until the Committee be dissolved as hereinafter provided.

58. And be it enacted That if the said Committee at any time report that by reason of the continued absence of more than two of its Members or by reason of irreconcilable difference of opinion it is unable to proceed satisfactorily in the discharge of its duties or if the Council resolve that the said Committee be dissolved the same shall be thereby forthwith dissolved and every re-appointment of the said Committee after the dissolution thereof as well also 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 Council on or before the third day on which the Council meets after the dissolution of the Committee or notification of the vacancy made to the Speaker (as the case may be) and such warrant shall be subject to the disapproval of the Council in like manner as is hereinafore provided in the case of the appointment of the first Committee and upon any re-appointment of the said Committee the Speaker may if he think fit re-appoint any of the Members of the former Committee who are then willing and not disqualified to serve on it and every such new Committee or new Member shall have power to take up and continue the business which may have been 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.

59. And be it enacted That the Speaker shall appoint the time and place of the first meeting of the said Committee and the Committee shall meet at the time and place so appointed but no Member shall act upon the said Committee until he shall have been sworn at the Table of the Council by the Clerk well and truly to try and determine the matter of any Petitions and other questions referred to the said Committee.

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mittee and a true judgment to give according to the evidence and truly and faithfully to perform the duties appertaining to a Member of the said Committee to the best of his judgment and ability without fear or favor and the said Committee shall not be competent to transact any business unless at the least four Members thereof shall be present together.

60. And be it enacted That the said Committee shall have power to adjourn its sitting from time to time as in its discretion it shall think proper provided that the interval of adjournment shall not in any instance exceed five days unless by leave first obtained from the Council upon motion (without notice) and special cause assigned for such adjournment and in case four Members shall not have 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 and the said Committee shall select its own Chairman and shall have power to regulate the form and manner of its own proceedings provided that such proceedings shall be conducted openly except when the Committee shall think it necessary to deliberate among themselves 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 vote and no Member of the Committee shall be allowed to refrain from voting on any question on which the Committee is divided and the said Committee shall be attended by one of the Clerks of the Council and such Clerk shall make a Minute of all proceedings of the Committee in such form and manner as shall be from time to time directed by the said Committee and a copy of the Minutes so kept shall be laid from time to time before the Council.

61. And be it enacted That the said Committee shall have power to inquire into and determine upon all Election Petitions and upon all questions which may be referred to it by the Council respecting the validity of any Election or return of a Member or Members to serve in the said Legislative Council whether the disputes relating to such Elections or returns 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 allegation calculated to affect the validity of such Election or return and also upon all questions concerning the qualification or disqualification of any person who shall have been returned as a Member of the said Council and 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 that is laid before them whether the same be such evidence as the law would require or admit in other cases or not. Provided however that the said Committee may receive or reject as they may deem fit any evidence that may be tendered to them.

62. And be it enacted That the said Committee shall have power to direct the attendance of witnesses and to examine them upon oath (which oath it shall be competent for any Member of the said Committee to administer) and also to send for and examine papers records and other documentary evidence and it shall be competent to the said Committee if in its discretion it shall see fit to 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 authorized to take) and if any person summoned by the Committee shall disobey such summons or shall refuse or neglect to produce any papers records or other documentary evidence relating to or affecting
affecting the matter under investigation which shall have been sent for by the said Committee or shall refuse to submit himself to examination or shall give false evidence or prevaricate or otherwise misbehave in giving or refusing to give evidence he shall be deemed guilty of a misdemeanor and be liable accordingly and any person willfully or knowingly giving false evidence before the said Committee or a quorum thereof or in any such affidavit shall be deemed guilty of wilful and corrupt perjury and shall be liable to the ordinary penalties for such offence.

63. And be it enacted That the Committee shall not have power to inquire into the correctness of the register of any Electoral District or into the qualification of persons whose votes may on the day of Election have been either admitted or rejected but simply into the identity of the voters and whether their votes were improperly admitted or rejected assuming the register to be correct and whether any voters or persons entitled to vote gave their votes under the influence of bribery or corruption force menace or fraud or were prevented from giving votes by force menace or fraud and if the Committee shall find any votes or vote to have been given under the influence of bribery or corruption force menace or fraud by or on the part of any Candidate or Candidates or his or their agents or committee men or any of them the same may be taken off the file of votes and as often as the said Committee shall find any voter to have been prevented from voting by force menace or fraud by or on the part of any Candidate or Candidates or his or their agents or committee men or any of them it shall be competent to the voter so prevented from voting to tender his vote before the said Committee and such vote shall be taken accordingly and on reckoning the votes received for any or either Candidate such votes so rejected or received shall be taken into the account accordingly by the said Committee.

64. And be it enacted That the said Committee shall determine finally on all questions referred to them and if the said Committee shall determine and report to the Council that a person was not duly elected who was returned as elected by the Returning Officer the person so declared not to be duly elected shall cease to be a Member of the said Council and if it shall determine and report any party to have been duly elected who was not returned by the Returning Officer the person so declared shall upon making the declaration required by law as to his qualification be sworn a Member of the said Legislative Council and take his seat accordingly and if the said Committee shall declare any Election to have been wholly void or shall declare any sitting Member to be unqualified or disqualified it shall be lawful for the Speaker to 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 and if the said Committee shall come to any resolution other than the determination above mentioned they shall if they think proper report the same to the Council for its opinion at the same time that they inform the Council of such determination and the Council may confirm or disagree with such resolution and make such order thereon as to it shall seem proper.

65. And be it enacted That all Petitions complaining of an undue Election or return of a Member to serve in the said Council or complaining that no return has been made according to the requisition of the Writ issued for the Election of a Member to serve in the said Council 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 or persons claiming to have had a right to be returned or elected thereat or
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 Elections to supply vacancies shall be addressed to the Speaker of the said Council and shall be presented to the said Governor or Speaker as the case may be within four weeks after the day of the return of the Writ to which any such Petition shall relate and every such Petition shall be forthwith notified in the *Government Gazette* and shall as soon as conveniently may be after such presentation be laid by the said Governor or the said Speaker as the case may be before the Legislative Council and shall by the said Council be referred to the “Committee of Elections and Qualifications” either forthwith or as soon as the said Committee shall have been duly appointed and confirmed.

66. And be it enacted That it shall be competent to the said Legislative Council upon any Petition subscribed as aforesaid and complaining of the insufficiency of the qualification of any Member and presented to the Speaker at any time within six months after such Member shall have subscribed the declaration required by law to be made by him in his place in the said Legislative Council touching his qualification to refer the said Petition and the question thereby raised to the said Committee and shall also have power upon the like Petition to refer to the said 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 shall have elapsed for a Petition against the said Election or the return thereof according to the provisions hereinbefore in that behalf contained.

67. And be it enacted That before presenting any such Petition as aforesaid to the said Governor or Speaker the person or persons by whom the same shall be subscribed shall pay into one of the banks regulated by Act of Council within the said Colony or into a branch of one of such banks a sum of one hundred pounds to the credit of the Speaker of the Legislative Council in relation to the said Petition which said sum shall be payable towards the costs of the Petition as hereinafter regulated and shall be liable to be withdrawn upon the order or orders of the said Speaker either for the purpose of such payment or for the purpose of restoring the same to the Petitioner or Petitioners wholly or in part as the case may require.

68. And be it enacted That any person who voted or had a right to vote at the Election to which any Petition relates may petition the Legislative Council to be admitted as a party to defend the return or to oppose the prayer of such Petition or support the said Petition in case the same shall be abandoned by the person by whom the same was presented and such person shall thereupon be admitted as a party to defend such return or oppose the prayer of such Petition or support the same as the case may be.

69. And be it enacted That the Petitioner may at any time after the presentation of his Petition withdraw the same upon giving notice under his hand or that of his agent to the Speaker and also to the sitting Member or his agent and also to any party who may have been admitted to defend the return that it is not intended to proceed with the Petition and in such case the Petitioner shall be liable to the costs thereon. payment of such costs and expenses as have been incurred by the sitting Member or other party complained of in such Petition and also by any party admitted to oppose the prayer of such Petition to be taxed as hereinafter provided.

70. And be it enacted That whenever the Committee shall report to the Council that a Petition so referred to them was frivolous or vexatious the parties if any (to be named by the said Committee) who have appeared before the Committee in opposition to such Petition shall
shall be entitled to recover from the persons or any of them (also to be named by the said Committee) who subscribed such Petition the full costs and expenses which such parties have incurred in opposing the same and whenever the Committee shall report to the Council that the opposition made to any such Petition by any party (to be named by them) appearing before them was frivolous or vexatious the persons who signed the Petition shall be entitled to recover from the party with respect to whom such report is made the full costs and expenses which such Petitioners have incurred in presenting their Petition and whenever no party has appeared before the Committee in opposition to the Petition and the Committee reports to the Council that the election or return or the omission or insufficiency of a return complained of in such Petition was vexatious or corrupt the persons who signed such Petition shall be entitled to recover from the sitting Members or Member (if any) whose Election or return is complained of (such Members not having given notice as aforesaid of their intention not to defend the same) or from any other persons admitted by the Committee as aforesaid to oppose such Petition the full costs and expenses which such Petitioners have incurred in presenting the Petition.

Costs of unopposed Petition where election or return vexatious or frivolous.

71. And be it enacted That if any ground of objection be stated against any individual voter and the Committee be of opinion that such objection was frivolous or vexatious they shall report the same to the Council together with their opinion on the other matters relating to the said Petition and the opposite party (who shall be named by the Committee) shall in that case be entitled to recover from the party on whose behalf any such objection was made (who shall also be named by the Committee) the full costs and expenses incurred by reason of such frivolous or vexatious objections and if any person shall make before the said Committee any specific allegation with regard to the conduct of either party or his agents and either bring no evidence in support thereof or such evidence that the Committee is of opinion that such allegation was made without any reasonable or probable ground the Committee may make such orders as to them shall seem fit for the payment by the person making such unfounded allegation to the other party of all costs and expenses incurred by reason of such unfounded allegation.

Costs occasioned by unfounded specific allegations.

72. And be it enacted That the costs and expenses which may become payable under the provisions of this Act by any party prosecuting or opposing or preparing to oppose any Petition under the provisions of this Act or to any witnesses summoned to attend before the Committee under the provisions hereof shall be ascertained by the said Committee who shall upon application made to them deliver to the party entitled to such costs and expenses a certificate thereof signed by the Chairman of the said Committee expressing the amount of the costs and expenses allowed 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.

Costs how to be ascertained.

73. And be it enacted That the Speaker may by order under his hand direct the payment of the said sum of one hundred pounds deposited according to the provisions hereinbefore contained or a sufficient portion or proportionate part thereof to any party or parties who by such certificate shall appear to be entitled to recover costs and expenses against the person or any of the persons by whom such deposit was made and the party entitled to any such costs and expenses under such certificate may recover the same or so much thereof as shall not be paid out of any such deposit from the party liable to pay the recovery of costs.
the same and if the party liable to pay such costs and expenses shall not upon demand being made within seven days thereafter pay the same the Speaker shall by Warrant under his hand directed to the Sheriff of the said Colony command the said Sheriff to levy for the amount named in such Warrant upon the lands and tenements goods and chattels of the party liable to pay the same and thereupon the said Sheriff shall forthwith levy for the said amount and when the same shall be recovered pay over the same to the party entitled thereto and any person from whom the amount of such costs and expenses shall have been recovered or who shall have paid the same on demand thereof shall be entitled to recover in any Court of competent jurisdiction 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.

74. And be it enacted That if any Returning Officer or any Deputy Returning Officer after having accepted office as such or any Mayor Alderman Assessor Magistrate or Police Magistrate shall wilfully neglect or refuse to perform any of the duties which by the provisions of this Act he is required to perform every such Returning Officer Deputy Returning Officer Mayor Alderman Assessor Magistrate or Police Magistrate shall for every such offence forfeit and pay any sum not less than fifty nor exceeding two hundred pounds and in like manner if any Town Clerk Clerk of Petty Sessions Collector or any other officer or person shall wilfully neglect or refuse to perform any of the duties which by the provisions of this Act he is required to perform every such Town Clerk Clerk of Petty Sessions Collector or other officer or person shall for every such offence forfeit and pay any sum not less than twenty and not exceeding fifty pounds the said penalties to be recovered with full costs of suit by any person who shall sue for the same within three calendar months after the commission of such offence by action of debt in the Supreme Court at Sydney or in any Circuit Court of the Colony and the money so recovered shall after payment of the costs and expenses attending the recovery thereof be paid and apportioned as follows that is to say one moiety thereof to the person so suing and the other moiety thereof to Her Majesty Her Heirs and Successors for the public uses of the said Colony and in support of the Government thereof as may be directed by any Act or Acts of the Governor and Legislative Council thereof. Provided nevertheless that it shall be lawful for the Governor either to mitigate or wholly to remit any such penalty or forfeiture.

75. And be it enacted That when any matter or thing shall be directed by this Act to be performed on a certain day and that day happen to be Sunday Good Friday or Christmas Day the said matter or thing shall be performed on the next succeeding day.

76. And be it enacted That whenever any person is sued in respect of any thing done in pursuance of the provisions of this Act it shall be competent for him to plead the general issue and to give the special matter in evidence.

77. And be it enacted That whenever the word “Governor” is used in this Act the same shall be held to mean the Governor or person administering the Government for the time being and whenever the word “Speaker” is used the same shall be held to mean the Speaker of the Legislative Council for the time being and wherever in this Act words are used importing the singular number and masculine gender the same shall be held to imply several persons or things as well as one person or thing and females as well as males unless there be something in the context repugnant to this construction.
78. And be it enacted That this Act may be quoted or referred to by the name of "The Electoral Act of 1851" without further or other description thereof.

79. And be it enacted That the Act of the Governor and Legislative Council of New South Wales passed in the sixth year of Her Majesty's reign intituled "An Act to provide for the division of the Colony of New South Wales into Electoral Districts and for the Election of Members to serve in the Legislative Council" shall be and the same is hereby repealed.

Schedule A

BOUNDARIES OF ELECTORAL DISTRICTS.

1. The Electoral District of the County of Argyle.

Bounded on the north by the River Guinecor from its junction with the Wollondilly to its source near Burra Burra Lagoon on the dividing range on the west by the dividing range from Burra Burra by Cullarin to Lake George including the three Bredalbane Plains on the south by the northern margin of Lake George to Kenny's Station from Lake George to the Alianoyonyiga Mountain by a small gully descending to the lake from Alianoyonyiga by the ridge extending south-east to the Hill of Wolowolar and from Wolowolar by Boro Creek to the Shoalhaven River on the east by the Shoalhaven River to the junction of the rivulet from Barber's by the rivulet from Barber's to its source across a narrow neck of land to the head of the Uringalla by the Uringalla to its junction with the Wollondilly and by the Wollondilly to the junction of the Guinecor above mentioned.

2. The Electoral District of the County of Bathurst.

Bounded on the north by the River Campbell from Pepper Creek and the River Macquarie to the junction of Lewis' Ponds and the range to the Conobolas Mountains thence by the Pannara Range and Pannara Rivulet to the Belubula Stream and by that stream to its junction with the Macuchar on the south by that river to the Abererombie and the junction of Rocky Bridge Creek also by that creek and the range to the head of Pepper Creek and by that creek to the River Campbell as aforesaid.

3. The Electoral District of the Eastern Division of the County of Camden.

Bounded on the north by a line bearing west 20 degrees north from Bulli to the coast range on the west by that range and by the range dividing the waters of the Nepean and Shoalhaven Rivers to Mount Triangle and thence by Yarrinna Creek and the Kangaroo River to the Shoalhaven River on the south by the Shoalhaven River to the sea and on the east by the sea to Bulli aforesaid.

4. The Electoral District of the Western Division of the County of Camden.

Bounded on the north by the Cataract River from its head in the coast range and by the Nepean River to the confluence of the Wollondilly River (there called the Warrangamba) on the west by that river to the confluence of Paddy's River by that river to the confluence of Uringalla Creek and by that creek to its head thence by a line to the head of Barber's Creek and by that creek to the Shoalhaven River on the south by that river to the confluence of the Kangaroo River on the east by that river to the confluence of Yarrinna Creek and by that creek to its head near Mount Triangle thence by the range dividing the waters of the Nepean and Shoalhaven Rivers to the coast range and by that range to the head of the Cataract River aforesaid.

5.
5. The Electoral District of the United Counties of Cook and Westmoreland.

COOK—Bounded on the north-east by the Colo River on the west by Creek's Creek to its source in the dividing range by that range to the Honeysuckle Hill thence by Solitary Creek to its junction with Antonio's Creek at the boundary of Westmoreland on the south by two small creeks from the dividing range in a direction due east from the aforesaid junction to Cox's River one mile south of the new road on the south by Cox's river and on the east by the Warragamba Nepean and Hawkesbury to the junction of the Colo as aforesaid.

WESTMORELAND—Bounded on the north-east by Cox's River from its junction with the Wollondilly to the small creek entering the Cox from the west one mile south of the new road to Bathurst on the north by that creek and one descending to Solitary Creek near its junction with Antonio's Creek and thence by the Fish River to Campbell's River on the west by Campbell's River to its source in the dividing range and by the dividing range to Burra Burra Lagoon on the south by the River Guinecor from Burra Barra Lagoon to its junction with the Wollondilly on the east by the Wollondilly to the junction of Cox's River above mentioned.

6. The Electoral District of the County of Cumberland.

Bounded on the north and west by the Rivers Hawkesbury and Nepean on the south-west and west by the Nepean the Cataract River and a line bearing east 20 degrees south to Bulli on the sea coast which shall form the eastern boundary of the said county.

7. The Electoral District of the County of Durham.

Bounded on the northeast by the William's River to its source and thence by the Mount Royal Range to the head of the River Hunter in latitude 31° 46' and by that river on the west and south to the junction of William's River above mentioned.

8. The Electoral District of the United Counties of Gloucester and Macquarie.

GLOUCESTER—Bounded on the south and west by the River Hunter (exclusive of the islands therein) to its confluence with the William River then on the southwest by the William River to its source and thence by the Mount Royal Range bounding the County of Durham to the head of the Barnard River the principal source of the Manning on the north by the Barnard and Manning Rivers to Farquhar Inlet and on the east by the sea coast.

MACQUARIE—Bounded on the south by the Manning River from Farquhar Inlet to its confluence with the Barnard River on the west by a line from the said confluence to Mount Sea View and thence by a line to Kippara a pass in the range dividing the waters of the M'Leay River from the waters of the Wilson River on the north by that range to the source of the south branch of the Murrumbidgee River and thence by that stream to the first section line in the parish of Kalathum east of the eastern boundary of that parish thence by that section line to the M'Leay River on the northwest by the M'Leay River to its mouth (inclusive of the islands) and on the east by the sea coast.

9. The Electoral District of the United Counties of King and Georgiana.

KING—Bounded on the east by the dividing range forming the western boundary of the County of Argyle from the head of the Crookwell River in latitude 34° 30' to the head of the Gundaroo Creek near Lake George on the south by the Gundaroo Creek and the River Yass to the junction of Derringullen Creek near Bowning Hill on the west by the range of Bowning Hill to the head of Boorowa River and by that river to its junction with the Lachlan on the north-east by the Rivers Lachlan and the Crookwell to its source as before mentioned.

GEORGIANA—Bounded on the east by the dividing range extending from the head of the Crookwell in latitude 34° 30' by Burra Burra Lake and Mount Werong to the head of Campbell's River on the north by Campbell's River to Pepper Creek on the west by Pepper Creek and the range extending from its head towards the source of Rocky Bridge Creek and by that creek and the Abererombie to the River Lachlan on the south by the Lachlan and the Crookwell to its source as aforesaid.

**Murray**—Bounded on the north-east by the Boro Creek from its junction with the Shoalhaven River to its source on the hill of Wolowolar by the range thence to the Alaniyonyiga Mountain between Lake George and Lake Bathurst and by a watercourse descending from that mountain to Lake George by the northern shore of Lake George to the hill on the dividing range the range in the west overlooking its northern extremity and thence by Gundaroo Creek and Yass River to the Murrumbidgee on the west by the Murrumbidgee River to the junction of Micaelago Creek on the south by that creek to the Twins or Tinderry Pies passing between them to the source of Tinderry Creek and by that creek to Queanbeyan River by that river to the creek entering it from the hill called Tumamung and by a line from the source of Jerrabatgulla in that mountain to the junction of Carrabec Creek with the Shoalhaven River and on the east by Shoalhaven River to the junction of Boro Creek.

**St. Vincent**—Bounded on the north and west by the Shoalhaven River on the south by the Wianbene Creek to its source and thence by the Moondong Creek and the Moruya River to the sea coast which forms the eastern boundary.

11. The Electoral District of the United Counties of Northumberland and Hunter.

**Northumberland**—Bounded on the north by the River Hunter on the west by Wollombi Brook to the junction of Parson's Creek by that creek to its head in the range dividing the waters of the Hawkesbury from those of the Hunter by Wareng Creek to its junction with the River Macdonald or Lower Branch of the Hawkesbury and by the said Lower Branch to its junction with that river on the south by the Hawkesbury to the sea coast which forms the eastern boundary.

**Hunter**—Bounded on the north by the River Hunter and the Goulburn to the junction of Widdin Creek on the west by Widdin Creek to the Mountain of Coricudgy by the range thence to the Durambang Hill on the west by Umbiella Creek to the River Colo on the south by that river to the Hawkesbury on the east by the Hawkesbury to the mouth of the Macdonald River or Lower Branch on the east by the Macdonald to the junction of Wareng Creek and by Wareng Creek Parson's Creek and the Wollombi Brook to its junction with the Hunter.

12. The Electoral District of the United Counties of Phillip, Brisbane and Bligh.

**Phillip**—Bounded on the north by the River Goulburn from its source near the head of Wialdarar Creek to the junction of Widdin Creek on the north-west by Wialdar Creek to the Cudgegong River on the south by the Cudgegong River from its source at Mount Durambang to Wialdar Creek.

**Brisbane**—Bounded on the north-east by the River Hunter from its source in latitude 31° 46' to the River Goulburn and by that river to the Krui River on the west by the Krui River to its source at Mount MacArthur or Moan in the Liverpool Range on the north-west by that range Tinagaroo and Temi to the head of the River Hunter as aforesaid.

**Bligh**—Bounded on the north by the Liverpool Range from Mount MacArthur to the head of the Coolaburragundy River by the Coolaburragundy and Talbragar Rivers to the junction of a small creek two miles east of Balara and on the west by a connected ridge extending from the head of the creek aforesaid to a hill five miles north of the junction of the Bell with the Macquarie and thence by a line south to the Macquarie on the south-west by the Macquarie to the junction of the Cudgegong River and on the south-east by the Cudgegong River and Wialdar Creek to the source of the latter in the dividing range at the head of the Goulburn thence by the Goulburn and Krui Rivers to Mount MacArthur or Liverpool Range.


**Roxburgh**—Bounded on the north by the River Cudgegong from the Mount Durambang by Canguddy Creek to the junction of Cudgegong Creek on the east of Mount Becool on the west by that creek and by a creek in the opposite direction beyond the range descending to Cunningham's Creek and by Cunningham's Creek and the Turon River to the Macquarie on the south by the River Macquarie and the Fish River to the junction of Solitary Creek on the east by Solitary Creek to Honeysuckle Hill and thence by the dividing range to the Head of Cook's Creek and by that creek and the Colo River and Umbiella Creek to Mount Durambang aforesaid.

**Wellington**—
WELLINGTON—Bounded on the north-east by the River Cudgegong on the west by that river and the Macquarie to the junction of the River Bell near Wellington Valley on the west by the Rivers Bell Molong and Boremore Creek to the Conobolas Mountains and on the east by the range thence to Blackman's Swamp and by Lewis' Ponds the Macquarie Taron River Cunningham's Creek and Cudgegong Creek under Boeobel to the Cudtreirons River.

14. The Electoral District of the County of STANLEY.

To comprehend the portion of the Colony of New South Wales lying between the parallels of 27 and 28 degrees of south latitude and bounded on the east by the Pacific Ocean and on the west by the mountain ridge which separates the waters which fall into the Pacific Ocean from those which run to the Darling River and ultimately by the River Murray to the Southern Ocean.

15. The Electoral District of the Pastoral District of MANEROO.

Bounded on the north by the Counties of St. Vincent and Murray from the sea to the Murrumbidgee River on the west and again on the north by that river to its source in the Snowy Mountains again on the west by those mountains being the great dividing range to the boundary between this Colony and Port Phillip on the south by that boundary being a line bearing south-easterly from the nearest source of the Murray to Cape Howe and on the east by the sea cost from that cape to the County of St. Vincent aforesaid.

16. The Electoral District of the Pastoral District of MURRUMBIDGEE.

Bounded on the north by the Murrumbidgee River from its confluence with the Murray to the confluence with the Yass River on the east by the Murrumbidgee River partly dividing it from the County of Murray and partly on the south by that river to its head in the Snowy Mountains again on the east by those mountains being the great dividing range to the boundary between this Colony and Port Phillip at the nearest source of the River Murray to Cape Howe and on the south and west by that boundary being the River Murray to the confluence of the Murrumbidgee River aforesaid.

17. The Electoral District of the United Pastoral Districts of LACHLAN and LOWER DARLING.

LACHLAN—Bounded on the west and north by the River Lachlan from its confluence with the Murrumbidgee River to the confluence of the Belubula River on the east by the Lachlan River dividing it from the County of Bathurst and by the County of King to the Murrumbidgee River and on the south by that river to the confluence of the Lachlan aforesaid.

LOWER DARLING—Bounded on the west by a line due north from “Chowella” Fowler's station on the River Murray being the approximation to the 141st meridian of east longitude to the 30th parallel of south latitude on the north by that parallel easterly to the River Darling on the east by that river downwards to Fort Bourke thence by a line bearing south-easterly to the confluence of Kalingalungaguy Creek with the Lachlan River and on the south by the Lachlan Murrumbidgee and Murray Rivers to “Chowella” aforesaid.

18. The Electoral District of the United Pastoral Districts of WELLINGTON and BLIGH.

WELLINGTON—Bounded on the north-east by the River Macquarie on the west by that river and the Counties of Wellington and Bathurst on the south by the River Lachlan on the south-west by a line extending from the confluence of the Kalingalungaguy Creek with the River Lachlan to Port Bourke and on the north by the River Barwan.

BLIGH—Bounded on the south-west by the River Macquarie which separates this district from the Wellington District on the south-east by the County of Bligh on the north-east by the Warrabungle Range and by the range bounding the valley of the River Castlereagh and on the north by the River Barwan.

19. The Electoral District of the United Pastoral Districts of LIVERPOOL PLAINS and GWYDIR.

LIVERPOOL PLAINS—Bounded on the east by the River Mooni downwards to its confluence with the River Barwan and by that river to Poictaroos on the north-east by the range dividing the valley of the River Gwydir from the valley of the Thalaba Creek and that of the River Namoi or Peel and its sources to the boundary of the New England.
 Schedule A.

England District again on the east by part of the New England District on the south and west by the Liverpool and Warrangle Ranges by the range bounding the valley of the River Castlereagh and by the River Barwan which divides this from the Bligh and Wellington Districts on the west and north the boundaries remain undefined.

Gwydir—Bounded on the west by the River Mooni downwards from Johnston’s station called “Cunningundi” to the confluence with the River Barwan and by the Barwan to Pockataroo on the south-west by the range dividing the valley of the River Gwydir from the valley of the Thalaba Creek and that of the River Namoi or Peel and its sources to the boundary of the New England District on the east by part of the New England District and on the north by a line due west from Mount Gerard by the Barwan River (also there known as the Kuraula or Macintyre) downwards to the marked and measured track from the Balonne and by that track to the River Mooni at Cunningundi aforesaid.


New England—Bounded on the south-east by a line from the confluence of the Barnard and Manning Rivers to the top of Mount Seaview dividing it from the County of Macquarie thence by a line to the top of Werrikimbee Mount and thence on the east by a line north by compass dividing this from the McLeay and Clarence River Districts on the north by a line due west so as to intersect the top of Mount Gerard near the head of the north branch of the Clarence and dividing this from the Darling Downs District on the west by the fall at the western extreme of the table land and on the south by the Barnard River which forms the north boundary of the County of Gloucester.

McLeay—Bounded on the west by a line from Mount Seaview to the top of Werrikimbee Mount and thence by a line north by compass dividing this from the New England District on the south-east and south by the County of Macquarie to the mouth of the McLeay River on the east by the sea coast and on the north by the ranges which form the basin of the Clarence on the south side of that river.

21. The Electoral District of the United Pastoral Districts of Clarence and Darling Downs.

Clarence—Bounded on the south by the ranges which form the basin of the Clarence on the south side of that river on the west by the New England District the boundary being a line north by compass from Werrikimbee Mountain which is at the head of the Hastings River and by the great dividing range on the north by the ranges forming the basin of the Brisbane and Logan on the south side of those rivers and on the east by the sea coast.

Darling Downs—Bounded on the east by the great dividing range from the line forming the northern boundary of the New England District to the source of Sandy Creek and separating this district from the Clarence Moreton and Burnett Districts on the north-west and west by Tanning and Dogwood Creeks to the Balonne and thence by a line south by compass to the River Barwan (also known also as the Kuraula or Macintyre) separating this district from that of Maranoa and on the south by the River Barwan upwards until it intersects a line extending west from the top of Mount Gerard which is near the head of the northern branch of the Clarence River and by that line which divides this from the New England Districts.

22. The Electoral District of the United Pastoral Districts of Moreton Wide Bay Burnett and Maranoa.

Moreton—Bounded on the south by the ranges which separate the sources of the Rivers Brisbane and Logan from those of the Richmond and Clarence on the west by the great dividing range on the north by the range dividing the heads of the Burnett from the heads of the Brisbane River extending from the great dividing range to Jemma and thence by the Glass House Range to the sea coast and on the east by the sea coast but excluding the settled district of the reputed County of Stanley.

Wide Bay—Bounded on the south by the Glass House Range from the sea coast to “Jemma” separating this district from that of Moreton on the west by the range dividing the waters of the Burnett from those falling to Wide Bay and the sea coast south thereof and the range forming the western watershed of the river Burnett separating this district from that of Burnett on the north by the last-mentioned range to the sea and on the east by the sea.

Burnett—
BURNETT—Bounded on the south by the range dividing the waters of the Rivers Brisbane and Burnett from "Jemma" to the great dividing range and separating this district from that of Moreton on the west by the great dividing range to the source of Palm Tree Creek separating this district in part from that of Darling Downs on the north by Palm Tree Creek to the River Dawson by that river to a point due west by compass from the northernmost source of the River Burnett by a line to that source and by the range forming the northern watershed of the River Burnett to a point due north by courses from the point where the range forming the western watershed of the seven hills or Degilba Creek meets the River Burnett and on the east by a line to that point by the last-mentioned range and by the range dividing the waters of the River Burnett from those falling to Wide Bay and the sea coast south thereof and separating this district from that of Wide Bay.

MARANOA—Bounded on the south by the surveyed and marked track from the River Barwan to Johnston's station called Cunningundii on the River Mooni on the west thence by that river upwards to where the said marked track leaves the Mooni thence by that track to St. George's Bridge on the River Balonne thence by the Balonne to the confluence of the River Maranoa and by the Maranoa to the confluence of the River Amby on the north by the River Amby to its source in Mount Bindango thence by a line across the Fitz Roy Downs to Mount Beagle thence by a line across the same downs to the highest summit of the Grafton Range and thence by a line cast (by compass) to Tanning Creek on the east by Tanning and Dogwood Creeks to the Balonne and thence by a line south (by compass) to the River Barwan (known also as the Karania or Macintyre) and again on the south by that river downwards to the point where the surveyed track aforesaid crosses it at a tree marked No. 87.

23. The Electoral District of the City of Sydney.

The space contained within the present boundaries of the Town of Sydney as defined in a Government Notice dated 6th September 1833 and published in the Government Gazette of the 11th of that month—viz. "Bounded on the north by the waters of " Port Jackson from a landmark at the head of Blackwattle Bay to Rushcutters' " Bay on the east by the stream entering Rocksucter's Bay to a bridge on the " South Head Bridge at the north-west corner of Sydney Common and by the western " boundary of that common to a road extending westward to the back of Cleveland " House on the south by that road and its western fences prolonged to a landmark " on the road to Cook's River on the east by the western side of the road to Cook's " River and that line prolonged to the landmark at the head of Blackwattle Bay."

24. The Electoral District of the Sydney Hamlets.

GLEBE—Bounded on the east by part of the west boundary of the City of Sydney being the prolongation of the western side of the Cook's River Road from the Parramatta Road northerly to a landmark at the head of Blackwattle Bay on the north and west by that bay the waters of Port Jackson and Johnston's Creek upwards to the Orphan School Creek on the south by that creek upwards to the Parramatta Road and by that road easterly to the city boundary aforesaid.

CAMPERDOWN—Bounded on the north and east by the Orphan School Creek from Johnston's Creek upwards to the Parramatta Road by that road westerly to the western boundary of Grose Farm and by that boundary southerly to the south-western corner of that farm on the south by an allotment boundary line westerly to the western boundary line of the Camperdown Estate and at right angles to it and on the west by that boundary line northerly to the Parramatta Road by that road westerly to Johnston's Creek and by that creek downwards to the Orphan School Creek aforesaid.

O'CONNELL TOWN—Bounded on the north by the Newtown Road from the western boundary line of the Camperdown Estate easterly to Grose Farm on the east by one of the western boundary lines of Grose Farm northerly on the north by a southern boundary line of that farm westerly to its south-west corner and by an allotment line from that corner westerly to the western boundary line of the Camperdown Estate and at right angles to it and on the west by that boundary line southerly to the Newtown Road aforesaid.

CHIPENDALE—Bounded on the south by the south boundary of the Chippendale Grant crossing the Botany Road to Botany-street on the east by Botany-street northerly to the city boundary in Cleveland-street on the north by that boundary westerly along Cleveland-street prolonged to the western boundaries of the Chippendale Grant and on the west by these boundaries southerly to its south boundary aforesaid.

REDFERN—Bounded on the west by Botany-street from Cleveland-street southerly to the south boundary of the Redfern Grant on the south by that boundary easterly to Elizabeth-street South on the east by that street northerly to the city boundary in Cleveland-street on the north by that boundary westerly along Cleveland-street to Botany-street aforesaid.
25. The Electoral District of the Town of Parramatta.

Commeming at a stake on the northern side of Parramatta River nearly opposite the mouth of Clay Cliff Creek from this point a straight point up the Orphan School Road to a marked grey gum tree on the northern side of the Kissing Point Road being a line bearing north 1 degree west 55 chains 30 links from this tree a line to a stake on the western side of the Windsor Road near to the Darling Mills Bridge being a line bearing west 184 1/4 degrees north 124 chains 40 links from the aforesaid stake a line to a large dead stump on a hill to the west of the Old Mill being a line bearing south 34 degrees west 24 chains 50 links from this stump a line through the Domain to a post of a small bridge situated to the west of the Governor's stables being a line bearing south 21 degrees west 73 chains 70 links south from this post a large dead stump on the south side of the Bathurst Road and west of the Toll House being a line bearing south 20 degrees east 46 chains 90 links from the aforesaid dead stump a line to a stake on the top of the ridge at the western fence of the Racecourse being a line south 21 1/2 degrees west 40 chains 60 links from this stake a line across the Sydney Road to a stake near the Constable's Hut formerly the Toll House being a line bearing east 19 1/4 degrees north 40 chains from the latter stake a line running along the ridge across Dr. Harris's ground to a stake on the outside of a fence that crosses a small dry watercourse situated to the west of Mr. Macarthur's residence being a line bearing east 28 1/4 degrees north 50 chains from this stake by the watercourse to Clay Cliff Creek and by Clay Cliff Creek to Parramatta River nearly opposite to the commencing point.

26. The Electoral District of the Cumberland Boroughs.

Windsor—Commeming at the point where the western side of Palmer-street meets South Creek and bounded thence by South Creek to a stake situated on the bank of the creek to Fitzgerald's farm from this stake by a line bearing west 91 chains to another stake from this by a line passing the north fence of land belonging to the Benevolent Asylum bearing west 34 degrees north 52 chains 80 links to a marked dead stump on Rickaby's Creek from this stump by Rickaby's Creek to the Hawkesbury River by the Hawkesbury River to the point on the eastern shore of that river and thence by the western side of Palmer-street to South Creek aforesaid.

Richmond—Commeming at a marked post at the south-west corner of Wm. Townsend's land from thence along Wilson's fence to the southern corner post being a line bearing south 27 degrees west 12 chains 12 links from thence a line to the south-east corner of the Catholic Burial Ground allotment being south 55 degrees 5 minutes west 20 chains 10 links from thence to the north-east corner post of the fence of Luttrell's 400 acres being a line bearing south 62 degrees 9 minutes west 19 chains...
66 links from thence along the fence dividing it from the road to Penrith being a line bearing south 38 degrees 20 minutes west 55 chains 27 links from thence along the fence dividing it from the Common to the corner post on the south side of the road to the Kurrajong being a line bearing west 40 degrees north 81 chains 75 links from thence a line crossing the road and along a fence as far as it goes and then a continuous line to a stake on the west side of Pugh's Lagoon bearing north 38 degrees 10 minutes east 70 chains 30 links from thence a line across the lagoon to the commencing corner post bearing east 16 degrees south 86 chains 70 links.

Liverpool—Commencing at a stake near a marked corner post of S. Lloyd's fence upon Brickmakers' Creek from thence along the fence to the Sydney Road and thence a continuous line east 15 degrees 30 minutes north 80 chains 30 links from thence a line castly to Chippendale's fence and along that fence to the river being south 1 degree 34 minutes east 48 chains 35 links from thence along the river to a marked stump situated in Chipps Grant from thence a line bearing west 70 chains 30 links to a stake on Brickmakers' Creek in Maria Lock's Grant and from thence along Brickmakers' Creek to the stake at the point of commencement.

Campbell Town—Commencing at a marked post situated by a small bridge on the high road from Sydney north-easterly of Graham's Inn being a line bearing east 49 degrees 15 minutes south 89 chains 45 links to a marked post near the eastern corner of the Campbell Town reserve from thence by a line bearing south 44 degrees 35 minutes west 55 chains 45 links to a marked post near the southern corner of the Campbell Town Reserve from thence by a line bearing west 35 degrees south 66 chains 60 links to a marked post on the western side of the Appin Road from thence by a line bearing west 42 degrees north 26 chains to a marked post near the junction of the roads leading to the Menangle and Cowpasture Fords from thence by a line bearing north 38 degrees east 48 chains 35 links to a marked post on the northern side of the continuation of the street which extends along the north-easterly boundary of the Campbell Town Reserve and from thence by a line bearing east 15 degrees 20 minutes south 11 chains and 49 links to the aforesaid post on the high road from Sydney.

Penrith—Bounded on the north by a line parallel to and 6 chains north of the Great Western Road on the east by the east boundary of John McHenry's 100 acres and its southerly continuation on the south by a line parallel to and 6 chains south of the Great Western Road and on the west by the Nepean River.

27. The Electoral District of the Western Boroughs.

Bathurst—Commencing at the north-east corner of the Macquarie River where the northern side of Hope-street joins that river and bounded northerly by that side of Hope-street bearing south 41 degrees 15 minutes west to its intersection with the western side of Laumert-street westerly by the western side of that street being a line bearing south 48 degrees 30 minutes east to its intersection with the southern side of Seymour-street and southerly by the southern side of Seymour-street being a line bearing north 41 degrees east to Queen Charlotte's Ponds and then by a line in the same bearing to the Macquarie River by that river downwards to the northeast corner as aforesaid.

Kelso—Commencing at the Macquarie River at the north-west corner of an allotment granted to John Cooke and bounded south-easterly by a line bearing east 30 degrees north 70 chains north-easterly by a line bearing north 294 degrees west 131 chains north-westernly by a line bearing west 55 degrees south 89 chains 35 links to the Macquarie River and south-westerly by that river upwards to the north-west corner of the allotment granted to John Cooke as aforesaid.

Carcoar—Bounded on the north by Rothery-street on the west and south by the Belubula River and on the east by Gurlablal-street.

28. The Electoral District of the Southern Boroughs.

Goulburn—Commencing at the Mulwarree Ponds and bounded thence on the north by the north-east side of Mayo-street to Lagoon-street by the north-west side of Lagoon-street to the eastern boundary of William Bradley's 84 acres and by the boundary of the town reserve dividing it from that 84 acres. William Bradley's two portions of 100 acres William Lithgow's 100 acres and William Bradley's 100 acres to the western side of Deceuninck-street on the west by the western side of Deceuninck-street to the north boundary of W. H. Broughton's 600 acres on the south by the boundary of the town reserve dividing it from that 600 acres to the Mulwarree Ponds and on the east by the Mulwarree Ponds to the north-east side of Mayo-street aforesaid.

Queanbeyan—Bounded on the north by J. B. Bossley's 1650 acres (from which it is partly divided by the Queanbeyan River) on the east by J. B. Bossley's 640 acres on the northern side of Hope-street south by A. T. Faunce's 810 acres and Charles Campbell's 1057 acres and on the west by Robert Campbell's (senior) 1040 acres.

Braidwood—Bounded on the north by D. McKellar's 1120 acres on the east by T. B. Wilson's 2560 acres on the south by John Coghill's 5600 acres and on the west by the Church and School Estate.

Yass—Bounded on the north by part of L. W. Redhall's 1920 acres on the east by the Yass River and Henry O'Brien's 650 acres on the south by Hamilton Hume's 657 acres and on the west by John Hanley's 10 acres the southerly extension of its east boundary and by Thomas Machen's 639 acres.
29. The Electoral District of the Northumberland Boroughs.

MORPETH—Bounded on the north by the River Hunter on the east by the line dividing E. Close's 2000 acres from J. Kelly's 300 acres to a point 1 mile south of the River Hunter thence on the south by a line bearing west 100 chains and on the west by a line bearing north to the River Hunter.

EAST MAITLAND—Commencing at the north-west corner of Goldenham's 500 acres and bounded on the south by his northern boundary line bearing east then by its continuation as the northern boundary of a portion of 320 acres reserved for the extension of the town and further easterly at the northern boundary line of Davis' 200 acres to the north-eastern corner thereof on part of the east by a line bearing north about 100 chains on part of the north by a line bearing west to a southerly continuation of Eckford's eastern boundary line on the remainder of the east by that continuation and by the said boundary line bearing north to his north-east corner again on the north by Eckford's northern boundary line by Eckford's eastern boundary line on the residue of the north by Hunter's River to its confluence with Wallis' Creek and on the west by Wallis' Creek southerly to the north-west corner of Goldenham's 500 acres as aforesaid.

WEST MAITLAND—Commencing at the River Hunter at the confluence with the river of a creek dividing the allotments of Hall and Balcot and bounded on part of the north by that creek so far as it bears westerly thence by a continued west line to the south-west corner of Hall's allotment on the west by Balcot's western boundary and its southerly continuation to P. F. Campbell's northern boundary line again on the north by that boundary line bearing west to its north-west corner again on the west by the western boundary line of Campbell and Luke Ralph's lands to the north-west corner of J. T. Hughes' 4 acres on part of the south by the northern boundary line of that land bearing east to Swamp Creek on the remainder of the south and part of the east by that creek to its confluence with Wallis' Creek and thence by Wallis' Creek to its own confluence with the River Hunter and on the residue of the east and north by that river to its confluence with the creek dividing the allotments of Hall and Balcot as aforesaid.

30. The Electoral District of the North-Eastern Boroughs.

NEWCASTLE WITH STOCKTON—Commencing at a point where Brown-street meets the River Hunter and bounded on the north by that river to the sea on the east by the South Pacific Ocean prolonged across that river and thence south 34 degrees 40 minutes east on the south by a line bearing west 83 chains 65 links to a point 2 miles south of the South Pacific Ocean to a point in a line with the south side of Church-street on the west by the west side of Brown-street to the River Hunter aforesaid also bounded on the north by the north boundaries of A. B. Spark's 50 acres and A. W. Scott's 50 acres on the west and south by the River Hunter to the sea and on the east by the South Pacific Ocean.

RAYMOND TERRACE—Bounded on the north by Bennett's 100 acres on the east by Rd. Windeyer's 1298 acres on the south by part of A. Windeyer's 864 acres and by T. Graham's 640 acres and on the west by the River Hunter.

31. The Electoral District of the Stanley Boroughs.

NORTH BRISBANE SOUTH BRISBANE & KANGAROO POINT—Commencing on the Brisbane River at the mouth of a small gully opposite Kangaroo Point and bounded on the north by a line bearing east 91 chains 50 links on the west by the line of the north bank of the Brisbane River bearing 118 degrees and distant 21 links from a gum tree marked on four sides at the junction of the Mehe Creek with the Bremer River and bounded on part of the north by a line bearing east 71 chains 5 links to a stake on the Bremer River bearing 42 degrees west to the termination on the opposite bank of the west side of a road by the southerly extension of said road 197 chains 40 links to a stake on the top of a moderately bold ridge distant 21 links from a dead ironbark tree marked on four sides bearing south 34 degrees 40 minutes east on the south by a line bearing west 83 chains 65 links to a stake on Deebing Creek 30 links from a large gum tree marked on four sides at the junction of a small watercourse bearing south 22 degrees 30 minutes west on the west by Deebing Creek downwards to its confluence with the Bremer River and by that river downwards to the junction of Mehe Creek as aforesaid.
### SCHEDULE B REFERRED TO IN THIS ACT.

**ELECTORAL DISTRICT**

<table>
<thead>
<tr>
<th>ELECTORAL DISTRICT</th>
<th>POLLING PLACES</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. County of Argyle</td>
<td>Goulburn and Marulan.</td>
</tr>
<tr>
<td>2. County of Bathurst</td>
<td>Bathurst Carear Guyong Canowindra Orange and Blayney.</td>
</tr>
<tr>
<td>3. Eastern Division of the County of Camden</td>
<td>Wollogong Kiama and the Police Office Shoalhaven.</td>
</tr>
<tr>
<td>4. Western Division of the County of Camden</td>
<td>Benrima Picton Camden.</td>
</tr>
<tr>
<td>5. The United Counties of Cook and Westmorland</td>
<td>Hartley Bathurst Penrith Picton Town's Inn at North Richmond and Wilberforce.</td>
</tr>
<tr>
<td>6. The County of Cumberland</td>
<td>Sydney Parramatta Windsor Campbell Town Liverpool Penrith and St. Leonards.</td>
</tr>
<tr>
<td>7. The County of Durham</td>
<td>Paterson Dungog Merton Muswell Brook East Maitland Singleton and Jerry's Plains</td>
</tr>
<tr>
<td>8. The United Counties of Gloucester and Macquarie</td>
<td>Raymond Terrace Dungog Strong Manning River (at Mr. Lowley's Bungay Bungay) Port Macquarie and Kempsey.</td>
</tr>
<tr>
<td>9. The United Counties of King and Georgiana</td>
<td>Yass Gunning Binda Burrowa Carear and Bathurst.</td>
</tr>
<tr>
<td>11. The United Counties of Northumberland and Hunter</td>
<td>Gosford Newcastle East Maitland Wollongong Singleton at Jard's Inn at St. Alban's on the Mcdonald River and Mangrove Creek.</td>
</tr>
<tr>
<td>12. The United Counties of Phillip Brisbane and Bligh</td>
<td>Mudgee Merton Muswell Brook Stone Murrumundi Califas and Montefiores.</td>
</tr>
<tr>
<td>13. The United Counties of Roxburgh and Wellington</td>
<td>Hartley Bathurst Rydalstone Mudgee Wellington Orange and Molog.</td>
</tr>
<tr>
<td>14. The County of Stanley</td>
<td>Brisbane Ipswich and Drayton.</td>
</tr>
<tr>
<td>15. The Pastoral District of Manero</td>
<td>Goulburn Eden Cooma and Bombala.</td>
</tr>
<tr>
<td>17. The United Pastoral Districts of Lachlan and Lower Darling</td>
<td>Binabung Wagga Wagga Balranald Canowindra Gundagai and Yass.</td>
</tr>
<tr>
<td>18. The United Pastoral Districts of Wellington and High</td>
<td>Molong Wellington Dubbo Canowindra Cooma and Mudgee.</td>
</tr>
<tr>
<td>21. The United Pastoral Districts of Clarence and Darling Downs</td>
<td>Grafton Casino Warwick Drayton Tabulama Myall Creek Coal Creek and Calandaon.</td>
</tr>
<tr>
<td>22. The United Pastoral Districts of Moreton Wide Bay Burnett and Maranui</td>
<td>Ipswich Crossbrook Maryborough Gayndah and Surat.</td>
</tr>
<tr>
<td>23. The City of Sydney</td>
<td>Each Ward of the said City.</td>
</tr>
<tr>
<td>25. The Town of Parramatta</td>
<td>Parramatta.</td>
</tr>
<tr>
<td>26. The Cumberland Boroughs</td>
<td>Windsor Liverpool Campbell Town and Penrith.</td>
</tr>
<tr>
<td>27. The Western Boroughs</td>
<td>Bathurst and Carear.</td>
</tr>
<tr>
<td>28. The Southern Boroughs</td>
<td>Each of the said Boroughs.</td>
</tr>
<tr>
<td>29. The Northumberland Boroughs</td>
<td>Each of the said Boroughs.</td>
</tr>
<tr>
<td>30. The North-eastern Boroughs</td>
<td>Newcastle and Raymond Terrace.</td>
</tr>
<tr>
<td>31. The Stanely Boroughs</td>
<td>North Brisbane South Brisbane and Ipswich.</td>
</tr>
</tbody>
</table>
Schedule C.

SCHEDULE C REFERRED TO IN THIS ACT.

LIST of Electors for the Electoral District of the County of Cumberland in the Police District of Parramatta.

<table>
<thead>
<tr>
<th>Christian Name and Surname of each person at full length</th>
<th>Nature of Qualification</th>
<th>Where the Property affording the Qualification is situated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ashton John</td>
<td>Freehold</td>
<td>Longbottom.</td>
</tr>
<tr>
<td>Bates Thomas</td>
<td>Dwelling house</td>
<td>Dobroyd.</td>
</tr>
<tr>
<td>Carter James</td>
<td>Leasold</td>
<td>Three miles from Parramatta on the Dog-trap Road.</td>
</tr>
<tr>
<td>Dealtry William</td>
<td>do.</td>
<td>do.</td>
</tr>
<tr>
<td>Evelyn John</td>
<td>Dwelling-house</td>
<td>Concord.</td>
</tr>
</tbody>
</table>

Schedule D.

SCHEDULE D REFERRED TO IN THIS ACT.

Notice of Claim.

To the Town Clerk of or to the Clerk of the Bench of (as the case may be)

I HEREBY give you notice that I claim to have my name inserted in the Electoral List of in virtue of the freehold property which I possess at I occupy at)

Dated at day of in the Year 18

(Signed) JOHN ASHTON of (place of abode)

Schedule E.

SCHEDULE E REFERRED TO IN THIS ACT.

Notice of Objection.

To the Town Clerk of or to the Clerk of the Bench of (as the case may be) and to the person objected to.

I HEREBY give you notice that I object to the name of Thomas Bates of (describe the person objected to as described in the Electoral List) being retained on the Electoral List of the

Dated this

(Signed) JOHN ASHTON of (here state the dwelling-house or property for which he is included in the Electoral List).

Schedule F.

SCHEDULE F REFERRED TO IN THIS ACT.

List of Claimants.

The following Persons claim to have their Names inserted in the Electoral List of the

<table>
<thead>
<tr>
<th>Christian Name and Surname of each Claimant.</th>
<th>Nature of the Property in respect to which he prefers his claim.</th>
<th>Place where the Property is situated.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alton Frederick</td>
<td>Dwelling-house</td>
<td>Bathurst.</td>
</tr>
<tr>
<td>Baker Joseph</td>
<td>Ditto</td>
<td>One mile from Bathurst.</td>
</tr>
<tr>
<td>Chisholm Charles</td>
<td>Freehold</td>
<td>Carcoar.</td>
</tr>
<tr>
<td>Dixon John</td>
<td>License to depasture</td>
<td>Murrumbidgee.</td>
</tr>
<tr>
<td>Everett Samuel</td>
<td>Leasold</td>
<td>Cumberland.</td>
</tr>
</tbody>
</table>

(Signed) A. B. Clerk of the Bench.

Dated at this day of
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 County of Cumberland.

<table>
<thead>
<tr>
<th>Christian Name and Surname of each Person objected to</th>
<th>Nature of the Property for which his name is on the Electoral List</th>
<th>Place where the Property is situated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amwell Charles</td>
<td>Freehold</td>
<td>Lane Cove.</td>
</tr>
<tr>
<td>Barton William</td>
<td>Dwelling-house</td>
<td>St. Leonards.</td>
</tr>
<tr>
<td>Curtis John</td>
<td>Freehold</td>
<td>Half-a-mile from Bedlam Ferry.</td>
</tr>
<tr>
<td>Dobson William</td>
<td>License to depasture</td>
<td>New England.</td>
</tr>
<tr>
<td>Elton David</td>
<td>Leasehold</td>
<td>Camden.</td>
</tr>
</tbody>
</table>

(Signed) A. B.

Dated at this day of