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rnment entitled to vote on account of such occupation, unless such party shall have contracted to pay and bond fide have paid one year's rent for the same.

- Section 36.—When property lies partly in one County or Riding and partly in another, the vote shall be taken for that County for which the Election is held; and when property is situated partly within one polling place and partly in another, the Elector may vote at either.
- Section 37.—A propriet under Section 31, whose lot is partly within and partly without the limits, cannot vote unless the "dwelling house" be wholly within the limits.
- Section 38.—In Lower Canada only, where one shall have the right of property and another the usufructuary enjoyment for his own use and benefit, the latter only shall vote
- Section 39.—Joint Tenants or Tenants in Sommon may each vote if his undivided share be of the proper value, Shareholders in Incorporated Companies excepted.
- Section 40.—Votes "objected to" to be entered as such in Poll Book, with name of objecting candidate annexed. When required by Depy. R. O., Candidate, Agent, or Elector, the Voter shall verbally describe property on which he votes, and Depy. R. O., if so required by Candidate or Agent, shall enter same in the column of "description" in Poll Book.
- Section 41.—Oaths which Elector may be required to take; but only on demand of Candidate or Agent. Depy. R. O. refusing to administer, or administering without such demand, shall incur a penalty of £10. Elector voting without taking the oath, so required, shall incur a penalty of £10. If he refuse, his refusal shall be entered in Poll Book, and his vote not recorded. But if recorded, shall be null and void, and Depy. R. O. incur a penalty of £10.
- Section 42.—Only British subjects of the full age of 21 allowed to vote. Elector may remove any objection by producing certificate or by taking oath No. 19, in Schedule.
- Section 43.—Deputy Returning Officer may administer oath of allegiance to persons who, according to the provisions of any Act of Parliament, shall become on taking such oath entitled to the privileges of British birth in this Province.
- Section 44.—Persons knowing themselves not to be qualified, voting at Elections, incur penalty of £10; and on action brought, the burden of proof shall be on Defendant,—such vote null and void. Electors voting more than once at same Election, incur like penalty, and all votes after the first null and void.
- Section 45.—Any person having lands or tenements conveyed to him fraudulently for the purpose of qualifying him to vote, shall incur a penalty of £25. The said conveyance shall be valid, and vest the property nevertheless, and any agreement to revoke or reconvey null and void.
- Section 46 .- No woman shall vote.
- Section 47.—Deputy Returning Officer may employ an interpreter, if needed. Oath.
- Section 48.—Candidate, when required to make the declaration of qualification prescribed by Imperial Act for re-union of the Provinces, shall