

(2) If the said land is sold to any person pursuant to this Act, the Governor may, in the name and on behalf of Her Majesty by deed of grant, grant the said land to the purchaser in the same manner and in the same form, and subject to the same reservations, in all respects, as if the said land were Crown land lawfully sold by private contract in accordance with the provisions of the *Crown Lands Act 1935*.

THE SCHEDULE.

(Section 2.)

CITY OF HOBART

0a. 0r. 23p.

Commencing at a point on Murray Street distant 189 feet 11 inches north-westerly from the intersection of that street with Macquarie Street and bounded on the south-east and south-west by 116 feet 2 inches south-westerly and north-westerly in several bearings along portion of 36 perches granted to S. Young again on the south-west by 61 feet 4 inches north-westerly in three bearings along 0a. 3r. 2p. granted to M. Lackey and along 0a. 1r. 11p. granted to J. Roberts on the north-west by 40 feet 9 inches north-easterly along 36 perches granted to J. Carter on the north-east by 11 feet south-easterly again along portion of 36 perches granted to S. Young aforesaid again on the north-west by 78 feet 2½ inches north-easterly in two bearings again along portion of that land along 5½ perches granted to E. Bailey then again along portion of 36 perches granted to S. Young aforesaid to Murray Street aforesaid and thence again on the north-east by 47 feet 11 inches south-easterly along that street to the point of commencement as the same is shown on survey diagram Volume 188R Folio 4 filed and registered in the office of the Surveyor-General and Secretary for Lands at Hobart.

CONSTITUTION.

No. 96 of 1952.

AN ACT to amend the *Constitution Act 1934*.
[19 December, 1952.]

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 *Constitution Act 1952*.

(2) The *Constitution Act 1934*, as subsequently amended, is in this Act referred to as the Principal Act.

2 Section twenty-eight of the Principal Act is amended—

(a) by omitting paragraphs I. and IA. of subsection (1) and substituting therefor the following paragraph:—

Qualification of electors for the Legislative Council.

“I. If he is—

(a) The owner of a freehold estate in possession, whether legal or equitable: or

(b) The occupier of any property, within any division:”;

(b) by omitting from subsection (2) the words “in the division in which such property is situate”; and

(c) by inserting after subsection (2) the following subsection:—

“(2A) A person who is qualified under paragraph I. of subsection (1) of this section to vote at elections of members to serve in the Council may, at his option, be enrolled in the division in which the property in respect of the ownership or occupancy of which he is so qualified is situated or, if he resides elsewhere than in that division, in the division in which he resides.”.

ELECTORAL.

No. 97 of 1952.

AN ACT to amend the *Electoral Act 1907*.
[19 December, 1952.]

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 *Electoral Act 1952*.

Short title and citation.

(2) The *Electoral Act 1907*, as subsequently amended, is in this Act referred to as the Principal Act.

2 After section twenty of the Principal Act the following section is inserted:—

Arrangements with local authorities.

“20A.—(1) The Chief Electoral officer may, with the approval of the Governor, arrange with the council of any city or municipality for the town clerk of the city or the council