hold qualification, in ease the Land so leased be re-let, and the person voting thereon shall be in actual possession of the same.

X. And he it further enacted, That if any Elec- Any Elector may tor shall be questioned by any Candidate, or any be sworn as to his Elector representing him, as to his qualification at the time of voting, or afterwards before any other Vote is polled, the Sheriff or other Returning Offi- Sheriff, &c. to administer Oath. cer shall, and he is hereby empowered, to administer to him the Oath or Affirmation in Schedule (C.) to this Act annexed; and if the said Elector refuse Elector refusing Oath, not entitled to take the said Oath, or Affirmation (as the case to rote. may be), his name shall not be recorded nor remain on the Poll Books as a qualified Elector; and if the Election be for more Members than one, any Elec- of Electors vottor refusing or neglecting (to give the number of ing-Votes which he is entitled to give at one and the same time, or at least before any other Vote is polled, shall not be entitled to/vote afterwards at such Election: and if during the continuance of such Election, and at the time of polling or recording any Vote on the Poll Books, any Candidate, or any person representing him,/shall object to such Vote, the Sheriff or other Returning Officer shall cause to be marked such Vote by the word "objected" on the margin of the Poll Books, immediately opposite the said Vote, and shall take down the person's place of abode, and make such other remarks as may be sufficient to identify him afterwards.

XI. And be it further enacted, That when any Duty of Sheriff, Writ or Writs of Election for a Member or Mem- &c. on receiving Writ of Election. bers to serve in General Assembly shall be directed to the Sheriff, or other Returning Officer, for any County or Town and Royalty within this Island, he shall, if for any Town and Royalty, after having complied with the requisitions of this Act hereinbefore stated, proceed to take the Poll at any con-