

BILLE POBAL-BHREITHE (DREACHT-BHUNREACHT), 1937. PLEBISCITE (DRAFT CONSTITUTION) BILL, 1937.

> Mar do tugadh isteach. 'As introduced.

ARRANGEMENT OF SECTIONS.

Section.

- 1. Definitions.
- 2. Obligation to submit the Draft Constitution to a plebiscite.

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- 3. The plebiscite returning officer.
- 4. Persons entitled to vote at the plebiscite.
- 5. Method of taking the plebiscite.
- 6. Ballot papers at the plebiscite.
- 7. Voting at the plebiscite.
- 8. Prevention of electoral abuses at the plebiscite.
- 9. Counting of the votes given at the plebiscite.
- 10. Issuing of instructions by the Minister.
- 11. Returning officers' expenses.
- 12. Short title.

Schedule-Form of ballot paper.

[No. 15 of 1937.]

SAORSTÁT EIREANN.

POBAL-BHREITHE (DREACHT-BHUNREACHT), BILLE 1937. PLEBISCITE (DRAFT CONSTITUTION) BILL, 1937.

BILL

entitled

AN ACT TO PROVIDE FOR THE TAKING OF A PLEBISCITE ON A DRAFT CONSTITUTION APPROVED OF BY DAIL EIREANN (WHETHER BEFORE OR AFTER THE PAS-SING OF THIS ACT) BEFORE THE DISSOLUTION OF 10 THE OIREACHTAS WHICH SHALL OCCUR NEXT AFTER THE PASSING OF THIS ACT.

BE IT ENACTED BY THE OIREACHTAS OF SAORSTAT EIREANN AS FOLLOWS :-

Definitions

1.-In this Act-

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the expression "the Minister" means the Minister for Local Government and Public Health;

the expression "the general election" means the general election of members of Dáil Eireann consequent on the dissolution of the Oireachtas which shall occur next after the passing of this Act; 20

the expression "the Draft Constitution " means a Draft Constitution approved of by Dáil Eireann (whether before or after the passing of this Act) before the general election;

the expression "the plebiscite " means the plebiscite required by this Act to be held in relation to the Draft Constitution. 25

Obligation to submit the Draft Constitution to

a plebiscite,

2.-(1) The Draft Constitution shall be submitted to a plebiscite of the people in accordance with this Act.

(2) The plebiseite shall be taken throughout Saorstát Eireann on the day which is the polling day at the general election.

(3) The votes at the plebiscite shall be given by secret ballot.

The plebiscite returning officer.

3.-(1) For the purpose of the plebiscite there shall be a plebiscite returning officer who shall be appointed by the Minister not later than the last day for receiving nominations at the general election.

(2) The plebiscite returning officer shall perform such duties as 35 are imposed on him by or under this Act.

4.-(1) For the purpose of taking the plebiseite, Saorstát Persons entitled Eireann shall be deemed to be divided into the same con- to vote at the stituencies as those into which it is divided for the purpose of plebiscite. the general election.

(2) Every person who is entitled to vote at the general election 5 (and no other persons) shall be entitled to vote at the plebiscite.

(3) Every person voting at the plebiscite shall record his vote in the constituency in which he is entitled to vote at the general election.

(4) Where, by reason of the number of candidates nominated 10 in a constituency not exceeding the number of vacancies to be filled, no poll is taken in such constituency at the general election, every person who would have been entitled to vote in such constituency at the general election if a poll had been taken 15 therein shall be entitled to vote in such constituency at the taking of the plebiscite.

(5) No person shall be entitled to vote more than once at the plebiscite.

5.--(1) In every constituency in which a poll is taken at the Method of taking 20 general election, the plebiscite shall be taken at the same time, the plebiscite. in the same places, by the same persons, and in the same manner as such poll is taken.

(2) In every constituency in which no poll is taken at the general election owing to the number of candidates nominated 25 not exceeding the number of vacancies to be filled, the plebiscite shall be taken at the time, in the places, by the persons, and in the manner in which such poll (if one had been taken) would have been required by law to be taken.

(3) Subject to the provisions of this Act, the law relating to 30 the taking of a poll at a general election of members of Dáil Eireann shall apply, with the necessary modifications, to the taking of the plebiscite as if the plebiscite were a poll at such general election.

(4) If any doubt, question, or dispute shall arise or, in the 35 opinion of the Minister, be likely to arise in relation to the modifications in the law relating to the taking of the poll at a general election of members of Dáil Eireann which are necessary to enable that law to apply, in pursuance of the next preceding sub-section of this section, to the taking of the plebiscite, such 40 doubt, question, or dispute shall be decided by the Minister or the Minister may, if he so thinks proper, make by order any modification of the said law which appears to him to be necessary to enable such law to apply as aforesaid.

6.-(1) The ballot papers at the plebiscite shall be in the form Ballot papers at 45 set out in the Schedule to this Act.

the plebiscite.

(2) The same official mark shall be used for the ballot papers at the plebiscite as is used for the ballot papers at the general election.

(3) The following provisions shall apply and have effect in every constituency in which a poll is taken at the general election, that 50 is to say :-

> (a) the ballot paper for the plebiseite shall be handed to each voter or, in the case of voters on the postal voters list, sent to each voter at the same time as the ballot paper for the general election is handed or sent to him;

- (b) every returning officer may, if he so thinks proper, provide separate ballot boxes for the ballot papers for the plebiscite and for the ballot papers for the general election;
- (c) where separate ballot boxes are not provided under the next 5 preceding paragraph of this sub-section, the ballot papers for the plebiscite and the ballot papers for the general election shall be put into the same ballot boxes.

Voting at the plebiscite.

7.—(1) Every voter at the plebiscite shall record his vote by marking his ballot paper in accordance with the instuctions for 10 marking which are printed on the ballot paper.

(2) Any ballot paper at the plebiscite which does not bear the official mark, or on which the mark "X" is not placed at all or is not so placed as to indicate either that the voter approves, or that he does not approve, of the Draft Constitution, or on 15 which the mark "X" is placed in the square opposite the word "Yes" and is also placed in the square opposite the word "No", or on which anything by which the voter can be identified (except the number required by law to be printed on the back of the ballot paper) is written or marked shall be invalid 20 and shall not be counted.

Prevention of electoral abuses at the plebiscite. 8.—(1) The plebiscite shall be an election within the meaning and for the purposes of the Prevention of Electoral Abuses Act, 1923 (No. 38 of 1923), and the word "election" wherever it is used without qualification in that Act shall be construed as 25 including the plebiscite and the said Act shall apply and have effect in relation to the plebiscite accordingly.

(2) In addition and without prejudice to the provisions of the next preceding sub-section of this section, every statutory provision relating to bribery, personation, or corrupt practices at 30 elections of members of Dáil Eireann or to election petitions in respect of such elections which is in force at the passing of this Act shall apply and have effect in relation to the plebiscite, and for that purpose every reference in any such statutory provision to an election of members of Dáil Eireann shall be construed as 35 referring to the plebiscite.

(3) For the purpose of calculating the time within which anything is required by law to be done in relation to a petition questioning the return to the plebiscite, the date on which the said return is published in the *Iris Oifigiúil* by the plebiscite returning officer in pursuance of this Act shall be substituted for the date on which the return to the writ for the election of members of Dáil Eireann is made by a returning officer to the Clerk of Dáil Eireann.

(4) It shall not be obligatory on a Court hearing a petition 45 questioning the return to the plebiscite to cause a re-count to be made of the votes given or otherwise to investigate the voting or the counting of votes at the plebiscite in any constituency in respect of which the Court is satisfied that the voting in that constituency is not in issue on such petition.

(5) The agent of a candidate at the general election shall, so far as is not inconsistent with this Act, have the like privileges in relation to the plebiscite as he has in relation to the general election.

(6) Every personation agent appointed under section 22 of the 55 Prevention of Electoral Abuses Act, 1923 (No. 38 of 1923), for the purposes of the general election shall be deemed also to

have been appointed as such personation agent for the purposes. of the plebiscite and shall accordingly have, in relation to the plebiscite, the like powers and duties as he has in relation to the general election.

5 9.-(1) The votes given at the plebiscite in any constituency Counting of the in which a poll is taken at the general election shall be counted votes given at the in the same place and, so far as may be practicable, at the same plebiscite. time and in the same manner as the votes given in that constituency at the general election are counted, and every person

10 who is entitled to be present at the counting of the said votes given at the general election shall be entitled to be present at the counting of the said votes given at the plebiscite.

(2) In every constituency in which no poll is taken at the general election owing to the number of candidates nominated 15 not exceeding the number of vacancies to be filled, the returning officer for such constituency shall cause the votes given at the plebiscite in such constituency to be counted in the place, at the time and, as nearly as may be practicable, in the same manner as the votes given at the general election in such constituency 20 (if a poll had been taken therein) would have been required by law to be counted, save that the persons entitled to be present at such counting of the said votes shall (subject to any instruc-

tions issued by the Minister under this Act) be determined by the returning officer in his absolute discretion. 25 (3) When the returning officer for any constituency has completed the counting of the votes given at the plebiscite in such constituency he shall take the like steps and do the like things

in relation to the taking of the plebiscite in such constituency as he is required by law to do in relation to the taking of a poll, 30 save that, immediately upon the completion of the counting of the said votes, he shall transmit by post to the plebiseite returning officer in an envelope marked "Local Return to Plebi-

scite" a return stating the number of votes given at the plebiscite in his constituency approving of the Draft Consti-35 tution and the number of votes so given not approving of the Draft Constitution and shall publish a copy of such return in the manner in which he is required by law to publish the result of the taking of a poll.

(4) Every envelope marked " Local Return to Plebiseite " which 40 is sent by a returning officer by post to the plebiscite returning officer in pursuance of the next preceding sub-section of this section shall be forwarded and delivered by the Minister for Posts and Telegraphs free of charge.

(5) When the plebiscite returning officer has received from the 45 several returning officers returns of the voting at the plebiscite in all the constituencies, he shall tabulate such results and ascertain therefrom the result of the voting at the plebiscite, and shall publish in the Irish Oifigiuil a return declaring the result of the said voting, and stating the total number of votes given at the

50 plebiscite approving of the Draft Constitution and the total number of votes similarly given not approving of the Draft Constitution, and also stating in respect of every constituency the number of votes given at the plebiscite in such constituency approving of the Draft Constitution and the number of votes similarly given not 55 approving of the Draft Constitution.

(6) The publication in the Irish Oifigiuil in pursuance of the next preceding sub-section of this section of the return required by that sub-section to be so published shall be conclusive evidence of the several matters declared or stated in such return, save in so 60 far as such matters or any of them may be varied on or in consequence of an election petition.

Issuing of instructions by the Minister. 10.—(1) The Minister may issue to all or any returning officers such instructions in relation to the conduct of the plebiscite, and in relation, in particular, to compliance with the enactments and the use of forms relating to elections which are made applicable to the plebiscite by this Act, as the Minister shall consider necessary or desirable in order to ensure the smooth and efficient taking of the plebiscite and to secure uniformity of procedure in regard thereto in all constituencies.

(2) It shall be the duty of every returning officer to observe and comply with all instructions given to him by the Minister 1C under the next preceding sub-section of this section.

(3) If any difficulty shall arise in the taking of the plebiscite in pursuance of this Act, the Minister may by order do any matter or thing which appears to him to be necessary for the proper taking of the plebiscite. 15

(4) No returning officer shall be required or authorised by an instruction given to him or an order made by the Minister under this section to do any act (whether of commission or omission) which is contrary to this Act or which would, directly or indirectly, infringe the secrecy of the ballot at the plebiscite. 20

Returning officers' expenses.

Short title.

11.—(1) The plebiscite returning officer and every returning officer for a constituency shall be entitled to his reasonable charges, not exceeding the sums specified in the appropriate scale of maximum charges framed under this section, in respect of services and expenses of the several kinds mentioned in the 25 said scale which have been properly rendered or incurred by him for the purposes of or in connection with the plebiscite.

(2) The amount of any such charge as is mentioned in the foregoing sub-section of this section shall be paid by the Minister for Finance out of the central fund or the growing produce 30 thereof on an account to be submitted to him in accordance with regulations made by him under this section, but the said Minister may, if he thinks fit, before payment of the charges of any returning officer for a constituency apply to the Judge of the Circuit Court having jurisdiction in such constituency for the taxation 35 of such account and thereupon such Judge shall cause such account to be taxed and the amount payable thereunder to be determined by the county registrar.

(3) The Minister for Finance may, if he so thinks fit, on the application of the plebiscite returning officer or any returning 40 officer for a constituency, make to such officer, on such terms as the said Minister shall think proper, an advance on account of the charges of such officer under this section.

(4) The taxation under this section of the account of a returning officer for a constituency shall, if the Judge so directs on 45 the application of such returning officer, include the taxation and determination of the amount of any claim made by any person against such returning officer in respect of any matter charged for in such account.

(5) The Minister for Finance shall prescribe for the purposes of 50 this section scales of maximum charges by the plebiscite returning officer and returning officers for constituencies respectively, and shall also make regulations prescribing the time when and manner and form in which accounts are to be rendered to him for the purpose of payment of charges under this section. 55

12.—This Act may be cited as the Plebiseite (Draft Constitution) Act, 1937.

SCHEDULE.

FORM OF BALLOT PAPER.

FORM OF FRONT OF BALLOT PAPER.

Co-duille Pobalbreite

Plebiscite Counterfoil

Umin

Number]

An sontuionn tù leis an Oréact-Dunneset is avar von Podalvreit seo?

Do you approve of the Draft Constitution which is the subject of this Plebiscite ?

| | Aoncuim Yes | |
|----------------------------------|------------------|--|
| Contraction of the second second | Ni aonzuim No | |

τπεοπαάα ι υταού απ φάιρειπ seo το marcáil.

Má aoncuíonn cú, cuir an marc "X" sa cearnóis os coinne an pocail "aoncuím." Mara n-aoncuíonn cú, cuir an marc "X" os coinne na brocal "Ní aoncuím."

INSTRUCTIONS FOR MARKING THIS PAPER. If you approve, place the mark "X" in the square opposite the word "Yes." If you do not approve, place the mark "X" in the square opposite the word "No."

FORM OF BACK OF BALLOT PAPER.

| Number | | |
|-----------------|------|--|
| | | |
| Constituency of | | |

Plebiscite on the Draft Constitution, 1937.

Note.—The number on the back of the ballot paper is to correspond with the number on the counterfoil.

Saorstát Eireann.

Saorstát Eireann.

BILLE POBAL-BHREITHE (DREACHT-BHUNREACHT), 1937.

PLEBISCITE

(DRAFT CONSTITUTION) BILL, 1937.

BILLE

(mar do tugadh isteach)

dá ngairmtear

Acht chun socruithe do dhéanamh chun Pobal-Bhreithe d'fháil ar Dhréacht-Bhunreacht do cheaduigh no cheadóidh Dáil Eireann (roimh an Acht so do rith no dá éis sin) roimh an Oireachtas do scur den chéad uair tar éis an Achta so do rith.

BILL

(as introduced)

entitled

An Act to provide for the taking of a Plebiseite on a Draft Constitution approved of by Dáil Eireann (whether before or after the passing of this Act) before the dissolution of the Oireachtas which shall occur next after the passing of this Act.

An tAire Rialtais Aitiúla agus Sláinte Puiblí do thug isteach.

Do horduíodh, ag Dáil Eireann, do chlóbhualadh, 25adh Bealtaine, 1937. Introduced by the Minister for Local Government and Public Health.

Ordered, by Dáil Eireann, to be printed, 25th May, 1937.

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