

EXTRACTED FROM THE

CONSOLIDATED STATUTES OF CANADA.

CAP. VI.

An Act respecting Elections of Members of the Legislature.

FER Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

WHO SHALL NOT VOTE AT ELECTIONS.

1. The Chancellor and Vice Chancellors of Upper Canada,—Persons distinct the Chief Justice and Judges of the Court of Queen's Bench for qualified from Lower Canada,—the Chief Justices and Judges of the Courts of Members of the Queen's Bench and Common Pleas in Upper Canada, and of the Legislative Council or Legislative As-Vice Admiralty in Lower Canada,-the Judge of any Court of sembly. Escheats,—all County and Circuit Judges, all Commissioners of Bankrupts,-all Recorders of Cities,-all Officers of the Customs,—all Clerks of the Peace, Registrars, Sheriffs, Deputy Sheriffs, Deputy Clerks of the Crown and Agents for the sale of Crown Lands,-and all Officers employed in the collection of any duties payable to Her Majesty in the nature of duties of excise,-shall be disqualified and incompetent to vote at any Election of a Member of the Legislative Council or of the Legislative Assembly;

2. And if any public officer or person mentioned in this section Penalty for votes at any such election, he shall forfeit thereby the sum of contravention. two thousand dollars, to be recovered by such person as shall sue for the same, by action of debt, bill, plaint or information, in and before any Court of competent civil jurisdiction in this Province, and his vote at such election shall be null and void. 20 V. c. 22, s. 2.

2. No Returning Officer, Deputy-Returning Officer, Election Certain officers Clerk or Poll Clerk,—and no person who, at any time, and persons not either during the Election or before the Election, is or has been employed at the said Election or in reference thereto, or