

T A S M A N I A.



1861.

ANNO VICESIMO-QUINTO

VICTORIÆ REGINÆ,

No. 22.

AN ACT to make further provisions in respect
of Rural Municipalities. [1 February, 1862.]

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 In case a portion only of any District mentioned in the Schedule to *The Rural Municipalities Act, No. 2*, is constituted a Rural Municipality, it shall be lawful for the Governor in Council to apportion and allot to such Rural Municipality such part of the sum set opposite to the name of such District in the said Schedule as the Governor in Council deems just; and the Colonial Treasurer shall annually issue and pay the sum so apportioned and allotted, to the Treasurer of such Rural Municipality; and such sum shall be payable in the manner in the said Act provided for the payment of the sums in the said Schedule mentioned to the respective Districts therein also mentioned.

Where part only of a District is constituted a Municipality, the Governor in Council may apportion the contribution payable to such District.

2 In the said Schedule to the said Act the words "Police District of *Sorell*" shall be read in the place and stead of the words "Electoral District of *Sorell*."

Amendment of error in Schedule to 23 Vict. No. 28.

3 All costs and expenses attending the making or revising any Valuation Roll under *The Property Valuation Act* in any Rural

Expense of making Valuation

Roll to be paid
out of Municipal
Fund.

Municipality shall be borne and defrayed by such Rural Municipality, and shall be payable by the Municipal Council out of the Municipal Fund of such Rural Municipality.

How Municipal
Elector may vote
when part only of
his property on
the Valuation Roll
is within the
Municipality.

4 No Municipal Elector of any Rural Municipality whose name appears on the Valuation Roll in respect of property, part of which is situated within, and part of which is situated without, the boundaries of such Municipality, shall vote in respect of such property at any Election of Councillors for such Municipality, unless and until he produces to the Returning Officer at such Election a Certificate in the Form in the Schedule, or to the like effect, of the annual value of such part of the said property as is situate within such Municipality, signed by two Justices of the Peace or by the Assessors who prepared such Valuation Roll, and then such Elector shall have a number of votes proportionate only to the annual value stated in such Certificate.

Acts to be read
together.

5 This Act and *The Rural Municipalities Act* and *The Rural Municipalities Act, No. 2*, and *The Rural Municipalities Act, No. 3*, shall be read and construed together as one and the same Act.

Short Title.

6 In referring to this Act it shall be sufficient to use the expression *The Rural Municipalities Act, No. 4*.

SCHEDULE.

WE hereby certify that we are acquainted with the property situate at _____ of which _____ is the [owner or occupier, as the case may be], and assessed in the Valuation Roll for the _____ district of _____ at the annual value of _____ Pounds; and that _____ Pounds is in our judgment the annual value of that portion of the said property which is situate within the boundaries of the Municipality of _____