ten days taking the

-ibid. I ten days

en on two i no more, i closing at

ccording to

ownship or e absent or

to open the

ted hour to count and embers the 13.

d to him.-

shall have he reason of but to the iturning the

, to execute plicate, and ncery.—scc.

missing.-

ays deposit ection, with g.-sec. 27,

arn to Clerk the close of

ty of votes,

y on which

y declara-

penalty of

elivered to s full comxxiii

- 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 Justice of the Peace has.—sec. 50, p. 26.
- All persons must aid and obey order of, under penalty of £5ibid. 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. 66, 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 Cauada 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 resideut 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 telony punishable with 7 years' imprisonment at hard labour in Penitentiary.—sec. 62, p. 30.
- STRANGERS coming aimed 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. 28.
 - For penalties under this Act Plaintifl need only state that Defendant is indebted in a certain amount, and name the particular offence.—scc. 64, p. 31.

Must be brought within nine months after the offence.---ibid. **TEACHER**, and 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 21d eurrency, 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 real.—sec. 35, p. 20.
- TOWNS: in Lower Canada, Sheriffs to be ex officio Returning Officer.sec. 2, p. 2.