any Candidate or by any person whomsoever, as Counsel, Agent, Attorney or Clerk at any polling place at any such Election, or in any other capacity whatever, and who shall have received or expect to receive, either before, during or after 5 the said Election, from any candidate or from any person whomsoever, for acting in any such capacity as aforesaid, any sum of money, fee, office, place or employment, or any promise. pledge or security whatever for any sum of money, fee, office, place or employment, shall be entitled to vote at any Election 10 of a Member of the Legislative Council or Assembly.

REGISTRATION OF VOTERS AS REGARDS UPPER CANADA ONLY.

IV. 1. The Clerk of each Municipality in Upper Canada shall Clerks of after the final revision and correction of the Assessment Rolls, Municipaliforthwith make a correct alphabetical list of all persons en- lists of electors titled to vote at the election of a Member of the Legislative from the 13 Council and Assembly within such Municipality, according assessment to the provisions of this Act, together with the number of the rolls. lot or part of lot, or other description of the real property, in respect of which each of them is so qualified; and in Cities and As to Cities Towns, the Clerks shall make out a separate list for each divided into 20 Ward, of the names with a description of the property of all wards. parties on the Assessment Rolls, who may be entitled to vote in respect of real property, situate within such Ward; and if Municipaliany Municipality shall be partly in one Electoral division and ties extending partly in another for the purposes of any Election, he than one 25 shall make out one such alphabetical list for each of such Electoral Electoral divisions, containing the names, with such descrip-division. tion of property, of all the parties on the Assessment Rolls who may be entitled to vote in respect of real property situate in each of such Electoral divisions respectively; and the Clerk shall Lists to be 30 certify by oath or affirmation before the Judge of the County attested, and Court, or before any two Justices of the Peace, to the correctness of the list or lists so by him made out, and he shall keep such certified lists among the records of the Municipality, and shall Duplicates to deliver a duplicate original thereof certified by oath or affirma- Clerk of the 35 tion as aforesaid, to the Clerk of the Peace of the County or Peace Union of Counties within which the said Municipality shall lie; and all such lists shall be completed and delivered as when to aforesaid, on or before the first day of October in each year; be completed. and no person shall be admitted to vote at any Election of a No one not on 40 Member to serve in the Legislative Council or Assembly, un- such List to less his name shall appear upon the list then last made and vote. certified; and no question of qualification shall be raised at What question any such Election, except to assertain whether the party only to be tendering his vote is the same party intended to be designated as to qualifi-45 in the alphabetical list aforesaid.

2. Any Assessment Roll or List of Voters shall be under- when the Roll stood to be finally revised and corrected when it shall have or List shall been so revised and corrected by the Judge of the County be considered