

Electoral Law";

- (b) not come under the conditions of ineligibility specified in the Electoral Law under articles 12, 13, 14, 16 and 17.

N.B. The expressions put within inverted commas are taken from the Electoral Law.

4. The Electoral Law is divided into five chapters the last of which concerns by-elections and, therefore, has been omitted from your copy of the Act. The 72 remaining articles are all important and if we underline those we think of a more immediate interest, this must not detract from the importance of the others.

Chapter I deals with elections generally.

Article 1 states that deputies are elected on the basis of direct universal suffrage and secret ballot.

Chapter II deals with candidates and specifies the conditions of eligibility.

Chapter III deals with electoral lists. These are of the utmost importance since they will determine who can be an elector and who can be a candidate.

Chapter IV is undoubtedly the most important for our purpose as it deals with the poll itself and determines the actual machinery of the voting. Articles 38 to 68 incl. will be carefully studied by all members of the teams.

5. This memorandum is issued under the directive of the Chairman.