OBJECTED VOTES-(continued.)

 Petitioner not allowed to bring evidence respecting objected votes not in his exchanged list (after Return of Commission), (Prescott case, 1849), 118.—Not allowed by the House to add to his list of objected votes (*ib*), 118.

OFFICE-HOLDERS, Disqualification of :

- A candidate having resigned a disqualifying office, not disqualified by continuing to fulfil the duties of such office until the appointment of a successor (Stormont case, 1844-5), 85.
- What constitutes a disqualifying office,—See Lincoln case, 1844-5, p. 70.
 See Candidate (3.) Electors. Freeholders. Legislative Council. Location Tickets. Voters.

PETITION :

- 1. Declared frivolous and vexatious (Carleton case, 1835), 29.—(Frontenac case, 1841), 52.
- 2. An unsuccessful candidate allowed to petition after the expiration of the time for receiving petitions; application for a further extension of time, refused (York case, 1836-7), 35.
- Order for consideration of a petition discharged, petitioner having failed to enter into recognizances; Petition for an extension of time, which is refused by the House (Niagara case, 1836-7), 36.
- Petition of Electors abandoned by Counsel for Petitioners, and that of opposing candidate at same election proceeded with (Frontenac case, 1841), 50.
- Petition not having been taken into consideration (on account of the shortness of the Session), renewed at the next Session (Waterloo case, 1849), 112.

See Protest.

PETITIONEE:

- Having neglected to produce the Poll Book before the Committee, has failed to give the best evidence of his having been a Candidate at the Election; Petition accordingly dismissed, but leave given to present a new petition at the ensuing Session, upon paying the costs on the present petition (Brockville case, 1831), 20.
- Furnished with a copy of Special Resolutions passed by the Committee (Frontenac case, 1841), 51.—Copy of Evidence (Lincoln case, 1844-5), 71.
- 3. Prays to have his costs under a Commission refunded, the evidence taken under the same having been rejected for an informality; Prayer not entertained (Halton case, 1844-5), 61. Cost repaid to the Petitioner in this case by a Resolution of the House, 62.