said C. D. into your custody, and keep him safely imprisoned in the said Gaol for the space of , and for so doing this shall be your sufficient warrant.

Witness my hand and seal, this

day of

18

action

J. S.,
(as in Summons.)

[L. S.]

CAP. XXII.

An Act further to secure the Independence of Parliament.

[Assented to 10th June, 1857.]

Preamble.

HEREAS it is expedient to repeal the Acts hereinafter mentioned, and to amend their provisions so as to secure the Independence of the Legislative Council and Assembly of this Province, and to consolidate them as so amended: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

Acts 7 V. c. 65 and 18 V. c. 86, repealed.

I. The Act passed in the seventh year of Her Majesty's Reign, intituled, An Act for better securing the Independence of the Legislative Assembly of this Province, and the Act passed in the eighteenth year of Her Majesty's Reign, and intituled, An Act to amend the Act for better securing the Independence of the Legislative Assembly of this Province, are hereby repealed, except that any other Act or Acts repealed by them shall remain repealed.

Certain Functionaries and Officers disqualified to vote at elections of Members of the Legislative Council or Assembly.

II. The Chancellor and Vice Chancellors of Upper Canada, the Chief Justice and Judges of the Court of Queen's Bench for Lower Canada, the Chief Justice and Judges of the Courts of Queen's Bench and Common Pleas in Upper Canada and of the Superior Court in Lower Canada, the Judge of the Court of Vice Admiralty in Lower Canada, the Judge of any Court of Escheats, all County and Circuit Judges, all Commissioners of Bankrupts, the Official Principal of the Court of Probate in Upper Canada, and the Surrogates of the several Courts of Probate in the same, all Recorders of Cities, all Officers of the Customs, all Clerks of the Peace, Registrars, Sheriffs, Deputy Sheriffs, Deputy Clerks of the Crown and Agents for the sale of Crown Lands, and all Officers employed in the collection of any duties payable to Her Majesty in the nature of duties of excise,—shall be disqualified and incompetent to vote at any election of a Member of the Legislative Council or of the Legislative Assembly, either in the present Parliament or in any Parliament hereafter to be holden; and if any public officer or person mentioned in this section, shall vote at any such election, he shall forfeit thereby the sum of five hundred pounds currency, to be recovered by such person as shall sue for the same, by

Penalty for so voting in contravention of this Act. action of debt, bill, plaint or information, in and before any Court of competent civil jurisdiction in this Province, and his vote at such election shall be null and void to all intents and purposes.

III. Except as hereinafter specially provided, no person ac- No person cepting or holding any office, commission or employment, per- holding any manent or temporary, at the nomination of the Crown in this ployment of Province, to which an annual salary, or any fee, allowance or profit at the nomination of the completion of the completion of the nomination of the completion of the complet emolument or profit of any kind or amount whatever from the nomination of Crown is attached, shall be eligible as a Member of the Legisber of either Legislative Council or of the Legislative Assembly, nor shall he sit ber of either or vote in the Legislative Assembly, or in the Legislative Coun- House. cil as an elected Member thereof, during the time he holds such office, occupation or employment.

Provided, first, that nothing in this section shall render Exceptions ineligible, as aforesaid, any person who shall be a Member of the Executive Council of this Province of the Executive the Executive Council of this Province, or who shall hold any Council, and of the following offices, that is to say: of Receiver General, certain other Inspector General, Secretary of the Province, Commissioner of Crown Lands, Attorney General, Solicitor General, Commissioner of Public Works, President of Committees of the Executive Council, Minister of Agriculture or Postmaster General, or disqualify him to sit or vote in either House, provided he be elected while holding such office, and not otherwise disqualified:

Provided, secondly, that nothing in this section shall render Officers of the ineligible, as aforesaid, or disqualify to sit or vote in either or Militia. House, any Officer in Her Majesty's Army or Navy, or any Officer in the Militia or Militiaman (except Officers on the Staff of the Militia receiving permanent salaries) unless he be otherwise disqualified:

Provided, thirdly, that nothing herein contained shall disqua. Commission-lify any Commissioner for temporary purposes, appointed before the passing of this Act and not otherwise disqualified, or any appointed before this Act. Counsel retained by the Crown in any case or matter now fore this Act, pending in the Courts of Law and not otherwise disqualified, this Parliafrom sitting or voting in either House during the present Parlia- ment. ment.

IV. Provided always, that no person whosoever then holding Contractors enjoying undertaking or executing directly or indirectly with Governor enjoying, undertaking or executing, directly or indirectly, ment or for alone or with any other, by himself or by the interposition of any purpose any trustee or third party, any contract or agreement with Her vincial moneys any contract or agreement with respect are middless. Majesty, or with any Public Officer or Department, with respect are paid, disto the Public Service of the Province, or under which any qualified as public money of the Province is to be paid for any service, work, either House. matter or thing, shall be eligible as a Member of the Legislative Council or of the Legislative Assembly, nor shall he sit

or vote in the Legislative Assembly, or in the Legislative Council as an elected Member thereof.

Election of disqualified persons#10 be void.

Penalty on such persons if they sit or vote in either House: and how recoverable. V. If any person hereby disqualified or declared incapable of being elected a member of the Legislative Council or of the Legislative Assembly, shall nevertheless be elected and returned as a member of either House, either in the present or any future Parliament, his election and return shall be null and void: And if any person hereby disqualified or declared incapable of sitting or voting in the Legislative Council or in the Legislative Assembly shall presume to sit or vote therein, either during the present or any future Parliament, he shall thereby forfeit the sum of five hundred pounds currency, for each and every day on which he shall have so sat or voted; and such sum may be recovered from him by any person who shall sue for the same, by action of debt, bill, plaint or information in any Court of competent civil jurisdiction in this Province.

Seat of Member becoming disqualified to be vacated, and a new Writ to issue.

He may be reelected, if eligible under section 3.

Exchange of certain offices not to vacate the seats of the persons making such exchange.

New office must be accepted within one month. VI. If any Member of the Legislative Assembly or any elected Member of the Legislative Council, shall, by accepting any office or becoming a party to any contract or agreement, be disqualified under the foregoing provisions to continue to sit or vote in the said Legislative Assembly or Council, his election shall thereby become void, and the seat of such Member shall be vacated, and a Writ shall forthwith issue for a new election as if he were naturally dead; but he may be re-elected as a Member of either House if he be eligible under the first proviso to section three of this Act.

VII. Provided always, that whenever any person holding the office of Receiver General, Inspector General, Secretary of the Province, Commissioner of Crown Lands, Attorney General, Solicitor General, Commissioner of Public Works, Speaker of the Legislative Council, President of Committees of the Executive Council, Minister of Agriculture or Post Master General, and being at the same time a Member of the Legislative Assembly or an elected Member of the Legislative Council, shall resign his office, and within one month after his resignation accept any other of the said offices, he shall not thereby vacate his seat in the said Assembly or Council.

Members may resign.

VIII. Any Member of the Legislative Assembly or elected Member of the Legislative Council, may voluntarily resign and vacate his seat in the manner hereinafter provided.

Notice of resignation may be given in the House.

Warrant for new election.

IX. Any such Member wishing to resign his seat, may do so by giving in his place in the Legislative Assembly or Legislative Council notice of his intention to resign it, in which case and immediately after such notice shall have been entered by the Clerk on the Journals of the House, the Speaker may address his Warrant under his hand and seal, to the Clerk of the Crown in Chancery, for the issue of a Writ for the election of a

new member in the place of the member resigning; or such Or by notice member may address and cause to be delivered to the Speaker in writing a declaration of his intention to resign his seat, made in writing under his hand and seal before two witnesses, which declaration may be so made and delivered either during a Session of Parliament or in the interval between two Sessions, and the Warrant for Speaker may upon receiving such declaration forthwith address new election. his Warrant under his hand and seal to the Clerk of the Crown in Chancery, for the issue of a Writ for the Election of a new member in the place of the member so resigning, and a Writ shall issue accordingly, and an entry of the declaration so Entry in jourdelivered to the Speaker shall be thereafter made in the Jour-nuls: nals of the House, and the Member so tendering his resigna- Member retion, shall be held to have vacated his seat and cease to be a signing not to member of such House.

X. Provided always, that no Member shall so tender his resignation while his election is lawfully contested, nor until after while election the expiration of the time during which it may by law be contested. tested on other grounds than corruption or bribery.

XI. If any Member of the Legislative Assembly or any Case of resignelected Member of the Legislative Council, shall wish to resign ation between his seat in the interval between two Sessions of Parliament, two Sessions and there be then no Speaker of the House to which such provided for. Member belongs, or if such Member be himself the Speaker, he may address and cause to be delivered to any two Members of the said House, the declaration before mentioned of his intention to resign; and such two Members upon receiving such declaration shall forthwith address their warrant under their hands and seals to the Clerk of the Crown in Chancery, for the issue of a new writ for the election of a Member in the place of the Member so notifying his intention to resign, and such writ shall issue accordingly. And the member so tendering Member rehis resignation shall be held to have vacated his seat and cease signing to to be a member of such House.

XII. If any vacancy shall happen in the Legislative Council Proceedings or in the Logislative Assembly by the death of any Member or for filling vaby his accepting any office, the Speaker of the House to which casioned by such Member belonged, on being informed of such vacancy by death or acany Member of such House in his place, or by notice in writing ceptance of under the hands and seals of any two Members of such House, shall forthwith address his warrant to the Clerk of the Crown in Chancery for the issue of a new writ for the election of a Member to fill such vacancy, and a new writ shall issue accordingly; and if when such vacancy shall happen or at any time there- And in case of after before the Speaker's warrant for a new writ shall have absence of the issued, there be no Speaker of the House, or the Speaker be Speaker, no Speaker, &c. absent from the Province, or if the Member whose seat is vacated be himself the Speaker, then any two Members of the House may address their warrant under their hands and seals to

the Clerk of the Crown in Chancery for the issue of a new writ for the election of a Member to fill such vacancy, and such writ shall issue accordingly.

Warrants to the Clerk of the Crown unbe notice under the Union Act, s. 24.

XIII. The notice of any vacancy in the Legislative Council or Legislative Assembly, which shall be given to the Clerk of der this Act to the Crown in Chancery, in and by any warrant of the Speaker or of two Members of the proper House, in the manner hereinbefore provided, shall be held to be the notice of such vacancy mentioned in the twenty-fourth section of the Act of Imperial Parliament passed in the Session held in the third and fourth years of Her Majesty's Reign, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada.

New Writs may issue in certain cases before first meeting of Parliament after a general election.

Proviso: this the rights of any person en-titled to contest the first election.

XIV. A warrant may issue to the Clerk of the Crown in Chancery for the issue of a new writ for the election of a Member of the Legislative Assembly to fill up any vacancy arising subsequently to a general election and before the first meeting of Parliament thereafter, by reason of the death or acceptance of office of any Member, and such writ may issue at any time after such death or acceptance of office: Provided shall not affect always, that the election to be held under such writ, shall not in any manner affect the rights of any person who may be entitled to contest the previous election; and the report of any Election Committee appointed to try such previous election, shall determine whether the Member who shall so have died or accepted office, or any other person, was duly returned or elected thereat, which determination, if adverse to the return of such Member and in favor of any other Candidate, shall avoid the election held under this section, and the Candidate declared duly elected at the previous election shall be entitled to take his seat as if no such subsequent election had been held.

'Act not to interfere with section 24 of 19, 20 V. c. .140.

Proviso: appointment as Speaker of L. C not to vacate seat.

XV. Provided always, that the foregoing enactments shall be subject to the provision in the twenty-fourth section of the Act of 1856 for changing the constitution of the Legislative Council; and an accidental vacancy of the seat in the said Council for any electoral division, happening within the three months next before the regular periodical vacancy of such seat, shall not be filled until the time appointed for filling such periodical vacancy; And provided also, that nothing herein contained shall repeal or affect the provisions of the twenty-second section of the said Act, and the acceptance of the Office of Speaker of the Legislative Council by an elected Member thereof, shall not vacate his seat.