[1861.

An Act to provide for the Election of Reeves and Deputy Reeves by a direct vote of the Municipal Electors.

WHEREAS it is expedient to amend chapter fifty-four of the Con-Preamble solidated Statutes for Upper Canada, respecting the Municipal Institutions of Upper Canada, in so far as it relates to the election of Reeves and Deputy Reeves: Therefore Her Majesty, &c., enacts as 5 follows:

I. The Reeves and Deputy Reeves of Townships, Towns withdrawn Reeves and from the jurisdiction of the Councils of the Counties in which they lie, and of incorporated Villages, shall, after the first day of January, 1862, elected at the be such as shall be elected in the manner hereinafter provided, by the Annual Muni-10 electors entitled to vote for Councillors in such Townships, Towns, and cipal elecincorporated Villages respectively; and the said electors shall, in addition to their votes for a Councillor or Councillors, vote for one candidate as Reeve (and, in the event of their being the requisite number of freeholders or householders resident in such Township, 15 Town, or incorporated Village, for one candidate as the Deputy Reeve) if there be more than one candidate for the said offices respectively.

II. Every qualified elector of members of the Council shall be held Their qualifito be qualified to be a candidate for and to hold the office of Reeve or cations. Deputy Reeve.

III. On the first Monday in December next, and on the same day in Nomination every future year, at the hour of ten in the forenoon, the Clerk of the Township, Town, or incorporated Village, shall preside at a public meeting at such place as shall be appointed by the Council, to which all the Municipal electors of the Township, Town, or incorporated 25 Village shall have free access, and shall there receive the names of such persons as the said electors or any two of them may nominate as candidates for the offices of Reeve and Deputy Reeve respectively; and the candidates then and there nominated and duly qualified, and no others, shall be cligible to be voted for and declared elected at the then 30 next ensuing annual Municipal Election; and, if there be only one such candidate for either of the said offices, he shall be at once declared elected thereto.

IV. All the provisions of chapter fifty-four of the Consolidated Provisions re-Statutes for Upper Canada respecting the Municipal Institutions of specting elec-35 Upper Canada, which relate to the holding and conducting of Elections cillors to for Municipal Councillors, shall apply, as far as they are applicable apply. and consistent with this Act, to the election of Reeves and Deputies.