

7-8 GEORGE V.

CHAP. 39.

The War-time Elections Act.

[Assented to 20th September, 1917.]

HIS Majesty, by and with the advice and consent of R.S., c. 6. the Senate and House of Commons of Canada, enacts as follows:—

1. During the present war, and until demobilization after Part I of the conclusion of peace, the operation of Part I of the Domition Elections Act nion Elections Act (being sections 5 to 30 inclusive) shall be suspended, suspended, and Part II of that Act (being sections 31 to 65 and Part II to operate inclusive) shall operate and apply as if amended, and shall as amended. be deemed to be amended, in the following respects:—

- (a) By striking out the heading "Provinces of Saskatchewan and Alberta and Yukon Territory":
- (b) By striking out section 31;

(c) By striking out section 32 and inserting instead the following:-

"32. (1) The qualifications necessary to enable any Qualifimale person to vote at a Dominion election in any province cations of shall, except as by this Act otherwise provided, be those voters. established by the laws of that province as necessary to entitle such male person to vote in the same part of the

province at a provincial election.

"(2) Except in the province of Quebec, and notwith-Residence standing anything in this Act contained, in preparing or and domicile, adding to the voters' lists provided for by this Act, the except in Quebec. qualifications as to residence and domicile of electors shall, in any province where there is no relevant or applicable provision to the contrary, be residence for one year in the province and residence and domicile in the electoral disvol. I—23½ 355 trict