WOMEN'S SUFFRAGE IN THE AUSTRIAN MONARCHY 1848-1918

On 16 February 1919 – just over 100 years ago - women in Austria were able to take part in an election for the first time. 1918 and 1919 had been tumultuous years. In 1918 the Habsburg monarchy had ended and Austria had been declared a republic. In the new Austrian legal system universal and equal voting rights were introduced for the first time for all citizens of the new state, including women. However, it had been a long journey for women to achieve this vital right to vote. Women’s struggle for equal voting rights had begun in 1848 and lasted for 70 years.

Nonetheless, it has to be noted that in the Austrian monarchy the right to vote had, to a certain extent, already included women. This article shall provide an overview of the different types of women's suffrage in Austria - the right to vote in local elections, the right to vote for the provincial diets in the Austrian crown lands and the right to vote for parliament in Vienna - as well as an overview of Austrian women’s campaign for an equal right to vote.

1. RIGHT OF SUFFRAGE IN THE REVOLUTIONARY YEARS 1848/49

The history of the right to vote and women’s struggle began in Austria with the revolution in 1848 when students, citizens and peasants demanded freedom and civil rights. From this point in time constitutionalism would slowly establish itself in Austria. The citizens called for a constitution and for an elected parliament. Laws should no longer be passed by the emperor alone, but by the emperor together with a parliament.2

In March 1848, following the first wave of the revolution, Austria was granted a formal constitution for the first time in its history namely the Pillersdorf Constitution, imposed on 25 April 1848. Under this constitution a state parliament, the Imperial Diet, was to be formed. The first electoral statute in May 1848, caused the revolution to flare up again due to the numerous restrictions it contained on the right to vote, and on 30 May 1848 a new, more liberal electoral statute was issued that largely met the criteria of universal suffrage at that time.3 The new statute, which contained a general right to vote only for men, prompted an anonymous group of Viennese women to write a four-page document to Emperor Ferdinand I opposing the designation of a right to vote which excluded women: “It would be wrong to call this right to vote “general” if at least half of the subjects are excluded from this exercise. […] The supplicants […] dare […] to claim the undeniable, inalienable, innate and irredeemable rights of the female sex.”4

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4 “Es wäre falsch, das Stimmrecht allgemein zu nennen, wenn von dieser Ausübung wenigstens die Hälfte der Untertanen ausgeschlossen ist. […] Die Bittstellerinnen […] wagen es, […] die unläugbaren, unveräußerlichen,
In 1848 in the course of the revolution, the first demands were voiced in Austria for women’s right to vote. The demands were raised by the "Vienna Democratic Women's Association" founded on 28 August 1848 with Karoline von Perin-Gradenstein as its president. Although the association only existed for less than two months, until October 1848, it was the first women's association in Austria to explicitly pursue political goals. The statutes of this association stipulated, among other things, that the political objectives of the association meant that it would work to disseminate the democratic principle in all female circles.

The discussions on the right to vote, which took place at the same time on the constituent Imperial Diet, first in Vienna and later in Kremsier, showed, however, that the male parliamentarians did not give serious consideration to a right to vote for women. Rudolf Brestel, a Member of Parliament, talked about this right at the Imperial Diet using these words: "If women were to be admitted [to the elections] because they shared the burdens of the state, then children and fools should also be admitted for the same reason".

In 1848 the bourgeois revolution failed. Thereafter the right of political participation was defined by the principle of representing property and education. Based on these two pillars the right to vote in Austria was retained at local and provincial level until the end of the monarchy in 1918, although it was slightly modified. Income and education, not gender, defined the right to vote. These preconditions excluded on the one hand many men from the right to vote who did not meet these conditions, but on the other hand this census suffrage did include women who met the qualifications as a matter of principle.

2. COMMUNITY SUFFRAGE

The system of community suffrage, established in Austria in 1849 was a census and a three-class suffrage, remaining almost unchanged in principle until the end of the monarchy in 1918. People were entitled to vote based on their tax contribution from land, property, or a business in the community. They were ranked according to the level of their contribution and then divided into three classes, with each class representing exactly one third of the whole tax paid in the community. Each third was allowed to elect a third of the community council. People with high tax levels benefited greatly from this system. However, persons who had a
high level of education or who held a profession or an office that enjoyed a high level of social standing were entitled to vote regardless of their tax payments.\textsuperscript{11}

Women were given the right to vote if they had the appropriate land or property or taxable income. This could at first glance be regarded in political terms as equal rights for women. Both genders in 1849 were granted active community suffrage, regulated in the Provisional Community Law of 1849, based on a tax payment from land, property, or a business in the community. A closer look reveals, however, that women were not given the opportunity to participate in political life on an equal footing with men, but rather should remain invisible as political actors. This was enforced because women were not allowed to vote in person. Thus women continued to be excluded from public service.\textsuperscript{12} In § 30 of the Provisional Community Law of 1849 it was stipulated how women were to vote i.e. not in person but by representation, along with minors and persons under the curate. Specifically, wives were represented by their husbands; while widows, divorced and unmarried women were represented by an authorized representative of their choice. Women were completely excluded from the right to be elected to a community council.\textsuperscript{13}

In the 1860s the community electoral regulations adopted by the Austrian crown lands consistently followed the guidelines drawn up in 1849. In major cities, which had their own statutes, such as Vienna or Prague, women were not entitled to vote at all. In other cities where women were entitled to vote, they were always in the minority.\textsuperscript{14} However, the proportion of women in the electorate was not insignificant. For example, in the Bohemian communities in the 1880s they formed around 20 per cent, in the Lower Austrian city of Retz around 25 per cent and in the city of Salzburg around the turn of the century women were even more than 25 per cent of the eligible voters. To some extent, these women were represented in the second electoral body, but mostly as small traders or owners of small properties in the third one.\textsuperscript{15}

Equally controversial was the question of whether female teachers and female academics were included in the intelligentsia suffrage, i.e. had the right to vote without tax payments. The intelligentsia suffrage included members of certain professions such as priests, military, court and civil officials, academics (graduates from the Austrian universities with a doctorate) and teachers. But the laws did not provide a clear answer on this question.\textsuperscript{16} However, it was not indisputable, that women could also belong to the class of intelligentsia voters. Both Austrian high courts of public law, the Supreme Administrative Court and the Imperial Court, considered themselves competent to make the decision on electoral law, which is why judicature exists from both supreme courts on this specific question.


\textsuperscript{13} Paragraph 30, 35; Provisorisches Gemeindegesetz vom 17. März 1849, \textit{Allgemeines Reichs-Gesetz- und Regierungssblatt für das Kaiserthum Österreich}, No. 170/1849.

\textsuperscript{14} B. Bader-Zaar, \textit{Bürgerrechte und Geschlecht}, 549.


\textsuperscript{16} B. Bader-Zaar, \textit{Bürgerrechte und Geschlecht}, 552.
Since the 1880s for example, the Supreme Administrative Court had developed a line of judicature, according to which women, especially female teachers, were not entitled to vote as members of the intelligentsia suffrage. In its first decision, regarding this question, the right to vote for teachers only extended to male teachers. One of the reasons for this was that the German male grammatical form "teachers", "die Lehrer", does not automatically include the female gender in the election regulations. In the following years, female teachers in particular, but also female heads of monasteries, repeatedly tried to fight through the courts for the right to vote. It was not until 1904 that the Supreme Administrative Court deviated from its previous viewpoint and ruled that the term “teacher” meant all members of the teaching profession regardless of their gender. If the legislation had only intended male teachers, it would have had to express this by way of an explicit addition. The Court justified the change in jurisdiction, among other things, by the fact that the required public employment and higher education were available to female teachers in the same way as to their male colleagues, and under those circumstances the right to vote without tax payment was justified. In the crown land of Carniola, this revised jurisdiction was finally incorporated into law in 1910: referring to "male and female teachers".

But the Imperial Court also considered itself competent to decide on questions of community suffrage, including the question of women’s right to vote. From Moravia, three cases came to the Imperial Court regarding the right to vote in the intelligentsia class, whereby the lawsuit was dismissed in all cases. The reason for this decision was that the grammatically masculine forms “teacher” or “academic”, mentioned in the electoral regulations, excluded the female gender. Since the turn of the century, women had been able to study in Austria at the philosophical and medical faculties, so now female academics also demanded their right to vote. The court further held that it was a fundamental intention of the electoral regulations to restrict women’s right to vote, for example by denying them the right to vote in person. The other professions with the right to vote without tax payments were clearly male professions, namely clergymen and military personnel. The Imperial Court therefore maintained its position despite the change in the jurisdiction of the Supreme Administrative Court, and opposed women’s right to vote until its demise in 1918.

3. RIGHT OF SUFFRAGE FOR THE PROVINCIAL DIETS IN THE CROWN LANDS

At the beginning of the 1860s the neo-absolutist system that had existed in Austria since 1852 quickly came into crisis. The financial emergency and the impending state bankruptcy, due to the lost war against Sardinia-Piedmont, made it necessary to abandon neo-absolutism and slowly but surely return to constitutionalism. As a result of these reforms, provincial diets were established in the Austrian crown lands, to be elected by the population and to send deputies to the Imperial Council, the new state parliament in Vienna. The individual electoral regulations in the crown lands, which were regulated uniformly and almost

18 e.g. VwGH 25.10.1893, No. 7473.
19 VwGH 06.07.1904, No. 2805 A.
21 Reichsgericht (RG) 13.10.1884, No. 304; RG 17.10.1912, No. 1966; RG 16.10.1913, No. 2031.
22 Wilhelm Brauneder, Österreichische Verfassungsgeschichte, Manz, Wien 200911, 137, 148.
identically in the February Patent in 1861, were primarily intended to maintain the interests of the predominantly aristocratic large estate owners and the wealthier urban population. This was achieved through curia suffrage, which divided the electorate into four different electoral groups (large landowners, chambers of commerce and industries, cities and markets, and the rural communities) and assigned them a certain number of mandates. Within the curiae, the right to vote was tied to a specific census based on property or income tax payments, or tied to educational requirements.23

In the curiae of the cities and the rural communities, women had the right to vote for the provincial diets, due to the census prerequisites and the strong connection of the electoral regulations with the community suffrage, as the wording of the laws was in principle gender-neutral. Surprisingly, at the provincial diet level, the principle that women had to be “represented” when voting was disregarded, since it was determined that every vote, except in the curia of the large landowners, was "generally only to be given in person". Legally, this provision about personal voting, which contradicted the community suffrage, inevitably created great confusion. In the absence of clear guidelines, practice in cities and rural communities varied considerably depending on the crown land, district or time. For example, women were sometimes removed from the electoral roll, sometimes not. In some cases women were not allowed to vote despite appearing on the electoral roll. Then they were sometimes allowed to vote in person in accordance with the wording of the law. At other times they were only allowed to do so via an authorised representative.24

In Lower Austria, the provincial diet election of 1861 was criticised, because women had voted in person. In the course of the election review debate in the Lower Austrian Provincial Diet, the principle of the then applicable women's suffrage was aptly formulated by the deputy Karl Freiherr von Hock: the Provincial Diet was by no means a representation of the people, but a representation of interests. As the interests represented by men were also owned in some instances by women, then those interests therefore could be represented by women.25 The Provincial Diet finally accepted all votes from women as valid. To clarify this legal situation, some crown lands implemented legislative amendments, the majority of which ruled that women had to be represented in all curiae when voting.26

Not only the question of personal voting, but also the regulation on the granting of powers of attorney in community council and occasional provincial elections remained controversial. For example, the legal term “power of attorney” means that the holder of the power of attorney must carry out the wishes of the person who gave the power of attorney. In fact, women were often forced to transfer the right to vote to a man who could not be forced to vote according to their will or could not be controlled. The power of attorney system was therefore open to misuse. The reason for the frequent denial of personal voting rights for

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23 Arbeitsgemeinschaft Österreichische Rechtsgeschichte, 204.
women was stated as being, among other things, that the stormy course of an election would make the personal appearance of women unacceptable.27

This problem was only taken into account in two crown lands: in Lower Austria and in Vorarlberg. From 1904 onwards, women in Lower Austria were generally allowed to vote in person, at least in community elections. However, the wife of a man, who was entitled to vote, had to continue to be represented by her spouse, who was only allowed to cast one vote for them both. However, if the husband was not entitled to vote, the wife exercised her right to vote herself.28

Women were either explicitly excluded from passive suffrage or their exclusion was taken for granted, so that it was not even mentioned in the electoral regulations. Because of this women could take advantage of this regulatory deficit and actually run for the Provincial Diet. This can be highlighted for example, in the 1908 case in Bohemia of Karla Máchová and Marie Tumova. Shortly thereafter eligibility was explicitly limited to men.29 In June 1912, the chairperson of the Young Czech women's organization, Božena Viková–Kunětická (1863-1934), actually managed to secure a mandate for the Provincial Diet, but the Bohemian governor refused to grant it to her.30

4. Suffrage for the Imperial Council

From 1873 onwards direct elections for the second chamber of the Austrian parliament, the House of Representatives, were only possible as part of a reform of the electoral law. The first chamber, the House of Lords, was only open to the nobility and personages appointed by the emperor. The elections of the House of Representatives now had the same curia and census suffrage as existed at the provincial diet level. Due to the disproportionately greater political importance of parliamentary voting rights and further to the influence of other states such as Germany or Great Britain, the exclusion of women from political participation prevailed. In contrast to the gender-neutral formulations of the provincial diet electoral regulations, women were only allowed to vote in the Imperial Council elections in the curia of large estates.31 Indirectly, sole female owners of shops and companies above a certain level of tax payment were able to take part in the Imperial Council elections in the curia of the chambers of commerce and industries. The male managing director had to cast their votes on their behalf.32

In the further development of electoral law, the gender-specific provisions of the parliamentary electoral law of 1873 served as role models for the provincial electoral regulations. Thus, from 1884 onwards, several crown lands including Lower Austria, excluded women from the right to vote for the provincial diet. The exception was the curia of

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28 B. Bader-Zaar, Bürgerrechte und Geschlecht, 552.
29 I. Reiter-Zatloukal, Politische Partizipation, 11.
32 P. Unger, 29-30.
Large landowners, since their votes were very important because of the small number of members in this electoral body. The Lower Austrian Provincial Diet denied tax-paying women, except large landowners, the right to vote for the provincial diet, on the grounds that in the crown lands the form in which women could exercise their right to vote was very different. The simplest way to achieve uniformity was to deny women the right to vote everywhere. The crown land Bukovina even went so far as to abolish the right to vote for women at the level of the community. An exception to this was the crown land Vorarlberg, which granted women the right to vote in the general curia in 1909, even though they paid a lower tax rate than would be required for the curiae of towns and rural communities.

Parallel to the development of reducing or abolishing existing voting rights for women, the right to vote at provincial and state levels was extended to even larger groups of the male population, first by reducing tax requirements, then by introducing a general electoral class that only included men without the prerequisite for any tax payment. The 1907 electoral law reform finally eliminated the curia system and gave men over the age of 24 universal and equal voting rights in principle. The intention of these electoral reforms, was to democratize electoral law, but women were disadvantaged, since the reforms removed the modest approaches to women's suffrage at the level of the Imperial Council. Because of the elimination of the large landowner curia, those women who were entitled to vote in this curia, even if not in person, lost their right to vote completely. One could summarise by saying that the increasing democratization of the right to vote was in effect at the expense of the right for women to vote.

5. Women's Voting Rights Movement in Austria

In this political climate, which increasingly restricted the avenues available to women to vote, the first women's movements began in Austria. The movements were to become of particular significance at the end of the 1880s when women lost the right to vote as part of a redesign of voting rights for the Lower Austrian provincial diet. On this occasion, middle-class liberal women organized themselves into the "Association of Teachers and Educators in Austria" and began their protests. Among their ranks were Auguste Fickert (1855-1910) and Marie Schwarz (1852-1920). From 1889 onwards, they tried to get politicians' attention by holding meetings and collecting signatures for petitions to the provincial diets and the Imperial Council, especially when electoral reforms were being debated. These petitions were not only directed against the abolition of existing rights, but also called for further rights at community and provincial level, such as the inclusion of women in the right to vote at community level in Vienna. The petitions were not without success: for example, they managed to avert the impending abolition of the Lower Austrian right to vote at community level, also the abolition of the right to vote in the city of Salzburg in 1901 and in the Silesian city of Troppau (Czech: Opava) in 1908.

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33 B. Bader-Zaar, Bürgerrechte und Geschlecht, 553.
34 B. Bader-Zaar, Politische Rechte, 86.
35 T. Olechowski, 205-206.
36 A. Ziegerhofer, 31-32.
37 B. Bader-Zaar, Bürgerrechte und Geschlecht, 554.
38 B. Bader-Zaar, Politische Rechte, 89-90.
Middle-class women justified the right to political equality not only on the principle of "equal rights for all citizens", but also through their tax payments according to the British democratic principle "no taxation without representation". In addition, the right to vote should enable women to represent their specific interests, such as educational reforms or improvements in marriage and family law and career opportunities. In Austria, the women's voting rights movement could never develop into a "single issue movement", as in Great Britain, for example, where the suffragettes only sought the right to vote. In Austria the movement always contained other demands specific to women in Austria.39

An example of the attitude and way of thinking of this early middle-class women's movement is an appeal to all female teachers in Lower Austria published in 1889:

“[…]
Colleagues, we can no longer ignore the fact that it is only our political unlawfulness that makes us suffer one defeat after another in today's wildly unleashed competitive struggle.

At the beginning […] on an equal footing with our male colleagues in all respects, we now have only the same duties - often even more duties - while our rights are being reduced more and more.

Why?

We are political zeros. Our male colleagues have become important factors in public life. The bureaucrats making armchair decisions, which affect our weal and woe, are forced to reckon with them, because they have the right to vote.

It is therefore imperative that we try to retain what little political rights we still have - the right to vote in the community - and what we have already been deprived of illegally - the right to vote for the provincial diet, and that the Viennese colleagues are also trying to conquer political rights.40

As stated in the piece above, written by teachers in Vienna and suburbs at the end of 1889, it was professional and financial disadvantages compared to their male colleagues that prompted them to initiate a women's voting rights movement in Austria. The newspaper article above showed once again that the women's movement was not initially concerned with the acquisition of new political rights, but opposed tendencies towards the abolition of existing rights in Lower Austria.41

40 "[…] Colleginnen wir können uns nicht länger der Einsicht verschließen, dass nur unsere politische Rechtlosigkeit es ist, welche uns in dem wild entfesseltem Concurrenzkampfe der Gegenwart eine empfindliche Niederlage nach der anderen erdulden lässt. Zu Beginn […] mit unsern männlichen Collegen in jeder Beziehung gleichgestellt, sind uns jetzt davon nur noch die gleichen Pflichten – oft sogar ein Plus an Pflichten – geblieben, während wir in unseren Rechten mehr und mehr verkürzt werden. Warum? Nur deshalb, weil wir die politischen Nullen, unsere Collegen dagegen durch das ihnen zuerkannte Wahlrecht gar wichtige Factoren im öffentlichen Leben geworden sind, mit welchen die Herren am grünen Tisch, die über unser Wohl und Wehe entscheiden, zu rechnen gezwungen sind. Es ist deshalb eine gebieterische Notwendigkeit, dass wir das Wenige, was wir an politischen Rechten noch besitzen – das Recht, in der Gemeinde zu wählen – uns zu erhalten und das, was uns bereits widerrechtlich entzogen wurde – das Wahlrecht für den Landtag – wiederzugewinnen trachten, dass ferner die Wiener Colleginnen ebenfalls daran gehen, sich politische Rechte zu erobern."
41 B. Bader-Zaar, Bürgerrechte und Geschlecht, 547.
When these middle-class women tried to coordinate their activities and to form an association, they reached the limits of the Law on Associations. In the years that followed, the right of association valid at that time would severely hamper the middle-class liberal movement of women’s voting rights in its campaign. The Law on Association from 1867 allowed political associations in principle but discriminated against women.\textsuperscript{42} For example, § 30 of the Law on Associations of 1867 stated: "Foreigners, women and minors must not be accepted as members of political associations."\textsuperscript{43} Women were therefore forced to organize themselves in non-political associations, that campaigned for better access to education or better pay for women. Nevertheless, middle-class women founded the "General Austrian Women's Association" ("AÖFV") on 28 January 1893. Official activity in political associations for women was still disallowed, which is why the statutes stated that the purpose of the association was "[...] the organization of Austrian women to promote their economic interests and their intellectual education, as well as their social status (with the exception of politics) ".\textsuperscript{44}

The Social Democrats' election campaign, which was carried out as a "class struggle", was completely separate from the middle-class liberal women's movement and its "gender struggle", since they saw the AÖFV as dealing solely with the women's issue from the middle-class standpoint, while the positions of the Social Democrats had taken on too radical a colouring for the AÖFV. The general, equal and direct right to vote “without gender difference”, i.e. the right to vote for women, was anchored in the party program of the Social Democrats during the third party conference in 1892. Viktor Adler justified this later addition by saying that this additional declaration was forgotten at the Hainfeld Unification Party Conference, because not a single female delegate participated in this.\textsuperscript{45} Anna Altmann (1852-1937), who was sent by the German Bohemians, had not been admitted because the Viennese comrades wanted a male delegate. She was told that women were not yet ready to attend such meetings. In fact, it was the male Social Democrats who were not yet ready to include women in their group.\textsuperscript{46} Despite this initial "forgetting", the Social Democrats were nonetheless the first party to include women's voting rights in its program. This was in contrast to the prevailing views on the intellectual inferiority of women. However, since large landowners were granted the right to vote, the Social Democrat Therese Schlesinger, for example, could joke that "if a good piece of land was obtained, the intellectual powers [of a woman] would grow considerably". The Female Workers Newspaper, which was founded at the beginning of 1892, served as a platform for the struggle for universal and equal voting rights in the sense of women's suffrage. The newspaper was edited by Adelheid Popp from 1893 onwards.\textsuperscript{47}

However, there was initially little enthusiasm from the male party members for supporting this demand. Viktor Adler, for example, said in 1893 that the issue of women's suffrage was

\begin{itemize}
  \item \textsuperscript{42} A. Ziegerhofer, 32.
  \item \textsuperscript{43} "Ausländer, Frauenpersonen und Minderjährige dürfen als Mitglieder politischer Vereine nicht aufgenommen werden"; Paragraph 30, Gesetz vom 15. November 1867 über das Vereinsrecht, Reichs-Gesetz-Blatt für das Kaiserthum Österreich, No. 134/1867.
  \item \textsuperscript{44} "[...] die Organisation der Frauen österreichs behufs Förderung ihrer wirtschaftlichen Interessen und ihrer intellektuellen Ausbildung, sowie die Hebung ihrer sozialen Stellung (mit Ausnahme der Politik)"; Astrid Fallmann, Zur Rolle der Frau im österreichischen Parlamentarismus (1848-1934), Wien 1989, 79-80.
  \item \textsuperscript{45} Ilse Reiter, "'Das Wahlrecht geht uns frei!'. Kampf der Sozialdemokratie für das allgemeine und gleiche Reichsratswahlrecht", Thomas Simon (ed.), Hundert Jahre allgemeines und gleiches Wahlrecht in Österreich. Modernes Wahlrecht unter den Bedingungen eines Vielvölkerstaates, Peter Lang, Frankfurt am Main 2010, 167-212, 200-201.
  \item \textsuperscript{46} P. Unger, 36.
  \item \textsuperscript{47} I. Reiter, Das Wahlrecht, 201-202.
\end{itemize}
not a priority in the party program. He wrote that the right to vote for women should only be treated as secondary, because of the backwardness of Austria. Rather, the goal of introducing women's suffrage was deferred in favour of the realistic goal of introducing universal and equal men's suffrage. The female Austrian Social Democrats did not ignore this tactical requirement of the founder of the Social Democratic Party and, due to party discipline, submitted to this priority.48

The question of the primacy of the right to vote for men became acute in 1905 because of the revolution in Russia and the constitutional struggles in the Hungarian half of the Habsburg monarchy. The female Social Democrats now supported their comrades at numerous rallies and meetings for the universal and equal right to vote for men, but at the same time emphasized the future need for women's voting rights. However, this approach was criticized by the German Social Democrats, especially Clara Zetkin and August Bebel.49

In contrast to the female Social Democrats, the middle-class liberal women's movement saw the timing of the debates on universal suffrage as particularly suitable for promoting women's voting rights. On 10 December 1905, Marianne Hainisch and other board members of the "Federation of Austrian Women's Associations" founded the "Vienna Women's Voting Rights Committee". But their attempts to overcome the Association Law of 1867 were unsuccessful. However, even after several instances, the Imperial Court did not comply with the request to found an association. Until the beginning of the war, the amendment of the discriminatory § 30 of the Association Law was therefore a repeated demand by both the middle-class liberal and the Social-Democratic women's movements.50

However, the Social Democratic election struggle was finally crowned with success: on 26 January 1907 universal and equal voting rights were introduced for all males; but women were still excluded from political participation. The curia system was abolished and the right to vote was withdrawn from the few female large landowners. The reason given by the parliament for the fact that the right to vote for women had not been introduced was as follows: "The majority of the committee considered that women have so far been disregarded in all European countries, where universal suffrage has been introduced, and that it would be very questionable, especially in Austria, at the time of a profound political evolution, trying to get women to participate in political life."51

After the goals of their party comrades had been achieved, there was nothing to stand in the way of a stronger agitation by the female Social Democrats for women's voting rights. Since 1907 they were supported by the international Socialist Voting Rights Movement. At the Second International Socialist Women's Conference in Copenhagen in August 1910, it was decided to annually hold an "International Women's Day" as a day of struggle for the political emancipation of women and the right for women to vote. On the first Women's Day on 19 March 1911 in Vienna, almost 20,000 women and men took part in a demonstration from Vienna's Parkring to the City Hall.52 Ernestine von Fürth, the chairwoman of the middle-class Vienna Women's Voting Rights Committee, was also present. This did not preclude cooperation with the female Social Democrats. However, due to the different strategies of the

48 G. Schefbeck, 15.
49 I. Reiter, Das Wahlrecht, 187, 206-207.
50 B. Bader-Zaar, Frauenbewegungen und Frauenwahlrecht, 1018-1020.
51 B. Bader-Zaar, Bürgerrechte und Geschlecht, 557-558.
52 I. Reiter, Das Wahlrecht, 208-209.
two women's movements, this approach was ineffective: while the Social Democrats called for emancipation "with men", the middle-class women demanded emancipation "from men".53

In the following years middle-class women began to network more internationally and to take part in international conferences on women’s voting rights. On 12 June 1913 there was a demonstration in Vienna, registered with the police as a “sightseeing tour”. However, more than 120 automobiles and carriages decorated with yellow flags and the catchphrase "Women's right to vote" were on the move.54

The development of the Austrian women's movement was shaped and hampered not only by the different objectives and political ideas between middle-class liberal women and Social Democrats, but also by the national conflicts that prevailed in the Habsburg monarchy at the time. Because of this it was the individual women's organizations of the various nations of the monarchy that were represented in the International Women’s Suffrage Association (IWSA), and not Austria-Hungary or a non-existent umbrella organization.55

At that time, disputes over national as well as social issues also dominated the Imperial Council. Socialist members’ requests to introduce universal women's voting rights were never debated.56 On the other hand, a change in opinion was slowly becoming noticeable on the question of amending the law on associations, which had previously prohibited women from membership in political associations. But due to the parliamentary crisis in Austria and the outbreak of the First World War, an amendment was no longer possible.57

6. INTRODUCTION OF GENERAL AND EQUAL VOTING RIGHTS FOR ALL CITIZENS IN 1918

With the political upheavals and the overthrow of the monarchy in 1918, the way to the introduction of women's voting rights in Austria was finally paved. It was often argued that the achievements of women in war caused such a revolution in public opinion, that the right to vote for women could no longer be withheld. In fact, the legal breakthrough was primarily due to the new power potential of social democracy and the relenting of the Christian Social Party, which hoped to gain votes.58

On 30 October 1918 provisions of the old association law that discriminated against women were abolished.59 The granting of women's voting rights to all representative bodies was finally linked to the proclamation of the republic in Austria. Article 9 of the “Law on the Form of the State and Government” of 12 November 1918 stipulated that the electoral order, still to be decided, “should be based on the general, equal, direct and secret right to vote of all

53 A. Ziegerhofer, 39-40.
54 Ibid., 37-38.
56 B. Bader-Zaar, Bürgerrechte und Geschlecht, 559.
57 A. Fallmann, 150-153.
58 B. Bader-Zaar, Bürgerrechte und Geschlecht, 560-561.
citizens regardless of gender”. The voting age was set at 20 years, the passive voting age at 29 years.

Opposition in principle to the right to vote for women was rare in the various stages, when the electoral regulations were issued for the Austrian Constituent Assembly. Rather, the focus of the discussions was on the possibility of subjecting the female voters to control, since each party feared that their opponents would win the election, due to women’s right to vote. In addition to proposals to use different-coloured ballot papers or envelopes or different ballot boxes to get information about the supposedly specific voting behaviour of women, there were requests to limit the number of female voters. This would be constructed through a higher age limit for women who, as a result of the war, provided more than half of the eligible voters. The Christian Socialists and German Nationals very stubbornly called for the introduction of compulsory voting on the grounds that otherwise only radical or social democratic women would vote and hardly any conservative ones. In 1918 these attempts to manipulate the right to vote for women were not realized, with the exception of “women who are under moral surveillance”, which meant prostitutes. On this issue there was consensus among the parties. However, this discriminatory provision was abolished by the 1923 electoral regulations. The obligation to vote was left to the federal states legislation and gender-based vote counting was only introduced in 1920 and maintained throughout the First Republic.

On 16 February 1919 in the Constituent Assembly election, women were able to exercise their newly acquired right for the first time. At 82.1 per cent, their turnout was just below that of men at 87 per cent. With almost 52.2 per cent, women made up the majority of the population eligible to vote. These figures made it clear that women were significant as voters from the 1919 election onwards. On 4 March 1919, the first eight female parliamentarians finally entered parliament. In addition to the Christian Socialist Dr. Hildegard Burjan, there were seven Social Democrats: Anna Boschek, Emmy Freundlich, Adelheid Popp, Gabriele Proft, Therese Schlesinger, Amalie Seidl and Maria Tusch.

7. SUMMARY AND FINAL CONCLUSIONS

In summary, it was a long road to the introduction of universal and equal voting rights for all citizens in Austria in 1918. Even in the early electoral regulations of the monarchy, in particular the provincial and community electoral regulations of the 1860s, an active right to vote was also provided for women under the then applicable census suffrage, provided they met the required tax payment levels. However, the right to vote was restricted by the fact that women were unable to vote in person. The slow suppression of the right to vote for women started in 1873 with the introduction of direct elections for the Imperial Council, which for the first time restricted the right to vote for women to the curia of large landowners, and the

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61 R. Hoke, 463.
62 B. Bader-Zaar, Bürgerrechte und Geschlecht, 561.
63 G. Schefbeck, 18.
64 A. Ziegerhofer, 49.
66 V. Helfert, 22-23.
67 P. Unger, 47.
Imperial Council electoral regulations unfolded as a role model for the existing other electoral regulations.

The debates on the right to vote for women only began in Austria when the universal right to vote slowly began to prevail at the provincial level compared to the previous curia system, and the few women, who already had had the right to vote, in the course of this process lost that right. In short: "In the premodern traditional understanding of law, [...] the 'belonging to a certain social class' ranked before gender, while the category 'gender' as an exclusion criterion only developed fully in the democratic understanding of citizens' ‘equality’."

In Austria the development of women's movements was therefore relatively late compared to other European countries. Also, due to the national differences in the Austrian half of the monarchy with the division into middle-class liberal and Social Democratic women's movements, it was not possible to build up one large movement. A further obstacle was the prevailing association law, which denied women membership in political associations.

With the political upheaval and the overthrow of the monarchy in 1918, the introduction of women's voting rights in Austria was finally enabled. The proclamation of the republic on 12 November 1918 secured the general, equal, direct and secret voting rights of all citizens regardless of gender.

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