A PROVINCIAL STATUTE

OF

LOWER-CANADA.

Anno Regni GEORGII III. Quadragefimo.

HIS EXCELLENCY

ROBERT SHORE MILNES, Efquire,

LIEUTENANT GOVERNOR.

• A T the Provincial Parliament begun and holden at Quebec, the twenty fourth day • A of January, Anno Domini one thousand seven hundred and ninety seven, in • the thirty seventh Year of the Reign of our Sovereign Lord GEORGE the Third, • by the Grace of GOD, of Great Britain, France and Ireland KING, Defender of • the Faith, &c.

⁶ And from thence continued by feveral Prorogations to the fifth day of March, ⁶ one thousand eight hundred, being the fourth Sellion of the second Provincial Par-⁶ liament of LOWER-CANADA.

C A P. I.

An Act to provide Returning Officers for Knights, Citizens and Burgeffes to ferve in Affembly, and regulating Elections to be held for that purpole.

(29th. MAY, 1800.)

Preamble Act 33. Geo: III Cap VII. WHEREAS an Act passed in the thirty third year of His Majesty's Reign, intituled, "An Act to provide Returning Officers for Knights, Citizens and Burgeffes to ferve-"in Affembly," has been by feveral Acts continued to the first day of January in this present year, and from thence to the end of the present Session of the Provincial Parliament at which time it will expire; and Whereas it is necessary to make further and more ample Provision, respecting Returning Officers and regulating the Elections of Knights, Citizens and Burgeffes to ferve in Affembly, Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and confent of the Legislative Council and Affembly of the Province of Lower Canada, constituted and assembled by virtue 150.

С. і.

Governor impowered to appoint Returning Officers

No Perfon obliged to ferve asReturning Officer, more than once.

Certain perfons exempted,

Penaky on Returning Officers refufing to do their duty.

Qualifications of Returning Officers.

Returning Officers may be elected Members of Affembly for any County & e. other than the County & c. for which he is appointed Returning Officer.

Returning Officers to be paid.

Returning Officers to take an oath of office,

Penalty.

Anno Quadragesimo Georgii III. A. D. 1800.

of and under the authority of an Act, palled in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act paffed in the fourteenth year of His Ma-" jefly's Reign, initialed," "An Act for making more effectival provision for the Government of " the Province of Quebec in North America, and to make further provision for the Government " of the faid Province." And it is hereby enacted by the authority of the fame, that the Governor, Lieutenant Governor or Perfor administering the Government of this Province, for the time being, shall have power and authority to name and appoint, whenever it shall be necessary, fit and proper performs to act and officiate as Returning Officers in the respective Counties, Cities and Borongias in this Province.

II. And be it further enacted by the authority aforefaid, that every Returning Officer fo nominated and appointed, thall not be obliged to act and officiate as Returning Officer more than once; Provided always, that no Member of the Executive or Legiflative Council or House of Alfembly, or of any Religious Order, Physician, Surgeon, Miller or Maitre de Poste, nor any Person being fixty years of age or upwards, shall be named or appointed Returning Officer.

III. And be it further enacted by the authority aforelaid, that every perfon refufing to perform the duty of Returning Officer, after having been nominated and appointed thereto in manner aforelaid, and his receipt of a Writ of Election, shall forfeit the sum of twenty five pounds current money of this Province. Provided always, that every perfon named and appointed Returning Officer, be a resident and qualified as an Elector of the County, City or Borough, for which he shall have been so named and appointed.

IV. And be it further enacted by the authority aforefaid, that nothing contained inthis Act, fhall extend or be conftrued to extend, to prevent or exclude any perfon who fhall be nominated and appointed a Returning Officer, from being elected a Member of the Affembly, for any County, City or Borough, other than the County, City or -Borough, for which fuch perforts fhall have been nominated and appointed Returning : Officer.

V. And be it further enacted by the authority aforefaid, that every Returning Officer shall be paid at the rate of twenty shillings, current money of this Province, for each day, that he shall have kept an open Poll, and shall moreover be reimburled any unavoidable expense he shall be put to, in the execution of his Office; and for such payment and reimbursement, he shall make application to the Governor, Lieutenant Governor or Person administering the Government for the time being, who, and each of them, are hereby authorised to order every such payment and reimbursement from the funds appropriated for the support of the Civil Government of this Proviuce.

VI. And he it further enacted by the authority aforelaid; that every perfor whofhall be nominated and appointed to act and officiate as a Returning Officer, fhall, beforeproceeding to any Election, take and fubfcribe before a Magistrate, the Oath Not in the Schedule hereunto annexed : and the Certificate of fuch Oath, fhall be figned by the Magistrate administering the same, and annexed to the return of every Writ of Election, under a penalty of fifty pounds, current money of this Province, upon every Returning Officer neglecting to to do.

VII.

152

Returning Offirermay appoint a Clerk.

C. 1. Anno Quadragefimo GEORGII III. A. D. 1800.

VII. And be it further enacted by the authority aforefaid, that each Returning Officer may nominate and appoint in writing under his hand, a perfon to aid and affift him as Clark at the Poll, and in fuch cafe, the faid Returning Officer is hereby authoniled and required to administer to fuch perfor the oath N $^{\circ}$ 2, in the Schedule hereunto annexed, before he shall act in the faid capacity of Clerk.

How Officer to proceed on the Receipt of the Writ of Election.

I'enalty.

Places fixed for helding Elections

for counties, .

VIII. And be it further enacted by the authority aforefaid, that every perfon nominated and appointed as Returning Officer in the manner herein before directed, fhall, on receiving any writ of Election to him addreffed, indorfe thereon the date on which he fhall receive the fame, and fhall, within ten days, then next following, caufe public notice to be given of the day and hour or the days and hours, at which fuch Election will be held, at such place or places, (as the cale may require) as by this Act is or are fixed on for fuch purpole; and the faid notice shall be by an advertisement conformable to the form NO3. in the Schedule hereunto annexed, published and posted up immediately after Divin. Service at the Door of every Charch or Chapel in each Parifh of the City. Town, Borough or County, for which tuch Election is to be held, on a Sunday, not lefs than eight days, nor more than fifteen days, preceding the first day fix d for holding tuch Election; and where there is no Chirch or Chappel, fuch advertifement shall be publish d and post d up at the ino? public plate or places of the County or Parifier and every Returning Officer referring or neglecting to give fuch notice, as is herein before directed, that, for every such offence, forteit the sum of ten pounds current money of this Province.

IX. And whereas from the great extent of certain Counties many of the Electors are prevented from attending at the Elections of faid Counties, and for this reason it is expedient, in fuch Counties, to fix upon two places, where the votes may be tak n: and Whereas it is expedient also that the places for holding the Elections in the other Counties, flould be fixed and alcertained, Be it further enacted by the authority aforefaid, that in future the Elections in the respective Counties of this Province, shall be held in the several places following, to wit; the Election for the County of Galpé, first at Gaspé and afterwards at Carufle the Election for the County of Cornwalles, in the Parish of Kamouraska. The Election for the County of Devon, in the Parish of 1'llt. The Election for the County of Hertford in the Parish of St. 1 allier. The Election for the County of Dorchester in the Parish of Pointe Levy, and afterwards in the Parish of Saint Jofeph, Nouv lle Bauce. The Election for the County of Back aghan fhere, in the Parish of Lotbiniere, and afterwards in the Parifh of Nicolet The Election for the County of Richelieu, in the Parish of Saint Ours. The Election for the County of Bedford, in the Scignory of St. Armand, and afterwards in he Parish of Poin: Ohvier. The Election for the County of Surrey, in the Parish of Vercheres. The Election for the County of Kenv, in the Parish of Longueurl. The El chion for the County of Huntingdon in the Farifh of St. Philo, and atterwards in the Pointh of Charcangray The Election for the County of York. in the Parith of Vandreud, and at crwards in the Parish of the River du Chene. The Election for the County of Mont eal, in the Parish of St. Laurent. The Election for the County of Effrightm, in the Parish of Same Rofe. The Election for the County of Least r, in the Parish of P. If mpuon. The Election for the County of Warwick, in the Parish of Berth.er. The Election for the County of Saint Mauric-, in the Parish of Machache, and Sterwards in the Parish of Champlain. The Election for the County of Hambshire, in the Parish of Dechambaun, and atterwards in the Parish of Pointe aux Trembles. The Election for the

Second Poll, to be held three days after the clobing the former Poll.

C. 1.

Regulations, to be observed by Returning Offiters at Elections.

Anno Quadragefimo Georgii III. A. D. 1800.

the County of Quebec, in the Parish of Charlesburg. The Election for the County of Northumberland, in the Parish of Sainte Anne, and afterwards in the Parish of Saint Peters in St. Paul's Bay. The Election for the County of Orléans, in the Parish of Saint John's. Provided always, that in all cales where there is a communication by land between the two places of Election, every Returning Officer shall, and he is hereby required to open and commence the second roll, on the third day after the conclusion of the former Poils.

X. And be it further enafted by the authority aforefaid, that every Returning Officer, shall at the time and place fixed for holding any Election, make Proclamation in the prefence of the Electors then and there prefent, conformably to the form N $^{\circ}$ 4. of the Schedule hereunto annexed, and fhall, thereafter, require the Electors then and there pielent, to name the perfon or periors of whom they make choice, as a Member or Members to ferve in the Affembly. And if the Candidates or their refpective reprefentatives and the Electors do agrie and are latisfies, upon a flew of hands, that the faid Candidates or any or either of them, or any other perfor or perions propoled by the Electors, is or are duly elected, then the latd Retarning Officer shall immediately close the faid Election, and that proclaim such perform or performs duly elected and named as Member or Members of the Affembly. But if any of the Candida es or any perion reprefenting a Candidate, or any three Electors, then and there prefent, do not agree, that the Election ought to be immediately closed, and thall afk or demand a Poll, then it shall be the duty of the Returning Officer and he is hereby required to grant the lame, and forthwich to proceed and take the votes and enter them in a Book, which he thall keep or caule to be k pt for that purpole, according to the form N ° 5, in the Schedule hereunto annexed. And in all cafes, where an Election is to be held in a County, where two places are fixed upon or appointed by this Act for holding .he Foll, the Returning Otheer may not hold the faid Poll more than four days at the first place, and the laid Poll shall be held open eight hours, at the least, each day, between eight o'clock in the moining and fix o'clock in the evening. And he fhall be afterwards heid to adjourn the faid Poll to the fecond place, if he be thereunto required by any Candidate or by any perion representing a Candidate, or by any three Electors, then and there piefent.

Returning Officers may close the Poll, with the Confent of all the Candidates

But if required by Three Electors, then to adjourn the Poll to the Second place fixed for nolding the Ei chuon.

Any Electormay deciare humlelf the Representati vè of an apfent Candidate XI. And be it further enabled by the authority aforefaid, that nothing in this Act contained. Ihall extend or be conflined to extend, to prevent any Returning Officer from cloing any Election to be held in virtue of this Act, by and with the confent of all the Candidates or the Reprefentative or Reprefentatives of fuch Candidate or Candidates, then prefent, at any period of fuch Election, whether the fame be at the first or iccord place fix d for holding fuch Election, if no vote has been given in the space of one hour preceding. Provided always, that when an Election for any County is by this Act our ctied to be held at two different places, it shall and may be lawful, for ary three Electors for the fault County, duly qualified and then prefent, to require of the Returning Officer to adjourn the Poil to the fectind place fixed for holding fuch Election, of which he shall make a minute in the Foll Book, and adjourn fuch Election accordingly to fuch fecting place. Provided allo, that any Elector then prefent, mey declare hundeif the Representative of any abient Candidate, without any special power to that effect.

Anno Quadragefimo Georcii III. A, D. 1800.

Poli to be held near the Church of the Parifh, in the open air or in a houfe, Provided that it is not a Tavern, and where there is no Church at the moil, Fublic Flage in the Parifh.

156

C. 1.

Electors Votes not to be refused, but with the consent of all the Candidates. If objected to by one such objection to be concered into the Poil book,

Duty of the Returning Allicer alter closing the Poll.

Electors if required to take au oath.

Penalty on comit ring Perjury or fubornation there of.

Fenalty on Persons obtaining Votes & c. by corruption, XII. And be it further enacted by the authority aforefaid, that the place for holding any Election or Poll in any County, shall be near the Church of the Parish. either in the open air or in some building near to the Church, provided it be not a Tavern or Ale houle, and that free access be had thereunto by all and every Elector; and where there is no Church, then at the most public place of the Parish or place fixed on for fuch Election by this Act.

XIII. And be it further enacted by the authority aforefaid, that no Returning Officer or perfon authorited by him to aid and affift him as Clerk, fhall refufe the vote of any Elector, unlefs all the Candidates or perfon reprefenting any Candidate, fhall agree that fuch perfon is not qualified to vote at fuch Election, and in every cafe of objection by a Candidate or the Repretentative of a Candidate, to the vote of any perfon, the faid Returning Officer or the perfon by bim authorited to aid and affift as a Clerk, fhall enter in the Poll Book opposite the Elector's name, the word "objected to."

XIV. And be it further enacted by the authority aforefaid, that as foon as any Election shall be closed, the Returning Officer for such Election, shall immediately proclaim the fame, with a loud and audible voice to the Electors then and there prefent, and shall immediately execute an Act or Instrument of Indencure thereof, under his hand and seal, with the perfon or perfons elected, in the prefence of three Electors at the least, agreable to the form N $^{\circ}$ 6, in the Schedule annexed; one part of which Act of Indenture, shall be immediately derivered to each of the perfons clected or his representatives, and another part with the Writ of Election, the Oath of the Returning Officer and that of his Clerk, (if he has any) required by this Act. shall be transmitted by the faid Returning Officer to the Clerk of the Crown in Chancery, without delay.

XV. And be it further enacted by the authority aforefaid, that every Returning Officer, at the requeft of any Candidate or perform repreferting any Candidate, shall administer the Oath N O 7 in the Schedule annexed, to each perform offering his vove previous to taking the same, and in call of the refusal of such perform to take the said Oath, the Returning Officer shall not admit this to vote.

XVI. And be it further enacted by the authority aforefaid, that if any perfor who shall have taken the Oath herein before mentioned, shall thereby voluctarily perjure himself, or if any perion shall bribe or corrupt another to take an Oath, whereby, such perfor shall become guilty of perjusy, every such perfor upon conviction thereof, under a charge of voluntarily and corrupt perjury, shall incur the pain and penalties instituted by the Laws in force in this Province, against wilful and corrupt perjury or of subornation thereof.

XVII. And be it further enacted by the authority aforefaid, that all and every perfon, who by himfelf or by means of others in his intereft or favour, shall before or during thetime of any Election, employ or caufe to be employed any means of corruption, to obtain any vote at fuch Election, or to prevent any Elector from giving his vote thereat, in keeping him back by any threat of caufing him to lose any falary or advantage, or by making him any promife, gift, advantage or reward, shall be fubject to a penalty of fifty pounds current money of this Province.

XVIII.

Anno Quadragefimo GEORGII III. A. D. 1800.

Penalty on Candidates guilty of Brillery & Corruption. C. 1.

XVIII. And be it further enacted by the authority aforefaid, that no Candidate fhall at any time within one month, prior to any Election, nor during the fame, either by himfelf or by any other perion by him employed, or by any ways or means whatlower, directly or indirectly, make a prefent of, or allow to any perion having a right to vote at any fuch Election, any fum of money or promife of money or other reward, and fhall not at his coff and charge open or fupport, or caufe to be opened and fapported, any houfe of public intertainment, during the period herein above mentioned, within any County, City or Borough, for which any fuch Election is to be made, neon pain of fuch perion to offending, incurring a penalty which fhall not exceed fifty pounds, nor be under twenty five pounds current money of this Province.

NIN. And he it further enacted by the authority aforefaid, that no Returning

Officer thall take any part either before or during any Election by him held, by fa-

voring or influencing or cauling to be favoured or influenced, the interest of any par-

ticular Candidate, but that the faid Returning Officer shall conduct himself in an upught and impartial manner, in the discharge of the Duties of his Office, and shall take and enter or cause to be taken and faithfully entered, the votes of the Electors in the before mentioned stoll Book, under pain of incurring a penalty of the sum

XX. And be it further eracted by the authority aforefaid, that in cafe of any va-

cancy happening in the Affembly, by the death of any Member thereof or otherwile.

on information thereof being given to the Speaker, by any Member rifing in his place.

of twenty five Lounds current money of this Province.

Penaity on Beturning Officers influencing Elections or afring withpartiality.

On the death of a member of Attempty,Speaker to flue his warrant for a new. Election.

Recovery of Penaities.

To be accounted for to the Liown.

No Profection so be commenced after fix months. or if fuch vacancy thall happen during any Recels of the Affembly, by Prorogation on Adjournment, on information thereof being given to the Speaker for the time being, under the hands and feals of any two Members of the Affembly, it thall be the duty of fuch Speaker, to give notice thereof, by Warrant under his hand and feal, to the Clerk of the Crown in Chancery, that a new Writ may iffue for the Election of a Member of Affembly, to fill up fuch vacancy. XXI. And be it further enacted by the authority aforefaid, that the fines and forfeitures incurred under this Act, thall be recovered by Bill, Plaint or Information or by Action of debt in any Court of Record, by any perfon fuing for the fame, and that

Action of dobt in any Court of Record, by any period tuning for the lame, and that one half of every fuch fine or penalty, fhall be paid to the Receiver General for the ufe of this Province and be applied to the fupport of the Government thereof; and fhall be accounted for to the Grown through the Commiffioners of His Majeffy's Treafury for the time being, as the Crown thall direct: and the other half to the Informer fuing for the fame, with the Colts meured in the profecution thereof, to be by him received for his own ufe and benefit. Provided always, that if any Sait or Action be brought againft any perfon or perfons for any Penalty by this Ast impoled, fuch Suit or Action fhail be commenced within fix. Months next after the fact committed, and not afterwards.

Cortinuance of this Act. XXII. And be it further enacled by the authority aforefaid, that this Act shall be in orce to the first day of January, which will be in the year of our Lord one thoufand eight hundred and three, and from thence to the end of the then next Session of the Provincial Parliament and no longer.

158

XXIIL

. 160

C. 1.

Anno Quadragefimo Georgii III. A. D. 1800.

This Aft to be printed feperately and copies to be transmitted to the Returning Officers with the Writ of Election. XXIII. And be it further enacted by the authority aforefaid, that the prefent Act fhall be printed a part, within twenty days after the paffing thereof, and that a copy of it be immediately thereafter forwarded to every perfon to whom the Provincial Statutes are fent agreable to Law, as also to every Returning Officer who shall be named for the next General Election, and to every other Returning Officer, for any enfuing General or Special Election, with the Writ of Election that shall be addreffed to him:

Nº1.

Oath of the Returning Officer.

Returning Officers Oath. I, A. B. Returning Officer for the County (Town or Borough) of folemnly fwear, (or being one of the People, called Quakers do folemnly affirm) that I have not directly nor indirectly received any fum or fums of money, Office, place or employment, gift, gratuity or reward, or any bond, bill or note, or any promife or gratuity whatfoever, either by myfelf or any perfon to my ufe or benefit or advantage, for favouring the Election of any particular perfon or perfons, or making or endeavouring to make the Return of any particular perfon or perfons, at the prefent Election of a Member or Members to ferve in the Affembly of Lower Canada, and that I will proceed in taking the votes of the Electors, and will make return of fuch perfon and perfons, as fhall appear to me to have the majority of legal votes, and this I folemnly fwear, (or affirm) to do, without partiality, fear, favor, ill will or affection.

SO HELP ME GOD.

N⁰2.

Oath to be taken by Poll Clerks or Affistants in taking the Votes of

Electors on any Election.

Clerk's Oath,

SO HELP ME GOD.

Nº3.

N°3.

Form of the Notice to be given by a Returning Officer prior to his holding any Election.

(County, City or Borough,)

Returning Officers Notice.

162

C. 1.

Public notice is hereby given to the Electors in the (County, City or Borough) of qualified to elect and conftitute a Member (or Members) to ferve in the Affembly of this Province, that in purfuance of His Majetty's Writ to me directed, bearing date the day of 1 do require the attendance of the Electors of the faid (County, City or Borough) at _________ in the Parifh of the forenoon, for the purpole of electing a perfon or perfons to reprefent them in the enfuing (or prefent) allembly of this Province. And I do give further notice, that I fhall continue the faid Election, in fuch manner as is by Law directed, of which all perfons will take notice and govern themfelves accordingly.

-day of ______18. The-

A. B. Returning Officer.

N°4.

Form of Proclamation.

OYEZ, OYEZ, OYEZ.

All manner of perfons are firstly commanded and charged to keep filence, while His Majefty's Writ of Summons is publickly read, for the Election of a Member or Members to ferve in Affembly, for the (County, City, Town or Borough) of under the pains and penalties refulting therefrom.

N° 5.

Form of Poll Book.

The Poll Book,

The Proclama-

tion.

Name of	Addition, Trade	Qualification,	NAMES OF		If objected
Electors.	or Profession,	wbere situtated.	CANDIDATES		to.
	11 11 11 11 11 11 11 11 11 11 11 11 11	y :-	A. B. C	D.	

N º 6.

C. 1. Anno Quadragesimo GEORGII III. A. D. 1800.

N ° 6.

Form of an Indenture.

The Indenture,

This Indenture made the ______ day of ______ in the Year of our Lord one thousand eight hundred, and in the ______ Year of the Reign of our - in the Year of Sovereign Lord GEORGE the Third, KING of Great Britain, France and Ireland Defender of the Faith, &c. Between ------Returning Officer of the County, City or Borough of------------------------in the Province of Lower Canada, on the one part, and A. B. C. D. of the other part, Witneffeth, that agreeable to his Majefty's Writ bearing date the-----------day of (the past or current Month) after Proclamation thereof being made according to Law. We, the faid A. B. C. D. &c. Electors of the faid County, City or Borrough-(in fuch place)-in the faid County, City or Borough, in full affembly have chosen F. G. as a Member or Members to ferve for the faid County, City or Borough, in the Affembly of this Province to be -day of-----nex: at Quebec, And by these presents and we held thehave and do give to the faid F. G. ample and fufficient power for us, and the Commons of the faid County, City or Borough, diffinct from us, to make and confent to fuch matters as in the faid Affembly by the Common Council of the faid Province, fhall be by the favour of God ordained. In Witnefs whereof each of the faid parties. have interchangeably fet their hands and leals to these presents, the day and year. above written.

Nº. 7.

Form of Electors Oath for a County.

Elector's Oath

I A. B. do declare and teftify in the prefence of Almighty God, (or if a Quaker do folemnly affirm and declare) that I am to the beft of my knowledge and belief, of the full age of twenty one years, and that I have not voted before at this Election. I do further tellify and declare, that I am to the beft of my knowledge and belief, possible for my own use and benefit of lands and tenements in this. County, of the yearly value of forty thillings sterling, over and above all rents payable out of, or in respect of the stame.

Nº. 7.

Form of Elector's Oath for a City or Borough.

Eleftor's Oath for a City or Borough, I A. B. do declare and tellify in the prefence of Almighty God, (or if a Quaker do folemuly affirm and declare) that I am to the beft of my knowledge and belief, of the full age of twenty one Years, and that I have not voted at this Election. I do further tellify and declare, that I am to the beft of my knowledge and belief, poffeffed for my own use and benefit off a dwelling. Houle and lot of ground in this City or Borough, of the yearly value of five Pounds Sterling (or that I have been refident within this City or Borough fo the space of twelve Calendar months, next before the date of the Writ of immons for this Election, and have, bond fite; paid for one Years Rent for the dwelling Houle in which I have refided at the Rate of ten Pounds Sterling.

164