declare the result in the manner pro municipal elections, and shall, in the illage or town not separated from the al purposes, within two weeks thereafter clerked the county in which the munici-by registered letter over his hand and the oration, a declaration showing-

e of the municipality;

number of votes given "yes," by male voters

number of votes given "yes," by female voters.
number of votes given "no," by male voters.
number of votes given "no," by female voters.
number of male voters appearing upon the
s as entitled to vote on the said question.

number of female voters appearing to be so

spoiled or rejected ballots.

very county, city or separated town to the clerk of the Legislative a declaration under his hand and ation showingne municipality.

ber of votes given by male voters, in y or town voting "yes" on the said

mber of votes given "yes" by female umber of votes given "no" by male

er of votes given "no" by female

er of male voters entitled to vote on the said county, city or separated

r of female voters, so entitled to

egislative Assembly shall, within ting, cause a proclamation of the

expenses incurred by the clerk of the other officers and clerks in g, providing ballot boxes, ballot drking ballot papers, polling common of the packets and returns reed by this Act, and reasonable fees revices rendered under this Act, shall the municipality by the treasurer of the municipality by the treasurer of shall be distributed by the clerk of e several persons entitled thereto, municipal election is being held the and used for the purposes of such d for receiving the votes upon the said

het not apply to those portions of the outre is no municipal organization.

ounty or clerk or officer in a local fuse or neglect to perform the Act in the manner hereinbefore gullty of any wilful malfeasance on conviction thereof, in addition ed by sections 209 to 222, inclusive, micipal Act, 1892, relating to munifine of \$200 and costs, and the proposition of the Consolidated Municipal Act, recovery and enforcements. recovery and enforcement of penal-

CHEDULE "A."

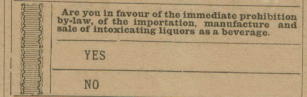
(Section 8.)

LLOT PAPER FOR MALE VOTERS. rm of Ballot is to be printed on yellow

ar	of ballo voters	t paper	to	be	used	by	male
----	--------------------	---------	----	----	------	----	------

avour of the immediate prohibition he importation, manufacture and noxicating liquors as a beverage.

PAPER FOR FEMALE VOTERS. of Ballot is to be printed on blue This form and colour of ballot paper is to be used by female voters only.



SCHEDULE "B."

Section (14.)

OATH OF AGENT.

I, the undersigned, A. B., solemnly declare that I am desirous of obtaining an affirmative (or negative, as the case may be) answer to the question whether the electors of this Province are in favour of immediately prohibiting by law the importation, manufacture and sale as a beverage of intoxicating liquors, to be submitted to the electors of the municipality of

> (Signature) A. B. day of

Made and declared before me this

SCHEDULE "C."

(Section 18.)

DIRECTIONS FOR THE GUIDANCE OF VOTERS IN VOTING.

The voter will go into one of the compartments, and with pencil provided in the compartment, place a cross (thus X) on the right hand side, in the upper space if he desires to vote "yes" on the question, and in the lower space if he desires to vote "no" on the question.

The voter will then fold up the ballot paper so as to shew the name of initials of the Deputy-Returning Officer (or Returning Officer, as the case may be) signed on the back, and leaving the compartment will, without showing the front of the paper to any person, deliver such ballot so folded to the Deputy-Returning Officer (or Returning Officer as the case may be) and forthwith quit the polling place.

If the voter inadvertently spoils a ballot paper he may return it to the Deputy-Returning Officer (or Returning Officer as the case may be) who will, if satisfied of such in-

Officer as the case may 08) who will, it satisfied of such in-advertence, give him another ballot paper.

If the voter places on the paper more than one mark, or places any mark on the paper by which he may be after-wards identified, his ballot paper will be void, and will not be counted.

If the voter takes a ballot paper out of the polling place, or deposits in the box any other paper than the one given to him by the Deputy-Returning Officer, or Returning Officer, as the case may be), he will be subject to imprising ment for any term not exceeding six months, with or with-

out hard labour.

Voters in voting "yes" on this question will be considered as expressing an opinion in favour of prohibition to the extent to which the Legislature of this Province or to the extent to which the Legislature of this Province of the Parliament of Canada has jurisdiction as may be de-termined by the court of final resort. In the following form of Ballot Paper for male voters, given for illustration, the Voter has market his Ballot Paper in favour of an affirmative answer to the question.

This form and colour of ballot paper for male voters only. Are you in favour of the immediate prohibition by law, of the importation, manufacture and sale of intoxicating liquors as a beverage. YES NO

SCHEDULE "D."

(Section 21.)

FORM OF OATH FOR MALE VOTERS.

I. You swear (1) That you are the person named, or intended to be named, by the name of in the list of voters now shown to you in the poll book.

2. That you are a British subject by birth or naturaliza-

3. That you have resided within this Province for nine months before the (2) day of

being the day fixed by statute or by-law authorized bestatute for beginning to make the assessment roll in which you were entitled to be entered as a person qualified to

4. That you were at the date aforesaid in good faith a resident of and domiciled in the municipality in the list of which you were entered; that you have resided in this electoral district continuously from the said date (3), and that you are now actually residing and domiciled therein.

([or] 3. That you have resided within this Province for twelve months, before the (2) day of

twelve months, before the (2) day of
, being the day up to which complaint could be made to the County Judge under The Voters' Lists Act to insert the name of any person in the list.

4. That you were at the time aforesaid in good faith a resident of and domiciled in the municipality in the list of which you were entered; that you have resided in this electoral district continuously from the said date (3), and that you are now actually residing and domiciled therein.

5. That you are entitled to vote on this question and in this municipality.

5. That you are this municipality.

this municipality.

6. That you are of the full age of 21 years.

7. That you have not voted before on this question, either at this or any other polling place.

8. That you have not received anything, nor has anything been promised you, either directly or indirectly, either to induce you to vote on this question, or for loss of time, travelling expenses, hire of team, or any other service connected therewith.

6. And that you have not, directly or indirectly, paid

9. And that you have not, directly or indirectly, paid or promised anything to any person, either to induce him to vote, or to refrain from voting on this question.

So help you God.

Note.—(1) If the voter is a person who may by law affirm in civil cases then for "swear" substitute "so-lemnly affirm."

(2) The date to be inserted is at the choice of the voter to be either the date fixed by law for the assessor to begin to make the assessment roll or the last day for making a complaint to the county judge under section 13 of The Voters' Lists Act.

of The Voters' Lists Act.

(3) In case the voter has been temporarily absent for any of the purposes allowed by law, insert the words following "except occasionally ort emporarily, in the prosecution of your occupation as (mentioning, as the case may a lumberman or mariner, or fisherman, or in attendance as a student in any institution of learning in the Dominion of Canada, naming the institution.)"

(SCHEDITLE "E."

(Section 21.)

FORM OF OATH FOR FEMALE VOTERS.

You swear (or solemnly affirm) that you are the person named, or purporting to be named, in the list, (or supplementary list) of voters now shown to you (showing the

That you are unmarried (or a widow, as the case may be);
That on the day of 18
(the day certified by the Clerk of the Municipality, 18 the date of the return, or of the final revision and correction of the assessment roll upon which the voters' list used as the election is based) you were actually, truly, and in good faith, entitled to be entered on the said list;
That you are a householder or toward within this Music

That you are a householder or tenant within this Municipality

That you have been a resident within this Municipality for one month next before this voting;
That you are a natural-born (or naturalized) subject of Her Majesty, and of the full age of twenty-one years;
(In the case of Municipalities not divided into wards.) That you have not voted before on this question, either at this or any other polling place.

or any other polling place;

That you have not, directly or indirectly, received any reward or gift, nor do you expect to receive any, for the vote which you tender on this question;

That you have not received anything nor has anything been promised to you directly or indirectly either to in-

That you have not received anything nor has anything been promised to you directly or indirectly, either to induce you to vote on this question, or for loss of time, travelling expenses, hire of team, or any other service connected with this voting;

And that you have not directly or indirectly paid or promised anything to any person either to induce him to vote or refrain from voting on this question:

So help you God.

So help you God.

(In the case of a new Municipality in which there has not been any assessment roll, then, instead of swearing to residence for one month next before the voting, and referring to the list of voters, the person offering to vote may be required to state in the oath the property in respect of which she claims to vote, and that she is a resident of such Municipality.)