I would therefore suggest that the Canada Elections Act be amended with the following effect:
(1) That Form 7, "Enumerator's Notice to Elector", bear on its face as a further description of the elector, the elector's age; and,
(2) That the Forms 7 be consecutively numbered and strictly accountable by the enumerators; and,
(3) That the second copies of Form 7 be supplied to the Deputy Returning Officer* to be kept in the poll on the day of election; and,
(4) That the Revising Officers issue to each elector placed on the lists by them a Form 7; and,
(5) That every elector be required to produce for the inspection of the Deputy Returning Officer his Form 7 before being issued a ballot, and that failing this the elector be required to swear an oath that he is the person described on the list of electors; and,
(6) That any person who is guilty of personation be liable on indictment, or, on summary conviction, to imprisonment for a term of not less than two years with or without hard labour: and,
(7) That every urban polling station be located in a place equipped with a telephone, unless the Returning Officer can show that this is impossible; and,
(8) That the Deputy Returning Officers be appointed by the Returning Officer on the nomination of the Candidate, who at the next previous election received the greatest number of votes: and,
(9) That the Poll Clerks be appointed by the Returning Officer on the nomination of the Candidate who at the next previous election received the second largest number of votes.
I request that pursuant to section 58, subsection 2, of the Canada Elections Act, that you include this letter in your next report to the Speaker of the House of Commons.

Yours sincerely,
(sgd) Egan CHAMBERS
MRL

## APPENDIX "A" TO No. 6 <br> NUMBER OF CASES OF TWO VOTES BEING CAST IN ONE NAME - AS REPORTED BY CANDIDATES' AGENTS



