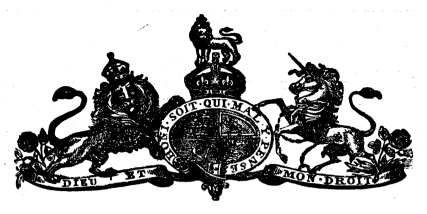
TASMANIA



1910.

ANNO PRIMO

GEORGII V. REGIS,

No. 48.

ANALYSIS

- 1. Short title
- 2. Risdon Bridge District.
- 3. Clarence Council to take polls as to areas A, B, and C.
- 4. Richmond Council to take poll as to area D.
- 5. Brighton Council to take poll as to area E.
- 6. Question to be put at poll for area A.
- 7. Question to be put at polls for areas B, C, D, and E.
- 8. Notice of poll.
- 9. Ballot
- 10. Voting and proceedings same as at election of councillors.
- 11. Council clerks to notify result of polls.
- 12. Power to Governor to supplement provisions of Act.
- 13. If any poll not taken, Minister may provide for poll.
- 14. Expenses of poll.

AN ACT to authorise the taking of a Poll in 1910 regard to the Proposal for the Construction and Maintenance of a Bridge over the River Derwent at Risdon.

[30 December, 1910.]

WHEREAS it is deemed to be expedient to construct a bridge PREAMBLE. across the River Derwent at Risdon for the public use:

And whereas it is desirable to ascertain whether the electors who are owners or occupiers of property within the respective areas described 6d.

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in the Schedule (1.) are willing to submit to a rate towards the cost of construction and maintenance of the said bridge, in the event of the toll receipts from the bridge proving insufficient for the pur-

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:—

Short title.

1 This Act may be cited as "The Risdon Bridge Poll Act, 1910."

Risdon Bridge District.

2 So much of the State of Tasmania as is comprised and described in the Five areas mentioned in Schedule (1.) shall form the Risdon Bridge District.

Clarence Council areas A, B, and

3 On the day for holding their annual election of councillors to take polls as to in the year One thousand nine hundred and eleven, the Municipal Council of the Municipality of Clarence shall, simultaneously with such election if practicable, cause separate polls to be taken of the electors of that Municipality who are owners or occupiers of property within the respective areas A, B, and C in Schedule (1.), as shown by the assessment roll.

Richmond Council to take poll as to area D.

4 On the day for holding their annual election of councillors in the year One thousand nine hundred and eleven, the Municipal Council of the Municipality of Richmond shall, simultaneously with such election if practicable, cause a poll to be taken of the electors of that Municipality who are owners or occupiers of property within area D in Schedule (1.), as shown by the assessment roll.

Brighton Council to take poll as to area E.

5 On the day for holding their annual election of councillors in the year One thousand nine hundred and eleven, the Municipal Council of the Municipality of Brighton shall, simultaneously with such election if practicable, cause a poll to be taken of the electors of that Municipality who are owners or occupiers of property within area E in Schedule (1.), as shown by the assessment roll.

Question to be put at poll for area A. Schedule (2,). Question to be put at polls for areas B, C, D, and E. Schedule (3.). Notice of poll.

- 6 The question to be put at the poll of the electors for area A shall be the question set out in Schedule (2.).
- **7** The question to be put at the polls of the electors for areas B, C, D, and E respectively shall be the question set out in Schedule (3.).
- 8 At least Fourteen days' notice of the poll shall be given by the Municipal Councils respectively by Two advertisements in a newspaper circulating in the area, and by notices affixed to the doors of the council chambers.

Ballot.

9 The poll shall be by ballot.

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10 The number of votes to which each elector is entitled shall be A.D. 1910. the same as that to which he is entitled at an election of councillors. Voting and Division I., intituled "Electors," of Part V. of "The Local Govern-proceedings same ment Act, 1906," as applicable to the case of a subdivided municipality, as at election of shall, with the necessary alterations, accordingly apply.

The proceedings generally at the taking of the poll shall, with any necessary changes, be the same as those prescribed by law at

an election of councillors.

11 The council clerk for each of the Councils aforesaid shall Council clerks to certify to the Minister of Lands and Works the result of every notify result of poll held under this Act within the municipality within Seven days polls. after the taking of the same.

In the case of the Council for the Municipality of Clarence the certificate shall show separately the result in each of the said areas A,

12 The Governor may, if he thinks fit, supplement the provisions of Power to this Act.

Governor to supplement provisions of Act.

13 The Minister of Lands and Works may make such provisions as he may consider desirable to enable any poll under this Act to be carried out if from any cause any poll has not been taken under the foregoing provisions.

If any poll not taken Minister may provide for

14 The expenses in relation to any poll for any area under this Act Expenses of poll. shall be defrayed out of the municipal fund of the municipality in which the area is situated.

SCHEDULES.

(1.)

AREA (A).

The following portion of the Cambridge Ward in the Municipality of Clarence: - Commencing at the angle of the northern bank of the River Derwent and the south-west angle of Lot 5 purchased by T. G. Gregson by the south and part of the east boundary of that land by the north-west boundary of Lot 879 also purchased by T. G. Gregson to Risdon Brook thence by that brook (after crossing the same) to the north-western boundary of land granted to John McRa by that boundary to the north-western boundary of Lot 2503 purchased by S. Sargent by the south-western boundary of land purchased by M. Dixon to the north-western and north-eastern boundary of Lot 2500 purchased by C. De Graves to Belbin Rivulet by that rivulet to south-western boundary of 345 acres 2 roods 0 perches purchased by John Murdoch by that boundary to north-west and portion of south-western boundary of 482 acres located to John Petchey to the north-western and south-western boundaries of Lot 4175 purchased by T. J. Johnson by those boundaries to the north-eastern and southeastern boundaries of 169 acres 3 roods 35 perches purchased by M. W. Simmons by those boundaries to one of the south-eastern and the north-eastern boundaries of 970 acres granted to Wilson, Webster, and Davis by those boundaries to the

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north-western boundary of location to T. G. Gregson by that boundary to the boundary of Lindisfarne Ward by that boundary to the north bank of the River Derwent by that river to the point of commencement.

AREA (B).

The remaining portion of the Cambridge Ward in the Municipality of Clarence.

AREA (C).

The whole of the Lindisfarne Ward in the Municipality of Clarence.

AREA (D).

The whole of the South Ward in the Municipality of Richmond.

AREA (E).

The following portion of the Tea Tree Ward, in the Municipality of Brighton: - Commencing at the angle of the northern bank of the River Derwent and the south-western angle of Lot 5 purchased by T. G. Gregson by the southern and by part of the eastern boundary of that land by the north-western boundary of Lot 879 also purchased by T. G. Gregson to Risdon Brook and thence by that brook (after crosing the same) north-easterly to a north-eastern boundary of Lot 877 purchased by W. Abbott by that boundary by the north-east and part of the north-western boundary of 500 acres granted to J. Robertson by portion of the eastern boundary of 853 acres granted to Cassidy and Pitcairn by the northern and western boundaries of the Parish of Forbes by the western boundaries of the Parish of Ulva to the south-eastern angle of 640 acres granted to W. T. Parramore on the north-west by a south-westerly line along lastmentioned land to land located to William Wild on the south-west by a south-easterly line along that land to the north-eastern angle of said location thence again on the north-west by a south-westerly line along said location to William Wild on the north-east by a north-westerly line along said location to William Wild on the north-east by a north-westerly line along said location to 500 acres granted to Val. Griffiths again on the north-west by a line in a south-westerly direction along lastmentioned land to its south-eastern angle thence again on the north-west by a north-westerly line along the south-western boundary of lastmentioned land to 200 acres located to Benjamin Nokes thence again on the north-west by a line in a southwesterly direction along said location to Lot 484 purchased by John Clark thence again on the south-west by a south-easterly line along one of the northeastern boundaries of the lastmentioned land on the north-east by a westerly line along portion of the southern boundary of lastmentioned land to the northeastern angle of Lot 485 purchased by Abraham Cavill again on the south-west by a south-easterly line along the north-eastern boundaries of lastmentioned land and Lot 491 purchased by Richard Cloak to the south-eastern angle of lastmentioned land again on the north-west by a south-westerly line along the southeastern boundary of said land to 700 acres granted to W. J. P. Bedford thence again on the south-west by a south-easterly line along portion of north-eastern boundary of lastmentioned land to its south-eastern angle on the south-east by a line in a north-easterly direction along portion of the north-western boundary of land granted to Thomas Reynolds terminating at its north-eastern angle thence again on the south-west by a south-easterly line along last-mentioned land to Gage Brook (crossing that brook) thence again on the north-east and north-west following the bank of the lastmentioned brook to the River Derwent and thence by the northern bank of that river to the point of commencement.

(2.)

Are you in favour of the Municipal Council of Clarence guaranteeing a sum not exceeding the sum of £150 per annum towards the cost of construction and maintenance of a bridge across the River Derwent at Risdon, such sum, or so much thereof as may be required, to be levied ratably on all properties within the Area (A) described in Schedule (1.) to "The Risdon Bridge Poll Act, 1910"?

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(3.)

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Are you in favour of the Municipal Council of Clarence (or as the case may be) guaranteeing a sum not exceeding the sum of £75 per annum towards the cost of construction and maintenance of a bridge across the River Derwent at Risdon, such sum, or so much thereof as may be required, to be levied ratably on all properties within the Area (B) (or as the case may be) described in Schedule (1.) to "The Risdon Bridge Poll Act, 1910"?

JOHN VAIL. GOVERNMENT PRINTER, TASMANIA