r unwilling where the r even suglone to the do so could umstances, as well in or the conthe rules. 1 by refercognizance he words, ibed), and ed but for umber up ged themsides, the · In cases surety," be good

to Sub-1867, for age with a Scotia, ies' shall ll mean e person equired." d at on directly utes nor consider d for all

l in the

he Clerk y of the

security filed herein established, the appeal therefrom, and after argument of the said appeal, I do order that the said order of the Clerk of This Court be confirmed, and that the said security be declared sufficient and the sufficiency of the same is hereby declared established within the meaning of the 13th Section of the "Controverted Elections Act, 1873," and that the said appeal be dismissed with costs.

Halifax, 26th June, 1874.

(Signed)

W. A. HENRY, Judge of Election Court.