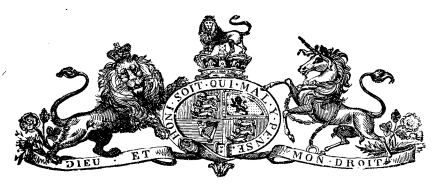
TASMANIA



1900.

ANNO SEXAGESIMO-QUARTO

VICTORIÆ REGINÆ,

No. 13.

AN ACT to re-enact and further amend A.D. 1900. "The Electoral Act, 1896."

[8 October, 1900.]

BE it enacted by His Excellency the Governor of *Tasmania*, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

- 1 This Act may be cited as "The Electoral Act Continuation and Short title. Amendment Act, 1900."
- 2 In this Act, the expression "the Principal Act" shall mean Interpretation. "The Electoral Act, 1896," and the expression "the Amending Act" 60 Vict. No. 49. shall mean "The Electoral Act Continuation and Amendment Act, 63 Vict. No. 7. 1899."
- 3 The Principal Act, as amended by the Amending Act and by this Electoral Acts Act, shall remain and continue in full force and operation until the continued. Thirty-first day of *December*, One thousand nine hundred and one, and shall for all purposes be deemed to have remained and continued in full force and operation on and from the Thirtieth day of *September*, One thousand nine hundred, to the day when this Act comes into operation.
- 4 Schedules (1.) and (2.) to the Amending Act shall be repealed, Substitution for and Schedules (1.) and (2.) to this Act shall be substituted therefor on and from the day on which the Royal Assent is proclaimed in *Tasmania* and (2.) of 63 Vict. No. 7.

Electoral Act Continuation and Amendment...

A.D. 1900.

to a Bill passed during the present Session of Parliament, intituled "A Bill to further amend The Constitution Act."

Repeal of proviso 60 Vict. No. 40.

5 All the words from the word "Provided" in the Twenty-seventh in Section 111 of line of the One hundred and eleventh Section of the Principal Act to the end of the Section are hereby repealed.

Substitution for 60 Vict No. 49.

- 6 All the words from the word "Provided" in the Seventeenth line proviso to Section of the One hundred and Twenty-third Section of the Principal Act to 123 of the end of the Section are heavyly repealed, and the following words the end of the Section are hereby repealed, and the following words are hereby substituted in lieu thereof:-
 - "Provided that in every case in which more than one candidate is to be elected in any district the candidate or candidates (if any) to be deemed to have received less than a Fourth part of the votes as aforesaid shall be the candidate or candidates who fail to obtain a number of First Votes equal at least to One-fourth part of the First Votes obtained by such one of the successful Candidates as shall have obtained the smallest number of First Votes."

Amendment of Section 14 of 63 Vict. No. 7.

7 The word "for" is hereby substituted for the word "in" in the Third line respectively of the Twelfth and Fourteenth Sections of the Amending Act.

Repeal and Amendment of Sect. 50 of the Amending Act.

- 8 Section Fifty of the Amending Act is hereby repealed, and the following Section is hereby inserted in lieu thereof, and shall be deemed to be and may be cited as Section Fifty of the Amending Act:-
- "50 The Electoral Roll and Supplemental Rolls of any District, as revised from time to time by the Court of Revision, and signed by the Chairman of such Court, shall be the Electoral Roll for the purposes of any election under the said Act."

Penalty for making false Notice of Claim. 19 Vict. No. 8.

9 If any person wilfully makes any false statement in any Notice of Claim forwarded to the Returning Officer he shall be liable to a penalty not exceeding Fifty Pounds, to be recovered in a summary way before any Two Justices of the Peace in the mode prescribed by The Magistrates Summary Procedure Act.

Acts to be read together.

10 This Act and the Principal Act, and every Act amending the Principal Act, shall be read and construed together as one and the same Act.

SCHEDULE.

(1.)

Sect. 4.

LEGISLATIVE COUNCIL ELECTORAL CLAIM.

ELECTORAL DISTRICT OF [DERWENT].

I claim to have my name entered of the Electoral Roll for the above District and to vote at [New Norfolk]-

1. I am Twenty-one years of age.

2. I am a natural born (or natural sed) subject of Her Majesty.

A.D. 1900.

64° VICTORIÆ.

Electoral Act Continuation and Amendment.

3. I have been resident in Tasmania for a period of Twelve months.
4. My name is [Christian and Surname in full], and I reside at
5. I possess the following qualification, viz.:—

Dated this

day of

19

[Usual Signature.]

If Elector's name is entered upon the Electoral Roll for any other Legislative Council District, he must state the following particulars:-

My name is on the Electoral Roll for the District of [Gordon], in respect of the following qualification, viz.-

HOUSE OF ASSEMBLY ELECTORAL CLAIM.

ELECTORAL DISTRICT OF [RINGAROOMA].

I claim to have my name entered on the Electoral Roll for the above District, and to vote at [Gladstone]-

1. I am Twenty-one years of age.

2. I am a natural born (or naturalised) subject of Her Majestv.

3. I reside at within the said Electoral District.
4. I have been resident in Tasmania for a period of Twelve months.

5. My name is [Christian and Surname in full], and my occupation is

Dated this

day of

[Usual Signature.]

If Elector's name is entered upon the Electoral Roll for any other House of Assembly District, he must state the following particulars-

My name is on the Electoral Roll for the District of [Cressy], and my address in such District was-

(2.)

FORM OF ELECTORAL ROLL.

Sect. 4.

THE Electoral Roll for the Leglative Council District of [Buckingham].

List of Electors who vote at [New Town].

Surname and Christian Name of Elector in full.	Place of Residence.	Nature of Qualification.	of	Column for Remarks and Initials to Alterations.
4			:	
				·
			[

THE Electoral Roll for the House of Assembly District of [Sorell].

List of Electors who vote at [Bellerive].

Surname and Christian Name of Elector in full.	Place of Residence.	Profession or Occupation.	Column for Remarks and Initials to Alterations.
	-		
·			
	•		
	e e		

GOVERNMENT PRINTER, TASMANIA.

• •