

- (3) The Oath of Identity by a voter requesting a ballot paper after another has voted in his name, which is as follows :—

### FORM U.

#### OATH OF IDENTITY BY VOTER RECEIVING A BALLOT PAPER AFTER ANOTHER HAS VOTED IN HIS NAME.

I solemnly swear (*or if he is one of the persons permitted by law to affirm in civil cases, solemnly affirm*) that I am A.B. of..... (*as on the list of voters*), whose name is entered on the list of voters, (*or the exclusion of whose name from the list of voters is the subject of an undecided appeal under the provisions of "The Electoral Franchise Act," as the case may be*) now shown me. So help me God. 37 V., c. 9, sch. Form P.

The law requiring any other oaths to be taken as a condition of voting has been repealed. Remember, too, that any person (other than one claiming to vote on a name previously voted on) having given a name found on the list and having taken the required oaths, is *absolutely* entitled to receive a ballot and to *vote*.

Remember, too, that no Officer, Clerk, Agent or other person shall *interfere* with a voter when marking his ballot.

### Counting the Ballots.

The Agents must remain in the Polling Booth and see that the ballots are properly counted.

The ballots which are not to be counted are :—

1. Those which have not the Deputy Returning Officer's initials on them placed there by himself.
2. Those on which votes are given for more than one candidate, except in Halifax, Pictou and Cape Breton Counties, where every elector is entitled to vote for two candidates.
3. Those on which the cross X is not marked in lead pencil *on and within the white circular space* of the ballot paper immediately opposite the name of one of the candidates. Of course in Halifax, Pictou and