

ANNO QUARTO

GEORGII V REGIS.

A.D. 1913.

No. 1115.

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

[Assented to, October 2nd, 1913].

E it Enacted by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:-

- 1. (1) This Act may be cited alone as "The Jury Act Further Short title. Amendment Act, 1913."
- (2) "The Jury Act, 1862," the Acts heretofore passed and now in No. 1 of 1862. force amending that Act, and this Act, may be cited together as "The Jury Acts, 1862 to 1913."
- (3) "The Jury Act, 1862," is referred to in this Act as "the principal Act."
- 2. This Act is incorporated with the other Acts mentioned or Incorporation with referred to in section 1, and those Acts and this Act shall be read as one Act.
- 3. For the purpose of ascertaining what men resident within any Capital property Municipality in which Part II. of "The Land Value Assessment qualification of jurors." Act, 1893" is in operation, are qualified and liable to serve as jury- No. 573 of 1893. men, the following rules shall apply:---

1. Any man appearing on the assessment-book as being the owner or occupier of real estate assessed at a land value of not less than Thirty Pounds sterling shall, for the purposes of the principal Act, be deemed to be assessed as the owner or occupier of real estate at an annual value of Ten Pounds sterling and upwards.

The Jury Act Further Amendment Act.—1913.

- owner or occupier of real estate assessed at a land value of not less than Ninety Pounds sterling shall, for the purposes of the principal Act, be deemed to be assessed as the owner or occupier of real estate at an annual value of Thirty Pounds sterling and upwards.
- owner or occupier of real estate assessed at a land value of not less than Three Hundred Pounds sterling shall, for the purposes of the principal Act, be deemed to be assessed as the owner or occupier of real estate at an annual value of One Hundred Pounds sterling and upwards.

ow annual value to be ascertained where land value system obtains. 4. For the purpose of compiling the list required by section 9 of the principal Act, the clerk of such a Municipality as mentioned in section 3 of this Act shall divide the land value of any property, as shown in the assessment-book, by the number three, and the quotient thus obtained (omitting any fraction of a Pound) shall be taken to be the annual value of such property, and shall accordingly be inserted as the annual value thereof in the qualification column of such list.

Validation of lists already prepared.

5. In any case where the clerk of such a Municipality as mentioned in section 3 of this Act has, under section 9 of the principal Act, been called upon to make out a list of men qualified and liable to serve as jurymen at the sittings of the Supreme Court, resident within the boundaries of the said Municipality, and the said clerk has, before the passing of this Act, made out, or begun to make out, such list, such list, or anything contained therein, shall not be invalid or ineffectual on the ground that such clerk in arriving at the annual values inserted in such list, or any of them, has not complied with the requirements of that section, nor with the requirements of this Act: Provided that nothing in this section shall be deemed to interfere in any way with the powers of Justices under section 12 of the principal Act.

Amendment of section 8 of principal Act— Legally qualified medical practitioner exempt.

Amendment of Schedule F— Fee for preparing Jury List.

- 6. Section 8 of the principal Act is amended by inserting the words "legally qualified medical practitioners or" before the word "medical" in the fifth line thereof.
- 7. Schedule F of the principal Act is amended by substituting "s. d." for "s. d." in the first line thereof.

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

DAY H. BOSANQUET, Governor.