ANNO QUINQUAGESIMO NONO ET SEXAGESIMO

VICTORIÆ REGINÆ.

A.D. 1896.

No. 666.

An Act to amend "The Licensed Victuallers Act, 1880," and "The Licensed Victuallers Amendment Act, 1891."

[Assented to, December 19th, 1896.]

Be it 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:

PART I.

PRELIMINARY.

1. This Act may be cited as "The Licensed Victuallers Further Amendment Act, 1896."

2. This Act and "The Licensed Victuallers Act, 1880," hereinafter termed the principal Act, and "The Licensed Victuallers Amendment Act, 1891," hereinafter termed the amending Act, shall be read as forming one Act.

3. This Act is divided into Parts, as follows:

   PART I.—Preliminary:
   PART II.—Clubs:
   PART III.—Local Option:
   PART IV.—Sunday Closing:
   PART V.—Miscellaneous.

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PART
PART II.

CLUBS.

4. The supply of liquor by or on behalf of a club to any member thereof for money or other consideration shall be deemed a sale.

5. No liquor shall be sold or supplied by or on behalf of any club in any clubhouse unless such club has been duly licensed pursuant to this Act, and no liquor shall be sold or supplied in or from any clubhouse to any person whomsoever for use or consumption outside of such clubhouse, or to any person for consumption in such clubhouse, other than to a bona fide member of such club. Every person who shall sell or supply any liquor, and every member of the committee of management of any club who shall permit the sale or supply of any liquor, in violation of this section, shall, for every such offence, forfeit and pay a penalty of not more than Ten Pounds.

6. Section 4 of the amending Act is hereby repealed.

7. The provisions of the principal Act relating to the sale of liquor shall not apply to the sale of liquor in the Parliamentary refreshment rooms by the permission and under the control of the proper authority, or to liquor supplied to any member of the Volunteer or Military Force in any military canteen established under a permit issued by the Chief Secretary, which permit the Chief Secretary is hereby empowered to grant, or to the sale of liquor in any licensed clubhouse: Provided that such liquor be sold only to members of such club, and provided such club is a bona fide association or company of not less than fifty persons, in the case of a club established in the city of Adelaide, and not less than thirty-five persons in the case of a club established elsewhere, and with respect to which clubs the following conditions exist—

i. The club must be established upon premises of which such association or company are the bona fide occupiers, and maintained from the joint funds of the club; and no person must be entitled under its rules to derive any profit, benefit, or advantage from the sale of liquor in the club which is not shared equally by every member thereof:

ii. It must be proved to the satisfaction of the Licensing Bench at an annual or quarterly meeting that the club is such an association or company as in this section is defined, and that the premises of the club are suitable for the purpose:

iii. It must also be proved to the satisfaction of the Licensing Bench that such club has a committee of management, and that some person has been appointed by them steward or manager of such club:

iv. The rules of the club must not be inconsistent with the provisions of this part of this Act, and a certified copy of such rules shall be kept in the possession of the steward or manager of
of the club, to be produced by him when demanded by an
inspector of public houses or police, who shall have the
right to enter the premises of any club at any time when
he considers inspection necessary.

8. If it is desired to procure a licence for any club, the steward or
manager shall, twenty-eight days before the meeting at which he shall
apply for a licence, post on the outer door of the premises in respect
of which such licence shall be applied for a notice in the Form A in
the Schedule hereto, and shall deliver to the clerk of the Bench for
the licensing district in which the said club is situate a duplicate of
such notice, accompanied by a certified copy of the rules of such club,
and the names and addresses of the committee of the said club.

9. Every applicant shall attend the Licensing Bench on the
hearing of his application for a licence, or for a renewal thereof,
and, if required by the Licensing Bench, shall verify upon oath
the averments contained in such application.

10. Upon proof being made to the satisfaction of the Licensing
Bench of the matters mentioned in section 7 hereof, the Bench may
grant to the applicant a licence for such club, and the clerk of the
Bench shall forthwith sign a licence in the Form B in the Schedule
hereto, and forward the same to the Treasurer or some officer
appointed by him.

11. Such licence shall state the name of the then steward or
manager of the said club, which licence, until the receipt of a
notice of the change of such steward or manager by the club, shall be
*prima facie* evidence of such person being such steward or manager.

12. An application for renewal of a licence shall be made by the
steward or manager of the club twenty-eight days before the annual
meeting of the Licensing Bench in every year delivering to the
clerk of the Bench a notice in the Form C in the Schedule hereto.
The Licensing Bench shall have power to refuse to renew the licence
of any club for any of the reasons set forth in section 13 hereof, or
pursuant to the decision of any poll of electors whenever they deem
fit, and no compensation shall be paid. The applicant shall have the
right of appeal to the Supreme Court in the event of any such refusal.

13. The objections to a licence or renewal of licence of which
notice may be given shall be one or more of the following, and no
objection whatever shall be heard or entertained unless notice thereof
has been duly given in accordance with the principal Act—

That the applicant is of bad fame and character; that he is
interested in keeping a brothel; that he is of drunken
habits; that he has, within six months previously, been
deprived of a licence under this or the principal Act; that
the premises of the club are not suitable for the purpose;
that such club is not a *bonâ fide* club within the meaning of section
PART II.

Notice to be given of change of steward or manager, and certified copy of amendments or alteration of rules, to be forwarded within fourteen days.

section 7 hereof; that the conditions of sections 7 and 14 hereof have not been continuously fulfilled; that the management of the licensed premises in such particulars as are specified in the notice has not been satisfactory.

14. Upon every change in the stewardship or managership of any club the committee of management shall, within fourteen days from such change, forward notice thereof to the clerk of the Licensing Bench of the district where the premises of such club are situate, which notice shall be primâ facie evidence of the appointment of the person named therein as the steward or manager of such club. The committee of management shall also, within fourteen days from the making of any amendment or alteration in the rules of such club, forward to the said clerk a certified copy of every such amendment or alteration. Every person who shall violate any of the provisions of this section shall for every such offence forfeit and pay a penalty of not more than Five Pounds.

15. Upon the complaint of an inspector of public houses or police, the steward or manager, or other person conducting or managing a club, may be called upon to show cause before any Special Magistrate or two Justices why the licence of the club should not be cancelled, and upon the hearing of the complaint, if it be proved that the conditions of section 7 hereof have not continuously been fulfilled with respect to the club, and if the licence of the club shall also have three or more convictions for offences under this Act indorsed thereon, the said Special Magistrate or two Justices shall cancel the licence.

16. Every conviction against the steward, manager, or other person conducting or managing a club, or any member of the committee of management of any club, for any offence under this part of this Act shall be indorsed by the Court upon the licence of the club, and such licence shall be produced to the Court for the purpose of having every such conviction indorsed thereon; and if the steward or manager of or other person conducting or managing the club shall refuse or neglect to produce such licence to have any conviction indorsed thereon, or to produce such licence to the Special Magistrate or two Justices, upon the hearing of any complaint under section 15 hereof, if so required by a notice in writing served on him, he shall for every such offence forfeit and pay a penalty of not more than Five Pounds.

17. The licence fee annually payable by clubs shall be Ten Pounds, and until the sum payable for a licence be paid to the Treasurer, and the licence be actually issued, the club shall be deemed unlicensed.

18. The steward or manager for the time being of any club who shall refuse or neglect to produce to any inspector of public houses or police, when demanded, a certified copy of the rules, licence, and register of existing members of the club shall, for every such offence, forfeit and pay a penalty of not more than Ten Pounds.

19. No
19. No person shall be liable to any penalty under this part of this Act until after the twenty-fifth day of March, one thousand eight hundred and ninety-seven.

PART II.

Penalties not recoverable until after March 25th, 1897.

PART III.

LOCAL OPTION.

20. No person shall be deprived of a publican's licence or be prohibited from selling liquor in consequence of the adoption of any resolution under this Act unless and until he shall have received, or shall have been tendered, the compensation (if any) to which he may be entitled.

21. Sections 9, 11, 12, 13, and 14 of the amending Act, relating to the taking of polls of ratepayers, are hereby repealed, and sections 22, 23, 24, 25, 26, 27, 28, 29, and 30 hereof are substituted in lieu thereof.

22. The references to ratepayers in the principal Act and the amending Act shall be read as referring to electors.

23. Each electoral district for the House of Assembly is hereby constituted a local option district, and each electoral district may, by Proclamation, be divided into not more than three local option districts.

24. A quorum of electors in any local option district may cause a local option petition to be presented to the Governor.

25. For the purposes of this Act—

"Electors" means the electors for the House of Assembly qualified to vote within the local option district at an election for members of the House of Assembly:

A quorum of electors shall consist of five hundred electors, or one-tenth of the total number of electors, whichever shall be the smaller number.

26. Any local option petition may pray that a poll be taken upon the question of the adoption of any one of the following resolutions, to have effect within the local option district, that is to say—

First—That no new licences for the sale of intoxicating liquors shall be granted of a particular class to be mentioned in the petition:

Second—That new licences for the sale of intoxicating liquors of a particular class to be mentioned in the petition may be granted:

Third
PART III.

Third—That the number of licences of a particular class to be mentioned in the petition shall be reduced from the present number, to a certain number specified in the petition, the reduction to be not more than a third of the number existing at the time of the receipt of the petition by the Governor:

Fourth—That the number of licences of a particular class to be mentioned in the petition shall not be reduced.

Poll to be taken.

27. The Governor shall, upon receipt of any such petition, by an Order in Council, direct the Returning Officer of the district to cause a poll of the electors to be taken upon a day to be fixed in the said Order in Council, and may by Order in Council prohibit the granting of new licences in the local option district in which the poll is to be taken until such poll has been taken and the return hereinafter referred to made; and the Returning Officer for the province or electoral district, as the case may be, shall cause such poll to be taken, and shall, within three days after the poll has been so taken, make a true return in the form D in the Schedule hereto to the clerk of the Licensing Bench in the district in which the poll has been taken of the decision arrived at on the taking of such poll.

Resolution deemed to be adopted.

28. If a majority of the votes recorded is in favor of the first, second, third, or fourth resolution, such resolution shall be adopted.

No further petition within three years.

29. No further petition in the same local option district shall be presented within three years from the time of the taking of a poll, whether operative or not.

Regulations as to mode of conducting poll.

30. A poll of the electors shall be taken by ballot, in accordance with regulations to be made by the Governor, prescribing the mode in which such poll shall be taken and the form in which the ballot papers shall be framed.

Repeal of certain sections.

31. Sections 15, 16, 17, and 27 of the amending Act, relating to the reduction and increase of licences pursuant to the determination of the ratepayers, are hereby repealed, and sections 32, 33, 34, and 35 hereof are substituted in lieu thereof.

Adoption of first resolution.

32. If the first resolution be adopted, or if the second resolution be negatived, in any local option district, no licence for the sale of liquor shall thereafter be granted in such district except in respect of premises licensed at the time of such adoption. If the first resolution be negatived, or the second resolution be adopted, new licences may be granted.

Adoption of second resolution.

33. If the third resolution be adopted, or if the fourth resolution be negatived, in any local option district, the Licensing Bench having jurisdiction in such local option district, shall, at its annual meeting next after the adoption of the resolution, determine which of the licences shall not be renewed, and at the annual meeting of such Bench next after
after such last mentioned meeting the total number of licences shall be accordingly reduced to the number required and specified in the resolution. The owners and occupiers of the respective premises, publicans' licences for which are not to be renewed, shall be forthwith served with a notice in the form E in the Schedule hereto by the clerk of the Licensing Bench, and such owners and occupiers shall be entitled to any compensation provided in the amending Act. The Bench in determining which of such licences, or which of the licences in the class affected, shall not be renewed, shall consider the convenience of travellers, the site of the licensed premises, the convenience of the majority of the residents near such premises, the length of time during which such premises have been licensed, and the general character thereof, and the circumstances of any transfer of licence during the preceding three years. If the third resolution be negatived, or if the fourth resolution be adopted, renewals of licences may be granted.

34. Every resolution adopted under this part of this Act shall continue in force until altered or rescinded by a subsequent resolution of electors.

PART IV.

SUNDAY CLOSING.

35. Section 30 of the amending Act, relating to Sunday closing, is hereby repealed, and sections 37, 38, and 39 hereof are hereby substituted in lieu thereof.

36. Every licensed person who shall sell or supply any liquor whatsoever on Sunday, except to a bonâ fide traveller calling for liquor on his journey or a bonâ fide lodger, shall be guilty of an offence, and shall, on conviction, for the first offence forfeit and pay a penalty of not more than Five Pounds, for a second offence not more than Ten Pounds, and for the third offence the licence shall be absolutely forfeited; and every person, except a bonâ fide traveller or lodger, who shall buy or obtain, or attempt to buy or obtain, liquor on Sunday shall for the first offence forfeit and pay a penalty of not more than Five Pounds, for a second offence not more than Ten Pounds, and for the third and every subsequent offence may be imprisoned for not more than four weeks: Provided that any such licensed person shall not be liable for the aforesaid penalties if it can be shown to the satisfaction of the Court who shall hear the case that the person holding such licence was imposed upon by the person who had been admitted to such house as a bonâ fide traveller by false representation, and that such last-mentioned person has been convicted of such imposition.

37. No person shall be deemed a “bonâ fide lodger” for the purposes of the preceding section unless he is a regular boarder in the licensed premises, or lodged in the licensed premises on the Saturday night immediately preceding the Sunday.

38. The
PART IV.

Premises to be kept closed on Sundays.

38. The outer doors which face a street, and which are immediately connected with the bar, bar parlor or bar parlors, taproom or taprooms, on any licensed premises, shall be closed on Sunday, and during the whole of such day every door by which admission can be gained to the bar, taproom, or taprooms, and all means of communication therewith, shall be kept shut and locked; and if at any time during such day any such door be open or unlocked, or if any means of internal communication be available for the passage of persons into such bar, taproom, or taprooms, or for the delivery of liquor therefrom, or if a light be therein, it shall be prima facie evidence of an unlawful sale of liquor in such licensed premises on such day, and every person other than the licensee found upon any part of the licensed premises during such day shall, upon being requested to do so by any police officer, give his true name and address, and, upon refusing to do so, or giving a false name or false address, may be apprehended, without warrant, and such refusal, or giving of a false name or false address, shall be prima facie evidence of the unlawful buying or obtaining of or attempting to buy or obtain liquor by such person on Sunday.

PART V.

MISCELLANEOUS.

39. Any person holding a licence under this Act, or any Act incorporated herewith, or any person in his employ, who shall supply or permit to be supplied any liquor to any child under the age of fifteen years, shall be liable to a penalty of not less than One Pound nor more than Five Pounds.

40. Any person who shall send, or cause to be sent, any child under the age of fifteen years to any licensed premises for the purpose of procuring intoxicating liquor shall be guilty of an offence against this Act, and shall be liable to a penalty of not less than One Pound nor more than Five Pounds.

41. Section 8 of the amending Act shall be read and construed as if the following words were inserted therein at the end of paragraph (a) in Part II., namely—"That the licensing of the premises is not required for the accommodation of the public," and as if the following new paragraph were inserted in Part III. thereof, namely—

(d) As to all applications—That the licensing of the premises is not required for the accommodation of the public.

42. From and after the entry of and continuing or carrying on business by any of the persons specified in the second column of section 50 of the principal Act upon the licensed premises of the holder of a publican’s or wine licence, or of a certificate from a
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Special Magistrate, as mentioned in the said section, until the grant of the certificate by the Special Magistrate, as also mentioned in the said section, the person so entering and continuing or carrying on the business shall be liable to the same liabilities and penalties as if he held a licence under the said Act.

43. The word "knowingly" in the fifth line of section 74 of the principal Act, used in reference to the suffering by a licensed person of the assembling of prostitutes and others at his licensed premises, is hereby repealed.

44. No permit under section 61 of the principal Act shall hereafter be granted by Justices unless such Justices shall reside within ten miles of the licensed premises; but any such permit may be granted by any Special Magistrate.

45. If any person who was entitled to apply for the renewal of any licence shall fail to make application to the Licensing Bench having jurisdiction in the case for the renewal of such licence within the proper time, it shall be lawful for a Special Magistrate, if he is satisfied that such failure to make application arose through illness, accident, or misadventure, to grant to such person upon payment of a fee equal to one-fourth of the annual licence fee a special permit, which shall authorise the grantee to carry on the business of the premises in respect of which application for a renewal of the licence has not been made in proper time, until the next quarterly meeting of the Licensing Bench having jurisdiction in the case; and such person shall, during the period such permit remains in force, be deemed a licensed person, and shall be subject to the same liabilities and penalties as if he held a licence under the principal Act.

46. Every person applying for a new storekeeper's colonial wine licence in respect of any premises shall post and keep posted a notice on the outer door of the premises, or on a notice board on a conspicuous part of such premises if the house or store has not been erected, for not less than twenty-eight days before the meeting of the Licensing Bench at which the application is to be made.

47. In case any publican's licence shall hereafter be applied for in respect of any premises situate at Renmark Irrigation Colony, the Licensing Bench having jurisdiction in the matter may, if a petition shall be presented to such bench, signed by not less than a majority of the householders resident within a mile of the site of the proposed licensed premises, praying that such publican's licence shall only be granted subject to the conditions herein contained, grant a publican's licence in respect of such premises under and subject to the conditions following:—

(1) The business shall be vested in a committee in trust for the purposes set out in the petition and approved by the Treasurer:

(2) The
(2) The business shall be managed by the committee of management, the first members of which shall be nominated by the householders in the petition aforesaid, and the mode of appointing members subsequently shall be set out in the petition.

The licence when granted shall not issue until the Treasurer has been satisfied that the proper arrangements have been made for carrying the above conditions into effect, and has approved of the purpose to which any profits are to be applied.

48. Section 50 of the principal Act is hereby amended by inserting after the word "wine" in the first line the words "or storekeeper's, or storekeeper's colonial wine, or billiard table."

49. Section 64 of the principal Act is hereby repealed, and the following section inserted in lieu thereof, that is to say:—

If the nearest Special Magistrate to any goldfield, with the consent of the officer in charge of such goldfield, shall approve of any person holding a publican's licence selling liquor, or any person holding a wine licence selling mead, wine, cider, or perry, on such goldfield, in any erection or building to be approved by such Special Magistrate, the said Special Magistrate may grant one or more certificates or certificates in the form contained in Schedule T hereto, to sell liquor, or mead, wine, cider, or perry, as the case may be, in a stated place on such goldfield for the residue of the term of the licence, subject to a fee of Five Pounds for a publican's licence, and One Pound for a wine licence, to be paid into the hands of the officer appointed by the Governor to have charge of such goldfield, and to be by him paid into the Treasury of the province. Such certificates may be renewable from time to time for a further term of not exceeding six months by the Licensing Bench of Magistrates of the district in which the said goldfields are situate at their annual or quarterly meeting, so long as the person holding the same shall hold a licence under this Act, or any Act amending the same, on like payment, until such time as permanent townships may be declared in the vicinity of such goldfield, or that an hotel has been licensed to meet the requirements of the locality. And any person holding such certificate for premises situate within the area of one mile from such proclaimed township or hotel as aforesaid after thirty days' notice by the clerk of the Bench of Magistrates for the district, shall cease to be entitled to sell liquor, or mead, wine, cider, or perry, as the case may be, under such certificate: Provided that a certificate shall not be granted to any person who has not lawful authority to occupy the Crown lands in which the premises in respect of which such certificate is given be situated.

50. Section 6 of the principal Act is hereby amended by striking out the words "one reputed quart bottle" in the tenth line and inserting "one imperial gallon" in lieu thereof.

51. Section
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51. Section 30 of the principal Act is hereby amended by the insertion of the words "or storekeeper's colonial wine" after the word "wine" in the first line of the said section.

52. Schedule C of Act 191 of 1880 is hereby amended by inserting in the sixth line between the words "of" and "spirits" the words "one kind of," and between "dozen" and "bottles" in the same line by inserting "reputed quarts."

53. Every licensed person charged with any offence under the principal Act, the amending Act, or this Act, shall produce his licence to the Special Magistrate or Justices hearing such charge, and if such licensed person shall be convicted of the offence charged such Special Magistrate or Justices shall indorse a memorandum of such conviction on such licence. Any licensed person who shall neglect or refuse to produce his licence to such Special Magistrate or Justices, as required by this Act, shall be liable to a penalty of not more than Twenty Pounds.

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

T. F. BUXTON, Governor.
THE SCHEDULE REFERRED TO.

A.

Form of Application for a Club Licence.

"The Licensed Victuallers Further Amendment Act, 1896."

To the Licensing Bench for the Licensing District of

I, A.B., of [here state the residence and trade or calling], do hereby give notice that it is my intention to apply at the next meeting of the Licensing Bench for the Licensing District of ____________ , to be holden at ____________ , in this behalf, for a licence for the [here state the name of the club], to sell liquor to members of such club, in the house situate in ____________ street, at ____________ , which it is intended to keep as a club to be called the ____________ .

And I do hereby declare that I am the duly appointed steward (or manager) of the said club, and am duly authorised to make this application, and that the accompanying prints (or papers writing) contain a true copy of the existing rules, and of the names, descriptions, and addresses of the existing members of the committee of the said club.

Dated this ____________ day of ____________ 189 .

B.

Form of Club Licence.

"The Licensed Victuallers Further Amendment Act, 1896."

I, A.B., clerk to the Licensing Bench of the Licensing District of ____________ , in the province of South Australia, do hereby certify that on the ____________ day of ____________ 189 , a club licence was granted by the said Licensing Bench at their meeting holden at ____________ to the [here state the name of club licensed], upon the application of ____________ , the steward (or manager) of the said club, and that the said the ____________ is hereby licensed to sell liquor to members of such club in the house situate in ____________ street, at ____________ , in the said province, but not elsewhere; and this licence shall commence upon the day of the issue thereof by the Treasurer, and continue in force until the twenty-fifth day of March in the year now next ensuing, provided it be not cancelled in the meantime.

Given under my hand, at ____________ , this ____________ day of ____________ 189 .

C.

Form of Application for Renewal of a Club Licence.

"The Licensed Victuallers Further Amendment Act, 1896."

To the Licensing Bench for the Licensing District of ____________ , in

I, A.B. [here state the residence and trade or calling], do hereby give notice that it is my intention to apply at the next meeting of the Licensing Bench for the Licensing District of ____________ , to be holden at ____________ , in this behalf, for a renewal of the licence of the [here state the name of the club], to sell liquor in the house situate in ____________ street, at ____________ , in the said province, ____________ which
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which it is intended to keep as a club, to be called the
And I do hereby declare that I am the duly appointed steward (or manager) of the
said club, and am duly authorised to make this application, and that the accompanying
paper writing contains the names, descriptions, and addresses of the existing members
of the committee of the said club.
Dated this day of , 189 .

D.

To the Clerk of the Licensing Bench, Licensing District of

Pursuant to the provisions of “The Licensed Victuallers Further Amendment
Act, 1896,” I hereby certify that, on the day of 18 , a poll of the electors of the Electoral District (or Districts) of , constituting the Local Option District of , was taken in terms of Order in Council made the day of , 18 , and that the decision arrived at on the taking of such poll was as follows:

<table>
<thead>
<tr>
<th>Resolutions Proposed.</th>
<th>Total Number of Electors Qualified to Vote.</th>
<th>Number of Electors who Recorded their Votes.</th>
<th>Number of Votes for the Adoption of the Resolution.</th>
<th>Number of Votes against the Adoption of the Resolution.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. That new licences for the sale of intoxicating liquors shall be refused ...............</td>
<td></td>
<td></td>
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<tr>
<td>2. That new licences for the sale of intoxicating liquors may be granted...............</td>
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<tr>
<td>3. That the number of licences shall be permanently reduced to [ ] ..................</td>
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<tr>
<td>4. That the number of licences shall not be reduced........</td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Dated the day of 18 .

Returning Officer—

E.

To

Pursuant to the provisions of “The Licensed Victuallers Further Amendment
Act, 1896,” I hereby give you notice that, on the day of 18 , a poll of the electors of the Electoral District (or Districts) of , constituting the Local Option District of , was taken in terms of Order in Council made the day of , 18 , and that the decision arrived at on the taking of such poll was as follows:—“That the number of licences shall be permanently reduced to .” And I further give you notice that the licence issued in respect of the hotel or premises situated [describe situation or locality], and known as [give name], will not be renewed.
Dated

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