

(Chapter No. not allocated yet)

ELECTIONS (TRANSITIONAL PROVISIONS) ORDINANCE

Non-authoritative Consolidated Text

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Whilst it is intended that this version accurately reflects the current law, users should refer to the authoritative texts in case of doubt. Enquiries may be addressed to the Attorney General at Essex House, Jamestown [Telephone (+290) 2270; Fax (+290 2454; email pa.lawofficers@legalandlands.gov.sh]¹

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This version contains a consolidation of the following laws—

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¹ These contact details may change during 2011 or early in 2012. In case of difficulty, email shgwebsite@sainthelena.gov.sh or telephone (+290) 2470.

ELECTIONS (TRANSITIONAL PROVISIONS) ORDINANCE

(*Ordinance 1 of 2005*)

AN ORDINANCE TO MAKE TRANSITIONAL PROVISIONS REGARDING THE USE OF A REGISTER OF ELECTORS IN A GENERAL ELECTION.

Commencement

[1 July 2005]

Short title and commencement

1. This Ordinance may be cited as the Elections (Transitional Provisions) Ordinance 2005.

Interpretation

- **2. (1)** Notwithstanding anything to the contrary contained in the Elections Ordinance, Cap. 5, if there is a change in the number or description of electoral areas for St. Helena in any year in which a General Election is due to be held, the Governor may by notice in the *Gazette* direct that the Register of Electors that are in force, in accordance with the provisions of section 13 of the Elections Ordinance, immediately preceding such election may be used for the purposes of the General Election.
- (2) The Governor may make such consequential provisions as may be deemed necessary to give effect to the matters set out in subsection (1).

This e-version of the text is not authoritative for use in court.