Clause D.

Any person who, in giving the description of such lands or tenements as above required, knowingly and wilfully makes any false statement relative to the situation, position, extent or bounds of such lands or tenements, shall be deemed guilty of a misdemeanor, and shall, on being duly convicted thereof, incur the same pains and penalties as may by law be inflicted on persons guilty of wilful and corrupt perjury.

Clause E.

Any person may, with a view to his becoming a candidate at any such election, make at any time, as well before as after the date of the writ of election, voluntarily, the above mentioned declaration.

Clause F.

When such declaration is so made by any candidate, it shall be made either before the Returning Officer or before some Justice of the Peace, or the Mayor, or one of the Aldermen of some City or Town in the Province in which the election is held; and such Returning Officer, Justice of the Peace, Mayor or Alderman shall take the same, and shall attest it by writing at the foot thereof the words "taken and acknowledged before me," or other words to the like effect, and by dating and signing such attestation.

Clause G.

Any person who delivers or causes to be delivered to the Returning Officer such declaration so made and attested, at any time on or before the nomination day, shall be deemed to have complied with this Act to all intents and purposes as regards such declaration; and any Returning Officer thereunto so required shall be bound (under a penalty of two hundred dollars in case of refusal) to give forthwith, after such declaration is delivered to him, to the candidate or other person who has delivered the same, an acknowledgment under his hand of the delivery of such declaration.

Clause H.

Every such declaration shall, for all the purposes of such election, be deemed to have been made on the day on which it has been so delivered to the Returning, Officer by the Candidate or by any person on his behalf, whatever be the date of its receipt or of its attestation, and the possession of such declaration shall be prima facie evidence of the possessor's having been authorized by the Candidate to deliver it to the Returning Officer.

Clause I.

Whenever any Member of the House who has made such a declaration as aforesaid' ceases to be seized or possessed of the lands or tenements described at the foot thereof, for his own use and benefit, his soat shall become vacant, unless he shall forthwith make and attest and transmit to the Clerk of the Crown in Chancery, a fresh declaration in the same words, with a further declaration at the foot thereof to the same effect as that at the foot of the first, containing a correct description of other lands or tenements on which he then claims to be or to have become qualified to continue to sit and vote in the said House, and of their local situation, and so on from time to