

ANNO QUADRAGESIMO NONO ET QUINQUAGESIMO

VICTORIÆ REGINÆ.

A.D. 1886.

No. 379.

An Act to amend "The Jury Act, 1862."

[Assented to, November 17th, 1886.]

WHEREAS it is expedient to amend "The Jury Act, 1862," Preamble. with regard to the formation of Jury Lists, and the times when such Jury Lists may be revised—Be it therefore Enacted by the Governor of the Province of South Australia, with the advice and consent of the Legislative Council and House of Assembly of the said province, in this present Parliament assembled, as follows:

1. The provisions of "The Jury Act, 1862," relating to the Jury rolls to be comformation of Jury Lists, the compilation of the Jurors' Book, and piled once in three years, and to remain of the Jurors' Rolls for Local Courts, requiring the same to be per- in operation for that formed annually, shall hereafter for all purposes be held to have otherwise directs. been complied with by the formation of such Jury Lists and compilation of such Jurors' Book and Jurors' Rolls respectively in every third year; and the Jury Lists, Jurors' Book, and Jurors' Rolls made in the year one thousand eight hundred and eighty-five, pursuant to such provisions, or those that may hereafter be compiled, shall remain in operation for a term of three years, or for such less period as the Governor may by Proclamation in the Government Gazette direct.

time unless Governor

2. Whenever in any Local Court of Full Jurisdiction no day in Jury lists in certain Local Courts may be the month of November is appointed for the sittings of such Court, revised at first sittings the Jury Lists shall be revised in manner provided by the twelfth held after the month section of "The Jury Act, 1862," at the first sitting of such Local Court held after the said month.

of November.

The Jury Act Amendment Act.—1886.

When any new Local Court of Full Jurisa provisional juror's roll may be compiled.

3. Whenever any Local Court of Full Jurisdiction shall hereafter diction is proclaimed, be proclaimed, and a Jury District be appointed for such Court, the Governor may, by Proclamation, direct that a provisional jury list shall be compiled containing the names of all persons residing within such district liable to serve on juries, and qualified according to the provisions of "The Jury Act, 1862;" and such list shall be revised at the first sittings of the Local Court held not less than one month after the completion thereof, and from such revised list the Sheriff shall form a provisional Jurors' Roll for the use of the said Local Court, which shall remain in force until a new Jurors' Roll shall be delivered.

Incorporation and short title.

4. This Act shall be incorporated with "The Jury Act, 1862," and with the Act No. 7, 1865-6, and may be cited as "The Jury Act Amendment Act, 1886."

In the name and on behalf of Her Majesty, I hereby assent to this Bill.

WILLIAM C. F. ROBINSON, Governor.