of the first meeting of the Trustees, herein after mentioned, until he shall have taken and subscribed before any two or more of the said Trustees (who are hereby authorized to administer the same) an Oath or Affirmation in the words, or to the effect following.

as the case may require, that is to say:

of I,

do swear, (or, being one of

the people called Quakers,) do solemnly affirm that I truly and bona fide am in my own right, (or in the right of my Wife) in the actual possession and enjoyment (or Receipt) of the Rents and Profits of Lands, Tenements, or Hereditaments, in the County of Quebec, of the clear yearly value of Pounds, above

Reprises; or am possessed of, or entitled to

a Personal Estate of the value of

Pounds; or, am the Heir apparent of who to the best of my knowledge, is seised of a Real Estate of Lands, Tenements, or Heriditaments in the County of Quebec, of the clear yearly value of Pounds, above Reprises.

So help me God."

And if any person not being qualified as aforesaid, shall nevertheless presume to act, every such person, shall for every such offence, forfeit, and pay the Sum of Pounds, to any person or persons who shall