

# New South Wales

# **Electoral Bill 2017**

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2017



New South Wales

## **Electoral Bill 2017**

Act No , 2017

An Act to make provision with respect to the election of members of Parliament; and for other purposes.

**EXAMINED** 

Assistant Speaker

The I	Legisl	ature	of New South Wales enacts:	1				
Part	1	Pre	eliminary	2				
1	Nam	lame of Act						
		This	Act is the Electoral Act 2017.	4				
2	Com	menc	ement	5				
		This	Act commences on a day or days to be appointed by proclamation.	6				
3	Obje	cts of	Act	7				
	_	The	objects of this Act are as follows:	8				
		(a)	to constitute an independent Electoral Commission for New South Wales and to provide for the appointment of an independent Electoral Commissioner for New South Wales,	9 10 11				
		(b)	to promote and maintain an electoral system characterised by accessibility, integrity and fairness that provides for the election of members of Parliament of New South Wales in accordance with the <i>Constitution Act 1902</i> ,	12 13 14				
		(c)	to provide for a fair and transparent process for the distribution of New South Wales into electoral districts for elections for the Legislative Assembly,	15 16				
		(d)	to facilitate and protect the integrity of representative government in New South Wales,	17 18				
		(e)	to enable the citizens of New South Wales to participate freely in fair and transparent electoral processes,	19 20				
		(f)	to facilitate the fair and transparent conduct of elections in New South Wales,	21				
		(g)	to provide guidance to members of Parliament, parties, groups and candidates in relation to their rights, responsibilities and obligations in relation to the conduct of elections under this Act.	22 23 24				
4	Defi	nitions	5	25				
	(1)	In th	is Act:	26				
		<i>abbr</i> party	<i>reviation</i> , in relation to the name of a party, includes an alternative name of the <i>y</i> .	27 28				
			ress, of an individual—see subsection (3).	29				
			roved means approved by the Electoral Commissioner.	30				
			embly means the Legislative Assembly of New South Wales.	31				
			<i>mbly general election</i> means the election held for members of the Assembly following the dissolution or expiry of the Assembly.	32 33				
			<i>torised roll</i> , for an election, means the roll prepared for the election under sion 6 of Part 5.	34 35				
			of counting place means a place appointed by the Electoral Commissioner for the ating of ballot papers under section 163.	36 37				
			<i>lection</i> means an election held for the return of a member of the Assembly other in connection with an Assembly general election.	38 39				
			<i>I protection declaration</i> means a child protection declaration made under sion 4 of Part 7.	40 41				
			e of voting means 6 pm on election day (or on any day to which the conduct of lection has been adjourned).	42 43				

Commonwealth Act means the Commonwealth Electoral Act 1918 of the 1 Commonwealth. 2 *Council* means the Legislative Council of New South Wales. 3 declaration vote means a vote cast in accordance with Division 9 of Part 7. 4 *declared facility*—see section 117. 5 display a poster or electoral material includes exhibit or post up the poster or electoral 6 material, and *publicly display* means display, as so defined, within or within view of 7 a public place. 8 driver licence means a driver licence issued under the Road Transport Act 2013. 9 early voting centre means a voting centre designated by the Electoral Commissioner 10 under section 108 (4) (a) to be an early voting centre for the purpose of an election. 11 election means an election of any member or members of the Assembly or a periodic 12 Council election. 13 election day, in relation to an election, means the day specified in the writ for the 14 election as the day for the taking of the poll for the election. 15 election manager means a person appointed as an election manager under 16 section 81 (3). 17 election official means a person appointed as an election official under 18 section 81 (1). 19 elector means any person entitled to vote at an election under Part 4. 20 Electoral Commission means the New South Wales Electoral Commission 21 constituted by section 8. 22 Electoral Commissioner means the Electoral Commissioner appointed under 23 section 11. 24 electoral district or district means a district for the election of a member to serve in 25 the Assembly. 26 Electoral Information Register means the register kept and maintained by the 27 Electoral Commissioner under Division 4 of Part 5. 28 electoral material means any thing, including without limitation a how-to-vote card, 29 poster or advertisement, containing electoral matter (whether in a tangible or an 30 electronic form). 31 *electoral matter* means: 32 any matter that is intended or calculated or likely to affect or is capable of 33 affecting the result of any election held or to be held or that is intended or 34 calculated or likely to influence or is capable of influencing an elector in 35 relation to the casting of his or her vote at any election, or 36 the name of a candidate at any election, the name of the party of any such 37 candidate, the name or address of the headquarters or campaign office of any 38 such candidate or party, the photograph of any such candidate, and any 39 drawing or printed matter that purports to depict any such candidate or to be a 40 likeness or representation of any such candidate. 41 *electoral paper* includes any written claim or application, any approved form and any 42 prescribed form under this Act. 43 eligible overseas elector means an elector under this Act who is also enrolled under 44 section 94, 94A or 95 of the Commonwealth Act. 45 enrolled means enrolled by the Electoral Commissioner under Part 5. 46 **Note.** Under this Act there is no permanent roll of electors. However: 47 the person's name and enrolment details will be recorded in the Electoral Information 48

Register maintained under this Act—see Division 4 (Electoral Information Register) of

Part 5 (Enrolment procedures and information), and

49

(b) the person's name will appear on an authorised roll prepared for a particular election and on other lists of electors prepared under this Act—see Division 6 (Authorised rolls) of Part 5 (Enrolment procedures and information).

enrolled address means the address for which an elector is enrolled.

*enrolment details*, in relation to an elector, means the particulars included in the Electoral Information Register in relation to the elector.

**function** includes a power, authority or duty, and **exercise** a function includes perform a duty.

*general election* means an Assembly general election and a periodic Council election held or to be held concurrently.

**group** means a group of candidates constituted in accordance with clause 3 of the Sixth Schedule to the *Constitution Act 1902* for a periodic Council election.

group voting square means a square printed on a ballot paper for a periodic Council election above the names of the candidates included in a group who have requested under section 86 (2) a group voting square for the purposes of the election.

hospital includes a convalescent home and any facility similar to a hospital or convalescent home.

*how-to-vote card* means any card, handbill, pamphlet or notice having any voting directions within it, whether or not it contains:

- (a) any representation or partial representation of a ballot paper or portion of a ballot paper, or
- (b) any representation or partial representation apparently intended to represent a ballot paper or portion of a ballot paper.

*itinerant elector* means an elector under this Act who is also enrolled under section 96 of the Commonwealth Act.

**joint owner** of premises or property means one of 2 or more persons who own the premises or property jointly, whether as joint tenants or tenants in common or otherwise.

*legislature* means the Parliament of the Commonwealth or a State or the Legislative Assembly of a Territory.

*local government election* means an election under the *Local Government Act 1993* for the office of councillor or mayor under that Act (other than an election of mayor by councillors).

*member* means a member of the Assembly or member of the Council.

**nomination day**, in relation to an election, means the day specified in the writ for the election as the nomination day.

*party* means a body or organisation, incorporated or unincorporated, having as one of its objects or activities the promotion of the election to the Assembly or the Council of a candidate or candidates endorsed by it or by a body or organisation of which it forms a part.

periodic Council election has the same meaning as it has in section 3 of the Constitution Act 1902.

**Photo Card** means a New South Wales Photo Card issued by Roads and Maritime Services under the *Photo Card Act 2005*.

*poster* means any electoral matter printed, drawn or depicted on any material and if any electoral matter is printed, drawn or depicted in sections, those sections, severally and collectively, are taken to be a poster.

*premises* includes any structure, building, vehicle or vessel or any place, whether built on or not, and any part of it.

**President** means the President of the Council.

	<b>Estribution Panel</b> means the Electoral Districts Redistribution Panel established or Division 1 of Part 3.	1
	ster of Parties—see section 58.	3
regis	stered early voter means an elector who:	4
(a)	has been granted registered early voter status under section 37, or	Ę
(b)	is taken to be a registered early voter under that section.	6
	stered early voter (postal) means a registered early voter belonging to the stered early voter (postal) class under section 37.	7
beloi	stered early voter (technology assisted voting) means a registered early voter nging to the registered early voter (technology assisted voting) class under on 37.	9 10 11
Parti	stered officer of a registered party means the person shown in the Register of es under Part 6 as the registered officer of the party, and (except in Part 6) ides a person shown in that Register as a deputy registered officer of the party.	12 13 14
regis	stered party means a party registered in accordance with Part 6.	15
regu	lated period for an election:	16
(a)	means the period starting on the date of the issue of the writ for the election and ending at 6 pm on election day, and	17 18
(b)	in the case where an election is adjourned, includes the period starting on the original election day and ending at 6 pm on the day to which voting for the election is adjourned.	19 20 21
resid	dence—see section 5.	22
silen	t elector means an elector:	23
(a)	whose address is required by operation of section 36 to be omitted from any authorised roll or list of electors, or	24 25
(b)	is taken to be a silent elector under that section.	26
Spea	<i>ker</i> means the Speaker of the Assembly.	27
	e election means an Assembly general election, a periodic Council election or a lection for the Assembly.	28 29
	<i>reyor-General</i> means the person employed in the Public Service as the eyor-General.	30 31
secti	on 108 to be a voting centre for the purpose of taking the poll at an election (and ides an early voting centre).	32 33 34
votin secti	ag centre manager means a person appointed as a voting centre manager under on 81 (4).	35 36
	ng directions means directions or suggestions (whether express or implied) in ion to the casting of votes.	37 38
Mear	ning of "enrolled for the district"	39
enro or iti	the purposes of this Act, an elector is <i>enrolled for the district</i> that contains the lled address of the elector. However, if the elector is an eligible overseas elector nerant elector, an elector is <i>enrolled for the district</i> that contains the Subdivision which the elector is enrolled under the Commonwealth Act.	40 41 42 43
Addı	ress of an individual	44
The	address of an individual means:	45
(a)	for the purposes of sections 186–188, an address, including a full street address and suburb or locality, that is located in Australia and at which the	46 47

(2)

(3)

			individual can usually be contacted during the day, but does not include a post office box, and	1 2				
		(b)	in any other case, the residential address of the individual.	3				
5	Dete	termination of a person's residence						
	(1)	Com	etermining the <i>residence</i> of a person for the purposes of this Act, the Electoral missioner may have regard to the purpose and other circumstances, as well as to act, of the person's presence at, or absence from, the place concerned.	5 6 7				
	(2)		nout limiting subsection (1), if at a particular time a person is staying at any place rwise than on a permanent basis, the person may be taken to be at that time:	8 9				
		(a)	residing at the place if the person has no residence elsewhere, or	10				
		(b)	not residing at the place if the person does have a residence elsewhere.	11				
	(3)	elsev	rson's residence includes the place to which a person, when temporarily residing where, has a fixed intention of returning for the purpose of continuing to reside at place.	12 13 14				
6		Circumstances in which elector deemed to be "unable to attend at a voting centre on election day"						
			the purposes of this Act, and without limitation, an elector is <i>unable to attend at ting centre on election day</i> if the person:	17 18				
		(a)	is not throughout the hours of voting on election day within New South Wales, or	19 20				
		(b)	is not throughout the hours of voting on election day within 8 kilometres by the nearest practicable route of any voting centre open for the purposes of an election, or	21 22 23				
		(c)	is throughout the hours of voting on election day travelling under conditions that will preclude the person from voting at any voting centre, or	24 25				
		(d)	is seriously ill or infirm, and by reason of such illness or infirmity will be precluded from attending at any voting centre to vote, or	26 27				
		(e)	in the case of a woman, will, by approaching maternity, be precluded from attending at any voting centre to vote, or	28 29				
		(f)	is, at a place other than a hospital, caring for a person who is seriously ill or infirm or approaching maternity and by reason of caring for the person will be precluded from attending at any voting centre to vote, or	30 31 32				
		(g)	<ul> <li>is, by reason of the person's membership of a religious order or his or her religious beliefs:</li> <li>(i) precluded from attending at a voting centre, or</li> <li>(ii) precluded from voting throughout the hours of voting on election day or throughout the greater part of those hours, or</li> </ul>	33 34 35 36 37				
		(h)	is, by reason of his or her being kept in a correctional centre (within the meaning of the <i>Crimes (Administration of Sentences) Act 1999</i> ), precluded from attending at any voting centre to vote, or	38 39 40				
		(i)	will, by reason of being engaged for fee, gain or reward in any work throughout the hours of voting on election day, be precluded from attending at any voting centre to vote, or	41 42 43				
		(j)	is a silent elector, or	44				
		(k)	is a person with a disability (within the meaning of the <i>Anti-Discrimination Act 1977</i> ), or	45 46				

	(1)	believes that attending a voting centre on election day will place the personal safety of the person or of members of the person's family at risk.	1 2
7	Notes		3
	Not	tes included in this Act do not form part of this Act.	4
		•	

Part	2	Elect	oral administration	1	
Divis	sion '	1 New South Wales Electoral Commission			
8	Cons	titution	of Electoral Commission	3	
	(1)		s constituted by this Act a corporation with the corporate name of the New Wales Electoral Commission.	4 5	
	(2)	Note. Se	ectoral Commission is a statutory body representing the Crown.  ection 13A of the <i>Interpretation Act 1987</i> provides that a statutory body representing who has the status, privileges and immunities of the Crown.	6 7 8	
9	Mem	bers of I	Electoral Commission	9	
	(1)	The Ele	ectoral Commission consists of the following members:	10	
	( )	(a) a	former Judge appointed by the Governor as the Chairperson of the Commission,	11 12	
		(b) tl	he Electoral Commissioner,	13	
			person appointed by the Governor who has financial or audit skills and qualifications relevant to the functions of the Commission.	14 15	
	(2)	In this s	section, former Judge means:	16	
			former Judge of the Supreme Court of New South Wales or of any other State or Territory, or	17 18	
		(b) a	former Judge of the Federal Court of Australia, or	19	
		(c) a	former Justice of the High Court of Australia.	20	
	(3)	Schedu	le 1 contains provisions relating to the Electoral Commission.	21	
10	Func	tions of	Electoral Commission	22	
	(1)	The Ele	ectoral Commission has the functions conferred or imposed on it by or under owing:	23 24	
		(a) t	his Act,	25	
		(b) tl	he Election Funding, Expenditure and Disclosures Act 1981,	26	
		(c) t	he Lobbying of Government Officials Act 2011,	27	
		(d) $t$	he Local Government Act 1993,	28	
		(e) a	any other Act.	29	
		Commis scheme Under the function	nder the <i>Election Funding, Expenditure and Disclosures Act 1981</i> , the Electoral sion has the function of administering the election funding, expenditure and disclosure under that Act and registering electoral participants for the purposes of that scheme. he <i>Lobbying of Government Officials Act 2011</i> , the Electoral Commission has the of maintaining the Register of Third-Party Lobbyists and Lobbyists Watch List, and of procedure of obligations relating to lobbying.	30 31 32 33 34 35	
	(2)	The Ele	ectoral Commission may:	36	
			provide assistance for the conduct of elections by the Electoral Commissioner under this or any other Act, and	37 38	
		(b) i	nstitute proceedings for offences under the following Acts:	39	
			(i) this Act,	40	
			the Election Funding, Expenditure and Disclosures Act 1981,	41	
		`	the Lobbying of Government Officials Act 2011,	42	
		(1	the Local Government Act 1993 (but only in connection with the conduct of a local government election), and	43 44	

		orders within the jurisdiction of the Court for the purpose of ensuring compliance with the following:	3
		(i) this Act,	4
		(ii) the Election Funding, Expenditure and Disclosures Act 1981,	5
		(iii) the Lobbying of Government Officials Act 2011,	6
		(iv) the <i>Local Government Act 1993</i> (but only in connection with the conduct of a local government election), and	7 8
	(d)	conduct and promote research into electoral matters and other matters that relate to its functions, and publish the results of any such research, and	9 10
	(e)	promote public awareness of electoral matters that are in the general public interest by means of education and information programs.	11 12
(3)	other	the duty of the Electoral Commission to exercise its functions under this or any er Act in a manner that is not unfairly biased against or in favour of any particular ies, groups, candidates or other persons, bodies or organisations.	13 14 15
(4)		Electoral Commission is not subject to the control or direction of the Minister in exercise of its functions.	16 17
Division	ո 2	Electoral Commissioner	18
11 Ele	ctoral C	Commissioner	19
(1)	The	Governor may appoint an Electoral Commissioner for New South Wales.	20
(2)	Sche	edule 2 contains provisions relating to the Electoral Commissioner.	21
12 Fu	nctions	of Electoral Commissioner	22
(1)	The	Electoral Commissioner has the following functions:	23
	(a)	the general administration of the provisions of this Act relating to the conduct of elections,	24 25
	(b)	any other functions conferred or imposed on the Commissioner by or under this or any other Act.	26 27
(2)	With deali	hout limiting subsection (1), the Electoral Commissioner has the function of ing with the following matters:	28 29
	(a)	the enrolment of electors,	30
	(b)	the maintenance of the Electoral Information Register,	31
	(c)	the preparation of authorised rolls for elections and other lists of electors under	32
		this Act.	33
(3)	or ar	the duty of the Electoral Commissioner to exercise his or her functions under this ny other Act in a manner that is not unfairly biased against or in favour of any icular parties, groups, candidates or other persons, bodies or organisations.	33 34 35 36
(3)	or ar partion or the other	the duty of the Electoral Commissioner to exercise his or her functions under this ny other Act in a manner that is not unfairly biased against or in favour of any	34 35
(4)	or ar partium. The contract of the other Electrical archeres.	the duty of the Electoral Commissioner to exercise his or her functions under this ny other Act in a manner that is not unfairly biased against or in favour of any icular parties, groups, candidates or other persons, bodies or organisations.  Electoral Commissioner is not subject to the control or direction of the Minister ne Electoral Commission in the exercise of his or her functions under this or any er Act (other than functions of the Electoral Commission that are delegated to the	34 35 36 37 38

	(2)		out limiting subsection (1), goods and services may be provided in the course of ucting such an election.	1 2
	(3)	under	mmary of the elections conducted and any such goods or services provided r this section during a year must be included in the annual report of the Electoral mission relating to that year.	3 4 5
		with t	Under the Local Government Act 1993, a local council can enter into an arrangement the Electoral Commissioner for the Electoral Commissioner to administer the local cil's elections.	6 7 8
14	Elect	toral C	ommissioner not required to vote	9
			Electoral Commissioner is not required to vote at any State election or at any government election.	10 11
Divis	sion	3	Staff of Electoral Commission and delegations	12
15	Staff	of Ele	ctoral Commission	13
	(1)	and the	ons may be employed in the Public Service to enable the Electoral Commission the Electoral Commissioner to exercise their functions. The persons so employed to be employed in a separate Public Service agency and may be referred to as bers of staff of the Electoral Commission.	14 15 16 17
	(2)	1996 Emplemple instru	conditions of employment (within the meaning of the <i>Industrial Relations Act</i> ) determined by the Electoral Commissioner under the <i>Government Sector loyment Act 2013</i> with respect to any such persons who are employed in casual oyment in connection with an election have effect despite any State industrial ament that applies to Public Service casual employees generally, unless the ament expressly applies to those casual employees.	18 19 20 21 22 23
16	Dele	gation		24
	(1)		Electoral Commission may delegate any of the Electoral Commission's ions (other than this power of delegation) to:	25 26
		(a)	the Electoral Commissioner, or	27
		(b)	a member of staff of the Electoral Commission, or	28
		(c)	an officer or member of staff of an electoral commission or electoral office of the Commonwealth or of a State or Territory, or	29 30
		(d)	any person, or any class of persons, authorised for the purposes of this subsection by the regulations.	31 32
	(2)		Electoral Commissioner may delegate any of the Electoral Commissioner's ions (other than this power of delegation) to:	33 34
		(a)	a member of staff of the Electoral Commission, or	35
		(b)	an officer or member of staff of an electoral commission or electoral office of the Commonwealth or of a State or Territory, or	36 37
		(c)	any person, or any class of persons, authorised for the purposes of this subsection by the regulations.	38 39
	(3)	Elect	out limiting subsection (2), the Electoral Commissioner may delegate any of the oral Commissioner's functions as a returning officer for an Assembly election periodic Council election (other than this power of delegation) to an election al.	40 41 42 43
	(4)		elegation under this section may be to a particular person, the holder of a cular position or a class of persons or holders of positions.	44 45

Part 3		Red	listribution of electoral districts	
Divi	sion	1	Electoral Districts Redistribution Panel	2
17	Establishr		ment of Electoral Districts Redistribution Panel	
	(1)		e is established by this Act an Electoral Districts Redistribution Panel (the <i>stribution Panel</i> ) consisting of the following 3 members:	4 5
		(a)	a current or former Judge appointed by the Governor as the Chairperson of the Redistribution Panel,	6 7
		(b)	the Electoral Commissioner,	8
		(c)	the Surveyor-General.	9
	(2)	In th	is section, <i>Judge</i> means:	10
		(a)	a Judge of the Supreme Court of New South Wales or of any other State or Territory, or	11 12
		(b)	a Judge of the Federal Court of Australia, or	13
		(c)	a Justice of the High Court of Australia.	14
18	Prov	isions	relating to Redistribution Panel	15
	(1)	Sche	dule 3 contains provisions relating to the Redistribution Panel.	16
	(2)		he purposes of carrying out its functions, the Redistribution Panel may make use e services of any of the members of staff of the Electoral Commission.	17 18
19	Application of Royal Commissions Act 1923 to Redistribution Panel			
	(1)	Redi Chai	elation to the exercise of their functions under this Part, the members of the stribution Panel have the powers and immunities of a commissioner, and the rperson of the Panel has the powers of a chairperson, within the meaning of sion 1 of Part 2 of the <i>Royal Commissions Act 1923</i> .	20 21 22 23
	(2)		provisions of that Act (other than section 13 and Division 2 of Part 2) apply, with ecessary changes, to any witness or person summoned by or appearing before the 1.	24 25 26
Divi	sion	2	Redistribution of electoral districts	27
20	Gov	ernor t	to advise Redistribution Panel that redistribution is required	28
		If a	distribution of electoral districts is required by the <i>Constitution Act 1902</i> , the ernor is to advise the Redistribution Panel of that fact.	29 30
21	Crite	ria for	r distributions	31
	(1)		arrying out its functions, the Redistribution Panel, subject to complying with ons 28 and 28A of the <i>Constitution Act 1902</i> , is:	32 33
		(a)	to have regard to demographic trends within New South Wales and, as far as practicable, endeavour to ensure on the basis of those trends that, at the relevant future time, the number of electors enrolled in each electoral district will be equal (within a margin of allowance of 10 per cent more or less of the average enrolment in electoral districts at that future time), and	34 35 36 37 38
		(b)	subject to paragraph (a), to give due consideration, in relation to each electoral district, to:	39 40
			(i) community of interests within the electoral district, including	41 42

		(ii) means of communication and travel within the electoral district, and	1
		(iii) the physical features and area of the electoral district, and	2
		(iv) mountain and other natural boundaries, and	3
		(v) the boundaries of the existing electoral districts.	4
	(2)	For the purposes of subsection (1) (a), the relevant future time is 4 years from the day	5
		of the return of the writs for choosing the Assembly that exists at the time the distribution is carried out.	6 7
22	Publ	ic notice of redistribution	8
	(1)	As soon as practicable after the Redistribution Panel has been advised that a distribution is required, the Panel is to give public notice of the redistribution:	9 10
		(a) in the Gazette, and	11
		(b) on the Electoral Commission's website, and	12
		(c) in a newspaper published or circulating in New South Wales.	13
	(2)	The public notice must:	14
		(a) invite suggestions in writing, to be lodged with the Redistribution Panel within	15
		30 days after the date the public notice was given (the <i>suggestion period</i> ), relating to the distribution of New South Wales into electoral districts, and	16 17
		(b) invite comments in writing, to be lodged with the Panel within 14 days after the expiry of the suggestion period (the <i>comments period</i> ), relating to any suggestions received by the Panel under this section, and	18 19 20
		(c) notify the public that any suggestions and comments lodged with the Panel will be made available for public inspection on the Electoral Commission's website as soon as is reasonably practicable after the expiry of the suggestion period or comments period, as the case requires.	21 22 23 24
	(3)	The Redistribution Panel is to make a copy of any suggestion or comment lodged with the Panel under this section available for public inspection on the Electoral Commission's website as soon as is reasonably practicable after the expiry of the suggestion period or comments period, as the case requires.	25 26 27 28
23	Prep	aration of draft redistribution determination	29
	(1)	The Redistribution Panel is to prepare a draft determination of the names and boundaries of electoral districts.	30 31
	(2)	Before preparing the draft determination under this section, the Redistribution Panel is:	32 33
		(a) to obtain, and consider, the advice of a recognised demographer, and	34
		(b) to consider any suggestions or comments lodged with it under section 22.	35
24	Man	ner of identifying boundaries of electoral districts	36
	(1)	The Redistribution Panel may determine the boundaries of electoral districts by reference to such matters (including cadastral, topographical, administrative and other spatial information) as the Panel thinks fit.	37 38 39
	(2)	The Redistribution Panel is required to cause its determinations of the boundaries of electoral districts to be recorded in such a way as is readily accessible by members of the public.	40 41 42

25	Publ	ic notice of draft redistribution determination	1
	(1)	The Redistribution Panel is to give public notice of its draft determination of the names and boundaries of electoral districts:	2
		(a) in the Gazette, and	4
		(b) on the Electoral Commission's website, and	5
		(c) in a newspaper published or circulating in New South Wales.	6
	(2)	The public notice must:	7
		(a) include a written statement that the following are available for inspection on the Electoral Commission's website:	8 9
		(i) a map setting out the Redistribution Panel's proposed names and boundaries of electoral districts,	10 11
		(ii) the Panel's reasons for making the draft determination, and	12
		(b) invite submissions in writing, to be lodged with the Panel within 30 days after the date the public notice was given (the <i>submission period</i> ), relating to the draft determination, and	13 14 15
		(c) invite comments in writing, to be lodged with the Panel within 14 days after the expiry of the submission period (the <i>comments period</i> ), relating to any submissions received by the Panel under this section, and	16 17 18
		(d) notify the public that any submissions and comments lodged with the Panel will be made available for public inspection on the Electoral Commission's website as soon as is reasonably practicable after the expiry of the submission period or comments period, as the case requires.	19 20 21 22
	(3)	The Redistribution Panel is to make a copy of any submission or comment lodged with the Panel under this section available for public inspection on the Electoral Commission's website as soon as is reasonably practicable after the expiry of the submission period or comments period, as the case requires.	23 24 25 26
	(4)	The Redistribution Panel is to consider any submission and comment lodged with the Panel under this section before making a final determination of the names and boundaries of electoral districts.	27 28 29
26	Publ	ic hearing	30
	(1)	The Redistribution Panel must hold a public hearing into any submission or comment made under section 25 unless the Redistribution Panel is of the opinion that:	31 32
		(a) the matters raised in the submission or comment were raised, or are substantially the same as matters that were raised, in suggestions or comments lodged under section 22, or	33 34 35
		(b) the submission or comment is frivolous or vexatious.	36
	(2)	Without limiting subsection (1), the Redistribution Panel may hold one public hearing into a number of submissions and comments.	37 38
	(3)	At the public hearing, oral and further written submissions may be made to the Redistribution Panel by or on behalf of any person who, or organisation that, lodged a submission or comment under section 25.	39 40 41
	(4)	The Redistribution Panel is not bound by the rules of evidence and may regulate the conduct of proceedings at the hearing as it considers fit.	42 43
	(5)	Without limiting subsection (4), the Redistribution Panel may determine the following:	44 45
		(a) the times and places for holding sessions of the public hearing,	46

		(b)		nanner in which oral or written submissions may be made to the Panel at ublic hearing,	1 2
		(c)	the ti	me within which written submissions may be made to the Panel,	3
		(d)		xtent to which the Panel may be orally addressed, and the persons by n they may be orally addressed, on any submission.	4 5
	(6)	The heari		ribution Panel must consider all submissions made to it at a public	6 7
27	Revi	sed re	distrib	oution determination	8
	(1)	of an secti	y subm on 25),	practicable after the Redistribution Panel has concluded its consideration nissions made to it (including any submissions and comments made under the Panel must consider its draft determination and prepare a revised on of the names and boundaries of electoral districts.	9 10 11 12
	(2)	will	not be s	stribution Panel is of the opinion that the Panel's revised determination significantly different from the draft determination, the Panel is to finally he names and boundaries of electoral districts.	13 14 15
	(3)	will	be sign ic notic	stribution Panel is of the opinion that the Panel's revised determination nificantly different from the draft determination, the Panel must give see of its revised determination of the names and boundaries of electoral	16 17 18 19
		(a)	in the	e Gazette, and	20
		(b)	on th	e Electoral Commission's website, and	21
		(c)	in a n	newspaper published or circulating in New South Wales.	22
	(4)	The	public 1	notice must:	23
		(a)		de a written statement that the following is available for inspection on the oral Commission's website:	24 25
			(i)	a map setting out the Redistribution Panel's proposed names and boundaries of electoral districts,	26 27
			(ii)	the Panel's reasons for making the revised determination, and	28
		(b)	the d	e objections in writing, to be lodged with the Panel within 30 days after late the public notice was given (the <i>objection period</i> ), relating to the ed determination, and	29 30 31
		(c)	the e	e comments in writing, to be lodged with the Panel within 14 days after expiry of the objection period (the <i>comments period</i> ), relating to any extion received by the Panel under this section, and	32 33 34
		(d)	be m	y the public that any objections and comments lodged with the Panel will nade available for public inspection on the Electoral Commission's ite as soon as is reasonably practicable after the expiry of the objection d or comments period, as the case requires, and	35 36 37 38
		(e)		that a further public hearing may be held relating to any such objections mments.	39 40
	(5)	the Com	Panel mission	ribution Panel is to make a copy of any objection or comment lodged with under this section available for public inspection on the Electoral n's website as soon as is reasonably practicable after the expiry of the eriod or comments period, as the case requires.	41 42 43 44
	(6)	If pu	blic no	tice is given under subsection (3):	45

		(a) a person who, or an organisation that, was entitled to make submissions to the public hearing may lodge with the Panel a written objection or comment relating to an objection, and	1 2 3
		(b) the Redistribution Panel must hold a public hearing into any such objection or comment, and	4 5
		(c) section 26 applies to a public hearing into any such objection or comment under this section as if the objection or comment were a submission or comment lodged with the Redistribution Panel in relation to a draft determination.	6 7 8 9
		<b>Note.</b> Section 26 (1), as applied, provides that the Redistribution Panel must hold a public hearing into an objection or comment made under this subsection unless the Redistribution Panel is of the opinion that:	10 11 12
		<ul> <li>(a) the matters raised in the objection or comment were already raised, or are substantially the same as matters that were already raised, in suggestions, objections or comments lodged under this Division, or</li> <li>(b) the objection or comment is frivolous or vexatious.</li> </ul>	13 14 15 16
	(7)	The Redistribution Panel must, as soon as practicable, complete:	17
	(,)	(a) the Panel's consideration of any objections and comments lodged with it under this section, and	18 19
		(b) any public hearings into those objections.	20
	(8)	As soon as practicable after the Redistribution Panel has completed the public hearing under subsection (6) into any objections or comments, the Panel is to finally determine the names and boundaries of electoral districts.	21 22 23
	(9)	The Redistribution Panel is not required to invite further suggestions, submissions, objections or comments or to hold any hearings into any such further suggestions, submissions, objections or comments that are received.	24 25 26
28	Final	determination of redistribution to be given to Governor	27
		As soon as practicable after the Redistribution Panel has finally determined the names and boundaries of electoral districts, the Panel must give that final determination to the Governor.	28 29 30
29	Proc	lamation by Governor of names and maps of electoral districts	31
	(1)	The Governor is to cause a proclamation to be published in the Gazette, setting out:	32
		(a) the name of each electoral district, and	33
		(b) a map of each electoral district.	34
	(2)	On publication of a proclamation under this section, the electoral districts specified in the proclamation are, until altered by a further distribution required under the <i>Constitution Act 1902</i> , the electoral districts of New South Wales.	35 36 37
	(3)	The Electoral Commission must ensure, as far as is reasonably practicable, that maps indicating the names and boundaries of those electoral districts are available for inspection on the Electoral Commission's website.	38 39 40
	(4)	Despite subsection (2), the electoral districts existing immediately before the publication of a proclamation under this section remain, for the purposes of any by-election to be held before the dissolution or expiry of the Assembly following that publication, the electoral districts of New South Wales.	41 42 43 44
	(5)	The Redistribution Panel is to ensure that a copy of the maps of the electoral districts is lodged with the Surveyor-General, who is required to keep that copy at least until the next distribution of electoral districts.	45 46 47

(6) The copy lodged with the Surveyor-General is evidence of the boundaries of the electoral districts to which it relates.

**Note.** Section 9C of the *Surveying and Spatial Information Act 2002* requires details of electoral districts to be included in the register of public surveys.

1 2

Part 4		Entitlement to enrol and vote				
30	Entit	itlement to enrol				
		Note.	. Under this Act there is no permanent roll of electors. However:	2		
		(a)	the person's name and enrolment details will be recorded in the Electoral Information Register maintained under this Act—see Division 4 (Electoral Information Register) of Part 5 (Enrolment procedures and information), and	4 5 6		
		(b)	the person's name will appear on an authorised roll prepared for a particular election and on other lists of electors prepared under this Act—see Division 6 (Authorised rolls) of Part 5 (Enrolment procedures and information).	7 8 9		
	(1)	A per	rson is entitled to be enrolled in respect of an address in New South Wales if the on:	10 11		
		(a)	has attained 16 years of age, and	12		
			<b>Note.</b> A person is not entitled to vote until the person is 18 years of age—see section 31.	13 14		
		(b)	is an Australian citizen, and	15		
		(c)	resides at that address and has resided at that address for at least 1 month before the enrolment.	16 17		
		Note. the e	Section 4 (2) of this Act provides that an elector is <b>enrolled for the district</b> that contains nrolled address of the elector.	18 19		
	(2)	enrol	erson who is not entitled to be enrolled under subsection (1) is entitled to be led if the person is enrolled under any of the following provisions of the monwealth Act in respect of an address in New South Wales:	20 21 22		
		(a)	section 93 (1) (b) (ii)—being British subjects enrolled in relation to a Commonwealth division before 26 January 1984,	23 24		
		(b)	section 94—enrolled voters leaving Australia,	25		
		(c)	section 94A—voters enrolled outside Australia,	26		
		(d)	section 95—spouse, de facto partner or child of eligible overseas elector,	27		
		(e)	section 96—itinerant electors.	28		
	(3)		ect to subsection (2), a person is not entitled to be enrolled in respect of any ess other than the address at which the person is residing at the date:	29 30		
		(a)	that the person lodged his or her application for enrolment (or application for a change of address), or	31 32		
		(b)	that the Electoral Commissioner enrolled the person (or changed the person's enrolment details to record a change of address).	33 34		
	(4)	wĥet	rson is not entitled to be enrolled if the person has been convicted of an offence, her in New South Wales or elsewhere, and has been sentenced in respect of that are to imprisonment for 12 months or more and is in prison serving that sentence.	35 36 37		
31	Entit	tlemen	t to vote	38		
	(1)		ect to this Act, a person who is enrolled for a district is entitled to vote at any ion for the Assembly for the district.	39 40		
		genei	Section 22 of the <i>Constitution Act 1902</i> provides that persons entitled to vote at a ral election of members of the Legislative Assembly, and only those persons, are entitled to at a periodic Council election.	41 42 43		
	(2)	years	site subsection (1), a person who has been enrolled, but who has not attained 18 s of age on the date appointed as the election day for an election, is taken for the coses of that election to not be enrolled or entitled to be enrolled.	44 45 46		
		Note.	Accordingly, a person is not entitled to vote or be appointed as a scrutineer if he or she ot attained 18 years of age.	47 48		

#### Part 5 **Enrolment procedures and information** 1 Division 1 **Enrolment** 2 32 Compulsory enrolment: obligation to enrol and keep enrolment details updated 3 Every person who: has attained the age of 18 years, and 5 (b) is not enrolled, and 6 is entitled to be enrolled (other than under section 30 (2)), 7 must, within 21 days of becoming entitled to be enrolled, complete and lodge an 8 application for enrolment in the approved manner and form, unless the person has 9 been notified by the Electoral Commissioner that the person has been enrolled by the 10 Electoral Commissioner. 11 Maximum penalty: 1 penalty unit. 12 Note. In many circumstances, a person will be automatically enrolled by the Electoral 13 Commissioner under section 34. 14 (2) If a person (including a silent elector): 15 is enrolled, and 16 changes residence from the person's enrolled address to another address in 17 New South Wales, 18 the person must, within 21 days of becoming entitled to be enrolled in respect of the 19 other address, complete and lodge an application for a change of address in the 20 approved manner and form, unless the person has been notified by the Electoral 21 Commissioner that the elector's enrolment details have been changed. 22 Maximum penalty: 1 penalty unit. 23 Note. In many circumstances, an elector's enrolment details will be automatically updated by 24 the Electoral Commissioner under section 34. 25 Every person who: 26 has not attained the age of 18 years, and (a) 27 (b) is entitled to be enrolled, and 28 is not enrolled, 29 may complete and lodge an application for enrolment in the approved manner and 30 31 Note. A person who has attained 16 years of age, is an Australian citizen and resides at an 32 address in New South Wales is entitled to be enrolled in respect of that address—see 33 section 30. However, the person is not entitled to vote until the person is 18 years of age—see 34 section 31. 35 An application for enrolment under subsection (1) or (3) or for a change of address 36 under subsection (2) must be supported by the evidence of the applicant's identity 37 that is required by the regulations (if any). 38 (5) If a person: 39 lodges an application for enrolment, or an application for a change of address, 40 to the Electoral Commissioner, or 41 (b) forwards a claim for enrolment, or a claim for a transfer of enrolment, to the 42 Australian Electoral Commission. 43 proceedings are not to be commenced against that person for any alleged offence 44 against this section committed before the person lodged the application or forwarded 45 the claim. 46

	(6)	chan the p the p	person wishes to make an application for enrolment, or an application for a ge of address, and a registered medical practitioner has certified, in writing, that the person cannot physically sign the application, another person may, on behalf of the person, complete and lodge the application in accordance with the directions of the person.	1 2 3 4 5
	(7)		gistered medical practitioner's certificate referred to in subsection (6) is to be ed with the application to which it relates.	6 7
33	Mea	ns of e	enrolment	8
	(1)	The l	Electoral Commissioner may enrol a person:	9
		(a)	on the Electoral Commissioner's own initiative under section 34, or	10
		(b)	in response to an application for enrolment under section 35.	11
	(2)		Electoral Commissioner may change an elector's enrolment details to record a ge of address:	12 13
		(a)	on the Electoral Commissioner's own initiative under section 34, or	14
		(b)	in response to an application for a change of address under section 35.	15
34	Enro	lment	by Electoral Commissioner on Electoral Commissioner's initiative	16
	(1)	is er	Electoral Commissioner, at any time, believes that a person who is not enrolled nititled to be enrolled, the Electoral Commissioner may notify the person erned in writing (including by email, SMS text message or other electronic as) that:	17 18 19 20
		(a)	the Electoral Commissioner believes that the person should be enrolled, and	21
		(b)	the Electoral Commissioner will enrol the person unless the person, within the period specified in the notice (being not less than 7 days), notifies the Electoral Commissioner that the Electoral Commissioner's belief is incorrect (and gives the reasons why that is so).	22 23 24 25
	(2)	perio Com	notification is made by the person under subsection (1) (b) within the specified of or, despite any such notification made within that period, the Electoral missioner still believes that the person is entitled to be enrolled, the Electoral missioner is to:	26 27 28 29
		(a)	enrol the person, and	30
		(b)	notify the person in writing (including by email, SMS text message or other electronic means) that he or she has been enrolled.	31 32
	(3)	enrol be e Com	e Electoral Commissioner, at any time, believes that a person is incorrectly lled in respect of an address (the <i>first address</i> ), but that the person is entitled to nrolled in respect of another address (the <i>second address</i> ), the Electoral missioner may notify the person concerned in writing (including by email, SMS message or other electronic means) that:	33 34 35 36 37
		(a)	the Electoral Commissioner believes that the person should not be enrolled in respect of the first address, but should be enrolled in respect of the second address, and	38 39 40
		(b)	the Electoral Commissioner will change the person's enrolment details unless the person, within the period specified in the notice (being not less than 7 days), notifies the Electoral Commissioner that the Electoral Commissioner's belief is incorrect (and gives the reasons why that is so).	41 42 43 44
	(4)	perio	notification is made by the person under subsection (3) (b) within the specified od or, despite any such notification made within that period, the Electoral missioner still believes that the person is incorrectly enrolled in respect of the	45 46 47

		first address, but is entitled to be enrolled in respect of the second address, the Electoral Commissioner is to:					
			age the person's enrolment details to record the second address as the on's enrolled address, and	3 4			
			fy the person in writing (including by email, SMS text message or other tronic means) that the person's enrolment details have been so changed.	5 6			
	(5)	not entitled	toral Commissioner, at any time, believes that a person who is enrolled is d to be enrolled, the Electoral Commissioner may notify the person in writing (including by email, SMS text message or other electronic t:	7 8 9 10			
		(a) the H and	Electoral Commissioner believes that the person should not be enrolled,	11 12			
		perso notif	Electoral Commissioner will terminate the person's enrolment unless the on, within the period specified in the notice (being not less than 7 days), fies the Electoral Commissioner that the Electoral Commissioner's belief correct (and gives the reasons why that is so).	13 14 15 16			
	(6)	period or,	cation is made by the person under subsection (5) (b) within the specified despite any such notification made within that period, the Electoral oner still believes that the person is not entitled to be enrolled, the Electoral oner is to:	17 18 19 20			
		(a) term	inate the person's enrolment, and	21			
			fy the person in writing (including by email, SMS text message or other tronic means) that his or her enrolment has been terminated.	22 23			
	(7)		ral Commissioner may exercise the functions under subsections (1)–(6) on ral Commissioner's own initiative.	24 25			
	(8)	Without lin by:	miting subsections (1)–(6), the Electoral Commissioner may form a belief	26 27			
			sulting electoral enrolment details on any roll kept under the amonwealth Act, and	28 29			
		(b) cons	sulting and using information collected under Division 5.	30			
		from	The Electoral Commissioner may use information collected under Division 5, bodies such as Roads and Maritime Services and the Registry of Births, Deaths Marriages, to enrol persons or update their enrolment details.	31 32 33			
	(9)		this section prevents the Electoral Commissioner enrolling a person period of any election, including after the issue of the writ for the election.	34 35			
		person belie incorrect ad	erson has been enrolled by the Electoral Commissioner under this section and the eves that the person is not entitled to be so enrolled or is enrolled in relation to an Idress, the person may complain to the Electoral Commissioner regarding the in enrolment under section 38.	36 37 38 39			
			r, if the person is entitled to be enrolled in relation to another address, the person recomplete and lodge an application for enrolment or an application for a change	40 41 42			
35	Enro	lment by Ele	ectoral Commissioner in response to application	43			
	(1)						
		(a) if the	e application is in order and the Electoral Commissioner is satisfied that applicant is entitled to be enrolled:	45 46 47			
		(i)	enrol the person, and	48			
		(ii)	notify the person in writing that he or she has been enrolled, and	49			

		` ′	writin	ase where the person is already correctly enrolled—notify the person in g that, in the Electoral Commissioner's opinion, the person's existing ment is correct, and	1 2 3	
		1	that th	application is not in order or the Electoral Commissioner is not satisfied appears is entitled to be enrolled—notify the person in writing that his application has been rejected.	2 5	
	(2)			al Commissioner, on receiving an application for a change of address, bsection (6), must:	7	
		1	the ap	application is in order and the Electoral Commissioner is satisfied that plicant is entitled to be enrolled in respect of the new address specified application:	9 10 11	
			(i)	change the person's enrolment details to record the person's new address as the person's enrolled address, and	12 13	
			(ii)	notify the person in writing that the person's enrolment details have been so changed, and	14 15	
		,	writin	ase where the person is already correctly enrolled—notify the person in g that, in the Electoral Commissioner's opinion, the person's existing ment details are correct, and	16 17 18	
		1	that th	application is not in order or the Electoral Commissioner is not satisfied appears is entitled to be enrolled—notify the person in writing that his application has been rejected.	19 20 21	
	(3)	A notification in writing by the Electoral Commissioner under this section may made by email, SMS text message or other electronic means if the applicant consented in the application to communication by that means.				
**				a decision given to a person by the Electoral Commissioner under 1) (b) or (c) or (2) (b) or (c) is to include:	25 26	
		(a) a	a state	ement of the reasons for the decision, and	27	
		(b)	a state	ement advising the person that:	28	
		,	(i)	the person is entitled to make a complaint to the Electoral Commissioner regarding the enrolment of the person or the failure to enrol the person, and	29 30 31	
		1	(ii)	if the person is dissatisfied by the handling of that complaint, the person may apply to the Civil and Administrative Tribunal for an administrative review of the decision of the Electoral Commissioner regarding the complaint.	32 33 34 35	
	(5)			this section prevents the Electoral Commissioner enrolling a person eriod of any election, including after the issue of the writ for the election.	36 37	
	(6)			ons may make provision for or with respect to the giving of notice by the immissioner to an elector of his or her enrolment.	38 39	
36		t electo f electo		quest for address to be omitted from authorised rolls or any other	40 41	
	(1)	A person may lodge a request in the approved form that the person's residential address be omitted from any authorised roll or list of electors if the person considers				
		that having that address on a roll or list of electors places or would place the personal safety of the person or of members of the person's family at risk.				
	(2)	A requ	iest m	ust:	46	
		(a)	give p	particulars of the relevant risk, and	47	
		(b) 1	be ver	rified by statutory declaration by the person making the request.	48	

(3)	If the Electoral Commissioner is satisfied that having the residential address of the person making the request on an authorised roll or a list of electors places or would place the personal safety of the person or of members of the person's family at risk, the Electoral Commissioner must ensure that the address of the person is omitted from any such roll or list.						
(4)	SMS to no	The Electoral Commissioner must notify the person in writing (including by email, SMS text message or other electronic means if the person has requested or consented to notification by that method) of a decision to grant or refuse a request made by a person under subsection (1).					
(5)	If a person's address has been excluded or omitted from a roll kept under the Commonwealth Act by operation of section 104 of that Act:						
	(a)		Electoral Commissioner must ensure that the address of the person is ted from any authorised roll or list of electors prepared under this Act, and	12 13			
	(b)	the p	erson is taken to be a silent elector under this Act.	14			
Regi	stered	l early	voters	15			
(1)	An e	lector 1	may apply to the Electoral Commissioner to be a registered early voter if:	16			
	(a)		lector's residence is not within 20 kilometres, by the nearest practicable e, of a voting centre, or	17 18			
	(b)		eason of being seriously ill or infirm, the elector is unable to travel from lace where he or she resides (other than a hospital that is a voting centre),	19 20 21			
	(c)	carin	use he or she will be at a place (other than a hospital that is a voting centre) g for a person who is seriously ill or infirm, the elector is unable to travel that place to a voting centre, or	22 23 24			
	(d)	(whice	elector is enrolled pursuant to an application made under section 32 (6) ch contemplates the provision of a registered medical practitioner's ficate), or	25 26 27			
	(e)		istered medical practitioner has certified that the elector cannot physically the elector's name, or	28 29			
	(f)	the e	lector is a silent elector, or	30			
	(g)		elector is a person with a disability (within the meaning of the <i>Discrimination Act 1977</i> ), or	31 32			
	(h)	electe		33 34			
		(i)	is precluded from attending a voting centre, or	35			
		(ii)	for the greater part of the hours of voting on an election day, is precluded from attending a voting centre.	36 37			
(2)	An application is to be made in the manner and form approved by the Electoral Commissioner and is to specify which of the 2 classes of registered early voter the elector is applying to belong to:						
	(a)		egistered early voter (postal) class—being the class of registered early who may early vote at elections by post, or	41 42			
	(b)	of re	egistered early voter (technology assisted voting) class—being the class egistered early voters who may early vote at elections by means of hology assisted voting.	43 44 45			

46

(3)

The Electoral Commissioner:

		(a)	may accept or reject an application under this section to grant the elector registered early voter status, and	1 2		
		(b)	if the application is accepted, must specify the class of registered early voter that the elector has been granted, and	3 4		
		(c)	must advise the person in writing of the Electoral Commissioner's decision under this subsection.	5 6		
	(4)	on be	pplication may be made under subsection (1) (d) or (e) by another person acting chalf of the elector if a registered medical practitioner has certified, in writing, he elector cannot physically sign the elector's name.	7 8 9		
	(5)		rtificate referred to in subsection (1) (d) or (e) or (4) is to be lodged with the cation to which it relates.	10 11		
	(6)	electo	Electoral Commissioner may withdraw registered early voter status from an or if the Electoral Commissioner is satisfied that the elector is no longer an or of a kind described in subsection (1).	12 13 14		
	(7)	unles	lector who is a registered general postal voter under the Commonwealth Act is, is the elector is a registered early voter (technology assisted voting), taken to be istered early voter (postal).	15 16 17		
Divi	sion	2	Complaints regarding enrolment	18		
38	Com	plaints	s to be made to Electoral Commissioner	19		
	(1)	A per	rson may complain to the Electoral Commissioner regarding:	20		
		(a)	the enrolment of a person (including the person's own enrolment), or	21		
		(b)	the enrolment details recorded about a person, or	22		
		(c)	the failure to enrol a person.	23		
	(2)	A con	mplaint made by a person must:	24		
		(a)	be in writing and in the approved form, and	25		
		(b)	be signed by the person, and	26		
		(c)	set out the ground of the complaint.	27		
39	Elec	toral C	commissioner to investigate and deal with complaints	28		
	(1)	The I	Electoral Commissioner is to investigate a complaint made under this Division.	29		
	(2)	After	investigating the complaint, the Electoral Commissioner may:	30		
	,	(a)	enrol, or terminate the enrolment of, the person concerned, or	31		
		(b)	correct any information relating to the person kept on the Electoral Information Register, or	32 33		
		(c)	refuse to take any of the actions referred to in paragraphs (a) and (b).	34		
	(3)	enrol	Electoral Commissioner is to give the complainant and the person whose ment is the subject of the complaint written notice of the Electoral missioner's decision under this section and the reasons for the decision.	35 36 37		
Divi	Division 3 Civil and Administrative Tribunal review of decisions regarding enrolment					
40	Revi	ew by	Civil and Administrative Tribunal	40		
		A person who has made a complaint under Division 2 may apply to the Civil and Administrative Tribunal for an administrative review under the <i>Administrative</i>				

			sions Review Act 1997 of the decision of the Electoral Commissioner regarding omplaint.	1 2		
Division 4 Electoral Information Register						
41	Regi	ister of information relating to electors				
	(1)		Electoral Commissioner is to keep and maintain records of all persons enrolled r this Act in a register (the <i>Electoral Information Register</i> ).	5 6		
	(2)	The 1	register is to include:	7		
		(a)	the surname, given name or names, date of birth and sex of each enrolled person, and	8 9		
		(b)	the residence of the person (except in relation to an eligible overseas elector or an itinerant elector), and	10 11		
		(c)	the electoral district for which the person is enrolled, and	12		
		(d)	whether the person is a silent elector, and	13		
		(e)	whether the person is a registered early voter, and, if so, whether the person is a registered early voter (postal) or a registered early voter (technology assisted voting), and	14 15 16		
		(f)	such other particulars as the Electoral Commissioner considers necessary to carry out his or her functions under this Act, and	17 18		
		(g)	such other particulars as are prescribed by the regulations.	19		
	(3)	The 1	register is to be kept in an electronic form.	20		
42	2 Maintenance of Electoral Information Register			21		
	(1)	The Electoral Commissioner must use the Electoral Commissioner's best endeavours to revise and update the Electoral Information Register to ensure that it is accurate.				
	(2)	Without limiting any other function of the Electoral Commissioner in relation to the Electoral Information Register, the Electoral Commissioner may alter the register by doing any of the following:				
		(a)	correcting any mistake or omission in the particulars of the enrolment of an enrolled person,	27 28		
		(b)	altering the particulars of the enrolment of an enrolled person (including the inclusion of particulars in compliance with a requirement under section 41 (2) (f) or (g)),	29 30 31		
		(c)	removing the name of any deceased person,	32		
		(d)	removing the name of a person who has been convicted and sentenced to a term of imprisonment of 12 months or longer and is in prison pursuant to that sentence,	33 34 35		
		(e)	removing any superfluous entry where the name of the same person appears more than once,	36 37		
		(f)	reinstating any name removed by mistake as the name of a deceased person,	38		
		(g)	reinstating any name removed as the result of a complaint, where satisfied that the complaint was based on a mistake as to fact and that the person whose enrolment was the subject of the complaint is still entitled, and has continuously been entitled, to the enrolment in respect of which the complaint was made,	39 40 41 42 43		
		(h)	reinstating any other name removed by mistake or which has been accidentally omitted,	44 45		

		(i)	alteri	ng any particulars of the enrolment of a person necessitated:	1			
		( )	(i)	by a redistribution under Part 3, or	2			
			(ii)	by the numbering or re-numbering or naming or re-naming of the person's place of residence, or	3			
			(iii)	by the naming or re-naming of a street, public place or locality, or	5			
			(iv)	for any other similar reason.	6			
43	Elec	toral lı	nforma	ition Register not available for public inspection	7			
		The	Elector	al Commissioner must ensure that the Electoral Information Register is	8			
		not a	vailabl	e for public inspection and is not disclosed.	9			
		of ele	ctors.	n 7 of this Part deals with the public inspection of authorised rolls and other lists	10 11			
		admir Electo	nistratio oral Cor	ce for any person to disclose any information obtained in connection with the n or execution of this Act (or any other Act conferring or imposing functions on the nmission or Electoral Commissioner) except in certain specified circumstances—268 (Disclosure of information).	12 13 14 15			
Div	ision	5	Coll	ection of electoral information	16			
44	Colle	ection	and m	aintenance of electoral information	17			
	(1)	The Electoral Commissioner is:						
		(a)		ollect such information (electoral information) as the Electoral	19			
				missioner considers necessary for the maintenance and revision of the oral Information Register, and	20 21			
		(b)	to ma	intain and regularly revise that electoral information.	22			
	(2)	infor infor	niting subsection (1), the Electoral Commissioner may collect personal (including a person's telephone and email contact details and any other or code used to identify a person) relating to a person for the purposes of the following:	23 24 25 26				
		(a)	whetl reside	her the address for which the person is enrolled is the person's real ence,	27 28			
		(b)		person is not enrolled—whether the person is entitled to be enrolled for istrict.	29 30			
	(3)	Com Infor	mission mation onal int	al Commissioner (and officers acting under the direction of the Electoral ner) are exempt from any requirements of the <i>Privacy and Personal Protection Act 1998</i> relating to the collection, use or disclosure of formation to the extent that personal information is collected, used or or the purposes of or in connection with this section.	31 32 33 34 35			
	(4)			on, <i>personal information</i> has the same meaning as it has in the <i>Privacy al Information Protection Act 1998</i> .	36 37			
45	Pers	ersons who are to provide information						
	(1)	persons, within the time and in the manner and form specified in the notice, provide the information requested in the notice, being information that in the opinion of the Electoral Commissioner is required in connection with the maintenance are revision of the Electoral Information Register:						
		(a)	of the	son employed in the government sector (within the meaning of section 3 e Government Sector Employment Act 2013),	44 45			
		(b)	a poli	ice officer,	46			

			ember of staff of a council within the meaning of the <i>Local Government</i> 1993,	1 2			
			Iney Water Corporation,	3			
		` ′	nter Water Corporation,	4			
		` '	stributor within the meaning of the <i>Electricity Supply Act 1995</i> ,	5			
			niversity established or constituted by an Act of New South Wales,	6			
			enrolled person or person entitled to be enrolled.	7			
	(2)	•					
	(3)	Without li	miting subsection (1), the Electoral Commissioner may request:	10			
		(a) information of a kind required by the Electoral Commissioner for any purpose relating to the enrolment of electors, or					
		(b) sucl	h information as is required to enable the Electoral Commissioner to detect:	13			
		(i)	persons or classes of persons who may be incorrectly enrolled, or	14			
		(ii)	persons or classes of persons (whether of particular ages or otherwise) who may be entitled to enrolment, or	15 16			
		(iii)	persons who, being 16 years but not 18 years of age, may be entitled to make applications to be enrolled, or	17 18			
		(iv)	other persons or classes of persons who may be affected by this Part or regulations made for the purposes of this Part.	19 20			
	(4) The regulations may make provision for or with respect to the collection information by persons referred to in subsection (1) (a)–(c) on behalf of the Elector Commissioner.						
	<ul> <li>Note. For example, a regulation may provide that Roads and Maritime Services in it application forms is to collect information such as mobile phone numbers and email addresse for the purposes of notifying electors under section 34.</li> <li>(5) The Privacy and Personal Information Protection Act 1998 and the Health Record and Information Privacy Act 2002 do not apply in relation to the disclosure of personal information or health information to the extent that the information is provided under this section to the Electoral Commissioner.</li> </ul>						
	(6)	•					
Divis	sion (	6 Au	thorised rolls	36			
46	Auth	orised roll	of electors to be prepared for each election	37			
	(1)		oral Commissioner is to prepare an authorised roll of electors for a district voting centres at an election.	38 39			
	(2)	An author	ised roll:	40			
			st be prepared by the Electoral Commissioner as soon as practicable after issue of the writ for an election, and	41 42			
			st be prepared by the Electoral Commissioner when so required under any er Act, and	43 44			
		(c) may	y contain only the following information:	45			
		(i)	the surname, given name or names, date of birth and sex of each elector,	46			

(ii)

		(ii) the residence of the elector (except in relation to an eligible overseas elector or an itinerant elector), and  Note. Section 36 (Silent electors: request for address to be omitted from	1 2 3
		authorised rolls or any other list of electors) provides for the exclusion of the address of an elector from an authorised roll in certain circumstances.	4 5
		(d) may be in a form determined by the Electoral Commissioner.	6
	(3)	A person who will not attain 18 years of age on or by the election day for an election is not entitled to be included on an authorised roll prepared by the Electoral Commissioner in relation to the election.	7 8 9
47	Publi	c inspection of authorised roll during election period	10
	(1)	As soon as practicable after an authorised roll for a district has been prepared by the Electoral Commissioner after the issue of the writ for an election, the Commissioner is to make a copy of the roll available for public inspection.	11 12 13
	(2)	The copy of the authorised roll is:	14
		(a) to be made available, during ordinary office hours, for public inspection without fee at the office of the Electoral Commission and such other place or places as the Electoral Commissioner determines, and	15 16 17
		(b) to remain available for public inspection until 40 days after the return of the writ.	18 19
	(3)	The Electoral Commissioner may make a copy of an authorised roll available for public inspection without fee in any other way that the Commissioner considers appropriate.	20 21 22
	(4)	A person inspecting a copy of an authorised roll under this section is not entitled to use a device (such as a camera, mobile phone, video recorder or other electronic device) to copy, record or transmit the contents of the roll or any part of the roll, but this subsection does not prevent a person taking hand-written notes of any of those contents.	23 24 25 26 27
	(5)	A copy of an authorised roll made available under this section must not contain any particulars relating to a person's date of birth.	28 29
		<b>Note.</b> The authorised roll used at a voting centre will specify a person's date of birth. It is only the special copy prepared for the purposes of this section that will have the date of birth removed.	30 31 32
		An authorised roll is a public register for the purposes of the <i>Privacy and Personal Information Protection Act 1998</i> and is subject to the provisions of that Act relating to such public registers.	33 34
Divis	sion 7	Inspection of authorised rolls and lists of enrolled persons and provision of enrolment information	35 36
provide certain	e regis <sup>.</sup> i electio	222 (Election information) provides that, after an election, the Electoral Commissioner may tered parties and members of Parliament (who are not members of a registered party) with on information setting out the names and addresses of electors who voted and the methods of and the places at which electors voted.	37 38 39 40
48		oral Commissioner to determine manner and form of access to list of electors nrolment information	41 42
	(1)	The Electoral Commissioner may determine the manner and form in which information is to be provided under this Division.	43 44
	(2)	Without limiting subsection (1), the Electoral Commissioner may determine that the information is to be provided in a written or an electronic form.	45 46
	(3)	Information provided under this Division must not contain:	47
		(a) particulars of a silent elector's residence, or	48

the residence of the elector (except in relation to an eligible overseas

		(b)	any particulars relating to an enrolled person as may be prescribed by the regulations.  Section 36 (Silent electors: request for address to be omitted from authorised rolls or	1 2
		any o	other list of electors) provides for the omission of the address of an elector from an orised roll or list of electors in certain circumstances.	4 5
	(4)		pite any other provision of this Division, the Electoral Commissioner may, re providing a person or body with information under this Division, require that	6
		the p	person or body provide the Electoral Commissioner with an undertaking that the	8
			on or body's systems and procedures are adequate to preserve the security of that mation.	9
	(5)			10
	(5)		ference in this section to information being provided includes a reference to:  a copy of an authorised roll being made available for public inspection, and	11
		(a) (b)	a copy of an authorised roll or a list of electors being given to a person or body.	12
		( )		13
49	Prov	ision	of enrolment information to parties, members and candidates	14
	(1)	Regi	stered parties	15
			Electoral Commissioner must provide to each registered party, free of charge, a pecifying enrolled persons and their particulars:	16 17
		(a)	once every 4 years, and	18
		(b)	as soon as practicable after the redistribution of New South Wales into districts, and	19 20
		(c)	on receiving a request from the registered officer of the party, and	21
		(d)	at such other times as the Electoral Commissioner considers appropriate.	22
	(2)	Mem	bers of Council	23
			Electoral Commissioner must provide to each member of the Council, free of ge, a list specifying enrolled persons and their particulars:	24 25
		(a)	once every 4 years, and	26
		(b)	as soon as practicable after the redistribution of New South Wales into districts, and	27 28
		(c)	on receiving a request from the member but not more than once each year, and	29
		(d)	at such other times as the Electoral Commissioner considers appropriate.	30
	(3)	Mem	bers of Assembly	31
		charg	Electoral Commissioner must provide to each member of the Assembly, free of ge, a list specifying enrolled persons and their particulars for the district for the member was elected:	32 33 34
		(a)	once every 4 years, and	35
		(b)	as soon as practicable after the redistribution of New South Wales into districts, and	36 37
		(c)	on receiving a request from the member but not more than once each year, and	38
		(d)	at such other times as the Electoral Commissioner considers appropriate.	39
	(4)		redistribution of New South Wales into districts, the Electoral Commissioner provide to each member of the Assembly, free of charge:	40 41
		(a)	a list specifying enrolled persons for the district for which the member was elected, and	42 43

		(b) a list specifying enrolled persons for the district whose name and area are published under section 29 and that, in the opinion of the Commissioner, most resembles the district for which the member was elected,	1 2 3
		and their particulars:	4
		(c) as soon as practicable after the redistribution, and	5
		(d) on receiving a request from the member but not more than once each year.	6
	(5)	At the request of a member of the Assembly but not more than 6 times each year, the Electoral Commissioner must provide to the member, free of charge:	7 8
		(a) a list specifying persons whose enrolled addresses were in the district represented by the member immediately before a list was last provided under this subsection but are no longer in that district, and	9 10 11
		(b) a list specifying persons whose enrolled addresses were not in the district represented by the member immediately before a list was last provided under this subsection but are now in that district,	12 13 14
		and their particulars.	15
	(6)	Candidates for Council	16
		At the request of any candidate for a periodic Council election, the Electoral Commissioner must provide to the candidate, free of charge, a list of electors and their particulars in a form determined by the Commissioner.	17 18 19
	(7)	Candidates for Assembly	20
		At the request of any candidate for an Assembly general election or by-election, the Electoral Commissioner must provide to the candidate, free of charge, a list of electors for the district for which the candidate is seeking election and their particulars in a form determined by the Commissioner.	21 22 23 24
	(8)	The Electoral Commissioner is taken to have provided a member or candidate who is a member of a registered party with the list of electors and particulars required by this section if the Electoral Commissioner has provided the required list and particulars to the member or candidate's registered party in accordance with subsection (1) (a) or (b).	25 26 27 28 29
	(9)	Nothing in subsection (8) prevents a member or candidate who is a member of a registered party requesting a list of electors and particulars be provided directly to the member or candidate under subsection (2) (c), (3) (c), (6) or (7).	30 31 32
	(10)	A member or candidate who is a member of a registered party, when making a request for a list of electors and particulars under this section, may request that the list and particulars be provided to that registered party for forwarding to the member or candidate.	33 34 35 36
50	Prov	rision of enrolment information to other persons	37
	(1)	After receiving a request from any person not referred to in section 49 for a list of enrolled persons and their particulars, the Electoral Commissioner must:	38 39
		(a) identify the public interest in providing the requested information, and	40
		(b) make a finding on whether or not the public interest in providing the requested information outweighs the public interest in protecting the privacy of personal information in the particular circumstances.	41 42 43
	(2)	Subject to subsection (3), if the Electoral Commissioner has made a finding under subsection (1) that the public interest in providing the requested information outweighs the public interest in protecting the privacy of personal information, the Commissioner may:	44 45 46 47

	(a)	provide to the person a list specifying enrolled persons and particulars that, in the opinion of the Electoral Commissioner, are relevant to the person's request, and	1 2 3
	(b)	charge a fee that covers the cost to the Electoral Commissioner of providing the list.	4 5
(3)		Electoral Commissioner must obtain from the person to be provided with mation under this section an undertaking that the person will:	6 7
	(a)	only use the information for the purpose for which the Electoral Commissioner agreed to provide the information, and	8
	(b)	not copy the information or give it to any other person, and	10
	(c)	return the information to the Electoral Commissioner or destroy the information after using it for the purpose for which the Electoral Commissioner agreed to provide the information.	11 12 13
(4)		rson must not, without reasonable excuse, refuse or fail to comply with such an rtaking.	14 15
	Max	imum penalty: 1,000 penalty units.	16
(5)	If the	Electoral Commissioner provides enrolment information under this section:	17
	(a)	to a person who conducts medical research, or	18
	(b)	to a person who provides a health screening program,	19
		ex of enrolled persons in a form determined by the Electoral Commissioner.	20 21
(6)		Electoral Commissioner must publish any finding made under subsection (1) he reasons for that finding on the Electoral Commission's website.	22 23
(7)	them	mmary of any findings made under subsection (1) and the reasons for each of during a year must be included in the annual report of the Electoral Commission ing to that year.	24 25 26
Use	of enr	olment information	27
(1)	provi	gistered party or other person must not use enrolment information that is ided by the Electoral Commissioner under section 49 except for a purpose that permitted purpose in relation to the party or person to whom the information was ided.	28 29 30 31
	Max	imum penalty: 1,000 penalty units.	32
(2)	The 1	permitted purposes in relation to a registered party or a candidate are:	33
	(a)	any purpose in connection with an election, and	34
	(b)	monitoring the accuracy of enrolment information kept and maintained by the Electoral Commissioner, and	35 36
	(c)	any purpose prescribed by the regulations,	37
	but d	o not include any purpose prescribed by the regulations as an excluded purpose.	38
(3)	The 1	permitted purposes in relation to a member of the Council are:	39
	(a)	any purpose in connection with an election, and	40
	(b)	monitoring the accuracy of enrolment information kept and maintained by the Electoral Commissioner, and	41 42
	(c)	exercising the functions of a member in relation to an elector.	43
(4)	The 1	permitted purposes in relation to a member of the Assembly are:	44
	(a)	any purpose in connection with an election, and	45

		(b)	monitoring the accuracy of enrolment information kept and maintained by the Electoral Commissioner, and	1
		(c)	exercising the functions of a member in relation to the member's constituents.	3
52	Proh	ibitior	of disclosure or commercial use of enrolment information	4
	(1)		rson must not disclose protected information unless the disclosure would be a f the information for a permitted purpose under section 51.	5 6
	(2)	A pe	rson must not use protected information for a commercial purpose.	7
	(3)	purpo	out limiting subsection (2), protected information is used for a commercial ose if it is sold or provided or offered for sale (whether for cash or any other lible consideration).	8 9 10
	(4)	section impli	ection (2) does not apply to the use of protected information provided under on 50 for a commercial purpose where that use is in accordance with or is cit in the finding of the Electoral Commissioner under that section concerning ublic interest in providing the information.	11 12 13 14
	(5)	perso	ne purposes of this section, enrolment information is protected information if the on knows, or ought reasonably to know, that the information has been provided a section 49 or 50.	15 16 17
		Maxi	mum penalty: 1,000 penalty units.	18
53	Acce	ess by	an individual to information about the individual	19
	(1)	telep Com	Electoral Commissioner may provide access (including in person, online or by hone) to the enrolment information kept and maintained by the Electoral missioner for the purpose of allowing an individual to ascertain whether or not she is correctly enrolled.	20 21 22 23
	(2)		Electoral Commissioner may determine the manner and form in which mation is to be available under this section.	24 25
	(3)		Electoral Commissioner must take such reasonable steps as the Commissioner ders necessary to ensure that information relating to an individual is available to:	26 27 28
		(a)	that individual, or	29
		(b)	a person who is authorised by that individual to access that information.	30
54	Divis	sion do	oes not affect arrangements with Commonwealth	31
		Noth Austran	ing in this Division applies in relation to the furnishing of information to the ralian Electoral Commission for the purposes of or in connection with an gement referred to in section 56.	32 33 34
Divi	sion	8	Miscellaneous	35
55	Priva	acy—n	on-disclosure of information	36
	(1)		rson who acquires information in the exercise of functions under Division 5 not, directly or indirectly:	37 38
		(a)	make a record of the information, or	39
		(b)	divulge the information to another person,	40
			ot in the exercise of functions under this Part.	41
	(2)		mum penalty: 1,000 penalty units.	42
	(2)	Desp	ite subsection (1), information may be divulged:	43

		(a)	to a particular person or persons, if the Electoral Commissioner certifies that it is necessary in the public interest that the information be divulged to the person or persons, or	1 2 3
		(b)	to a person who is expressly or impliedly authorised to obtain it by the person to whom the information relates.	4 5
	(3)	A per	rson cannot be required:	6
		(a)	to produce in any court any document or other thing that has come into the person's possession, custody or control by reason of, or in the course of, the exercise of the person's functions under Division 5, or	7 8 9
		(b)	to divulge to any court any information that has come to the person's notice in the exercise of the person's functions under Division 5.	10 11
	(4)		ite subsection (3), a person may be required to produce a document or other in a court or to divulge information to a court if:	12 13
		(a)	the Electoral Commissioner certifies that it is necessary in the public interest to do so, or	14 15
		(b)	a person to whom the information relates (or to whom the information contained in the document or thing relates) has expressly authorised it to be divulged to or produced in the court.	16 17 18
	(5)	and a that i as the	rson or body to whom or which information is divulged under subsection (2), a person or employee under the control of that person or body, are, in respect of information, subject to the same rights, privileges and duties under this section by would be if that person, body or employee were a person exercising functions or Division 5 and had acquired the information in the exercise of those functions.	19 20 21 22 23
	(6)		annual report of the Electoral Commission is to include a report on any osure of information under subsection (2) (a) or (4) (a) during the reporting year.	24 25
		things	Subsections (2) (a) and (4) (a) allow information to be divulged or documents or other sproduced in a court if the Electoral Commissioner certifies that it is necessary in the cinterest to do so.	26 27 28
	(7)	In thi	is section:	29
			t includes any tribunal, authority or person having power to require the action of documents or the answering of questions.	30 31
		•	uce includes permit access to.	32
		the pi	Divisions 6 and 7 deal with public inspection of authorised rolls and lists of electors and rovision of enrolment information to parties, members of Parliament, candidates and persons.	33 34 35
56	Arrai	ngeme	ent with Commonwealth	36
	(1)		Governor may arrange with the Governor-General of the Commonwealth for one or more of the following:	37 38
		(a)	a joint enrolment process,	39
		(b)	the exchange of information necessary for, or the carrying out of any procedure relating to, the preparation and maintenance of rolls or electoral information registers, r this Act and the Commonwealth Act.	40 41 42 43
	(2)		Electoral Commissioner and officers acting under the direction of the Electoral	44
	(2)	Coming Information Act 2 information	missioner are exempt from any requirements of the <i>Privacy and Personal</i> mation <i>Protection Act 1998</i> and the <i>Health Records and Information Privacy</i> 002 relating to the collection, use or disclosure of personal information or health mation to the extent that the personal information or health information is	45 46 47 48
		turni	shed to the Australian Electoral Commission:	49

- for the purposes of or in connection with any arrangement referred to in this 1 2 3
- for any other purpose relating to the Electoral Information Register under this Act or rolls under the Commonwealth Act. (b)

Part 6		Registration of political parties					
57	Inter	pretat	tion	2			
	(1)	In th	is Part:	3			
	` ′	addr	ess does not include a postal address that consists of a post office box number.	4			
		eligi	ble party means (subject to subsection (2)) a party:	5			
		(a)	that has at least 750 members, and	6			
		(b)	that is established on the basis of a written constitution (however expressed).	7			
		mem	<i>aber</i> of a party means a member of the party who is enrolled under this Act.	8			
		Note of the	A 16 or 17 year old person who is enrolled under this Act may be counted as a member e party for the purposes of this Part.	9 10			
			etary of a party means the person who holds the office (however expressed) the	11			
			es of which involve responsibility for the carrying out of the administration, and he conduct of the correspondence, of the party.	12 13			
	(2)	or c	or more parties cannot rely on the same member for the purpose of qualifying continuing to qualify as an eligible party. The following provisions apply ordingly:	14 15 16			
		(a)	a member who is relied on by 2 or more parties may nominate the party	17			
			entitled to rely on the member, but if a party is not nominated after the	18			
			Electoral Commission has (in accordance with the regulations) given the member an opportunity to do so, the member is not entitled to be relied on by	19 20			
			any of those parties,	21			
		(b)	the members on whom a registered party relies may be changed at any time by an amendment of the Register of Parties,	22 23			
		(c)	the registration of a party is not to be cancelled because of this subsection unless the party is given an opportunity by the Electoral Commission (in accordance with the regulations) to change the members on whom it relies.	24 25 26			
58	Regi	Register of Parties		27			
		The Electoral Commissioner is to keep a register, called the Register of Particontaining:		28 29			
		(a)	the names of the parties registered under this Part, and	30			
		(b)	the written constitutions of those registered parties, and	31			
		(c)	other particulars or documents required by this Part.	32			
59	App	Application for registration					
	(1)	An Com	application for the registration of a party may be made to the Electoral missioner (in the form and manner approved by the Electoral Commissioner) by secretary of the party.	34 35 36			
	(2)	An a	application for the registration of a party must:	37			
		(a)	set out the name of the party, and	38			
		(b)	if the party wishes to be able to use an abbreviation of its name on ballot papers or electoral material—set out that abbreviation, and	39 40			
		(c)	set out the name and address of the individual who is to be the registered officer of the party for the purposes of this Act, and	41 42			
		(d)	set out the name and address of the individual who is to be the deputy registered officer of the party for the purposes of this Act, and	43 44			

	(e)	set out the name and address of the individual who is to be the secretary of the party for the purposes of this Act, and	1 2
	(f)	set out the address of the party headquarters in New South Wales, and	3
	(g)	include a copy of the written constitution of the party, and	4
	(h)	set out the following information (unless the information is already in the written constitution of the party):	5 6
		(i) the party's objects,	7
		(ii) the procedure for amending the party's written constitution,	8
		(iii) the rules for membership of the party, including the procedure for accepting a person as a member and ending a person's membership,	9 10
		(iv) a description of the party structure and of how the party manages its internal affairs,	11 12
		(v) the procedure for selecting a person to hold an office in the party and for removing a person from office,	13 14
		(vi) the names of the officers or members of the party responsible for ensuring the party complies with this Act and the <i>Election Funding</i> , <i>Expenditure and Disclosures Act 1981</i> , and	15 16 17
	(i)	set out the names and enrolled addresses of 750 members of the party on whom the party relies for the purpose of qualifying as an eligible party, and	18 19
	(j)	include declarations of membership of the party (in the form approved by the Electoral Commissioner) completed and signed by the members on whom the party relies for the purpose of qualifying as an eligible party, and	20 21 22
	(k)	state whether or not the party wishes to be registered for the purposes of the <i>Election Funding, Expenditure and Disclosures Act 1981</i> , and	23 24
	(1)	set out such other particulars (or include such other documents) as are required by the regulations or the approved form of application.	25 26
(3)	and e to su Elect	pplication for the registration of a party may include an additional list of names enrolled addresses of members of the party (and the corresponding declarations) applement the required list of 750 members of the party in the event that the toral Commissioner determines that the party is not entitled to rely on any person ed in the application as a member of the party.	27 28 29 30 31
(4)		pplication for the registration of a party must be accompanied by a fee of \$2,000 ich other amount as may be prescribed by the regulations.	32 33
(5)	Com inqui	receipt of an application for the registration of a party, the Electoral missioner may carry out preliminary tests and inquiries (including any test or iry referred to in section 64) to determine whether the party is an eligible party the application is duly made.	34 35 36 37
Notic	ce of a	application for registration	38
(1)	for the may	ther carrying out any preliminary tests and inquiries with respect to an application the registration of a party, the Electoral Commissioner is satisfied that the party be an eligible party and the application may be duly made, the Electoral missioner must cause a notice to be published:	39 40 41 42
	(a)	in one or more newspapers circulating throughout New South Wales, and	43
	(b)	on the Electoral Commission's website.	44
(2)	The	notice must:	45
	(a)	state that the application has been received, and	46

	(b)		est that any objections to the application be lodged with the Electoral missioner within 14 days after the date of publication of the notice.	1 2
(3)		pplicat	must set out the particulars that are required by section 59 to be set out in tion and must state that the application can be inspected at a specified	3 4 5
(4)	How notic		ubsection (3) does not require the following particulars to be set out in the	6 7
	(a)	the c	opy of the party's written constitution,	8
	(b)	the fo	ollowing information:	9
		(i)	the party's objects,	10
		(ii)	the procedure for amending the party's written constitution,	11
		(iii)	the rules for membership of the party, including the procedure for accepting a person as a member and ending a person's membership,	12 13
		(iv)	a description of the party structure and of how the party manages its internal affairs,	14 15
		(v)	the procedure for selecting a person to hold an office in the party and for removing a person from office,	16 17
		(vi)	the names of the officers or members of the party responsible for ensuring the party complies with this Act and the <i>Election Funding</i> , <i>Expenditure and Disclosures Act 1981</i> ,	18 19 20
	(c)	the n	ames and enrolled addresses of 750 members of the party,	21
	(d)	the d	eclarations of membership of those members,	22
	(e)	other subse	particulars prescribed by the regulations for the purposes of this ection.	23 24
(5)			ral Commissioner must consider all objections received during the 14 day the purpose of determining:	25 26
	(a)	whet	her the party referred to in the application is an eligible party, and	27
	(b)	whet	her the application was duly made, and	28
	(c)	whet	her the Electoral Commissioner should refuse to register the party.	29
(6)			n does not limit the matters that the Electoral Commissioner may take into on when determining the matters referred to in subsection (5).	30 31
(7)			ral Commissioner must not register the party until the 14 day period has all the objections have been considered.	32 33
(8)	The	decisio	n of the Electoral Commissioner on any such objection is final.	34
(9)	the E	lectora	n extends to an amended application referred to in section 64 (6), unless al Commissioner is of the opinion that the amendment is of a minor nature sees not warrant publication of a further notice under this section.	35 36 37
Regi	stratio	on		38
(1)	If an Com	applic missio	ation for the registration of an eligible party is duly made, the Electoral ner must (subject to this Part) register the party by the insertion in the Parties of the name of the party.	39 40 41
(2)	inclu	ded in	lars and documents with respect to a registered party that were set out or the application for the registration of the party are to be included in or f the Register of Parties.	42 43 44

62	Part	not to be registered during election	1
	(1)	A party may not be registered under this Part in the period commencing on the day of the issue of the writ for an election and ending on and including the election day for the election.	2 3 4
	(2)	No action is to be taken during that period in relation to an application for registration.	5 6
63		lements resulting from party registration not available until 12 months after tration	7 8
	(1)	<ul> <li>A party that becomes registered under this Part is not a registered party until 12 months after the date of its registration for the following purposes:</li> <li>(a) Division 3 of Part 7 (Nominations),</li> <li>(b) Subdivision 2 of Division 5 of Part 7 (Party or independent identification on ballot papers),</li> <li>(c) Subdivision 6 of Division 14 of Part 7 (Registration of electoral material).</li> </ul>	9 10 11 12 13
	(2)	<ul> <li>A party that becomes registered under this Part is not, until 12 months after the date of its registration:</li> <li>(a) a registered party for the purposes of the <i>Election Funding, Expenditure and Disclosures Act 1981</i>, or</li> <li>(b) a party for the purposes of sections 60 and 61 of that Act.</li> </ul>	15 16 17 18
	(3)	This section extends to a party whose registration was previously cancelled under this Part.	20 21
	(4)	If the registration of a party has been wrongfully delayed by any act or omission of the Electoral Commissioner, the Supreme Court or the Electoral Commissioner may, by order, backdate the registration of the party to the date on which the party should have been registered. Such an order cannot be made so as to backdate the registration of a party to a date during or before a previous period referred to in section 62.	22 23 24 25 26
	(5)	The Register of Parties cannot be amended to backdate the registration of a party, except as authorised by an order under subsection (4).	27 28
	(6)	For the purpose of calculating the 12 month period referred to in subsection (1), any period of time after the issue of writs for a general election and before the return of those writs is to be disregarded.	29 30 31
64	Refu	sal to register	32
	(1)	The Electoral Commissioner may refuse to register a party if it is not an eligible party or if its application for registration has not been duly made under this Part.	33 34
	(2)	Without limiting subsection (1), the Electoral Commissioner may refuse to register a party if the Electoral Commissioner believes on reasonable grounds that particulars set out in, or documents included in, the application are incomplete or not correct, but may, if the Electoral Commissioner thinks fit, register the party despite any such defect.	35 36 37 38 39
	(3)	The Electoral Commissioner:	40
		(a) may, before registering a party, require a written response from a number of the members relied on for registration of the party that the Electoral Commissioner considers appropriate confirming that they are in fact members of the party, and	41 42 43 44
		(b) may adopt any other test for verifying membership of the party that must be satisfied before the party is registered, and	45 46

may inspect the Electoral Information Register for the purpose of determining whether the persons relied on as members for registration of the party are enrolled under this Act, and may make other inquiries about the members of the party or the party for the purpose of determining whether the party is an eligible party and the application for its registration is duly made. The regulations may (but need not) sanction particular tests or inquiries for the purposes of this subsection. **(4)** The Electoral Commissioner is to refuse to register a party if, in the opinion of the Electoral Commissioner, the name of the party or the abbreviation of the name (if 10 any) as set out in the application for registration of the party: 11 comprises more than 6 words, or 12 (b) is obscene or offensive, or 13 is the name, an abbreviation or acronym of the name, or a derivative of the 14 name, of a registered party or a party currently represented in Parliament, or 15 is likely to be confused with or mistaken for the name, or an abbreviation or 16 acronym of the name, of a registered party or a party currently represented in 17 Parliament, or 18 comprises the words "Independent Party" or comprises or contains the word 19 "Independent" and: 20 the name, or an abbreviation or acronym of the name, of a registered 21 party or a party currently represented in Parliament, or 22 (ii)matter that so nearly resembles the name, or an abbreviation or acronym 23 of the name, of a registered party or a party currently represented in 24 Parliament that the matter is likely to be confused with or mistaken for 25 that name or that abbreviation or acronym. 26 (5) The Electoral Commissioner may refuse to register a party if, in the opinion of the 27 Electoral Commissioner, the name of the party or the abbreviation of the name (if 28 any) as set out in the application for registration of the party: 29 is the name, an abbreviation or acronym of the name, or a derivative of the 30 name, of a party that was registered under this Part (or Part 4A of the 31 Parliamentary Electorates and Elections Act 1912) at any time during the 32 previous 2 years (a recently deregistered party), or 33 is likely to be confused with or mistaken for the name, or an abbreviation or 34 acronym of the name, of a recently deregistered party, or 35 comprises or contains the word "Independent" and: 36 the name, or an abbreviation or acronym of the name, of a recently (i) 37 deregistered party, or 38 matter that so nearly resembles the name, or an abbreviation or acronym (ii)39 of the name, of a recently deregistered party that the matter is likely to 40 be confused with or mistaken for that name or that abbreviation or 41 acronym. 42 (6) If the Electoral Commissioner refuses to register a party: 43 the Electoral Commissioner must, as soon as is reasonably practicable, notify 44 the applicant of the refusal and of the reasons for the refusal, and 45 the applicant may, within 30 days after the date of the notification by the (b) 46 Electoral Commissioner, amend the application for registration and the 47

Electoral Commissioner may deal with the amended application.

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	(/)	Com	amonwealth registered party), the Electoral Commissioner must not refuse to ster under this Act:	1 2 3
		(a)	the Commonwealth registered party, or	4
		(b)	another party (if the Commonwealth registered party has given its consent in writing to the registration),	5 6
		party	er the same name or same abbreviation (or both) as the Commonwealth registered y is registered under the Commonwealth Act by reason only of a ground set out e following:	7 8 9
		(c)	subsection (4) (b),	10
		(d)	subsection (4) (c) or (d), unless the registered party or party currently represented in Parliament referred to in subsection (4) (c) or (d) is not registered under the Commonwealth Act.	11 12 13
65	Elec	toral (	Commissioner may request statement of current structure be provided	14
	(1)	regis offic	Electoral Commissioner may, at any time, by notice in writing served on a stered officer or any other officer of a registered party, require the registered per or other officer to prepare and produce a statement of the following (unless information is already in the written constitution of the party):	15 16 17 18
		(a)	the party's objects,	19
		(b)	the procedure for amending the party's written constitution,	20
		(c)	the rules for membership of the party, including the procedure for accepting a person as a member and ending a person's membership,	21 22
		(d)	a description of the party structure and of how the party manages its internal affairs,	23 24
		(e)	the procedure for selecting a person to hold an office in the party and for removing a person from office,	25 26
		(f)	the names of the officers or members of the party responsible for ensuring the party complies with this Act and the <i>Election Funding, Expenditure and Disclosures Act 1981</i> .	27 28 29
	(2)		erson must not, without reasonable excuse, fail to comply with a notice served on person under this section.	30 31
		Max	imum penalty: 10 penalty units.	32
	(3)		Electoral Commissioner may make changes to the Register of Parties in response formation furnished in compliance with a notice served under this section.	33 34
66	Ame	ndme	nt of Register	35
	(1)	appr	application may be made to the Electoral Commissioner (in the form and manner oved by the Electoral Commissioner) for the amendment of the particulars in the ister of Parties with respect to a registered party.	36 37 38
	(2)	The	application may be made:	39
		(a)	by the registered officer of the party, or	40
		(b)	if the application is to change the registered officer of the party and the registered officer is dead or is otherwise unavailable—by the deputy registered officer (or, if there is no deputy registered officer, the secretary of the party).	41 42 43
	(3)		registered officer of a registered party must make an application under this on to amend the particulars in the Register of Parties within 21 days after:	44 45
		(a)	an amendment to the party's written constitution, or	46

(b)

	(c)		nge in any of the following (unless the change comprises an amendment party's written constitution):	2
		(i)	the party's objects,	4
		(ii)	the procedure for amending the party's written constitution,	5
		(iii)	the rules for membership of the party, including the procedure for accepting a person as a member and ending a person's membership,	6 7
		(iv)	a description of the party structure and of how the party manages its internal affairs,	8 9
		(v)	the procedure for selecting a person to hold an office in the party and for removing a person from office,	10 11
		(vi)	the names of the officers or members of the party responsible for ensuring the party complies with this Act and the <i>Election Funding</i> , <i>Expenditure and Disclosures Act 1981</i> .	12 13 14
	Maxi	mum p	penalty: 10 penalty units.	15
(4)	deput secre partic decis	ty registary of culars it	ed officer of a registered party is dead or is otherwise unavailable, the stered officer of the party (or, if there is no deputy registered officer, the fithe party) must make an application under this section to amend the in the Register of Parties as soon as is reasonably practicable after a the party to change its registered officer.	16 17 18 19 20
	Maxı	mum p	penalty: 10 penalty units.	21
(5)	A registered officer of a registered party is not guilty of an offence under subsection (3) if a deputy registered officer or secretary of the party makes the application under this section to amend the particulars in the Register of Parties concerned.			22 23 24 25
(6)	appli	cation	ons of this Part, other than the following provisions, relating to an for the registration of a party apply (subject to the regulations) to an for the amendment of the Register of Parties:	26 27 28
	(a)		on 59 (2) (g), except in relation to an application that relates to an dment to the party's written constitution,	29 30
	(b)	section	on 59 (2) (i) and (j),	31
	(c)	sectio	on 59 (4),	32
	(d)	amen	on 60, but only if the Electoral Commissioner is of the opinion that the dment is of a minor nature and does not warrant publication of a notice that section,	33 34 35
	(e)	section	on 63.	36
	regist	tration	irpose, a reference in those applied provisions to an application for is taken to be a reference to an application for an amendment of the Parties.	37 38 39
(7)	The r	egulati	ions may prescribe a fee to accompany any such application.	40
(8)			eation is approved, the Electoral Commissioner is to make the necessary the Register of Parties.	41 42
(9)	Regis	ster of	osection (8), the Electoral Commissioner may refuse to change the Parties during the period commencing on the day of the issue of the writ on and ending on and including the election day for the election.	43 44 45

a decision by the party to change its registered officer, or

	(10)	A reference in this section to the amendment of the particulars included in the Register of Parties includes a reference to the replacement of documents forming part of the Register.	1 2 3
67		ual returns and other inquiries with respect to continued registration or ications for registration	4
	(1)	The registered officer of a party must, between 1 June and 30 June each year, furnish to the Electoral Commissioner a return as to its continued eligibility for registration under this Part in the approved form. The approved form may require the return to be accompanied by specified documents.	6 7 8
	(2)	A return is not required to be furnished under subsection (1) if the party has been registered for less than 6 months before the return is due to be furnished.	10 11
	(3)	The Electoral Commissioner may at any time, by notice in writing, require:	12
		(a) an applicant for registration, or	13
		(b) the registered officer of a party,	14
		to provide such information as is specified in the notice for the purpose of dealing with the application or of determining whether the party is an eligible party.	15 16
	(4)	If an applicant for registration fails to comply with a requirement made under this section, the Electoral Commissioner may decline to deal with the application.	17 18
	(5)	If the registered officer of a party fails to comply with a requirement made under this section, the Electoral Commissioner may cancel the registration of the party.	19 20
88	Cano	cellation of registration	21
	(1)	The Electoral Commissioner may cancel the registration of a party at the written request of the registered officer of the party.	22 23
	(2)	If the Electoral Commissioner is satisfied on reasonable grounds that:	24
		(a) a registered party has ceased to exist (whether by amalgamation with another party or otherwise), or	25 26
		(b) a registered party is no longer an eligible party, or	27
		(c) the candidates at a general election held after the registration of a party did not include at least one candidate nominated by the registered officer of the party, or	28 29 30
		(d) the registration of a party was obtained by fraud or misrepresentation,	31
		the Electoral Commissioner may, subject to and in accordance with the regulations, cancel the registration of the party.	32 33
	(3)	Without limiting subsection (2), the Electoral Commissioner may, for the purpose of determining whether a registered party is still an eligible party:	34 35
		(a) carry out the tests and inquiries referred to in section 64 (3), and	36
		(b) require any such test to be satisfied within a reasonable period determined by the Electoral Commissioner.	37 38
	(4)	If the registration of a party is cancelled under this or any other section, the Electoral Commissioner must:	39 40
		(a) give notice of the cancellation and the reasons for the cancellation to the person who was the registered officer of the party immediately before the cancellation and cause notice of the cancellation to be published:	41 42 43
		(i) in the Gazette, and	44
		(ii) on the Flectoral Commission's website and	15

		(b)	remove from the Register of Parties the name and other particulars or documents relating to the party.	1
69	Forn	n of Re	egister	3
		The	Register of Parties is to be kept in such form and manner as the Electoral missioner considers appropriate.	4
70	Publ	ic acc	ess to Register	6
	(1)	The l	Register of Parties kept under this Part must be available for public inspection g ordinary office hours.	7
	(2)	Appl	ications for registration or for the amendment of the particulars in the Register rities must also be made available for public inspection during ordinary office	9 10 11
	(3)	to ea	out limiting subsection (4), the following information and documents in relation ch registered party that is kept on the Register of Parties must be published on lectoral Commission's website:	12 13 14
		(a)	the name of the party,	15
		(b)	the registered abbreviation of the name of the party (if any),	16
		(c)	the name of the registered officer of the party,	17
		(d)	the name of the deputy registered officer of the party,	18
		(e)	the name of the secretary of the party,	19
		(f)	the address of the party headquarters in New South Wales,	20
		(g)	a copy of the registered party's written constitution.	21
	(4)	inspe amen	regulations may make provision for or with respect to other forms of public action of the Register of Parties and applications for registration or for the adment of the particulars in the Register of Parties (for example, by publication to Electoral Commission's website).	22 23 24 25
71	Stati	utory d	leclarations	26
	(1)	A for	rm that is prescribed or approved under, or for the purposes of, this Part may re any information provided to be verified by statutory declaration.	27 28
	(2)	retur	Electoral Commissioner may also require any information in an application or nunder this Part, or any information provided pursuant to a requirement under Part, to be verified by statutory declaration.	29 30 31
	(3)		section extends to verification of information provided by persons relied on as bers of a party for the purposes of registration or continued registration.	32 33
72	Fals	e state	ements	34
	(1)	perso	rson must not, in any application made under this Part, make a statement that the on knows to be false or misleading in a material particular.	35 36
	(2)		mum penalty: 200 penalty units or imprisonment for 2 years, or both.	37
	(2)	some	rson must not, in purported compliance with a notice served on the person or other person under section 65 or 67, furnish information knowing it to be false isleading in a material particular.	38 39 40
		Maxi	mum penalty: 200 penalty units or imprisonment for 2 years, or both.	41
73	Evid	ence		42
		A cei	rtificate signed by the Electoral Commissioner certifying:	43

(a)	that a specified party was or was not registered under this Part at a specified time or during a specified period, or	1 2
(b)	that a specified person was or was not the registered officer or a deputy registered officer of a specified party at a specified time or during a specified period,	3 4 5
is ad	Imissible in any proceedings and is prima facie evidence of the matters so	6

## Part 7 **Conduct of Parliamentary elections** 1 **Division 1** Writs for elections 2 Note. Section 11A of the Constitution Act 1902 requires every general election of members of the Legislative 3 Assembly and every periodic Council election to be held pursuant to writs issued by the Governor. Date of issue of general election writs 5 The writs for an Assembly general election are to be issued: 6 if the Assembly has expired—on the Monday following the day on which the 7 Assembly expired, or 8 (b) if the Assembly was dissolved—within 4 clear days after the day the 9 proclamation dissolving the Assembly was published in the Gazette. 10 (2) A writ for a periodic Council election is to be issued on the same day as the writs for 11 the concurrent Assembly general election are issued. 12 Note. Section 22A (3) of the Constitution Act 1902 provides that a writ for a periodic Council 13 election is not be issued until after the issue of the writs for the relevant Assembly general 14 election and, when issued, is to name as the election day for the periodic Council election the 15 same day as was named as the election day for the Assembly general election. 16 75 **Content of writs** 17 A writ for the election of a member to serve in the Assembly or for a periodic Council 18 election must: 19 be directed to the Electoral Commissioner, and (a) 20 specify the following: (b) 21 (i) the date of the writ, 22 the nomination day for the election, (ii) 23 (iii) the day for the taking of the poll for the election, if required (the *election* 24 25 (iv) the day by which the writ is to be returned to the Governor or Speaker, 26 as the case requires (the *return day*). 27 (2) The writs for an Assembly general election that follows the expiry of an Assembly 28 must specify the Wednesday following the day of that expiry as the nomination day 29 for that election. 30 Note. Section 24 (1) of the Constitution Act 1902 provides that a Legislative Assembly, unless 31 sooner dissolved, expires on the Friday before the first Saturday in March in the fourth 32 calendar year after the calendar year in which the return of the writs for choosing that 33 Assembly occurred. 34 The Legislative Assembly elected at the 2015 general election will, unless sooner dissolved, 35 expire on Friday 1 March 2019. 36 Section 74 (1) (a) provides that the writs for the next Assembly general election are to be 37 issued on Monday 4 March 2019. 38 This subsection provides that the nomination day for that Assembly general election (and the 39 concurrent periodic Council election) will be Wednesday 6 March 2019. 40 (3) The writs for an Assembly general election and the writ for the concurrent periodic 41 Council election are to specify: 42 (a) the same day as the nomination day for each of those elections, and 43 (b) the same day as the return day for each of those elections, being: 44 a day that is not later than the 60th clear day after the date of the issue (i) 45 of the writ, or 46 a later day that the Governor may, by proclamation in the Gazette, (ii) 47 48

	(4)	The	writ for a by-election for the Assembly is to specify as the return day:	1
		(a)	a day that is not later than the 60th clear day after the date of the issue of the writ, or	2
		(b)	a later day that the Governor may, by proclamation in the Gazette, direct.	4
	(5)	issue	section (3) does not apply in relation to a writ for a periodic Council election ed by reason of the failure of an election, including a failure of an election by on of its being declared void in accordance with law.	5 6 7
76	Issu	e of w	rits in special circumstances	8
	(1)	Gene	eral—Speaker to issue writs to fill Assembly vacancies	9
		has c	vacancy occurs in the Assembly, the Speaker, after the Assembly by resolution declared that the vacancy exists and the reason for the vacancy, is to issue a writ n election of a member to fill the vacancy.	10 11 12
	(2)	for a	member of the Assembly dies or resigns during an adjournment of the Assembly period greater than 7 days, the Speaker may issue a writ for an election of a liber to fill the vacancy without a resolution by the Assembly declaring the ncy.	13 14 15 16
	(3)	Gove	ernor to issue writ in special circumstances	17
			Governor may issue a writ for the election of a member to fill a vacancy in the embly if:	18 19
		(a)	the vacancy was caused by a death or resignation and, at the time of the death or resignation, there is no Speaker (and no Deputy Speaker authorised to act under section 31A of the <i>Constitution Act 1902</i> ) and the Assembly is not in session, or	20 21 22 23
		(b)	the vacancy occurred after an Assembly general election and before the first meeting of the Assembly after that general election.	24 25
		unav	Section 31A of the Constitution Act 1902 provides that, when the Speaker is allable, the Deputy Speaker of the Legislative Assembly is to act in his or her place and and may exercise and perform all the powers, authorities, duties and functions of the ker.	26 27 28 29
77	Dutie	es of E	Electoral Commissioner on receipt of writ	30
		the d	Electoral Commissioner must, on receiving a writ for an election, endorse on it late of its receipt, and as soon as is reasonably practicable publicly advertise (in manner as the Electoral Commissioner thinks fit):	31 32 33
		(a)	the date of the writ, and	34
		(b)	the contents of the writ, and	35
		(c)	the nomination day, and	36
		(d)	the election day, and	37
		(e)	the return day.	38
78	Meet	ing of	Assembly and Council after return of writs	39
		of w	day to be fixed for the meeting of the Assembly or the Council after the return vits for an Assembly general election and the concurrent periodic Council ion must not be later than the 7th clear day after the date for the return of the 5 for those elections.	40 41 42 43

79	Issue of writ to be delayed where member seeks election to Commonwealth Parliament					
		If:		3		
		(a)	a vacancy occurs in the Assembly by reason of a member resigning his or her seat for the purpose of seeking election to the Parliament of the Commonwealth, and	4 5 6		
		(b)	the member resigns before the date of the issue of the writ for the Commonwealth election, and	7 8		
		(c)	the member notifies the Speaker in writing of his or her intention to seek election to the Parliament of the Commonwealth and, in the event of failing to secure such election, to become again a candidate for that vacancy,	9 10 11		
		until	ssue of the writ for the election of a member to fill that vacancy is to be delayed the result of the Commonwealth election has been first officially declared by the ning officer for that election.	12 13 14		
Division 2 Election administration			15			
80	Gen	eral co	onduct of Assembly and Council elections	16		
	(1)		Electoral Commissioner is, subject to this Act and the <i>Constitution Act 1902</i> , by Act appointed to conduct and administer the following elections as returning er:	17 18 19		
		(a)	Assembly general elections and by-elections,	20		
		(b)	periodic Council elections.	21		
	(2)	and o	Electoral Commissioner may use the services of election officials, and computer other electronic resources, to assist the Electoral Commissioner in the conduct administration of elections under this Act.	22 23 24		
81	Elec	tion of	fficials, election managers and voting centre managers	25		
	(1)	The l	Electoral Commissioner may appoint any of the following persons as an election ial:	26 27		
		(a)	a member of staff of the Electoral Commission,	28		
		(b)	a person, or class of persons, prescribed by the regulations.	29		
	(2)	A pe	rson is not eligible for appointment as an election official unless:	30		
		(a)	if the person resides in the State—the person is enrolled for a district, or	31		
		(b)	in any other case—the person is enrolled in any other State or Territory of the Commonwealth as an elector for the House of Representatives.	32 33		
			rson is not ineligible for appointment as an election official for a district merely use the person is not enrolled for that district.	34 35		
	(3)	for e	Electoral Commissioner is to appoint an election official as the election manager each electoral district for which a poll is required to be conducted. A single ion official may be appointed as the election manager for more than one oral district.	36 37 38 39		
	(4)		Electoral Commissioner is to appoint an election official as a voting centre ager for a voting centre.	40 41		
	(5)		erson ceases to be an election manager or voting centre manager if he or she es to be an election official.	42 43		

82	Perso	on ceases to be election official on becoming a candidate	1
		If a person who is an election official becomes a candidate for an election, he or she ceases to be an election official.	2
Divi	sion 3	8 Nominations	4
83	Requ	irements for nomination	5
	(1)	A person is qualified to be nominated as a candidate for an election, unless disqualified under the <i>Constitution Act 1902</i> or this Act, if the person is enrolled as at 6 pm on the date of issue of the writ for the election.	6 7 8
	(2)	To be a candidate at any election, a person must be nominated by:	9
		(a) the registered officer of a registered party, or	10
		(b) in relation to an election for a district—at least 25 persons, each of whom is enrolled for the district as at 6 pm on the date of issue of the writ for the election, or	11 12 13
		(c) in relation to a periodic Council election—at least 25 persons, each of whom is enrolled as at 6 pm on the date of issue of the writ for the election.	14 15
	(3)	An elector must not nominate more than one candidate for an electoral district or more than one candidate for a periodic Council election.	16 17
84	Meth	od of nomination	18
	(1)	A nomination is to be made by lodging a nomination paper in the approved form with the Electoral Commissioner.	19 20
	(2)	A nomination paper lodged at the following places is taken to have been lodged with the Electoral Commissioner:	21 22
		(a) the office of the Electoral Commission,	23
		(b) in relation to an election for a district, at the office of the election manager for the district.	24 25
	(3)	A nomination paper must be lodged:	26
		(a) in relation to a general election that follows an expiry of an Assembly under section 24 (1) of the <i>Constitution Act 1902</i> —during the period beginning on the Monday before the expiry of the Assembly and ending at 12 noon on the nomination day, or	27 28 29 30
		(b) in any other case—during the period beginning on the issue of the writs and ending at 12 noon on the nomination day.	31 32
		<b>Note.</b> Section 24 (1) of the <i>Constitution Act 1902</i> provides that Legislative Assembly, unless sooner dissolved, expires on the Friday before the first Saturday in March in the fourth calendar year after the calendar year in which the return of the writs for choosing that Assembly occurred.	33 34 35 36
		The Legislative Assembly elected at the 2015 general election will, unless sooner dissolved, expire on Friday 1 March 2019.	37 38
		Sections 74 and 75 provide that the writs for the next general election are to be issued on Monday 4 March 2019 and that the nomination day for that general election will be Wednesday 6 March 2019.	39 40 41
		Subsection (3) (a) provides that the Electoral Commissioner may accept nomination papers for that election only during the period beginning on Monday 25 February 2019 and ending at 12 noon on Wednesday 6 March 2019.	42 43 44
	(4)	A nomination paper is to specify the form of given name that the candidate wishes to be printed on the ballot papers for the election.	45 46

(5)	A given name of a candidate specified in a nomination paper under this section as the form in which that name should be printed on the ballot papers for the election may differ from the name under which the candidate is enrolled only to the extent that the given name is specified by:	1 2 3 4
	(a) an initial standing for that name, or	5
	(b) a commonly accepted variation of the name (including an abbreviation or truncation of that name or an alternative form of that name), or	6 7
	(c) a commonly used other name specific to the candidate by which the candidate is usually identified (if the Electoral Commissioner is satisfied that the proposed name is a commonly used other name specific to the candidate by which the candidate is usually identified).	8 9 10 11
(6)	For the avoidance of doubt, the Electoral Commissioner may approve a form of nomination paper under this section that enables the registered officer of a registered party to nominate candidates for more than one electoral district and candidates for a periodic Council election in a single document.	12 13 14 15
(7)	The regulations may make further provision for the electronic lodgment of nomination papers with the Electoral Commissioner.	16 17
Nom	ination must be accompanied by child protection declaration	18
	The nomination of a candidate is not valid unless it is accompanied by a child protection declaration (being a declaration that complies with Division 4).	19 20
Grou	uping of periodic Council election candidates	21
(1)	Two or more candidates nominated for a periodic Council election may, in the approved form and before 12 noon on the nomination day for that election, make a claim:	22 23 24
	(a) to have their names included in a group in the ballot papers to be used in that election, and	25 26
	(b) to have their names included in that group in the order specified in that claim.	27
(2)	A claim may also include a request for a group voting square for the group on the ballot papers to be used in the election concerned, but only if there are at least 15 candidates in the group at the close of nominations for the election.	28 29 30
(3)	A group voting square is to be printed on the ballot papers above the names of the candidates in each group that has duly requested a group voting square under subsection (2), but only if more than one group has duly requested a group voting square.	31 32 33 34
(4)	Subject to this section, candidates nominated for a periodic Council election who have made a claim under subsection (1) are, for the purposes of that election, to be included in a group in the order specified in the claim.	35 36 37
(5)	The number of candidates in a group must not exceed the number of candidates required to be elected at the particular election.	38 39
(6)	Two or more candidates who have made a claim under subsection (1) may, in the approved form and before 12 noon on the nomination day, withdraw that claim.	40 41
(7)	A claim is not valid if:	42
	(a) the name of any candidate included in the claim is included in any other claim under this section, or	43 44
	(b) the nomination of any candidate whose name is included in the claim is	45

withdrawn.

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(8)			is made in respect of a periodic Council election and any of the persons the claim:	1 2			
	(a)	dies or	before the making of the declaration of the persons elected at that election,	3 4			
	(b) then:	•	person whose nomination is void under section 90 (Dual nominations),	5 6			
	(c)		ere are 2 or more other persons who made that claim, the group is to ist of the remainder of those persons only, or	7 8			
	(d)	if the	ere is only 1 other person who made that claim, the claim is not valid.	9			
If gro	oup fa	lls bel	low 15 members	10			
(1)	are a cand on al grou	ary greequire idates I ballo	dates who are included in a group for a periodic Council election (the <b>coup</b> ) and who have duly requested a group voting square for the election, and to nominate, for the purposes of section 168, one other group of in the election for whom a second preference vote is taken to be recorded to papers on which only a first preference vote is recorded for the primary that group ceases to have 15 candidates because of the operation of (8).	11 12 13 14 15 16			
(2)	The	follow	ing provisions apply to nominations under subsection (1):	18			
	(a)	squa elect	omination may be made at the time the candidates request a group voting re for the election or within 24 hours after the close of nominations for the tion. However, the Electoral Commissioner may accept a late nomination ong as it is made before election day.	19 20 21 22			
	(b)	cand	omination may be made on behalf of the candidates in the group by the first lidate in the group or by the registered officer of a registered party that has inated all or any of the candidates for the election.	23 24 25			
	(c)		oup of candidates is not eligible to be nominated unless the candidates in group have duly requested a group voting square for the election.	26 27			
	(d)	publ	Electoral Commissioner is to cause notice of the nominations to be icly advertised on the Electoral Commission's website as soon as is onably practicable.	28 29 30			
	(e)		r a nomination has been lodged with the Electoral Commissioner in ect of the election:	31 32			
		(i)	the nomination may not be changed, and	33			
		(ii)	a further nomination may not be made for the election by or on behalf of any of the candidates concerned.	34 35			
Nom	inatio	n dep	osit	36			
(1)	the p	erson	ation of a candidate is not valid unless, by 12 noon on the nomination day, nominated or some person on his or her behalf deposits with the Electoral oner, in the approved manner, the sum of:	37 38 39			
	(a)		lation to an election for a district—\$250, or	40			
	(b)	in re	lation to a periodic Council election—\$500.	41			
(2)	inclu	ded in	the amount of the deposit for a candidate for a periodic Council election a group comprising more than 10 candidates is \$5,000 divided by the candidates in that group.	42 43 44			
(3)	The	Γhe deposit of a candidate for an election for a district is to be returned if:					

46

(a)

the candidate is elected, or

		least 4% of the total number of first preference votes cast in the		1 2
		(c) the candidate dies before the election day concerned, or		3
		(d) the candidate withdraws his or her name from nomination under	r this Division.	4
	(4)	The deposit of a candidate for a periodic Council election is to be retu	ırned if:	5
	, ,	(a) the candidate is elected, or		6
		(b) at least one of the candidates in the group in which the candidate elected, or	e is included is	7 8
		(c) the total number of first preference votes cast in the candidate favour of the members of the group in which the candidate is least 4% of the total number of first preference votes cast in the	included is at	9 10 11
		(d) the candidate dies before the date of the election, or		12
		(e) the candidate withdraws his or her name from nomination under	r this Division.	13
	(5)	The deposit of a candidate that is to be returned is to be returned to t lodged the deposit.	he person that	14 15
	(6)	In any other case the deposit is forfeited to the State.		16
89	With	hdrawal of nomination		17
	(1)	A candidate for an election for an electoral district may withdraw his from nomination by giving notice in writing to the Electoral Commit 12 noon on the nomination day for that election.		18 19 20
	(2)	Subject to subsection (3), a candidate for a periodic Council election his or her name from nomination by giving notice in writing to Commissioner before 12 noon on the nomination day for that election	the Electoral	21 22 23
	(3)	If 2 or more candidates for a periodic Council election are included in of those candidates may not, under subsection (2), withdraw his or homination except with the consent of the others.  Note. See section 220 regarding the death of candidates before and after not the consent of the candidates before and after not the consent of the candidates before and after not candidates.	ner name from	24 25 26 27
90	Dual	al nominations		28
		If, at the close of nominations for a general election, a person is election for more than one district or for a periodic Council electic election for a district, each of those nominations is void.		29 30 31
91	Mem	mber of Commonwealth Parliament ineligible for Assembly or Coun	ıcil	32
		A member of the Parliament of the Commonwealth is incapable of be as a candidate for, or being elected as a member of, the Assembly or the Ass		33 34
92	Proc	ceedings after nomination day—no election is required		35
	(1)	If at 12 noon on the nomination day there is only one candidate for district, the Electoral Commissioner must:	election for a	36 37
		(a) on the day after nomination day, publicly declare that candid elected, and	ate to be duly	38 39
		(b) as soon as is reasonably practicable after that declaration:		40
		<ul><li>(i) publicly advertise the declaration in the district, and</li><li>(ii) return the writ endorsed according to that declaration.</li></ul>		41 42
	(2)		tos for alastica	
	(2)	If at 12 noon on the nomination day there are not more than 21 candida at a periodic Council election, the Electoral Commissioner must:	tes for election	43 44

		(a)		e day after nomination day, publicly declare those candidates to be duly ed, and	1 2		
		(b)	as so	on as is reasonably practicable after that declaration:	3		
			(i)	publicly advertise the declaration, and	4		
			(ii)	return the writ endorsed according to that declaration.	5		
93	Proc	eeding	gs afte	r nomination day—election is required	6		
	(1)	If at		n on the nomination day:	7		
		(a)	there	are 2 or more candidates for election for a district, or	8		
		(b) a pol		are more than 21 candidates for election at a periodic Council election, uired to take place for that election.	9 10		
(2) If o		on tĥ	If a poll is required to take place for an election, the Electoral Commissioner must, on the day after nomination day (or as soon as is reasonably practicable after that day), announce:				
		(a)	that t	he poll is to be taken on the day named in the writ for that election, and	14		
		(b)	the na	ames of the candidates, and	15		
		(c)		ation to a periodic Council election—the names of any candidates who acluded in a group, and	16 17		
		(d)		aburb, town or other locality of the enrolled address of each candidate (as d on the nomination paper).	18 19		
	(3)	anno	uncem	ral Commissioner must, as soon as is reasonably practicable after that ent, give public notice in the manner determined by the Electoral ner of the following matters:	20 21 22		
		(a)	matte	ers referred to in subsection (2),	23		
		(b)	the da	ate of the election day,	24		
		(c)	a list	of voting centres for the election.	25		
Divi	sion	4	Chil	d protection declarations by candidates	26		
94	Defi	nitions	;		27		
	(1)	In thi	is Divis	sion:	28		
		child	means	s a person under the age of 18 years.	29		
		is gu	ilty of	ncludes a finding that the charge for an offence is proven, or that a person an offence, even though the court does not proceed to a conviction, but clude a conviction that is quashed by any court.	30 31 32		
		curre	ent app	<b>plication</b> , in relation to a working with children check clearance, has the ing as it has in the <i>Child Protection (Working with Children) Act 2012</i> .	33 34		
				<b>Officer</b> means the President of the Legislative Council or Speaker of the Assembly.	35 36		
		appre Viole befor	chende ence) A re its re	prehended violence order means (subject to subsection (2)) a final d violence order made under the Crimes (Domestic and Personal ct 2007, or a final order made under Part 15A of the Crimes Act 1900 epeal, being an order made on the application of a police officer or other ial for the protection of a child from sexual activity or acts of indecency.	37 38 39 40 41		
				th children check clearance has the same meaning as it has in the Child Working with Children) Act 2012.	42 43		

	(2)	The :	followi	ing are not relevant apprehended violence orders:	1
		(a)		oprehended violence order made by a court before 3 July 1995 under 15A of the <i>Crimes Act 1900</i> ,	3
		(b)		sternal protection order (within the meaning of section 562RA of the es Act 1900) made before 3 July 1995,	2
		(c)		sternal protection order (within the meaning of Part 13 of the <i>Crimes nestic and Personal Violence</i> ) Act 2007) that is not registered under that	6 7 8
95	Child	d prote	ection	declarations	9
	(1)	A ch	ild pro	tection declaration is to state:	10
		(a)	whetl	her or not the candidate holds a working with children check clearance,	11 12
		(b)		candidate does not hold a working with children check clearance:	13
			(i)	whether or not the candidate has made a current application for a working with children check clearance (and if so, details of that application), and	14 15 16
				<b>Note</b> . A <i>current application</i> for a working with children check clearance is an application that has not been finally determined or withdrawn or terminated—see section 5 (1) of the <i>Child Protection (Working with Children) Act 2012</i> .	17 18 19
			(ii)	whether the candidate has been refused a working with children check clearance, and	20 21
			(iii)	whether the candidate has ever been convicted of any of the offences, or been the subject of any of the proceedings, listed in Schedules 1 and 2 to the <i>Child Protection (Working with Children) Act 2012</i> , and	22 23 24
		(c)		her or not any relevant apprehended violence order has ever been made ast the candidate.	25 26
	(2)	The order		protection declaration is to identify any such conviction, proceedings or	27 28
	(3)	A ch	ild pro	tection declaration is to be in the approved form (if any).	29
	(4)			e who makes a child protection declaration knowing it to be false, or not to be true, is guilty of an indictable offence.	30 31
		Max	imum p	penalty (subsection (4)): Imprisonment for 5 years.	32
96	Dutie	es of E	lector	ral Commissioner with respect to child protection declarations	33
	(1)	recei	ved by	ral Commissioner must cause a copy of a child protection declaration the Electoral Commissioner to be made public in such manner as the commissioner thinks fit.	34 35 36
	(2)			ral Commissioner must provide a copy of the child protection declaration adidates elected at an election to the Children's Guardian.	37 38
97	Dutie	es of C	hildre	en's Guardian with respect to child protection declaration	39
	(1)	prote		en's Guardian must, as soon as practicable after receiving a copy of a child declaration under section 96 (2), investigate the accuracy of the	40 41 42
	(2)	For acces	•	rpose of carrying out an investigation, the Children's Guardian may	43 44
		(a)		working with children register (established and maintained under on 25 of the <i>Child Protection (Working with Children) Act 2012</i> ), and	45 46

		(b)	the records of a person who is under a duty under section 98 to assist the Children's Guardian.	1 2
	(3)	The C	Children's Guardian must prepare a report on the results of those investigations.	3
	(4)	which President	report is to be presented to the Presiding Officer of the House of Parliament to a the persons concerned have been elected. A copy of a report furnished to the ding Officer of a House of Parliament is to be laid before that House as soon as icable after it is received by the Presiding Officer.	4 5 6 7
	(5)		Children's Guardian may, if the Children's Guardian thinks it appropriate to do port on the results of any such investigations over more than one report.	8
98	Duty	of per	sons to assist the Children's Guardian	10
	(1)	unres produ to wl	the duty of a prescribed person to provide the Children's Guardian with full and tricted access to records that are under the person's control, or whose action the person may, in an official capacity, reasonably require, being records nich the Children's Guardian reasonably requires access for the purpose of ising functions under this Part.	11 12 13 14 15
	(2)	preve	evision of any Act or law that restricts or denies access to records does not ent a person to whom subsection (1) applies from complying, or affect the n's duty to comply, with that subsection.	16 17 18
	(3)	Acce	ss to which the Children's Guardian is entitled under subsection (1) includes:	19
		(a)	the right to inspect and, on request, to be provided with copies of, any record referred to in that subsection, and	20 21
		(b)	the right to inspect any non-documentary evidence associated with any such record.	22 23
	(4)	In thi	s section:	24
		presc	ribed person means any of the following persons:	25
		(a)	the Registrar or other proper officer of a court,	26
		(b)	the Commissioner of Police,	27
		(c)	any person holding a statutory office prescribed by the regulations,	28
		(d)	any person employed in the Public Service and assigned to a role, or holding an office, prescribed by the regulations.	29 30
		store	d means any document or other source of information compiled, recorded or d in written form or on film, or by electronic process, or in any other manner or y other means.	31 32 33
99	Repo	rts pr	esented to Presiding Officer of House of Parliament	34
	(1)	under	ouse of Parliament is not sitting when the Children's Guardian presents a report this Division to the Presiding Officer of the House, the Presiding Officer is to the report public instead of laying the report before the House.	35 36 37
	(2)	A rep	ort that is made public by the Presiding Officer of a House of Parliament:	38
		(a)	is, for all purposes, taken to have been laid before the House, and	39
		(b)	is to be printed by authority of the Presiding Officer of the House, and	40
		(c)	is, for all purposes, taken to be a document published by order or under the authority of the House, and	41 42
		(d)	is to be recorded:	43
			(i) in the case of the Council, in the Minutes of Proceedings of the Legislative Council, and	44 45

			<ul><li>(ii) in the case of the Assembly, in the Votes and Proceedings of the Legislative Assembly,</li><li>on the first sitting day of the House after receipt of the report by the Presiding</li></ul>	1 2
			Officer.	4
Divi	sion	5	Ballot papers	5
Sub	divis	ion 1	General	6
100	Ballo	t pape	ers to be prepared and printed by Electoral Commissioner	7
	(1)		Electoral Commissioner is to cause ballot papers for elections to be prepared and ed in accordance with this Division.	8
	(2)		ballot papers for an election for a district are to be in or to the effect of the form ut in Schedule 4.	10 11
	(3)		ballot papers for a periodic Council election are to be in or to the effect of the set out in Schedule 5.	12 13
101	Asse	mbly (	election ballot papers	14
	(1)		Electoral Commissioner is to determine the order in which the candidates' es are to appear on the ballot papers for an election for a district.	15 16
	(2)		Electoral Commissioner may use any method of random selection as seems opriate to the Electoral Commissioner to determine that order.	17 18
	(3)	In pri	inting the ballot papers:	19
		(a)	the names of all candidates duly nominated are to appear on the ballot papers in the order determined under subsection (1), and	20 21
		(b)	the surname of each candidate is to be in a more conspicuous type than that used for the candidate's given name or names, and	22 23
		(c)	the given name of each candidate:	24
			(i) is to be in the form specified in the candidate's nomination paper, and	25
			(ii) is to be in a less conspicuous type than the type in which the candidate's surname is printed, and	26 27
			(iii) may be printed on a line after the line on which the candidate's surname is printed, and	28 29
		(d)	if a similarity in the names of 2 or more candidates is likely to cause confusion, the Electoral Commissioner may arrange the names with such description or addition as will distinguish them from one another, and	30 31 32
		(e)	a square is to be printed opposite the name of each candidate, and	33
		(f)	if required by Subdivision 2, the names of registered parties or the word "Independent" is to be printed in accordance with that Subdivision.	34 35
102	Perio	odic C	ouncil election ballot papers	36
	(1)	If, for	or a periodic Council election, there are:	37
		(a)	2 or more groups of candidates for that election, the Electoral Commissioner is to determine the order in which those groups are to appear on the ballot papers, or	38 39 40
		(b)	2 or more candidates, not included in a group, for that election, the Electoral Commissioner is to determine the order in which those candidates' names are to appear on the ballot papers.	41 42 43

(2) The Electoral Commissioner may use any method of random selection as seems appropriate to the Electoral Commissioner to determine the order in which names of groups and candidates are to appear on ballot papers. (3) In printing the ballot papers for a periodic Council election: for which there is only one group, the names of candidates included in that group are to be printed in a group before the names of candidates (if any) not included in that group, and for which there are 2 or more groups, but not more than 33 groups, the names (b) of candidates included in the groups are to be printed in groups across the ballot papers in the order determined under subsection (1) (a), before the names of candidates (if any) not included in any such group, and for which there are more than 33 groups, the names of candidates included in the groups are to be printed in groups across the ballot papers in 2 rows in the order determined under subsection (1) (a), before the names of candidates (if any) not included in any such group, and the order, within a group, in which the names of candidates in that group are to be printed in the ballot papers is to be the order specified in the claim made by them in accordance with Division 3, and the names of candidates (if any) not included in any group are to be printed as a group, without any identification referred to in subsection (5) (a), in the ballot papers in the order determined under subsection (1) (b). (4) In printing the ballot papers for a periodic Council election for which there are no groups, the names of the candidates are to be printed in the order determined under subsection (1) (b). (5) In printing the ballot papers: each group (and any group voting square relating to the group) is to be identified by the word "Group" followed by a successive letter of the English alphabet, starting with the letter "A", and if there are more than 26 groups each group (and any group voting square relating to the group) after the twenty-sixth is to be identified by such symbol as may be determined by the Electoral Commissioner, and the surname of each candidate is to be in a more conspicuous type than that used for the candidate's given name or names, and the given name of each candidate: (i) is to be in the form specified in the candidate's nomination paper, and (ii) is to be in less conspicuous type than the type in which the candidate's surname is printed, and (iii) may be printed on a line after the line on which the candidate's surname is printed, and if a similarity in the names of 2 or more candidates is likely to cause confusion, the Electoral Commissioner may arrange the names with such description or addition as will distinguish them from one another, and (e) a square is to be printed opposite the name of each candidate, and

if required by Subdivision 2, the names of registered parties or the word

"Independent" is to be printed in accordance with that Subdivision.

If the candidates in a group have duly requested under Division 3 a group voting

square for a periodic Council election, an additional square is to be printed on the

ballot papers for the election above the names of the candidates included in the group.

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(6)

	(7)	the Elected ballot papers to further de	the election day for any periodic Council election, any candidate has died, oral Commissioner is to take such action with respect to the printing of the pers (including, if the Electoral Commissioner thinks fit, causing the ballot be reprinted, causing notations or marks to be made on them or causing eterminations of the kind referred to in subsections (1) and (2)) as in the Commissioner's opinion is necessary.	1 2 3 4 5 6		
103	Ballo	t papers r	may be photocopied, written or otherwise reproduced	7		
	(1)	with this election	g centre does not have, or runs out of, ballot papers printed in accordance Division, the Electoral Commissioner, voting centre manager or other official in charge at the time may have the ballot paper reproduced g by photocopying, handwriting or by printing copies obtained by use of	8 9 10 11 12		
	(2)	prescribe	paper so reproduced is still required to be in or to the effect of the form d in Schedule 4 or 5, as the case requires, and is to be in the same general the ballot paper printed in accordance with this Division.	13 14 15		
	(3)		paper so reproduced and complying with subsection (2) is as valid as a ballot nted in accordance with this Division.	16 17		
Sub	divis	ion 2	Party or independent identification on ballot papers	18		
104	Notif	ication of	party nomination	19		
	(1)	name of to	stered officer of a registered party may request that either the registered that party or the registered abbreviation of the name of that party be printed llot papers for an election adjacent to the name of a candidate who has been d by that registered officer.	20 21 22 23		
	(2)	Any such	request is to be in writing signed by the person making the request.	24		
	(3)	Any such Commiss	request is to be given before 12 noon on the nomination day to the Electoral ioner.	25 26		
	(4)	If:		27		
			e registered officer of a registered party has made a request in respect of adidates in a periodic Council election, and	28 29		
			e candidates have duly requested under Division 3 a group voting square for purposes of the election,	30 31		
		composit officers th	st may include a further request that the name of that registered party (or a e name formed from names of the registered parties of the registered hat nominated the candidates) be printed on the ballot papers adjacent to the es' group voting square.	32 33 34 35		
	(5)		nce in this section to a registered name or abbreviation is a reference to a abbreviation entered in the Register of Parties under Part 6.	36 37		
105	Notification of independent candidacy					
	(1)		late in an election may request that the word "Independent" be printed to the candidate's name on the ballot papers for the election.	39 40		
	(2)	Any such	request is to be in writing signed by the person making the request.	41		
	(3)	Any such Commiss	request is to be given before 12 noon on the nomination day to the Electoral ioner.	42 43		
	(4)		late may not make both a request under this section and a claim under 3 to have the candidate's name included in a group on the ballot paper.	44 45		

106	Printing of party name etc on ballot papers						
	(1)	If a p	person:	2			
		(a)	has been nominated by the registered officer of a registered party as a candidate in an election, and	3 4			
		(b)	a request has been made in respect of the candidate under this Subdivision,	5			
			name of that party or the registered abbreviation of the name of that party (as ested) is to be printed adjacent to the name of the candidate on the ballot papers.	6 7			
	(2)	If 2 or more persons have been nominated by the registered officer of a registered party as candidates in a periodic Council election and a claim has been made to include the names of those candidates in a group in the ballot papers, the following requirements apply to the printing of the ballot papers:					
		(a)	the name of that party or the registered abbreviation of the name of that party (as requested) is to be printed adjacent to the name of that candidate on the ballot papers,	12 13 14			
		(b)	if all the candidates were endorsed by the same party and a group voting square is printed on the ballot papers in relation to the candidates—the name of the party or the registered abbreviation of the name of that party (as requested) is to be printed on the ballot papers adjacent to that square,	15 16 17 18			
		(c)	if the request under this Subdivision included a request that a composite name be printed adjacent to the group voting square on the ballot papers in relation to the candidates—the composite name is to be printed on the ballot papers adjacent to that square.	19 20 21 22			
	(3)	(3) If a candidate in an election has made a request under section 105, the word "Independent" is to be printed adjacent to the name of the candidate on the ballot papers.					
107	Form of party name on ballot papers						
	The names of registered parties, or the abbreviations of such names, printed adjacent to the names of candidates or group voting squares on ballot papers are to be printed in capital letters in a type that is uniform in size and style for all those names or abbreviations.						
Divi	sion	6	Voting centres	31			
Sub	divis	ion 1	General	32			
108	Appointment of voting centres						
	(1)	The	Electoral Commissioner is to:	34			
		(a)	appoint for each district as many voting centres for each election as the Electoral Commissioner considers necessary, and	35 36			
		(b)	publish the appointment of voting centres on the Electoral Commission's website at a time determined by the Electoral Commissioner.	37 38			
	(2)	A vo	ting centre for a district may be:	39			
		(a)	within the district, or	40			
		(b)	if the Electoral Commissioner is satisfied it would enhance the convenience of a large number of electors of any district—outside the district concerned (including outside New South Wales and outside Australia).	41 42 43			
	(3)	A siı	ngle voting centre may be appointed for 2 or more districts.	44			

The Electoral Commissioner may:

(4)

		(a)	designate any voting centre as an early voting centre, and	2
		(b)	determine the days and hours of operation of the early voting centre (including whether the voting will occur at the early voting centre on election day).	3
	(5)	section votin	Electoral Commissioner may abolish any voting centre appointed under this on. The Electoral Commissioner is to cause notice of any such abolition of a greater to be published on the Electoral Commission's website at a time mined by the Electoral Commissioner.	5 7 8
109	Hou	rs of o	peration of voting centres	9
	(1)	Each day r	voting centre, other than a mobile voting centre, that is to operate on election must:	10 11
		(a)	be open for voting from 8 am on election day, and	12
		(b)	unless adjourned, close at 6 pm on that day.	13
	(2)		ever, if any elector entitled to vote is in a voting centre at 6 pm on election day lesires to vote, the elector must be permitted to vote.	14 15
	(3)	Subs	ection (2) is subject to sections 203 (2) (c) and (d) and 211 (d).	16
110	Voti	ng cen	tres at licensed premises	17
		a vot	uises licensed for the sale of intoxicating liquor may be used for the purpose of ing centre if, and only if, the Electoral Commissioner is satisfied that, during the s of voting on election day:	18 19 20
		(a)	intoxicating liquor will not be available for sale or consumption on the part of the premises proposed for use for the purpose of a voting centre, and	21 22
		(b)	the part of the premises proposed for use for the purpose of a voting centre will be segregated from the part of the premises where intoxicating liquor will be available for sale or consumption, and	23 24 25
		(c)	access to the part of the premises proposed for use for the purpose of a voting centre will not involve passing through the part of the premises where intoxicating liquor will be available for sale or consumption.	26 27 28
111	Use	of pre	scribed premises as voting centres	29
	(1)	The Depa distri	Electoral Commissioner may, with the approval of the Secretary of the artment of Premier and Cabinet, use a room or hall in a prescribed premises in a act as a voting centre (other than a room or hall used exclusively for religious ces or residential purposes) for no cost (other than those payable under this on) if the Electoral Commissioner:	30 31 32 33 34
		(a)	is of the opinion that the room or hall is necessary to enable the Electoral Commissioner to properly conduct the election in the district because of the room or hall's features (eg wheelchair accessibility) or one or more voting centres in the district have become unavailable due to fire, flood or other emergency, and	35 36 37 38 39
		(b)	has, after reasonable endeavours, been unable to obtain the use of an alternative room or hall in the district for voting centres.	40 41
	(2)	Com	Electoral Commissioner must give the following notice of the Electoral missioner's intention to use the room or hall to the managers, trustees or owners e prescribed premises:	42 43 44
		(a)	in the case of a by-election—1 month's notice,	45
		(b)	in the case of a general election—3 months notice.	46

	(3)	However, if:			
		(a)	due to an emergency, a voting centre for an election cannot be used, and	2	
		(b)	the room or hall sought to be used by the Electoral Commissioner is not being used for any other purpose on the day or days concerned,	3 4	
			Electoral Commissioner may give notice under subsection (2) of a period that is onable in the circumstances.	5 6	
	(4)	The	Electoral Commissioner must pay:	7	
		(a)	reasonable costs for lighting, heating, air conditioning and cleaning of the prescribed premises, and	8 9	
		(b)	if, as a result of using the premises as a voting centre, the premises or any furniture in the premises is damaged, the full costs of repairing the damage.	10 11	
	(5)	or ov	ere is a dispute between the Electoral Commissioner and the managers, trustees where of the prescribed premises about the amount payable under subsection (4), natter is to be determined by the Local Court.	12 13 14	
	(6)		of the Land Acquisition (Just Terms Compensation) Act 1991, the of premises under this section is not an acquisition to which that Act applies.	15 16	
	(7)	In th	is section, <i>prescribed premises</i> means the following premises:	17	
		(a)	schools, kindergartens, colleges, TAFE or other educational establishments,	18	
		(b)	community centres or church halls,	19	
		(c)	local council or Rural Fire Service building or facilities,	20	
		(d)	hospitals, nursing homes, retirement villages or similar facilities,	21	
		(e)	club buildings (including registered club and surf club buildings),	22	
		(f)	Scout or Girl Guide buildings,	23	
		(g)	premises of a kind prescribed by the regulations.	24	
112	Voti	ng cen	ntre managers to be provided materials and equipment	25	
			Electoral Commissioner is to ensure that each voting centre is provided with cient materials and equipment to enable electors to vote.	26 27	
Sub	divis	ion 2	Special provisions for early voting centres	28	
113	Voti	ng bef	ore election day	29	
	(1)		erson who will be unable to attend at a voting centre on election day may apply	30	
			erson to an election official at an early voting centre (whether for the district for the or she is enrolled or for some other district) to vote before election day.	31 32	
		Note	. Section 6 sets out, without limitation, a list of reasons why a person may be unable to d at a voting centre on election day.	33 34	
	(2)	The j	person making an application must inform the election official of:	35	
		(a)	the enrolled address of the person (or the address for which the person claims to be entitled to enrol), and	36 37	
		(b)	the grounds on which the person is making the application, and	38	
		(c)	any matters prescribed by the regulations.	39	
114	Hou	rs of o	peration of early voting centres	40	
	(1)		Electoral Commissioner may approve the days and hours of operation of early ag centres for an election.	41 42	

112

	(2)	However, the Electoral Commissioner must not approve the operation of any early voting centre for an election on:						
		(a)	any day before the Monday after the close of nominations, and	3				
		(b)	after 6 pm on the day preceding the election day.	4				
	(3)	the ti	ite subsection (1), if any elector entitled to vote is in an early voting centre at me designated for it to close its operations and desires to vote, the elector must ermitted to vote.	5 7				
115	Security of early voting ballot boxes							
	(1)		voting centre manager at an early voting centre is to ensure the security of any t boxes used for the purpose of this Subdivision.	9 10				
	(2)	pract for th	ss the Electoral Commissioner has specified another earlier time, as soon as icable after 6 pm on the day preceding election day the voting centre manager he early voting centre must, in the presence of any other election officials at the g centre and any scrutineers who are present:	11 12 13 14				
		(a)	publicly secure any ballot box used for the purposes of this Subdivision, and	15				
		(b)	with the least possible delay, forward it to the Electoral Commissioner for the purposes of scrutiny.	16 17				
116	Electoral Commissioner may determine that enrolment voting provisions do not apply at early voting centres outside New South Wales							
	(1)	The Electoral Commissioner may determine that section 137 (3)–(5) does not extend to the casting of votes at one or more specified early voting centres (being early voting centres located outside New South Wales).						
	(2)	A de	termination under this section must be:	23				
		(a)	in writing, and	24				
		(b)	published on the Electoral Commission's website.	25				
Sub	divis	ion 3	Special provisions for mobile voting centres	26				
117	Decl	ared fa	acility	27				
	(1)	home	Electoral Commissioner may, in an approval, declare that a hospital, nursing e, retirement village or similar facility is to be provided with a mobile voting e (a <i>declared facility</i> ).	28 29 30				
	(2)		clared facility is, for the purposes of this Part, taken to be an early voting centre e voting is occurring at the facility.	31 32				
118	Proc	edure	for voting in mobile voting centres	33				
	(1)	An election official at a declared facility may, on any day appointed by the Electoral Commissioner for the operation of the mobile voting centre at the declared facility, enter into and remain in the declared facility for the purpose of enabling electors to vote in accordance with this section.		34 35 36 37				
	(2)	A mowho:	obile voting centre is to be used to give an opportunity to vote to every elector	38 39				
		(a)	is for the time being resident in the declared facility in which the voting centre is situated, and	40 41				
		(b)	by reason of illness or infirmity, or, (without limitation) in the case of a woman, by reason of approaching maternity, is unable to attend at the voting centre to record the elector's vote, and	42 43 44				

	(c)		by message to the voting centre manager, requested an opportunity to vote mobile voting centre (a <i>voting request message</i> ).	1 2
(3)	the n medi on m	nessage cal pra edical	of staff of a declared facility given a voting request message must deliver to the voting centre manager, unless otherwise ordered by a registered actitioner, or a manager or other person in charge of the declared facility, grounds.	3 4 5 6
	Max	imum p	penalty: 5 penalty units.	7
(4)	If a voting request message is received by the voting centre manager, the voting centre manager is to direct the election official in charge of a mobile voting centre to give the elector an opportunity to vote by visiting the elector at some time before the close of voting.			8 9 10 11
(5)	On a	ny sucl	h visit:	12
	(a)		lection official must take with him or her the ballot box provided for the g centre, and	13 14
	(b)	of th	lection official is to be accompanied by another election official and such e scrutineers appointed in respect of the voting centre as choose to mpany him or her, and	15 16 17
	(c)		elector's vote is, so far as is reasonably practicable, to be taken in all ects as if the vote were recorded in a voting centre under usual conditions.	18 19
(6)	grou	nds, by	at not be made under this section if such a visit is forbidden, on medical a registered medical practitioner or a manager or other person in charge ared facility.	20 21 22
(7)			ng provisions have effect for the purpose of enabling electors voting at a cility to peruse registered how-to-vote cards:	23 24
	(a)		n or immediately after handing a ballot paper for an election to an elector r this section, the election official must:	25 26
		(i)	ask the elector if the elector wishes to view any registered how-to-vote cards applicable to the election, and	27 28
		(ii)	if the elector gives a positive response, permit the elector to peruse any relevant registered how-to-vote cards relating to the election for the district concerned in the possession of the election official (including on any electronic device), and	29 30 31 32
		(iii)	provide the elector with assistance, as far as practicable, in locating a particular how-to-vote card, if the elector requests assistance for that purpose.	33 34 35
	(b)	posse	election official must allow any such registered how-to-vote card in the ession of the election official (including on any electronic device) to be exted by any scrutineer at the declared facility.	36 37 38
(8)			(7) does not have effect in relation to a declared facility if no relevant low-to-vote cards are available for perusal at the facility.	39 40
(9)	In th	is secti	on, registered how-to-vote card means a how-to-vote card that:	41
	(a)	appli	gistered as electoral material under Subdivision 6 of Division 14 (the cation for which indicated that the how-to-vote card should be available erusal by voters at declared facilities), and	42 43 44
		Note.	See section 199 (8).	45
	(b)	_	olies with the approved requirements (if any), and	46
	(c)	comp	blies with any additional requirements prescribed by the regulations.	47

Div	ision	7	Scrutineers	1				
119	Appointment of scrutineers							
	(1)		following persons or bodies are entitled to appoint one or more scrutineers on person or body's behalf at a voting centre or a ballot counting place:	3				
		(a)	a candidate,	5				
		(b)	a registered party.	6				
	(2)		erson (other than a candidate) is qualified for appointment as a scrutineer if the on is enrolled for the district or any other district.	7 8				
	(3)		Electoral Commissioner may approve a form for the purposes of this section that ides for both:	9 10				
		(a)	the appointment of a scrutineer by a candidate or a registered party, and	11				
		(b)	a declaration to be made and signed by the scrutineer.	12				
	(4)		appointment by a candidate of a scrutineer is to be made in the form approved er subsection (3).	13 14				
	(5)		erson appointed as a scrutineer is to make and sign a declaration in the form oved under subsection (3).	15 16				
	(6)	perso	person appointed as a scrutineer cannot act as scrutineer on any day unless the on presents the completed form (comprising a single document) on that day to voting centre manager or to the election official, as the case requires.	17 18 19				
	(7)	befo	declaration is to be made and signed on each day referred to in subsection (6) re the Electoral Commissioner or voting centre manager or the election official, e case requires, at the place at which the scrutineer intends to act as scrutineer.	20 21 22				
	(8)	com	ference in this section to a completed form includes a reference to a copy of a pleted form, but the copy is to be duly signed on each day as required by ection (7).	23 24 25				
	(9)		4 of the <i>Oaths Act 1900</i> applies to a declaration made under this section as if it made under that Act.	26 27				
	(10)	in a	ference in this section to a candidate, in relation to a candidate who is included group for the purpose of a periodic Council election, is taken to be a reference to the candidate first in the order, referred to in section 86 (4), in that group.	28 29 30				
120	Entitlements of scrutineers to be present during voting and counting							
	(1)	A sc	rutineer is entitled to be present in the following places:	32				
		(a)	the part of the voting centre in which the ballot papers are received,	33				
		(b)	the part of the voting centre where ballot papers are counted,	34				
		(c)	the part of any ballot counting place where ballot papers are counted.	35				
	(2)	a vo Com parti	one scrutineer for each candidate or registered party is entitled to be present in ting centre or ballot counting place at any one time. However, the Electoral missioner may permit additional scrutineers for candidates and registered es at such centres and places and in such circumstances and on such conditions to Commissioner sees fit.	36 37 38 39 40				
	(3)	Subj	ect to subsection (2), a scrutineer is not to be prevented from:	41				
		(a)	entering or leaving a voting centre during voting, or	42				
		(b)	entering or leaving a ballot counting place during counting	43				

121	Offe	nces r	relating to scrutineers	1
	(1)	A sc	rutineer must not:	2
		(a)	interfere with or attempt to influence any elector within the voting centre or any election official in a voting centre or ballot counting place, or	3
		(b)	communicate with any person in the voting centre or ballot counting place, except so far as is necessary in the discharge of his or her functions.	5 6
	(2)	herse elect	rutineer who commits any breach of this section, or who misconducts himself or elf, or who fails to obey the lawful directions of the voting centre manager or ion official in charge of a ballot counting place is guilty of an offence. imum penalty: 50 penalty units or imprisonment for 6 months, or both.	7 8 9 10
	(3)		rutineer does not breach subsection (1) (a) only because the scrutineer wears or ays any logo, badge or emblem of a candidate or political party.	11 12
	(4)		nout limiting the generality of section 203, a scrutineer who, within a voting re or ballot counting place:	13 14
		(a)	commits any breach of this section, or	15
		(b)	misconducts himself or herself, or	16
		(c)	fails to obey the lawful directions of the voting centre manager or person in charge of a ballot counting place,	17 18
			on the request of the voting centre manager at the voting centre or person in ge of the ballot counting place, be removed from the place by a police officer.	19 20
Divi	ision	8	Ordinary voting at district voting centres	21
122	App	licatio	n of Division	22
			Division applies to voting by an elector at a voting centre appointed for the ict for which the elector is enrolled.	23 24
123	Who	may l	be present at voting centre	25
	(1)		following persons may, at any time while a voting centre is open for voting, be ent at the voting centre:	26 27
		(a)	the Electoral Commissioner,	28
		(b)	election officials,	29
		(c)	scrutineers,	30
		(d)	any approved person, or person of an approved class,	31
		(e)	any police officer,	32
		(f)	voters actually engaged in voting, such voters to be designated, if thought necessary, by the voting centre manager.	33 34
	(2)	A pe	erson must not, without lawful authority (proof of which lies on the person):	35
		(a)	enter or remain at a voting centre, or	36
		(b)	refuse to leave the voting centre on being required by the voting centre manager (or by any police officer acting under the direction or authority of the voting centre manager).	37 38 39
		Max	imum penalty: 10 penalty units.	40
	(3)		person who enters or refuses to leave a voting centre contrary to subsection (2) be removed from the voting centre by a police officer.	41 42

124	Ballo	ot box	to be exhibited before voting commences	1
	(1)	the o	per opening any voting centre for voting, the voting centre manager is to exhibit pen and empty ballot box for the inspection of the scrutineers and other election ials present.	2 3 4
	(2)	The	voting centre manager must then:	5
		(a)	close and seal the ballot box, and	6
		(b)	place the sealed ballot box in a position in full view of all persons present in the voting centre.	7 8
125	Pern	nissio	n to be granted to employees to go to voting centre	9
	(1)		mployer must, at the request of any elector employed by the employer, allow the or to go, at a reasonable time, to a voting centre and record his or her vote at any ion.	10 11 12
		Max	imum penalty:	13
		(a)	in the case of a corporation—25 penalty units, or	14
		(b)	in any other case—5 penalty units.	15
	(2)	Subs day.	section (1) does not apply where the elector has a half-holiday on the election	16 17
126	Whe	re elec	ctor may vote	18
			elector may vote at any voting centre which has been appointed as a voting re for the district for which he or she is enrolled.	19 20
127	Que	stions	to be put to voter	21
	(1)		election official must ask each person claiming to vote in an election the wing questions:	22 23
		(a)	What is your full name?	24
		(b)	What is your date of birth?	25
		(c)	Where do you live?	26
		(d)	Have you voted before in this election?	27
	(2)	suffi- elect the p	person's answers to the questions specified in subsection (1) (a)–(c) are not cient to distinguish that person from another person on the authorised roll for the ion, the election official may, for the purpose of distinguishing the 2 persons, ask person another question or other questions relating to matters shown on the perised roll in relation to those persons.	28 29 30 31 32
	(3)	The	election official must reject the person's claim to vote if the person:	33
		(a)	refuses to answer fully any question asked, or	34
		(b)	answers the question specified in subsection (1) (c) in a manner as to indicate that the person is not entitled to vote at the election in that district, or	35 36
		(c)	answers a question specified in subsection (1) (d) in the affirmative.	37
128	Que	stions	to be put if voter challenged	38
	(1)		lection official may, and at the request of any scrutineer must, put to any person ning to vote all or any of the following questions:	39 40
		(a)	Are you the person whose name appears as [here state name under which the person claims to vote] on the roll for the district of [here state the name of the district in respect of which the person claims to vote]?	41 42 43

		(b)	Are you of or above the age of 18 years?	1			
		(c)	Have you already voted, either here or elsewhere, at this election?	2			
		(d)	Are you disqualified from voting?	3			
		(e)	Do you live within the district of [here state the name of the district in respect of which the elector claims to vote]?	2			
	(2)	offic	y person refuses to answer fully any question put to him or her by the election ial, or by his or her answer shows that he or she is not entitled to vote, his or her n to vote must be rejected.	6 7 8			
	(3)		voter's answer to the question is conclusive and the matter is not to be further ired into during the voting.	9 10			
	(4)	knov	erson must not give an answer to a question under this section that the person ws is false or misleading in a material particular.  imum penalty: 200 penalty units or imprisonment for 3 years, or both.	11 12 13			
	(5)		offence under this section is an indictable offence.	14			
120							
129		it elec		15			
	(1)	does	elector at a voting centre in a district whose name appears, but whose residence not appear, on the authorised roll for the district may apply to an election official ofte as a silent elector at the voting centre.	16 17 18			
	(2)	The centr	elector must give the following information to the election official at the voting re:	19 20			
		(a)	the elector's name,	21			
		(b)	the elector's date of birth,	22			
		(c)	the electoral district for which the elector claims to be enrolled.	23			
	(3)	must	election official may, if he or she thinks fit, and at the request of any scrutineer t, put to the elector any of the questions set out in section 128 that are applicable e case.	24 25 26			
	(4)		e elector answers the questions satisfactorily, or if no questions are put to him or the elector is to be permitted to vote.	27 28			
130	Errors not to forfeit vote						
		or ad	omission of any given name or names, or entry of a wrong given name or names, ldress, or date of birth, and any mistake in the spelling of any surname, does not nit the rejection of any claim to vote if the voter is sufficiently identified in the ion of the election official.	30 31 32 33			
131	Elector to receive ballot paper						
		If a p	person is entitled to vote, the election official must:	35			
		(a)	give the person a ballot paper that is initialled by the election official, and	36			
		(b)	record a mark, in the approved manner, against the person's name on the printed or electronic authorised roll to show that the person has received a ballot paper.	37 38 39			
132	Meth	od of	recording votes	40			
	(1)	The	voter, after receiving a ballot paper, must:	41			
		(a)	proceed alone into an unoccupied compartment in the voting centre, and	42			
		(b)	record his or her vote on the ballot paper, and	43			

(c)

		(d)	without unfolding the ballot paper, deposit it in the ballot box, and	2			
		(e)	leave the voting centre.	3			
	(2)	In the	e case of the election of a member of the Assembly, a voter:	4			
		(a)	must record his or her vote for at least one candidate by placing the number "1" in the square opposite the name of the candidate for whom he or she desires to give his or her first preference vote, and	5 6 7			
		(b)	may, if he or she wishes, vote for additional candidates by placing consecutive numbers beginning with the number "2" in the squares opposite the names of those additional candidates in the order of his or her preferences for them.	8 9 10			
	(3)	In the	e case of a periodic Council election, a voter:	11			
		(a)	must record his or her vote for at least 15 candidates by placing the numbers "1", "2", "3", "4", "5", "6", "7", "8", "9", "10", "11", "12", "13", "14" and "15" in the squares opposite the names of 15 candidates in the order of his or her preferences for them, and	12 13 14 15			
		(b)	may, if he or she wishes, vote for additional candidates by placing consecutive numbers beginning with the number "16" in the squares opposite the names of those additional candidates in the order of his or her preferences for them.	16 17 18			
	(4)	If the ballot paper in a periodic Council election contains 2 or more group voting squares, the voter:					
		(a)	may record a vote by placing the number "1" in any one of those squares instead of recording a vote in accordance with subsection (3), and	21 22			
		(b)	may, if he or she wishes, vote for additional groups of candidates by placing consecutive numbers beginning with the number "2" in the group voting squares above the names of those additional groups of candidates in the order of his or her preferences for them.	23 24 25 26			
133	Spoi	t ballo	ot papers	27			
			voter satisfies an election official, before his or her ballot paper is deposited in	28			
		givin	allot box, that he or she has spoilt it by mistake or accident, he or she may, on g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.	29 30 31			
134	Assis	givin	g it up, receive a new ballot paper from an election official, who must	30			
134	<b>Assis</b> (1)	givin	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.	30 31			
134		givin imme stance	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.	30 31 32			
134		givin imme stance If:	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.  to certain electors  an election official is satisfied that an elector is unable to vote without	30 31 32 33 34			
134		givin imme stance If: (a) (b) the el to vo	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.  * to certain electors  an election official is satisfied that an elector is unable to vote without assistance, or an elector makes an oral declaration to an election official in the approved form that the elector objects on religious grounds to vote in the manner provided by this Act, ection official is to permit a person appointed by the elector to assist the elector te.	30 31 32 33 34 35 36 37			
134		givin imme stance If: (a) (b) the el to vo Note.	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.  * to certain electors  an election official is satisfied that an elector is unable to vote without assistance, or  an elector makes an oral declaration to an election official in the approved form that the elector objects on religious grounds to vote in the manner provided by this Act,  ection official is to permit a person appointed by the elector to assist the elector	30 31 32 33 34 35 36 37 38 39			
134		givin imme stance  If: (a) (b)  the el to voo Note. a vote If the	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.  * to certain electors  an election official is satisfied that an elector is unable to vote without assistance, or  an elector makes an oral declaration to an election official in the approved form that the elector objects on religious grounds to vote in the manner provided by this Act,  ection official is to permit a person appointed by the elector to assist the elector te.  For example, an orthodox Jewish elector may, for religious reasons, be unable to cast	30 31 32 33 34 35 36 37 38 39 40 41			
134	(1)	givin imme stance  If: (a) (b)  the el to voo Note. a vote If the	g it up, receive a new ballot paper from an election official, who must ediately cancel the spoilt ballot paper and preserve it.  * to certain electors  an election official is satisfied that an elector is unable to vote without assistance, or  an elector makes an oral declaration to an election official in the approved form that the elector objects on religious grounds to vote in the manner provided by this Act,  ection official is to permit a person appointed by the elector to assist the elector te.  For example, an orthodox Jewish elector may, for religious reasons, be unable to cast in a written form on a Saturday or other Jewish festival day.  elector fails to appoint a person under subsection (1), the election official must	30 31 32 33 34 35 36 37 38 39 40 41 42 43			

fold the ballot paper so that the vote cannot be seen, and

oral district for which al to vote as an absent
centre the following 10
1:
claims to be enrolled.
uest of any scrutineer 1.28 that are applicable 1.31
ions are put to him or making a declaration tentre.
2
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the electoral district 2.
es not appear, on the 2. rolled, 2.
nt silent elector at the 2
official at the voting 2:
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3
uest of any scrutineer 3: 28 that are applicable 3: 3:
ions are put to him or 3: lector after making a 3: he voting centre. 3:
l section 135 (Absent 33
4
41
4

	(a)		corded (on an authorised roll used at the voting centre) as having received lot paper, and	1			
	(b)		ns not to have received a ballot paper,	3			
	the e	lector	is to be permitted to vote after making a declaration in the approved form lection official at the voting centre.	4			
(2)	Pers	on om	itted from authorised roll	6			
	the preaso	oast enron), cla if the p	ing centre for a district at any election, a person, who was at any time in rolled for the district, but whose name is not on the authorised roll (for any times to be entitled to enrol for the district, the person is to be permitted to person makes a declaration in the approved form before an election official g centre.	7 8 9 10 11			
(3)	Pers	on enr	olling for first time etc	12			
	If, at distr	ict, cla	ng centre in a district at any election, a person, who is not enrolled for any ims to be entitled to enrol for a district, the person is to be permitted to	13 14 15			
	(a)	the p	person:	16			
		(i)	completes an application for enrolment in the approved form in accordance with the directions on the form and submits it to an election official at the voting centre, and	17 18 19			
		(ii)	provides to that election official as proof of identity a driver licence or a Photo Card, and	20 21			
		(iii)	makes a declaration in the approved form before that election official, and	22 23			
	(b)	the e	election official is satisfied that:	24			
		(i)	the application for enrolment has been properly completed, and	25			
		(ii)	the person is who the person claims to be, and	26			
		(iii)	the proof of identity provided shows that the person's residence is the same as the place named in the application for enrolment as the person's residence.	27 28 29			
	Note perm	. If a p itted to	erson cannot produce a driver licence or Photo Card the person will not be vote under this subsection.	30 31			
(4)	Person updating enrolment to record change of address						
	clain if:	ns to b	ng centre in a district at any election, a person is enrolled for a district, but e entitled to enrol for another district, the person is to be permitted to vote	33 34 35			
	(a)		person:	36			
		(1)	completes an application for a change of address in the approved form in accordance with the directions on the form and submits it to an election official at the voting centre, and	37 38 39			
		(ii)	provides to that election official as proof of identity a driver licence or a Photo Card, and	40 41			
		(iii)	makes a declaration in the approved form before that election official, and	42 43			
	(b)	the e	election official is satisfied that:	44			
		(i)	the application for a change of address has been properly completed, and	45 46			
		(ii)	the person is who the person claims to be, and	47			

		(ii	the proof of identity provided shows that the person's residence is the same as the place named in the application for a change of address as the person's residence.	1 2 3
		Note. If a permitted	a person cannot produce a driver licence or a Photo Card the person will not be d to vote under this subsection.	4 5
	(5)	Persons	s enrolled after issue of writ etc	6
		district, is to be	voting centre in a district at any election, a person, who is enrolled for the but whose name does not appear on the authorised roll at the voting centre, permitted to vote if the person makes a declaration in the approved form in election official.	7 8 9 10
		a writ for	be Electoral Commissioner may enrol a person at any time, including after the issue of an election. However, the authorised roll at a voting centre only contains the names as who were enrolled as at the date of the issue of the writ (see section 46).	11 12 13
Sub	divis	on 2	Procedures relating to declaration voting	14
138	Manr	ner and f	orm of declaration	15
	(1)	A decla	ration under this Division:	16
			to be printed or written on an envelope addressed to the Electoral commissioner, and	17 18
		(b) is	to be signed by the person making the declaration, and	19
		(c) is	to be witnessed by the election official before whom the declaration is made.	20
	(2)	declarat	subsection (1), if the elector objects on religious grounds to signing a written ion, the declaration may be made orally and the signature of the elector may by an election official on the elector's behalf.	21 22 23
		<b>Note.</b> Fo	or example, an orthodox Jewish elector may, for religious reasons, be unable to cast a written form or sign a written declaration on a Saturday or other Jewish festival day.	24 25
	(3)	The reg	gulations may make further provision regarding the manner and form of ions under this Division.	26 27
139	Appl	ications	for enrolment to be forwarded to Electoral Commissioner	28
		the Elec	oting centre manager must, as soon as practicable after election day, send to toral Commissioner any application for enrolment and application for change ess submitted to an election official under this Division.	29 30 31
140	Cast	ng a dec	claration vote	32
	(1)		e voter has made the required declaration under this Division, the election is to initial the appropriate ballot paper and give it to the voter.	33 34
	(2)	The vot	er, after receiving the ballot paper, must:	35
		(a) p:	roceed alone into an unoccupied compartment in the voting centre, and	36
		(b) re	ecord his or her vote on the ballot paper, and	37
		(c) for	old the ballot paper so that the vote cannot be seen, and	38
		(d) re	eturn the folded ballot paper to the election official.	39
	(3)	The elec	ction official, in the presence of the voter, must:	40
			lace the ballot paper into the envelope bearing the declaration of the voter, nd	41 42
		(b) se	eal the envelope, and	43
			eposit the envelope in the ballot box at the voting centre for declaration vote nvelopes.	44 45

## 141 Forwarding of declaration envelopes to Electoral Commissioner Each voting centre manager must, as soon as practicable after the close of voting, send each sealed envelope containing a declaration vote to the Electoral Commissioner. Subdivision 3 Preliminary scrutiny of declaration votes 142 Acceptance of ballot paper for further scrutiny The Electoral Commissioner is, in the presence of the scrutineers, to examine the declaration on each envelope containing a declaration vote, and if it appears to the Electoral Commissioner that: in relation to a provisional vote—the person who signed the declaration was, 10 on the election day: 11 enrolled for the district for which the person claimed to be enrolled, or 12 if the person submitted an application for enrolment (or a change of (ii) 13 address) at the time of making the declaration—entitled to be enrolled 14 for the district concerned, and 15 in any other case—the person who signed the declaration was, on the election 16 day, enrolled for the district concerned, and 17 the declaration is duly witnessed, 18 the Electoral Commissioner is to accept the ballot paper for further scrutiny, but 19 otherwise is to reject the ballot paper without opening the envelope. 20 (2) If the Electoral Commissioner accepts the ballot paper for further scrutiny, the 21 Electoral Commissioner is to open the envelope without destroying the declaration 22 and extract the ballot paper, and without, as far as practicable, inspecting it, place the 23 ballot paper in a ballot box for the election for the district. 24 (3) A voter's ballot paper is not to be rejected for further scrutiny only because the 25 voter's declaration is not witnessed if, before the declaration of the election results, 26 the Electoral Commissioner is satisfied that the voter cast a declaration vote at a 27 voting centre and the envelope containing the declaration vote was forwarded by a 28 voting centre manager. 29 (4) Saving of certain periodic Council election ballot papers 30 Despite subsection (1), if it appears to the Electoral Commissioner that the person 31 who signed the declaration on an envelope containing a ballot paper for an election 32 for a district is enrolled for some other district, the Electoral Commissioner must 33 arrange for the envelope to be included in the scrutiny for that other district in the 34 manner set out in subsection (5). 35 The Electoral Commissioner, if the declaration is duly witnessed, is to open the 36 envelope, withdraw any ballot paper contained in the envelope and without, as far as 37 practicable, inspecting the ballot paper or allowing any other person to do so: 38 in the case of any ballot paper for a periodic Council election, is to accept the 39 ballot paper for further scrutiny and place it in a ballot box for the periodic 40

in the case of any ballot paper for an Assembly election, is to disallow the

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(b)

Council election, and

ballot paper.

Divi	sion	10	Postal voting	1
143	Appl	ication	n for a postal vote	2
	(1)	to the <b>Note</b> .	lector who will be unable to attend at a voting centre on election day may apply a Electoral Commissioner to vote by post.  Section 6 sets out a number of reasons that a person may be unable to attend at a voting e on election day.	3 4 5 6
	(2)	An ap	oplication under this section must be made in the approved manner and form and fy the ground on which the elector is making the application.	7 8
	(3)	post ı	lector who has made an application under this section is not entitled to vote by unless the application is received by the Electoral Commissioner before 6 pm on fth day preceding election day.	9 10 11
	(4)	throu	application under this section may be made to the Electoral Commissioner gh the Electoral Commission's website in accordance with the directions of the missioner.	12 13 14
144	Issue	e of ba	illot papers to registered early voters	15
		an ele	Electoral Commissioner must, within 1 business day after the ballot papers for ection have been prepared and printed, deliver or post to each elector entitled to at the election who is, at the close of nominations, a registered early voter al):	16 17 18 19
		(a)	a postal vote certificate printed on an envelope addressed to the Electoral Commissioner, and	20 21
		(b)	a ballot paper for the election.	22
145	Issue	e of ba	Illot papers to postal vote applicants	23
	(1)	unde	Electoral Commissioner receives an application to vote by post in an election r this Division, the Electoral Commissioner must determine whether the cant is entitled to vote by post:	24 25 26
		(a)	in relation to an application received before the issue of the writ for the election—within 1 business day of the issue of the writ, or	27 28
		(b)	in any other case—within 1 business day of receiving the application.	29
	(2)		Electoral Commissioner is satisfied that the applicant is entitled to vote by post, Electoral Commissioner must, as soon as possible, deliver or post to the cant:	30 31 32
		(a)	a postal vote certificate, in the approved form, printed on an envelope addressed to the Electoral Commissioner, and	33 34
		(b)	a ballot paper for the election.	35
	(3)	If the	Electoral Commissioner:	36
		(a)	is not satisfied that the elector is entitled to vote by post, or	37
		(b)	received the application after 6 pm on the 5th day preceding election day,	38
			electoral Commissioner must take reasonable steps to inform the applicant that application is defective or was received after the specified time.	39 40
146	Rete	ntion o	of applications	41
	(1)	(and,	Electoral Commissioner must ensure that all applications under this Division in relation to applications made through the Electoral Commission's website, ds of such applications) are kept securely until the latest of the following:	42 43 44

		(a)	the period of 6 months after the election day has expired,	1	
		(b)	the period during which the validity of the election may be disputed under this Act has expired,	2	
		(c)	if a petition has, or petitions have, been filed under section 233—the Court of Disputed Returns has determined the matters referred to in the petition or petitions,	4 5 6	
		(d)	if the Electoral Commissioner has consented to the use of the papers and materials in the packages for research or analysis—the conclusion of that research or analysis.	7 8 9	
	(2)		ne expiry of the Electoral Commissioner's obligations under subsection (1), the coral Commissioner may cause those applications and records to be destroyed.	10 11	
147	Post	al ball	ot papers to be initialled	12	
		initia	stal ballot paper must not be delivered or posted to any elector unless it is first lled by an election official (by hand or by electronic or mechanical means) on ront of the ballot paper.	13 14 15	
148	Dire	ctions	for postal voting	16	
	(1)	The	following directions for voting by post are to be substantially observed:	17	
		(a)	the elector is to sign and date the postal vote certificate in the presence of a witness,	18 19	
		(b)	the witness is also to sign and date the certificate in the place provided,	20	
		(c)	the elector must then (in the presence of the witness, but in a manner so that the witness cannot see the vote):	21 22	
			(i) record his or her vote on the ballot paper, and	23	
			(ii) fold the ballot paper so that the vote cannot be seen, and	24	
			(iii) place the ballot paper in the envelope addressed to the Electoral Commissioner, and	25 26	
		(4)	(iv) seal the envelope, the elector must then:	27	
		(d)	(i) post the envelope to the Electoral Commissioner, or	28 29	
			(ii) deliver the envelope to an election official before 6 pm on election day.	30	
	(2)	•			
	(3)	A wi	tness to a postal vote must:	34	
		(a)	comply with subsection (1) in so far as it is to be complied with on his or her part, and	35 36	
		(b)	see that the directions in subsection (1) are complied with by the elector, and by every person present when the elector votes, and	37 38	
		(c)	refrain from disclosing any knowledge of the vote of the elector.	39	
	(4)		witness must not influence or attempt to influence, in any way, the vote of an or voting by post before him or her.	40 41	
	(5)	or de posti	witness must not persuade or induce the elector to hand to him or her for posting livery the envelope containing the postal ballot paper, but is not prohibited from ng or delivering any such envelope at the request of the elector. imum penalty (subsections (3)–(5)): 20 penalty units.	42 43 44 45	

149	Preliminary scrutiny of postal ballot papers						
	(1)	The I	Electo	ral Commissioner:	1		
		(a)	and prod	on any day not more than 5 days before election day, at an approved time place, and in the presence of such scrutineers as choose to be present, uce such unopened envelopes containing postal votes as have been ived by the Electoral Commissioner, and	3 4 5 6		
		(b)	must	t, at the scrutiny, produce unopened all remaining envelopes containing al votes:	7 8		
			(i)	received by the Electoral Commissioner up to 6 pm on the fourth day immediately following the close of voting, or	9 10		
			(ii)	received by any election official before 6 pm on election day.	11		
	(2)	The I	Electo	ral Commissioner must then, if satisfied that:	12		
		(a)	the p	postal vote certificate has been properly signed and witnessed, and	13		
		(b)	the enro	elector is enrolled for the district for which he or she claimed to be lled,	14 15		
		accepthe ba	ot the ballot p	pallot paper for further scrutiny, but if he or she is not so satisfied, disallow paper without opening the envelope.	16 17		
	(3)	If the Electoral Commissioner has accepted a ballot paper for further scrutiny, the Commissioner must:					
		(a)	open	the envelope without destroying it, and	20		
		(b)	with	draw the postal ballot paper, and	21		
		(c)		out inspecting the ballot paper or allowing any other person to do so, place ballot paper in a ballot box for further scrutiny.	22 23		
	(4)	who electi must	signed on for arrang	bsection (2), if it appears to the Electoral Commissioner that an elector d a postal vote certificate on an envelope containing a ballot paper for an r a district is enrolled for some other district, the Electoral Commissioner ge for the envelope to be included in the scrutiny for that other district in set out in subsection (5).	24 25 26 27 28		
	(5)	any 1	ballot	ral Commissioner is to open the envelope without destroying it, withdraw paper contained in the envelope and without, as far as practicable, the ballot paper or allowing any other person to do so:	29 30 31		
		(a)	ballo	e case of any ballot paper for a periodic Council election, is to accept the ot paper for further scrutiny and place it in a ballot box for the periodic neil election, and	32 33 34		
		(b)		the case of any ballot paper for an Assembly election, is to disallow the ot paper.	35 36		
	(6)			sidance of doubt, a ballot box into which any ballot paper has been placed section must not be opened before the close of voting.	37 38		
150	Spoil	lt post	al bal	llot paper	39		
		Com	missio	or to whom a postal ballot paper has been issued satisfies the Electoral oner that he or she has spoilt his or her postal ballot paper by mistake or e or she may, on giving it up, receive a new postal ballot paper from the	40 41 42		

Electoral Commissioner, who must cancel and preserve the spoilt ballot paper.

Division 11 Technology assisted voting				1
151	Defi	nitions	S .	2
		In th	is Division:	3
			<b>toved procedures</b> means the procedures approved under section 155. <b>ble elector</b> —see section 152.	2
		by m	<b>nology assisted voting</b> means a method of voting where an eligible elector votes means of an electronic device (whether networked or not), such as by a telephone of a computer.	6 7 8
152	Mea	ning o	f "eligible elector"	ę
	(1)	of that	the purposes of this Division, an <i>eligible elector</i> means an elector who meets any the following eligibility requirements for technology assisted voting (and any tional requirements imposed on those eligibility requirements under ection (2)):	10 11 12 13
		(a)	the elector has a disability (within the meaning of the <i>Anti-Discrimination Act 1977</i> ) and because of that disability he or she has difficulty voting at a voting centre or is unable to vote without assistance,	14 15 16
		(b)	the elector is illiterate and because of that he or she is unable to vote without assistance,	17 18
		(c)	the elector's residence is not within 20 kilometres, by the nearest practicable route, of a voting centre,	19 20
		(d)	the elector is a silent elector,	21
		(e)	the elector will not throughout the hours of voting on election day be within New South Wales,	22 23
		(f)	the elector is a registered early voter (technology assisted voting),	24
		(g)	in relation to a by-election—the elector will not throughout the hours of voting on election day be within the electoral district concerned,	25 26
		(h)	the elector meets such other eligibility requirements as may be prescribed by the regulations.	27 28
	(2)	webs	Electoral Commissioner may, by order published on the NSW legislation site, impose additional requirements on any of the eligibility requirements for hology assisted voting.	29 30 31
	(3)		regulations can limit the classes of electors who may be eligible for technology ted voting.	32 33
153	Арр	licatio	n to vote by means of technology assisted voting	34
	(1)	An e	elector may apply to vote at an election by means of technology assisted voting.	35
	(2)	the a	pplication under this section must be made in the manner and form specified in pproved procedures and must specify the ground on which the elector is making pplication.	36 37 38
154	Elec	toral (	Commissioner to determine applications	39
		appl	e Electoral Commissioner is satisfied that an applicant is an eligible elector, the icant is to be permitted to vote at the election by means of technology assisted ag in accordance with this Division.	40 41 42

155	Elec	toral C	commissioner to approve procedures for technology assisted voting	1
	(1)		Electoral Commissioner may approve procedures to facilitate voting by eligible ors at an election by means of technology assisted voting.	2
	(2)	The a	approved procedures must provide:	4
		(a)	for an eligible elector to register before voting by means of technology assisted voting, and	5 6
		(b)	for the automatic registration of electors who are registered early voters (technology assisted voting) and the notification of those electors of that registration, and	7 8 9
		(c)	for the making of a record of each eligible elector who has voted by means of technology assisted voting, and	10 11
		(d)	for the authentication of the eligible elector's vote, and	12
		(e)	for the secrecy of the eligible elector's vote, and	13
		(f)	that any vote cast in accordance with the approved procedures be securely transmitted to the Electoral Commissioner and securely stored by the Electoral Commissioner until printed, and	14 15 16
		(g)	that the method of technology assisted voting creates an image file in the form of a ballot paper (for example a PDF) for each vote cast that is capable of being viewed or printed if required for the purposes of the scrutiny.	17 18 19
	(3)	does the ca printe	mage file of a ballot paper created in accordance with the approved procedures not need to be in or to the effect of the form prescribed in Schedule 4 or 5, as ase requires, or print a ballot paper of the same size or format as the ballot papers ed in accordance with Division 5, so long as the vote cast by the eligible elector be accurately determined.	20 21 22 23 24
	(4)	The l Elect	Electoral Commissioner may approve procedures under this section only if the toral Commissioner is satisfied that:	25 26
		(a)	a class of electors, who in other circumstances would be unable to vote or would have difficulty voting, would benefit from the approval of the procedures, or	27 28 29
		(b)	in relation to a trial of voting machines at one or more voting centres—the trial would assist in determining whether the use of voting machines would improve the conduct of elections and benefit the electors using them.	30 31 32
	(5)		only limit on the power of the Electoral Commissioner to approve procedures r this section is that the pre-condition for approval set out in subsection (4) is	33 34 35
	(6)	called that t	approval of procedures under this section cannot be challenged, reviewed or d into question in proceedings before any court or tribunal except on the grounds the approval exceeds the jurisdictional limit specified by subsection (5) for the eval of such procedures.	36 37 38 39
156	Inde	pende	nt auditing of technology assisted voting	40
	(1)	audit	Electoral Commissioner is to engage an independent person (the <i>independent tor</i> ) to conduct audits of the information technology used under the approved edures.	41 42 43
	(2)		ts under this section are to be conducted and the results of those audits are to be ided to the Electoral Commissioner:	44 45
		(a)	at least 7 days before voting commences in each Assembly general election at which technology assisted voting is to be available, and	46 47

		(b) within 60 days after the return of the writs for each Assembly general election at which technology assisted voting was available.	1 2			
	(3)	Without limiting the content of the audit, the independent auditor is to determine whether test votes cast in accordance with the approved procedures were accurately reflected in the corresponding test ballot papers produced under those procedures.	3 4 5			
	(4)	The independent auditor may make recommendations to the Electoral Commissioner to reduce or eliminate any risks that could affect the security, accuracy or secrecy of voting in accordance with the approved procedures.	6 7 8			
157	Inde	pendent monitoring of technology assisted voting	9			
	(1)	The Electoral Commissioner may appoint one or more independent persons (an <i>independent monitor</i> ) to monitor and observe the technology assisted voting process at an election, including the counting of votes cast by means of technology assisted voting and the general operation of the technology assisted voting process.	10 11 12 13			
	(2)	An independent monitor is to report and may make recommendations to the Electoral Commissioner regarding the technology assisted voting process.	14 15			
158	Scru	tineers	16			
		A candidate or registered party may appoint a scrutineer to observe:	17			
		(a) any production of the printed ballot papers and bundling and sealing of those ballot papers in accordance with the approved procedures, and	18 19			
		(b) any other element of the technology assisted voting process that is approved for the purposes of this section.	20 21			
159	Secrecy relating to technology assisted voting					
	(1)	Any person who becomes aware of how an eligible elector, voting in accordance with the approved procedures, voted is not to disclose that information to any other person except in accordance with the approved procedures.	23 24 25			
		Maximum penalty: 20 penalty units or imprisonment for 6 months, or both.	26			
	(2)	A person must not disclose to any other person any source code or other computer software that relates to technology assisted voting under the approved procedures, except in accordance with the approved procedures or in accordance with any arrangement entered into by the person with the Electoral Commissioner.  Maximum penalty: 200 penalty units or imprisonment for 2 years, or both.	27 28 29 30 31			
160	Prote	ection of computer hardware and software	32			
	(1)	A person must not, without reasonable excuse, destroy or interfere with any computer program, data file or electronic device used, or intended to be used, by the Electoral Commissioner for or in connection with technology assisted voting.	33 34 35			
		Maximum penalty: 200 penalty units or imprisonment for 3 years, or both.	36			
	(2)	An offence under this section is an indictable offence.	37			
161	Regu	ulations relating to technology assisted voting	38			
	(1)	The regulations may make provision for or with respect to voting by eligible electors by means of technology assisted voting.	39 40			
	(2)	Without limiting subsection (1), the regulations may make provision for or with respect to the following:	41 42			
		(a) the technology assisted voting method or methods that may be authorised under approved procedures,	43 44			

		(b)	the period during which voting by eligible electors using technology assisted voting is permitted (including a period before election day),	1 2	
		(c)	the appointment by the Electoral Commissioner of officers to facilitate voting by means of technology assisted voting,	3 4	
		(d)	the independent auditing of the secrecy and authenticity of voting by means of technology assisted voting at any election,	5 6	
		(e)	the provision of registered how-to-vote cards (being how-to-vote cards that are registered as electoral material under Subdivision 6 of Division 14) in an electronic form to eligible electors voting at an election by means of technology assisted voting.	7 8 9 10	
	(3)		regulations may provide that technology assisted voting is not to be used at a fied election.	11 12	
162	Elec		commissioner may determine that technology assisted voting is not to be	13 14	
	(1)		Electoral Commissioner may determine that technology assisted voting is not to sed at a specified election.	15 16	
	(2)		termination under this section must be in writing and published on the Electoral mission's website.	17 18	
Divi	sion	12	Determination of election results	19	
163	Appointment of ballot counting place				
	(1)	The l	Electoral Commissioner is to:	21	
		(a)	appoint for each district one or more places for the counting of ballot papers for the election ( <i>ballot counting places</i> ), and	22 23	
		(b)	publish the appointment of such ballot counting places on the Electoral Commission's website at a time determined by the Electoral Commissioner.	24 25	
	(2)		llot counting place for a district may be within or outside the district concerned uding outside New South Wales and outside Australia).	26 27	
	(3)	A sin	gle ballot counting place may be appointed for 2 or more districts.	28	
	(4)	this s a bal	Electoral Commissioner may abolish any ballot counting place appointed under ection. The Electoral Commissioner is to cause notice of any such abolition of lot counting place to be published on the Electoral Commission's website at a determined by the Electoral Commissioner.	29 30 31 32	
164	Counting of votes				
		As so	oon as practicable after the close of voting:	34	
		(a)	the voting centre manager for each voting centre and the other election officials at the voting centre, and	35 36	
		(b)	election officials at any ballot counting place at which ballot boxes containing ballot papers are located,	37 38	
		ballo	n the presence of any scrutineers present, but of no other persons, to open the t boxes and proceed to count the ballot papers in the manner determined by the oral Commissioner.	39 40 41	
165	Info	mal ba	allot papers	42	
	(1)	Infor	mal ballot papers must be rejected at the scrutiny.	43	
	(2)	A ba	llot paper is informal only if:	44	

- (a) it is not duly initialled by an election official, or
- (b) the voter has failed to record his or her vote in the manner directed on the ballot paper (subject to clause 2 (2) of the Sixth Schedule, and clause 2 (3) of the Seventh Schedule, to the *Constitution Act 1902*), or

- (c) it has on it any mark or writing which, in the opinion of the Electoral Commissioner, will enable any person to identify the voter.
- (3) However, a ballot paper is not informal in the following circumstances:
  - (a) by reason of having any mark or writing on it that is not authorised by this Act if, in the opinion of the Electoral Commissioner, the voter's intention is clearly indicated on the ballot paper,
  - (b) in relation to a ballot paper on which the voter has recorded a vote by placing in one square the number "1":
    - (i) the same preference (other than the voter's first preference) has been recorded on the ballot paper for more than 1 candidate, but the ballot paper is to be treated as if those preferences and any subsequent preferences had not been recorded on the ballot paper, or
    - (ii) there is a break in the order of preferences recorded on the ballot paper, but the ballot paper is to be treated as if any subsequent preference had not been recorded on the ballot paper,
  - (c) by reason only that it is not duly initialled by an election official if it bears the mark that is prescribed by the regulations as an official mark,
  - (d) by reason only that the voter has recorded a vote by placing a cross or a tick in a square and not placing any mark or writing in any other square, but the ballot paper is to be treated as if the cross or tick were the number "1",
  - (e) by reason only that the voter has recorded a vote by placing the number "1" or a tick in a square and placing a cross in (or a line through) all or some of the other squares on the ballot paper, but the ballot paper is to be treated as if the marks in those other squares did not appear on the ballot paper and any such tick were the number "1",
  - (f) by reason only that the voter has placed one or more numbers, a tick or one or more crosses adjacent to but outside a square or squares if, in the opinion of the Electoral Commissioner, the voter's intention is clearly indicated on the ballot paper, but in such a case, each such number, tick or cross is taken to have been placed within the relevant square,
  - (g) in relation to any ballot paper written by hand—by reason of the inclusion only of a candidate's surname (if no other candidate with the same surname is on the ballot paper) or by reason of any mistake in spelling, if the elector has made clear his or her intention.
- (4) Without limiting subsection (3), a ballot paper for a periodic Council election is also not informal in the following circumstances:
  - (a) if a voter records a vote on the ballot paper by placing a mark in a group voting square but also indicates preferences for individual candidates, the following provisions apply:
    - (i) if the indication of preferences for individual candidates would, if it stood alone, constitute a formal vote, that indication of preferences is to be taken to be the vote of the voter and the mark in the group voting square is to be disregarded,
    - (ii) if the indication of preferences for individual candidates would not, if it stood alone, constitute a formal vote, it is to be disregarded and the vote

			of the voter is to be taken to have been expressed by the mark in the group voting square,	1 2
		(b)	by reason only that it contains the name of any candidate who has died, but a preference indicated on any such ballot paper (or taken to be indicated on any	3
			such ballot paper by a vote recorded in a group voting square) for any such	4 5
			candidate is to be disregarded and the numbers indicating any subsequent	6
			preference is to be reduced by the number of any such candidates.	7
166	Deci		f Electoral Commissioner re validity of ballot paper	8
		allow	lation to any election, the decision of the Electoral Commissioner as to the vance or disallowance or the acceptance or rejection of any ballot paper, ding any of the following ballot papers:	9 10 11
		(a)	a ballot paper of an absent voter,	12
		(b)	a ballot paper of an elector who has voted by post,	13
		(c)	a ballot paper of an elector who has voted before election day,	14
		(d)	a ballot paper to which Division 9 (Declaration voting at voting centres) applies,	15 16
			bject to section 172 (Recount) and a review by the Court of Disputed Returns a hearing a petition in accordance with Part 8, final.	17 18
167	Perio	odic C	ouncil elections—votes recorded in group voting squares	19
	(1)	This	section applies only to periodic Council elections.	20
	(2)	If a v	voter records a vote on a ballot paper by placing the number "1" in the group g square for one of the groups, the ballot paper is taken to have recorded on it:	21 22
		(a)	a first preference vote for the first candidate included in the group, and	23
		(b)	subsequent preferences for all other candidates included in the group in the order of the names of the candidates on the ballot paper.	24 25
	(3)	or nu have	e voter also records a vote on the ballot paper by placing a subsequent number umbers in the group voting squares for other groups, the ballot paper is taken to recorded on it preferences (subsequent to those referred to in subsection (2)) for andidates included in those other groups:	26 27 28 29
		(a)	in the order in which those groups are numbered by the voter, and	30
		(b)	within each group, in the order in which the names of the candidates in that group appear on the ballot paper.	31 32
168			ouncil elections—special provision where minimum size of group reduced f candidate etc	33 34
	(1)	recor group	section applies to ballot papers in a periodic Council election in which the voter ds a vote by placing the number "1" in the group voting square for one of the ps and does not record any other preference, where that group ceases to have undidates because of the operation of section 86 (8).	35 36 37 38
	(2)		pallot papers to which this section applies are taken to have recorded on them a and preference vote for the group nominated under section 87.	39 40
169	Secu	rity of	packages of ballot papers etc	41
	(1)		oon as is reasonably practicable after counting the total number of first	42
	. ,	prefe	rence votes recorded for each candidate (and, if relevant each group), each	43
			g centre manager is, in the approved manner, to package and secure all the ballot rs and other materials used and provided for use at the voting centre.	44 45

	(2)	The voting centre manager must then:					
		(a)	seal those packages, and	2			
		(b)	endorse each of those packages with a description of its contents, with the name of the district and voting centre and the date of the election day, and	3 4			
		(c)	sign with his or her name that endorsement, and	5			
		(d)	permit any of the scrutineers who desires to do so to also sign the endorsement, and	6 7			
		(e)	send those packages to the Electoral Commissioner.	8			
170	Pacl	cages	of declaration votes, ballot papers etc	9			
	(1)	after with	Electoral Commissioner must, for each electoral district, as soon as practicable the close of voting, cause packages of the following items used in connection the election to be made up and sealed in such manner as the Electoral missioner approves:	10 11 12 13			
		(a)	envelopes from which any ballot papers were removed,	14			
		(b)	unopened envelopes containing ballot papers,	15			
		(c)	ballot papers allowed as formal or rejected as informal.	16			
	(2)		on 175 applies to packages referred to in subsection (1) as if they were packages arked and unmarked ballot papers referred to in that section.	17 18			
171	Ascertaining result of election by Electoral Commissioner						
	(1)	such such acco	Electoral Commissioner is, as soon as practicable after the close of voting, at place or places as the Electoral Commissioner approves and in the presence of scrutineers as choose to be present, to ascertain the result of the election in rdance with the Sixth or Seventh Schedule to the <i>Constitution Act 1902</i> , as the requires.	20 21 22 23 24			
	(2)	If the	e Electoral Commissioner is satisfied that the votes:	25			
		(a)	on any ballot papers issued at a voting centre in connection with the election which have not been received by the Electoral Commissioner, or	26 27			
		(b)	on ballot papers used for casting declaration votes and not dealt with under section 142,	28 29			
		of th	ot, having regard to the number of those ballot papers, possibly affect the result e election, the Electoral Commissioner may proceed with the scrutiny without ting the receipt of the ballot papers, or completing the action, as the case ires.	30 31 32 33			
172	Rec	ount		34			
	(1)	may, out t	ny time before the declaration of an election result, the Electoral Commissioner if he or she thinks fit, on the request of any candidate in the election which sets he reasons for the request, or on the Electoral Commissioner's own motion, but the ballot papers.	35 36 37 38			
	(2)	A pe	rson conducting a recount as the delegate of the Electoral Commissioner:	39			
		(a)	may reserve any ballot paper for the decision of the Electoral Commissioner, or	40 41			
		(b)	at the request of any scrutineer, must reserve any ballot paper for the decision of the Electoral Commissioner.	42 43			
	(3)	The	Electoral Commissioner must:	44			

		(a)	decide whether any ballot paper reserved under subsection (2) is to be allowed and admitted or disallowed and rejected, and	1 2
		(b)	endorse the decision on the ballot paper.	3
	(4)		cision of the Electoral Commissioner under subsection (3) is, subject to review e Court of Disputed Returns when hearing a petition in accordance with Part 8,	4 5 6
173	Decla	aration	n of election result	7
	(1)	Com	soon as practicable after the count has been completed, the Electoral missioner must declare the result of the election by announcing the name or es of the persons elected.	8 9 10
	(2)		Electoral Commissioner must give public notice of the declaration of the result e election:	11 12
		(a)	in a newspaper circulating in New South Wales, or	13
		(b)	on the Electoral Commission's website.	14
	(3)	on the	Electoral Commissioner is to endorse the name or names of the persons elected e writ concerned and return the writ to the Governor, or Speaker, as the case may re, within the specified time.	15 16 17
174	Scru	tiny fo	or statistical information	18
		the E make candi	the declaration that a candidate has been duly elected at an Assembly election, lectoral Commissioner may, for the purpose of obtaining statistical information, arrangements for the examination of the second and later preferences of idates and for the distribution of those preferences in the manner specified by electoral Commissioner.	19 20 21 22 23
175	Secu	rity of	election materials and electronic resources	24
	(1)	unma electi	Electoral Commissioner must have the sealed packages containing marked and arked ballot papers, declaration voting envelopes, authorised rolls and other ion materials used in the election kept securely until the conclusion of the ion's preservation period.	25 26 27 28
	(2)	progr	Electoral Commissioner must have any electronic resources (including files, rams, applications and spreadsheets) used in the election kept securely until the lusion of the election's preservation period.	29 30 31
	(3)	<ol> <li>On the expiry of the preservation period, the Electoral Commissioner may cause those papers, materials and electronic resources to be destroyed.</li> </ol>		32 33
	(4)		is section, <i>preservation period</i> , in relation to an election, means the period mencing on the election day and ending on the latest of the following:	34 35
		(a)	6 months after the election day,	36
		(b)	the expiry of the period during which the validity of the election may be disputed under this Act,	37 38
		(c)	if a petition has, or petitions have, been filed under section 233—the date that the Court of Disputed Returns determines the matters referred to in the petition or petitions,	39 40 41
		(d)	if the Electoral Commissioner has authorised the use of the papers and materials for research or analysis by members of staff of the Electoral Commission—the conclusion of that research or analysis.	42 43 44

Divi	sion	13	Adjournment of voting	1
176	Adjo	urnme	nt of voting	2
	(1)	interr the co	any cause a voting centre does not open or the conduct of an election is upted or obstructed at a voting centre, the Electoral Commissioner may adjourn onduct of the election at the voting centre to a later day specified by the Electoral missioner.	3 4 5 6
	(2)		nolding of an election must not be adjourned to a day later than the day before ay named as the return day in the writ for the election.	7 8
	(3)	The E	Electoral Commissioner must give public notice of any such adjournment.	9
	(4)	electo	e conduct of the election at a voting centre has been adjourned, only those ors who are enrolled for the district within which the voting centre is situated are ed to vote at the adjourned voting at the voting centre.	10 11 12
	(5)		provisions of this Act with respect to absent voting do not apply in the case of journment.	13 14
177	Tem	porary	suspension of voting	15
	(1)	voting	out limiting section 176, a voting centre manager may temporarily suspend g for a period not exceeding 4 hours at a voting centre on election day if the g centre manager considers that it is necessary to do so because of:	16 17 18
		(a)	a riot or open violence, or	19
		(b)	a serious threat of a riot or open violence occurring, or	20
		(c)	a storm, tempest, flood or other similar event, or	21
		(d)	a health hazard, or	22
		(e)	a fire or the activation of a fire alarm or fire safety equipment, or	23
		(f)	any other reason which the voting centre manager considers:	24
			(i) may affect the safety of electors, or	25
			(ii) may interrupt or obstruct the proper conduct of voting.	26
	(2)	during	oting centre manager must ensure that any person who attends the voting centre g the period that voting is temporarily suspended is provided with information ist the person to vote, including the following:	27 28 29
		(a)	the time at which the voting centre is expected to re-open,	30
		(b)	the location of other voting centres.	31
	(3)	If:		32
		(a)	for any reason the voting centre cannot be re-opened for voting on election day, or	33 34
		(b)	the Electoral Commissioner is of the opinion that any person who would have voted at the voting centre could not reasonably have voted at another voting centre,	35 36 37
			lectoral Commissioner must adjourn the conduct of the election at the voting e in accordance with section 176.	38 39

Division 14		14	Provisions relating to activities during regulated periods	1	
Sub	divis	ion 1	1 Preliminary	2	
178 Application of provisions to grounds of voting centre enclosure					
	(1)	If:		4	
	. ,	(a)	a building used as a voting centre is situated in grounds within an enclosure, and	5 6	
		(b)	the appointment under section 108 of the voting centre does not indicate whether or not the grounds are part of the voting centre,	7 8	
		purp centi	grounds are not, but the building is, taken to be part of the voting centre for the coses of sections 191 (Display of posters on early voting days at early voting tres), 192 (Canvassing on early voting days at early voting centres), 196 (Display costers on election days) and 198 (Canvassing on election days).	9 10 11 12	
	(2)	those of th at ea	wever, those grounds are taken to be part of the voting centre for the purposes of se sections if the election manager for the district concerned, with the concurrence ne Electoral Commissioner, causes to be displayed throughout the hours of voting ach entrance to those grounds a notice signed by the election manager stating that se grounds are treated as part of the voting centre.	13 14 15 16 17	
179	Cert	ain les	ssees of premises taken to be owners	18	
		to a or a	remises or other property referred to in a provision of Subdivision 3 are subject lease for a term of 6 months or more, a reference in that provision to the owner joint owner of the premises or property is to be read as a reference to the lessee joint lessee of the premises or property.	19 20 21 22	
Sub	divis	ion 2	Non-complying electoral material	23	
180	Non	-comp	olying electoral material	24	
		For t	the purposes of this Division, material contravenes this Subdivision if:	25	
		(a)	the material contains voting directions intended or likely to mislead or improperly interfere with an elector in or in relation to the casting of his or her vote, or	26 27 28	
		(b)	the material contains an untrue or incorrect statement intended or likely to mislead or improperly interfere with an elector in or in relation to the casting of his or her vote, or	29 30 31	
		(c)	without limiting paragraph (b), the material contains information that is incorrect or misleading about whether a person is or is not:	32 33	
			(i) a candidate for the election, or	34	
			(ii) a candidate for a particular electoral district, or	35	
			(iii) a member of a registered party or a group, or	36	
			(iv) nominated or endorsed by a registered party, or	37	
		(d)	the material uses:	38	
			(i) the name, an abbreviation or acronym of the name or a derivative of the name of a registered party (or a name or abbreviation resembling such a name, abbreviation, acronym or derivative) in a way that is intended or likely to mislead any elector, or	39 40 41 42	
			(ii) the word "Independent" and the name or an abbreviation or acronym of the name or a derivative of the name of a registered party in a way that suggests or indicates an affiliation with that party, or	43 44 45	

		(e)	in the case of material that contains voting directions—any of the directions are contrary to the requirements of this Act or the regulations or are contrary to the directions or instructions contained in the relevant ballot papers, including (for example) a direction:	1 2 3 4
			(i) to leave the ballot paper blank, or	5
			(ii) to write or draw unauthorised matter on the ballot paper, or	6
			(iii) to repeat or leave out a number when indicating preferences, or	7
		(f)	the material could result in an elector casting an informal vote, or	8
		(g)	the material contains a statement (express or implied) to the effect that voting is not compulsory, or	9 10
		(h)	the material contains a statement intended or likely to mislead an elector that the material is an official communication from the Electoral Commissioner or the Electoral Commission.	11 12 13
181	Non- card		ying electoral material—additional provisions regarding how-to-vote	14 15
	(1)	Appli	cation of section	16
			out limiting section 180, electoral material consisting of or containing a to-vote card contravenes this Subdivision if the card does not comply with this on.	17 18 19
	(2)	Non-	complying how-to-vote cards for registered parties	20
		A ho accor section	ow-to-vote card containing voting directions as to how to vote for or in dance with the recommendations of a registered party does not comply with this on if:	21 22 23
		(a)	the party has nominated no candidate for the election, or	24
		(b)	the voting directions give a preference to a candidate not nominated by it without first giving higher preferences to all candidates nominated by it.	25 26
	(3)	Non-	complying how-to-vote cards for groups	27
		accor if the	ow-to-vote card containing voting directions as to how to vote for or in dance with the recommendations of a group does not comply with this section voting directions give a preference to a candidate who is not a member of the without first giving higher preferences to all candidates who are members of roup.	28 29 30 31 32
	(4)	Non-	complying how-to-vote cards for individual candidates	33
		accor	ow-to-vote card containing voting directions as to how to vote for or in dance with the recommendations of a particular candidate does not comply with ection if:	34 35 36
		(a)	whether or not the candidate is a member of a group—the voting directions do not contain a voting direction for the candidate to receive the first preference, or	37 38 39
		(b)	where the candidate is a member of a group—the voting directions give a preference to a candidate who is not a member of the group without first giving higher preferences to all candidates who are members of the group.	40 41 42
	(5)		complying how-to-vote cards using group voting squares—voting above and v the line	43 44
			w-to-vote card containing voting directions as to how to vote for or in dance with the recommendations of a group of candidates by using a group	45 46

			g square does not comply with this section if the voting directions also give rences ("below the line") for:	1 2
		(a)	only some of the individual members of the group, or	3
		(b)	individual members of the group in a different order from that appearing in the list of candidates in the group on the ballot paper.	4 5
		consis	Subsection (5) ensures that in these circumstances the material must be internally stent, since voting by using a group voting square implies voting for all the candidates in oup and in the order in which their names appear.	6 7 8
	(6)		complying how-to-vote cards without group voting squares—no indication of rement to vote for at least 15 candidates	9 10
		group electe	w-to-vote card containing voting directions as to how to vote without using voting squares and that do not give preferences for at least 15 candidates to be ed does not comply with this section if the voting directions do not contain a ment as to how many other preferences must be marked on the ballot paper.	11 12 13 14
182	Elect	oral m	natter involving joint voting directions	15
	(1)	Appli	cation of section	16
		how-	ite sections 180 and 181, electoral material consisting of or containing a to-vote card does not contravene this Subdivision merely because the card ins matter described in this section.	17 18 19
	(2)	Asse	mbly elections	20
		joint	electoral material consists of or contains a how-to-vote card which contains the voting directions of 2 or more participants in respect of one or more electoral cts, so long as:	21 22 23
		(a)	one or other of the participants has nominated a candidate for each one of the districts, and	24 25
		(b)	the material does not direct or suggest that a candidate nominated by none of the participants should be given the first preference vote, and	26 27
		(c)	the application for registration of the material was made jointly by the registered officer of the participant or candidate, as the case may be, and	28 29
		(d)	the application for registration of the material otherwise complies with the relevant requirements of this Subdivision.	30 31
	(3)	Coun	cil elections	32
		how t	electoral material contains directions or suggestions (express or implied) as to to vote in accordance with the joint voting directions of 2 or more participants pect of a periodic Council election, so long as:	33 34 35
		(a)	each of the participants has nominated at least one candidate for the election, and	36 37
		(b)	the material does not direct or suggest that a candidate or candidates nominated by none of the participants should be given the first or highest preference or preferences, and	38 39 40
		(c)	the application for registration of the material was made jointly by the registered officer or official agent, as the case may be, of each participant, and	41 42
		(d)	the application for registration of the material otherwise complies with the relevant requirements of this Subdivision (apart from section 181 (2) and (3)).	43 44
	(4)	Defin	ition of "participant"	45
		In thi	s section:	46

				means a registered party or a group of candidates registered under the anding, Expenditure and Disclosures Act 1981.	1 2
Sub	divisi	ion 3	0	offences applicable during regulated period	3
183	Print	ing, p	ublish	ing and distributing non-complying electoral material	4
		mate	rial tha	nust not, during the regulated period, print, publish or distribute electoral at contravenes Subdivision 2. penalty:	5 6 7
		(a)		e case of a corporation—100 penalty units, or	8
		(b)		y other case—20 penalty units or imprisonment for 6 months, or both.	9
404	Diam				
184	-	lay of	-		10
	(1)	to be	public	nust not, during the regulated period, publicly display or permit or cause cly displayed, a poster containing or consisting of electoral material that is Subdivision 2.	11 12 13
		Maxi	mum j	penalty:	14
		(a)	in the	e case of a corporation—100 penalty units, or	15
		(b)	in an	y other case—20 penalty units or imprisonment for 6 months, or both.	16
	(2)			nust not, during the regulated period, display or permit or cause to be poster:	17 18
		(a)	mana	r within any premises occupied or used by, or under the control or agement of:	19 20
			(i)	the Crown or a NSW Government agency, or	21
			(ii)	any council or county council, or	22
		(b)		within any other premises, unless the person:	23
			(i)	was the owner or a joint owner of the premises, or	24
			(ii)	performed the act concerned with the permission in writing of the owner or a joint owner of the premises.	25 26
			-	penalty:	27
		(a)		e case of a corporation—12.5 penalty units, or	28
		(b)		y other case—2.5 penalty units.	29
	(3)	Subs	ection	(2) (a) does not apply in relation to a poster:	30
		(a)		ne outer wall, fence or other boundary of the grounds of an enclosure in h a building used for voting is situated, or	31 32
		(b)		in the grounds of an enclosure in which a building used for voting is ted, or	33 34
		(c)		vehicle on a road or road related area (within the meaning of section 4 (1) e <i>Road Transport Act 2013</i> ), or	35 36
		(d)	time	or attached to a table or stall on a footpath or other public place at any on the day of voting for an election.	37 38
		Enviro Division Development development	onment on 2 o lopment opment	isplay of election posters also constitutes development for the purposes of the tal Planning and Assessment Act 1979. Subdivision 13 (Election signs) of f Part 2 of State Environmental Planning Policy (Exempt and Complying to Codes) 2008 provides that the display of election posters is exempt to conditions, during the period commencing 5 weeks before and ending the election day concerned.	39 40 41 42 43

185	Writing, drawing or depicting electoral matter						
	(1)	matte	rson must not, during the regulated period, write, draw or depict any electoral or directly on any property, being a roadway, footpath, building, vehicle, vessel, ling or place (whether it is or is not a public place and whether on land or water).	2 3 4			
			mum penalty:	5			
		(a)	in the case of a corporation—15 penalty units, or	6			
		(b)	in any other case—3 penalty units.	7			
	(2)	A per	rson is not guilty of an offence under this section if the person:	8			
		(a)	was the owner or joint owner of the property, or	9			
		(b)	performed the act concerned with the permission in writing of the owner or a joint owner of the property.	10 11			
	(3)		out limiting subsection (2), a person is not guilty of an offence under this section ving a vehicle, vessel or hoarding if the person:	12 13			
		(a)	was the owner or joint owner of the premises on which the vehicle, vessel or hoarding was situated, or	14 15			
		(b)	performed the act concerned with the permission in writing of the owner or a joint owner of the premises.	16 17			
	(4)	Subse by, or	ections (2) and (3) do not apply to any premises or property occupied or used r under the control or management of:	18 19			
		(a)	the Crown or a NSW Government agency, or	20			
		(b)	any council or county council.	21			
186	Name and address on electoral material						
	(1)	A person must not, during the regulated period, print, publish, distribute or publicly display electoral material (other than the announcement in a newspaper of the holding of a meeting), without legibly showing on the material:					
		(a)	the name and address of an individual on whose instructions the material was printed, published or distributed, and	26 27			
		(b)	if the material has been printed, the name of the printer and address at which it was printed.	28 29			
		Maximum penalty:					
		(a)	in the case of a corporation—100 penalty units, or	31			
		(b)	in any other case—20 penalty units or imprisonment for 6 months, or both.	32			
	(2)	Subse	ection (1) does not apply in relation to:	33			
		(a)	a T-shirt, lapel button, lapel badge, pen, pencil or balloon, or	34			
		(b)	a business or visiting card that promotes the candidacy of any person in an election, or	35 36			
		(c)	a letter or other card:	37			
			(i) that bears the name and address of the sender, and	38			
			(ii) that does not contain a representation or purported representation of a ballot paper for use in an election, or	39 40			
		(d)	any other article prescribed (or of a class prescribed) by the regulations.	41			

187		norisat layed	tion of advertisements on electronic billboards, digital road signs etc to be	1			
		elect conta who	erson must not, during the regulated period, display any electoral matter on an cronic billboard, digital road sign or other similar device, unless the matter ains, in visible, legible characters, the name and address of an individual on see instructions the matter was displayed.	3 4 5 6			
			imum penalty:	7			
		(a)	in the case of a corporation—100 penalty units, or	8			
		(b)	in any other case—20 penalty units or imprisonment for 6 months, or both.	9			
188	Pub	licatio	n of paid electoral advertisements on the internet	10			
	(1)	elect	erson must not, during the regulated period, publish an advertisement containing coral matter on the internet, or cause, permit or authorise such an advertisement e published, if:	11 12 13			
		(a)	the advertisement is paid for by the person or another person, and	14			
		(b)	the name and address of an individual who authorised the advertisement do not appear within the advertisement.	15 16			
		Max	imum penalty:	17			
		(a)	in the case of a corporation—100 penalty units, or	18			
		(b)	in any other case—20 penalty units or imprisonment for 6 months, or both.	19			
	(2)		erson does not commit the offence in subsection (1) if the person establishes that natter published on the internet forms part of a general commentary on a website.	20 21			
189	Ence	ouragi	ng ticks or crosses on ballot papers	22			
		A person must not, during the regulated period, print, publish, distribute or publicly display any electoral material that encourages any elector to place a tick or a cross in a square on a ballot paper.					
		Max	imum penalty:	26			
		(a)	in the case of a corporation—100 penalty units, or	27			
		(b)	in any other case—20 penalty units or imprisonment for 6 months, or both.	28			
190	Defe	nces	and exceptions	29			
	(1)						
		A pe	erson is not guilty of an offence for a breach of a provision of this Subdivision if established that:	31 32			
		(a)	the breach was not of a material nature, or	33			
		(b)	the breach was not intended, or was not likely, to mislead an elector in or in relation to the casting of his or her vote, or	34 35			
		(c)	the person was not aware that the act or omission concerned was a breach of the provision when it occurred and took all reasonable steps to remedy the breach when the person became aware that it was or may have been such a breach.	36 37 38 39			
	(2)	Exce	eptions	40			
		Noth	ning in this Subdivision prohibits:	41			
		(a)	the display, writing, drawing or depicting of a sign on or at the office or committee room of a candidate or political party indicating only that the office or room is the office or committee room of the candidate or party and	42 43			

			specifying the name of the candidate, or the names of the candidates, or the name of the party concerned, or	1 2
		(b)	the projection by means of any cinema projector or other similar projector of any electoral matter on to any screen in any theatre or public hall the subject of a development consent in force under the <i>Environmental Planning and Assessment Act 1979</i> in relation to its use as a place of public entertainment, or	3 4 5 6
		(c)	the display, writing, drawing or depicting of any poster within a hall or room that is being or is about to be used for a meeting held by or on behalf of a candidate in connection with an election, or	7 8 9
		(d)	the display of any poster on or at the office of a councillor.	10
Sub	divis	ion 4	Additional offences applicable on early voting days	11
191	Disp	lay of <sub>l</sub>	posters on early voting days at early voting centres	12
		A per	son must not display, or cause to be displayed, any poster of any size:	13
		(a)	within an early voting centre, or	14
		(b)	within 3 metres of an entrance to an early voting centre, or	15
		(c)	on the exterior of a building used as an early voting centre,	16
			y day on which early voting is conducted at the early voting centre.	17
			mum penalty:	18
		(a)	in the case of a corporation—50 penalty units, or	19
		(b)	in any other case—10 penalty units.	20
192	Canv	vassing	g on early voting days at early voting centres	21
	(1)	Canv	assing in early voting centre	22
		A per	rson must not:	23
		(a)	canvass for votes, or	24
		(b)	solicit the vote of any elector, or	25
		(c)	induce any elector not to vote for any particular candidate or group of candidates, or	26 27
		(d)	induce any elector not to vote at the election,	28
			n an early voting centre on any day on which early voting is conducted at the voting centre.	29 30
		Maxi	mum penalty: 20 penalty units.	31
	(2)	Ampl	ified canvassing audible in early voting centre	32
		any d	son must not contravene this subsection. This subsection is contravened if, on lay on which early voting is conducted at an early voting centre, each of the wing paragraphs apply:	33 34 35
		(a)	the person engages in:	36
			(i) canvassing for votes, or	37
			(ii) soliciting the vote of an elector, or	38
			(iii) inducing an elector not to vote for a particular candidate or group of candidates, or	39 40
			(iv) inducing an elector not to vote at the election,	41
		(b)	the person engages, in any public or private place, in that activity any distance away from the early voting centre,	42 43

		(c)	the person uses any of the following to engage in that activi	ity:	1
			(i) a loud speaker,		2
			(ii) a public address system,		3
			(iii) an amplifier (whether fixed or mobile),		4
			(iv) a broadcasting van,		5
			(v) a sound system,		6
			(vi) radio equipment,		7
			(vii) any other equipment or device for broadcasting,		8
		(d)	that activity is audible within the early voting centre.		g
		Max	imum penalty: 20 penalty units.		10
	(3)	Canv	rassing includes distributing electoral material		11
		inclu	out limiting the generality of subsection (1), a reference to cardes a reference to distributing electoral material, whether or tered in accordance with Subdivision 6.		12 13 14
193	Inter	ferenc	e with posters		15
			owner or occupier of premises that are being used as an early v		16
			without reasonable excuse, interfere with or remove or cause t		17
			er that is exhibited or posted at those premises in compliance w is Division.	vith the provisions	18 19
			imum penalty: 10 penalty units.		20
				_	
Sub	divis	ion 5	Additional offences applicable on election of	days	21
194	Exte	nded	operation of this Subdivision		22
	(1)	with	the application of this Subdivision to electoral material, <i>ele</i> out limiting the definition of that term in section 4, taken to it isting of an express or implicit reference to or comment on:		23 24 25
		(a)	an election, or		26
		(b)	any council or any previous council, or		27
		(c)	any councillor or previous councillor, or		28
		(d)	the Government, the Opposition, a previous Governme Opposition, of this or any other State or Territory or of the C		29 30
		(e)	a member or former member of the Parliament of this or	any other State or	31
			Territory or of the Commonwealth, or		32
		(f)	a political party, a branch or division of a political party or election, or	a candidate in an	32 33 34
		(f) (g)	a political party, a branch or division of a political party or		33
	(2)	(g) Refe	a political party, a branch or division of a political party or election, or an issue submitted to, or otherwise before, the electors in contract of the contr	onnection with an	33 34 35
195	` ,	(g) Refe	a political party, a branch or division of a political party or election, or an issue submitted to, or otherwise before, the electors in election.  The rences in this Subdivision to election day include references to	onnection with an	33 34 35 36
195	` ,	(g)  Refe votin  ributio  A pe unles	a political party, a branch or division of a political party or election, or an issue submitted to, or otherwise before, the electors in election.  Trences in this Subdivision to election day include references to g is adjourned.  The of electoral material on election days  The original results of the electoral material on the electoral material state and the e	onnection with an all days to which ial on election day	33 34 35 36 37 38 39 40
195	Dist	(g)  Refe votin  ributio  A pe unles  Max	a political party, a branch or division of a political party or election, or an issue submitted to, or otherwise before, the electors in c election.  rences in this Subdivision to election day include references to g is adjourned.  n of electoral material on election days rson must not, in a public place, distribute any electoral material	onnection with an all days to which ial on election day	33 34 35 36 37 38 39

		(b) in any	other case—20 penalty units or imprisonment for 6 months, or both.	1			
	(2)	to be distribu	oses of this section and without limiting its operation, material is taken ted if it is left in such a position and in such circumstances as to indicate added to be available for collection by members of the public who are in e.	2 3 4 5			
	(3)	available of distributor if	does not apply to the handing out, distribution, sale or otherwise making a newspaper by or on behalf of a newsagent, newspaper seller or the handing out, distribution, sale or making available is in the course gent's, newspaper seller's or distributor's employment or business.	6 7 8 9			
196	Disp	lay of posters	on election days	10			
		A person mus size:	st not, on election day, display or cause to be displayed any poster of any	11 12			
		* *	a voting centre, or	13			
		` ′	6 metres of an entrance to a voting centre, or	14			
		` '	exterior of a building used as a voting centre.	15			
		Maximum pe	•	16			
		` ′	case of a corporation—50 penalty units, or	17			
		(b) in any	other case—10 penalty units.	18			
197	Interference with posters						
		interfere with at those prem	r occupier of premises that are being used as a voting centre must not a or remove or cause to be removed any poster that is exhibited or posted hises in compliance with the provisions of this Division.	20 21 22			
		Maximum pe	enalty: 10 penalty units.	23			
198	Canv	assing on ele	ection days	24			
	(1)	Canvassing i	in or near voting centre	25			
		A person mu	st not:	26			
		(a) canvas	ss for votes, or	27			
		` /	the vote of any elector, or	28			
			any elector not to vote for any particular candidate or group of ates, or	29 30			
			any elector not to vote at the election,	31			
		on election d	•	32			
		` '	a voting centre, or	33			
		` '	6 metres of an entrance to a voting centre.	34			
	(2)	•	enalty: 20 penalty units.	35			
	(2)	-	nvassing audible in or near voting centre	36			
		election day	st not contravene this subsection. This subsection is contravened if on each of the following paragraphs apply:	37 38			
		• /	rson engages in:	39			
		` '	canvassing for votes, or	40			
		` ′	soliciting the vote of an elector, or	41			
			inducing an elector not to vote for a particular candidate or group of candidates, or	42 43			

			(iv) inducing an elector not to vote at the election,	1
		(b)	the person engages, in any public or private place, in that activity 6 metres or more from an entrance to a voting centre,	2
		(c)	the person uses any of the following to engage in that activity:	4
			(i) a loud speaker,	5
			(ii) a public address system,	6
			(iii) an amplifier (whether fixed or mobile),	7
			(iv) a broadcasting van,	8
			(v) a sound system,	9
			(vi) radio equipment,	10
			(vii) any other equipment or device for broadcasting,	11
		(d)	that activity is audible:	12
			(i) within the voting centre, or	13
		3.6	(ii) within 6 metres of an entrance to the voting centre.	14
		Maxi	mum penalty: 20 penalty units.	15
	(3)	Canv	assing includes distributing electoral material	16
		inclu	out limiting the generality of subsection (1), a reference to canvassing for votes des a reference to distributing electoral material, whether or not the material is tered in accordance with Subdivision 6.	17 18 19
Sub	divis	ion 6	Registration of electoral material	20
199	App	icatio	n for registration of electoral material	21
	(1)	Appl	cation for registration may be made	22
			pplication may be made to the Electoral Commissioner for the registration of oral material for a particular election or a particular district or districts.	23 24
	(2)	Appl	cations by or on behalf of parties, groups or candidates	25
		An a	oplication may be made:	26
		(a)	by the registered officer of a registered party—on behalf of the party, or	27
		(b)	by the first candidate listed in a group of candidates—on behalf of the group, or	28 29
		(c)	by a candidate—on his or her own behalf.	30
	(3)	Appl	cations by or on behalf of others	31
			oplication may be made:	32
		(a)	by an officer or representative of an incorporated or unincorporated body	33
		()	(other than a registered party or a group) who is not a candidate—on behalf of the body, or	34 35
		(b)	by an individual who is not a candidate—on his or her own behalf.	36
	(4)	Timir	ng of application	37
			oplication may be made only during the period starting with the nomination day nding at 5 pm on the Friday that is 8 days before election day (the <i>application d</i> ).	38 39 40
	(5)	Draft	or sample to be provided	41
		An a	oplication must contain a draft or sample of the electoral material.	42

	(6)	Alter	ation or replacement of draft or sample	1		
			Electoral Commissioner may allow the draft or sample to be altered or replaced ng the application period before agreeing to registration.	2		
	(7)	Manı	ner and form of application	4		
		An a	pplication under this section:	5		
		(a)	is to be in the approved form, and	6		
		(b)	is to be verified by the applicant in the approved manner (if any), and	7		
			<b>Note.</b> For example, a written application may be verified by the signature of the applicant.	8		
		(c)	may be lodged with the Electoral Commissioner in a written or an electronic form.	10 11		
	(8)	Appl vote	ication form to indicate if electoral material to be supplied to declared facility rs	12 13		
		whic indic	approved form of application under this section must, if the electoral material to the it relates consists of or contains a how-to-vote card, allow the applicant to eate whether or not that electoral material should be available for perusal by cors voting at a mobile voting centre at a declared facility.	14 15 16 17		
200	Cons	sidera	tion of application for registration	18		
	(1)	Com	plying material must be registered	19		
			Electoral Commissioner must register the electoral material if satisfied that tration is not prohibited by this Subdivision.	20 21		
	(2)	Refu	sal for non-complying application	22		
		However, the Electoral Commissioner may refuse to register the electoral material if the application for registration was not made in accordance with this Subdivision.				
	(3)	Whe	n material must be refused registration	25		
			Electoral Commissioner must not register the electoral material if it appears to Electoral Commissioner that:	26 27		
		(a)	the material contravenes Subdivision 2, or	28		
		(b)	the material is, or contains a section, in a language other than English and the application for registration was not accompanied by:	29 30		
			(i) an accurate translation into English of the material or section, and	31		
			(ii) a declaration that the translation is accurate, or	32		
		(c)	the material does not include in visible, legible characters:	33		
			(i) the name of an elector on whose instructions the material was printed, and	34 35		
			(ii) the enrolled address of that elector or, if the material was printed on behalf of a registered party, the name and address of the registered party as it appears on the Register of Parties, or	36 37 38		
		(d)	the material does not clearly identify the person, political party, organisation or group on whose behalf the material is to be distributed, or	39 40		
		(e)	in the case of an application for registration purporting to be made on behalf of an entity referred to in section 199 (2) or (3)—the application was not made by a person authorised by the relevant subsection to make the application, or	41 42 43		
		(f)	in the case of an application not purporting to be made on behalf of an entity referred to in section 199 (2) or (3) for the registration of material that contains	44 45		

		voting directions as to how to vote for or in accordance with the recommendations of such an entity—the application was not made by a person authorised by the relevant subsection to make an application on behalf of the entity, or	1 2 3 4					
		(g) in the case of an application for the registration of material that contains any representation or indication (whether express or implied) that any candidate:	5 6					
		(i) is a member of, or	7					
		(ii) pursues or supports any or all of the objects or platform (whether with or without modification) of, or	8 9					
		(iii) is affiliated in some way (whether officially or unofficially) with,	10					
		a particular registered party or a group—the application was not made by or with the consent of the registered officer of the party or the first candidate listed in the group, or	11 12 13					
		(h) the material contains words that are, or other matter that is, obscene or offensive.	14 15					
	(4)	Inquiries as to authenticity of application or consent	16					
		The Electoral Commissioner may make such inquiries as the Electoral Commissioner thinks fit to confirm the authenticity of:	17 18					
		(a) an application, or	19					
		(b) any consent referred to in subsection (3) (g).	20					
201	Regi	Registration of electoral material						
	(1)	Certificate of registration	22					
		Registration of the electoral material is effected by the issue of a certificate of registration in respect of a draft or sample of the electoral material.	23 24					
	(2)	Details to be included in certificate	25					
		The certificate of registration must specify the election and the district or districts for which the electoral material is registered.	26 27					
	(3)	Form of certificate	28					
		A certificate of registration issued under this section is to be in the approved form.	29					
	(4)	Registration may be conditional or unconditional	30					
		Registration may be unconditional or subject to conditions specified in the certificate of registration.	31 32					
	(5)	Evidence of registration	33					
		A certificate signed by the Electoral Commissioner and certifying that specified material was or was not registered:	34 35					
		(a) on a specified day or during a specified period, or	36					
		(b) for a particular election, or	37					
		(c) for a particular district or districts,	38					
		is admissible in proceedings for an offence under this Division and is prima facie evidence of the matters certified.	39 40					
	(6)	Immaterial differences not to affect registration	41					
		Electoral material is to be taken to be registered in accordance with this section even though the material contains some differences from the draft or sample in respect of	42 43					

			h the certificate of registration was issued, so long as the material is substantially ame as the draft or sample.	1 2
	(7)	Regis	stration not a defence for certain offences	3
			stration of electoral material is not a defence to a prosecution for an offence r Subdivision 3 or 4.	4 5
	(8)	Сору	of material and certificate to be available for public inspection	6
		publi	Electoral Commissioner is to ensure that the following are made available for inspection on the Electoral Commission's website from the Monday eding the election day until 6 pm on election day:	7 8 9
		(a)	the registered electoral material,	10
		(b)	the relevant certificate of registration.	11
	(9)	or ce certif phon	Electoral Commissioner is not required to make copies of such electoral material entificates of registration. However, a person inspecting any such material or ficates is entitled to use the person's own device (such as a camera, mobile e, video recorder or any other electronic device) to copy or record that material ose certificates and take away or transmit those copies.	12 13 14 15 16
202	Revo	ocation	n of registration or imposition of condition on registration	17
	(1)		e Electoral Commissioner is satisfied that electoral material was erroneously tered, the Electoral Commissioner may:	18 19
		(a)	revoke the registration of the material, or	20
		(b)	attach a condition to the registration of the material, requiring the material to be altered in a specified way, whether by way of omitting matter or inserting matter or both, or otherwise.	21 22 23
	(2)		revocation or condition takes effect from the time the revocation or condition is municated to the candidates concerned or their representatives, and accordingly:	24 25
		(a)	electoral material whose registration has been revoked ceases to be registered from that time, and	26 27
		(b)	electoral material to whose registration a condition has been attached is from that time taken to be registered only if the condition is complied with.	28 29
Sub	divis	ion 7	Miscellaneous	30
203	Main	itenan	ce of order at and near voting centres	31
	(1)	of a v	lice officer may remove a person from a voting centre or the immediate vicinity voting centre if the police officer has reasonable grounds to believe the person mmitting, has committed or is attempting to commit an offence under this Act at voting centre or in the immediate vicinity of that voting centre.	32 33 34 35
	(2)		lice officer may remove or cause to be removed from a voting centre and from mmediate vicinity of the voting centre, any person:	36 37
		(a)	who, having been given a lawful direction by or under the authority of the Electoral Commissioner or voting centre manager, fails to comply with that direction, or	38 39 40
		(b)	who is obstructing the access or approaches to the voting centre, or	41
		(c)	who is obstructing or unnecessarily delaying the proceedings at the voting centre, or	42 43
		(d)	who is behaving in a disorderly manner or is causing a disturbance.	44

	(3)	The Electoral Commissioner and every voting centre manager may give such directions as are necessary to maintain order at any election or any place where voting is occurring under this Act.	1 2 3			
	(4)	A person must not, without lawful authority, contravene any such direction. Maximum penalty (subsection (4)): 20 penalty units.	4 5			
204	Rem	oval and confiscation of posters and other electoral material	6			
	(1)	Directions to remove posters and other electoral material	7			
		The Electoral Commissioner or any voting centre manager, or any other election official authorised by the Electoral Commissioner or a voting centre manager may direct a person representing a party, group or candidate at a voting centre to remove, or cause to be removed:	8 9 10 11			
		(a) any poster displayed at the voting centre by the party, group or candidate in contravention of Subdivision 3, 4 or 5, or	12 13			
		(b) any electoral material that is apparently available for distribution at the voting centre by the party, group or candidate in contravention of Subdivision 5.	14 15			
	(2)	A person must not, without reasonable excuse, contravene any such direction.	16			
		Maximum penalty (subsection (2)): 20 penalty units.	17			
	(3)	Confiscation by election officials	18			
		The Electoral Commissioner or any voting centre manager, or any other election official authorised by the Electoral Commissioner or a voting centre manager, may remove and confiscate, or cause to be removed and confiscated:	19 20 21			
		(a) any poster displayed in contravention of Subdivision 4 or 5, or	22			
		(b) any electoral material that is apparently available for distribution in contravention of Subdivision 5.	23 24			
	(4)	Confiscation by Electoral Commissioner and police	25			
		The Electoral Commissioner or any police officer may remove and confiscate, or cause to be removed and confiscated:	26 27			
		(a) any poster displayed in contravention of Subdivision 3, 4 or 5, or	28			
		(b) any electoral material that is apparently available for distribution in contravention of Subdivision 5.	29 30			
	(5)	Use of force	31			
		A police officer may use reasonable force for the purposes of this section. This section does not authorise any other person to use force.	32 33			
	(6)	Confiscated material to be destroyed	34			
		Confiscated electoral material must be destroyed without undue delay, but destruction may be delayed if the material is or may reasonably be required for evidentiary purposes.	35 36 37			
205	Official notices					
		Nothing in this Division applies to the printing, publishing, distribution or display of official notices.	39 40			
206	Doub	ole jeopardy	41			
		A person is not liable to be convicted of both an offence under Subdivision 3 and an offence under Subdivision 4 or 5 if the offences arose out of the same circumstances.	42 43			

Divi	ision	15	Offences	1			
207	Offence of failing to vote						
	<b>Note.</b> Section 11B of the <i>Constitution Act 1902</i> provides that every person who is entitled to vote at a periodic Council election or the election of a Member of the Legislative Assembly must vote at the election and if the person does not do so, the person is liable to such penalty as may be provided by law.						
	(1)	An e	elector who fails to vote at an election is guilty of an offence.	7			
	. ,	Max	imum penalty: 1 penalty unit.	8			
	(2)	For t	the purposes of any proceedings for an offence against subsection (1), a person ken to have voted if the person has:	10			
		(a)	been given a ballot paper by an election official and has placed that ballot paper in a ballot box (whether inside an envelope or not), or	11 12			
		(b)	posted or delivered a ballot paper in a postal voting envelope to the Electoral Commissioner (or caused it to be so posted or delivered), or	13 14			
		(c)	voted in any other manner permitted by this Act.	15			
			<b>Note.</b> This provision is a machinery provision to make it clear that a prosecution under this section is subject to the principle of the secret ballot. A prosecutor should not and cannot prove in court that a person has marked their ballot paper in any particular manner.	16 17 18 19			
	(3)	In th	is section, <i>elector</i> does not include:	20			
		(a)	an eligible overseas elector, or	21			
		(b)	an itinerant elector.	22			
208	Obstructing access to voting centre						
		A pe	erson must not obstruct the access or approaches to a voting centre.	24			
			imum penalty: 10 penalty units.	25			
209	Electoral bribery, treating and selling of votes						
200	(1)						
	(2)	A pe	erson must not:	31			
	. ,	(a)	ask for, receive or obtain, or	32			
		(b)	offer to ask for, receive or obtain, or	33			
		(c)	agree to ask for, receive or obtain,	34			
		perso	property or any other benefit of any kind, whether for the person or any other on, on an understanding that the person's election conduct will be in any manner tenced or affected.	35 36 37			
		Max	imum penalty: 200 penalty units or imprisonment for 3 years, or both.	38			
	(3)	In th	is section, person's election conduct means:	39			
		(a)	the way in which the person votes at an election, or	40			
		(b)	the person's nomination as a candidate for an election, or	41			
		(c)	the person's support of, or opposition to, a candidate or a political party at an election, or	42 43			

		(d)	the doing of any act or thing by the person the purpose of which is, or the effect of which is likely to be, to influence the preferences set out in the vote of an elector.	1 2 3		
	(4)		section does not apply in relation to a declaration of public policy or a promise ablic action.	4 5		
	(5)	An o	offence under this section is an indictable offence.	6		
210	Inter	Interference with right to vote				
	(1)	the p	erson must not hinder or interfere with the free exercise, by any other person, of person's right to vote in an election under this Act.	8 9		
	(2)		imum penalty: 200 penalty units or imprisonment for 3 years, or both.	10		
	(2)	A pe	erson must not, by violence or intimidation, influence the vote of a person at an ion.	11 12		
			imum penalty: 200 penalty units or imprisonment for 3 years, or both.	13		
	(3)	An o	offence under this section is an indictable offence.	14		
211	Ballo	ot pape	ers not to be removed from voting centre etc	15		
		A pe	rson must not, without lawful authority:	16		
		(a)	remove a ballot paper from any voting centre, or	17		
		(b)	enter into a compartment of a voting centre while any person is in the compartment, or	18 19		
		(c)	remain in the compartment of a voting centre for a longer period than is necessary for the purpose of marking his or her ballot paper, or	20 21		
		(d)	obstruct or unnecessarily delay the proceedings at a voting centre.	22		
		Max	imum penalty: 50 penalty units or imprisonment for 6 months, or both.	23		
212	Impe	ersona	ition and multiple voting	24		
	(1)	A pe	rson must not:	25		
		(a)	impersonate any elector for the purpose of voting at any election, or	26		
		(b)	vote more than once at any election.	27		
			imum penalty: 200 penalty units or imprisonment for 3 years, or both.	28		
	(2)	An o	offence under this section is an indictable offence.	29		
213	Diso	rderly	conduct at public political meetings	30		
	(1)	A pe	erson must not, at any public meeting to which this section applies, act in a rderly manner for the purpose of disrupting the meeting.	31 32		
	(2)	elect	section applies to any lawful public political meeting held in relation to any ion between the date of the issue of the writ for the election and the date of the n of the writ.	33 34 35		
		Max	imum penalty: 5 penalty units.	36		
214	Ope	ning s	ealed packages	37		
	•	A per electronic electronic direc	rson must not intentionally break open a sealed package of ballot papers or other oral material unless authorised to do so by the Electoral Commissioner or an ion manager or required or authorised to do so by or under any legislation or ction of a court.  imum penalty: 10 penalty units.	38 39 40 41 42		
		τνιαΛ	miani penang. 10 penang ama.	42		

215	Display, publish or distribute material falsely appearing to be made by Electoral Commission				
		A pe	rson is guilty of an offence if:	3	
		(a)	the person displays, publishes or distributes material (or causes or permits material to be displayed, published or distributed), and	4 5	
		(b)	the person does so knowing that, or reckless as to whether, the material falsely appears to have been authorised by the Electoral Commission or Electoral Commissioner.	6 7 8	
		Max	imum penalty: 200 penalty units or imprisonment for 2 years, or both.	9	
216	False	e or m	isleading declaration and statements	10	
	(1)		rson must not make a declaration under this Part that the person knows is false isleading in a material particular.	11 12	
		Max	imum penalty: 200 penalty units or imprisonment for 2 years, or both.	13	
	(2)	purp assis	lector must not in or in connection with an application under this Part, or for the ose of or in connection with the casting of a vote by means of technology ted voting, make any statement to an election official that the person knows is or misleading in a material particular.	14 15 16 17	
		Max	imum penalty: 200 penalty units or imprisonment for 2 years, or both.	18	
	(3)	the k	rson must not persuade or induce a person to make a declaration or statement of ind referred to in subsection (1) or (2).	19 20	
		Max	imum penalty: 200 penalty units or imprisonment for 2 years, or both.	21	
	(4)	made	is section, a reference to a statement to an election official includes a statement e by means of electronic communication sent to the Electoral Commissioner or Electoral Commission's website.	22 23 24	
217	Impr	operly	signing or witnessing electoral papers	25	
		A pe	rson must not do any of the following:	26	
		(a)	sign as witness a blank electoral paper,	27	
		(b)	sign as witness an electoral paper that has been wholly or partly filled up unless it has been signed by the signatory,	28 29	
		(c)	sign as witness an electoral paper unless the person has seen the signatory sign it,	30 31	
		(d)	write a name that is not his or her own name on an electoral paper as his or her own name,	32 33	
		(e)	sign an electoral paper with a signature that purports to be that of another person.	34 35	
		Max	imum penalty: 20 penalty units.	36	
218	Forg	ing or	uttering electoral papers	37	
		A pe	rson must not:	38	
		(a)	forge any electoral paper, or	39	
		(b)	utter any forged electoral paper, knowing it to be forged.	40	
		Max	imum penalty: 200 penalty units or imprisonment for 2 years, or both.	41	
219	Offe	nce of	stuffing ballot box	42	
		A pe	rson must not knowingly place in a ballot box:	43	

		(a)	any ballot paper that has not been lawfully issued to an elector, or	1
		(b)	any other paper purporting to be a ballot paper other than a ballot paper lawfully issued to the elector.	2
		Maxi	imum penalty: 200 penalty units or imprisonment for 2 years, or both.	4
Divi	sion	16	Miscellaneous provisions relating to elections	5
220	Deat	h of ca	andidate during election period	6
	(1)	Deatl	h of candidate before close of nominations	7
		nomi	andidate for an election dies, after being nominated and before 12 noon on the nation day for the election, the day named as the nomination day for that ion is taken to be the day following the named nomination day.	8 9 10
	(2)	Deatl	h of candidate after close of nominations but before 6 pm on election day	11
			er 12 noon on the nomination day and before 6 pm on the election day for an ion for any district, any candidate dies:	12 13
		(a)	the election is taken to have failed, and	14
		(b)	a new writ is to be issued for an election for the district.	15
	(3)	Cour rema cand	iter 12 noon on the nomination day and before the election day of a periodic neil election, any candidate dies and there are not more than 21 candidates ining, the Electoral Commissioner is to publicly declare the remaining idates to be duly elected and publicly advertise the declaration and return the endorsed according to that declaration.	16 17 18 19 20
	(4)	Cour	ter 12 noon on the nomination day and before the election day of a periodic acil election, any candidate dies and there are more than 21 candidates ining:	21 22 23
		(a)	the election is not taken to have failed, and	24
		(b)	if the deceased candidate is elected, a vacancy is taken to occur.	25
	(5)	Deatl	h of candidate after 6 pm on election day	26
			ter 6 pm on election day for any election, but before the election has been ared, a candidate in the election dies:	27 28
		(a)	the election is not taken to have failed, and	29
		(b)	if the deceased candidate is elected, a vacancy is taken to occur.	30
221	Elec	tion no	ot to be questioned for omission etc of a formal nature	31
	(1)	An e	lection for a district is not void because of any delay in the return of the writ.	32
	(2)	vacai	election for a district or a periodic Council election is not void because of a ney in the office of Electoral Commissioner at the time of the issue of the writ y delay in the return of the writ.	33 34 35
	(3)		re any accidental or unavoidable impediment, misfeasance or omission has ened, the Governor:	36 37
		(a)	may take all such measures as may be necessary for removing the impediment or rectifying the misfeasance or omission, or	38 39
		(b)	may by proclamation declare any or all of the proceedings at or for any election valid as to and notwithstanding the impediment, misfeasance, or omission.	40 41 42
		Every misfe	y such proclamation must state specifically the nature of the impediment, easance or omission concerned and must be published in the Gazette.	43 44

222	Elec	tion information	1
	(1)	After an election, the Electoral Commissioner must ensure that the following information is publicly available:	2
		(a) the number of first preference votes given for each candidate,	4
		(b) in relation to a periodic Council election—the number of first preference votes given for each group,	5 6
		(c) the details of distribution of preference votes.	7
	(2)	After an election, the Electoral Commissioner must ensure that:	8
		(a) each registered party that so requests, and	9
		(b) each member of Parliament who is not a member of a registered party and who makes a request in respect of the member's district,	10 11
		is provided with election information containing the names and the addresses of electors who voted (other than silent electors and itinerant electors), whether they voted personally, by post or by another method authorised under this Act and, if they voted at a voting centre for the district for which the electors were enrolled, the location of that voting centre.	12 13 14 15 16
	(3)	Election information provided under subsection (2) must only be used in connection with an election.	17 18
	(4)	A person must not use, or cause or permit the use of, election information provided under this section for any purpose other than in connection with an election.  Maximum penalty: 1,000 penalty units.  Note. Division 7 of Part 5 (Inspection of authorised rolls and lists of enrolled persons and provision of enrolment information) contains provisions regarding access to certain enrolment information.	19 20 21 22 23 24
223	Sign	atures on electoral paper	25
	(1)	An electoral paper that is required to be signed by a person is to be signed by that person with his or her personal signature.	26 27
	(2)	If a person who is unable to sign his or her name in writing makes his or her mark as his or her signature on an electoral paper, the mark is taken to be his or her personal signature, if it is identifiable as the person's mark and is made in the presence of a witness who signs the electoral paper as a witness.	28 29 30 31

Par	t 8	Cou	urt of Disputed Returns	1		
Division		n 1 Constitution and powers		2		
224	Cour	rt of Disputed Returns				
	(1)	The S	Supreme Court is the Court of Disputed Returns for the purposes of this Act.	4		
	(2)		urisdiction of the Supreme Court, sitting as the Court of Disputed Returns, may ercised by a single Judge.	5 6		
225	Powe	ers of	Court	7		
	(1)	The C	Court of Disputed Returns has the following powers in relation to a petition:	8		
	. ,	(a)	the power to adjourn,	9		
		(b)	the power to compel the attendance of witnesses and the production of documents,	10 11		
		(c)	the power to grant to any party to a petition leave to inspect, in the presence of a member of staff of the Electoral Commission, the authorised rolls and other documents (except ballot papers) used at or in connection with any election and to take, in the presence of the staff member, copies or extracts of those rolls and documents,	12 13 14 15 16		
		(d)	the power to order the staff of the Electoral Commission to print any technology assisted voting image files of ballot papers of votes cast in an election to enable a further count to be made,	17 18 19		
		(e)	the power to examine witnesses on oath,	20		
		(f)	the power to declare that any person who was returned as elected was not duly elected,	21 22		
		(g)	the power to declare any candidate duly elected who was not returned as elected,	23 24		
		(h)	the power to declare any election absolutely void,	25		
		(i)	the power to dismiss or uphold the petition in whole or in part,	26		
		(j)	the power to award costs,	27		
		(k)	the power to punish any contempt of its authority by fine or imprisonment,	28		
		(1)	such other powers as are conferred or imposed on the Court.	29		
	(2)		Court may exercise all or any of its powers under this section on such grounds e Court in its discretion thinks just and sufficient.	30 31		
	(3)	Cour	out limiting the powers conferred by this section, the following powers of the t may be exercised on the ground that illegal practices were committed in ection with the election:	32 33 34		
		(a)	to declare that any person who was returned as elected was not duly elected,	35		
		(b)	to declare an election absolutely void.	36		
226	Cour	t to si	t as open court	37		
		The C	Court of Disputed Returns is to sit as an open court.	38		
227	Real	justic	e to be observed	39		
		conse	Court of Disputed Returns is to be guided by the substantial merits and good cience of each case without regard to legal forms or technicalities or whether the ence before it is in accordance with the law of evidence or not.	40 41 42		

228	8 Decisions to be final			
	(1)	All decisions of the Court of Disputed Returns are final and conclusive and without appeal and are not to be questioned in any way.	2	
	(2)	No appeal lies to the Court of Appeal from any decision of the Court.	4	
	(3)	Subsection (2) does not limit the generality of subsection (1).	5	
229	Effec	et of decisions	6	
	(1)	If the Court of Disputed Returns declares that a person declared elected was not elected, the person ceases to be a member of the Assembly or Council, as the case requires, from the date determined by the Court.	7 8 9	
	(2)	If the Court declares that a person not declared elected was elected, the person may take his or her seat in the Assembly or Council, as the case requires, from the date determined by the Court.	10 11 12	
	(3)	If the Court declares that an election is void, a new election must be held.	13	
	(4)	If a new election is to be held under subsection (3) to return a member of the Assembly, the Speaker must issue the writ for the election or, if there is no Speaker by reason of illness or due to some other cause the Speaker is unable to issue the writ, the Governor may issue the writ.  Note. Section 31A of the Constitution Act 1902 provides that, when the Speaker is unavailable, the Deputy Speaker of the Legislative Assembly is to act in his or her place and has and may exercise and perform all the powers, authorities, duties and functions of the Speaker, including those functions conferred under this section.	14 15 16 17 18 19 20 21	
	(5)	If a new periodic Council election is to be held under subsection (3), the Governor may issue the writ for that election.	22 23	
230	Powe	er to make Rules of Court	24	
	(1)	Rules not inconsistent with this Act may be made under the <i>Supreme Court Act 1970</i> for carrying this Part into effect, and in particular for regulating the practice and procedure of the Court of Disputed Returns and the forms to be used.	25 26 27	
	(2)	Subsection (1) does not limit the rule-making powers conferred by the <i>Supreme Court Act 1970</i> .	28 29	
	(3)	Despite the Supreme Court Act 1970, any provision of that Act and any provision of any rule made by or pursuant to that Act which is inconsistent with this Act is, to the extent of such inconsistency and while such inconsistency continues to exist, not to apply to or in respect of any proceedings under this Part.	30 31 32 33	
231	Regu	ılations regarding court fees	34	
		The Governor may make regulations fixing or otherwise relating to fees to be paid by parties in respect of the business of the Court of Disputed Returns.	35 36	
Divi	sion	2 Disputed elections and returns	37	
232	Appl	ication of Division	38	
		This Division does not apply to or in respect of an election referred to in section 22D of the <i>Constitution Act 1902</i> (Filling of casual vacancies in seats of Members of Legislative Council by joint sitting of both Houses).  Note. See Division 4 of this Part in relation to elections to fill casual vacancies in seats of members of Legislative Council.	39 40 41 42 43	

233	Meth	od of disputing elections or returns	1				
		The validity of any election or return may be disputed only by a petition to the Court of Disputed Returns.	2				
234	Requ	uirements of petition	4				
	(1)	A petition disputing an election or return in this Part (a petition) must:	5				
		(a) set out:	6				
		(i) the facts relied on to invalidate the election or return, and	7				
		(ii) the relief claimed by the petitioner and the order sought from the Court, and	8				
		(b) be signed by:	10				
		(i) a candidate at the election in dispute, or	11				
		(ii) a person who was qualified to vote at the election, or	12				
		(iii) the Electoral Commissioner, and	13				
		(c) be attested by 2 witnesses whose occupations and addresses are stated, and	14				
		(d) be filed with the Prothonotary of the Supreme Court within 40 days of the return of the writ.	15 16				
	(2)	At the time of filing the petition the petitioner must deposit with the Prothonotary the sum of \$250 as security for costs.	17 18				
	(3)	The Court of Disputed Returns must not deal with any proceedings on the petition unless the requirements of this section are complied with.					
235	Right of Electoral Commissioner to be represented						
	(1)	The Electoral Commissioner may, by leave of the Court of Disputed Returns:	22				
		(a) enter an appearance in any proceedings in which the validity of any election or return is disputed, and	23 24				
		(b) be represented and heard in those proceedings.	25				
	(2)	If leave to appear is granted by the Court, the Electoral Commissioner is taken to be a party respondent to the petition.	26 27				
236	Inqu	iries by Court	28				
	•	The Court of Disputed Returns:	29				
		(a) is to inquire whether or not the petition has been properly filed, and	30				
		(b) may inquire into the identity of persons who voted, whether they were entitled	31				
		to do so and whether their votes were improperly admitted or rejected, and	32				
		(c) must not inquire into the correctness of any authorised roll.	33				
237	Void	ing election for illegal practices	34				
	(1)	If the Court of Disputed Returns finds that a successful candidate has committed or has attempted to commit an offence under section 209 (Electoral bribery, treating and selling of votes) or 210 (Interference with right to vote), his or her election is to be declared void.	35 36 37 38				
	(2)	A finding by the Court of Disputed Returns does not bar or prejudice any prosecution for any illegal practice.	39 40				
	(3)	The Court of Disputed Returns is not to declare that any person returned as elected was not duly elected or declare any election void:	41 42				

(b) on the ground of any illegal practice other than a contravention or atter- contravention of section 209 (Electoral bribery, treating and selling of or 210 (Interference with right to vote), unless the Court is satisfied that the result of the election was likely to be affected	
	5
that it is just that the candidate should be declared not to be duly elected or the election should be declared void.	
238 Court to report cases of illegal practices	9
If the Court of Disputed Returns finds that any person has committed an practice, the Prothonotary is, as soon as is reasonably practicable, to report finding to the Governor.	
239 Immaterial errors not to void election	13
(1) An election is not to be voided on account of any delay in the declarate nominations, voting or the return of the writ or on account of the absence or error or omission by, any officer which did not affect the result of the election.	
(2) However, if any elector was, on account of the absence or error of, or omission any officer, prevented from voting in any election, the Court of Disputed Retunot, for the purpose of determining whether the absence or error of, or omission the officer did or did not affect the result of the election, to admit any evidence way in which the elector intended to vote at the election.	irns is 18 on by, 19
240 Evidence that person not permitted to vote	22
On the trial of any petition the Court of Disputed Returns is not to admit the evi of any witness that he or she was not permitted to vote at any election unle witness satisfies the Court:	
(a) that he or she claimed to vote at the election pursuant to that provision a Act under which he or she was entitled or might be permitted to vote, as	
(b) that he or she complied with the requirements of this Act and the regul relating to voting by electors in so far as he or she was permitted so to or	
241 Copies of petition and order of court to be sent to Clerk of Assembly or Counc	il 30
(1) The Prothonotary is, as soon as is reasonably practicable after the filing of a podisputing an election for or the return of a member of the Assembly, to forward Clerk of the Assembly a copy of the petition and, after the trial of the petition soon as is reasonably practicable, to forward to that Clerk a copy of the order Court.	to the 32, is, as 33
(2) The Prothonotary is, as soon as is reasonably practicable after the filing of a pedisputing a periodic Council election or the return of a member of the Council forward to the Clerk of the Council a copy of the petition and, after the trial petition, is, as soon as is reasonably practicable, to forward to that Clerk a counter the order of the Court.	cil, to 37 of the 38
242 Australian legal practitioner	41
(1) A party to the petition is not, except by consent of all parties or by leave of the of Disputed Returns, to be represented by an Australian legal practitioner.	Court 42 43
	arty. 44

243	Cost	ts		1		
	(1)	The	Court of Disputed Returns may:	2		
		(a)	award costs against an unsuccessful party to the petition, and	3		
		(b)	recommend, in its discretion, that costs be paid by the Crown.	4		
	(2)		Court must not recommend that the costs of an unsuccessful party to a petition aid by the Crown except in exceptional circumstances.	5 6		
244	Dep	osits a	applicable for costs	7		
			sts are awarded to any party against the petitioner, the deposit is to be applied in nent of the sum ordered, but otherwise the deposit is to be repaid to the petitioner.	8 9		
245	Othe	er cost	:s	10		
		abov Cour	other costs awarded by the Court of Disputed Returns, including any balance are the deposit payable by the petitioner, are recoverable as if the order of the rt were a judgment of the Supreme Court, and such order may be entered as a ment of the Supreme Court and enforced accordingly.	11 12 13 14		
Divi	sion	3	Qualifications and vacancies	15		
246	Reference of question as to qualification or vacancy					
	(1)		Assembly may by resolution refer to the Court of Disputed Returns any question ecting:	17 18		
		(a)	the qualification of a member to be or continue as a member of the Assembly, or	19 20		
		(b)	a vacancy in the Assembly.	21		
	(2) The Council may by resolution refer to the Court of Disputed Returns any querespecting:		Council may by resolution refer to the Court of Disputed Returns any question ecting:	22 23		
		(a) (b)	the qualification of a member to be or continue as a member of the Council, or a vacancy in the Council.	24 25		
	(3)	The ques	Court of Disputed Returns has jurisdiction to hear and determine such a tion.	26 27		
247	Spea	aker o	r President to state case	28		
		If an Spea	y question is referred to the Court of Disputed Returns under this Division, the lker or President is to provide to the Court:	29 30		
		(a)	a statement of the question that the Court is to hear and determine, and	31		
		(b)	any proceedings, papers, reports or documents relating to the question in the possession of the Assembly or Council.	32 33		
248	Part	ies to	the reference	34		
		The	Court of Disputed Returns may:	35		
		(a)	allow any person, who in the opinion of the Court is interested in the determination of any question referred to it under this Division, to be heard on the hearing of the reference, or	36 37 38		
		(b)	direct notice of the reference to be served on any person,	39		
			any person so allowed to be heard or so directed to be served is taken to be a party e reference.	40 41		

249	Pow	ers of	Court	1		
	(1)		powers of the Court of Disputed Returns, on the hearing of any reference under Division, include the following:	2		
		(a)	the powers conferred on the Court by section 225 so far as they are applicable,	4		
		(b)	the power to declare that any person was not qualified to be a member of the Assembly or the Council,	5 6		
		(c)	the power to declare that any person was not capable of sitting as a member of the Assembly or the Council,	7 8		
		(d)	the power to declare that there is a vacancy in the Assembly or the Council.	9		
	(2)	Despite subsection (1) (a), the Court does not, in relation to a reference of a question regarding the qualification of a member to be or continue as a member of the Council or a vacancy in the Council, have the following powers:				
		(a)	the power to declare any candidate duly elected who was not returned as elected,	13 14		
		(b)	the power to declare any election absolutely void.	15		
250	Orde	er to be	e sent to House affected	16		
		Proth Asse	the hearing and determination of any reference under this Division the conotary is, as soon as is reasonably practicable, to forward to the Clerk of the mbly or the Clerk of the Council, as the case requires, a copy of the order or tration of the Court of Disputed Returns.	17 18 19 20		
251	Application of certain sections					
		245 (	provisions of sections 242 (Australian legal practitioner), 243 (Costs) and Other costs) apply, so far as applicable, to proceedings on a reference to the t of Disputed Returns under this Division.	22 23 24		
Divi	ision	4	Disputed election to fill casual vacancies in Legislative Council	25 26		
252	Appl	licatio	n of Division	27		
			Division applies only to and in respect of an election referred to in section 22D at Constitution Act 1902.	28 29		
253	Appl Cou		n of Divisions 1 and 2 to elections to fill casual vacancies in Legislative	30 31		
	(1)	respe	sions 1 and 2 (other than sections 232, 235–238, 240 and 241) apply to and in act of an election to which this Division applies in the same way as they apply to an respect of an election to which those Divisions apply.	32 33 34		
	(2)		ever, the application of Divisions 1 and 2 is subject to the following fications:	35 36		
		(a)	the Court of Disputed Returns does not, in relation to any such election, have the following powers:	37 38		
			(i) the power to declare any candidate duly elected who was not returned as elected,	39 40		
			(ii) the power to declare any election absolutely void,	41		

(b)	section 229	is taken to read as follows:	1
	229	Effect of decisions	2
		If a person is declared not to be elected, the person ceases to be a member of the Council.	3 4
(c)	section 234	(1) (b) is taken to read as follows:	5
		(b) be signed by an enrolled person of or above the age of	6
		18 years, and	7
(d)	section 239	is taken to read as follows:	8
	239	Immaterial errors do not void election	9
		An election is not to be voided on account of any failure to	10
		comply with any provision of any Act relating to the conduct of	11
		the election if the failure did not affect the result of the election.	12

Par	t 9	Enf	orcement	1
Division		1	General	2
254	Proc	eeding	gs for offences	3
	(1)	Proce	eedings for an offence under this Act or the regulations may be dealt with:	4
		(a)	summarily before the Local Court, or	5
		(b)	summarily before the Supreme Court in its summary jurisdiction.	6
	(2)	the L	occeedings are brought in the Local Court, the maximum monetary penalty that local Court may impose for the offence is 200 penalty units, despite any higher mum monetary penalty provided in respect of the offence.	7 8 9
	(3)		eedings in respect of an offence against this Act or the regulations may be nenced only within 3 years after the offence was committed.	10 11
	(4)	certa	on 10 (2) (b) of this Act (which confers a function of instituting proceedings for in offences on the Electoral Commission) operates to extend and not limit the ons who may institute proceedings for those offences.	12 13 14
	(5)		ection (1) does not apply to proceedings for an offence that is declared by this o be an indictable offence.	15 16
255	Proo	f of ce	ertain matters not required	17
			y legal proceedings, proof is not required (until prima facie evidence is given to ontrary) of the following:	18 19
		(a)	the constitution of the Electoral Commission,	20
		(b)	any resolution of the Electoral Commission,	21
		(c)	the appointment of or holding of office by the Electoral Commissioner or any other member of the Electoral Commission,	22 23
		(d)	the presence or nature of a quorum at any meeting of the Electoral Commission.	24 25
256	Certi	ficate	evidence relating to enrolment	26
		was o	rtificate signed by the Electoral Commissioner certifying that a specified person or was not enrolled in respect of a specified address at a specified time or during cified period is admissible in any proceedings and is prima facie evidence of the er certified.	27 28 29 30
257	Pros	ecutio	on of parties that are unincorporated associations	31
	(1)	that i descr (and proce	seedings for an offence under this Act alleged to have been committed by a party san unincorporated association (whether the subject of the offence provision is ribed as a party or a person) may be brought against the party in its own name not in the name of any of its members), and, for the purposes of those eedings, any rules of court relating to the service of documents, are taken to have t as if the party were a corporation.	32 33 34 35 36 37
	(2)	this prope	he imposed on a party that is an unincorporated association for an offence under Act is payable out of the property of the party and is not payable out of the erty of the members or officers of the party unless the property is held for or on lift of the party.	38 39 40 41
	(3)	uning	Criminal Procedure Act 1986 has effect in a case in which a party that is an corporated association is charged with an offence under this Act in the same her as it has effect in the case of a corporation charged with such an offence.	42 43 44

258	Enfo	rceme	ent powers of Electoral Commission	1
	(1)	For t may unde	the purpose of enforcing compliance with this Act, the Electoral Commission exercise any investigative or other functions the Electoral Commission has r the <i>Election Funding, Expenditure and Disclosures Act 1981</i> for the purpose forcing compliance with that Act.	2 3 4 5
	(2)		ordingly, a reference in sections 110, 110A and 110B of that Act to "this Act" is a to be a reference to this Act.	6 7
Div	ision	2	Penalty notices	8
Sub	divis	ion 1	Penalty notice for offence of failing to vote	9
259	Pena	alty no	tices for offence of failing to vote	10
	(1)		Electoral Commissioner must, after every election, prepare a list of the names of lectors who were entitled to vote at the election and did not vote.	11 12
	(2)	Com	elector is indicated on a list as not having voted at the election, the Electoral missioner, within 3 months after the election day concerned, must issue a lty notice to the elector.	13 14 15
	(3)		nalty notice is a notice to the effect that, if the elector does not wish to have the re to vote dealt with by a court, the person may, within the time specified in the re:	16 17 18
		(a)	give the Electoral Commissioner a sufficient reason for the failure, or	19
		(b)	pay to the Electoral Commissioner a penalty, specified in the notice, not exceeding \$55.	20 21
	(4)	a sta	lector must not, in response to a penalty notice issued under this section, make tement that gives a reason for the failure of an elector to vote that the elector we to be false or misleading in a material particular.	22 23 24
		Max	imum penalty: 1 penalty unit.	25
	(5)	Note. to ha	Fines Act 1996 applies to a penalty notice issued under this section.  The Fines Act 1996 provides that, if a person issued with a penalty notice does not wish we the matter determined by a court, the person may pay the amount specified in the e and is not liable to any further proceedings for the alleged offence.	26 27 28 29
	(6)		Electoral Commissioner is not required to issue a penalty notice on an elector if pears to the Commissioner that the elector has a sufficient reason for the failure ste.	30 31 32
	(7)	If, in	response to a penalty notice and within the time specified for the response:	33
		(a)	the Electoral Commissioner is given a sufficient reason for the failure to vote, or	34 35
		(b) no pe	the penalty specified in the notice is paid to the Electoral Commissioner, erson is liable to any further proceedings for the alleged offence.	36 37
	(8)	the : Com	response to a penalty notice, the Electoral Commissioner is given a reason for failure to vote, but the reason is not a sufficient reason, the Electoral missioner is to include a statement to that effect in any penalty reminder notice d under the <i>Fines Act 1996</i> .	38 39 40 41
	(9)	For to	the purposes of this section, it is a <i>sufficient reason</i> for the failure of an elector at an election if the Electoral Commissioner is satisfied that the elector:	42 43
		(a)	was absent from New South Wales on election day, or	44
		(b)	was ineligible to vote at the election, or	45

		(c)	had an honest belief that abstention from voting was part of his or her religious duty, or	1 2
		(d)	had a lack of mental capacity (as certified by a registered medical practitioner), or	3 4
		(e)	was unable, for any reason acceptable to the Electoral Commissioner, to vote at the election.	5 6
			he avoidance of doubt, it is not a sufficient reason for the failure of an elector to at an election that the elector did not know that an election was being conducted.	7 8
	(10)		is section, a reference to the <i>time specified</i> , in relation to a response to a penalty e is a reference to:	9 10
		(a)	the time for response specified in the notice, or	11
		(b)	if the Electoral Commissioner extends that time (whether before or after its expiration)—the extended time.	12 13
260	Nota	tion o	n list of non-voters of response to penalty notice	14
			Electoral Commissioner is to note on the list prepared under section 259, in on to each elector to whom a penalty notice is issued:	15 16
		(a)	whether or not there has been a response to the notice, and	17
		(b)	if there has been a response—whether or not a sufficient reason has been given or the penalty paid.	18 19
261	List	to be e	evidence	20
	(1)	An e	ntry on the list prepared under section 259 to the effect:	21
		(a)	that a penalty notice was issued to an elector—is evidence of the issue of the notice, or	22 23
		(b)	that there was no response to a penalty notice issued to an elector—is evidence that there was no such response within the time specified under section 259, or	24 25
		(c)	that a reason for an elector's failure to vote was given in response to a penalty notice but was insufficient—is evidence that the reason given was not a sufficient reason under section 259.	26 27 28
	(2)	A lis	t prepared under section 259 containing the name of an elector is evidence that lector did not vote at the election.	29 30
	(3)	prepa or ex	ections (1) and (2) apply in relation to a copy of, or an extract from, the list ared under section 259, certified by the Electoral Commissioner to be a true copy tract, in the same way as those provisions apply in relation to the list prepared r section 259.	31 32 33 34
262	Ope	ning s	ealed packages containing rolls used at election	35
		For t	he purposes of this Act, the Electoral Commissioner at any election:	36
		(a)	may open and if necessary break the seal of any package containing the authorised rolls used at the election, and examine those rolls for the purpose of preparing the list under section 259, and	37 38 39
		(b)	at the conclusion of the examination must replace those rolls in the packages from which they were taken, and re-seal them, and comply with the provisions of section 175, as the case requires.	40 41 42

#### Subdivision 2 Penalty notice for other offences 1 263 **Penalty notices** 2 An authorised officer may issue a penalty notice to a person if it appears to the officer 3 that the person has committed a penalty notice offence. 4 A penalty notice offence is an offence against this Act (other than an offence against (2) 5 section 207 (Offence of failing to vote)) or the regulations that is prescribed by the 6 regulations as a penalty notice offence. 7 (3) The Fines Act 1996 applies to a penalty notice issued under this section. 8 Note. The Fines Act 1996 provides that, if a person issued with a penalty notice does not wish 9 to have the matter determined by a court, the person may pay the amount specified in the notice and is not liable to any further proceedings for the alleged offence. 10 11 (4) The amount payable under a penalty notice issued under this section is the amount 12 prescribed for the alleged offence by the regulations (not exceeding the maximum 13 amount of penalty that could be imposed for the offence by a court). 14 (5) This section does not limit the operation of any other provision of, or made under, 15 this or any other Act relating to proceedings that may be taken in respect of offences. 16 (6) In this section, authorised officer means an inspector within the meaning of 17 section 110 of the *Election Funding, Expenditure and Disclosures Act 1981*. 18

Par	t 10	Mis	cellaneous	1
Divi	sion	1	Matters relating to conduct of elections	2
264	Dest	ructio	n of ballot papers and other documents	3
			provision of this Act that provides for the destruction of ballot papers or other ments has effect despite section 21 of the <i>State Records Act 1998</i> .	4 5
265	Payn	nent o	f expenses	6
		such incur	Governor may, by order addressed to the Treasurer, authorise and direct that all moneys as are from time to time required for paying any expenses lawfully red under and in the execution of the provisions of this Act be paid out of the colidated Fund, and those expenses are accordingly appropriated to the extent ssary.	7 8 9 10 11
266	Prov	ision a	as to Sunday and public holidays	12
			e last day of a period of time prescribed or allowed by this Act for the doing of hing falls:	13 14
		(a)	on a Sunday, or	15
		(b)	on a day that is a public holiday or bank holiday in the place in which the thing is to be or may be done,	16 17
			ning may be done on the first day following that is not a Sunday, or a public ay or bank holiday in that place, as the case requires.	18 19
Divi	sion	2	General	20
267	Regu	lation	s	21
	(1)	respe	Governor may make regulations, not inconsistent with this Act, for or with ect to any matter that by this Act is required or permitted to be prescribed or that cessary or convenient to be prescribed for carrying out or giving effect to this	22 23 24 25
	(2)	If:		26
	( )	(a)	alteration of a form in the Schedules to this Act is necessary, or	27
		(b)	the time allowed to do any act is insufficient, and that extension of time (and any alteration of dates consequent on that extension) is necessary,	28 29
		the r	egulations or the Governor, by notification in the Gazette, may make that ation or declare the extension of time concerned.	30 31
	(3)	A reg	gulation may create an offence punishable by a penalty not exceeding 20 penalty .	32 33
268	Discl	osure	of information	34
		admi funct	erson must not disclose any information obtained in connection with the nistration or execution of this Act (or any other Act conferring or imposing ions on the Electoral Commission or Electoral Commissioner) unless that osure is made:	35 36 37 38
		(a)	with the consent of the person from whom the information was obtained, or	39
		(b)	in connection with the administration or execution of this Act (or any such other Act), or	40 41
		(c)	for the purposes of any legal proceedings arising out of this Act (or any such other Act) or of any report of any such proceedings, or	42 43

		(d) in accordance with a requirement imposed under the <i>Ombudsman Act 1974</i> , or	1
		(e) with other lawful excuse.	2
		Maximum penalty: 1,000 penalty units.	3
269	State	s of approvals	4
	(1)	For the avoidance of doubt, the existence of a provision of a regulation dealing with a matter does not prevent an approval dealing with the same matter.	5 6
	(2)	However, if a provision of a regulation is inconsistent with an approval, the provision of the regulation prevails to the extent of the inconsistency.	7 8
270	Publ	cation of approvals	9
		An approval by the Electoral Commissioner or the Electoral Commission under this Act (including the approval of a form or of the manner and form of making an application, claim or request) must be:	10 11 12
		(a) in writing, and	13
		(b) published on the Electoral Commission's website.	14
271	Revi	ew of general elections and by-elections	15
	(1)	The Electoral Commissioner is to conduct a review of the administration of each general election and by-election under this Act and provide a report on the outcome of the review to the Minister.	16 17 18
	(2)	The review is to be undertaken as soon as possible after the conduct of the election.	19
	(3)	The Minister is, within one month after the report on the outcome of the review is provided to the Minister, to cause it to be tabled in each House of Parliament.	20 21
272	Rep	als	22
		The following Acts and regulation are repealed:	23
		(a) the Parliamentary Electorates and Elections Act 1912,	24
		(b) the Parliamentary Electorates and Elections Amendment Act 2006,	25
		(c) the Parliamentary Electorates and Elections Regulation 2008.	26

Schedule 1		le 1	Provisions relating to Electoral Commission		
			(Section 9 (3))	2	
1	Defi	nitions		3	
		In this	Schedule:	4	
			<i>sted member</i> means a member of the Electoral Commission (other than the ral Commissioner).	5 6	
		Chairp	person means the Chairperson of the Electoral Commission.	7	
			means a deputy of an appointed member appointed under this Schedule.	8	
		membe	er means a member of the Electoral Commission.	9	
2	Pers	ons not	eligible for appointment	10	
	(1)	was at	on is not eligible for appointment as an appointed member if the person is (or any time during the period of 5 years immediately preceding the proposed tment) any of the following:	11 12 13	
		(a) a	a member or officer of a party,	14	
			a member of any legislature (in Australia or in any other country) or a candidate for election as such a member,	15 16	
		(	a councillor or mayor of a council, or the chairperson or a member of a county council, under the <i>Local Government Act 1993</i> or a candidate for election to such an office,	17 18 19	
			a party agent or official agent under the Election Funding, Expenditure and Disclosures Act 1981.	20 21	
	(2)	govern	on who is a member of a public authority constituted by an Act or of the ing body of any such public authority is also not eligible for appointment as ointed member.	22 23 24	
3	Tern	ns of off	ice of appointed members	25	
		exceed	t to this Schedule, an appointed member holds office for such period (not ing 7 years) as is specified in the member's instrument of appointment, but is e (if otherwise qualified) for re-appointment.	26 27 28	
4	Part-	time ap	pointments	29	
		Appoir	nted members hold office as part-time members.	30	
5	Dep	uties of	appointed members	31	
	(1)		overnor may, from time to time, appoint a person to be the deputy of an ted member, and may revoke any such appointment.	32 33	
	(2)		puty of an appointed member must be a person who is eligible for appointment appointed member.	34 35	
	(3)		absence of an appointed member, the appointed member's deputy may, if ble, act in the place of the appointed member.	36 37	
	(4)		acting in the place of an appointed member, a person has all the functions of mber and is taken to be a member.	38 39	
	(5)		e purposes of this clause, a vacancy in the office of a member is taken to be an e of the appointed member.	40 41	

## 6 Remuneration of appointed members and deputies An appointed member or deputy is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the member or deputy. Vacancy in office of appointed member and deputies The office of an appointed member or deputy becomes vacant if the member or deputy: (a) dies, or (b) completes a term of office and is not re-appointed, or resigns the office by instrument in writing addressed to the Governor, or (c) is removed from office by the Governor under clause 8 (in relation to an appointed member) or clause 5 (in relation to a deputy), or (e) in the case of an appointed member, is absent from 3 consecutive meetings of the Electoral Commission of which reasonable notice has been given to the member personally or by post, except on leave granted by the Governor or unless the deputy of the member was present at any or all of those meetings, or becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or becomes a mentally incapacitated person, or (g) (h) is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or is imprisoned in respect of a conviction for an offence punishable in New South Wales by imprisonment or for an offence committed elsewhere than in New South Wales that, if committed in New South Wales, would be an offence so punishable, or becomes a person who is not eligible to be appointed as the appointed member (i) Section 47 (1) (b) of the *Interpretation Act 1987* does not apply to, or to the office of, (2) an appointed member. Suspension and removal from office of appointed members An appointed member may be suspended from office by the Governor for misbehaviour or incompetence, but cannot be removed from office except in the following manner: the Minister is to cause to be laid before each House of Parliament a full statement of the grounds of suspension within 7 sitting days of that House after the suspension, an appointed member suspended under this clause is restored to office by force (b) of this Act unless each House of Parliament at the expiry of the period of 21 sitting days from the day when the statement was laid before that House declares by resolution that the appointed member ought to be removed from

if each House of Parliament does so declare within the relevant period of

21 sitting days, the appointed member is to be removed from office by the

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(c)

Governor accordingly.

9	Fillir	of vacancy in office of appointed member	1
		If the office of any appointed member becomes vacant, a person is, subject to this Act, to be appointed to fill the vacancy.	2
10	Disc	sure of pecuniary interests	4
	(1)	If:	5
		(a) a member has a direct or indirect pecuniary interest in a matter being considered or about to be considered at a meeting of the Electoral Commission, and	6 7 8
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter,	9 10
		the member must, as soon as possible after the relevant facts have come to the member's knowledge, disclose the nature of the interest at a meeting of the Electoral Commission.	11 12 13
	(2)	A disclosure by a member at a meeting of the Electoral Commission that the member:	14
		(a) is a member, or is in the employment, of a specified company or other body, or	15
		(b) is a partner, or is in the employment, of a specified person, or	16
		(c) has some other specified interest relating to a specified company or other body or to a specified person,	17 18
		is a sufficient disclosure of the nature of the interest in any matter relating to that company or other body or to that person that may arise after the date of the disclosure and that is required to be disclosed under subclause (1).	19 20 21
	(3)	Particulars of any disclosure made under this clause must be recorded by the Electoral Commission in a book kept for the purpose and that book must be open at all reasonable hours to inspection by any person on payment of the fee determined by the Electoral Commission.	22 23 24 25
	(4)	After a member has disclosed the nature of an interest in any matter, the member must not, unless the Minister or the Electoral Commission otherwise determines:	26 27
		(a) be present during any deliberation of the Electoral Commission with respect to the matter, or	28 29
		(b) take part in any decision of the Electoral Commission with respect to the matter.	30 31
	(5)	For the purposes of the making of a determination by the Electoral Commission under subclause (4), a member who has a direct or indirect pecuniary interest in a matter to which the disclosure relates must not:	32 33 34
		(a) be present during any deliberation of the Electoral Commission for the purpose of making the determination, or	35 36
		(b) take part in the making by the Electoral Commission of the determination.	37
	(6)	A contravention of this clause does not invalidate any decision of the Electoral Commission.	38 39
11	Effe	of certain other Acts	40
	(1)	The provisions of the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service employees do not apply to an appointed member.	41 42
	(2)	If by or under any Act provision is made:	43
		(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	44 45

		(b) prohibiting the person from engaging in employment outside the duties of that office,	1 2			
		the provision does not operate to disqualify the person from holding that office and also the office of an appointed member or from accepting and retaining any remuneration payable to the person under this Act as a member.	3 4 5			
12	Pers	onal liability	6			
	(1)	A matter or thing done or omitted to be done by the Electoral Commission, a member of the Electoral Commission or a person acting under the direction of the Electoral Commission does not, if the matter or thing was done or omitted to be done in good faith for the purpose of executing this or any other Act, subject a member or a person so acting personally to any action, liability, claim or demand.	7 8 9 10 11			
	(2)	However, any such liability attaches instead to the Crown.	12			
13	Gen	ral procedure	13			
		The procedure for the calling of meetings of the Electoral Commission and for the conduct of business at those meetings is, subject to this Act and the regulations, to be as determined by the Electoral Commission.	14 15 16			
14	Quo	um	17			
		The quorum for a meeting of the Electoral Commission is 2 members (one of whom is the Chairperson or the deputy of the Chairperson).	18 19			
15	Presiding member					
	(1)	The Chairperson (or, in the absence of the Chairperson, the deputy of the Chairperson) is to preside at a meeting of the Electoral Commission.	21 22			
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	23 24			
16	Voting					
		A decision supported by a majority of the votes cast at a meeting of the Electoral Commission at which a quorum is present is the decision of the Electoral Commission.	26 27 28			
17	Tran	saction of business outside meetings or by telephone etc	29			
	(1)	The Electoral Commission may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Electoral Commission for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Electoral Commission made at a meeting of the Electoral Commission.	30 31 32 33 34			
	(2)	The Electoral Commission may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone or other electronic means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	35 36 37 38			
	(3)	For the purposes of:	39			
		(a) the approval of a resolution under subclause (1), or	40			
		(b) a meeting held in accordance with subclause (2),	41			
		the Chairperson and each other member have the same voting rights as they have at an ordinary meeting of the Electoral Commission.	42 43			

(4) A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the Electoral Commission.
 (5) Papers may be circulated among the members for the purposes of subclause (1) by electronic means.

Schedule 2		ıle 2	Provisions relating to Electoral Commissioner	1
			(Section 11 (2))	2
1	Eligi	ibility 1	for appointment as Electoral Commissioner	3
	(1)	is (o	rson is not eligible for appointment as the Electoral Commissioner if the person r was at any time during the period of 5 years immediately preceding the osed appointment) any of the following:	4 5 6
		(a)	a member or officer of a party,	7
		(b)	a member of any legislature (in Australia or in any other country) or a candidate for election as such a member,	8 9
		(c)	a councillor or mayor of a council, or the chairperson or a member of a county council, under the <i>Local Government Act 1993</i> or a candidate for election to such an office,	10 11 12
		(d)	a party agent or official agent under the <i>Election Funding, Expenditure and Disclosures Act 1981</i> .	13 14
	(2)	gove	erson who is a member of a public authority constituted by an Act or of the rning body of any such public authority is also not eligible for appointment as Electoral Commissioner.	15 16 17
2	Tern	n of of	fice of Electoral Commissioner	18
	(1)	The	Electoral Commissioner:	19
		(a)	holds office for a term of such period, not exceeding 10 years, as is specified in the instrument of appointment, and	20 21
		(b)	may be re-appointed for no more than one term of such period (commencing at the end of the term referred to in paragraph (a)), not exceeding 10 years, as is specified in the instrument of re-appointment.	22 23 24
	(2)		rson who holds or has held office as Electoral Commissioner is not entitled to intment as Electoral Commissioner except as permitted by subclause (1) (b).	25 26
	(3)	In su	bclause (2), appointment includes re-appointment.	27
3	Vaca	ancy ir	n office	28
		The	office of Electoral Commissioner becomes vacant if the holder:	29
		(a)	dies, or	30
		(b)	completes a term of office and is not re-appointed, or	31
		(c)	resigns the office by instrument in writing addressed to the Minister, or	32
		(d)	is absent from duty for a period of 30 consecutive days except on leave granted by the Minister, or	33 34
		(e)	engages in any paid employment outside the duties of the office, or	35
		(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	36 37 38
		(g)	becomes a mentally incapacitated person, or	39
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	40 41 42 43

		(i)	is imprisoned in respect of a conviction for an offence punishable in New South Wales by imprisonment or for an offence committed elsewhere than in New South Wales that, if committed in New South Wales, would be an offence so punishable, or	1 2 3 4
		(j)	becomes a person who is not eligible under clause 1 to be appointed as the Electoral Commissioner, or	5 6
		(k)	is removed from office by the Governor under clause 4.	7
4	Susp	ensio	n and removal from office	8
		misb	Electoral Commissioner may be suspended from office by the Governor for ehaviour or incompetence, but cannot be removed from office except in the wing manner:	9 10 11
		(a)	the Minister is to cause to be laid before each House of Parliament a full statement of the grounds of suspension within 7 sitting days of that House after the suspension,	12 13 14
		(b)	an Electoral Commissioner suspended under this clause is restored to office by force of this Act unless each House of Parliament at the expiry of the period of 21 sitting days from the day when the statement was laid before that House declares by resolution that the Electoral Commissioner ought to be removed from office,	15 16 17 18 19
		(c)	if each House of Parliament does so declare within the relevant period of 21 sitting days, the Electoral Commissioner is to be removed from office by the Governor accordingly.	20 21 22
5	Actir	ng Ele	ctoral Commissioner	23
	(1)	Appo	ointment by Governor—vacancy	24
		vaca: as El	Governor may appoint a person to act as Electoral Commissioner during a ney in the office of Electoral Commissioner. The person so appointed may act ectoral Commissioner during such a vacancy, until a person is appointed to the e under section 11.	25 26 27 28
	(2)	Appo	ointment by Minister—illness or absence	29
		illnes	Minister may appoint a person to act as Electoral Commissioner during the ss or absence of the Electoral Commissioner. The person so appointed may act ectoral Commissioner during such an illness or absence.	30 31 32
	(3)	Appo	ointment by Electoral Commissioner—substitute to act during election period	33
		Com offic Elect	Electoral Commissioner may appoint a member of staff of the Electoral mission to act as Electoral Commissioner in the event of a future vacancy in the e of Electoral Commissioner or in the event of a future illness or absence of the toral Commissioner occurring during an election period. The person so inted may, during an election period, act as Electoral Commissioner:	34 35 36 37 38
		(a)	during such a vacancy, until a person is appointed by the Governor as or to act as Electoral Commissioner under section 11 or under subclause (1), or	39 40
		(b)	during such an illness or absence, until a person is appointed by the Minister to act as Electoral Commissioner under subclause (2).	41 42
	(4)	Fund	ctions of person acting as Electoral Commissioner	43
		exerc	erson, while acting as Electoral Commissioner under this clause, has and may cise the functions of the Electoral Commissioner and is taken to be the Electoral missioner.	44 45 46

(5)	Ineligibility for appointment	1
	A person who is not eligible for appointment as Electoral Commissioner cannot be appointed to act as Electoral Commissioner under this clause.	2
(6)	Notification of appointment of substitute	4
	The Electoral Commissioner must, as soon as practicable, advise the Minister of any appointment under subclause (3) or of the termination of any such appointment.	5 6
(7)	Termination of appointment of member of staff	7
	The appointment of a person under subclause (3) terminates if the person ceases to be a member of staff of the Electoral Commission.	8 9
(8)	Remuneration	10
	A person, while acting as Electoral Commissioner under this clause, is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the person while so acting.	11 12 13
(9)	Implied powers not affected	14
	Nothing in this clause limits the application of section 47 of the <i>Interpretation Act</i> 1987 in relation to any appointment under this clause.	15 16
(10)	No inquiry into certain matters	17
	No person is to be concerned to inquire whether or not occasion has arisen authorising a person to be appointed to act as Electoral Commissioner, or authorising such a person to act as Electoral Commissioner, under this clause.	18 19 20
(11)	Definition of "election period"	21
	In this clause:	22
	election period means:	23
	(a) in relation to a local government election—the period starting with the closing date for the election and ending 30 days after polling day (within the meaning of the <i>Local Government Act 1993</i> ), and	24 25 26
	(b) in relation to a State election—the period between the issue of the writ or writs for an election and the return of the writ or all the writs.	27 28
Elec	toral Commissioner not Public Service employee	29
	The office of Electoral Commissioner is a statutory office and the provisions of the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service employees do not apply to that office.	30 31 32
Pers	sonal liability	33
(1)	A matter or thing done or omitted to be done by the Electoral Commissioner or a person acting under the direction of the Electoral Commissioner does not, if the matter or thing was done or omitted to be done in good faith for the purpose of exercising a function under this Act, subject the Electoral Commissioner or person so acting personally to any action, liability, claim or demand.	34 35 36 37 38
(2)	However, any such liability attaches instead to the Crown.	39

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Schedu		le 3	Provisions relating to Redistribution Panel	1
			(Section 18 (1))	2
Par	t 1	Gei	neral	3
1	Defi	nitions	<b>3</b>	4
		In th	is Schedule:	5
		Chai	<i>irperson</i> means the Chairperson of the Redistribution Panel.	6
		mem	ber means any member of the Redistribution Panel.	7
Par	t 2	Co	nstitution	8
2	Pers	ons n	ot eligible for appointment	9
	(1)	time	rson is not eligible for appointment as Chairperson if the person is (or was at any during the period of 5 years immediately preceding the proposed appointment) of the following:	10 11 12
		(a)	a member or officer of a party,	13
		(b)	a member of any legislature (in Australia or in any other country) or a candidate for election as such a member,	14 15
		(c)	a councillor or mayor of a council, or the chairperson or a member of a county council, under the <i>Local Government Act 1993</i> or a candidate for election to such an office,	16 17 18
		(d)	a party agent or official agent under the <i>Election Funding, Expenditure and Disclosures Act 1981</i> .	19 20
	(2)	gove	erson who is a member of a public authority constituted by an Act or of the rning body of any such public authority is also not eligible for appointment as rperson.	21 22 23
3	Tern	ns of c	office of Chairperson	24
		7 yea	ect to this Schedule, the Chairperson holds office for such period (not exceeding ars) as is specified in the Chairperson's instrument of appointment, but is eligible therwise qualified) for re-appointment.	25 26 27
4	Part	-time a	appointments	28
		Mem	abers hold office as part-time members.	29
5	Rem	unera	tion of Chairperson and members	30
	(1)		Chairperson is entitled to be paid such remuneration (including travelling and istence allowances) as the Minister may from time to time determine.	31 32
	(2)		ember (other than the Chairperson) is not entitled to be paid remuneration in ion to that membership.	33 34
	(3)		ever, a member is entitled to be paid such travelling and subsistence allowances e Minister may from time to time determine in respect of the member.	35 36
6	Vaca	ancy ir	n office of Chairperson	37
	(1)	The	office of Chairperson becomes vacant if the Chairperson:	38
		(a)	dies, or	39
		(b)	completes a term of office and is not re-appointed, or	40

		(c)	resigns the office by instrument in writing addressed to the Governor, or	1
		(d)	is removed from office by the Governor under clause 7, or	2
		(e)	is absent from 3 consecutive meetings of the Redistribution Panel of which reasonable notice has been given to the member personally or by post, except on leave granted by the Governor, or	3 4 5
		(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	6 7 8
		(g)	becomes a mentally incapacitated person, or	9
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	10 11 12 13
		(i)	is imprisoned in respect of a conviction for an offence punishable in New South Wales by imprisonment or for an offence committed elsewhere than in New South Wales that, if committed in New South Wales, would be an offence so punishable, or	14 15 16 17
		(j)	becomes a person who is not eligible to be appointed as Chairperson.	18
	(2)		on 47 (1) (b) of the <i>Interpretation Act 1987</i> does not apply to, or to the office of, Chairperson.	19 20
7	Susp	ensio	n and removal from office of Chairperson	21
			nairperson may be suspended from office by the Governor for misbehaviour or impetence, but cannot be removed from office except in the following manner:	22 23
		(a)	the Minister is to cause to be laid before each House of Parliament a full statement of the grounds of suspension within 7 sitting days of that House after the suspension,	24 25 26
		(b)	a Chairperson suspended under this clause is restored to office by force of this Act unless each House of Parliament at the expiry of the period of 21 sitting days from the day when the statement was laid before that House declares by resolution that the Chairperson ought to be removed from office,	27 28 29 30
		(c)	if each House of Parliament does so declare within the relevant period of 21 sitting days, the Chairperson is to be removed from office by the Governor accordingly.	31 32 33
8	Fillin	g of v	acancy in office of Chairperson	34
			e office of Chairperson becomes vacant, a person is, subject to this Act, to be inted to fill the vacancy.	35 36
9	Effec	t of c	ertain other Acts	37
	(1)	empl	provisions of the <i>Government Sector Employment Act 2013</i> relating to the oyment of Public Service employees do not apply to a member of the stribution Panel.	38 39 40
	(2)	If by	or under any Act provision is made:	41
		(a)	requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	42 43
		(b)	prohibiting the person from engaging in employment outside the duties of that office,	44 45

		the provision does not operate to disqualify the person from holding that office and also the office of Chairperson or from accepting and retaining any remuneration payable to the person under this Act as Chairperson.	1 2 3
10	Pers	onal liability	4
	(1)	A matter or thing done or omitted to be done by the Redistribution Panel, a member of the Redistribution Panel or a person acting under the direction of the Redistribution Panel does not, if the matter or thing was done or omitted to be done in good faith for the purpose of executing this or any other Act, subject a member or a person so acting personally to any action, liability, claim or demand.	5 6 7 8 9
	(2)	However, any such liability attaches instead to the Crown.	10
Par	t 3	Procedure	11
11	Gene	eral procedure	12
		The procedure for the calling of meetings of the Redistribution Panel and for the conduct of business at those meetings is, subject to this Act and the regulations, to be as determined by the Redistribution Panel.	13 14 15
12	Quo	rum	16
		The quorum for a meeting of the Redistribution Panel is a majority of its members for the time being, one of whom must be the Chairperson.	17 18
13	Pres	iding member	19
	(1)	The Chairperson is to preside at a meeting of the Redistribution Panel.	20
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	21 22
14	Voti	ng	23
		A decision supported by a majority of the votes cast at a meeting of the Redistribution Panel at which a quorum is present is the decision of the Redistribution Panel.	24 25
15	Tran	saction of business outside meetings or by telephone etc	26
	(1)	The Redistribution Panel may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Redistribution Panel for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Redistribution Panel made at a meeting of the Panel.	27 28 29 30
	(2)	The Redistribution Panel may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone or other electronic means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	31 32 33 34
	(3)	For the purposes of:	35
		(a) the approval of a resolution under subclause (1), or	36
		(b) a meeting held in accordance with subclause (2),	37
		the Chairperson and each other member have the same voting rights as they have at an ordinary meeting of the Redistribution Panel.	38 39
	(4)	A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the Redistribution Panel.	40 41

	(5)	Papers may be circulated among the members for the purposes of subclause (1) by electronic means.	1 2	
16	First meeting			
		The Minister may call the first meeting of the Redistribution Panel in such manner as the Minister thinks fit.	4 5	

### Schedule 4 Legislative Assembly ballot paper 1 (Sections 100 (2), 103 (2) and 155 (3)) 2 Issuing officer's initials 3 Ballot paper 4 Legislative Assembly Election 5 Electoral District of (here insert name of district) 6 Write the number 1 in the square next to the candidate of your choice. 7 \*You can show more choices, if you want to, by writing numbers in the other squares, starting with the number 2. 9 Fold this ballot paper so your vote cannot be seen and place it in the ballot box (or in the envelope provided). 10 Candidates\*\* 11 12 13 14 15 16 17 \*These words may be excluded where there are only 2 candidates. 18 \*\*Insert after the name of each candidate, if appropriate, the name of a registered party or the word 19 "Independent". 20

# Schedule 5 Legislative Council ballot paper

(Sections 100 (3), 103 (2) and 155 (3))

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1 Form of ballot paper for periodic Council election with 33 groups or fewer

	_	۳ <b>-</b>	W SOUTH WALE	S Election of 2.	NEW SOUTH WALES Election of 21 Members of Legislative Council	islative Council
You may vote either ABOVE or BELOW the line:	GROUP A		GROUP C		GROUP Q	
If you vote ABOVE the line:			- [			
Write the number 1 in the square for the group of your choice.  You can show more choices, if you want to, by writing numbers in the other squares, starting with the number 2.  Do not write any numbers below the line.  Fold this ballot paper so your vote cannot be seen and place it in the ballot box (or in the envelope provided).						
OR	GROUP A	GROUP B	GROUPC		GROUP Q	
If you vote BELOW the line:	□ PARKER	WILLIAMS	LEVY Mark		BOOKMAN	RODGER
	*	) ) ) *	<u>:</u>		*	**
Write the numbers 1 to 15 in the squares for candidates in the order of your choice. You must number at least 15 squares for your vote to be	MILLER John	ROGERS Ralph	WOOD Henry		CRANE June	PASCALIS Sasha
counted.  You can show more choices, if you want to, by writing numbers in the other squares, starting with the number 16.		☐ PERCIVAL Eleanor **				☐ ADLER Greg ***
Do not write any numbers above the line. Fold this ballot paper so your vote cannot be seen and place it in the ballot box (or in the envelope	☐ MORGAN Albert **		FONG Phillip		☐ KING Henry *	SPICER Melanie
provided).	UNMSDAINE Elaine		□ ILIC Petar **		☐ WILSON Mary **	
	☐ POULOS Nicholas **		HAYES Graham		FRENCH Charles	
* Here insert name of registered party or composite name if to be printed ** Here insert name of registered party if to be printed ** Here insert name of registered party or word "independent" if to be printed	** Here insert name of re	egistered party if to be p	rinted *** Here insert	name of registered p	arty or word "Independ	lent" if to be printed

## 2 Form of ballot paper for periodic Council election with more than 33 groups

	of Legislative Council			_			Z4	RODGERS  Jodie  ***  PASCALIS Sasha  ***  FE REID Lisa  ***  Greg  ***  Greg  ***
	21 Members	GROUP K *		GROUP V		GROUP K	BROOKMAN  John CRANE June  ILC Petar	GROUP V GROUP V John McAULIFFE Paul WHITE Veronica **
	NEW SOUTH WALES Election of 21 Members of Legislative Council							nted *** Here insert name of register
BALLOT PAPER	NEV			GROUP M		GROUP B	WILLIAMS Gregory HANSON Richard HAMMOND Maureen	GROUP M GROUP M TOUNG David TAYLOR George ASSAF Joseph **
BALL		GROUP A		GROUP L		GROUP A	PARKER  **  MILLER John  LUMSDAINE Elaine  **	GROUP L  . JONES Frederick Frederick Alice Alice **Here insert name of r
		You may vote in one of two ways: either	Place the number "4" in the square for the group of candidates for whom you desire to vote. You may if you wish vote for additional oronics of candidates by placing	consecutive numbers beginning with the number "2" in the squares for the additional groups of candidates in	order of your preferences for them. Fold the ballot paper so that the vote cannot be seen, and put it in the ballot box or in the envelope provided as appropriate.	or	Place the numbers "4", "2", "4", "4", "6", "6", "7", "8", "9", "40", "41", "41", "42", "43", "44" and "45" in the squares opposite the names of 15 candidates in order of your perference for them. You may if you wish vote for additional candidates by placing consecutive numbers beginning with the number "46" in the squares opposite the names of those additional candidates in the order of your preferences for them. Fold the ballot paper so that the vote cannot be seen, and put it in the ballot box or in	the envelope provided as appropriate.  GROUP L  GROUP M  TAYLOR  John  TAYLOR  Aice  Aice

Sch	nedu	le 6 Special provisions relating to multiple voters	1
Par	t 1	Declaration of special electors	2
1	Elec	toral Commissioner may declare a convicted multiple voter to be a special voter	3
	(1)	The Electoral Commissioner may, by order, declare that an elector is a special elector for the purposes of this Schedule (a <i>special elector</i> ) if:	4
		(a) the elector has been convicted of an offence against section 212 (b), or	6
		(b) the Electoral Commissioner has reasonable grounds to suspect that the elector has contravened section 212 (b) (whether or not the elector has been convicted of an offence for the contravention).	7 8 9
	(2)	The Electoral Commissioner must notify the elector in writing of a declaration under subclause (1).	10 11
	(3)	A declaration under subclause (1) (a) ceases to have effect if the elector's conviction is quashed on appeal.	12 13
Par	t 2	Complaints regarding declarations based on reasonable suspicion	14 15
2	Com	plaints to be made to Electoral Commissioner	16
	(1)	An elector may complain to the Electoral Commissioner regarding a declaration made under clause 1 (1) (b).	17 18
	(2)	A complaint made by an elector must:	19
		(a) be in writing and in the approved form, and	20
		(b) be signed by the elector, and	21
		(c) set out the ground of the complaint.	22
3	Elec	toral Commissioner to investigate and deal with complaints	23
	(1)	The Electoral Commissioner is to investigate a complaint made under this Part.	24
	(2)	After investigating the complaint, the Electoral Commissioner may:	25
	, ,	(a) revoke the declaration, or	26
		(b) refuse to revoke the declaration.	27
	(3)	The Electoral Commissioner is to give the complainant written notice of the Electoral Commissioner's decision under this clause and the reasons for the decision.	28 29
	(4)	The Electoral Commissioner may exclude information from a notice under subclause (3) if the Electoral Commissioner is satisfied that there is an overriding public interest against the disclosure of the information (within the meaning of the Government Information (Public Access) Act 2009).	30 31 32 33
4	Revi	ew by Civil and Administrative Tribunal	34
		An elector who has made a complaint under this Part may apply to the Civil and Administrative Tribunal for an administrative review under the <i>Administrative Decisions Review Act 1997</i> of the decision of the Electoral Commissioner regarding the complaint.	35 36 37 38

•ar	t 3	Eff	ect of declaration	1
5	Spec	cial ele	ector's name to be marked on rolls and lists	2
	-		Electoral Commissioner must ensure that any authorised roll or list of electors ared under this Act is marked to show that the elector is a special elector.	3 4
6	Voti	ng by	special electors at elections	5
	(1)	A sp	ecial elector is not permitted to vote in an election except in accordance with this se.	6 7
	(2)	auth	pecial elector at a voting centre in a district, whose name appears on the orised roll for the district, but is marked to show that the elector is a special tor, may apply to an election official to vote as a special elector at the voting re.	8 9 10 11
	(3)	If:		12
		(a)	a special elector is at a voting centre that is not designated for the electoral district for which the elector claims to be enrolled, and	13 14
		(b)	the special elector's name appears on the authorised roll for the district for which the elector is enrolled, but is marked to show that the elector is a special elector,	15 16 17
			special elector may apply to an election official to vote as an absent special tor at the voting centre.	18 19
	(4)		special elector must give the following information to the election official at the ng centre:	20 21
		(a)	the special elector's name,	22
		(b)	the special elector's date of birth,	23
		(c)	the electoral district for which the special elector claims to be enrolled.	24
	(5)	must	election official may, if he or she thinks fit, and at the request of any scrutineer t, put to the special elector any of the questions set out in section 128 that are icable to the case.	25 26 27
	(6)	him	e special elector answers the questions satisfactorily, or if no questions are put to or her, the special elector is to be permitted to vote after making a declaration in approved form before an election official at the voting centre.	28 29 30
	(7)		an absent special elector, a single declaration may be approved for both this se and section 135 (Absent voters).	31 32

Sch	nedu	le 7 Savings, transitional and other provisions	1
Par	t 1	General	2
1	Regi	ulations	3
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act or any Act that amends this Act.	4 5
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	6 7
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:	8 9 10
		(a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	11 12 13
		(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	14 15 16
	(4)	Any such provision has effect despite anything to the contrary in this Schedule.	17
	(5)	The regulations may make separate savings and transitional provisions or amend this Schedule to consolidate the savings and transitional provisions.	18 19
Part 2 Provisions consequent on enactment of this Act		20	
2	Defi	nition	21
		In this Part:	22
		former Act means the Parliamentary Electorates and Elections Act 1912 as in force immediately before its repeal by this Act.	23 24
3	Cont	tinuation of Electoral Commission	25
	(1)	The Electoral Commission under this Act is taken to be the continuation of the Electoral Commission under the former Act immediately before the commencement of this clause.	26 27 28
	(2)	The persons holding office as members of the Electoral Commission under section 21B (1) (a) and (c) of the former Act immediately before the commencement of this clause are taken to have been appointed under section 9 (1) (a) and (c) of this Act, respectively, for the balance of those persons' terms of office under the former Act.	29 30 31 32 33
	(3)	A person holding office as a deputy of an appointed member of the Electoral Commission under clause 5 of Schedule 21A to the former Act immediately before the commencement of this clause is taken to have been appointed as deputy of that appointed member under clause 5 of Schedule 1 to this Act.	34 35 36 37
4	Cont	tinuation in office of Electoral Commissioner	38
	(1)	The person holding office as the Electoral Commissioner under the former Act immediately before the commencement of this clause is taken to have been appointed as the Electoral Commissioner under this Act for the balance of the Electoral Commissioner's term of office under the former Act.	39 40 41 42

	(2)	That person is eligible for re-appointment as the Electoral Commissioner as if the person's appointment under subclause (1) were his or her first appointment. This subclause has effect despite anything to the contrary in Schedule 2 to this Act, including clause 2 (2) of that Schedule.	1 2 3 4
5	Pend	ling requests to be silent electors	5
		A request made by a person under section 31 of the former Act (Silent electors: request for address not to be shown on roll) that has not been finally determined on the commencement of this clause is taken to be a request under section 36 of this Act.	6 7 8
6	Arra	ngement with Commonwealth	9
		Any arrangement made by the Governor and the Governor-General of the Commonwealth under section 49 of the former Act that is in force immediately before the commencement of this clause is taken to be an arrangement made under section 56 of this Act.	10 11 12 13
7	Exis	ting delegations under former Act	14
		Any delegation of a function under the former Act and in force immediately before the repeal of the former Act is taken to be a delegation of a comparable function under this Act.	15 16 17
8	Exis	ting registers	18
	(1)	Each register under the former Act (an <i>existing register</i> ) is taken to be the register for the purposes of this Act (a <i>corresponding register</i> ).	19 20
	(2)	An existing register that becomes a corresponding register by operation of this clause may continue to include information that was recorded for the purposes of the former Act for which the register was maintained.	21 22 23
	(3)	Without limiting any other provision of this Act, the Electoral Commission or the Electoral Commissioner, as the case requires, may update or correct information recorded in an existing register that becomes a corresponding register to reflect changes resulting from the commencement of provisions of this Act.	24 25 26 27
9	Cont	inuation of registrations of registered parties	28
	(1)	A party that was, immediately before the commencement of this Act, a registered party under the former Act is taken to be a registered party under this Act that was registered on its date of registration under the former Act.	29 30 31
	(2)	A party that is taken to be a registered party under subclause (1) and that does not have a written constitution must, within 12 months of the commencement of this Act (the <i>transition period</i> ), adopt a written constitution.	32 33 34
	(3)	The Electoral Commission may, after the expiry of the transition period, cancel the registration of such a registered party if the Electoral Commission is satisfied on reasonable grounds that party does not have a written constitution.	35 36 37
	(4)	Section 68 (4) extends to a cancellation of registration under this clause.	38
10		lements resulting from party registration not available until 12 months after stration	39 40
		Section 63 (6) does not apply in relation to a party registered before the commencement of that subsection.	41 42

11		rences to Electoral Commission and Electoral Commissioner in other Acts and uments	1 2
		A reference in any other Act or instrument to the Electoral Commission constituted,	3
		or the Electoral Commissioner appointed, under the former Act is to be read as a	4
		reference to the Electoral Commission constituted, or the Electoral Commissioner	5
		appointed, under this Act, as the case requires.	6
12	Gene	eral savings provision	7
	(1)	Subject to this Part and the regulations, anything done under or for the purposes of a	8
	, ,	provision of the former Act is, to the extent that the thing has effect immediately	9
		before the repeal of the provision, taken to have been done under or for the purposes	10
		of the corresponding provision (if any) of this Act.	11
	(2)	Without limiting subclause (1), the exercise of a function by the Electoral	12
	( )	Commissioner under or for the purposes of a provision of the former Act that is a	13
		function of the Electoral Commission under this Act is taken to have been done by	14
		the Electoral Commission under or for the purposes of the corresponding provision	15
		of this Act.	16

Scł	nedule 8	Consequential amendment of other Acts and instruments	1 2
8.1	Aboriginal	Land Rights Act 1983 No 42	3
	Section 125 N	Method of disputing elections and returns	4
	Omit "section section 125 (3	n 161 of the Parliamentary Electorates and Elections Act 1912" from ).	5
	Insert instead	"section 225 of the Electoral Act 2017".	7
8.2	Child Prote	ection (Working with Children) Act 2012 No 51	8
[1]	Part 2, Divisio	on 3, heading	9
	Omit the head	ing. Insert instead:	10
	Division 3	Clearances for other persons	11
[2]	Section 11C		12
	Insert after sec	ction 11B:	13
	11C Candid	ates for State Parliamentary elections	14
	0	person who is or intends to be a candidate at an election (within the meaning f the <i>Electoral Act 2017</i> ) may apply to the Children's Guardian for a working with children check clearance of the non-volunteer class, unless:	15 16 17
	(	a) the person holds a clearance of any class that is in force, or	18
		b) a current application for a clearance has been made by the person.	19
8.3	City of Syd	ney Act 1988 No 48	20
	Section 14 De	efinitions	21
	1912, on the ro	d, within the meaning of the <i>Parliamentary Electorates and Elections Act</i> oll for any electoral district and whose place of living as described on that roll city of Sydney" from section 14 (1) (d).	22 23 24
		"enrolled, within the meaning of the <i>Electoral Act 2017</i> , in respect of an within the City of Sydney".	25 26
8.4	Constitutio	n Act 1902 No 32	27
	Section 31A	Acting Speaker	28
	Omit "section section 31A (3	n 71 of the Parliamentary Electorates and Elections Act 1912" from 3).	29 30
	Insert instead	"section 76 (3) of the Electoral Act 2017".	31
8.5	Constitutio	n Further Amendment (Referendum) Act 1930 No 2	32
[1]	Part 3, Division	on 1, heading	33
	Omit "Parliar	mentary Electorates and Elections Act 1912".	34
	Insert instead	"Electoral Act 2017".	35

[2]	Section 5			1	
	Omit	the se	ection.	Insert instead:	2
	5	Appl	icatio	n of Electoral Act 2017	3
		(1)	regul to an	ect to this Part the provisions of the <i>Electoral Act 2017</i> , and ar lations or rules made under that Act, so far as they are applicable, app d in respect of a referendum as if the referendum were an election, and fourpose references in any such provision are read as follows:	ly 5
			(a)	a reference to a writ is to be read as a reference to a writ for referendum,	a 8
			(b)	a reference to election day is to be read as a reference to the day fixed by a writ for a referendum for the taking of the votes of the electors,	ed 10
			(c)	a reference to a nomination day is to be read:	12
				(i) except as provided in subparagraph (ii), as a reference to the dathat is 7 days after the day on which the writ for a referendum issued, or	
				(ii) where the day fixed for the taking of the votes for the purposes a referendum is the same as that for the taking of the poll for a election, as a reference to the day of nomination for that election	an 17
			(d)	a reference to the casting of votes at an election is to be read as reference to the taking of the votes of the electors for the purposes of referendum,	
			(e)	a reference to an election is to be read as a reference to a referendum,	, 22
			(f)	a reference to electoral matter or to electoral papers is to be read as reference to corresponding matter or papers in relation to a referendur	
			(g)	a reference to a ballot paper (including the form of a ballot paper), ball box, or other thing is to be read as a reference to a ballot pap (including the form of a ballot paper), ballot box, or corresponding this in relation to a referendum,	er 26
			(h)	any reference to "this Act" or "this Part" is to be read as a reference the provisions or Part, as the case requires, of the Act applicable to referendum.	
		(2)	For t	he purposes of a referendum:	32
			(a)	a ballot paper is not to be rejected as informal except for a reason specified in this Act or in the regulations made under this Act, and	on 33 34
			(b)	the vote of an elector is to be marked on the elector's ballot paper in the manner directed by this Part, and	he 35 36
			(c)	on the adjournment of voting by any voting centre manager, the voting centre manager must, as soon as practicable, give notice of the adjournment to the Electoral Commissioner, and	
			(d)	where any voting stands adjourned the election manager for a distri- must not transmit the election manager's statement of the result of the voting in the district to the Electoral Commissioner until the voting adjourned has been finally closed.	he 41
[3]	Sect	ions 1	6 (b) a	and (c), 20 (1) (a), 30 and 36	44
	Omit	"the <i>I</i>	Parlian	nentary Electorates and Elections Act 1912" wherever occurring.	45
	Inser	t instea	ad "the	e Electoral Act 2017".	46

[4]	Section 16 Simultaneous poll for referendum and election	1
	Omit section 16 (i). Insert instead:	2
	(i) a reference in section 207 (Offence of failing to vote) of the <i>Electoral</i>	3
	Act 2017 to an election is taken to be a reference to the election and the	4
	referendum, and the Electoral Commissioner is not, under section 259	5
	(Penalty notices for offence of failing to vote) of that Act, to send more than one penalty notice to the same elector.	6 7
8.6	Criminal Procedure Act 1986 No 209	8
	Schedule 1 Indictable offences triable summarily	9
	Insert after item 23 in Part 13 of Table 2 (Indictable offences that are to be dealt with summarily unless prosecutor elects otherwise):	10 11
	23A Electoral Act 2017	12
	An offence under section 95, 128, 160, 209, 210 or 212 of the <i>Electoral Act</i> 2017.	13 14
8.7	Duties Act 1997 No 123	15
	Section 76 Residence requirement	16
	Omit "the Parliamentary Electorates and Elections Act 1912" from section 76 (6) (b).	17
	Insert instead "the Electoral Act 2017".	18
8.8	Election Funding, Expenditure and Disclosures Act 1981 No 78	19
[1]	Whole Act (other than section 4 (1), definition of "registered party", section 41 (2) and Schedule 2)	20 21
	Omit "the Parliamentary Electorates and Elections Act 1912" wherever occurring.	22
	Insert instead "the Electoral Act 2017".	23
[2]	Section 4 Definitions	24
	Omit "Part 4A of the <i>Parliamentary Electorates and Elections Act 1912</i> " from the definition of <i>registered party</i> in section 4 (1).	25 26
	Insert instead "Part 6 of the Electoral Act 2017".	27
[3]	Section 41 Appointment etc of party agents	28
	Omit "Part 4A of the <i>Parliamentary Electorates and Elections Act 1912</i> " from section 41 (2).	29 30
	Insert instead "Part 6 of the Electoral Act 2017".	31
[4]	Sections 41 (9), 46C (4) and 109	32
	Insert "who is a member of staff of the Electoral Commission or is" before "appointed".	33

[5]	Schedule	2 Savings, transitional and other provisions	1
	Insert at the	e end of the Schedule, with appropriate Part and clause numbering:	2
	Part	Provision consequent on enactment of Electoral Act 2017	3
	Reg	istered parties	5
		For the avoidance of doubt, a reference in this Act to a registered party includes a party that:	6 7
		(a) was registered under Part 4A of the <i>Parliamentary Electorates and Elections Act 1912</i> immediately before the repeal of that Act, and	9
		(b) was taken to be registered under Part 6 of the <i>Electoral Act 2017</i> , and	10
		(c) stated in its application for registration that it did not wish to be registered for the purposes of this Act.	11 12
8.9	First Ho	me Owner Grant (New Homes) Act 2000 No 21	13
	Section 43	BA Special grant for ADF personnel	14
	Omit "the I	Parliamentary Electorates and Elections Act 1912" from section 43A (1) (b) (ii).	15
		ead "the Electoral Act 2017".	16
8.10	Geograp	phical Names Act 1966 No 13	17
	Section 2	Definitions	18
		Parliamentary Electorates and Elections Act 1912" from the definition of <b>Place</b> .	19
		ead "the Electoral Act 2017".	20
8.11	Governn	nent Advertising Act 2011 No 35	21
	Section 6	Prohibitions on political advertising	22
	Omit "the	Parliamentary Electorates and Elections Act 1912" from section 6 (2).	23
	Insert inste	ead "the Electoral Act 2017".	24
8.12	Governn	nent Information (Public Access) Act 2009 No 52	25
[1]		1 Information for which there is conclusive presumption of overriding erest against disclosure	26 27
		matter relating to the <i>Parliamentary Electorates and Elections Act 1912</i> from ) of the Schedule.	28 29
	Insert in ap	ppropriate order:	30
		Electoral Act 2017—sections 43 (Electoral Information Register not available for public inspection), 55 (Privacy—non-disclosure of information), 159 (Secrecy relating to technology assisted voting), 175 (Security of election materials and electronic resources) and 268 (Disclosure of information)	31 32 33 34

[2]	Schedule 2 Excluded information of particular agencies	1		
	Omit the matter relating to the Electoral Commission from clause 4. Insert instead:	2		
	The New South Wales Electoral Commission—complaint handling, audit,	3		
	reporting, investigative and prosecuting functions.	4		
8.13	Independent Commission Against Corruption Act 1988 No 35	5		
[1]	Section 13A Function of investigating matters referred by Electoral Commission			
	Omit "the Parliamentary Electorates and Elections Act 1912" from section 13A (1).	7		
	Insert instead "the Electoral Act 2017".	8		
[2]	Section 13A (9) (b)	9		
	Omit the paragraph. Insert instead:			
	(b) Electoral Act 2017:	11		
	section 72 (False statements),	12		
	section 95 (4) (False child protection declarations),	13		
	section 128 (4) (Questions to be put if voter challenged),	14		
	section 160 (Protection of computer hardware and software),	15		
	section 183 (Printing, publishing and distributing non-complying electoral material),	16 17		
	section 189 (Encouraging ticks or crosses on ballot papers),	18		
	section 209 (Electoral bribery, treating and selling of votes),	19		
	section 210 (Interference with right to vote),	20		
	section 212 (Impersonation and multiple voting),	21		
	section 215 (Display, publish or distribute material falsely appearing to be made by Electoral Commission),	22 23		
	section 216 (False or misleading declaration and statements),	24		
	section 218 (Forging or uttering electoral papers),	25		
	section 219 (Offence of stuffing ballot box),	26		
8.14	Jury Act 1977 No 18	27		
[1]	Section 4 Definitions	28		
	Omit "has the meaning ascribed thereto in the <i>Parliamentary Electorates and Elections Act 1912</i> " from the definition of <i>electoral district</i> in section 4 (1).	29 30		
	Insert instead "has the same meaning as it has in the Electoral Act 2017".	31		
[2]	Section 5 Persons qualified and liable to serve as jurors	32		
	Omit "pursuant to the Parliamentary Electorates and Elections Act 1912".	33		
8.15	Lobbying of Government Officials Act 2011 No 5	34		
[1]	Section 3 Definitions	35		
	Omit "the Parliamentary Electorates and Elections Act 1912" from the definition of <b>Electoral Commission</b> in section 3 (1).	36 37		
	Insert instead "the <i>Electoral Act 2017</i> ".	38		

[2]	Section 3 (	1), de	finition of "officer of a registered political party"	1		
	Omit "Part	4A of	the Parliamentary Electorates and Elections Act 1912".	2		
	Insert instead	ad "Pa	rt 6 of the Electoral Act 2017".	3		
8.16	6 Local Government Act 1993 No 30					
[1]	Section 210A Consultation, public notice and exhibition of proposals regarding ward boundaries					
	Omit "the I	Parlian	mentary Electorates and Elections Act 1912" from section 210A (1) (a).	7		
	Insert instead "the Electoral Act 2017".					
[2]	Section 26	6 Who	has the right to be enrolled as an elector?	9		
	Omit sectio	n 266	(2). Insert instead:	10		
	(2)	whet of that that s	white subsection (1), a person who has been convicted of an offence, wher in New South Wales or elsewhere, and has been sentenced in respect at offence to imprisonment for 12 months or more and is in prison serving sentence is not entitled to be enrolled as an elector for a ward.  3. See section 30 (4) of the <i>Electoral Act 2017</i> for the equivalent disqualification in on to enrolment for State elections.	11 12 13 14 15		
[3]	Section 26	9 Who	is a "resident" for the purposes of this Part?	17		
	Omit section	n 269	(1). Insert instead:	18		
	(1)	enro	the purposes of this Part, a person is a resident of a ward if the person is lled (within the meaning of the <i>Electoral Act 2017</i> ) in respect of an ess that is within the ward.	19 20 21		
[4]	Section 298 Residential roll					
			sed for elections of the Legislative Assembly or for Commonwealth is for the residential roll" from section 298 (2).	23 24		
	Insert instead "information kept on the Electoral Information Register (within the meaning of the <i>Electoral Act 2017</i> ) or on any roll used for Commonwealth elections as sources of information for compiling the residential roll".					
[5]	Section 30	6 Non	ninations	28		
	Omit "unde	er the I	Parliamentary Electorates and Elections Act 1912" from section 306 (5).	29		
[6]	Section 320 Registration of political parties					
	Omit "Part 4A of the <i>Parliamentary Electorates and Elections Act 1912</i> " wherever occurring in section 320 (1) (a) and (2).					
	Insert instead "Part 6 of the Electoral Act 2017".					
[7]	Section 320 (2) (f)–(g2)					
	Omit the paragraphs. Insert instead:					
		(f)	sections 58, 59 (4), 63 (2) and 66 (6) (b) of that Act are to be disregarded,	36 37		
		(g)	the reference in section 63 (1) (a) of that Act to Division 3 of Part 7 of that Act is a reference to any regulations under this Act regarding a political party proposing a candidate for nomination,	38 39 40		

		(g	1) the reference in section 63 (1) (b) of that Act to Subdivision 2 of Division 5 of Part 7 of that Act is a reference to section 321 of this Act,	1 2		
		(g	2) the reference in section 63 (1) (c) of that Act to Subdivision 6 of Division 14 of Part 7 of that Act is a reference to any regulations under this Act regarding registration of electoral material,	3 4 5		
[8]	Chapt	er 10, F	Part 8	6		
	Insert after Part 7 of Chapter 10:					
	Part 8		Enforcement powers in relation to elections	8		
	325	Enforce	ement powers of Electoral Commission	9		
		u e u	for the purpose of enforcing compliance with this Act and the regulations of this Act in connection with elections, the Electoral Commission may exercise any investigative or other functions the Electoral Commission has not the <i>Election Funding, Expenditure and Disclosures Act 1981</i> for the europea of enforcing compliance with that Act.	10 11 12 13 14		
		A	Accordingly, a reference in sections 110, 110A and 110B of that Act to "this Act" is taken to be a reference to this Act and the regulations under this Act, but only in connection with the conduct of elections.	15 16 17		
[9]	Section	n 748 F	Regulations	18		
			arliamentary Electorates and Elections Act 1912" wherever occurring in ) and (4).	19 20		
	Insert	instead	"the Electoral Act 2017".	21		
[10]	Sched	lule 6 R	egulations	22		
	Omit "the Parliamentary Electorates and Elections Act 1912 and the Election Funding and Disclosures Act 1981" from the examples listed after item 14.					
			"the Electoral Act 2017 and the Election Funding, Expenditure and ct 1981".	25 26		
[11]	Dictionary					
			arliamentary Electorates and Elections Act 1912" from the definition of mmissioner.	28 29		
	Insert	instead	"the Electoral Act 2017".	30		
8.17	Pare	nts an	d Citizens Associations Incorporation Act 1976 No 50	31		
	Sectio	n 23B l	Definitions	32		
			urliamentary Electorates and Elections Act 1912" from the definition of missioner.	33 34		
	Insert	instead	"the Electoral Act 2017".	35		

8.18	Parliamentary Budget Officer Act 2010 No 83	1
	Section 3 Definitions	2
	Omit "Part 4A of the <i>Parliamentary Electorates and Elections Act 1912</i> " from the definition of <i>registered party</i> in section 3 (1).	3
	Insert instead "Part 6 of the Electoral Act 2017".	Ę
8.19	Registered Clubs Act 1976 No 31	6
	Section 36 Conduct of club elections by Electoral Commissioner	7
	Omit "the Parliamentary Electorates and Elections Act 1912" from the definition of <b>Electoral Commissioner</b> in section 36 (1).	8
	Insert instead "the Electoral Act 2017".	10
8.20	State Records Regulation 2015	11
	Schedule 1 Provisions excepted from operation of section 21	12
	Insert in alphabetical order in item 2 (Provisions authorising or requiring destruction of records):	13 14
	Electoral Act 2017, sections 146 (Retention of applications) and 175 (Security of election materials and electronic resources)	15 16
8.21	Surveying and Spatial Information Act 2002 No 83	17
[1]	Section 9C Register of public surveys to include details of electoral districts	18
	Omit "Part 2 of the Parliamentary Electorates and Elections Act 1912" from section 9C (1).	19
	Insert instead "Part 3 of the Electoral Act 2017".	20
[2]	Section 9C (2)	21
	Omit "section 14A of the Parliamentary Electorates and Elections Act 1912".	22
	Insert instead "section 24 of the Electoral Act 2017".	23
[3]	Section 33A Delegation	24
	Omit "an Electoral Districts Commissioner under Part 2 of the <i>Parliamentary Electorates</i> and Elections Act 1912" from section 33A (2).	25 26
	Insert instead "a member of the Electoral Districts Redistribution Panel under Part 3 of the <i>Electoral Act 2017</i> ".	27 28