TASMANIA



1869.

ANNO TRICESIMO-TERTIO

VICTORIÆ REGINÆ,

No. 26.

AN ACT to amend the Act, intituled An Act for the Government of Rural Municipalities. [22 October, 1869.]

W HEREAS it is expedient that the Scale of Votes to which each PREAMBLE. Municipal Elector is entitled shall be amended: Be it therefore enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

1 The Twenty-eighth Section of The Act for the Government of Repeal of Sect. 28 Rural Municipalities is hereby repealed.

Repeal of Sect. 28 of 29 Vict. No. 8.

2 Every Municipal Elector shall have a number of Votes pro- Scale of Votes. portioned to the annual value, as ascertained by the Assessment Roll, of the property within the Municipality owned or occupied by him according to the following Scale:—

Annual Value of Property.	Number of Votes.
£5 and under £40 (in the case of a proprietor)	1
£10 and under £40 (in the case of an occupier)	1
£40 and under £80	2
£80 and under £120	3
£120 and under £160	4
£160 and under £200	5
£200 and under £240	6
£240 and under £280	7
£280 and under £320	8
£320 and under £360	9
£360 and upwards	10

Rural Municipalities.

And every Municipal Elector entitled to such Vote or Votes as aforesaid is hereby empowered to give, and shall if he votes give, the number of Votes to which he is so entitled to any number of persons not exceeding the number of Councillors to be elected: Provided, however, that where the annual value of any property in the joint ownership or occupation of more persons than one as Trustees or Executors exceeds the sum of £350, such Trustees or Executors shall not amongst them have in respect of such property a greater number of Votes than Ten.

Acts to be read together.

3 This Act, and the Act intituled An Act for the Government of Rural Municipalities, shall be read and construed as one and the same Act.