VI. And be it further enacted, That this Act shall not be in force until His Majesty's Royal Approbation be thereunto had and declared.

N. B. This Act was approved by His Majesty in Council, on the 7th day of December, 1829.

CAP. XXXVII.

An Act to regulate the Trials of controverted Elections, or, Returns of Members to serve in General Assembly.

Passed 5th April, 1828.

HEREAS the present mode of decision unon Petitions complaining of undue Elections or Returns of Members to serve in General Assembly, obstructs public business, occasions much expense, trouble and delay to the Parties, is defective, for the want of those Sanctions and Solemnities, which are established by law in other Trials. For remedy thereof-

I. Be it enacted by the Lieutenant Governor, Council and Assembly, That after the next General Election, whenever a Petition complaining of an undue Election or Return of a Member appointed for consi- or Members to serve in General Assembly, shall be presented to the House of Assembly, a day writing to be given and hour shall be appointed by the said House for taking the same into consideration, and notice thereof in writing shall be forthwith given by the Speaker to the Petitioners, and the sitting Member or their respective Agents, accompanied with an Order to them to attend the House, at the time appointed, by themselves, their Counsel or Agents.

Provided always, That the House may alter the day and hour so appointed, and appoint some subsequent day and hour for the same, as occasion shall require; giving the like notice as atoresaid. IT.

A day and hour to be dering Petitions, and notice thereof in by the Speaker40 the Parties with an order to attend.

II. And be it further enacted, That at the Sergeant at Arms to time appointed for taking such Petition into ance of Merubers. consideration, and previous to reading the order of the day for that purpose, the Sergeant at Arms shall be directed to go and require the immediate attendance of the Members on the business of the House, and that after his return, the House shall be counted and if there be less House to be countthan twenty members present, the order for ed, and if less than taking such Petition into consideration shall be ing of Petition postimmediately adjourned to a particular hour on praed to a partithe next day to which the House shall adjourn; and on the said next day the House shall pro- Like proceedings ceed in the same manner, and so from day to from day to day till twenty members proday till there be an attendance of twenty mem- seat. bers at the reading of the Order of the Day to take such Petition into consideration.

III. And be it further enacted, That if after Twenty Members summoning the members and counting the being present, the House as aforesaid, twenty members shall be Parties to attend at the Bar. found to be present, the Petitioners by themselves, their Counsel or Agents, and the Counsel or Agents of the sitting members, shall be ordered to attend at the bar; and then the door of the House shall be locked; and no member The Door to be shall be suffered to enter into or depart from locked and no Member to enter or dethe House, until the Petitioners, their Counsel part till the parties or Agents and the Counsel or Agents of the draw. sitting members shall be directed to withdraw. And when the door shall be locked as aforesaid, the order of the day shall be read, and the names

of the members of the House written or printed

on distinct pieces of parchment, or paper, being Lleven members to

all as near as may be of equal size, and rolled from those present. up in the same manner, shall be put in equal

draw out of the said two boxes or glasses alter-E.5

numbers into two boxes or glasses to be placed on the table for that purpose, and shall be there shaken together; and then the Clerk or Clerk Assistant attending the House shall publicly

nately

nately the said pieces of parchment or paper, and deliver the same to the Speaker, to be by him read to the House, and so shall continue to do until eleven names of the members then present be drawn.

tioner to be sat uside.

IV. Provided always, And be it further A Member being enacted, that if the name of any member who drawn who had vo- shall have given his vote at the Election so comor shall be a Peti-plained of as aforesaid, or who shall be a Petitioner complaining of an undue Election, or against whose return a Petition shall be then depending, shall be drawn, his name shall be set aside, with the names of those who are ab. sent from the House. Provided always, That if the name of any

A Member having served on an Election Committee duservices necessary.

member who has served on an Election Comring the Session way mittee during the same Session be drawn, he no excused, unless the House deem his shall if he require it be excused from serving. unless the House should adjudge it necessary for him to serve; and the House may also excuse any other member or members from serving. House may excuse if it should be made manifest that such service would be attended with great detriment to such member or members; and in case of members Other Members to so set aside and excused, the names of other of those set aside or members shall be drawn, who may in like manner be set aside or excused, and others drawn to supply their places until the whole number of eleven members, not liable to be so set aside Each Party to name or excused, shall be complete, and the Petitioners a Member not drawn or their Agents shall then name one, and the sitting members or their agents another, from

. Members for cause.

excused.

to be added to the list.

If eleven Members not set asido business to be adjourned.

V. Provided always, and be it further enacted, That if at the time of drawing by lot the names nor excused cannot of the members, the number of cleven members be completed, the not set aside, nor excused, cannot be completed, the House shall proceed in the same manner as herein

among the members then present, whose names shall not have been drawn, to be added to those

who shall have been so chosen by lot.

herein before directed in case of less than twenty members being present at the counting of the House, and so from day to day, as often as the case shall happen; And provided also, that either of the Members nominated as above shall Mombers nominated by the Parties may or may be set aside for any of the same causes bo set aside for as those chosen by lot; or if he requires it, may cause or excused, be excused; and the party who so nominated ted. the member set aside or excused, shall nominate another in his stead, and so continue to do as often as the case shall happen, until his nominee is admitted.

VI. And be it further enacted, That as soon The eleven memas the said eleven members shall have been so bers drawn to be chosen by lot, and nominees appointed; the reduced to five by the parties atriking door of the House shall be opened and the off-alternately, who, House may proceed upon any other business; together with the and the list of the eleven members so drawn by swom, and be a solot shall be reduced to five by the parties striking off alternately; and the reduced list, with the names of the nominees added thereto shall be delivered in to the House; and the said five members together with the two nominees shall be sworn at the table, well and truly to try the matters of the Petition referred to them and a true judgment to give according to the evidence; and shall be a Select Committee to try and determine the merits of the said Return or Election; and shall meet at a certain time and place to be fixed by the House for that purpose.

VII. Provided always, and be it further enacted. That if, upon the drawing out the A Mex ber being name of any member by lot as aforesaid, the drawn and declared said Petitioner or sitting member or their agents nomines, may be shall declare that such member is intended to set aside, and may be one of the two nominees to be nominated by and another to be them respectively, and if such member shall drawn. consent to such nomination, the name of such member so drawn by lot shall be set aside, and unless objected to as aforesaid he shall serve as

such nominee, and the name of another member

ties omit to nomimake up the num-

shall be drawn to supply his place, to complete the number of eleven members to be drawn by lot: And if the said Petitioners or sitting mem-If either of the Par- bers or their agents shall not respectively nominate, a Member to nate a member then present who shall be adbe drawn by lot to mitted according to the directions of this Act, then the want of such nomination shall be supplied by drawing out instead thereof the name of one or two members as the case shall require; who shall be drawn by lot in the like manner. and subject to the like objections and excuses as the other members already drawn by lot, and shall be added thereto, and shall be liable to be struck off in the same manner, leaving always the number of seven members in the whole, and no more, as a Select Committee for the purposes aforesaid.

elect a Chairman.

VIII. And be it further enacted. That the Select Committee to said Select Committee shall on their meeting elect a Chairman from among such of the members thereof as shall have been chosen by lot;

drawn to decide.

In case of an equal and if in the election of a Chairman there be an division of votes, equal number of voices, the member whose name was first drawn in the House shall have a casting voice: so, likewise, in case there should ever be occasion for electing a new Chairman on the death or necessary absence of the Chairman first elected; and no member of the Select No Member of se-Committee shall be allowed to absent himself

let Committee to Committee shall be allowed to absent himself be absent without from the same without leave of the House, or leave of the House, excuse allowed by the House, or special cause or excuse, allowed shown and verified upon eather and the Corn and verified on oath; and the Committee shall not sit until all members to whom such leave has not been granted or excuse allowed are met; and in case they shall not all commutee not to situatiful all Members meet within one hour after the time to which to whom leave was the said Select Committee shall have been adjourned, a further adjournment shall be made in the manner as before directed, and reported

with the cause thereof to the House.

granted are met.

IX. And be it further enacted, That the Chair. Chairman tereport to man of the said Select Committee shall at the of Members absent next meeting of the House always report the without leave, who name of every member thereof who shall have custody, and punishbeen absent therefrom without such leave or ed at the discretion excuse as aforesaid; and such member shall be directed to attend the House at the next sitting accident or necessity thereof, and shall then be ordered to be taken into the custody of the Sergeant at Arms for such neglect of his duty, and otherwise punished or censured at the discretion of the House. unless it shall appear to the House by facts specially stated and verified upon oath that such member was by sudden accident or by necessity prevented from attending the said Select Committee; and the Committee shall not sit if more Committee not to sit than two members be absent, but shall adjourn if more than two absent. in manner aforesaid, and so from time to time until five members are assembled.

the House the names shall be taken into of the House, miles prevented by sudden from attending.

X. And be it further enacted, That the said Committee empow-Select Committee shall have power to send for cred to send for perpersons, papers and records, and shall examine cont., and cranine all the witnesses upon oath; which oath the witnesses on oath. Chairman or the Clerk (if any) attending such Committee are hereby severally empowered to administer, and shall try the merits of the Return or Election, or both; and shall determine To determine by a by a majority of voices of the said Select Com- inajority of voices. mittee, whether the Petitioner, or sitting members, or either of them be duly returned or electcd, or whether the election be void; which determination shall be final between the parties Determination to be to all intents and purposes; and the House on final, and to be enbeing informed thereof by the Chairman of the tered on the House, said Select Committee, shall order the same to with the necessary be entered in the Journals, and give the neces- the same into effect. sary directions for confirming or altering the return, or for the issuing a new writ for a new election, or for carrying the said determination into execution, as the case may require.

order for carrying

In case of death, or so for six days, a be chosen.

If the Committee ed, report to be der thereon.

Persons summoned. or witnesses misbeed to the House.

Penalty for wilful perjury.

XI. And be it further enacted, That in case any unavoidable rethe number of members able to attend the said mittee to less than Select Committee shall, by death or otherwise, five, and continuing be unavoidably reduced to less than five, and new Committee to shall so continue for the space of six sitting days, the said Select Committee shall be dissolved and another chosen to try and determine the matter of such Petition in manner aforesaid; and all the proceedings of the said former Select Committee shall be void and of no effect.

XII. And be it further enacted, That if the said Select Committee shall come to any other determine otherwise resolution than the determination above-menthan beforemention- tioned, they shall, if they think proper, report eu, report to us the House, the same to the House for their opinion, at the who shall make or same time that the Chairman of the said Select Committee shall inform the House of such determination; and the House may confirm or disagree with such Resolution, and make such orders thereon as to them shall seem proper.

XIII. Provided always, and be it further enacted. That if any person summoned by the said Select Committee shall disobey such sumhaving to be report- mons, or if any witness before such Select Coinmittee shall prevaricate, or shall otherwise misbehave, in giving or refusing to give evidence, the Chairman of the said Select Committee. by their direction, may, at any time during the course of their proceedings, report the same to the House for the interposition of their authority or censure, as the case shall require; and all persons who shall be guilty of wilful and corrupt perjury in any evidence which they shall give before the House or the said Select Committee, under the oath to be taken by virtue of this Act, shall on conviction thereof incur and suffer the like pains and penalties to which any other persons convicted of that offence are liable.

XIV. And be it further enacted, That when-

ever the said Select Committee shall think it Committee when they think it necesnecessary to deliberate among themselves upon sery may order the any question which shall arise in the course of room to be cleared. the trial or upon the determination thereof, or upon any resolution concerning the matter of the Petition referred to them as aforesaid, as soon as the said Select Committee shall have heard the evidence and the parties or counsel on both sides relative thereunto, the room or place wherein they shall sit shall be cleared, if they shall think proper, while the members of the said Select Committee consider thereof; All questions and and all such questions as well as such determi-determinations to be by majority of voi nations, and all other resolutions, shall be by a ces. majority of voices; and if the voices shall be Chairman to have a equal, the Chairman shall have a casting voice. casting voice-

XV. And be it further enacted, That no pro- Petitioners to enter ceedings shall be had upon any Petition com- into recognizance in £200, with two plaining of an undue Election or Return, unless Surcties, to appear the person or persons subscribing the same, or before the House some one or more of them shall, within ten days mittee and for payafter the same shall have been presented, or such ment of coats. further time as shall be limited by the House. personally enter into a recognizance to our Sovereign Lord the King, according to the form hereunto annexed in the sum of two hundred pounds, with two sufficient sureties in the sum of one hundred pounds each, to appear before the House at such time or times as shall be fixed by the House for taking such Petition into consideration, and also to appear before any Sclect Committee which shall be appointed by the House for the trial of the same; and also for the payment of all costs, expences and fees which shall become due to any witness who shall have been summoned in behalf of the person or persons so subscribing such Petition, or to the party who shall appear before the House or Committee in opposition to such Petition, in case such person or persons shall fail to appear

before

before the House at such time or times as shall be fixed for taking such Petition into conside-

ration; or in case the said Petition shall be withdrawn by the permission of the House; or in case such Committee shall report to the House that the said Petition appears to them frivolous or vexatious; and if at the expiration If Recognizance not of the said ten days such recognizance shall not entered in ten days, have been so entered into or shall not have been missed, unless up received by the Speaker, he shall report the en sufficient cause same to the House, and the order for taking shall enlarge the such Petition into consideration shall thereupon be discharged, unless upon matter specially stated and verified on oath to the satisfaction of the House, the House shall enlarge the time for entering into such recognizance; and whenever such time shall be so enlarged, the order for taking such Petition into consideration shall, if necessary, be postponed; so that no such Petition shall be so taken into consideration till

after such recognizance shall have been entered

into and received by the Speaker.

the Peace.

Sureties to justify.

XVI. And be it further enacted, That the Recognizance to be said recognizance shall be entered into beentered into before fore the Speaker, who is hereby authorized the Speaker, or if fore the Speaker, who is hereby authorized twenty miles distant and empowered to take the same; or if entered from Fredericton, before a Justice of into twenty miles distant from Fredericton, then the said recognizance may be entered into before any of His Majesty's Justices of the Peace, which Justices are hereby empowered to take the same: And that the sureties shall in all cases severally justify before the said Speaker or Justice of the Peace, by affidavit, that they are severally worth double the sum for which they are respectively bound by such recognizance, after paying all their just debts; and that the Recognizance not said recognizance shall not be considered as ened into till justifica- tered into until such affidavit is made, unless the parties concerned should agree to dispense with the same.

XVII. And for the removal of any doubts Committee may exwhich might arise as to the authority of Select amine subscribes to Committee to examine as a witness any person who may have subscribed the Petition, to try and determine which such Committee shall have been appointed. Be it hereby declared and enacted, That it is and shall be lawful for any such Select Committee to examine any person although he may have subscribed such Petition, except it shall otherwise appear to such Committee that such person shall be an interested witness.

XVIII. And be it further enacted, That every Committee to report such Select Committee, at the same time that if in their opinion they report to the House their final determina- petition as frivolous or vexatious. tion on the merits of the Petition which they were sworn to try, shall also report to the House whether such Petition did or did not appear to them to be frivolous or vexatious; and that they shall in like manner report with respect to every Or if opposition to party or parties who shall have appeared before vexatious. them in opposition to such Petition, whether the opposition of such party or parties respectively did or did not appear to them frivolous or vexatious, and that if no party shall have appeared before them in opposition to such Petition, they shall then report to the House whether such Election or Return, according as the case may be, did or did not appear to them to be vexatious or corrupt.

XIX. And be it further enacted, That when-ever any such Committee shall report to the frivoleus or vexa-House with respect to any such Petition, that nove Petitions. the same appeared to them to be frivolous or vexatious, the party or parties, if any, who shall have appeared before the Committee in opposition to such Petition, shall be entitled to recover from the person or persons, or any of them who shall have signed such Petition, the full costs and expences which such party or parties

shall have incurred in opposing the same; such costs and expences to be ascertained in the manner hereinafter directed.

vexations.

XX. And be it further enacted, That when-Costs to be paid if ever any such Committee shall report to the opposition to Peti-tition frivolous or House with respect to the opposition made to such Petition by any party or parties who shall have appeared before them, that such opposition appeared to them to be frivolous or vexatious. the person or persons who shall have signed such Petition shall be entitled to recover from such party or parties, or any of them, with respect to whom such report shall be made, the full costs and expences which such Petitioner or Petitioners shall have respectively incurred in prosecuting their said Petition, such costs and expences to be ascertained in the manner hereinafter directed.

in Chancery.

XXI. And be it further enacted. That in the Costs to be taxed several cases herein before mentioned the costs and certified by the and expences of prosecuting or opposing any assistance of the such Petition shall be ascertained in manner fol-Clerk of the House, lowing, that is to say: -That on application Court, or a Master made to the Speaker, he shall examine and tax the same, calling to his assistance, if he should so think fit, the Clerk or Clerk Assistant of the House of Assembly; the Clerk of the Supreme Court and Masters in Chancery; or any one or more of such officers; and after such costs and expences are allowed and taxed, the Speaker shall, on application, deliver to the party or parties a certificate signed by himself, expressing the amount of the costs and expences allowed and taxed: And it shall and may be lawful for the party or parties entitled to such costs and expences, or for his or their executors or administrators, to demand the whole amount thereof so certified as above, from any one or more of the persons respectively, who are herein before made liable for the payment thereof in the several

Party entitled may recover Costs by action of debt.

several cases herein before mentioned, and in case of non-payment thereof to recover the sameby action of debt in any of his Majesty's Courts of Record having jurisdiction in the premises; in which action it shall be sufficient for the plain. Form of declaration. tiff or plaintiffs to declare that the defendant or detendants is or are indebted to him or them (in the sum to which the costs and expences ascertained in manner aforesaid shall amount) by virtue of this Act; and the Speaker's certificate under his signature of the amount of such costs and Copy of Jourand expences, together with an examined copy wals full evidence. of the Entries in the Journals of the Assembly of the resolution or resolutions of the said Select Committee, shall be deemed full and sufficient evidence in support of such action of debt; in which action the party or parties in whose fayour judgment shall be given, shall recover his or their costs.

Speaker's Certificato

XXII. And be it further enacted, That in Persons from whom every case where the amount of such costs and costs shall have been expences shall have been so recovered from any recovered, may reperson or persons, it shall and may be lawful for able share from other such person or persons to recover in like man- persons liable. ner from the other persons or any of them, if such there shall be, who shall be liable for the payment of the said costs and expenses, a proportionable share thereof according to the number of persons so liable.

XXIII. And be it further enacted, That if the Rocognizance if de-Petitioner or Petitioners who shall have entered fault made in the into the aforementioned recognizance, shall in estreated into the any manner fail in the performance of the con- Supremo Court, and ditions of the same, such person or persons shall per Officer. be held to have made default in such recognizance; and the Speaker shall thereupon certify such recognizance into the Supreme Court, and shall also certify that such person or persons have made default therein, and such certificate shall be conclusive evidence of such default, and

the recognizance being so certified shall have the same effect as if the same were estreated from a Court of Law; Provided always, that such recognizance so certified shall be delivered by the Clerk or Clerk Assistant of the House of Assembly into the hands of the Chief Justice or one of the Judges of the said Supreme Court, or of such officer of the said Court as shall be appointed by the said Court to receive the same.

Select Committee the House, but to House.

XXIV. And be it further; enacted, That not to be dissolved whenever it shall happen that the General Asby a prorogation of sembly shall be prorogued while any select Commeet again at the mittee shall be sitting, and before they have renext Session of the ported their determination to the House, such committee shall not be dissolved by such prorogation, but shall be thereby adjourned to twelve of the clock of the day immediately following that on which the Assembly shall again meet for the despatch of business (Sundays, Good Friday and Christmas day always excepted) and all former proceedings of the said Committee shall remain and continue to be of the same force and effect as if the Assembly had not been so prorogued.

another Committee may be selected.

XXV. And be it further enacted, That in If more than one case there are more than one petition complain-Petition to be taken ing of undue election or return to be taken into on the same day, consideration by the House on the same day, it shall and may be lawful for the House to draw by lot and complete in the manner before mentioned another list to form the Committee upon the scond petition, according to the rules, directions and regulations of this Act, Provided, not less than twenty-five members are present.

Nominal lists of votes to be deliver-

XXVI. And be it further enacted, That in all cases of controverted elections or returns, all ed in to the Clerk the parties complaining of, or defending such six days before hear-elections or returns, shall, by themselves or ing the Petition with heads of objections, their agents, deliver in to the Clerk of the Honse lists of the votes intended to be objected to; giving in his said lists the several heads of objec-

tions.

tions, and distinguishing the same against the name of the voters excepted to; such lists to be delivered in six days at least before the day appointed for the consideration of such petition; and that no evidence shall be adduced before No evidence admitthe select Committee against the validity of any ted but upon objecvote upon any head of objection to such voter tion specified in list. other than one of the heads so specified and particularized; and if no evidence shall be produced to substantiate such objection, and if the committee shall be of opinion that such object For want of evition was frivolous or vexatious, the said Com- dence, or if objecmittee shall report the same to the House, to tion fivolous or vergether with their opinion on the other matters report to the House relating to the said petition, and the opposite and Party made listed to the said petition, and the opposite ble to costs. party shall be entitled to recover from the party making such objection the costs and expenses incurred by reason of such objection; the: same to be ascertained and recovered in the manner before-mentioned.

· XXVII. And be it further enacted, That all Monies recovered by monies which may be recovered and received virtue of Recognizance to be paid into under and by virtue of any recognizance the Treerury. which may become forfeited under the directions: of this Act, shall be paid into the treasury of the Province, and be applied in such manner as the General Assembly may direct,

XXVIII. And be it further enacted, That the oaths by this Act directed to be taken in the House, shall be administered by the Clerk or the Clerk Assistant of the House, who are hereby severally empowered to administer the same.

XXIX. And be it further enacted, That this Act shall not be inforce until His Majesty's Royal Approbation be thereunto had and declared.

Form of the Recognizance referred to in this Act. , BE IT REMEMBERED, That on the -of ____, in the year of our Lord ___ ____, before me, A. B. (Speaker of the House of Assembly of the Province of New-Brunswick) Brunswick) or one of His Majesty's Justices of the Peace for the County or City and County of ..., came C. D. of ..., E. F. of ..., and G. H. of ..., and severally acknowledged themselves to ewe to our Sovereign Lord the King the following sums, that is to say: the said C. D. the sum of two hundred pounds, and the said E. F. and G. H. the sum of one hundred pounds each, to be levied on their respective goods and chattels, lands and tenements, to the use of our said Sovereign Lord the King, his Heirs and Successors, in case the said C. D. shall fail in performing the condition hereunto annexed.

THE CONDITION of this recognizance is, that if the said C. D. shall duly appear before the House of Assembly at such time or times as shall be fixed by the said House for taking into consideration the petition signed by the said C. D. complaining of an undue election or return. for the County (or city) of _____ and shall appear before any select Committee which shall: be appointed by the House for the trial of the same, and shall also well and truly pay all costs, expenses and fees, which shall be due and payable from the said petitioner to any witness who shall be summoned to give evidence in his belraff: and if the said C. D. shall also well and truly pay the costs and expenses of the party who shall appear before the House in opposition to the said petition; in case the said petitionershall fail to appear before the House at the time. or times fixed for taking such petition into consideration; or in case the select committee anpointed by the House to try the matter of the said petition, shall report to the House that the said Petition appears to them to be frivolous or Then this recognizance to be void. vexatious. otherwise to be of full force and effect.

N. B. This Act was approved by His Majesty in Council, on the 7th day of December, 1829.