# Ballot.

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No. 12-1.

## A BILL INTITULED

Title.

Short Title.

Commencement of Act.
Repeal of Acts.

First Schedule.

An Act to make Provision for the Regulation and Conduct of Elections of Members of the House of Representatives and Superintendents of certain Provinces and Members of Provincial Councils.

TE IT ENACTED by the General Assembly of New Zealand in Parliament assembled and by the authority of the same as

1. The Short Title of this Act shall be "The Regulation of Elections Act 1870."

2. This Act shall come into operation on the day of 5

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3. The several Acts and parts of Acts specified in the first Schedule hereto are hereby repealed to the extent in the said Schedule Provided that all elections commenced under the mentioned provisions of any of the Acts hereby repealed shall be carried on and 10 concluded in the same manner as if this Act had not been passed and that all elections held and all writs issued under the provisions of any of the said Acts shall be deemed as valid and sufficient as if this Act had not been passed and that all appointments of officers clerks and 15 polling places made before the coming into operation of this Act and then remaining unaltered shall be deemed to have been made under the provisions of this Act.

APPOINTMENT OF RETURNING OFFICERS AND POLLING PLACES.

Governor to appoint Returning Officers.

4. The Governor by warrant under his hand shall appoint a 20 Returning Officer for each of the Electoral Districts within the Colony for the election of Members of the House of Representatives and may from time to time by warrant as aforesaid remove any Returning Officer and fill up any vacancy that may at any time occur by death removal resignation or otherwise in the office of Returning Officer for 25 any Electoral District.

Members of House of Representatives not to be Returning Officers.

5. No person shall be appointed to be Returning Officer or substitute for the Returning Officer appointed under the provisions hereinafter contained or Deputy Returning Officer for any such Electoral District who shall at the time be a Member of the House 30 of Representatives for such district or who shall at the time be a candidate at any election for the district for which such appointment is made and no Returning Officer or Deputy Returning Officer or substitute for the Returning Officer for any such Electoral District and no person who shall have been such Returning Officer and shall 35 not by writing under his hand addressed to the Governor have resigned such his office at least thirty days before the day of nomination for any election for the same respectively and no person appointed as ubstitute for a Returning Officer or as Deputy Returning Officer for sny such district shall be a candidate or be elected or returned or be a 40 Member for such district.

Declaration by Returning Officer.

6. Every Returning Officer shall before he shall enter upon any of the duties hereby assigned to him make and subscribe a declaration to the following effect before some Justice of the Peace who is hereby authorized to take the same:-

I [A.B.] do solemnly declare that I will faithfully and impartially according to the best of my skill and judgment exercise and perform all the powers authorities and duties reposed in or required of me by "The Regulation of Elections Act 1870" as Returning Officer for the Electoral District of 50 and I do further solemnly promise and

declare that I will not at any election for the said

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attempt to ascertain save in cases in which I am expressly authorized by law so to do for what candidate any person shall vote or have voted and that if in the discharge of my said duties at or concerning any such election I shall have learned or have the means of learning for what candidate any person shall vote or have voted at such election I will not by word or act or any other means whatsoever directly or indirectly divulge or discover or aid in divulging or discovering the same save in answer to some question which I am legally bound to answer or in compliance with the express provisions of the law relating to parliamentary elections.

7. It shall be lawful for the Governor by warrant under his hand Governor to appoint from time to time to appoint polling places for each Electoral District polling places.

within or without the limits thereof and to appoint any one of such 15 polling places to be the principal polling place for the district and all or any of such polling places from time to time to abolish and if he think fit to appoint other polling places in lieu of those abolished and every such warrant shall be published in the New Zealand Gazette Provided always that no polling place shall be appointed by the 20 Governor under this Act unless he shall be first satisfied that the place to be appointed is more convenient than any other for at least thirty electors to record their votes thereat.

## ISSUE OF WRITS.

8. Writs for the election of Members of the House of Represen- Writs to be issued 25 tatives shall in all cases be issued by and returnable to an officer to be Parliaments. appointed by the Governor by warrant under his hand who shall be called the Clerk of the Parliaments and shall hold office during the Governor's pleasure or by the Deputy of the said Clerk appointed in like manner who shall act when the said Clerk is unable to act which 30 Deputy is hereinafter included in the term Clerk of the Parliaments The Clerk of the Parliaments shall have a seal of office which shall be in such form as the Governor shall approve and he shall issue the said writs under the said seal in obedience to warrants to be directed to him in the manner herein prescribed and not otherwise and the 35 said writs may be in the form in the second Schedule hereto or to the Second Schedule.

like effect. 9. All writs for such election to be issued upon the expiration of Writs for general the period of the continuance of the House of Representatives for the election to be issued time being or upon the previous determination of such House by the on warrant of Gover-40 dissolution of the General Assembly or before the return of the writs issued for a general election shall be issued upon the warrant of the

Governor directed to the Clerk of the Parliaments. 10. The Speaker of the House of Representatives upon receiving On resignation of the resignation of any Member of the said House made to him in the Member writ to issue 45 manner prescribed by the Constitution Act shall forthwith address his Speaker. warrant under his hand to the Clerk of the Parliaments for the issue of a writ for the election of a new Member in the place of the Member

so resigning and a writ shall issue accordingly and an entry of the resignation so received by the Speaker shall be thereafter made in the

11. No Member of the House of Representatives shall be capable Member whose seat is of resigning his seat while his election is lawfully contested nor until contested not to after the expiration of the time during which it may by law be contested on other grounds than corruption or bribery.

50 Journals of the said House.

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12. The Chairman of Committees (if any) of the House of Committee to act in Representatives for the time being and any three other Members of place of Speaker. the said House to be from time to time nominated by the Speaker of the said House shall form a Committee for the purposes hereinafter provided and every such nomination shall be in writing under the 60 hand of the Speaker and be deposited with the Clerk of the Parliaments.

Resignation where no Speaker.

13. If any Member of the House of Representatives wishes to resign his seat in the interval between two Sessions of the General Assembly and there is then no Speaker of the said House or if such Member be himself the Speaker he may address and cause to be delivered to any two Members of the said Committee appointed as aforesaid his resignation under his hand and his seat shall thereupon become vacant and such two Members upon receiving such declaration shall forthwith address their warrant under their hands to the Clerk of the Parliaments for the issue of a new writ for the election of a Member in the place of the Member so resigning and such writ shall 10 issue accordingly.

Writ to issue on warrant of Members of Committee.

Writ to fill vacant seat to issue on warrant of Speaker. 14. Whenever during or after the first Session of any House of Representatives and before the dissolution or other lawful determination of the General Assembly any seat therein shall become vacant the Speaker of the said House on being ordered so to do by the said House 15 if such vacancy shall happen or exist during any Session of such House shall forthwith address his warrant to the Clerk of the Parliaments for the issue of a new writ for the election of a Member to fill such vacancy and a new writ shall issue accordingly Provided that when such vacancy shall happen at a time when such House is not 20 in session then the Speaker shall on being satisfied of the happening thereof and without any such order or other authority address his warrant to the Clerk of the Parliaments as aforesaid and a new writ shall issue accordingly.

If no Speaker writ to issue on warrant of Members of Committee or in certain case of Governor.

15. And if when any such vacancy happens or at any time thereafter before the Speaker's warrant for a new writ has issued there be
no Speaker of the House or the Speaker be absent from the Colony or
the Member whose seat is vacated be such Speaker then any two
Members of the Committee appointed as aforesaid may address their
warrant under their hands to the Clerk of the Parliaments for the 30
issue of a new writ for the election of a Member to fill such vacancy
and such writ shall issue accordingly and whenever any such seat
shall become vacant in the interval between a general election and the
first meeting of the House of Representatives then the Governor may
issue his warrant under his hand to the Clerk of the Parliaments for 35
the issue of a writ for the election of a Member to fill such vacancy
and such writ shall issue accordingly.

Previous election not to be affected by election on vacancy.

16. But the election to be held under a writ issued under either of the two last preceding sections shall not in any manner affect the rights of any person entitled to contest the previous election and the 40 Report of any Election Committee appointed to try such previous election shall determine whether the Member whose seat shall have been treated as vacant or any other person was duly returned or elected thereat which determination if adverse to the return of such Member and in favour of any other candidate shall avoid the election held 45 under this section and the candidate declared duly elected at the previous election shall be entitled to take his seat as if no such subsequent election had been held.

Notice of intended issue of warrant to be given to Colonial Secretaay.

17. At least two clear days before the Speaker or any two Members of the said Committee appointed as aforesaid shall issue 50 their warrant as aforesaid he or they as the case may be shall give notice in writing under his or their hand to the Colonial Secretary of his or their intention to issue the same and the Colonial Secretary shall forthwith publish such notice in the Government *Gazette*.

Return of writs.

18. Every writ shall be returnable to the Clerk of the Parliaments 55 on such day within days from the day of issue thereof as shall be appointed in the warrant for the issue of the writ and named in the writ and every such writ shall be directed to the Returning Officer of the district for which the election is to be held.

### PROCEEDINGS AT ELECTION.

19. Whenever a writ for the election of a Member of the House Returning Officer to of Representatives shall be received by any Returning Officer he shall and of poll. indorse thereon the day on which he shall have received it and shall 5 forthwith fix and give not less than five nor more than fifty days' notice of the day and hour on which the nomination shall take place and shall also give notice of the day on which a poll if necessary will be taken in the form in the third Schedule hereto by Third Schedule. publishing the same together with the notice at the foot thereof in the 10 said Schedule twice in one or two newspapers published within the Electoral District for which such writ shall have been issued and if there be no such newspaper then in one or two newspapers published

at the place nearest to the principal polling place of the district or in some other convenient manner within the Electoral District calculated 15 to give in the opinion of the Returning Officer full publicity to the same.

20. The Returning Officer shall forthwith on the receipt by him Returning Officer to of any such writ of election as aforesaid appoint by writing under his appoint substitute. hand some fit person to be substitute for such Returning Officer and 20 if the Returning Officer shall die or if by reason of his sickness or any other unavoidable cause he shall be unable to do or suffer any acts or things relating to such election and shall notify the same to such substitute then such substitute at any time may and shall as and for the Returning Officer do and suffer all such acts and things and 25 subject in every such case to the like provisions as though he were the Returning Officer.

21. On the day of nomination the Returning Officer shall preside Returning Officer to at a meeting to be held at noon at the principal polling place of the preside at nominadistrict and shall declare the purpose for which the meeting is held.

22. Every candidate shall be proposed by an elector duly qualified Candidates to be proto vote at the election and seconded by another elector so qualified and posed and seconded. if there be no more candidates proposed and seconded than the number of Members to be returned the Returning Officer shall publicly declare the candidate or candidates then duly proposed and seconded to be 35 duly elected and shall make a return accordingly.

seconded than the number of Members to be returned the Returning Officer shall call for a show of hands separately in favour of each candidate and after such show shall declare the persons in whose 40 favour the show of hands shall appear to have been and if thereupon a poll be not demanded by one of the candidates or by not less than two electors the Returning Officer shall declare such persons to be duly elected.

23. In the event of there being more candidates proposed and Show of hands.

24. The names of the persons so declared to be elected shall be Names of persons 45 indorsed on the writ by the Returning Officer as the persons duly elected in pursuance thereof and the writ shall be returned by him to the Clerk of the Parliaments forthwith.

25. It shall be lawful for any candidate so nominated as Candidates may aforesaid at any time thereafter but not later than two clear days 50 before the day of polling to withdraw his name as a candidate by giving to the Returning Officer a notice in the form in the fourth Fourth Schedule. Schedule hereto or to the like effect signed by the said candidate in the presence of and attested by a Justice of the Peace and whenever any candidate shall so withdraw the Returning Officer shall forthwith 55 publish such notice in such manner as he shall deem best calculated for giving full publicity to the same and if after such withdrawal there shall be no more candidates than the number of Members to be returned no poll shall be taken and the Returning Officer shall

forthwith publicly declare the remaining candidates to be duly elected

**60** (as though the number of candidates had not exceeded the number of

Fifth Schedule.

Members to be elected) and shall insert at the foot of such lastmentioned notice a notice in the form in the fifth Schedule hereto or to the like effect that the remaining candidates are duly elected and shall indorse the writ accordingly and shall return the same to the Clerk of the Parliaments forthwith Provided that if after such withdrawal the number of candidates remaining exceed the number of Members to be returned the Returning Officer shall omit the name of every candidate whose name is withdrawn from the ballot papers to be printed as hereinafter provided or if any such ballot papers be already printed he shall erase from such printed ballot papers the name of 10 every candidate whose name is withdrawn and shall publish the said notice of withdrawal in such manner as he shall deem best fitted to give publicity to the same and the poll shall be held as if the remaining candidates alone had been proposed.

Procedure when poll

**26.** If a poll be demanded as aforesaid the Returning Officer shall 15 then declare the day on which the same shall be held being the day so to be fixed as aforesaid and the poll shall thereupon stand appointed for such day and on that day at every polling place of which notice shall have been given as aforesaid and at no other the poll shall be opened unless the candidates shall before such day be reduced by 20 withdrawal to a number not exceeding the number of Members to be returned.

Ballot papers to be printed.

Sixth Schedule.

Booths to be provided.

Internal arrangment of booth.

Ballot box.

Returning Officer and Deputies to act at booths.

27. Forthwith after a poll shall stand appointed for any election the Returning Officer shall cause ballot papers to be printed with the Christian names and surnames of all the candidates at such election 25 and of no other persons in full in the form in the sixth Schedule and shall sign or initial a sufficient number of such ballot papers to be used as hereinafter mentioned and if the Christian names and surnames of any two or more candidates be the same they shall be distinguished upon such ballot papers by the addition of their residence and occupa- 30 tion and the directions in the said Schedule shall be of the same force as if they had been provisions contained in this Act.

28. For taking the poll at any election the Returning Officer shall cause booths to be erected or rooms to be hired or otherwise provided and used as such booths at each polling place as occasion may require 35 but so that there shall be at each polling place one booth at least for every six hundred electors entitled to vote at such polling place and for any fractional number exceeding six hundred or exceeding any multiple thereof to which the number of electors so entitled shall reach and if under this provision there shall be more than one booth 40 at any polling place there shall be affixed over the entrance of each booth in succession so many letters of the alphabet in their alphabetical order as shall denote the booth at which each elector according to the initial letter of his surname is to vote and no elector shall be permitted to vote in any booth save that which is so denoted by the initial letter 45 of his surname Provided always that no polling booth shall be in any house licensed for the sale of fermented or spirituous liquors or upon the premises appertaining to such house.

29. Each booth shall be so divided or arranged that there shall be in the same one or more inner compartments opening only into that 50 part of the booth in which the ballot box is kept and the Returning Officer or his Deputy shall provide in every such compartment pencils or pens and ink for the use of the electors and shall also provide for each booth a ballot box having a lock and key and with a cleft or opening therein capable of receiving the ballot papers herein mentioned. 55

30. The Returning Officer of each Electoral District shall conduct the election at some one booth at the principal polling place with such Clerks to be appointed by him as may be required and shall appoint in writing on the occasion of such election a Deputy to act for him and take the poll at each of the other booths of the several polling 60 places for the district and such deputies shall appoint such Clerks as may be required to assist in taking the poll.

31. Every substitute of a Returning Officer and every Deputy Declaration by sub-Returning Officer and Poll Clerk shall before he shall enter upon any 5 of the duties hereby assigned to him with regard to any election make and sign before some Justice a declaration to the effect following

stitutes Deputies and Poll Clerks.

I [A.B.] do solemnly declare that I will faithfully and impartially according to the best of my skill and judgment exercise and perform all the powers authorities and duties reposed in or required of me by "The Regulation of 10 Elections Act 1870" as substitute of the Returning Officer [or Deputy Returning Officer or Poll Clerk as the case may be] with regard to the election of a Member for the Electoral District of and I do further solemnly promise and declare that I will not at the said election attempt to ascertain [Add in the case of a Substitute or of a 15 Deputy Returning Officer save in the cases in which I am expressly authorized by law so to do] for what candidate any person shall vote or have voted at the said election and that if in the discharge of my duties at or concerning 20 the said election I shall have learned or have the means of learning for what candidate any person shall vote or have voted thereat I will not by word or act or by any other means whatsoever directly or indirectly divulge or discover 25 or aid in divulging or discovering the same save in answer to some question which I am legally bound to answer or in compliance with the express provisions of the law relating to parliamentary elections.

32. Before the day of polling the Returning Officer shall deliver Rolls and signed 30 to each of the Deputies for use at each polling booth copies of all rolls in force for the district in and for which the poll is to be taken thereat certified under his hand to be true copies and shall also deliver to each Deputy and himself retain such numbers respectively of the ballot papers so signed or initialed as shall be sufficient for the use of the 35 electors who shall be entitled to vote at each booth at which such Returning Officer and Deputies respectively are to take the poll and every Returning Officer and Deputy shall keep an exact account of

ballot papers to be issued to Deputies.

33. Each candidate or if he omit to do so his proposer on his Scrutineers may be 40 behalf shall be entitled to appoint in writing under his hand one appointed. person to be Scrutineer on behalf of such candidate at each polling booth and every such Scrutineer shall be entitled to be present in that part of the booth in which the ballot papers are received as hereinafter provided.

all such signed ballot papers.

34. Every Scrutineer before he shall act as such at any polling Declaration by Scrutibooth shall make and sign before the Returning Officer or Deputy (as neers. the case may be) who shall take the poll at such booth a declaration to the effect following-

I [A.B] (Scrutineer for C.D. a candidate at the present election 50 for the Electoral District of do solemnly declare that I will faithfully observe all the provisions of "The Regulation of Elections Act 1870" which relate to such my office of scrutineer and I do further solemnly promise and declare that I will not as such Scrutineer at 55 the said election attempt to ascertain for what candidate any person shall vote or have voted at the said election and that if in the discharge of my duties at or concerning the said election I shall have learned or have the means of learning for what candidate any person shall vote or have 60 voted thereat I will not by word or act or by any other

means whatsoever directly or indirectly divulge or discover or aid in divulging or discovering the same save in answer to some question which I am legally bound to answer or in compliance with the express provisions of the law relating to parliamentary elections.

Who may be in polling room.

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35. The Returning Officer or Deputy the Poll Clerks and the Scrutineers duly appointed hereunder together with such number of constables to keep order as such Returning Officer or Deputy shall think fit and any voters not exceeding six in number being actually engaged in voting to be designated if necessary by the 10 Returning Officer or Deputy shall alone be permitted at any one time without the consent of the Returning Officer or Deputy to enter or remain in the polling room during the taking of the poll.

Ballot box to be exhibited empty.

36. Immediately before proceeding to take the poll at any booth the Returning Officer or Deputy (as the case may be) shall exhibit for 15 the inspection of the Candidates and Scrutineers and Poll Clerks who may be present the ballot box open and empty and shall forthwith thereafter close and lock the same being still empty and set and keep the same unopened upon the table at which he is to preside and in view of such persons as shall from time to time be present in the polling 20 booth and shall keep the key of the said box.

Commencement and close of poll.

37. Every polling shall commence on the day appointed for the same at nine of the clock in the forenoon and shall unless lawfully adjourned finally close at four of the clock in the afternoon of the same day and shall be conducted in manner hereinafter mentioned.

Persons entitled to vote.

38. Every person who shall for the time being be enrolled upon an electoral roll in force for any district and every holder of a miner's right or business license entitling him to vote for the election of a Member of the House of Representatives for the district shall be entitled to vote in such district and no person shall vote more than 30 once at the same election.

Particulars to be stated by person tendering vote. 39. Every person tendering his vote shall do so in manner following (that is to say)—he shall state to the Returning Officer or Deputy his Christian or other names and surname and such other particulars of those required by law to be expressed in the electoral roll as the said 35 Returning Officer or Deputy may for the purpose only of ascertaining upon the roll the name intended by such person require and shall also if he claim to vote as the holder of a miner's right or business license exhibit to the Returning Officer or Deputy the miner's right or business license which shall entitle him to exercise such right of 40 voting and shall demand a ballot paper.

Returning Officer to ascertain that voter's name is on roll or miner's right.

40. When any person shall have tendered his vote at any polling place in manner hereinbefore required the Returning Officer or Deputy shall ascertain that the name given by such person is upon the miner's right or business license (if any) exhibited by him or (as the case may 45 be) upon the electoral roll of electors in force for the district.

Questions to be put to voter. 41. After having found upon the proper roll if necessary the name intended by any person tendering his vote the Returning Officer or Deputy may if he think fit and shall if required so to do by any Scrutineer or by any two persons entitled to vote at the polling booth at 50 which he presides put to any such person before he shall have received a ballot paper and not afterwards the questions following hereinafter called "the prescribed questions" (that is to say)—

(1.) Are you the person whose name appears as [A.B.] in the roll in force for the Electoral District of 55

- (2.) [If the person claims as the owner of a miner's right or business license]—Are you the person whose name appears as [A.B. | on the miner's right (or business license) now presented?
- (3.) Have you already voted here or elsewhere at this present 60 election?

(4.) [If the person claims to vote as the holder of a miner's right or business license -Are you a natural born or a naturalized subject of Her Majesty Queen Victoria?

42. The Returning Officer or Deputy may if he think fit and shall Declaration against 5 if called upon so to do by any Scrutineer require of any person tender-demanded. ing his vote before he shall receive a ballot paper to make a solemn declaration against bribery in the manner and form following (that is to say)

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 or benefit or for the use or benefit of any member of my family or kindred or any friend or dependent directly or indirectly any sum of money office place of emolument gift or reward or any promise or security for nor do I expect to receive any money office place of emolument gift or reward by way of consideration either expressed implied or understood for giving my vote at this election.

43. If any person having tendered his vote to whom the prescribed voter not answering questions shall be so put as aforesaid shall refuse or omit distinctly to questions properly 20 answer the same and each part thereof or shall not answer absolutely in the affirmative such of the first two of the prescribed questions as shall apply to his claim to vote and absolutely in the negative the third of the prescribed questions and absolutely in the affirmative the fourth of the prescribed questions if put to him and if any person having 25 tendered his vote and being so required to make such declaration as aforesaid shall refuse or omit so to do he shall be and be deemed prohibited from voting then or afterwards at such election and shall be guilty of an offence and on conviction shall forfeit and pay for the same a penalty not exceeding twenty pounds.

30 44. When any person shall have tendered his vote in manner Ballot paper to be hereinbefore mentioned and the name in which he shall demand to vote delivered to voter. shall appear in a roll in force for the district or on a miner's right or business license entitling such person to vote at such election the Returning Officer or Deputy shall unless such person be prohibited from voting for some of the causes hereinbefore mentioned forthwith write 35 upon the back of one of the ballot papers so signed or initialed as aforesaid and as near as practicable to the lower edge thereof the number corresponding to the number set opposite such person's name in such roll or the number of the miner's right or business license or such other particulars as may be necessary to identify the same and so 40 that in folding up such ballot paper as hereinafter mentioned the voter may easily conceal from view the said writing and shall deliver to such person such ballot paper and shall forthwith mark upon a certified copy of such roll against the name of such person the fact of his having received such ballot paper or if he be the holder of a miner's right or 45 business license shall impress thereon such distinguishing stamp or mark as the Governor in Council shall heretofore have appointed under "The Miners Representation Act 1862" or shall hereafter from time to time appoint under this Act.

45. Every person to whom a ballot paper shall have been delivered voter to strike out 50 as aforesaid shall forthwith retire alone to some unoccupied compart- names and deposit ment of the polling booth and shall there alone and without delay strike out from such ballot paper the names of the candidates for whom he does not intend to vote and shall forthwith fold up such ballot paper in such manner as will conceal the names of the candidates and deposit 55 it in the ballot box in the presence of the Returning Officer or Deputy.

46. At every election for any district each elector may give and Number of votes to exercise as many votes as there are Members to be then and there elected for such district and at every such election every such elector may give not more than one vote to each or any candidate not exceed-

paper in box.

be given by each

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10 Ballot.

ing the number of Members then to be elected and any ballot paper recording more than the legal number of votes at any election shall be rejected at the close of the poll.

Proceeding when second vote tendered in same name.

47. If at any polling booth any ballot paper shall have been delivered to any person having tendered his vote and if any other 5 person shall afterwards tender his vote at such booth as of the same person in whose name such first-mentioned person shall have received such ballot paper the Returning Officer or Deputy shall put to the person so secondly tendering the prescribed questions and such person shall and may be dealt with in all respects in like manner as any 10 other person having tendered his vote but the ballot paper of such person shall not be deposited in the ballot box or allowed by the Returning Officer or Deputy and shall be set aside by him for separate custody.

Provision for voter unable to read.

48. If any person to whom a ballot paper shall have been delivered 15 as aforesaid shall be blind or be unable to read and shall signify the same to the Returning Officer or Deputy such Returning Officer or Deputy may and shall at the request of such person and for him and in presence of a witness if so desired by such person strike out in the polling booth from such ballot paper the names of such candidates as 20 such person may designate.

Ballot paper not to be taken away. 49. During the polling at any election no person shall take any ballot paper out of the polling booth save into one of the compartments aforesaid and no person shall enter any such compartment while any other person shall be therein and no person being in any such compartment shall remain there for a longer time than such as shall be reasonably required for the purpose of striking out the names from his ballot paper. And any person wilfully offending against the preceding provisions of this section or otherwise obstructing or unnecessarily delaying the proceedings at any such polling shall on conviction forfeit and pay 30 for every such offence a penalty not exceeding fifty pounds.

Penalty for giving false answer personation and voting twice. 50. If any person to whom any of the prescribed questions shall be so put as aforesaid shall wilfully make a false answer to the same or any part thereof and if any person shall wilfully make a false declaration in manner aforesaid or shall personate any elector for the 35 purpose of voting at any election or shall present any miner's right or business license not issued to him with intent to vote in respect thereof or shall vote twice at any election for the same district or wilfully and knowingly deposit in the ballot box at any polling place more ballot papers than one he shall be guilty of a misdemeanour 40 punishable with fine or fine and imprisonment with or without hard labour for any term not exceeding two years.

Maintenance of order.

51. Every Returning Officer and Deputy shall have power and authority to maintain order and keep the peace at any election or polling held by him and without any other warrant than this Act to cause to 45 be arrested and taken before a Justice any person reasonably suspected of committing or attempting to commit at any polling place any of the offences which are made misdemeanours hereby and also to cause to be removed any person who shall obstruct the approaches to any polling booth or wilfully or unnecessarily obstruct or delay the proceedings at 50 the polling or conduct himself in a disorderly manner or cause a disturbance at any election and all constables and peace officers shall aid and assist such Returning Officer or Deputy in the performance of his duty.

Number of votes to be ascertained on close of poll. 52. Immediately upon the close of the poll the Returning Officer 55 and every Deputy at the polling place at which each shall preside shall in the presence and subject to the inspection of such of the Scrutineers as choose to be present and the Poll Clerks (if any) but of no other persons open the ballot box and proceed to ascertain the number of votes for each candidate and shall upon and after such opening both 60

abstain himself from inspecting the writing upon the back of the ballot papers and take care that the same is not seen by any person present before the papers are enclosed in a sealed parcel as herein provided.

53. Immediately after ascertaining the total number of votes as Books and papers to 5 last aforesaid each Deputy Returning Officer shall make up in one parcel the ballot papers which shall have been used in voting at his polling booth during the election in another separate parcel the ballot papers which shall have remained unused thereat in another separate parcel the ballot papers which shall as herein provided have been set 10 aside for separate custody thereat and in another separate parcel the certified copies of rolls supplied to the said Deputy signed by him and all books rolls and papers kept or used by him during the polling and shall scal up the said several parcels and shall permit any of the scrutineers who may desire to do so to affix his or their seals to such 15 parcels and shall indorse the same severally with a description of the contents thereof and with the name of the district the name of the place of polling and the date of the polling and sign with his name the said indorsement and shall transmit the said parcels to the Returning Officer.

be made up in parcels.

20 54. Each Deputy shall together with the parcels aforesaid Deputies to make transmit to the Returning Officer a list of the total number of votes Officer. received by each candidate and also an account in which such Deputy shall charge himself with the number of ballot papers originally delivered to him specifying therein the number thereof delivered to and 25 used by voters and the number not so delivered or left unused and the number set aside as aforesaid for separate custody and every such list and account respectively shall be verified as well by the signatures of the said Deputy and the Poll Clerk (if any) as also by the signatures of such of the Scrutineers as shall be present and shall consent to sign 30 the same.

returns to Returning

55. The Returning Officer shall in respect of the polling booth at Returning Officer to which he himself shall have presided make up in separate parcels in like manner as is herein required of Deputy Returning Officers all ballot papers used unused or set aside as aforesaid and all books rolls and 35 papers kept or used by him at such polling booth and shall seal up and also permit to be sealed up by the Scrutincers and shall indorse in like manner as aforesaid the said several parcels and deal with the same as hereinafter provided and shall also make out in respect of the said booth the like list as herein required in the case of Deputy Returning Officers 40 which said list shall be verified by the signature of the Returning Officer the Poll Clerk (if any) and Scrutincers in manner aforesaid.

make up parcel.

56. The Returning Officer shall make up from the list made out State of poll to be by him as last aforesaid and from the lists so transmitted by the Deputy Returning Officers as aforesaid the general state of the poll and shall 45 at the principal polling place of the district and at a time to be fixed of which at least forty-eight hours' notice shall have been given in such manner as he may deem best calculated to give publicity to the same announce the number of votes given to each candidate and declare Declaration of result those candidates not exceeding the number to be elected who have of election. 50 received at all the polling places the greatest number of votes to be duly elected as Members for the district and if two or more candidates shall have received an equal number of votes the Returning Officer shall in such case have the casting vote but shall not otherwise vote Casting vote. at such election and the names of the persons so elected shall be 55 indorsed on the writ by the Returning Officer and the writ shall be by him returned to the Clerk of the Parliaments and within the time

57. The Returning Officer shall as soon as practicable after the Parcels to be made day of polling at any election enclose in separate packets in manner sent to Clerk of 60 hereinafter mentioned as well all the parcels so as aforesaid transmitted House of Representatives.

specified therein forthwith.

to him as also those made up and sealed by himself in respect of the polling booth at which he shall have presided (that is to say)—he shall enclose in one separate packet all parcels of used ballot papers in another all parcels of unused ballot papers in another all parcels of ballot papers set aside as aforesaid and in another all parcels containing copies of rolls books or other papers as herein provided and shall seal up the said several packets and indorse the same with a description of the contents thereof respectively and the name of the district and the date of the polling and sign with his name the said indorsement and shall forthwith forward the said packets to the Clerk of the House 10 of Representatives to be by him safely kept for two years and he shall also at the same time seal up and transmit to the said Clerk a parcel containing all ballot papers which shall have been printed for the said election and not used by the Returning Officer or distributed for use to his Deputies and the said Clerk shall forthwith give or send to the 15 Returning Officer a receipt under his hand for the said packets and

Papers taken from parcels to be evidence.

58. Any ballot paper and any copy of a roll and any book purporting to be taken from any such parcel as aforesaid and having written thereon respectively under the hand of the Clerk of the House 20 of Representatives for the time being a certificate of the several particulars hereby required to be indorsed upon such parcel and that the same was so taken from such parcel shall be evidence in any Court of Justice or before any Committee of the House of Representatives that the same was so taken and that the same if a ballot paper was deposited and if a 25 roll or book was kept or used at the election and booth to which such indorsement and writing relate and every such ballot paper so certified shall be evidence of a vote given at such election and the correspondence of the number appearing on such ballot paper with the number appearing on any roll so certified as of the same election and booth 30 against any name shall be evidence of the person so named having voted at such election and booth and according to the tenor of the said ballot paper. 59. If any person shall knowingly and wilfully break the seal of

Packets not to be opened except by command of Court.

or open any such sealed parcel or sealed packet as aforesaid unless he 35 be by the lawful command of some competent Court or other tribunal required so to do or called upon to produce some portion of the contents

of such parcel or packet he shall be guilty of a misdemeanour.

Adjournment of poll.

**60.** When the proceedings for taking of the poll at any election shall be interrupted or obstructed at any place by any riot or open 40 violence the Returning Officer or Deputy (as the case may be) shall not for such cause finally close the poll but shall adjourn the taking of the poll at the polling place at which such interruption or obstruction shall have happened to the following day and if necessary such Returning Officer or Deputy shall further adjourn such poll until such interruption 45 or obstruction shall have ceased when such Returning Officer or Deputy shall again proceed with the taking of the poll at the place at which the same may have been so interrupted or obstructed but so that the poll shall be kept open for seven hours in the whole and no more.

Declaration of poll to be postponed in case of adjournment.

61. Where any poll shall have been adjourned as aforesaid by any 50 Deputy of the Returning Officer such Deputy shall forthwith give notice thereof to the Returning Officer and in every such case the Returning Officer shall not notify the total number of votes given or finally declare upon which candidates the election has fallen until the poll so adjourned shall have been finally closed and the ballot papers 55 transmitted to the Returning Officer.

Adjournment not to extend beyond return day of writ.

**62.** No such adjournment as aforesaid of the proceedings at any election shall be made or extend to the day named as the return day in the writ for such election and if the polling shall not have been completed before the day named the Returning Officer shall forthwith 60 indorse that fact upon the writ and shall return the same to the Clerk of the Parliaments.

63. No election shall be liable to be questioned by reason only of Election not to be any defect in the title or any want of title of the person by or before affected by want of title in officers. 5 whom such election or any polling for the same shall have been held if such person have been actually appointed to preside or have been acting in the office giving the right so to preside at such election.

64. No election shall be void in consequence only of there having Governor in Council been no Returning Officer at the time of the issue of the writ or of any may rectify 10 delay in the return of the writ and where any accidental or unavoidable misfeasances. impediment misfeasance or omission shall have happened the Governor in Council may take all such measures as may be necessary for removing such impediment or rectifying such misfeasance or omission or may declare any or all of the proceedings at or for any election valid as to 15 and notwithstanding such impediment misfeasance or omission and every such Order in Council shall state specifically the nature of the impediment misfeasance or omission and shall be forthwith published in the Government Gazette.

65. If any Returning Officer or the Substitute of any Returning Votes not to be 20 Officer or any Deputy Returning Officer Poll Clerk or Scrutincer shall disclosed. in the discharge of his duties under this Act at or concerning any election learn or have the means of learning for what candidate any person shall vote or have voted at such election he shall not by word or act or any other means whatsoever directly or indirectly divulge or discover or aid 25 in divulging or discovering the same save in answer to some question which he is legally bound to answer or in compliance with the express provisions of the law relating to parliamentary elections and every such Returning Officer Substitute Deputy Poll Clerk or Scrutineer who shall knowingly and wilfully offend against the provisions of this section 30 shall be guilty of a misdemeanor.

66. If the Returning Officer of any district or if any person Penalty for neglect having been appointed Substitute for a Returning Officer or Deputy of duty. Returning Officer at any election for the same respectively and having undertaken so to act shall be guilty of any wilful misfeasance or 35 wilful or negligent act of commission or omission contrary to any of the provisions herein contained and not otherwise provided for he shall forfeit and pay for every such offence a penalty not less than ten nor more than two hundred pounds.

# PROVINCIAL ELECTIONS.

67. Subject to the provisions hereinafter contained every Provisions of Act to election of the Superintendent of any Province not established under apply to Provincial elections. "The New Provinces Act 1858" and every election of a Member of the Provincial Council of any Province however established shall be conducted in the manner prescribed by this Act for the election of 45 Members of the House of Representatives.

68. The Governor shall from time to time appoint and remove Appointment of Returning Officers for the several Electoral Districts within the Returning Officers. Provinces as occasion may require and the Governor shall have the same powers of appointing and altering polling places and principal 50 polling places for Electoral Districts for the election of Superintendents and Members of Provincial Councils as under the provisions hereinbefore contained he has for Electoral Districts for election of Members of House of Representatives.

69. When a Superintendent of any Province is to be elected Election of 55 under the provisions of this Act the whole of such Province shall be Superintendent. deemed to be one Electoral District and one writ only shall be issued for such election and shall be addressed to the Returning Officer appointed under the last preceding section of this Act for the capital town of the Province and the nomination shall be held at such town.

Writs for election of Provincial Council and Superintendent to be issued by Governor.

Seventh Schedule. Writs during continuance of Council to be issued by Superintendent.

Parcels and packets to be sent to Supreme Court.

Delegation of powers.

70. Every writ for the election of a Superintendent under this Act or for the election of a Member of a Provincial Council of a Province where no such Council is in existence shall be issued by the Governor under the Public Seal of the Colony and it shall not be necessary for the Governor to sign the same Every such writ shall be as returnable to the Governor within such time not exceeding

days from the issue as shall be appointed in the writ and such writ may be in the form in the seventh Schedule hereto.

71. Every writ for the election of a Member of a Provincial Council shall during the continuance of such Council be issued by and 10 returnable to the Superintendent and the return day shall be appointed by the Superintendent and stated in the writ and such writ shall be under the Public Seal of the Province and need not be signed by the Superintendent and such writ may be in the form in the Schedule hereto.

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72. The parcels and packets by this Act required to be made and sealed up shall in the case of an election of a Superintendent or Member of a Provincial Council of a Province be sent to the Registrar or Deputy Registrar of the Supreme Court for the Judicial District comprising the town at which the nomination for the election of the 20 Superintendent of the Province ought under this Act to be held and the provisions of this Act relating to parcels and packets deposited with the Clerk of the House of Representatives and to the keeping thereof and to the proof of the contents thereof and to the effect thereof as evidence and to the offences which may be committed in 25 relation thereto shall apply to the parcels and packets in this section mentioned with the substitution of the Registrar or Deputy Registrar of the Supreme Court for the time being having the custody of such parcels and packets for the Clerk of the House of Representatives.

73. It shall be lawful for the Governor to delegate to the 30 Superintendent of any Province the power of appointing and removing Returning Officers and also of appointing and abolishing polling places for the election of the Superintendent or of Members of the Provincial Council of such Province and every warrant by which any such delegated power shall be exercised shall be published in the 35 Provincial Government Gazette of such Province instead of the New Zealand Gazette.

## **Sch**edules

# SCHEDULES.

# FIRST SCHEDULE.

TIRST SCHIPCHE.			
Years and Numbers of Acts.	Titles or Short Titles.	Extent of Repeal.	
15 and 16 Vict. c. 72 (Imperial)	The Constitution Act	Fifty-first section.	
21 and 22 Vict. No. 11	"The Elections Writs Act 1858"	The whole.	
21 and 22 Vict. No. 56	"The Regulation of Elec- tions Act 1858"	The whole.	
21 and 22 Vict. No. 57	"The Corrupt Practices Prevention Act 1858"	The ninth section.	
<b>26</b> Viet. No. 10	"The Miners Representation Act 1862"	The fifth and seventh sections.	
27 Viet. No. 20	"The Regulation of Elections Act Amend- ment Act 1863"	The whole.	
21 and 22 Vict. No. 59	"The Provincial Elec- tions Act 1858"	The fifth sixth seventh and eighth sections.	
32 and 33 Vict. No. 16	"The Provincial Elec- tions Act Amendment Act 1869"	The fourth section except so much thereof as relates to the validity of writs issued by the Governor before the passing of the said Act.	

### SECOND SCHEDULE.

VICTORIA by the Grace of God of the United Kingdom of Great Britain and Ireland Queen Defender of the Faith To the Returning Officer of the Electoral District of Greeting.

We command you that you proceed according to law to the election of to serve in the House of Representatives for the said district And we do further command you that this our writ with the name of the person so elected endorsed hereon by you shall be returned to the Clerk of the Parliaments on or before the day of
Witness A.B. Clerk of the Parliaments at this day of 18

## THIRD SCHEDULE.

In pursuance of "The Regulation of Elections Act 1870" I Returning Officer do hereby give notice that by virtue of a writ for the Electoral District of bearing date the day of 18 under the Public Scal of the Colony an election will be held for the return of qualified person to serve as Member of the House of Representatives for the said Electoral District and that the nomination of candidates will take place at at noon on the day of and that the poll if necessary will be taken on the day of

A.B.

The following are polling places for the Electoral District of Insert a list of Polling Places.

Returning Officer.

Returning Officer.

### FOURTH SCHEDULE.

To the Returning Officer for the Electoral District of I THE undersigned hereby give notice that I withdraw my name as a candidate at the election of Member of the House of Representatives for the Electoral District the nomination wherefor was held on the day of

> Signature Ahode Qualification

Signed in the presence of

C.D. a Justice of the Peace.

## FIFTH SCHEDULE.

In consequence of the withdrawal of the above-named candidate the following person(s) is (are) duly elected for the above-named district.

Name.	Place of Abode.	Qualification.

A.B. Returning Officer.

# SIXTH SCHEDULE.

Electoral District of

Candidates' names (arranged in alphabetical order of surnames).

A.B.

&c.

DIRECTIONS.

THE Voter is to strike out the name of every candidate for whom he does not intend to vote by drawing a line through the name with a pen or pencil. He must be careful not to leave uncancelled the names of more than [insert number of Members to be returned] or this paper will be invalid.

The ballot paper must then be put in the ballot box by the voter.

The ballot paper must not be taken out of the booth.

## SEVENTH SCHEDULE.

VICTORIA by the Grace of God of the United Kingdom of Great Britain and Ircland Queen Defender of the Faith To the Returning Officer [appointed under the sixty-ninth section of "The Regulation of Elections Act 1870" for ] [for the Electoral District of ] Greeting the town of

WE command you that you proceed according to law to the election of [a Superintendent of the Province of ][ Member to serve in the Provincial Council of for the said district] And we do further command you that this our writ with the name of the person so elected indorsed hereon by you to be returned to the [Governor of our Colony of New Zealand] [Superintendent of the said Province] at on or before the day of

In witness whereof we have caused this our writ to be sealed with the Public Seal of [our said Colony] [the said Province] this day of 187