

2. That if in counting the ballots the names of other persons than the candidates, or more persons than can be elected are found on any ballot, or if any ballot should be found not to be single, the poll clerk shall forthwith, then and there, publicly in open Court destroy the same, and no double ballot shall be counted.

3. On the day to which the Court has been adjourned, the Sheriff shall publicly break the seals of the envelopes enclosing the check lists, and written statement or declaration sent him as aforesaid; shall open the said lists or statements or declarations, and separately announce the votes delivered to each candidate; shall add up from all the said lists, statements or declarations, the total number of votes given to each candidate; shall ascertain and declare the state of the poll, and return the Members chosen for the County or City for which such election was held.

4. That all parts of the said Act inconsistent with the provisions of this Act are hereby repealed.

5. In incorporated Counties, the register of electors when completed and signed by the Warden, shall be deposited with the Secretary Treasurer, and dealt with in all respects as is provided by the said recited Act.

CAP. XXXIV.

An Act appointing a Polling place in Queen's County.

Polling place for Parish of Cambridge.

Passed 6th April 1858.

WHEREAS a place for taking the Poll at contested elections to be held for Members to serve in the General Assembly in this Province, for the Parish of Cambridge, in Queen's County, has not been provided;—

Be it enacted by the Lieutenant Governor, Legislative Council, and Assembly,—That for the Parish of Cambridge, in Queen's County, "At or near Gilbert Dykeman's," in the said Parish, shall be and is hereby declared to be the place for taking the poll at all contested elections hereafter to be held for Members to serve in the General Assembly in this Province.