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	dated 20th September, 2022
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"field registrar" means a person appointed field registrar under section 28;

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- "Gazette list" means the latest list of a Chiefdom Council appearing in the Gazette prior to an election;
- "general election" means a general election for Members of Parliament;
- "National Returning Officer" means the Chief Electoral Commissioner who is responsible for the supervision and conduct of elections under this Act;
- "nomination paper" means the printed form used for the purpose of nominating a Presidential candidate or other candidate for election under this Act:
- "non-citizen" means a person who is not a citizen of Sierra Leone:
- "observer" means a person or group of persons representing an organisation, whether national or international, accredited by the Electoral Commission for the purpose of observing an aspect or all aspects of the electoral process, without interference in the process, including voter registration, nomination for election, campaigning, polling, counting and the announcement of results, conducted by the Commission;
- "official mark" means an official secret mark, prescribed by the Commission, impressed upon a ballot paper before delivery to an elector at an election;
- "ordinary residence" in relation to a person means the home or place where he normally resides and to which he returns regularly after any period of temporary absence:

SIGNED this 6th day of September, 2022.

DR. JULIUS MAADA BIO, President. No. 17 2022 Sierra Leone

The Public Elections Act, 2022

Short title.

Being an Act to repeal and replace the Public Elections Act, 2012 (Act No. 4 of 2012), to provide for supplementary provisions to sections 32 and 33 of the Constitution of Sierra Leone, 1991(Act No. 6 of 1991) with respect to the Electoral Commission and to provide for other related matters.

> Date of commencement.

ENACTED by the President and Members of Parliament in this present Parliament assembled.

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PART I-PRELIMINARY

Interpretation. 1.

2

1. In this Act, unless the context otherwise requires-

"ballot paper" means the printed form used for the purpose of voting for a candidate;

"candidate" includes a person nominated for election as -

- (a) President of Sierra Leone;
- (b) Member of Parliament;
- (c) Paramount Chief; or
- (d) member of a local council, town or village head;
- "constituency" means a constituency prescribed by the Electoral Commission, acting with the approval of Parliament, under subsection (1) of section 38 of the Constitution of Sierra Leone, 1991;
- "Constitution" means the Constitution of Sierra Leone, 1991(Act No. 6 of 1991);
- "Court" means the Election Offences and Petitions Court referred to in section 145;
- "corrupt practice" includes personation, undue influence, bribery, aiding, abetting, counselling or procuring the commission of any of these offences;
- " dangerous weapon or missile" includes a cannon, gun, rifle, carbine, revolver, pistol or any other firearm, bow and arrow, spear, cutlass, knife, dagger, axe, cudgel, or any other thing capable of being used as an offensive weapon or missile, including teargas, acid and an inflammable substance capable of injuring a person;
- "district" means a district established under the Provinces Act (Cap. 60);

"district block representation system" means a voting system for electing representatives in electoral districts as specified in the 12th schedule;

- "District Returning Officer" means a person appointed by the Electoral Commission to supervise and conduct district level elections;
- "election" means an election for the President of Sierra Leone, Member of Parliament, Paramount Chief; local council, town or village head;

"election material" includes -

- (a) a ballot box, ballot paper, counterfoil, envelope, packet, statement and other document used in connection with voting in an election;
- (b) information technology equipment, instruments, seals and other materials required for the purpose of conducting an election;
- "election period" means the period between the commencement of an election, which is the date of the proclamation of the election and the ending of the election, which is the date the Electoral Commission receives the results of the election for publication in the Gazette;
- "electoral area" means a district, ward or other electoral area into which Sierra Leone is divided;
- "Electoral Commission" means the Electoral Commission referred to in section 32 of the Constitution of Sierra Leone, 1991;
- "Electoral Commissioner" means a member of the Commission;
- "electoral officer" includes a member of staff of the Electoral Commission or a person performing a duty under this Act"

8	No. 17	The Public Elections Act	2022	No. 17	The Public Elections Act	2022
Independence of Commission.	(11) of section 2	Electoral Commission shall, pursuar 32 of the Constitution, be an indepen	ident body.		"Paramount Chief" means a chier subordinate in his ordinary jurisdiction chief but does not include an acting cli chief;	on to any other
Resignation from Commission.		Chairman or an Electoral Commission ritten notice addressed to the Preside			"Paramount Chief Member" means	
Removal of member for		A member of the Electoral Commissio 3) of section 32 of the Constitution, bo			Parliament referred to in paragraph (a (1) of section 74 of the Constitution;	
gross misconduct.	office, whether	esident for inability to discharge the arising from infirmity of mind or booss misconduct.			"political party" means an association registered as a political party unde Parties Act, 2002;	
	removed from statement of the	When a member of the Electoral Com office for gross misconduct under s e gross misconduct shall be address he President, adapting for that purpo	section (1), the ed to a tribunal		"Polling Agent" means a person appoin agent by either a political party or a candidate to observe polling in a pol polling centre on their behalf;	n independent
	(a) and (b) of s subsections (6)	ubsection (5) of section 137 of the C and (7) of that section shall apply, wi	Constitution and		"Polling Assistant" means a person app assistant under paragraph (c) of sect	
Remuneration, allowances	6. (1)	o the removal of that member. The terms and conditions of service of pers of the Electoral Commission			"Polling Centre" means an area pres Electoral Commission within an ele chiefdom for the purpose of voting o	ctoral ward or
and privileges of members.	remuneration, a Parliament und	allowances and privileges, shall be er the State Salaries, Pensions, Gratt 03 (Act No. 4 of 2003).	prescribed by		"Polling Centre Manager" means a per by the Electoral Commission to conduct of polling at the polling paragraph (b) of section 49;	supervise the
	subsection (1)	The terms and conditions of service shall not be altered to the detriment or rs of the Electoral Commission.			"Polling Station" means a building or s polling takes place during election d	
Functions of Commission.		The object of the Commission is to ons, in accordance with section 33 of the section 34 of the section			"presidential candidate" means a perso a candidate in a presidential election	
	-	(a) the continuous registration o for public elections and ref	f eligible voters		"presidential election" means an election person to the office of President of the Sierra Leone;	
		(b) the preparation, maintenan revision of the Register of Vo	-		"public election" means an election of Members of Parliament, members of town or village head, in the Weste	local councils,

District;

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- "Presiding Officer" means a person appointed as such under section 49 and includes an Assistant Presiding Officer:
- "Register of Voters" means the register referred to in section 13:
- "registration centre" means a centre prescribed by the Commission within a ward or a Chiefdom for the purposes of voter registration under this Act;
- "Registration Officer" means a person appointed as such under section 20 and includes an Assistant Registration Officer appointed under section 21;
- "Revising Officer" means a person appointed as such under section 20;
- "voter" means a person whose name is on a Register of Voters prepared in accordance with this Act or, in the case of the election for a Paramount Chief member, a person whose name is on the Gazetted List:
- "ward" means one of the areas into which Sierra Leone is divided for the purposes of registration and includes a Chiefdom designated by the Commission as a ward.

PART II - THE ELECTORAL COMMISSION

Continuation of Commission.

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2. (1) There shall continue in existence the Electoral Commission as a body corporate, having perpetual succession, capable of acquiring, holding and disposing of movable and immovable property, suing and being sued in its corporate name and performing all such acts as bodies corporate may by law perform.

- (2)The Electoral Commission shall consist of -
 - (a) the Chief Electoral Commissioner, who shall be the Chairman; and
 - (b) 5 other members who shall be known as Electoral Commissioners, appointed by the President for each region, after consultation with the leaders of all registered political parties, subject to the approval of Parliament and in accordance with subsection (3) of section 32 of the Constitution.

(3) A person shall be qualified for appointment as a member of the Electoral Commission if he is-

- (a) of proven integrity;
- (b) qualified to be elected as a Member of Parliament;
- (c) not -
 - (i) a Minister or a Deputy Minister;
 - (ii) a Member of Parliament;
 - (iii) a public officer;
 - (iv) 65 years of age.

(4) The Electoral Commission shall have a seal, the use of which shall be authenticated by the signatures of-

- (a) the Chairman; or
- an Electoral Commissioner and an officer of (b) the Commission authorised either generally or specifically by the Commission, in that behalf.

No. 17	The Public Elections Act	2022	No. 17
PART	III-REGISTRATION OF VO	OTERS	
as the "Register of	re shall be a national register of Voters" which shall contain-		
	(a) the names and particula are entitled to vote in p referenda, including their	ublic elections and	
	(i) Voter Identification(ii) date and place of bi(iii) ages and		
	(iii) sex; and (iv) signature or thumbr	print; and	
	(b) a column to indicate-		
	(i) whether or not a vo	ter has voted;	
`	(ii) date of registration	and voting ;	
	(iii) the form of identific	ation used; and	taabnal
	(iv) the ward in which th resident.	e voter is ordinarily	technolo its funct
	resident.		8.
copies and at place	Register of Voters shall be k set that the Electoral Commis and fair conduct of public elect	sion may direct, to	of its fi determin
ensure the proper a	and rail conduct of public elect	ions and referencia.	Electora
(3) Not	withstanding anything contain	ned in this Act, the	member
	sion may modify the format, co	•	
-	-		equality
conclusive evidenc	gister of Voters for the time be e for the purpose of determining	ng whether a person	a castin
is or isnot entitled	to vote in a public election or	referendum.	shall be
	the purpose of registering vot		
	Sierra Leone, Members of Parlia		be done
town or vinage he	ad, the Electoral Commission	i may, by statutory	and the

(c) the delimitation of constituencies and wards in accordance with the Constitution and any other enactment; (d) the regulation of the process for nomination of candidates for elections: (e) the conduct of civic electoral education; the facilitation of the observation, (f) monitoring and evaluation of elections; the promotion of sound democratic election (g) processes; and

The Public Elections Act

(h) such other functions as may be provided for by the Constitution, this Act or any other enactment.

(2) The Electoral Commission may, utilise appropriate echnology and adopt appropriate approaches in the performance of ts functions under subsection (1).

8. (1) The Electoral Commission shall meet for the dispatch Proceedings of its functions at such time and place as the Chairman may of Commission. etermine.

(2) The Chairman shall preside at a meeting of the Electoral Commission and in his absence, a member elected by the nembers present from among their number shall preside.

(3) A member shall have one vote but where there is an quality of votes, the Chairman or other member presiding shall have casting vote.

(4) The quorum for a meeting of the Electoral Commission hall be 4

(5) All acts, matters or things authorised or required to e done by the Electoral Commission shall be decided at a meeting nd the decision shall be supported by the votes of a majority of the members.

Register of Voters to be conclusive evidence of entitlement to vote.

Division of Sierra Leone into wards. etc.

instrument, divide Sierra Leone into wards.

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Register

of Voters.

(6) A proposal circulated among all members and agreed to in writing by a majority of members shall be of the same force or effect as a decision made at a duly constituted meeting of the Electoral Commission and shall be incorporated in the minutes of the next succeeding meeting of the Electoral Commission but, if a member requires that the proposal be placed before a meeting of the Electoral Commission, this subsection shall not apply to that proposal.

(7) Subject to this Act, the Electoral Commission shall regulate the procedure at its meetings.

Executive Secretary.

9. (1) The Electoral Commission shall have an Executive Secretary appointed by the Electoral Commission subject to the terms and conditions stated in his letter of appointment.

(2) The Executive Secretary shall be the vote controller of the Electoral Commission and shall be responsible for -

- (a) the day to day administration of the affairs of the Electoral Commission;
- (b) recording and keeping of minutes of meetings of the Electoral Commission in a book kept for that purpose;
- (c) supervising and disciplining the staff of the Electoral Commission; and
- (d) performing other duties as the Electoral Commission may determine.

Other staff of Commission. (1) The Electoral Commission shall have such other staff as itmay require for the efficient discharge of its functions.

> (2) The other staff of the Electoral Commission shall be appointed by the Electoral Commission subject to such terms and conditions as the Electoral Commission may determine.

(3) Public officers may be seconded or otherwise render assistance to the Electoral Commission.

11. (1) The administrative and other expenses of the Electoral Expenses, Commission including the salaries, allowances, gratuities and pensions accounts and of the members and staff of the Electoral Commission shall be a charge Commission. on the Consolidated Revenue Fund.

(2) The Electoral Commission may subject to subsection(3), accept grants, gifts, donations and bequests made to it.

(3) The Electoral Commission shall not accept a grant, gift, donation or bequest-

- (a) from a political party; or
- (b) if it is made on condition that the Electoral Commission performs a function or discharge a duty or obligation that is not aimed at achieving its objects or is based on a condition solely determined by the donor.

(4) The Electoral Commission shall keep proper books of account and other records in relation to moneys appropriated for the purposes of the Electoral Commission by Parliament or received by the Electoral Commission from any other source and the accounts shall be kept in a form approved by the Auditor-General and shall be audited annually by the Auditor-General or an auditor appointed by him.

12. The Electoral Commission may issue standing orders for the internal regulation of its operations and the conduct of staff.

16	No. 17	The Public Elections Act	2022	No. 17	The Public Elections Act	2022	13
		(c) the testimony of a member Council in the area of his residual(d) National Identification Numb	idence;		The Electoral Commission may, from t ecution of its duties,- (a) divide a ward into sub-wards registration centres;		
		(e) any other satisfactory ev entitlement to be registered a	idence of his		(b) by statutory instrument, specific including-		
	testimonial e	A Registration Officer shall examine vidence presented to him under subsec 1 the validity of the document or the sub-	tion (1), and if		(i) places other than the sub to in paragraph (a); and(ii) places outside Sierra 1		
	testimonial e	vidence, register that person. A person who establishes his claim t			purposes of registration transfer of the votes of	, voting or	
	as a voter un	 der this section, shall be- (a) registered in a form containing in Form C of the Second Sche in a manner determined by 	edule, designed		A person shall, subject to section 17 oter in a ward and to vote at an election (a) is a citizen of Sierra Leone;	in that ward, if to reg	
Refusal to register.		Commission; and (b) issued a voter registration Registration Officer.			 (b) has attained the age of 18 ye (c) will attain the age of 18 year the next election; (d) is resident in a ward. 		
	of claim for r	A Registration Officer may, after consid- registration under section 24, refuse to re- ed that the person is not qualified for re-	egister a person		The residence of a person under pa , shall be determined by reference to -		
	(2) person, he sh	Where a Registration Officer refuse nall-	es to register a		the facts of the case; and	-1-	
		(a) make and sign a record of his the reason and the date of th		17. Not	the rules contained in the First Sched withstanding section 16, a person vote at a public election or having been	n shall not be Disqua	alification ters.
Records of statements made by		(b) inform the person that he may the refusal to the Electoral Co		entitled to vote	e at a public election if he is -(a) a lunatic within the meaning of the second sec		
persons refused registration.	person, the F make a writte	Where a Registration Officer refuse Registration Officer shall advise him ad n record of any statement which the personse to that advice.	ccordingly and		relating to lunacy in force in s		

•

14	No. 17	The Public Elections Act	2022
	(b) disqualified from being regis or voting by an enactme offences connected with ele in Sierra Leone; or	ent relating to
	(c	serving a sentence of in	nprisonment.
Period for registration of voters, etc.	Voters r Register sha	ration of voters, updating and all be conducted not later than 6 ndum, as the case may be.	
Voter to be registered once only.	-	shall not be registered as a vote an once in a ward for a particular	
	PART IV - PROCE	EDURE FOR REGISTRATION C	OF VOTERS
Appointment of Registration Officers and Revising Officers.	appoint fit and pro Revising Officers to p	Electoral Commission may from per persons to be Registration prepare or, as the case may be, rev ner prescribed by this Act.	n Officers and
	Officer under subsec shall be published in	ppointment of a Registration Officition (1) or the termination of suc the Gazette and shall specify the he appointment or termination a	h appointment, ward or wards
	comply with general	gistration Officer and Revisin l or specific directions given b spect to registration and revisio	y the Electoral
Appointment of Assistant Registration Officers.	persons to be Assist	Electoral Commission may appoin tant Registration Officers to ass ration of the Register of Voters	ist Registration
	Electoral Commissi	ect to the authority, direction and on, an Assistant Registration Of m all of the duties of a Registrati	ficer shall have

22. The Electoral Commission may, from time to time by Notice of intention to statutory instrument, make ordersprepare new

- Register
- (a) declaring, either generally or in such wards of Voters. as it may specify in the order, new Register Voters to be prepared; and of
- (b) specifying a date for the publication of notices inviting eligible voters to present themselves for registration in the ward in respect of which the notice is published under section 23, but an order already in existence, if issued not more than 2 years earlier, shall be sufficient for the purposes of this section.

23. (1) The Electoral Commission shall, on the date specified Notice in an order made under section 22, publish, in each ward, a notice in inviting Form A in the Second Schedule requiring eligible voters to present voters to present themselves for registration in the ward in respect of which the notice themselves is published, within 15 days of the publication of the notice for registration.

(2) A person who is entitled to be registered as a voter in a ward shall, within the period of 15 days specified under subsection (1), present himself to the Registration Officer for registration and shall be registered as a voter, unless the Registration Officer, is satisfied that the person is not entitled to be registered.

(3) A claim by a person entitled to be registered as a voter shall be in Form B as specified in the Second Schedule.

24. (1) A Registration Officer may, in satisfying himself that Proof of a person is entitled to be registered as a voter, request from the claim for registration. person, any of the following -

- (a) a birth certificate or a naturalisation certificate;
- (b) a statutory declaration giving particulars of his birth;

(2) A Revising Officer shall conclude an inquiry under section 30 within 3 days and the revision of the provisional list within 2 days.

(3) A Revising Officer shall, in public, determine all claims and objections and shall -

- (a) write his initials against a name struck out of or inserted in a provisional list, or against a mistake or omission corrected; and
- (b) write his full name and append his signature to every page of the provisional list when the list is finally settled.

(4) Where a Revising Officer is of the opinion that a claim or objection of a person is without merit or is frivolous, he may order the person to pay the actual costs of the inquiry, including the costs of witnesses and the costs shall be recoverable by the Electoral Commission in a suit before a court.

Grounds of **33.** An appeal or notice of appeal shall not be received or allowed against the decision of the Revising Officer-

- (a) upon a question of fact;
- (b) upon the admissibility or effect of evidence adduced; or;
- (c) in a case to establish a matter of fact only.

34. (1) A person -

Procedure

on appeal.

 (a) whose claim to have his name inserted in a provisional list has been disallowed; (2) A written record made under subsection (1) shall be retained and secured in accordance with the instructions of the Electoral Commission.

27. (1) The Electoral Commission shall, within 40 days after Exhibition of the expiration of the date fixed under section 18 for the registration of provisional voters, compile a provisional list of all voters registered for each ward.

(2) The 40 days period referred to under subsection (1) may be extended for a period not more than 15 days.

(3) The Electoral Commission shall, by notice published in the Gazette and in the format set out in Form A of the Second Schedule specify the places within a ward where a copy of a provisional list of voters shall be exhibited.

(4) A copy of a provisional list of voters or a part of it may be exhibited in a sub-ward to which it relates if it is necessary or expedient to do so.

(5) A provisional list of voters shall be exhibited for a period of 14 days.

28. (1) The Electoral Commission may, in compiling a Appointment of field registrary at a

(a) appoint field registrars to-

of field registrars, etc. in compiling provisional lists

- (i) conduct house-to-house or other sufficient enquiry, as to the persons entitled to be registered; and
- (ii) perform other duties connected with the registration of voters as may be assigned to them by the Electoral Commission; and

(b) inspect existing rate books, local tax assessment lists and all other similar records relating to an area or ward and any officer of a local council or other person having the custody of the records shall afford the Electoral Commission every facility as may be required.

(2) A field registrar shall submit to the Electoral Commission and to the Registration Officer of the electoral area concerned a report of the enquiries carried out under subparagraph (i) of paragraph (a) of subsection (1) in which he shall set out the names and other particulars of every person found by him to be eligible to be registered.

Procedure as to omissions and objections. **29.** (1) A person whose name has been omitted from a provisional list of voters or part of the list prepared and exhibited under section 27, and who claims to have satisfied the Registration Officer concerned of his entitlement to be registered under this Act shall, during the period of exhibition of the provisional list or part of it, apply or present himself to the Electoral Commission to have his name inserted in the provisional list, as provided for in Form D of the Second Schedule.

(2) A person whose name appears in a provisional list or part of it may object to another person whose name also appears in the provisional list as not being entitled to be registered as a voter and shall, during the period of the exhibition of the provisional list or part thereof under section 27, give notice of his objection to the Electoral Commission in Form E in the Second Schedule and to the person objected to, in Form F of the Second Schedule, giving reasons for his objection.

(3) The Electoral Commission shall, within 5 days of the expiration of the exhibition referred to in subsections (1) and (2), cause to be prepared and exhibited, in a place where a provisional list or part of the list has been exhibited under section 27, a statement of all claims and objections in respect of the copy or part of the provisional list, giving the names of the persons who have made the claims or the objections.

30. (1) A public inquiry shall be held for each ward by the Revision Revising Officer for that ward for the purpose of revising the inquiries. provisional list for the ward.

(2) A public inquiry under subsection (1), shall -

- (a) be held not later than 8 days after the publication of the list of claims and objections referred to in subsection (3) of section 29, as may be fixed by the Revising Officer, and
- (b) 5 days' notice shall be given, in such manner as the Revising Officer may consider appropriate, of the holding of the inquiry and of the place and time at which the inquiry is to be held.

31. (1) A Revising Officer shall, upon the production at an Procedures of revision. and statement of claims and objections relating to the list, go through the provisional list and insert the name of every person who is proved to his satisfaction to be entitled to have his name inserted therein and strike out the name of every person who, upon the application of an objector or of the Registration Officer, is proved to the satisfaction of the Revising Officer not to be entitled to have his name retained in the list or to be dead.

(2) Where an objector, other than a Registration Officer, appears neither in person nor by counsel, the objection shall be overruled and the name of the person objected to shall be retained as a voter in the provisional list.

32. (1) A Revising Officer holding an inquiry under section Powers of 30 may require any of the parties present to give information which Revising Officer may require and may, subject to section 36, adjourn the inquiry to such time and as often as may be necessary.

	 (a) 3 months from the date of receipt of the application in the case of a General and Presidential election;
Loss or destruction of voter registration card.	40. (1) Where a voter loses a voter registration card or where a voter card is destroyed, defaced, torn or otherwise damaged, the voter concerned shall, not less than 21 days before the date of an election apply to the Registration Officer for the ward in which he is ordinarily resident, stating the circumstances of the loss, destruction, defacement or damage, as the case may be.
	(2) Where the Registration Officer is satisfied as to the circumstances of the loss, destruction or defacement of, or damage to the voter registration card, he shall issue to the applicant a copy of the Voter Registration Card with the word "DUPLICATE" clearly printed on it and showing the date of issueance.
	(3) In the case of defacement of or damage to a voter registration card, the Registration Officer shall immediately cancel the voter registration card surrendered by the voter.
	(4) A person shall not issue a duplicate voter registration card to a voter on polling day or less than 14 days before polling day.
Proprietary rights in voter registration cards.	41. (1) The proprietary rights in a voter registration card issued by the Electoral Commission shall vest in the Electoral Commission.
	(2) A person wishing to vote in an election shall present the voter registration card issued by the Electoral Commission.
	(3) Notwithstanding subsection (2), a person whose name appears on the Register of Voters shall be entitled to vote at an election even though he does not possess or present to the Presiding Officer, Assistant Presiding Officer or the Polling Assistant a voter registration card, if he satisfies the officer that he is the person whose name appears on the Register of Voters for the ward or polling station in question.

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> (b) who has made an objection to another person as not being entitled to have his name inserted in a provisional list;

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- whose name has been struck from a (c) provisional list; or
- (d) who has made an objection to another person as not being entitled to have his name inserted in a provisional list, that is dissatisfied with a decision of a Revising Officer on a point of law material to the result of his case, may, either in person or by counsel,

deliver to the Registration Officer within 7 days after the decision of the Revising Officer was given, a notice in writing of his desire to appeal to the Court by way of a case stated and such notice shall contain a short statement of the decision against which he desires to appeal.

(2) A Registration Officer shall forthwith forward the notice of appeal under subsection (1), to the Revising Officer.

(3) A Revising Officer shall, upon receiving a notice of appeal under subsection (1), -

- (a) state in writing -
 - (i) the facts which, in his judgement, have been established by the evidence in the case and which are material to the matter in question;
 - (ii) his decision upon the whole case; and
 - (iii) his decision upon any point of law appealed against, and

(b) sign and date his statement.

(4) The Master and Registrar of the Court shall, after receiving a case stated under subsection (3) from the Revising Officer, file the case in the Court and forthwith set down the appeal for hearing and give 7 clear days' notice of the date of hearing of the appeal to the appellant and respondent.

(5) When the Court has determined an appeal, the Master and Registrar of the Court shall forward forthwith to the Revising Officer a statement under his hand of the decision of the Court.

(6) Where a decision of the Revising Officer is reversed or altered by the Court so as to require an alteration or correction in a provisional list of the Register of Voters, the Revising Officer shall forthwith alter or correct the list accordingly and shall sign his name after the words "altered (or corrected) an Order of the Court dated the.......day of20....." which he shall write against every alteration or correction on the provisional list.

Right to vote not affected by pending appeal. **35**. The right of a person whose name is on a Register of Voters to vote shall not be prejudiced by an appeal pending under section 34, and a vote given at an election in pursuance of that right, shall be as good as if no appeal were pending and shall not be affected by the subsequent decision of the appeal.

Settlement of lists. **36.** The provisional list of a ward shall be settled and signed by the Revising Officer and delivered to the Registration Officer within 5 days from the date on which the Revising Officer first commenced enquiry and to revise the lists.

Revision of Register. 37. (1) Upon delivery to him of a provisional list as revised by a Revising Officer, a Registration Officer shall, within the period that the Electoral Commission may by notice published in the Gazette direct, cause the revised provisional list to be kept, ward by ward, in the Register of Voters, beginning with every name in each ward and continuing in regular series to the last name in each ward. (2) A change of name, if provided to the satisfaction of the Returning Officer, shall not affect the right of a person to vote under the name in which he is registered.

38. The Local Council Chief Administrator shall, not later than _{Returns} 31st January in every year, send to the Electoral Commission a return of deaths. certified by him under his hand of the names, addresses and any other information as the Electoral Commission may require, of all persons over the age of 17 years who have died within his locality in the previous year.

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39. (1) Where a voter who is registered in one ward becomes Transfer of resident in another ward, he may apply to the Registration Officer of registered the ward in which he currently resides for his name to be transferred voter. to the Register of Voters for that ward.

(2) Where the Registration Officer is satisfied that an applicant under subsection (1), is qualified for registration and is ordinarily resident in the ward in relation to which the application is made, the Registration Officer shall, on the surrender by the applicant of his voter registration card, -

- (a) register the applicant in the Register of Voters for the ward in which the applicant is now ordinarily resident;
- (b) cause the name of the applicant to be deleted from the Register for the ward in which the applicant was previously resident; and
- (c) issue to the applicant a new voter registration card for the ward in which he is now ordinarily resident.

(3) Where the Registration Officer is satisfied with the applicant's application, the transfer of the applicant's name to another Register of Voters shall be done within -

(4) Where the Supreme Court upholds an objection against a nomination, it shall declare the presidential candidate concerned to be disqualified from contesting the presidential election.

Political party to nominate fresh candidate.

etc.

47. (1) Where at a presidential election a candidate dies before polling begins, the Electoral Commission shall appoint a further nomination day, being not less than 7 days from the date of the death of the candidate to enable the party which nominated the dead candidate to nominate a new presidential or vice-presidential candidate.

(2) Where a further nomination day is appointed under subsection (1), the Electoral Commission shall appoint another presidential election day and the appropriate procedures shall start afresh.

Election of unopposed candidate.

48. (1) A candidate in a presidential election shall be deemed to have been duly elected to the office of President if he is the only candidate nominated for election after the close of nomination.

> The Returning Officer shall-(2)

- (a) declare the only candidate nominated for election as President under subsection (1); and
- issue a Certificate of Election of President ` (b) (Unopposed) specified in Form A of the Fifth Schedule.

49. The Electoral Commission shall, after the appointment of Appointment of Returning the date for presidential election, under section 42, appoint such fit Officers, and proper persons to be-Presiding Officers. Polling (a) Presiding Officers who shall be in charge of Assistants.

the polling in a polling station;

PART V-PRESIDENTIAL ELECTIONS

42. (1) There shall be a presidential election to fill a vacancy Date for occurring in the office of the President under subsection (1) of section presidential election. 49 of the Constitution.

(2) The vacancy to be filled by a presidential election shall be declared by the Electoral Commission by proclamation made after consultation with the President.

(3) Where the vacancy in the office of President occurs -

- (a) in any of the circumstances referred to in paragraph (a) of subsection (1) of section 49 of the Constitution, a period during which the presidential election shall be held shall be determined by the Commission in accordance with section 43 of the Constitution; and
- (b) in any other case, the Electoral Commission, may in the proclamation referred to in subsection (2), fix the actual date of the election, such date not being earlier than 30 days and not later than 90 days before the day appointed for voting in the elections.

43. (1) A person shall not stand as a candidate in a presidential Nomination election if he is not a candidate nominated by a political party. of presidential candidates.

(2) A person is not qualified to be nominated as a candidate in a presidential election unless he is-

- (a) a citizen of Sierra Leone by birth;
- (b) a member of a political party;
- (c) not less than 40 years of age; and
- (d) otherwise qualified to be elected as a member of Parliament.

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Form for	44	(1)	The nomination of a presidential candid	ate shall be in

44. (1) The nomination of a presidential candidate shall be in nomination writing in the form specified in the Third Schedule and shall be subscribed by -Presidential

- (a) the presidential candidate;
- the candidate designated for the office of (b)Vice-President by the presidential candidate in accordance with subsection (2) of section 54 of the Constitution; and
- (c) 3 executive members of the political party which nominated the presidential candidate.

(2) A person shall not be qualified to be designated as a candidate for the office of Vice-President if he does not have the qualifications specified in subsection (2) of section 43.

(3) The nomination papers of a presidential candidate shall be-

- delivered by the presidential candidate to the (a) Returning Officer on the day, time and place that shall be determined by the Returning Officer by order published in the Gazette.
- (b)accompanied with 2 statutory declarations the form prescribed in the Fourth in Schedule, made separately by the presidential candidate and the candidate designated by him for the office of Vice-President.

(4) The Returning Officer for a presidential election shall be the Chairman of the Electoral Commission.

Presidential candidate to pay a nomination fee.

of

candidates.

45. (1) A presidential candidate shall not be entitled to take part in a presidential election unless he has paid to the Returning Officer a non- refundable nomination fee prescribed by the Commission and based on the Nomination Fee Formulae as specified in the Eleventh Schedule.

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(2) The Returning Officer shall cause an official receipt to be issued in respect of a nomination fee paid under subsection (1).

(3) A nomination fee shall be deemed to be duly paid if a presidential candidate deposits with the Returning Officer a written receipt issued by or on behalf of the Electoral Commission for the amount received for or on account of the candidate in respect of the nomination fee.

(4) A nomination fee shall be paid on or before the date fixed by the Returning Officer in the order referred to in paragraph (a) of subsection (3) of section 44.

46. (1) The Returning Officer shall, upon the expiration of Publication the time prescribed in paragraph (a) of subsection (3) of section 44 of nomination. for the delivery by a presidential candidate of his nomination papers to the Returning Officer, immediately cause, by notice of nomination published in the Gazette and in any other manner as he may think fit, showing the full name, address and occupation of each presidential candidate together with the following particulars -

- (a) the name of the political party of which he is a member; and
- the names, addresses and occupations of 3 (b) executive members of the political party who nominated the presidential candidate.

(2) A notice of nomination under subsection (1) shall direct that a citizen of Sierra Leone may lodge an objection, against the nomination of a presidential candidate but that the objection shall be lodged with the Supreme Court within 7 days of the publication of the notice of nomination.

(3) An objection against the nomination of a presidential candidate shall be heard by the Supreme Court made up of 3 Justices whose decision shall be given within 30 days of the lodging of the objection.

(5) A candidate, or one of the persons nominating him, shall deliver his nomination paper, subscribed in accordance with subsection (3), at the office of the Returning Officer before 4 O'clock in the afternoon of the last day for the delivery of nomination papers.

(6) A candidate shall not be entitled to take part in general election unless he has paid to the Returning Officer a non-refundable nomination fee based on the nomination fee prescribed by the Commission and based on the Nomination Fee Formulae as specified in the Eleventh Schedule.

(7) On the delivery of the nomination paper of a candidate together with the prescribed nomination fee, the Returning Officer for the electoral area shall forthwith acknowledge receipt of the nomination paper and nomination fee:

Provided that the returning officer shall reject the Nomination of Candidate made in contravention of subsection (2).

(8) The Returning Officer shall, where the requirements concerning the completion and delivery of nomination papers have been duly complied with, forthwith display, in a conspicuous place, a notice containing-

> (a) the name of the candidate:

- the names of the voters nominating him; (b)
- (c) the political party of the candidate, as applicable; and
- (d) the symbol of the candidate.

Political **59.** (1) A political party shall deliver to the Electoral Commission or to a designated Returning Officer, a list of the party's elections. endorsed candidates for the election of Members of Parliament, other than Paramount Chief Members of Parliament.

> (2) A candidate shall not be endorsed by more than one political party and the name of a candidate shall not appear in more than one list delivered to the Electoral Commission.

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	(b) polling centre Manager w responsible for supervising th		

the polling process at a polling centre;

(c) Polling Assistants who shall be under the direction of the Presiding Officers.

(2) Where parliamentary elections are to be held at the same time as the presidential election, the Electoral Commission shall also appoint the Returning Officers and Assistant Returning Officers.

(3) The appointment of a Returning Officer, Assistant Returning Officer and Presiding Officer shall be by notice published in the Gazette.

50. (1) The hours of voting in a presidential or parliamentary Time and election shall be from 7 o'clock in the morning to 5 o'clock in the procedure for afternoon or such later time as the Electoral Commission may allow. ^{polling.}

(2) The voting at a polling station shall not be closed until the registered voters present inside the polling station or waiting in line outside the polling station at the time specified in subsection (1) have cast their vote.

(3) Part VII shall, with the necessary modifications, apply to the voting in a presidential election.

51. (1) A Presiding Officer shall, after the expiration of the Declaration time fixed for polling, count the votes, polling station by polling of election station, certify the result of the counting, stating the number of valid result. votes cast in favour of each presidential candidate to the District Returning Officer, who shall in turn certify the result to the Regional Returning Officer and the Regional Returning Officer shall in turn certified the result to the National Returning Officer:

(2) As soon as possible after receipt of the result of the counting of votes under subsection (1), the Returning Officer shall tally and compute the results certified to him by the various Presiding Officers and shall after that declare the result of the election.

party

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30	No. 17	1	The Public Elections Act	2022
Certification of election and	52. The result of a		l Returning Officer shall, afte ntial election -	r declaring the
publication of result.		(a)	subject to paragraph (e) and ((2) of section 42 of the Const the successful candidate a election in the form prescribe the Fifth Schedule; and	itution, issue to certificate of
		(b)	as soon as possible, cause th election to be published by Gazette and in any other man think fit.	y notice in the
Assumption of office by elected candidate.	he is declared	section (elected	on elected to the office of P 2), assume that office on the d by the Returning Officer or up of office expires, whichever is	ate upon which on the date that
	subscribe to th	e oath fo	esident shall, before assuming or the due execution of his offic ne Constitution.	
Challenge of election of President.	lawfully voted that election by	may, in y petitic the resu	on who is a citizen of Sierra a presidential election challeng on to the Supreme Court within lt of a presidential election ur	e the validity of 7 days after the
	(2) of the Presider President befo	nt is not	ration by the Supreme Court t valid shall not prejudice anyth eclaration.	
	PART VI -	ELECT	TION OF MEMBERS OF PAR	LIAMENT
Composition of	55. Men	nbers of	Parliament shall comprise the	number of -
Parliament.		(a)	Paramount Chief Members equal to the number of prov in accordance with para	incial districts,

Constitution;

subsection (1) of section 74 of the

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	(b) Members of Parliament, other than Paramo		

thef Members of Parliament, prescribed by Parliament; and

56. All Public Elections other than Paramount Chief Member Form of of Parliament shall be as prescribed in the Constitution of Sierra Leone general elections. 1991, Act No. 6 of 1991-

57. On the date for the general election of Members of Time for Parliament, other than Paramount Chief Members of Parliament, under nomination of candidate. section 56, the Electoral Commission shall, by notice published in the Gazette, require that nominations of candidates be delivered to the Electoral Commission or the Returning Officer designated by the Commission before 4 O'clock in the afternoon, which shall not be more than 60 and not less than 30 days before the first Saturday of November, after the expiration of the tenure of Members of Parliament.

58. (1) A candidate shall be nominated in writing by 3 voters Nomination of the electoral area for which he intends to contest an election and of candidates. shall not be nominated in more than one electoral area.

(2) For every 3 candidate nominated under subsection (1), one of them shall be female.

(3) A nomination of a candidate under subsection (1), shall be in Form A in the Sixth Schedule and shall be subscribed by the candidate and the persons nominating him.

(4) A Returning Officer shall-

- (a) provide nomination papers and supply a voter with the number of nomination papers that he may reasonably require;
- (b) complete the nomination on a voter's behalf, at the request of a voter, the candidate and all his nominators being present.

Death of candidate.

64. (1) Where, after the date appointed for the receipt of nominations one of the candidates nominated for election in an electoral area dies before the poll has commenced, the Returning Officer shall, upon being satisfied of the fact of the death, countermand the notice of the poll and shall forthwith report the fact to the Electoral Commission.

(2) The Electoral Commission shall, in the event referred to in subsection (1), appoint some other convenient day or days for the election and all proceedings with reference to the election shall commence afresh:

Provided that fresh nomination shall not be necessary in the case of a candidate who stood nominated at the time when the notice of poll was countermanded.

Final list of candidates published by Commission.

candidates.2

65. (1) A Returning Officer shall, not later than 10 days before the first day appointed for an election, by notice published in the Gazette, and in any other manner, within every electoral area as he may think appropriate, cause a list containing the full names, addresses and occupations of -

- (a) the full names, addresses and occupations of the candidates; and
- (b) the full names, addresses and occupations of the persons or of the political parties by whom they were nominated.

(2) A political party shall submit an additional list to the list under subsection (1), as a substitute, in case the need arises for a candidate to be replaced.

Contested election and unopposed **66.** Where by 6 O'clock in the afternoon of the last day appointed for the receipt of nominations-

> (a) the number of persons remaining nominated exceeds the number of vacancies, a poll shall be taken and the result shall be declared in accordance with this Act;

(3) Where a candidate is endorsed by more than one political party, with his expressed concent the Commission shall strike out the name of the candidate from all the lists in which it appears and inform the candidate and the political parties concerned, accordingly.

60. A list of candidates delivered by a political party shall-

Statutory declaration in support of political party candidates.

- (a) be accompanied by a statutory declaration made by-
 - (i) the Party Leader and Secretary of that party;
 - (ii) the Party Leader, the National Chairman and Secretary of that party; or
 - (iii) where there is no Party Leader, the National Chairman and Secretary of that party; and
- (b) state that each candidate-
 - (i) has accepted his nomination in writing; and
 - (ii) is qualified to be elected and is not disqualified for election as a Member of Parliament under section 76 of the Constitution.

61. (1) A voter of the electoral area in which a candidate Objections to intends to contest an election may at any time up to 5 O'clock in the nominations. afternoon of the last appointed day for the receipt of nominations, object to the nomination of a candidate on any of the grounds set out in subsection (2), and the Returning Officer shall decide on the validity of the objection.

(2) A Returning Officer deciding the validity of an objection under subsection (1), shall be entitled to hold the nomination of a candidate invalid only on one or more of the following grounds-

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	(a) the particulars of the can nominators are not as require		take effect in the ord	otice of withdrawal under ler in which it is delivered ar
	(1	the nomination paper is not required;	subscribed as	if it would result in vacancy.	an electoral area not having
	(c) either one or both of the nom voters;	inators are not	days following the c	ndidate shall not withdraw h lose of nomination in which t
	(4	d) the candidate has not paid nomination fee; or	the prescribed		en designed and the contra signed 5 days after close of
	(•	e) the candidate is a person dis being a Member of Parliamer	-	63. Where a	nominated candidate withdr
		76 of the Constitution.			a) the number of persons r exceeds the number of v
	objection to a nom	eturning Officer shall give his ination paper as soon as practic ent before 6 o'clock in the aftern	cable after it is		be taken in accordance
		he receipt of nominations.	ioon of the last	(b) the number of persons n is the same as the numl Returning Officer shall
	paper is invalid, he	re a Returning Officer decides the shall endorse and sign on the paper of the state			person or persons to be
	the reasons for his o				c) a person is not nominat persons remaining no
	Officer as to the va	ndidate aggrieved by the decision of lidity or otherwise of a nominate ral Commission not later than 72 h	tion paper may		the number of vacan Officer shall-
	-	of the Returning Officer or rever decision of the Returning Office			(i) not declare the nominated to be d
	of an appeal, the Elec shall be final and	shall not be questioned in an by way of an election petition.	of a nomination		(ii) notify the Elector shall by notice pub appoint some othe
Withdrawal of candidate.		andidate may withdraw his n g to the Returning Officer, a writter ose of normination.			the election to fill remains unfilled with reference to t vacancy shall con

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under subsection (1), shall ered and shall have no effect naving a candidate to fill the

draw his nomination after 5 which the ballot for elections contract for the printing of lose of nomination.

- withdraws his candidature- Action on withdrawal.
 - rsons remaining nominated per of vacancies, a poll shall dance with this Act;
 - rsons remaining nominated number of vacancies, the shall forthwith declare the is to be duly elected;
 - ominated or the number of ing nominated is less than vacancies, the Returning
 - the persons remaining to be duly elected; and
 - Electoral Commission who ce published in the Gazette, ne other convenient day for to fill any vacancy which filled and all proceedings ice to the election to fill the all commence afresh.

(b) generally drawing the attention of the Presiding Officer to irregularities in the procedure at a polling station.

Notice in writing of the appointment, stating the (2)names and addresses of the Polling Agents, together with the polling stations to which they have been assigned, shall be given by each political party or independent candidate, as the case may be, to the District Returning Officer not later than 3 days before the day appointed for the election and before 4 O'clock in the afternoon of that day and the District Returning Officer shall inform the Presiding Officer accordingly.

(3) Where a Polling Agent dies or becomes incapable of acting as such, the political party or independent candidate concerned may appoint another Polling Agent in his place and shall give to the Presiding Officer due notice in writing of the name and address of the Polling Agent so appointed.

(4) A Polling Agent shall not be admitted into a polling station if notice of his appointment has not been given to the Presiding Officer.

not-

(5) A Polling Agent admitted to a polling station shall

- interfere with the voting at that station, except (a) as provided in this Act;
- (b) do any form of canvassing at the polling station or display anything which indicates that he is a representative of a particular political party or candidate and the Polling Agent shall be obliged to display his identification card provided to him by the Electoral Commission.

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 - (b) the number of persons remaining nominated is the same as the number of vacancies, the Returning Officer shall forthwith declare the person or persons to be duly elected;
 - (c) a person is not nominated or the number of persons remaining nominated is less than the number of vacancies, the Returning Officer shall-
 - (i) not declare the persons remaining nominated to be duly elected; and
 - (ii) notify the Electoral Commission who shall by notice published in the Gazette, appoint some other convenient day for the election to fill any vacancy which remains unfilled and all proceedings with reference to the election to fill the vacancy shall commence afresh.

PART VII - PROCEDURES AND ARRANGEMENTS FOR **ELECTIONS**

(1) In conducting an election under this Act, the Chairman Returning 67. of the Electoral Commission shall be the National Returning Officer. Officer.

- (2) The Electoral Commission shall appoint -
 - (a) a Regional Returning Officer for each electoral region;
 - a District Returning Officer for each electoral (b)district; and
 - (c) such number of Assistant Returning Officers as may be required.

Conduct of elections by Electoral Commission. (1) The Electoral Commission shall be responsible for the conduct of elections under this Act and shall make arrangements for the casting of ballots by voters.

(2) For the purposes of subsection (1), the Electoral Commission shall-

- (a) provide the number of polling stations that may be required in each electoral area and allot the voters within each electoral area to the polling stations in such manner as it thinks appropriate;
- (b) by notice published in the Gazette and in any other manner, not later than 15 days before the day of election, give notice specifying -
 - (i) the day and hours fixed for voting;
 - (ii) the full name, address and occupation of each candidate in the final list of candidates as determined by the Electoral Commission together with a description of the symbol which the Electoral Commission has accepted for each political party or candidate;
- (c) indicate the location of the polling station or stations and the persons entitled to vote at those stations;
- (d) appoint a fit and proper person, other than a candidate for election, to be -
 - (i) the Presiding Officer, in charge of the polling station; and
 - (ii) Polling Assistants under the direction of the Presiding Officer;

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 - (e) provide each Presiding Officer at a polling station with -
 - (i) ballot boxes for each polling station in the electoral area and the number of ballot papers that, in the opinion of the Presiding Officer, may be required;
 - (ii) instruments for making an official mark on the ballot papers;
 - (iii) copies of the Register of Voters or a part of the Register of Voters that contains the names of the persons allotted to vote at that polling station; and
 - (iv) such other things as may be necessary for conducting the election in the manner provided in this Act;
 - (f) cause to be published in each polling station the names of the candidates for whom a vote can be cast at that polling station together with the individual or party symbols of those candidates.

(3) During an election, the arrangements under this section and other enactment relating to the electoral process generally shall be subject to verification and monitoring by observers accredited by the Electoral Commission.

69. (1) A political party or independent candidate contesting Polling an election may appoint 2 persons as Polling Agents to attend at Agents. each polling station within the electoral area, for the purpose of-

 (a) detecting personation and making representations to the Presiding Officer under paragraph (c) of subsection (1) of section 73 and subsection (1) of section 77; and

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- (e) the voter shall then go alone to the booth or enclosure which shall be placed in open view of the public but in a manner which will conceal the identity of the candidate he voted for, put his mark against the symbol of the candidate or as the case may be, the party of his choice secretly, and then come out of the booth or enclosure with his ballot paper folded which he will then cast in full view of everyone present;
- (f) if a voter-
 - (i) spoils a ballot paper inadvertently; or
 - (ii) mistakenly marks a ballot paper by mistake for a candidate who is not of his choice;
- (g) the voter shall return the ballot paper to the Presiding Officer, who shall, if he is satisfied that the circumstances described in subparagraphs (i) and (ii) have occurred, provide the voter with another ballot paper and the Presiding Officer shall write the word "CANCELLED" across the face of the spoilt ballot paper which shall be kept separately and shall be delivered to the Returning Officer as provided by this Act;
- (h) if a voter places any writing or mark on the ballot paper by which he may be identified, the Presiding Officer shall write the word "CANCELLED" across the face of the ballot paper which shall be kept separately and shall be delivered to the Returning Officer as provided in this Act; and

70. (1) A ballot box shall be constructed in a manner that the Precautions ballot papers can be put in by a voter but cannot be withdrawn by to ensure secrecy.

(2) The Presiding Officer at a polling station shall cause to be placed at that polling station, ballot boxes in which shall be deposited the ballot papers of the voters.

(3) The Presiding Officer at a polling station shall, immediately before the commencement of voting -

- (a) show each ballot box to observers and any other persons lawfully present so that they may confirm that the ballot box is empty;
- (b) in the presence of observers and any other persons lawfully present, close and place distinctive seals upon each ballot box in such a manner to prevent the ballot box from being opened without breaking the seal; and
- (c) keep the ballot boxes closed and sealed until voting is completed and counting is about to commence.

(4) The Presiding Officer shall place the ballot boxes, in full view of the Polling Assistants, Polling Agents, observers and any other person authorised to be present in the polling station throughout the voting time.

71. (1) The hours of voting shall be from 7 O'clock in the Hours morning to 5 O'clock in the afternoon or such later time as the Electoral ^{of voting.} Commission may allow.

(2) The Presiding Officer shall not declare the poll closed until all the registered voters present inside the polling station or waiting in line outside the polling station at the time specified in subsection (1) have cast their vote.

Manner of voting. **72.** (1) The voting at an election shall be conducted in the following manner -

- (a) a voter desiring to record his vote shall present himself to the Presiding Officer or a Polling Assistant at the polling station at which he is entitled to vote and the Presiding Officer or Polling Assistant, after satisfying himself that -
 - (i) the name of the voter appears in the Register of Voters or part of the Register of Voters, provided for that polling station and that the voter is the same person whose picture, voter's serial ward number, name and address, is on the voter registration card presented by the voter; and
 - (ii) the voter has not already voted having regard to subparagraph (ii) of paragraph (b), the Presiding Officer or polling assistant shall deliver him a ballot paper but where a number of public elections are held on the same day, the ballot papers shall be differentiated by such colours as the Electoral Commission shall determine and shall be cast separately for each election held on the day in question;
- (b) immediately before the Presiding Officer or Polling Assistant delivers a ballot paper to a voter he shall -
 - (i) call out the voter's serial ward number, name and address as stated in the Register of Voters and examine the

voter's registration card issued by the Electoral Commission and mark the card in the manner prescribed by the Electoral Commission;

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- (ii) examine the voter's left hand for traces of the ink (if any) referred to in paragraph (e) and if he is satisfied that there are such traces of the ink, he shall not deliver a ballot paper to that voter;
- (iii) mark the ballot paper or papers with an official mark prescribed by the Electoral Commission;
- (iv) place a mark against the number of the Register of Voters to denote that a ballot paper or papers have been delivered;
- (c) a Polling Assistant shall, if required by a Polling Agent, put to a person requesting for a ballot paper or papers, at the time of his request, but not afterwards, the following questions-
 - (i) "are you the person whose name is on the Register of Voters as (reading the entry in the Register)"; or
 - (ii) "have you already voted at the present election at this or any other polling station?";
- (d) a person who is required by the Polling Assistant to answer these questions, or either of them, shall not be provided with a ballot paper or be allowed to vote until he has answered the question or questions to the satisfaction of the Presiding Officer;

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Maintenance of law and order at polling		Presiding Officer shall be resp and order in the polling station.			 a voter who is unable to re incapacitated by blindness physical disability and is una 	or any other	
stations.		nisconducts himself in a polling er of the Presiding Officer, he ma			vote in the manner prescribe shall apply in person to the Pre who shall, in the case of a vot	siding Officer,	
	(a) on the order of the Presidi removed from the polling constable or other person writing by the Presiding Offic and he shall not, without the the Presiding Officer, re-er station during the day of the	g station by a a authorised in cer in that behalf e permission of nter the polling e election; or		 (i) physically disabled, allo be accompanied by anoth own choice excluding an Electoral Commission guarantee the faithful exp vote of the disabled per shall pledge absolute se 	er voter of his ny staff of the n, who shall pression of the rson and who	
Sealing of ballot boxes.	expiration of the hou day appointed for ar	under the Public Order Act, 19 1965) or any other law. esiding Officer at a polling stati rs of voting prescribed under set a election under section 56 -	965 (Act No. 46 ion shall, at the ction 72, on the		 (ii) unable to read or write an a cross, inform the vote vote by putting a finger the square correspon candidate for whom he wafter dipping his finger in shall be placed for this p 	d cannot draw er that he can print mark in ading to the wishes to vote the ink which	
	(a (b		f Polling Agents is own seal and		voting booth; (j) a voter shall, immediately aft ballot paper, submit to having or a finger of the left hand, indelible ink:	his left thumb	
		 arranged for the counting of polling station- (i) the ballot boxes used station, unopened and s prevent the introductio ballot papers into the b 	in the polling sealed, so as to n of additional	a voter who s the Presiding (2) of subsection	ovided that this paragraph shall not apply suffers from a physical defect which in Officer, makes this application impractic Notwithstanding subparagraph (i) of (1), a voter who is likely to be unable to g	the opinion of al. paragraph (a) go in person to	
		 (ii) a certificate of authoris him to cast his vote i station under subsection 	in that polling	the poiling st	ation at which he is entitled to vote by r(a) being on official duties in co the election; or		

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(a) being on official duties in connection with the election; or

(b) being a public officer or employee of a public corporation, commercial firm or mining company or member of the Sierra Leone Police Force or the Armed Forces of the Republic of Sierra Leone who is transferred by his employer or supervisor to a place of employment in a ward other than the one in which he is registered,

may, not later than 15 days before the day appointed for voting, make an application to the Returning Officer of his electoral area for a certificate of authorisation, in a form approved by the Electoral Commission, to authorise a Presiding Officer in a polling station other than the one at which the applicant is entitled to vote, to permit him to cast his vote in that polling station.

(3) Before issuing a certificate of authorisation under subsection (2), the Returning Officer shall satisfy himself that the application is well founded and supported by the written confirmation of the employer or supervisor of the applicant and shall delete the applicant's name from the Register of Voters of the polling station at which he is entitled to vote and initial the deletion.

(4) A voter who has been issued with a certificate of authorisation referred to in subsection (2) shall present the certificate of authorisation to a Presiding Officer of a polling station other than the polling station at which he is entitled to vote and the Presiding Officer after satisfying himself as to the authenticity of the certificate of authorisation, shall permit the voter to vote in accordance with the directions contained therein.

Numbering of ballot papers.

Voting to

delay.

73. A ballot paper shall have a number printed on it and shall be attached to a counterfoil bearing the same number as is printed on the ballot paper.

74. A voter shall vote without undue delay and shall leave the be without polling station as soon as he has put his ballot paper in the ballot box.

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75. (1) Subject to this Act, a person shall not be permitted to Admission vote at a polling station other than the polling station at which he is of persons to polling entitled to vote pursuant to paragraph (a) of subsection (1) of section stations. 73.

(2) The Presiding Officer shall regulate the admission of voters to the polling station and exclude all other persons except Polling Agents, Polling Assistants, constables on duty, observers and any other person who under this Act has lawful reason to be admitted to the polling station.

(3) A voter shall comply with the direction of the Presiding Officer for regulating the casting of votes under subsection (2) and generally conduct himself in an orderly manner.

76. (1) Where the Presiding Officer or a Polling Agent has Prevention reasonable cause to believe that a person attempting to vote at a of polling station has committed the offence of personation, the person personation. shall be charged with the offence.

(2) A person in respect of whom the Presiding Officer or a Polling Agent has reasonable cause to believe has committed the offence of personation under subsection (1), shall not be -

- (a) prevented from voting, but the Presiding Officer shall cause the words "protested against for personation" to be placed against his name in the Register of Voters or part of the Register of Voters; or
- (b) permitted to vote if he admits to the Presiding Officer that he is not the person he held himself out to be.

(3) Where a person in respect of whom the Presiding Officer or a Polling Agent has reasonable cause to believe has committed the offence of personation under subsection (1), has already voted, the Presiding Officer shall cause the words "protested against for personation" to be placed against his name in the Register of Voters or part of the Register of Voters.

Cancellation due to violence.

85. (1) A Counting Officer may, where violence occurs during the counting of votes in a polling station which significantly disrupts the counting process, cancel the votes in that polling station and the Electoral Commission shall conduct another election if the outcome of votes in the affected polling station will affect the outcome of the entire result

(2) Notwithstanding subsection (1), the Electoral Commission may, if satisfied that the result of the election will not be affected by voting in the polling station where the election result is nullified, direct that a return of the election be made.

Counting Officer's decision to be final. **86.** The decision of a Counting Officer on a question arising in respect of a ballot paper shall be final and subject to review only on an election petition questioning the election.

Re-count.

87. (1) A Counting Agent may, if present when the counting or a re-counting of the votes is completed, require the Counting Officer to have the votes recounted or recounted again, but the Counting Officer may refuse to do so if, in his opinion, the request is unreasonable.

(2) A step shall not be taken on the completion of the counting or a re-counting of votes until the Counting Agents present at the completion of the counting have been given a reasonable opportunity to exercise the right conferred by this section.

Counting Officer's duties at conclusion of counting.

88. (1) The Counting Officer shall, upon the conclusion of the counting of votes, seal in separate packets the ballot papers counted and those rejected, the ballot papers for each constituency candidate or candidate in any other election held the same day, being kept separate from those of any other candidate; and each packet shall be endorsed on the outside by the Counting Officer with the name of the constituency candidate or other candidate, or as the case may be, with the name of the candidate in any other election held the same day for whom the votes represented by the ballot papers were cast.

(iii) unused and spoilt ballot papers;

(iv) the marked copies or part of the Register of Voters; and

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(v) the counterfoils of the used ballot papers.

(2) The packages under subsection (1) shall be accompanied by a statement known as "the Ballot Papers Account", which shall be in Form A of the Seventh Schedule, prepared by the Presiding Officer, showing the number of ballot papers entrusted to him and accounting for them under the following heads-

- (a) number of unused ballot papers;
- (b) number of spoilt ballot papers;
- (c) number of persons marked on the Register of Voters as having been issued with ballot papers; and
- (d) officials on duty.

79. (1) A candidate or, as the case may be, a political party ^{Counting} contesting the election shall appoint one person, referred to as the ^{agents.} "Counting Agent", for each polling station to attend at the counting of the votes.

(2) A Polling Agent appointed under section 70 shall be deemed to be the Counting Agent.

(3) A Presiding Officer may refuse to admit a person purporting to be a Counting Agent to the place where the votes are counted in respect of whom the notice referred to in subsection (2) of section 70 has not been given.

(4) Where a Counting Agent dies or becomes incapable of acting as such, the candidate or political party concerned shall appoint another Counting Agent in his place and shall immediately give to the District Returning Officer notice in writing of the name and address of the Counting Agent so appointed.

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Persons to be present at counting of votes.	person other the	nan the (g Agent	the consent of the District Return Counting Officer, Counting Assis s and observers, shall not be p	stant, polling
Counting of votes.	as soon as is p accordance wi	oractical th subse	Officer, in his capacity as Count ole, after he has declared the po- ection (2) of section 72 and has co- ence of the persons referred to i	olls closed in omplied with
		(a)	open each ballot box;	
		(b)	take out the ballot papers;	
		(c)	separate the ballot papers cast the election of Members of Par those cast for the election of P	liament from
		(d)	count the votes separately for e in accordance with section 8 morethan one is held on the sa	83 and 84, if
		(e)	ensure that the ballot pap candidates and those for any c held on the same day are kept	other election
Void ballots.	82. (1) counted if it -	At the	counting of votes, a ballot paper	r shall not be
		(a)	bears a number, mark or variati that it was issued for use at a po other than that at which it was	olling station
		(b)	does not bear an official mark (i mark has been prescribed by th Commission);	
		(c)	has writing or mark by which t	he voter may

- be identified (other than a fingerprint);
- (d) casts votes for more than one candidate;

- (e) is unmarked or is impossible to determine with certainty for which candidate the ballot was cast; or
- bears a number or mark or variation indicating (f) that it was not issued by the Electoral Commission.

(2) Subject to subsection (1), a Counting Officer shall count and not reject a ballot paper on which there is a mark or writing by means of which a voter has clearly indicated his choice otherwise than by a cross or fingerprint.

(3) Where, in the opinion of a Counting Officer, a ballot box has been evidently tampered with before the completion of counting of votes, the ballot papers contained in that box shall not be counted.

83. A Counting Officer shall endorse the word "Rejected" on a Rejection ballot paper which, under section 83, is not counted and add the of void words "Rejection objected to" if an objection to his decision is made ballot papers. by a Counting Agent.

84. (1) Where the votes cast at an election at a polling station _{Cancellation} exceed the number of registered voters in a polling station, the result due to over of the election for that polling station shall be declared null and void voting. by the Electoral Commission.

(2) The Electoral Commission shall schedule another election at a date to be fixed by the Electoral Commission, in the case of parliamentary or local council elections, where the result of the votes cast at a polling station-

- (a) exceed the number of registered voters; and
- may affect the overall result in the electoral (b) area.

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93. As soon as may be after the National Returning Officer Publication of result. has declared the result of the election or elections under subsection (4) of section 93, the Electoral Commission shall publish the results so declared in the case of an election of -

- (a) President, in the manner prescribed in section 52; and
- (b) Members of Parliament, by Government Notice and in any other manner as he may think fit.

Nonattendance of agents not to invalidate acts etc.

94. (1) Where, in this Act, any act or thing is required or authorised to be done in the presence of the Polling Agents or counting agents, the non-attendance of any agent or agents at the time and place appointed for the purpose, shall not, if the act or thing is otherwise duly done, invalidate the act or thing done.

(2) Upon the determination of any legal proceedings arising in connection with an election under this Act, the Court shall, if a Returning Officer is a party to the action, certify whether or not the proceedings result from an act or omission of the Returning Officer done otherwise than in the bone fide performance of his duty under this Act.

95. A person who has voted at an election shall not in a legal Secrecy of voting. proceedings arising out of the election be required to state for whom he voted for.

96. The Electoral Commission or its agents may display Symbols and emblems symbols and emblems of the candidates or a political party within of candidates. the vicinity of the place of voting.

(2) The Counting Officer shall prepare a statement of the result of the poll which shall be in the form prescribed in the Eighth Schedule and shall certify a sufficient number of copies for distribution to-

- (a) the National Returning Officer;
- each Regional Returning Officer;
- (c) the District Returning Officer;
- (d) each counting agent of a candidate or political party present at the poll;
- (e) himself.

(3) The copy of the statement of the result of the poll which is intended for the National Returning Officer shall be dispatched by a means other than that by which the copy to the District Returning Officer was dispatched.

(4) The Counting Officer shall then place the sealed envelopes with the counted ballots, the rejected ballots and other election documents as may be decided upon by the Electoral Commission, into the ballot box, and shall lock the ballot box and fix his seal to it and invite the other polling station officials and counting agents who may be present to affix their own seals on the ball box.

89. (1) After the counting of the votes at the polling station, Delivery of the Counting Officer shall forward the ballot boxes sealed in the sealed ballot manner stated in subsection (4) of section 89 and all other documents and equipment used in the election to the District Returning

election equipment to District Returning Officer.

(2) In dispatching a ballot box under subsection (1), a Counting Officer shall fix outside the ballot box, in a separate envelope, the following-

(a) the statement of the result of the poll; and

(b) the record of seal numbers to the sealed ballot box.

(3) Until the delivery of the ballot box to the person authorised by the District Returning Officer to collect it or, until the delivery of the ballot box by the Counting Officer to the office of the District Returning Officer, the Counting Officer shall ensure that the ballot box and other election materials are not tampered with and they shall be regarded as being in his custody.

Loss or destruction of sealed ballot boxes. **90.** Where a ballot box referred to in subsection (1) of section 90 or its content is lost or destroyed, the certified copy of the statement of the result of the poll referred to in subsection (2) of section 89, shall, on the oath of the Counting Officer or other polling station official, be accepted as representing the result of the poll at the polling station concerned.

Returning Officer regarding counting of ballots.

- (a) not open the sealed packet containing the marked copy of the Register of Voters nor the sealed packets containing the counter foils of the used ballot papers;
- (b) proceed, in the presence of the counting agents, if any, to verify the Ballot Papers Account, kept for the purpose, by comparing it with the number of ballot papers counted and rejected in accordance with sections 84 and 85 and the unused and spoilt papers in his possession; and
- (c) reseal each packet after examination.

(2) The District Returning Officer shall prepare a statement on the result of verification in form B of the Seventh Schedule showing the number of ballot papers rejected and shall, on request by a counting agent, allow him to copy the statement.

92. (1) The District Returning Officer shall, upon receipt of Certificate of the statement of the result of the poll from all the polling stations result by District located in the district, compile a summary of all the statements of the Returning results from the polling stations concerned and certify as many Officer. copies as may be required of each summary to the Regional Returning Officer showing the number of votes cast for each constituency candidate or, as the case may be, each candidate in any other election held on the same day.

(2) Certified copies of the summary compiled under subsection (1) shall be supplied to observers or counting agents present at the office of the District Returning Officer.

(3) The Regional Returning Officer shall, upon receipt of the copies of the summary of results compiled under subsection (1) by each of the District Returning Officers in the electoral area, compile, a summary of all the results received from the District Returning Officers and shall supply certified copies of his summaries to the National Returning Officer and an observer or counting agent present.

(4) The National Returning Officer shall, upon receipt of the summaries referred to in subsection (3), cause those summaries to be tallied and computed and shall at the end forthwith declare the result of the election or elections as follows-

- (a) in the case of the election for a President held the same day, in the manner prescribed in section 51, and ensure that the statements of the result of the polls and the sealed packages containing the voting papers and all other documents relating to the election, including all forms whether used or not, are securely kept by the Electoral Commission; and
- (b) in the case of an election of the Members of Parliament, the number of votes cast for each constituency candidate.

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Application of sections 58 to 96 to		Sections 58 local counci	to 96 shall with the necessar lelections.	y modification	PART VIII - EL	ECTION OF PARAMOUNT CHIEF OF PARLIAMENT	MEMBERS	
local council elections.	PAR	Г X-ELECT	TON OF VILLAGE OR TOW	N HEAD		The nomination in the election of Par rliament shall be in the form prescribe	ed in the Ninth	and
Head of village or town.	head who		ad or town in the Western Are sted by universal suffrage by re re voters		Schedule.	Sections 69, 70, 71, paragraphs (1	f) and (g) of	procedure in election of Paramount Chief Members of
Nomination fees for village or town head.	take part nominatio Commissi	in that elec on fee based	for election as town or village ction unless he has paid a n d on the nomination fee pres d on the Nomination Fee Form ale.	on-refundable cribed by the	91, 92, 93, 94 st	f section 73, sections 75, 76, 78, 79, 84, absection (2) of section 95, and section f ary modifications to the election of Par rliament.	87, 88, 89, 90, 96 shall apply,	Parliament
Qualifications of head of village or		(1) A perso	on qualifies to be elected as head	l of a village or		The Register of Voters, where referred t art VII shall, for the purposes of this Part zetted List.	•	
town.		(a)	is a citizen and a voter;			The right of a Chiefdom Councillor		
		(b)	is not less than 30 years of ag	ge;		nount Chief Members of Parliament shal ote in any other election under this Ac		
		(c)	has resided in the village or to than 5 years immediately before be elected as a head; and		Returning Offic	For the purposes of an election under er shall appoint the hours and place of fdom Council at the time and place app	the voting and	Officer to meet
		(d)	has paid all taxes and rates in Area Rural District as require			ing Officer shall, pursuant to subsect	tion (1), upon	Chiefdom Council and conduct
Tenure of office	109. of 4 years.		a Village or Town shall hold off	ice for a period	meeting a Chief			polling.
of village or town head. Regulation of village or town head			al Commission may by statuto election of village or town head	•		 (a) mark numbers serially against the members of that Chiefdon are present in the order in whi in the Gazette List; 	n Council who	
elections.		PART 2	XI-ELECTORAL OFFENCES			(b) read the list of candidate	-	
Application of this Part.		-	on shall not be initiated for an or the offence is committed durin			nominated and display the allocated to the candidates;	ne symbols	
	period.			-		(c) show the ballot boxes to the e manner provided in section 71		

(3) Before issuing a ballot paper under subsection (2), the Polling Assistant shall place a mark against the number of the voter in the Gazette List to denote that a ballot paper has been delivered to him.

(4) The voter shall then go alone to the booth or enclosure, put his mark against the symbol of the candidate of his choice secretly and then come out of the booth or enclosure with his ballot paper folded which he will then cast in full view of everyone present.

Counting of votes in election of Paramount Chief members. **99.** (1) The Returning Officer at a polling station shall, at the conclusion of the time appointed for voting under subsection (1) of section 72-

- (a) close the polling station and cease to receive any votes and shall as soon as is practicable thereafter proceed to open each ballot box, take out the ballot papers and count them; and
- (b) subject to sections 84 and 85, record the number of valid ballot papers, but the ballot cast for each candidate shall be kept separate from the ballots of any other candidate.

Persons who may be present at counting of votes. Returning Officer's duties at conclusion of counting.

100. Except with the consent of the Returning Officer, a person other than the Returning Officer, his assistants, the Polling Agents, and observers may not be present at the counting of votes.

101. The Returning Officer shall, upon the conclusion of the counting -

 (a) prepare a statement to be called the Ballot Papers Account, which shall be in Form A specified in the Seventh Schedule; seal up in separate packets the counted and the rejected ballot papers, and the ballot papers for each candidate shall be kept separate from those of any other candidate;

- (b) endorse on the outside of each packet the name of the candidate for whom the votes represented by the ballot papers herein were cast;
- (c) seal in separate packets the marked copy of the Gazette List and any unused ballot papers;
- (d) prepare a statement to be called the "Verification of Ballot Papers", which shall be in such form as specified in Form B in the Seventh Schedule; and
- (e) on request by a candidate or his Polling Agent, allow the candidate or Polling Agent to copy the statement.

PART IX-ELECTION OF MEMBERS OF LOCAL COUNCILS

102. A candidate for local council Mayoral or Chairperson Nomination election shall not take part in that election unless he has paid a non-refundable nomination fee based on the nomination fee prescribed by the Commission and based on the Nomination Fee Formulae specified in the Eleventh Schedule.

103. A candidate for a local council election shall not take part Nomination in that election unless he has paid a non-refundable nomination fee fees for based on the nomination fee prescribed by the Commission and based on the Nomination Fee Formulae specified in the Eleventh Schedule.

104. A person shall present himself for nomination for election Form of local to a local council ether as, Mayor, Chairperson or as a Councillor.

(g) by himself or another person procure the registration of himself or any other person on the Register of Voters knowing that he or the other person is not entitled to be registered on that Register or is already registered on it,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(2) A person who commits an offence under subsection (1) shall, in addition to the penalty prescribed in that subsection, not be eligible to vote in that election or in the next election.

(3) A person who knowingly aids and abates another person to register as a voter more than once, commits an offence and is liable on conviction to a fine of not less than 20.000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

114. (1) A person who-

Offences relating to Register of Voters.

- (a) without lawful authority, makes, prepares, prints or is in possession of a document or paper purporting to be a Register of Voters or any part of the Register; or
- (b) without lawful authority, copies or possesses any part of a Register of Voters or any copy of the Register; or
- (c) forges, counterfeits, alters, defaces or fraudulently destroys any Register of Voters or any part of the Register; commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

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Offences relating to		10-	A person wh	112.
registration to vote.		makes a false statement in registration as a voter kno	(a)	
	ause, fails to give ession or does not	after demand or requisition this Act and without just of the information in his poss give the information within	(b)	
	application form to have that other	in the name of another pers dead or fictitious, signs an for registration as a voter person registered as a vot	(c)	
	eclaration relating alse in a material	transmits or is concerned to a person as genuine a d to registration which is f particular, knowing it to b	(d)	
	tes an alteration in required for the	without lawful authority, d defaces or removes or mal any notice or document purpose of registration ur	(e)	
	reference to an on of his name or ion to the retention	knowingly gives false info a false statement with application for registrati with reference to an object of the name of a person Voters;	(f)	
	n the Register of	challenges or objects to the name of another person a Voters on a ground he know	(g)	
		offers anything of actual of to a person to induce the register as a voter;	(h)	

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- (i) presents himself to be or does any act whereby he is by whatever name or description howsoever, included in the Register of Voters for an electoral area in which he is not entitled to be registered; or
- (j) having been disqualified from registering as a voter under an enactment, applies to be registered as a voter;
- (k) publishes a statement or report which he knows to be false or does not believe to be true so as to prevent persons who are qualified to register from registering as voters;
- impedes or obstructs a Registration Officer or a Revision Officer in the performance of his duties; or
- (m) without lawful authority, wears the identification of a registration officer or assistant registration officer or wears any other identification purporting to be the identification of a Registration Officer or an Assistant Registration Officer;
- (n) by himself or any other person procures the registration of himself or any other person on the Register of Voters knowing that he or that other person is not entitled to be registered on that Register or is already registered on it;
- (o) by himself or any other person procures the registration of a dead or fictitious person; or

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 - (p) carries out registration of voters or revision of the Register of Voters at a centre or place not authorised or designated by the Electoral Commission,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

- 113. (1) A person whorelating to
 - (a) being registered as a voter in a Register of registration registration Voters applies again to be as a ^{as a voter}.
 - (b) registers as a voter in more than one ward or more than once in a ward for an election;
 - (c) in the Register of Voters otherwise than in substitution for his substisting registration;
 - (d) in the same Register of Voters having applied to be registered in a Register of Voters in a ward and which application has not been granted or has been rejected, applies to be registered in the Register of Voters for the same ward or in the Register of Voters for nother ward;
 - (e) simultaneously makes 2 or more applications to be registered as a voter;
 - (f) presents himself to be or does any act whereby he is by whatever name or description included in the Register of Voters for an electoral area in which he is not entitled to be registered; or

- (h) without lawful authority, destroys, takes, opens or otherwise interferes with a ballot box or packet or ballot papers then in use for the purposes of the election;
- (i) being authorised by the Electoral Commission to print ballot papers prints more than the number or quantity authorised by the Commission;
- (j) without lawful authority has in his possession a ballot paper;
- (k) without authority destroys, takes, opens, disposes of or otherwise interferes with an election material in use or intended to be used for the purposes of an election;
- without lawful authority prints a ballot paper or what purports to be or is capable of being used as a ballot paper;
- (m) for the purposes of an election, manufactures, constructs, imports, has in his possession, supplies or uses, or causes to be manufactured, constructed, imported, supplied or used, an appliance, device or mechanism by which a ballot paper may be extracted, affected or manipulated after having been deposited in a ballot box during the polling at an election; or
- (n) not being authorised to do so under this Act, makes a mark on a ballot paper issued to a person other than to himself,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment. (2) A person who hinders or obstructs a field registrar in the execution of his duties commits an offence and is liable, on conviction to a fine not lessthan 10,000 Leones or to imprisonment to a term not exceeding 2 years.

(3) A person who knowingly causes his name to be included in a a provisional list while not entitled to be registered or a Registration Officer who knowingly includes the name of a person who is not entitled to be registered commits an offence and is liable, on conviction, to a fine not lessthan 10,000 Leones or to imprisonment for a term of 2 years.

(4) A person who makes a statutory declarations in the form prescribed in the Fourth Schedule, which he knows to be false in a material particular, or recklessly, whether it is true or not, commits an offence and is liable, on conviction, to a fine not less than 50,000 Leones or to a term of imprisonment not less than 3 years or to both the fine and imprisonment.

115. (1) A person who-

(a)

	relating to
forges a voter registration card; or	voter registration
uniawiuny retains, seizes or possesses a	cards, etc.
voter registration card counterfoil book	

- (b) unlawfully retains, seizes or possesses a ^{care} voter registration card, counterfoil book, registration stamp or anything in use at a registration centre; or
- (c) without lawful authority makes, prepares, or prints a document of paper purporting to be a voter registration card,
- (d) being entitled to a voter registration card, gives it to a person other than an electoral officer acting in the course of his lawful duty under this Act, for use at an election;
- (e) not being an electoral officer acting in the course of his duty under this Act, receives a

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voter registration card in the name of another person for use at an election and uses the card fraudulently;

- (f) without lawful authority or excuse has in his possession more than one voter registration card;
- (g) is in unlawful possession of a voter's card whether issued in the name of a voter or not; or
- (h) procures or deals with a voter registration card otherwise than as provided in this Act,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(2) A person who issues a duplicate voter registration card to a voter on polling day or less than 14 days before polling day commits an offence and is liable on conviction to a fine not less than 20,000 Leones or to imprisonment for a term not less than 5 years.

Offences of buying and selling voter registration cards.

- **116.** A person who-
 - (a) sells or attempts to sell or offers to sell any voter card whether issued in the registration name of any voter or not; or
 - (b) buys or offers to buy any voter registration card whether on his own behalf or on behalf of any other person,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

		_
117.	A person who- (a) forges or fraudulently defaces or knowingly papers, bal destroys the nomination papers of a papers, etc candidate or the list of endorsed candidates of a political party;	n lot
	(b) delivers to another person or authority to whom nomination papers or lists of endorsed candidates of political parties are required to be delivered by this Act, a nomination paper or list of endorsed candidates of a political party knowing it to be forged;	
	 (c) signs a nomination paper as a candidate in more than one electoral area for the same election; 	
	 whom nomination papers or lists of endorsed candidates of political parties are required to be delivered by this Act, a nomination paper or list of endorsed candidates of a political party knowing it to be forged; (c) signs a nomination paper as a candidate in more than one electoral area for the same 	

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 (d) signs a nomination paper consenting to be a candidate at an election knowing that he is ineligible to be or disqualified from being a candidate at that election; 67

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- (e) forges or counterfeits or fraudulently defaces or fraudulently destroys a ballot paper or an official stamp or mark on a ballot paper;
- (f) not being a person entitled to be in possession of a ballot paper which has been marked with an official stamp or mark has the ballot paper in his possession; without lawful authority, supplies a ballot paper to another person;
- (g) fraudulently puts into a ballot box anything other than the ballot paper which he is authorised by law to put in it;

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Falsification	120.	A person who being a member or officer of the	Electoral

Commission, charged with the counting of votes or the making of a return at an election, wilfully falsifies the count of the votes or wilfully makes a false return commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

Infringement **121.** (1) An electoral officer, Polling Assistant or Polling Agent of secrecy. in attendance at a polling station who,-

- (a) communicates, before the poll is closed, information as to the name or serial number of the ballot paper issued to a voter at the station;
- (b) obtains or attempts to obtain, information as to the candidate for whom a voter in the station is about to vote or has voted;
- (c) interferes or attempts to interfere with a voter when casting his vote;
- (d) communicates information obtained in a polling station as to the candidate for whom a voter in the station is about to vote or has voted,.

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(2) Subsection (1) shall not apply to a procedure under this Act for recording the vote of a voter who is-

- (a) unable to read or write; or
- (b) incapacitated by-

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118.	(1) A perso	on who-		Wrongful voting, etc.
	(a)	unlawfully votes for more than or, as the case may be, votes o than one vote in favour of a c	r records more	
	(b)	votes at an election when he to vote;	is not entitled	
	(c)	votes more than once in an el	lection;	
	(d)	interferes with a voter in the vote in secret;	casting of his	
	(e)	pretends to be unable to read to be assisted in voting; or	or write so as	
	(f)	pretends to be visually impair from any other disability so as in voting;	-	
20,000 L		d is liable on conviction to a fin aprisonment for a term not less prisonment.		
instrume	on papers, bal ents and other	prosecution for an offence lot boxes, ballot papers, counte voting and election materials, tion materials may be stated	rfoils, marking the property in	

119. (1) An electoral officer performing a duty under this Act Improper practices by electoral

possession of the Returning Officer at such election.

- (a) aids another person to register as a voter more electoral officers. than once;
- (b) wilfully or negligently fails to perform such duty in an impartial manner;

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		(c)	makes use of or attempts to m official duties or position to inf in which a person votes;	
		(d)	knowingly subverts the proce fair elections;	ess of free and
		(e)	knowingly obstructs th Commission in the discharge of or otherwise interferes with the the Electoral Commission;	of its functions
		(f)	makes an entry, which he l reasonable cause to believe to record, return or other docume required to keep or make enactment;	be false, in a ent which he is
		(g)	permits a person whom he reasonable cause to believe to or write to vote in the manner persons unable to read or write	be able to read provided for
		(g)	permits a person whom he is reasonable cause to believe no impaired or a person with disab the manner provided for per- visually impaired or persons w as the case may be;	t to be visually bility to vote in rsons who are
		(h)	wilfully prevents a person from polling station at which he reasonable cause to believe the is entitled to vote;	knows or has
		(i)	wilfully rejects or refuses to paper which he knows or he cause to believe is validly cast in accordance with this Act enactment;	as reasonable for a candidate

у		for a candidate which he knows or has reasonable cause to believe was not validly cast for that candidate;
d	(k)	interferes with a voter in the casting of his vote in secret;
ıl	(1)	is required to declare the result of an election,
18	(1)	fails to do so;
of		
ıs a	(m)	is not authorised to do so, purports to make a formal declaration or formal announcement of an election result;
is	(n)	without reasonable cause does or omits to
h	(11)	do anything in breach of his official duty;
15	(0)	colludes with a political party or candidate for the purpose of giving an undue advantage to the political party or candidate;
.d		· · ·
r IS	(p)	wilfully contravenes the law to give undue advantage to a candidate or a political party on partisan, ethnic, religious, gender or any other unlawful consideration; or
У		
n	(q)	fails to prevent or report to the Electoral
е у,		Commission or any other relevant authority, the commission of an electoral malpractice or offence under this Act,
e		
15		nd is liable on conviction to a fine of not less
n		to imprisonment for a term of 5 years or to both
	the fine and imprisonm	ient.
- 4	(2) A pers	on who is convicted of an offence under
ot		be eligible to hold public office for a period of
e	10 years following con	
te		
er		

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(j) wilfully counts a ballot paper as being cast

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		(c) votes with the knowledge that entitled to vote in that election;	he is not

(d) presents himself as an electoral officer knowing that he is not,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

Bribery. **125.** (1) A person who-

- (a) gives, lends, offers, promises, or promises to procure, any money or valuable consideration to or for a voter, or to do for any other person, in order to induce any voter to vote or refrain from voting or corruptly does any such act as aforesaid on account of such voter having voted, or refrained from voting at any election under this Act;
- (b) gives, procures, agrees to give or procure, offers, promise, or promises to procure or endeavour to procure, any office, place or employment to or for any voter, or to or for any other person, in order to induce such voter to vote or refrain from voting or corruptly does any such act as aforesaid on account of any voter having voted or refrained from voting at any election under this Act;
- (c) makes a gift, loan, offer, promise, procurement or agreement referred to in paragraph (b) to or for any person in order to induce the person to procure or endeavour to procure the return of a person as President or a Member of Parliament or of a local council or the vote of a person at an election under this Act;

(i) blindness; or

(ii) other physical cause or disability, from casting his vote himself.

(3) A person, other than a Presiding Officer or a person authorised by him, who communicates with a voter after the voter has received a ballot paper and before the voter has placed the ballot paper in a ballot box, commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(4) An electoral officer, or Polling Assistant, in attendance at the counting of votes who shall-

- (a) not maintain or aids in maintaining the secrecy of the ballot;
- (b) attempts to ascertain the counting, the serial number of a ballot paper;
- (c) communicates information obtained at the counting of the vote of a candidate,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(5) A person attending a proceedings relating to an election who, without lawful authority, -

- (a) communicates to another person, before the poll is closed, information obtained at the proceedings as to an official stamp or mark to be used in connection with a ballot paper;
- (b) communicates to another person, information obtained at the proceedings as to the number of ballot papers issued to a person;

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	(c)) attempts to ascertain, at the connection with the receipt o	1 0	commits an offence and is liable on conviction to than 20,000 Leones or to imprisonment for a term of the fine and imprisonment.		
		(i) the number on ballot pa	apers;	the fine and im	prisonment.	
		(ii) the candidate for whom in a ballot paper;	a vote is given	(2) another person	A person who induces, influence to vote in an election knowing that th	-
	(d	 (d) communicates information obtained at the proceedings; or (a) contumes an image of a merical heliet for any (b) contumes an image of a merical heliet for any 		fine of not less than 20,000 Leones or to	o imprisonment	
	(e)) captures an image of a marke purpose whatsoever,	ed ballot for any	(3)	A person who directly or indirectly	
	 commits an offence and is liable on conviction to a fine of not than 20,000 Leones or to imprisonment for a term of 5 years or to the fine and imprisonment. 122. A person who prevents, obstructs or disturbs an elebyforce, violence or threats commits an offence and is liable conviction to a fine of not less than 20,000 Leones or to imprison for a term of 5 years or to both the fine and imprisonment. 			voter from vot a fine of not les	mpedes, prevents or threatens to imped ing commits an offence and is liable o s than 20,000 Leones or to imprisonme oth the fine and imprisonment.	n conviction to
Prevention of election by force, etc.			nd is liable on to imprisonment		A person who directly or indirect otherwise compels or induces a voter v ction-	
Undue	123. (1) A pers	son who, directly or indirectly, u	uses or threatens		(a) to inform him or another pers of the candidate or political p	

123. (1) A person who, directly or indirectly, uses or threatens to use force, violence, harmful cultural practices, fraudulent device, trick or deception for the purpose of or on account of-

influence.

- (a) inducing or compelling a person to vote or not to vote for a particular candidate or political party at an election;
- (b) impeding or preventing the free exercise of the franchise of a voter:
- (c) inducing or compelling a person to refrain from becoming a candidate or to withdraw if he has become a candidate; or
- (d) impeding or preventing a person from being nominated as a candidate or from being registered as a voter,

(b) to display the ballot paper on which the voter has marked his vote.

commits an offence and is liable on conviction to a fine not less than 1,000 Leones or to imprisonment for a term not lessthan 3 months.

the voter voted; or

124. A person who at an election-

Personation.

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- (a) knowingly votes or attempts to vote or applies for a ballot paper in the name of another person, whether that name be that of a person living or dead or of a fictitious person;
- (b) having voted once at that election votes or attempts to vote at the same election in his own name;

(2) A person convicted of an offence under subsection (1) is barred from voting at an election held within a period of 5 years from the date of the conviction.

(3) For the purpose of subsection (1), a person is deemed to be acting in pursuance of a lawful duty if he is acting in his capacity as military or police personnel charged with providing security at that public meeting.

Prohibition of 131. A person who-

interference with free political canvassing and campaigning.

(a) directly or indirectly, by the use of threat or force, violence, sexual harassment or otherwise, prevents the conduct of a political meeting, procession, demonstration or other event of a political nature or another person from attending or participating in the meeting procession, demonstration or other event;

- (b) creates a material disruption with the intention of preventing a political party from holding a public political meeting;
- (c) impedes or prevents or threatens to impede or prevent the right of a representative of a political party to gain access, in the manner and during the hours prescribed, to voters in any particular centre, whether public or private, for the purposes of conducting political canvassing or campaigning and of soliciting membership and support;
- (d) impedes or threatens to impede or prevent a member of the Electoral Commission, a representative of the Electoral Commission or any other person or organisation engaged in civic electoral education to gain access, in the manner and during the hours prescribed, to eligible voters in a particular centre, whether public or private, for the purpose of conducting civic electoral education; or

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 - (d) upon or in consequence of a gift, loan, offer, promise, procurement or agreement referred to in paragraph (b), procures or engages, promises or endeavours to procure, the return of a person as President or a Member of Parliament or of a local council, or the vote of a person at an election under this Act;
 - (e) advances or pays or causes to be paid any money to or for the use of any other person, with the intent, that the money or part of it shall be expended in bribery at an election under this Act; or
 - (f) knowingly pays or causes to be paid money to another person in discharge of repayment of money wholly or in part expended in bribery at an election,

commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(2) A person-

- (a) being a voter who before or during an election under this Act receives, agrees or contracts for money, gift, loan, valuable consideration, office, place or employment for himself or for any other person, for voting or agreeing to vote or for refraining or agreeing to refrain from voting at that election; or
- who, after an election under this Act, receives (b) money, gift, loan, valuable consideration, office, place or employment for himself or for that other person, on account of any other person having voted or refrained from voting or having induced any other person to vote or refrain from voting at that election,

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commits an offence and is liable on conviction to a fine of not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

(3) This section shall not apply or be construed to apply to any money paid or agreed to be paid for or on account of any lawful expenses bona fide incurred at or concerning any election, and in particular to the hire of transport by or on behalf of a candidate's or political party's Polling Agent or the travelling expenses of a candidate or his Polling Agent.

Disqualification for undue influence, bribery, etc. **126.** A person who is convicted of personation, undue influence, bribery, aiding, abetting, counselling or procuring the commission of the offence of personation shall, in addition to any other punishment, be barred during a period of 5 years from the date of his conviction-

- (a) from being registered as a voter or from voting at any election; and
- (b) from being elected a member of Parliament or a local council, village or town head or if elected before his conviction, of retaining his seat as a member of Parliament or a local council.

127. A person who-

Wrongful voting and false statements.

- (a) votes or induces or procures any person to vote at an election under this Act knowing that he or the other person is prohibited by this Act or by any other enactment from voting at that election; or
- (b) before or during an election under this Act knowingly publishes a false statement of the withdrawal of a candidate at that election for the purpose of promoting or procuring the election of another candidate,

commits an offence and is liable on conviction to a fine not less than 20,000 Leones or to imprisonment for a term of 5 years or to both the fine and imprisonment.

128. A person who-

Interference with election materials.

- (a) removes, destroys, conceals or mutilates or assists in the removal, destruction, concealment or mutilation of an election material, except with the authority of the Electoral Commission or under this Act; or
- (b) snatches or destroys or otherwise unlawfully interferes with an election material,

commits an offence and is liable on conviction to imprisonment for a term not lessthan 5 years.

129. A person who, except with the authorisation of the Electoral Prohibition of Commission directly or indirectly, prints, manufactures or supplies or procures the printing, manufacture or supply of materials in connection with an election, commits an offence and is liable on conviction to a manufacture with an election, commits an offence and is liable on conviction to a fine not less than 50,000 Leones or to imprisonment for a term not less than 5 years or to both the fine and the inprisonment.

130. (1) A person who at a lawful public meeting, held in Interference with lawfu public

meeting.

- (a) acts or incites others to act in a disorderly ¹ manner for the purpose of preventing or interfering with the transaction of the business for which the meeting was called; or
- (b) has in his possession an offensive weapon or missile otherwise than in pursuance of a lawful duty,

commits an offence and is liable on conviction to a fine not less than 2,000 Leones or to imprisonment for a term of 6 months or to both the fine and the inprisonment.

Unauthorised access with intent to W commit to or facilitate commission au of further Into offences.

139. (1) A person who commits an offence under section 140 with any other offence under this Act or with intent to facilitate intent to committhe commission of such offence whether by himself or by another person is liable on conviction to imprisonment for a term of not less than 5 years.

(2) For the purposes of this section, it is immaterial whether the other offence under this Act is to be committed on the same occasion as the commission of an offence under section 140 or on a future occasion.

(3) A person may be guilty of an offence under this section even though the facts are such that the commission of another offence under this Act is impossible.

Unauthorised **140.** (1) A person who does an act which causes an unauthorised modification of the contents of a computer so as tomaterial.

(a) impair the operation of -

(i) a computer or a computer program; or

- (ii) the reliability of data held in a computer;
- (b) prevent or hinder access to a program or data held in a computer,

commits an offence and is liable on conviction to imprisonment for a term not less than 3 years.

(2) A person commits an offence under subsection (1) even where an act which causes an unauthorised modification of the contents of a computer, is-

(a) not directed at-

- (i) a particular computer;
- (ii) a particular program or data;
- (iii) a program or data of a particular kind; or
- (iv) a particular modification or a modification of a particular kind;

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 - (e) conducts a political party procession along a public thoroughfare or a political party meeting or rally in a public place otherwise than on a date or at a time specified by the Electoral Commission in a campaign calendar published pursuant to this Act,

commits an offence and is liable on conviction to a fine not less than 20,000 Leones or to imprisonment for a term not less than 5 years or to both the fine and imprisonment.

132. (1) A person shall not provide for the purpose of Improper use conveying another person to a registration centre or to a polling of vehicle. station a government vehicle or boat, or a vehicle or boat belonging to a public body or institution except in respect of a person who is ordinarily entitled to use that vehicle or boat or in an emergency in respect of an electoral officer.

(2) A person who contravenes subsection (1) commits an offence and is liable on conviction to a fine not less than 500 Leones.

133. A person who at an election acts or incites others to act in Disorderly a disorderly manner commits an offence and is liable on conviction conduct at to a fine not less than 2,000 Leones or to imprisonment for a term not less than 6 months or to both the fine and the inprisonment.

134. A person who knowingly votes or attempts to vote in an Voting by electoral area in respect of which his name is not on the Register of unregistered Voters commits an offence and is liable on conviction to a fine not persons. less than 5,000 Leones or to imprisonment for a term not less than 12 months or to both the fine and the inprisonment.

135. (1) A person who carries, wears or displays a dangerous Restriction on weapon or missile in a part of a polling centre or within a distance of admission to 300 meters of a polling centre otherwise than in pursuance of a lawful polling centre. duty commits an offence and is liable on conviction to a fine not less than 5,000 Leones or to imprisonment for a term of 12 months or to both the fine and the inprisonment.

(3) For the purpose of subsection (1) a person shall be deemed to be acting in pursuance of a lawful duty if he is acting in his capacity as a military or police personnel, officially deployed to provide security at that polling station or generally charged with responsibility for providing security during elections.

Offences on **136.** (1) A person who, on an election day, in a polling station election day. or within a distance of 300 metres of a polling station -

- (a) canvasses for votes;
- solicits for the vote of a voter; (b)
- (c) persuades a voter not to vote for a particular candidate:
- persuades a voter not to vote at the election; (d)
- (e) shouts slogans concerning the election;
- is in possession of an offensive weapon or missile, wears a dress or have a facial or other decoration which is calculated to intimidate voters;
- (g) exhibits, wears or tenders a notice, symbol, photograph or party card referring to the election;
- (h) uses a vehicle bearing the symbol of a political party;
- (i) loiters without lawful excuse after voting or after being refused to vote;
- snatches or destroys an election material; (i)
- unlawfully blares a siren, (k)

commits an offence and is liable on conviction to a fine not less than 5,000 Leones or to imprisonment for a term not less than 12 months or to both the fine and the inprisonment.

(2) A person who, on an election day, within the vicinity of a polling station, unit or collation centre -

- (a) convenes, holds or attends a public meeting during the hours of the election as may be prescribed by the Electoral Commission;
- (b) unless appointed under this Act to make official announcements, operates a megaphone, amplifier or public address apparatus;
- wears or carries a badge, poster, banner, flag or symbol relating to a political party or to the election.

commits an offence and is liable on conviction to a fine not less than 5,000 or to imprisonment for a term not less than 12 months or to both the fine and the inprisonment.

137. (1) A person who observes an election without prior Observing accreditation from the Electoral Commission commits an offence and elections without is liable on conviction to a fine not less than 10,000 Leones. accreditation.

PART XII - OFFENCES RELATED TO INFORMATION TECHNOLOGY

138. (1) A person who knowingly and without lawful Unauthorised authorisation causes a computer to perform a function with intent to access to computer secure unauthorised access to a program or data held in that computer or any other computer commits an offence and is liable on conviction material. to imprisonment for a term of not less than 2 years.

(2) The intent required to commit an offence under subsection (1), need not be directed at-

- (a) a particular program or data;
- (b) a program or data of a particular kind; or
- (c) a program or data held in a particular computer.

(5) A defendant in a trial before the Court may be represented by the counsel of his own choice and bail shall be at the absolute discretion of the Court.

Questions to be determined by Court. (1) A question which may arise as to the right of a person to be or remain as-

- (a) President;
- (b) Member of Parliament;
- (c) member of a local council,

shall be referred to and determined by a Judge of the Court on a petition presented by a voter, in accordance with the procedure under section 149 for the trial of an election petition.

(2) Where the question to be decided concerns the right of a person under subsection (1), the Court shall certify its decision in writing to the Speaker and the Electoral Commission and where the Court has decided that a person is not entitled to remain as President, Member of Parliament or member of a local council, that person shall thereupon cease to be such.

Election valid unless questioned within 21 days of publication of result.

145. (1) An election not called in question within 21 days after the publication of the result in the Gazette, is deemed to have been, to all intents and purposes, a good and valid election.

(2) An election petition founded on acts amounting to an offence under Part X or Part XI shall be brought unless those acts occurred between the last day appointed for the delivery of nomination papers under section 58 and the time of the day at which the result of the election is declared under section 51.

Presentation of petition result. **146.** (1) A petition complaining of an undue return or undue election of a person under subsection (1) of section 146 may within 21 days from the date of the publication of the result of the election in the Gazette, be presented to a Judge of the Court by any one or more of the following persons-

(b) not intended to be permanent or temporary.

(3) A modification of the contents of a computer shall not be regarded as damaging a computer or computer storage medium unless its effect on that computer or computer storage medium impairs its physical condition.

141. Except as provided in this section, it is immaterial for the Territorial purposes of an offence under this Part whether an act or other event scope of proof of which is required for conviction of the offence occurred offence under this Part. within or outside Sierra Leone.

142. (1) A person secures access to a program or data held in Access to a computer if by causing a computer to perform a function the persondata in

computer.

- (a) alters or erases the program or data;
- (b) copies or moves it to a storage medium other than that in which it is held or to a different location in the storage medium in which it is held;
- (c) uses it;
- (d) has it output from the computer in which it is held (whether by having it displayed or in any other manner); and
- (e) references to access to a program or data and to intent to secure such access shall be read accordingly.

(2) A person uses a program if the function he performs on the computer-

- (a) causes the program to be executed; or
- (b) is itself a function of the program.
- (3) In paragraph (d) of subsection (1)-
 - (a) a program is output if the instructions of which it consists are output; and

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(b) the form in which the instructions or any other data is output (and in particular whether or not it represents a form in which, in the case of instructions, they are capable of being executed or, in the case of data, it is capable of being processed by a computer) is immaterial.

(4) Access of a kind by a person to a program or data held in a computer is unauthorised if-

- (a) he is not entitled to control access of the kind in question to the program or data; and
- (b) he does not have consent to access by him of the kind in question to the program or data from a person who is so entitled.

(5) References to a program or data held in a computer include references to a program or data held in a removable storage medium which is for the time being in the computer; and a computer is to be regarded as containing a program or data held in that medium.

(6) A modification of the contents of a computer takes place if, by the operation of a function of the computer concerned or any other computer-

- (a) a program or data held in that computer concerned is altered or erased; or
- (b) a program or data is added to its contents, and an act which contributes towards causing that modification shall be regarded as causing it.

(7) A modification is unauthorised if the person whose act causes the modification-

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	(a)	is not himself entitled to dete the modification should be ma		
	(b)	does not have consent to the from a person who is so entit		
(8) a program.	Referer	nces to a program include refere	ences to part of	
PART XIII - El	LECTIO	N OFFENCES AND PETITIC	ONS COURT	
143. (1) 131 of the Cor		hall be, pursuant to subsection n, an Election Offences and Pe		Election Offences and Petitions
(2)	The Ele	ection Offences and Petitions C	ourt shall -	Court.
	(a)	sit in such places in Sierra Leo Justice may determine;	ne as the Chief	
	(b)	be presided over by-		
		(i) a High Court Judge;		
		(ii) a retired Judge of the Sup Judicature; or	perior Court of	
		(iii) a barrister or solicitor w to hold office as a High (-	
	(c)	be by judge alone.		
(3)	The Co	urt shall have jurisdiction to tr	y-	
	(a)	election offences; and		
	(b)	election petitions.		
(4) under subsecti proceedings.		ourt shall determine cases bro ithin 4 months after the comme		

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Appeal from Court. **150.** (1) An appeal shall lie to the Court of Appeal from the determination of the Court upon an election petition, or a proceeding of the Court taken under section 146 at the suit of a party to the petition or proceedings, and the decision of the Court of Appeal on the appeal shall be final to all intents and purposes.

> (2) Notwithstanding any provisions to the contrary, the Court of Appeal shall not entertain an appeal under this section unless notice of the appeal has been given within 14 days of the determination in question.

> (3) At the time of filing the notice of appeal, the appellant shall give security for the payment of all costs, charges and expenses which may become payable by him to any witnesses summoned on his behalf or to any respondent, in an amount and given in such manner, as the Court, may order; and in the event of any failure to comply with the order, no proceedings shall be heard on the appeal.

Effect on election return of notice of appeal. **151.** (1) Where the Court determines that a candidate returned as elected was not duly elected and that the election was void, then the candidate's seat shall become vacant from the time of the notice of decision of the Court and if notice of appeal from that decision has been given within 14 days, the seat shall remain vacant for the period until the determination of the Court of Appeal is given on the appeal or the appeal is abandoned.

(2) Where the question to be decided by the Court of Appeal concerns an election to or the right to remain a Member of Parliament, the Registrar of the Court of Appeal shall certify the decision in writing to the Speaker and the Electoral Commission.

(3) Where the Court has determined that a candidate was duly returned or elected, or that the election was void, and no notice of appeal has been given against that determination within fourteen days, or where on appeal the Court of Appeal has determined that a candidate was duly returned or elected, or that the election was void, then the Speaker shall publish by notification in the Gazette whether the candidate whose return or election is questioned is duly returned or elected, or whether the election is void.

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	() I	d or had a right to vote at ch the petition relates;	

- (b) a person who claims to have had a right to be returned or elected at such election; or
- (c) a person who alleges himself to have been candidate at that election.

(2) A person presenting an election petition shall forthwith deliver a copy of it to the Electoral Commission.

(a) an election offence.-

147. (1) In a trial of-

- Trial of election offences and election petition.
- (i) an indictment relating to the offence shall be preferred without a previous committal for trial and it shall in all respects be deemed to have been preferred pursuant to a consent in writing by a judge granted under subsection (1) of section 136 of the Criminal Procedure Act, 1965 (Act No. 32 of 1965) and shall be proceeded with accordingly;
- (ii) an extract of the findings of the police or investigators, signed by the Attorney-General, to the effect that a particular person is, or particular persons are implicated in an offence under this Act shall, without more, be sufficient authority for preferring an indictment in respect of such offence as is disclosed in or based on the report of those findings;

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- (iii) an indictment preferred shall be filed and served, on the accused together with the summary of the evidence of the witness or witnesses which the Attorney-General relies on for the proof of the charge contained in that indictment and the names of such witness or witnesses shall be listed on the back of the indictment;
- (iv) the Attorney-General may, upon giving to the Registrar of the Court and to the accused a notice of his intention to prosecute together with a summary of the evidence to be given by the witness or witnesses, call as additional witness any person not listed on the back of the indictment who may give necessary or material evidence at the trial of an election offence, whether or not that person gave evidence during an investigation by the police or investigators;
- (b) an election petition, the Court -
 - (i) may order the inspection and production of rejected ballot papers, the opening of sealed packet of counterfoils of used ballot papers or the inspection of counted ballot papers;
 - (ii) shall, in making and carrying into effect an order under sub-paragraph (i), ensure that the way in which the vote of a particular person has been given shall not be disclosed until it has been proved that his vote has been declared by the Court to be invalid;

 (iii) shall, determine whether a person whose return or election is complained of was duly returned or elected or whether the election was void and shall certify its determination to the Electoral Commission.

148. An election shall not be invalid by reason of noncompliance with this Act if it appears to the Court that the election compliance was conducted in accordance with the principles laid down in this Act or that the non- compliance did not affect the result of the election.

149. (1) A person called as a witness in proceedings in the Privilege, Court, under this Part, shall not be excused from answering a question relating to an offence at, or connected with, an election on the grounds that the answer to the question may incriminate or tend to incriminate him or on the grounds of privilege.

(2) Notwithstanding, subsection (1), a witness who honestly answers questions which he is required by the Court to answer shall be entitled to receive a certificate of indemnity under the hand of the presiding Judge stating that such witness has so answered and an answer by a person to a question before the Court shall not, except in the case of a criminal proceedings for perjury in respect of such evidence, be admissible in evidence against him.

(3) Where a person has received a certificate of indemnity in relation to any offence disclosed by answering any question which he was required to answer by virtue only of subsection (1), and any legal proceedings are at any time brought against him for such offence, the Court having cognizance of the case shall, on proof of the certificate, stay the proceedings and may at its discretion, award to that person such costs as he may have been put to in the proceedings.

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Code of election campaign ethics. (1) The Electoral Commission shall, within 30 days before the beginning of election campaigning, by notice published in the Gazette, publish a code of election campaign ethics in such form as specified in the Tenth Schedule.

(2) Where a political party or an independent candidate contravenes subsection (1), the Electoral Commission shall, in consultation with the Political Parties Regulation Commission,-

- (a) endeavour to resolve the matter with the political party or independent candidate as the case may be;
- (b) issue a warning to the party or candidate to desist from the contravention;
- (c) impose a fine that it may determine on the political party or independent candidate; or
- (d) disqualify the party or independent candidate from contesting the election.

(3) A political party or independent candidate aggrieved by a decision of the Commission under this section may appeal to the Court.

162. (1) The management of the national radio or television shall, during an election campaign period, ensure that equal air time is given to-

(a) a political party; or

(b) an independent candidate,

on the national radio and television.

Air time

on radio

television.

and

(2) The management of the national radio or television shall, in pursuance of subsection (1), allocate a minimum airtime of 30 minutes to each candidate and political party during an election campaign period taking into account, the number of candidates and political parties making a request under subsection (3).

(4) Where the election is declared void, another election shall be held.

152. The Rules of Court Committee may make Rules of Court for Election practice and procedure for election petitions under this Act.

153. A proceeding or appeal on a petition pending at the Pending commencement of this Act, shall not be affected by this Act and may petitions and appeals. be proceeded with as if this Act had not been passed.

PART XIV-ELECTION CAMPAIGN PERIOD

154. (1) The Electoral Commission shall, after the close of Electoral nominations and in consultation with registered political parties and candidates contesting in elections, by notice published in the Gazette, determine and declare the period when campaigning by candidates and political parties may begin and end.

(2) The Commission may, declare fixed periods for political parties campaigns and bye-elections campaigns.

155. (1) The Electoral Commission shall, after publication of Election the campaign period pursuant to section 154 and in consultation campaign with registered political parties and candidates prepare and publish in the Gazette a campaign calendar of events including public rallies, public meetings and public processions to be held by political parties and independent candidates.

(2) The Electoral Commission shall for the purposes of ensuring the smooth co-ordination of a demonstration or procession and the maintenance of the peace and public order, during an election campaign liaise with the Inspector-General of Police and in the case of campaign activities in the Provinces, notify the Paramount Chief and other local authorities as the Commission may deem necessary.

(3) Nothing contained in this section shall be construed to prohibit a political party from conducting a meeting, organisational activity or publishing a book or other material in connection with its normal activities as a political party.

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Election campaign materials.		in addition t	ates and political parti to activities normally		
		(a)	publish books, n pamphlets, flyers, j similar materials:		

NT 17

(b) make use of the press, radio, television and other media forms;

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(c) carry out various political activities within the limits of the law.

(2) An election campaign material referred to in subsection (1) shall clearly state thereon-

- (a) the issuing candidate or political party, as the case may be; and
- (b) the printer of the material.

(3) A person shall not post banners, posters, placards, drawings, billboards or other similar material on public buildings, national monuments, religious institutions or on any private property unless the owner of that property gives his consent.

(4) A candidate or political party shall, notwithstanding any law to the contrary, be exempted from the payment of customs duty in respect of election campaign material which is imported and supported by a Certificate of Authorisation issued by the Electoral Commission.

(5) The Electoral Commission may, on application made to it by a candidate or political party wishing to import electoral campaign materials, issue to the candidate or political party, as the case may be, with a Certificate of Authorisation.

Publishing information. **157.** At the end of an election campaign period, all election campaign activity shall cease and the public media shall be at the disposal of the Electoral Commission to publicise information on procedures for voting at the elections.

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158. (1) Where a candidate or political party believes that his Complaints or its rights under this Part have been violated, such candidate or against violation of political party may lodge a complaint with the Electoral Commission.

(2) The Electoral Commission shall, upon receipt of a complaint under subsection (1), take all necessary steps to ensure that the issues raised in the complaint are properly addressed and any fault or delict is rectified without delay.

159. A candidate or political party shall, in an election campaign Civic obligation of

- (a) respect and take into account the candidates and fundamental principles of State policy set out parties. forth in Part II of the Constitution; and
- (a) carry out the campaign in keeping with ethical and moral standards and the respect due to the other candidates and political parties and the electorate of Sierra Leone.

160. (1) A candidate or political party shall not during the Prohibitions during election

- (a) insult or defame another candidate or political or party;
- (b) abuse or engage in the improper use of Government property for political propaganda purposes;
- (c) campaign in public offices or educational institutions during working hours or hours of instruction.

(2) A candidate or political party who contravenes subection (1), commits an offence and is liable, on conviction, to a fine not lessthan 10,000 Leones or to imprisonment for a term not lessthan 5 years or to both the fine and imprisonment or to both the fine and the inprisonment.

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Electoral Commission may enlarge or reduce		e, by order, en	ral Commission may, where alarge or reduce the time as s e or for the doing of an act	pecified in this Act
time. Electoral Commission to prescribe forms, etc.	Schedule but such	Commission s, such othe	e purposes of its functions un shall prescribe, in addition r forms as it may find neces forms and anything as s ct.	to the forms in the ssary or expedient
		es not affect	ation from a form as specific the substance thereof, shall viation occurred.	
Regulations.	171. instrumer		lectoral Commission m gulations for giving effect to	
			hstanding the generality o ade by the Electoral Commi for-	
		(a)	the registration of vote Leone;	rs outside Sierra
		(b)	the safety and security performance of their dutie	
Repeal and savings.	172.	(1) The Pu	blic Elections Act, 2012 is h	ereby repealed.
savings.	directives before th	ns, orders, no s issued under e commence	thstanding subsection otices, prescriptions and oth r the repealed Act and in exis ment of this Act, shall con r until their express repeal of	her instruments or tence immediately tinue in operation
	which ha	ngs, institut ve not been	vestigations, prosecutions ted or commenced under the concluded before the commenced d and concluded in all resp	e repealed Act and mencement of this

had not been repealed.

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(3) A candidate or political party wishing to be given air time under subsection (1), shall make a request in writing addressed to the management of the national radio or television, and the management shall only act upon the receipt of the request in writing.

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PART XV - MISCELLANEOUS PROVISIONS

163. There is hereby established a fund to be known as the National National Elections Trust Fund which shall be managed by the Elections Electoral Sustainability Commission for the financing of public Sustainability Trust Fund. elections and referenda.

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164. (1) The Electoral Commission may, at an election, accredit Election any group or institution to act as election observer and issue observation. guidelines for their participation, deter fraud and promote confidence in the electoral process.

(2) An election observer accredited by the Electoral Commission under subsection (1), shall -

- (a) provide accurate assessment of the election;
- (b) highlight specific recommendations for the verification of the accuracy of the Voters List and ways that voter registration could be improved;
- (c) demonstrate support for genuine democratic elections;
- (d) contribute significantly to promoting public confidence and calm tensions in the postelection period.

(3) An accredited observer shall submit a written report to the Electoral Commission on its observation not later than 3 months after the declaration of results of the election or such earlier date as the Electoral Commission may specify in writing.

165. (1) A local or international organisation may apply to the Application Electoral Commission for accreditation to observe an election. for accreditation.

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(2) The Electoral Commission may require further information in support of an application.

(3) The Electoral Commission may accredit an applicant to observe an election after considering the application, any further information provided by the applicant, and whether-

- (a) the accreditation of the applicant will promote conditions conducive to free and fair elections; and
- (b) the persons appointed by the applicant will-
 - (i) observe the election impartially and independently of any registered political party or candidate contesting that election;
 - (ii) be competent and professional in observing that election; and
 - (iii) subscribe to a Code of Conduct for observers issued by the Electoral Commission pursuant to this Act.

(4) Where the Electoral Commission decides to accredit an applicant, the Commission shall-

- (a) enter the applicant's name in a register of accredited observers; and
- (b) issue a certificate of accreditation in the applicant's name stating the period and other conditions of accreditation.

(5) Where the Election Commission decides not to accredit an applicant, the Commission shall inform the unsuccessful applicant in writing of its decision.

(6) The Electoral Commission shall maintain at its headquarters a register of accredited observers.

(7) A person may inspect the Register of accredited observers on payment of a specified fee.

(8) The Chief Electoral Commissioner shall provide certified copies of extracts from the Register of Voters on payment of the specified fee.

166. Where an accredited observer fails to comply to a material Revocation of extent with any condition of accreditation, the Electoral Commission accreditation. may revoke its accreditation after having given reasonable notice of revocation to that observer.

167. (1) An accredited observer shall-

Rights and obligations of observer.

- (a) in relation to the election for which it isaccredited, be entitled to attend at and observe all aspects of the electoral process including registration, voting, counting of votes and the determination and declaration of results;
- (b) have freedom of movement to, within and from the area or areas specified in the Certificate of Accreditation;
- (c) have a right to communicate freely with registered political parties and individual candidates contesting in the election, electoral officials, government functionaries, the media, civil society organizations and other relevant parties.

(2) Whilst observing an electoral process, the representatives of an accredited observer must wear and visibly and conspicuously display their identification cards at all times.

168. An officer of the Electoral Commission shall perform his Obligation of functions in a neutral and impartial manner and shall receive his ^{impartiality.} instructions only from the Electoral Commission.

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		F	FORM	D	(section 2	29(1))
	PUBLIC	ELECTION	NSACT	,202	2	
		GISTRATIO OMISSIO		OTI	Serial number ERS ROVISIONAL I	
Го: Т	HE REGISTRA	TION OFFI	ICER			
ame ins of the pa	serted in the sai articulars stated	d List as a v l below -	voter or	n the		the right to have my nds and on the basis
Vitness	to mark			Sig	gnature (or mark)
]	REGISTRA	TIONA	REA	ł	LOCALITY
STREE NAME HEAD/	DOM/WARD TADDRESS OF HOUSEHC INSTITUTION ING GROUP					
DWEL	LING GROUP	HOUSE H	IOLD	IN	STITUTION	HOUSEHOLD
NUMB	BER	NUMBER NUMBER NU			NUMBER	
ID CAF SURNA	RD FIRST NAM AME	1E AGE	SEX	<u> </u>	RELATION	ISHIP

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	<u>SCHEDULES</u>	
	FIRST SCHEDULE	(Section 16 (2)(b))
	PUBLIC ELECTIONSACT	,2022
	RULES AS TO THE ORDINARY RESID	ENCE OF VOTERS
1.	The place of ordinary residence of a person lives or which has always or generally been 1 to which he intends to return when away fro	his home, or which is the plac
2.	Where a person usually sleeps in one place a in another place, his place of ordinary reside	
3.	For the purpose of these rules it will be as only one place of ordinary residence and th	•
4.	Temporary absence does not cause a loss a months, or which is anticipated to be less that temporary if the intention is to resume actua	n 6 months, will be regarded a
5.	Where after consideration of these rules in registration or objection thereto, there appea person's ordinary residence is in one reg Registration Officer may decide between su	ars some doubt as to whether gistration area or another,
applic	s being equal may take into account the ant) and his decision shall in such case be ation for registration or objection thereto.	-

102	No. 17	The Public Electi	<i>ions Act</i> 2022
	SECO	ND SCHEDULE	(Sections 23 (1), 27(3))
	FOR	МА	
	PU	JBLIC ELECTIONS ACT	Г, 2022
		NOTICE TO VOTER	lS
himse	in Chiefdom elf/herself to the Reg	n/Ward of Province/Wes gistration Officer during	r in Registration Area Number: atern area is required to present g the registration period from day of20to
	FO	RM B	(Section 23 (3))
	PUBLI	CELECTIONS ACT, 20)22
	CLAIM	TO BE REGISTERED	ASAVOTER
To: T	HE REGISTRATION (OFFICER:	
I	cla	im the right to be register	red as a voter in the Registration
	No re that-	inChiefdo	m/Wardand
(a)	I am not a non-citiz	zen;	
(b)	I have not applied f	for registration as an ele	ctor in any other ward;
(c)	I am not otherwise ward;	e disqualified from beir	ng registered as a voter in that

(d) I am not under 18 years of age;

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(e)	I will have attained the age of 18 years on	or before the polling date; and
(f)	I was ordinarily resident in the ward on the	
DATE	D theday of	
	s to mark Signature (or mark) of publication of Form A in Second Schedu	le.
	FORM C	Section 24 (3) (a))
	PUBLIC ELECTIONS ACT, 202	2
	FORM OF VOTER REGISTRATION	DNCARD
THE R	EGISTRATION OFFICER	(Chiefdom/Ward)
This is	to show that(Nam	e of voter)
has be particu	en registered as a voter thisday of lars-	
(a)	age;	
(b)	sex;	
(c)	residential address;	
(d)	place of birth;	
(e)	district of origin;	

- (f) father's name;
- (g) mother's name.

Signature of Registration Officer.

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which has	s nominated the al	bove presidential candidate.				F	ORM E			(S	Section 29((2))
		-			PUBLIC	ELECTIO	ONSACT,					
Address:									al Number			
Occupatio	n:				REGIST	FRATION	OF VOTI	ERS				
		party		NOTICE OF	OBJECTIC	ON TO RE	TENTIO	NOF	NAME IN	ALIS	TASAVO	TER
				To: THE REC I		of				bei	ing a persor	
Address:				name appears Registration of Elector on th	Area whos	h e particul	ereby giv	ve you	1 notice th	at I ol	bject to the	e name
Office hel	d in above political	party										
Date				Dated this	day o	of			2	20		
									re (or marl			
Signa	iture						51	Silutu		K)		
orgina	uure			CHIEFD	OM/WARI	D R	EGISTRA	ATION	NAREA		LOCAL	JTY
Fullname				OTDEET								
Address:				SIREEI	ADDRESS	,						
Occupatio	m:				FHOUSEH							
		party			STITUTIO G GROUP							
				DWELLIN	GGROUP	HOUSI	EHOLD	INS	STITUTIO	N	HOUSEHO	OLD
Signature				NUMBER		NUMI	BER	N	NUMBER		NUMBE	R
				ID CARD F	IRST NAN	ЛE	AGE		SEX	R	RELATION	SHIP

SURNAME

.06	No. 17	The Public Elections Act	2022	No. 17	The Public Elections Act	2022 107	
		FORM F (Sect	ion 29 (2))		THIRD SCHEDULE	(Section 44(1))	
	PUBLIC	ELECTIONS ACT, 2022			PUBLIC ELECTIONS ACT, 2022		
	REGIST	RATION OF VOTERS		NO	MINATION PAPER OF PRESIDENTIA	LCANDIDATE	
pears a egistrat ume of .	s a voter in the Prov ion Areav voter on the ground	PERSON OBJECTED TO of being a pers isional List forTown/ hereby give you notice that whose particulars are listed below being ds that-	Village/Street in t I object to the gretained in that	 Date of Presidential Election: 1. I, the undersigned, am the Presidential Candidate to whom this nomination paper relates and I hereby certify that I am willing to stand for election to the off of President of the Republic of Sierra Leone. 2. I also hereby state that I am qualified and not disqualified for election to the office of President of the Republic of Sierra Leone in accordance with the statute declaration attached hereto as Annexure 1. 3. My designated candidate for the office of Vice-President of the Republic Sierra 			
d that		d to prove your qualification at the tim		who has subsc	ribed his signature hereunder to indica . He has also made the statutory dec	ate his consent to his being	
ted this	s dav of			Full name of pr	esidential candidate:		
	5			Occupation			
		Signature (or mark)		Date:			
C	HIEFDOM/WARD	REGISTRATIONAREA	LOCALITY	Signature of P	residential Candidate		
N. H	IREETADDRESS AME OF HOUSEH EAD/INSTITUTIO LOATING GROUP			Signature of D	esignated Vice-President gned, are the three executive members of	the	
WELL IUMBE	ING GROUP ER NUME		IOUSEHOLD		(State name of political party nominati	ng candidate)	
D CAR SURNA	D FIRST NAME	AGE SEX RELATIONSHI	Р				

112 No. 17	The Public Election	ons Act	2022	No. 17	The Public Elections Act	2022	109
FIFTHS	CHEDULE	(Section 48 (2	2) (b))	This nominatio	on paper was completed and signed	in our presence.	
FO	RMA						
PUBLIC	ELECTIONS ACT, 2022	2		(1) Name:	Address		
CERTIFICATE OF	ELECTION OF PRESI	DENT (UNOPP	OSED)	(2) Name:	Address		
Whereas:							
(Full name of Pre	sidential Candidate)			Signature of wi	itness (1) Signature	of witness(2)	
of				(2)			
(Addres	ss)			D	or a construction of the state	20	
was a Presidential Candida	te at the Presidential Ele	ection held on th	ne	Received by me	e atO'clock on theday of	20	
day of	lay of	20		(Signed):			
AND WHEREAS after the c	lose of nomination			Retur	rning Officer		
				Note:- The Pres	sidential Candidate and his nominat	ors must all sign in the	presence
(Name of candid	ate unopposed)				es who must be of full age and who	•	-
was the only candidate non	ninated for that election	::					
AND WHEREAS I have ac	cordingly in pursuance o	f section 49 of th	ne Act Declared				
(Name of person elected)							
to have been elected Preside	nt:						
NOW, THEREFORE, in ex by paragraph (a) of section							
that							

(Name of person elected)

110	No. 17	17 The Public Elections Act		2022	
	FOUR	TH SCHEDULE	(Sections 44(3) (b), 1	14 (4)	
	PUBLIC	ELECTIONSACT, 2	2022		
ST	ATUTORYDECLARA	TION OF PRESIDE CANDIDATE	NTIAL/VICE-PRESID	ENTIAL	
I, Do so	olemnly and sincerely o				
(a)	I am a citizen of Sierr	a Leone;			
(b)	I have attained the a	ge of forty years;			
(c)	I am registered as a v	oter with registration	1		
(d)			de arrangements satisfac y taxes (Delete where in	•	
(e)	•	•	leclared to be of unsour law in force in Sierra Le		
(f)	I have not been conv	victed for an offence	3 -		
	(i) involv	ing fraud or dishon	esty; or		
	(ii) punish	able by death; or			

(iii) relating to or connected with election under any law in force in Sierra Leone.

No. 17	The Public Elections Act	2022	111
(g)	I am not a person disqualified from practicing paragraph (g) of subsection (1) of section 76 of	1	erms of
(h)	I am not under sentence of death imposed on me	e by any court.	
(i)	I am not disqualified to be registered as a voter public elections.	under any law rel	ating to
(j)	I am not disqualified for election by any law in reason of my holding or acting in any office the f a responsibility for or in connection with the any responsibility for the compilation or revisio	functions of which conduct of an ele	involve ction or
(k)	I am not a member of a commission established member of the Armed Forces of the Republic, a pui of a corporate body established by an Act of P appropriated by Parliament. I have not been in any stated above during past twelve months.	d by the Constitut blic officer, or an er Parliament or out o	tion, or, nployee of funds

(l) I am not a chief.

(m) I am not otherwise disqualified from standing for the election by any law in force in Sierra Leone.

I make this solemn declaration knowing and believing it to be true.

.....

Subscribed and solemnly declared by me.....

Candidate\Ward

.....

Before me

.....

116	No. 17	The Public Elections Act	2022	No. 17	The Public Elec	tions Act 2022	2 113
(1) Full N	ame			has been duly ele	cted President of the	e Republic of Sierra Leone at t	he Presidential
Occupati	on			Election of			
Address.				(*	Year of election)		
Date							
				DATED this	day of	20	
		Signature:					
						Returning Officer.	
(2) Full N	ame				FORM B	(Section 52)(a)	
Occupatio	on			CERT	FICATE OF ELECT	FION OF PRESIDENT (AFTE	R POLL)
Address							
Date					ame of Presidential (Candidate)	
		Signature:		Č,		,	
					Address)		
(3) Full N	ame			· · · · · · · · · · · · · · · · · · ·	,		
Occupation	on				I Candidate at the Pr 20	esidential Election held on the	day
Address							
Date				AND WHEREA	S after the Presiding	Officer has, in accordance with	subsection (1)
Signature				of Section 52 of th	e Public Elections Ac	et, 2012, certified to me	
				-			
				(5	State number of vote	s in favour of the Presidential	Candidate)
				Valid votes were	cast in favour of the ca	andidate	
						(Presidential Candidate))

114	No. 17	The Public Elections Act	2022
at that el	ection:		
AND WI	HEREAS		
	(Name	e of person elected)	
therefore	e received per centu	um of the valid vote cast in the election	1:
AND W	HEREAS I have ac	cordingly in pursuance of subsection (1) of section 52
of the Act		e of person elected)	
Presiden		to h	ave been elected
		ercise of the powers conferred on the Re 53 of the Public Elections Act, 2022, I	0
that		e of person elected)	
has been	duly elected Presic	lent of the Republic of Sierra Leone at	the Presidential
Election (Year of			
DATED	thisday o	f20	

Returning Officer.

.....

No. 17	The Public Elections Act	2022	115
	SIXTH SCHEDULE	(Section 5	58 (3))
	ELECTION OF MEMBER OF PARLIA	MENT	
	PUBLIC ELECTIONS ACT, 2022		
NOMINATIO	NPAPER		
Constituency f	or which candidate seeks election		
Date of election	1		
1. I, the unders	signed, am the candidate to whom this n	omination paper rela	ates an
I hereby certify	y that I am willing to stand for election to	Parliament as a Mer	nber fo
the	Constituency.		
2.I also hereby	state that I am qualified, and not disqualifi	ed, for election to Par	rliamer
in accordance	with the requirements of sections 75 an	d 76 of the Constitu	ition.
Full Name			
Occupation			
Address			
Date			
	Signature:		

We, the undersigned, are the three nominators of the above candidate, and are voters of the constituency for which this candidate seeks election.

120	No. 17	The Public Elections Act	2022	No. 17	The Pul	blic Elections Act	2022	117
		District Returning Officer.			SEVENTH	ISCHEDULE	(Sections 78(2), 101(a))	
		Date			FOR	RMA		
		In the presence of-					elec	tions*
	(1)	Counting Agent			PUBLIC E	LECTIONSACT, 202	2	
	(2)	Counting Agent			BALLOT	PAPERSACCOUN	Γ	
				To: THE DIS	TRICT RETURN	ING OFFICER		
	(3)	etc.						
*Delete the same		n parliamentary and presidential election	ons are held on	(i)	(ii)	(iii)	(iv)	
	EIGH	TSCHEDULE Section (88 (2))	Serial Number provided to	ers Serial Numbe unused	ers Serial Numbers s	poilt Number of person Register of Voters of	
	PUBLIC	ELECTIONSACT, 2022		provided to	unused		marked on the	
	FORM OF S	TATEMENT OF RESULT OF POLL					Gazette List as being issued with Ballot P	
	Region		Polling Station	Data				
No.				Date			**Signature of	
Name of	-	DRD OF POLL)				Presiding Office	er Returning Officer	
Nama a	× ×	of ballot cast in favour					-	
Iname o.	i political party No. (or barlot cast in favour				Polling St	ation	
1								
2						Electoral Ro	egion	
3					ature of elections	s here)		
4				**(Delete if i	inappropriate)			

118	No. 17	The Public Elections A	ct 2022	-	No. 1	.7
	FORM B	(Sections 91(2	2), 101(d))		REJE	ECTED BALI
Elections*		TIONS ACT, 2022			No. c	ast for politi
		OF BALLOT PAPERS	Electora	1	No. c	ast for politi
Region/Dis						
No. of Ballo	ot Papers issued to		Polling Station	1		
Station					No. c	ast for politi
*List of po	litical party/ name of	candidate	Ballots			
(1) No. of b	ballot papers cast for					
(2) No. of b	ballot papers cast for					
(3) No. of b Etc.	ballot papers cast for					
						, ·
					(a)	bearing a
No. of ball	ot papers spoilt				(b)	bearing th counted;
No. of ball	ot papers issued				(c)	not bearing
No. of ball	ot papers rejected					impersona printed nu
Under cate	gories (b) and (c) below	W			(d)	tendered b
		Total				

lo. 17	The Public Elections Act		2022	119
EJEC	CTED BALLOT PAPERS			
lo. ca	ast for political party/candidate No. (1)			
lo. ca	est for political party/candidate No. (2)			
lo. ca	est for political party/candidate No. (3)			
				Total
(a)	bearing a number not included among	those issue	ed to the stat	ion;
(b)	bearing the same number as another b counted;	allot paper	which has al	ready been
(c)	not bearing the official mark (if any has be impersonator; or bearing identification printed number;	-	· ·	

ballot papers.

Verified by:....

124	No. 17	The Public Elections Act	2022	No. 17	The Public Elections Act	2022	121
			Chiefdom	5			
				6			
		Signature or Mark		7			
				8			
	(2) Name			9			
	Address			10			
		m Council		11			
			Chiefdom	12			
				13			
		Signature or mark		14			
	(3) Name			15			
	Address	:					
		m Council		16. Total Num	ber of ballots in Ballot Box (Add 1-	15)	
				17. Number o	f destroyed ballots		
		Signature or mark		18. Total of sp	poilt ballot		
I		of being I		19. Number o	f unused ballots papers		
		Chiefdom of the					
do hereb	y certify that I am	willing to stand for election by the Ch	ietdom Council				

122	No. 17	The Public Elections Act	2022	No. 17	The Public Elections Act	2022	123
20. To a	udd 1 to 19			Certified in the	presence of: Assistant Presiding Officer.		
21. Nun	nber of ballot papers i	received from Commission			Polling Assistant		
Note:- I examine	× ×	21) disagreed, the statement is inaccura	ate, carefuly re-		Polling Agent(s)		
Number	r of ballot papers in E	Ballot Box					
Numbe	r of names on registe	er of Electors					
the Assi	stant Presiding Offic	ve statement is correct and that a copy eer, the Poll Clerk and to each of the poll			NINTH SCHEDULE PUBLIC ELECTIONS ACT, 20 FORM	(Section (97	(1))
were pr	resent at the count.			NOMINAT	FION PAPER FOR PARAMOUNT (PARLIAMENT	CHIEF MEMBER	OF
Dated at	t				TORAL COMMISSION DISTRICT RETURNING OFFICER		
		Signature of Presiding Officer			ersigned being members of the C District do hereby nominate Para per candidate for election as a Paramou	mount Chief of the C	
					(1) Name		
					Address:		
					Chiefdom Council		

4 (1) A political party or independent candidate shall inform the local police authorities of the venue and time of any proposed meeting well in time so as to enables the police to make necessary arrangement for controlling traffic and maintaining peace and order.

- (2) A political party or independent candidate shall-
 - (a) ascertain in advance if there are any restrictive or prohibitory orders in force in the place proposed for the meeting, and;
 - (b) if such orders exist, they shall be followed strictly;
 - (c) if an exemption is required from such orders it shall be applied for and obtained, well in time.

(3) Organisers of a political meeting shall seek the assistance of the police on duty for dealing with persons disturbing a meeting or otherwise attempting to create disorder.

(4) Organisers themselves shall not take action against such persons.

(5) Parties shall denounce violence and cooperate with the lawenforcing agencies in the recovery of weapons of violence and the arrest of persons in possession of weapons of violence.

Prohibited conduct

5. (1) A political party or independent candidate shall not do any of the following -

- (a) use language or act or behave in any way, that may provoke or promote violence during the campaign or intimidation of candidates, members of parties, representatives or supporters of political parties, candidate s or voters;
- (b) deface or unlawfully remove or destroy the posters,

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of.....in theDistrict, and in doing so, I hereby declare that I am qualified and not disqualified for membership in accordance with the requirements of sections 75 and 76 of the Constitution.

Signature or Mark

Date:....

This nomination paper was completed and signed in the presence of

(1) Name of..... of

(2) Name of:..... of

Signature of-....

.....

.....

Witness (1).....

Witness (2).....

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Received by me ato'clock....on the

Signed..... District Returning Officer for Electoral Commission.

.....District

TENTH SCHEDULE Section (165 (3) (b) (iii))

CODE OF CONDUCT

Promotion of Code of Conduct

1. Political parties, their members and supporters and all independent candidates and their supporters shall promote this Code of Conduct, publicise it in their election campaigns and post a copy of it in a prominent place in their offices.

Compliance with Code of Conduct

- 2. Political parties, their members and supporters and all independent candidates and their supporters shall -
 - (a) instruct all their members, supporter and officials to comply with the Code of Conduct;

No. 17	The Public Elections Act	2022	127
(b)	take all reasonable steps to ensure t supporters and officials comply wit in full;		
(c)	make an oath or affirmation on the they will abide by this Code of Co acceptance to participate in public	onduct as the bas	
Political pa	arties and independent candidates to a	<u>ıffirm rights</u>	
•	party or candidate shall publicly station the limits of the law to -	te that every po	litical
(a)	freely express their political beliefs	and opinions;	
(b)	challenge and debate the political b others and offer alternatives to thos	-	
(c)	publish, distribute and post cam advertisements;	paign material	s and
(d)	erect banners, billboards, placards	and posters;	
(e)	canvass support for a political part	y or candidates	s;
(f)	recruit members for a political party	or campaign;	
(g)	hold public meetings and rallies; and	ıd	
(h)	travel and attend public meetings a	nd rallies.	

No. 17

Communication

11. A political party shall maintain communications with other political parties. Safety, Independence, security of electoral officials, accredited observers, etc.

12. A Political parties, their members and supporters and all independent candidates and their supporters shall -

- (a) ensure the safety and security of electoral officials, party agents, accredited observers, ballot boxes and other materials before, during and after a public election;
- (b) respect and cooperate with any election official or & accredited observer in maintaining the secrecy of the voting.

Campaigning

13. A political party or an independent candidate shall not indulge in an activity which may create or aggravate tension between gender, ethnicity, language, class or religious faith.

ELEVENTH SCHEDULE (Sections 45(1), 56(6), 102, 103, 107)

PUBLIC ELECTIONS ACT, 2022 NOMINATION FEE FORMULAE

OFFICE

FORMULAE

President	Minimum wage X 12 months X 5 years
Member of Parliament	Minimum wage X 6 months
Paramount Chief Member of Parliament	Minimum wage X 6 months
Mayor or Chairman	Minimum wage X 3 months
Councilor Minimum wage Village Head	Half of minimum wage

placards, billboard s, or any other election material of a political party or candidate;

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- (c) aid, abet, tolerate; or promote intimidation in any form. All parties and independent candidates shall, in their manuals and instruction-s to members and supporters reinforce this prohibition;
- (d) tolerate any kind of violent activity to demonstrate political party strength or prove supremacy;
- (e) publish false or defamatory allegation in connection with an election in respect of -
 - (i) a party, its candidates, representatives or members, or
 - (ii) a candidate or that candidate's representatives;
- (f) plagiarise the symbols, colours, acronyms or publications of other registered parties;
- (g) discriminate on the grounds of race, ethnicity, sex, gender, class or religion in connection with an election or political activity.

Freedom of access

6. Political parties shall ensure freedom of access of all other Political Parties and candidates to all potential voters on public or private property and ensure that potential voters wishing to participate in political activities are free to do so Cooperation with the Commission

7. (1) A political party and independent candidate shall recognise -

- (a) the authority of the Electoral Commission in the conduct of public elections;
- (b) the duty of the Electoral Commission to take measures to ensure that the elections are conducted under conditions of complete freedom and fairness in accordance with the Pubic
- 8. In furtherance of this Act, a political party and independent candidate shall -
 - (a) give effect to any lawful direction, instruction, or order of the Electoral Commission, or an authorised member, employee or officer of the Commission or any of them.
 - (b) facilitate the access of members, employees and officers of the Commission, to public meetings, demonstrations and rallies of that party or candidate;
 - (c) co-operate in any investigation of the Commission;
 - (d) take reasonable steps to ensure the safety of members, employees and officers of the Commission in the exercise

of any power or performance of any duty under this Act and ensure that representatives of political parties and independent candidates attend meetings or other forum convened by the Commission.

Corporation with the media

9. Under media guild lines, every political parties and every independent candidate shall -

- (a) recognise the role of the media before, during and after the elections;
- (b) not prevent access by members of the media to public political meetings, marches, demonstrations and rallies; and
- (c) take all reasonable steps to ensure that journalists are not subjected to harassment, intimidation, hazards, threats or physical assault by any of their representatives or supporters.

Intimidation and coercion

- 10. A party or an independent candidate shall not -
 - (a) intimidate, a person before, during or after an public election; or
 - (b) intimate a Paramount Chief or the subjects of a Paramount Chief or any other authority to deny a political party or independent candidate the right of access to a chiefdom for political functions;
 - (a) raise a private force or militia or use the police or Armed Forces to intimate its or his opponents so as to gain political or electoral advantage.

FORMULA FOR ALLOCATING SEATS UNDER THE DISTRICT BLOCK REPRESENTATION SYSTEM

- 1. The basis of allocating seats to political parties under the District Block Representation system will be the total number of valid votes cast in each district, hereinafter referred to as the total district votes. The total district votes will be obtained by adding up the valid votes from all the polling stations in the district.
- 2. In this explanatory note, the example used is that six political parties, named A, B, C,D, E and F, competed for a total of six seats in a particular district, hereinafter referred to as district seats, and that the total district votes were 172,885.
- 3. The total number of valid votes cast for each political party separately, hereinafter referred to as the party votes, will be ascertained. Let us assume that the votes obtained by the six parties are as in the table below:

PARTY A	PARTY B	PARTY C	PARTY D	PARTY E	PARTY F	TOTAL DISTRICT VOTES
6,501	12,430	18,505	38,916	44,969	51,565	172,885

It is to be noted that, when the party votes are added up, they should always give the same total as the total District votes

- 4. In each district, the number of votes that a political party requires to be allocated one seat will be determined by dividing the total district votes by the district seats. The number of votes so determined will hereafter be referred to as the threshold or quota of votes. The threshold or quota of votes can be obtained in two ways: -
 - (a) As a percentage of the total district votes: To get the percentage, divide 100% (representing 100% of the district votes) by the district seats. In this example, if we divide 100% by 6 (the number of seats being competed for by the political parties) the results will be 16.66% as the threshold or quota of votes. Expressed as a percentage the threshold or quota or votes can easily be determined for each district before the elections, as soon as the total number of seats for each district is known.
 - (b) As actual votes: In this case, divide the total district votes by the district seats. In this example, if we divide 172,885 votes (being the total district votes) by 6 (being the number of district seats), the result will be 28,814 votes as the threshold or quota of votes. This can be done only after the elections, when the total district votes are known.

It is to be noted however, that in both instances the result is the same, as 28,814 votes represent 16.66% of 172,885 votes.

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5. Any political party whose share of the total district votes is less than the threshold or quota of votes fails to win a seat and therefore, drops out of any further calculations for purposes of the allocation of seats. The table below shows the status of the six parties in this regard.

PARTY	PARTY	PARTY	PARTY	PARTY	PARTY	TOTAL	THRESHOLD
А	В	С	D	Е	F	DISTRICT	
						VOTES	
6,501	12,430	18,505	38,916	44,969	51,564	72,885	28,814
3.76%	7.18%	10.70%	22.50%	26.01%	29.82%	100%	16.66%

It can be seen from the table that each of parties A, B and C did not obtain the required quota of 28,814 votes or 16.66% of the total district votes; and, therefore, fails to win any seat.

6. The remaining parties, D, E and F will thus be allocated the six district seats in accordance with their percentage shares of the total district votes. For this purpose, their percentage shares will be treated as ratios in relation to one another , thus giving the equation ;

22.50: 26.01:29.82=6.

The equation is to be worked out in the following way; Add up the ratios; i.e. 22.50+26.01 + 29.82 = 78.33. So, the equation becomes 78.33=6.

The results for the three parties will be:

D
$$(22.50 \times 6 \div 78.33) = 1.72$$

E $(26.01 \times 6 \div 78.33) = 1.99$
F $(29.82 \times 6 \div 78.33) = 2.28$

7. Seats will first be allocated to the parties without taking any decimal fraction into consideration. In this example, the allocation will be:

D:1 seat E: 1 seat F: 2 seats

- 8. The number of seats so allocated will then be added up (1+1+2=4) and the total subtracted from the district seats (6-4=2) The resultant figure (2) represents the seats that remain to be allocated.
- 9. Any number of remaining seats will be allocated to the parties in the following manner:

The party with the highest decimal fraction (E with. 99) gets the 1st of the remaining seats.

The party with the next highest fraction (D with .72) gets the 2nd of the remaining seats.

The process continues in descending order until all the remaining seats have been allocated.

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	D $(1+1) = 2$ E $(1+1) = 2$ F $(2+0) = 2$		

11. In case there is only one seat remaining to be allocated, and two or more parties have the same decimal fraction, the seat will be allocated to the party with the highest elective votes. The elective votes for each of the parties concerned will be obtained by dividing the total party votes (being the total number of votes cast for each party separately) by the number of seats already allocated to the party plus one (the sum being the number of seats the party would obtain overall if one or more seat were to be allocated to it). This scenario is illustrated in the Table below, in which three parties are assumed to have competed for six district seats, with a tie (0.4) in the decimal fractions.

	TOTAL	RATIO	FIRST	ELECTIVE	RANK	FIRST	FINAL
	VOTES		ALLO	VOTES IF		ALLOC	SEATS
			CATIO	PLUS 1		ATION	
			Ν	SEAT		PLUS	
PARTY A	87,7224	2.4	2	29,241	1 st	2+1	3
				(87,729 ÷ 3)			
PARTY B	80,399	2.2	2			2+0	2
PARTY C	51,165	1.4	1	25,583	2 nd	1+0	1
				(51,165 ÷2)			
DISTRICT	219,288	6	5(1)			5+1	6

Passed in Parliament this 27th *day of July*, in the year of our Lord two thousand and twenty two.

PARAN UMAR TARAWALLY

Clerk of Parliament.

THIS PRINTED IMPRESSION has been carefully compared by me with the Bill which has passed Parliament and found by me to be a true and correct printed copy of the said Bill.

PARAN UMAR TARAWALLY

Clerk of Parliament.

PRINTED AND PUBLISHED BY THE GOVERNMENT PRINTING DEPARTMENT, SIERRA LEONE. EXTRAORDINARY GAZETTE NO. 67 OF 20TH SEPTEMBER, 2022.

^{10.} In this example, since 2 seats remained to be allocated, party F with a decimal fraction of 28 gets no additional seat. So, the final allocation of seats to the political parties will be:

The Public Elections Act 2022