so much of the several Laws now in force as regulates the number of Representatives to serve in the Provincial Parliament, be, and the same is hereby repealed.

Counties containing one thousand inhabitants to be represented by one Member.

When they contain four thousand inhabitants, by two Members.

Certain Towns when they contain one thousand souls, shall be represented by one Mem-

Provision for ascerinh: bitants.

II. And be it fin ther enacted by the authority aforesaid. That from and after the end of the present Parliament, each and every County now formed or organized, or which shall or may hereafter be formed or organized, the population of which shall amount to one thousand souls, shall be Represented in the Provincial Parliament by one Member; and when the population of such County or Counties, as aforesaid, shall amount to four thousand souls, the said County or Counties shall be Represented by two Members; and that each and every Town, in which the Quarter Sessions; for the District are or may by Law be holden, and in which there shall be one thousand souls, shall be Represented by one Member.

III. And be it further enacted by the authority aforesaid. That the populataining the number of tion required to be contained in each and every Town or County for the purposes aforesaid, shall be ascertained by the Returns of the several Town Clerks of the number of souls in the several Towns and Townships of this Province, certified copies of which Returns the Clerk of the Peace of the District in which such Town, Township, or County shall or may be situated is hereby required to transmit to the Office of the Governor. Lieutenant Governor, or Person administering the Government of this Province.

Whenever an University shall be esta-blished in this Pro-vince, it shall be represented by one Member

IV. And be it further enacted by the authority aforesaid, That whenever an University shall be organized, and in operation as a Seminary of Learning in this Province, and in conformity to the Rules and Statutes of similar Institutions in Great Britain, it shall and may be lawful for the Governor. Lieutenant Governor, or Person administering the Government of this Province for the time being, to declare by Proclamation the Tract of Land appendant to such University, and whereupon the same is situated, to be a Town or Township, by such name as to him shall seem meet, and that such Town or Township, so constituted, shall be Represented by one Member. Provided always, nevertheless, That no person shall be permitted to vote at any such Election for a Member to Represent the said University in Parliament, who besides the qualification now by Law required, shall not also be entitled to vote in the convocation of the said University.

By whom such Member may be electetl.

Governor to issue writs of Election as provided by 31st Geo. 3d, c 31, s 18.

V. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Governor, Lieutenant Governor, or Person administering the Government of this Province, to issue Writs of Election for Members to serve in the Commons House of Assembly for such Counties and Towns, as aforesaid, and for the said University, in like manner as is provided by the eighteenth clause of an Act passed in the thirty-first year of His Majesty's Reign, entitled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign," entitled, "An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province."