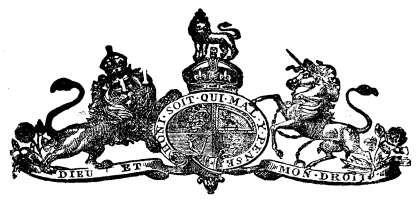
TASMANIA.



1923.

TERTIO DECIMO ANNO

GEORGII V. REGIS.

No. 49.

ANALYSIS.

- 1. Short title. Principal Act.
- 2. Amendment of Section 84 of Principal Act.

Procedure if voting equal.

- 3. Amendment of Section 92 of Principal Act.
- 4. Amendment of Section 125 of Principal Act.
- 5. Amendment of Section 158 of Principal Act.
- 6. Amendment of Principal Act by insertion of new Section 181.
 - Councils may allow rebate on rates in certain cases.
 - Councils may impose penalty for
- non-payment.
 7. Amendment of Subdivision (12) of Section 205 of Principal Act by addition of new paragraph.

Itinerant canvassers.

8. Council may enter into agreement with medical practitioner.

AN ACT to amend "The Local Government 1923. Act, 1906." 12 April, 1923.

A.D.

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

- 1-(1) This Act may be cited as "The Local Government Act, Short title. 1923.
- (2) "The Local Government Act, 1906," is herein called "the Principal Act. 6 Ed. VII. No. Principal Act." 31.

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A.D. 1923.

Amendment of Section 84 of Principal Act. Procedure if veting equal. 2 Section Eighty-four of the Principal Act is hereby amended by expunging Subsection (2) thereof, and substituting the following new Subsection (2) therefor:—

"(2) In the event of Two or more candidates obtaining an equal number of votes at any election, such candidates shall, if one additional vote for any one of them would have entitled him to be declared elected, in the presence and under the direction of the presiding officer, determine by lot which of them shall be declared elected."

Amendment of Section 92 of Principal Act. 3 Section Ninety-two of the Principal Act is hereby amended—

(a) By adding at the end of Paragraph IV. thereof the follow-

ing proviso:—

"Provided that in the event of any regulation being made by the Governor in accordance with the provisions of Subsection (3) of Section Fifty-one of this Act, no election to fill an extraordinary vacancy shall be held on the same day as an annual election for the same ward while any such regulation is in force:

(b) By expunging Paragraph vi. thereof, and substituting the

following new Paragraph vi. therefor:—

"vi. When any extraordinary vacancy or vacancies is or are to be filled at the time of an annual election, the elected candidate or candidates, as the case may be, who obtained the smallest number of votes shall be deemed to have been elected to fill such vacancy or vacancies. And if the number of candidates nominated does not exceed the number of councillors to be elected at such election, a candidate who has gone out of office by rotation on the day appointed for such annual election, shall be deemed to have been elected to fill the vacancy caused by his retirement; and if there be no such candidate the candidates who shall be deemed to have been elected to fill the ordinary and extraordinary vacancies respectively, shall be determined by lot."

Amendment of Section 125 of Principal Act.

- 4 Section One hundred and twenty-five of the Principal Act is hereby amended by inserting therein, after Subsection (3), the following new Subsection (4):—
- "(4) In any case in which the moneys of a council are paid by the collector in accordance with the provisions of Subsection (6) of Section One hundred and twenty-four, such council shall not be required to take security under this section from its treasurer."

Amendment of Section 158 of Principal Act.

5 Section One hundred and fifty-eight of the Principal Act is hereby amended by substituting a comma for the period at the end thereof, and by adding thereto the words, "or may invest the same in Commonwealth or State Bonds or Inscribed Stock."

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6 The Principal Act is hereby amended by inserting therein, in A.D. 1923 place of the repealed Section One hundred and eighty-one, the following new Section 181—

"181-(1) It shall be lawful for any council, by special resolution, insertion of new to provide that a rebate not exceeding Two Pounds Ten Shillings per centum shall be allowed on all rates paid to the council within One month after payment of the same has been demanded as hereinbefore provided.

(2) It shall be lawful for any council, by special resolution, to provide Councils may that there shall be payable in respect of all rates unpaid for a space of impose penalty Four months after payment of the same has been demanded as afore- for non-payment. said, a penalty not exceeding Two Pounds Ten Shillings per centum of the amount so unpaid."

7 Section Two hundred and five of the Principal Act is hereby Amendment of amended by inserting therein after Paragraph x1. of ubdivision (12) thereof the following new Paragraph x11:-

"xii. Providing that all itinerant canvassers for orders, whether addition of new for goods to be supplied or work to be done, who take paragraph. payments in advance in respect thereof, shall be licensed; Itinerant canfor the conditions to be imposed and the fees to be paid in vassers. respect of the issuing of licenses to such persons; and for the granting and cancellation of such licenses."

8—(1) The eouncil of any municipality may enter into an agree- Council may ment with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter into agreement with a duly qualified medical practitioner, and may pay to him enter with medical practitioner, and may pay to him enter with medical practitioner, and may pay to him enter with medical practitioner, and may pay to him enter with medical practitioner, and may pay to him enter with medical practitioner, and may be agreed to the practical practition and the practical pra a special fee or retainer to practise in such municipality upon such cal practitioner. terms and conditions as the Council may determine.

(2) The council may make and levy a special rate for the purpose of providing for the payment to such medical practitioner of such fee or retainer as aforesaid.

Amendment of Principal Act by Section 181.

Councils may allow rebate on rates in certain cases.

Subdivision (12) of Section 205 of Principal Act by