

May arrest disturbers of the peace by written or verbal order, commit to prison, bail, try, and convict any such with the same powers that Justices of the Peace has.—*sec. 50, p. 26.*

All persons must aid and obey order of, under penalty of £5—*ibid. p. 27.*

On requisition in writing by candidate, agent or two or more electors, to swear in Special Constables.—*sec. 51, p. 27.*

May demand arms, weapons, &c., from persons at elections,— refusal to surrender punishable by fine and imprisonment.—*sec. 52, p. 27.*

To receive by warrant the amount of fees payable to officers employed at election, and distribute the same and report to Governor.—*sec. 56, p. 32.*

One copy of this Act for self, and one for each of his Deputies, to be sent with Writ of Election, with copious Index prefixed.—*sec. 67, p. 33.*

RIDINGS: persons qualified to vote at elections for.—*sec. 30, p. 16.* See "elector."

SCRUTINY: none henceforth to be granted by Returning Officer or Deputy.—*sec. 28, p. 15.*

SHERIFFS: In Lower Canada to be *ex officio* Returning Officers for Cities and Towns in their jurisdiction.—*sec. 2, p. 2.*

In Upper Canada to be *ex officio* Returning Officers for Counties or Ridings in jurisdiction, if resident therein.—*sec. 3, p. 3.*

Also in Upper Canada for Cities and Towns in jurisdiction.—*sec. 3, p. 3.*

Of Home District, Returning Officer of West Riding of County of York.—*sec. 3, p. 3.*

SPECIAL CONSTABLES: Returning Officer and Deputy may swear in at elections.—*sec. 50, p. 26.*

Upon written requisition of candidate, agent, or two or more electors, must be sworn in.—*sec. 51, p. 27.*

STEALING, or mutilating Poll Book, Writ, or any election document, declared a felony punishable with 7 years' imprisonment at hard labour in Penitentiary.—*sec. 62, p. 30.*

STRANGERS coming armed to elections, penalty £25, and 6 months imprisonment.—*sec. 58, p. 29, and sec. 61, p. 30.*

SUIT, brought for penalty prescribed against voter for voting without due qualification, the burden of proof to be on the Defendant.—*sec. 44, p. 24.*

Against party giving or receiving bribe, may be brought in any Court of Record.—*sec. 55, p. 23.*

For penalties under this Act Plaintiff need only state that Defendant is indebted in a certain amount, and name the particular offence.—*sec. 64, p. 31.*

Must be brought within nine months after the offence.—*ibid.*

TEACHER, of Religion, cannot be Returning Officer.—*sec. 6, p. 4.*

TENANT: occupancy of house as a dwelling and payment of rent for 12 months of £11 2s 2½d currency, to give right to vote for Cities and Towns.—*sec. 33, p. 18.* See "elector."

But not if the house have been provided for the party by the Government or by any Company or Society unless he shall have contracted to pay and *bond fide* have paid one year's rent.—*sec. 35, p. 20.*

TOWNS: in Lower Canada, Sheriffs to be *ex officio* Returning Officer.—*sec. 2, p. 2.*