Council until he has filed with the clerk of the county council a certificate under the hand and seal of the Township, Village or Town Clerk, that such Reeve or Deputy Reeve was duly elected, and has made and subscribed the declarations of office and qualification (unless exempted therefrom) as such Reeve or Deputy Reeve; nor in case of a Deputy Reeve, until he has also filed with the Clerk of the County an affirmation or declaration of the Clerk, or other person having the legal custody of the last revised assessment rolls for the municipality which he represents, that there appears upon such rolls the names of at least five hundred freeholders and householders in the Municipality for the first 10 Deputy Reeve elected for such Municipality, and that no alteration reducing the limits of the municipality and the number of persons possessing the same property qualifications as voters, within five hundred for each additional Deputy Reeve since the said rolls were last revised, has taken place.

- 86. The electors of every city shall elect three Aldermen for every ward, on the first Monday in January in the year one thousand eight hundred and sixty-seven, one of whom shall retire annually, in rotation, and on the first Monday in January in each year thereafter, shall elect one Alderman for each ward, in the room of the retiring member, un-20 less chosen by acclamation on the day of nomination.
- 117. The necessary declarations of office and qualification may be administered to the members of the Council and Mayor elect in cities and towns by the Clerk thereof.
- of non-election, owing to interruption by riot or other cause, the members of council-elect being at least a majority of the whole members of the Council when full, shall elect one of the Aldermen-elect in cities, to be Presiding Officer, at which election the clerk shall preside, and such officer shall take the necessary declarations and possess all the 30 powers of Mayor, until a poll for such ward, wards, or electoral division or divisions, has been held under a warrant in the manner provided for in the one hundred and twenty-fifth section of this Act.
- 151. The Warden of a county may resign his office by verbal intimation to the Council while in session; or by letter to the County 35 Clerk, if not in session, in which case the Clerk shall, if required, by a majority of the members of the County Council, call a special meeting to fill such vacancy. Vacancies caused by the resignation of a Reeve or a Deputy Reeve shall be filled by an ordinary election as provided by section one hundred and twenty-five.
- 371. All cities and all towns having more than five thousand inhabitants shall have a police magistrate, and the salaries of such police magistrates shall not be less than on the following scale:—
- 427. This Act shall take effect on the first day of January next, (A.D., 1867) save and except so much thereof as relates to the nomi-45 nating of Candidates for municipal offices, and the passing of By-laws for dividing a municipality or any ward thereof into electoral divisions and appointing Returning Officers therefor, which shall come into effect on the first day of November next, and also so much thereof as relates to the qualification of electors and candidates shall not take effect till 50 the first day of September, 1867.
  - 1. Forthwith after the passing of this Act it shall be lawful for the