Anno Vicessimo Nono Regis, Georgii III. CAP. I. 1789.

At the GENERAL Assembly of this Province of Nova-Scotia, begun and holden at HA-LIFAX, on the Fifth Day of December, 1785, in the Twenty Sixth Year of the Reign of our Sovereign Lord GEORGE the Third of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. and there continued by feveral Prorogations unto the Fifth Day of March, 1789, in the Twenty Ninth Year of his Majefty's Reign, being the Fourth Seffion of the Sixth General Affembly, convened in the faid Province.

CAP. I.

An A C T for the better Regulation of Elections.

MEEX E it enabled by the Lieutenant Governor, Council and Affem. bly, and it is bereby enacted by the Authority of the fame, That from and after the Publication hereof, every Sheriff or other Officer to whom any Writ for electing a Mem-WXXXX ber or Members to ferve in the General Assembly of this Province, shall be directed upon Receipt thereof shall fortwith give public Notice of the Day and Place of the Election, by putting up Advertisements at least twenty Days before the Time of fuch Election at three of the most public Places in their County, and shall, at the Time appointed at the County Court House, if the Election be held for the County, and at the usual and accustomed Place, if held for a Township, between the Hours of Ten and Twelve in the Morning proceed to the Election by reading his Writ, and shall not declare the Choice upon the View, nor adjourn from that to any other Place without the Confent of the Candid Ites, nor by any unnecessary Adjournment delay the Election, but shall, if a Poll be required, fairly and indifferently proceed from Day to Day and Time to Time to take the Poll, until all the Electors then and there prefent be polled, and before the Sheriff thall close the Poll to opened, unlose with the Confent of the Candidates, he shall make Proclamation for the Freeholder to come forward and give their Votes, and if, after such Proclamstions

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Twenty Days Notice previous to an Election, and Public Notice in three News Papers.

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If no Votes for one hour to close the Poll. Two Freeholders appointed to affift the Sheriff. tion made, no Freeholders shall appear to vote for the space of one Hour, the Poll shall be closed, and the Sheriff, after reading his Writ and before he opens the Poll, shall appoint two respectable Freeholders to be his Affiftants in conducting the Election, who shall be fworn to the faithful and impartial discharge of their Duty, and the Sheriff, at the Close of the Poll, shall declare the Person, having the Majority of Votes, to be duly elected, and in Cafe a Scrutiny shall be demanded the Sheriff shall grant the fame, and shall, with his two Affistants, proceed in such Scrutiny if the Party demanding the Poll shall persist in his demand, the Day following the Close of the Poll. Provided always, that no Vote shall be scrutinized but such Vote or Votes as were excepted to at the Time of holding the Poll, and marked as fuch on the Poll Book, and the Sheriff shall return his Proceedings on fuch Scrutiny to the Houfe to be adjudged on and determined, and the Sheriff or other Officer as aforefaid, is hereby directed and commanded to appoint one Clerk and one Inspector for each Candidate, who shall be nominated by the Candidates respectively, which Clerks shall be sworn by the Sheriff or other Officer to take the Poll fairly and indifferently by fetting down the Names of the Electors and the Place of their abode, and the Perfon they give their Vote for, and the Sheriff or other Officer shall give a Copy of the Poll to every Perfon that shall defire the same, he paying reasonable Fees for writing the fame; and if any Elector be questioned as to his Qualification by any Candidate, the Sheriff or other Officer shall administer to him the Oath of Allegiance, as prefcribed by Law, and shall likewife administer the following Oath :

I do fwear that I am, by Law, intitled to a Vote in the Town or County of in the Province of Nova-Scotia, and that the Lands, Tenements or Hereditaments for which I claim a Right to vote, confift of and are fituate, lying and being in and the fame bath or bave not been made or granted to me fraudulently on purpofe to qualify me to give my Vote, and that I have not received or had by myfelf or any Perfon whatever, in trust for me or for my Use and Benefit directly or indirectly, any Sum or Sums of Money, Office, Place, or employment, Gift or Reward, or any Promise or Security for any Money, Office, Employment or Gift, in order to give my Vote at this Election, and that I have not before been polled at this Election, and that the Place of my Abode is at

So belp me GOD. Or if Quakers the teft or Affirmation to the fame Effect, and all fraudulent Conveyances of Land to multiply Votes or to qualify Voters at Elections fubject to an Agreement to reconvey the fame, fhall be taken against the Grantors as free and abfolute, and all collateral Securities for defeating such Estate shall be void, and the Perfon making such Conveyances or voting by Colour thereof shall forfeit Ten Pounds to any Perfon that will suffer the same in any Court of Record in this Province, one half Part thereof to any Perfon or Perfons who shall profecute the same to Effect, and the other Moiety to and for the Use of the Poor of the Township concerned in such Election. II. And

The Clerk to be Sworn who takes the Poll.

The Oath of Allegiance.

The Voters Oath.

If a Quaker his Affirmation.

If a Fraudulent Conveyance to forfeit £ 10. half to the Province half to the Poor.

1789. Anno Vicessimo Nono Regis, GEORGII III. CAP. I.

II. And be it further enacted by the Authority aforclaid, That each Perfon hereafter to be chosen a Member of Affembly, and each Elector at the Time of giving his Vote in any Election hereafter to be held in this Province, shall actually have an Income of Forty Shillings per Annum in Real Estate, or shall have within the County or Town for which he votes, or shall be elected for in his own Right in fee simple, a Dwelling House with the Ground on which the fameftands, or one hundred Acres of Land cultivated or uncultivated, such Perfon or Perfons, possible for the before mentioned Interests shall be entitled to vote or be elected for the County or Town wherein the fame shall be fituate, and Perfons holding any of the before mentioned Possible by Licence of Occupation under the Crown shall have a Right to vote notwithstanding any Defect in fuch Mode of Conveyance.

III. And be it further enacted by the Authority aforefaid, That every Sheriff or other Officer to whom the Execution of any Writ for the electing any Member or Members to ferve in the General Affembly of this Province, shall be directed and that act contrary or otherwise than by this Act is directed, or shall return any Person or Persons not duly elected by the Majority of the Freeholders, every such Officer shall forfeit the Sum of Two hundred Pounds, one third Part thereof to the King, his Heirs and Successfors, one third Part to the Poor of the County or Township concerned in such Election, the remaining third Part thereof to the Party grieved that will such for the fame, with Costs of Suit to be recovered in any Court of Record in this Province by Action of Debt, Bill, Plaint or Information.

IV. And be it further enasted, by the Authority aforefaid, That any Person or Persons who shall at the Request of any Candidate at any future Election, furnish any Meat, Drink or Entertainment of any kind, during fuch Candidates Election, to any Freeholder or Body of Freeholders, or to any other Description of People, fuch Person or Perfons fo furnishing the fame shall be totally disabled and prevented from recovering from fuch Candidate, or from any of his Friends, any Reward or Payment whatfoever for fuch Entertainment, or any Part thereof ; and if any Perfon or Perfons shall fue any Candidate, or any of his Friends, for the whole or any Part of the Expences of fuch Entertainment, it shall and may be lawful for the Judges of the Court wherein fuch Suit shall be brought (on due Proof being made that fuch Demand arifes for and on Account of the Entertainment of the Freeholders at or during any Election in this Province) to order the Party, bringing fuch Suit, (to be nonfuited, and to enter Judgement accordingly. Provided always, that nothing herein contained shall extend to prevent any Perfon or Perfons from recovering from any individual Perfon the Value of fisch Entertainment as he or they may during an Election furnish, or provide for such individual Person for his own Use and at his own special Instance and Request. V. And

Each Voter muft have 40s. per Annum or 100 Acres of Land or holding Lands by Licence of Occupation.

If the Sheriff thould make a faile return to forfeit £200. one third to the King, one third to the Poor and one third to the Party aggrieved.

Any Perfon or Perfons Entertaining Voters for any Candidate fuch Expence not recoverable by Law.

But if not at the Requeil of any Candidate it is then Recoverable. Anno Vicessimo Nono Regis, GEORGH III. CAP. II. 1789.

Against Bribery.

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That anv V. And be it further enacted by the authority aforefaid, Perfon or Perfons who shall bribe or corrupt any Freeholder or Freeholders at any Election within this Province, fuch Perfon or Perfons fo offending shall suffer all the Penalties preferibed by the Laws of England for fuch Offences.

This Act to be read each Day of Polling.

VI. And be it further enacted, by the authority aforefaid, That the Sheriff or his Deputy at the opening the Poll each Day shall read this Act, and no other Oath, fave as herein before directed, shall be required from any Voter at any Election hereafter to be held in this Province, nor shall any religious Test be required from fuch Voter, Liberty of Conscience being one amongst many other Blessings conferred on this Province by our Most Gracious Sovereign.

The Poll not to Exceed Six Days.

The Sheriff to receive 10s. per Day of each Candidate, and 20s, if a Scrue ting is demanded.

VII. And be it further enalled, That the Poll for any one Election shall not be kept open more than Six Days, after which Time it shall and may be lawful for the Sheriff to close it and return the Candidate who shall then have the Majority of Votes, and that for each Day the Poll shall be kept open, the Sheriff shall be entitled to receive from each Candidate the Sum of Ten Shillings, to be recovered by Action of Debt before any one Justice of the Peace for the County in which the Election shall be held, and if a Scrutiny is demanded, Twenty Shillings for his Attendance on it, each Day to be paid by the Candididate demanding it, and to be recovered as aforefaid.

CAP. II.

An Act for altering the Times appointed for holding the Cours of Common Pleas and General Seffigns of the Peace in the Diffrict of Colchester.

Preamble.

Courts held at Oxflow, tft Tuesday in January, 1st Tuesday in July.

HEREAS the stated Periods for holding the Court of Common Pleas and General Seffions of the Peace int. the District of Colchester bave been found extremely inconvenient to the Inhabitants of Said District, for Remedy. sobercof :

Be it enalted by the Lientenant Governor, Council and 'Affembly, That the Court of Common Pleas and General Seffions of the Peace shall be. in future held at Onflow, in faid District, on the first Tuesday of January, and First Tuesday of July, annually, any Law, Usage or Cultom to the contrary notwithftanding.