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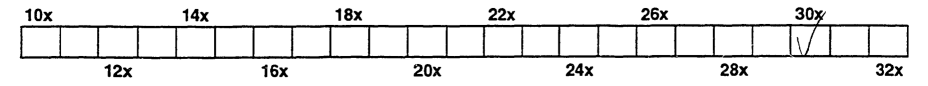
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Commentaires supplémentaires:



5th Session, 8th Parliament, 29th Vict., 1866.

BILL.

An Act to amend the Act respecting Elections of Members of the Legislature.

Received and read, first time, Wednesday, 13th June, 1866.

Second reading, Thursday, 14th June, 1866.

Hon. Mr. DORION,

OTTAWA:

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No. 10.]

BILL.

An Act to amend Chapter Six of the Consolidated Statutes of Canada, intituled: "An Act respecting Elections of Mem-"bers of the Legislature."

WHEREAS it is expedient to amend the law of Elections of Mem-Preamble. bers to serve in Parliament: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

5 1. At all' Elections of Members of the Legislative Council, and of Transmission Members of the Legislative Assembly, the Writs for such Elections shall of Writs of be transmitted to the respective Returning Officers by regular mail, and Elections.
in no other manner, and shall be mailed to their address by the Clerk of the Crown in Chancery within five days from the date thereof, and 10 at periodical Elections of Members of the Legislative Council and at general Elections of Members of the Legislative Assembly the Writs

shall all bear the same date.

 In addition to the proper address on the letter containing the How writ Writ, the words "Writ for the Division, City, Town, County or Riding shall be ad-15 of (as the case may be), with the name of the Division, dressed. City, Town, County or Riding to which the Writ enclosed shall relate, shall be printed or written on the envelope, and it shall be the duty of Duty of Post-

the Postmaster receiving such a letter to transmit it, without delay, to master. the Returning Officer to whom it may be addressed, and any necessary 20 expense for such transmission shall be paid by the Returning Officer,

and included in his accounts.

2. The nomination of candidates, and the taking and recording of Days of nothe votes, at any election of a Member of the Legislative Council or mination and Assembly, shall respectively take place on days to be fixed by the polling to be 25 Speaker of the Legislative Council, if the election be that of a Legislative Councillor, or by the Speaker of the Legislative Assembly, if it be

25 Speaker of the Legislative obtainty, if the election be that of a Legislat-Speakers :tive Councillor, or by the Speaker of the Legislative Assembly, if it be that of a Member of that House; and in the event of the absence or of __Or Provinvacancy in the office of the Speaker of the proper House, then by the cial Secretary Secretary of the Province.

30 **3.** Notwithstanding anything to the contrary in section forty-three Only onepollof the said Act, there shall be but one polling day for recording the ing day. votes of the electors at every election of the Legislative Councillor or of a Member of the Legislative Assembly.

4. The day for the nomination of candidates, and the day for the Nomination 35 taking and the recording of the vote, shall be stated in each Writ of and polling Election, and shall be the same for all Electoral Divisions which may days to be then have to proceed to one of the periodical elections of Members of fixed in the true Legislative Council, or to a general election of Members of the

Legislative Assembly, subject always to the provisions of section seven of this Act.

5. The nomination of candidates shall be fixed to take place within To be within certain twenty days from the date of the Writ of Election, and the day fixed pericds. for the taking and recording of the votes shall be within the days immediately following the nomination of the candidates.

Proclamation in six days from receipt of Writ.

6. Notwithstanding anything to the contrary in the thirty-first secto issue with- tion of the said Act respecting Elections of Members of the Legislature, the Returning Officer shall, within six days next after the reception of the Writ of Election, issue the Proclamation in the said section men-10 tioned, stating the place, day and hour at which he will proceed to hold the election.

5

Nomination and election days in Gaspé, Chicoutimi

7. The three next preceding sections shall not apply to the election of Members of the Legislative Assembly for the Counties of Gaspé and of Chicoutimi and Saguenay, nor to the election of Legislative 15 Councillors for any Electoral Division of which they form part, but the and Saguenay day fixed for the nomination of candidates at such elections will be within forty days from the date of the Writ, and the day for the taking and recording the votes of the electors within twenty days after the day fixed for the nomination of candidates, and the Returning Officer at any 20 such election shall, within fifteon days next after the reception of the Writ of Election, issue the Proclamation mentioned in the thirty-first section of the said Act, stating the place, day and hour at which he will proceed to hold the election.

8. At all elections for a City or Town the Returning Officer shall 25 Posting up of Proclamation cause the Proclamation mentioned in the two preceding sections to be posted up, as provided by the thirty-first section of the said Act; and at all elections for a County or Riding, or for an Electoral Division, for the Election of a Member for the Legislative Council, he shall, without delay transmit by mail to one of the Postmasters in each Parish, Township, City or Town, in such County, Riding or Electoral Division, 30 or to the nearest Postmaster, as many copies of said Proclamation as may be required to post up one copy of the same in some conspicuous place in his office, and also another copy in at least one other conspicuous place in such Township, City or Town, or Wards, if the same be divided into Wards, and it shall be the duty of such Postmaster to post 35 up such Proclamation as aforesaid, and in Lower Canada a copy of the Proclamation shall be posted up at the door of at least one church or chapel or other place of public worship in such Parish, Township, City, Town or Ward, if the same be divided into Wards, and the expenses of so doing shall be paid by the Returning Officer, and allowed 40 to him as part of his lawful expenses incurred for such election.

9. Any Returning Officer refusing or neglecting to cause the proper Penalty for number of copies of such Proclamation to be transmitted by mail to the not sending cr not posting several postmasters in the County, Riding, or Electoral Division, as hereinabove required, and any Postmaster refusing or neglecting to 45 cause any copy or copies of such Proclamation to be posted up as hereinabove required, shall, for such neglect or refusal, incur a penalty of one hundred dollars.

10. The posting of the Proclamation aforesaid, as hereinbefore pre-Such posting to be suffiscribed, shall be sufficient, and it shall not be necessary that any such 50 cient. Proclamation be posted up otherwise for any longer period than the

provisions above made will allow; and sub-sections seven and nine of Part of sec.31 section thirty-one of the said Act respecting Elections of Members of repealed. the Legislature are hereby repealed.

11. No show of hands shall be taken on the nomination day, not-Shows of 5 withstanding anything contained in the thirty-fourth section of the hands abosaid Act, and if at the nomination more than one candidate is proposed and a poll is then and there demanded by or in behalf of any two or more of the candidates proposed, the Returning Officer shall grant a poll for taking and recording the votes of the electors; Provided

- 10 always, that such poll may be demanded by any candidate, or in writing by at least three electors on behalf of any one candidate. If only one In what cases candidate is proposed, or if a poll is demanded by or on behalf of only a poll may be one candidate, then such candidate shall be declared duly elected, and demanded when, at any such election, a poll is demanded by or on behalf of two
- when, at any such election, a poll is demanded by or on behalf of two 15 or more candidates as aforesaid, if the Returning Officer neglects or refuses to grant the same, the election shall *ipso facto* be null, and such Returning officer shall, for such refusal, incur a penalty of eight hundred dollars.

12. On the day fixed for taking the votes of the electors, the polls Hours of 20 shall be opened at eight o'clock in the forenoon and shall be closed at voting. five o'clock in the afternoon of such day.

13. Whenever the number of qualified electors, according to the Electoral subvoters' lists then in force, shall exceed three hundred, the Municipal divisions. Council of every City, Town, or other Local Municipality shall, within

25 three months after the passing of this Act, and afterwards, from time to time, as may be required, divide in the most convenient manner such City, Town, or other Local Municipality into Electoral Sub-divisions, so that there shall be two such Sub-divisions if the number of electors be over three hundred and less than six hundred, three, if the number

30 of electors exceeds six hundred and be less than nine hundred, and so on, adding one sub-division for every three hundred additional electors, and one for any fraction over a multiple of three hundred electors to be found on such lists as aforesaid; Provided always, that an appeal Proviso. Apshall lie from such division at the instance of any five electors, which peals as to mode of divis

35 appeal shall be, in Upper Canada, to the County Judge, who shall cor-mode of divirect such division in accordance with law; and in Lower Canada, to the County Council, as in the case of an appeal from a by-law of a local council, except in Cities and Towns, where the appeal shall lie to Judge of the Superior Court in term or in vacation; and in all cases such 40 appeal must be made within one month;

2. In case a Municipality is divided for Electoral purposes under this Lists to be or any other Act, the Clerk of the Municipality shall, in preparing the divided aclists of electors required by law, divide such lists into as many parts as there are Electoral Divisions in the Municipality, and each part shall 45 contain an Alphabetical List of the name of the electors in one of such

Electoral Divisions.

14. The Returning officer, on receiving the Writ of Election, shall Fixing of fix one polling place in every City, Town, or other Local Municipality, polling places according to the provisions of section thirty-eight of the said Act, and

50 one polling place for each Sub-division into which such City, Town or other Local Municipality may have been sub-divided; Provided the number of polling places now required by law in Cities and Towns shall in no case be diminished, and that the polling places shall be at least

two hundred yards distant from each other in Cities, Towns and incorporated Villages, and at least one-half of a mile distant from each other in other Local Municipalities.

15. On the requisition made at least one day before the polling day Pollingplaces may be divid- by any of the candidates, or their duly authorized agents, the Return- 5 ed into com- ing Officer shall direct the Deputy Returning Officers, or any of them, partments, ac ing officer shall direct the Deputy Returning officers, or any of the nolling places, so to provide for booths or compartments at any of the polling places, so that not more than one hundred and fifty electors may have to vote at each booth or compartment; but the candidate or the agent making such requisition, shall be liable for the expenses incident thereto, and 10 shall tender at the time of making requisition a reasonable sum of mony to cover such expenses.

16. In case of failure on the part of any Municipal Council to divide Caseoffailure to make elec- any City, Town or other Local Municipality into Electoral Subtoral sub-di-divisions, proportioned to the number of electors, as provided by the 15 visions. thirtcenth section of this Act, or in case the delay to appeal from the division should not have expired before the reception of the Writ, the Returning Officer shall provide for as many booths or compartments for polling the votes of the electors at the several polling places in such City, Town or other Local Municipality, as shall correspond as 20 nearly as may be, with the number of polling places which would have been required if the said City, Town or other Local Municipality had been sub-divided into the proper number of Electoral Sub-divisions;

> 2. Whenever separate booths shall have been provided for at any polling place, a copy or duplicate of the voters' list required by law 25 shall be furnished for each booth, and the Deputy Returning Officers shall make such arrangements as to enable all voters whose surnames shall begin with the same letter of the Alphabet, to record their votes in the same booth or compartmentt as nearly as may be consistent with such arrangement, the number of votes to be polled at each booth shall 30 be as hereinbefore provided.

Necessary De-17. In all cases in which a polling place shall be divided into sevputy Return- cral booths or compartments, the Returning Officer shall appoint such ing Officers to real booths or compartments, the Returning Officer shall appoint such be appointed number of Deputy Returning Officers as he may find necessary to carry 35 on the election properly.

18. The electors shall only vote at the polling place established for Where only electors may the sub-division wherein the property on which they are qualified to And if the polling place is divided into separate vote is situated. booths, then in the booth or compartment assigned to that portion of 40 the voter's lists on which their name is to be found.

Transmission

19. The several Deputy Returning Officers shall, on or before the of pollbooks. third day next after the close of the polls, transmit the poll-books to the Refurning Officer in the manner provided for by law.

No day for 20. The fourth and fifth sub-sections of section forty-two of the 45 closing elec-ticn nor any chall be fixed by the Returning Officer : nor shall there be any public programation, shall be fixed by the Returning Officer; nor shall there be any public and open proclamation of the candidate or candidates elected, and so much of the sixty-fifth section, or any other part of the said Act as requires such proclamation, or the counting of votes in the presence of 50 the electors, or as refers to any adjournment for that purpose, or as depends on the fixing of the day for closing the election, is hereby

Duplicate of voters' list to be furnished to each polling booth.

vote.

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repealed : and the Returning Officer shall, so soon as he shall have received all the poll-books used at the election, as certain in the manner provided by law, the total number of votes taken and received for each candidate at the election at the polling places, as certified and sworn

- candidate at the election at the polling places, as certified and sworn 5 to by the several Deputy Returning Officers, and shall within fortyeight hours thereafter, make and transmit by mail, his return to the Clerk of the Crown in Chancery, and he shall also, upon application, deliver to each of the candidates or their agents, or if no application be made, he shall, within the same delay, transmit by mail to each can-
- 10 didate, a duplicate of such Return, which duplicate shall stand in lieu of the Indenture required by the sixty-seventh section of the said Act, which is hereby repealed; Provided always, that the powers and duties of the Returing Officer, or of any other person under the sixty-eighth, sixty-ninth and seventieth sections of the said Act shall not be affected
- 15 by the abolition of the day of closing the election, or by any other provision of this Act, and the ten days limited by section seventy for dcpositing copies of poll-books in the office of the proper Registrar of deeds and titles, shall be reckoned from the date of the Return.

21. The provisions of the following four sections shall only apply to 20 Lower Canada.

22. Notwithstanding anything contained in the ninth section of the said Act, except in places where, by law, assessments are levied on the annual value of real estate, it shall not be necessary to insert such annual value in the Assessment Roll, and such annual value shall not 25 form the basis of the qualification of the electors.

23. The Local Councils shall not, on revising the lists of electers, amend them with regard to the valuation of any real estate in the municipality; they shall only have the power to make such corrections and changes of the names of the proprietors, tenants and occupants of pro-50 perty as the circumstances of each case may require.

24. No person shall be entered on the lists of electors as proprietor, Cases of extenant or occupant of any real estate which is by law or by any Municipal by-law exempted from the payment of municipal taxes, whatever Municipal taxation. ray be the amount at which such real estate may be valued.

- 35 **25.** The Secretary-Treasurers, or other Municipal officers in charge Duties of Seof the voters' list in force in each Municipality where the assessments cretary-Treaare not levied on the annual value of real estate, shall, on or before the ^{surers.} fifteenth day of August next, or whenever required to deliver to the Returning Officers or their Deputies, copies of the lists of electors for
- 49 purposes of an election, strike off from such lists, and from the copies to be delivered, the names of the persons entered thereon as proprietors, tenants or occupants of real estate, the real value of which, by the valuation roll, is shown to be less than two hundred dollars; and every Penalty. Secretary-Treasurer or other municipal officer who shall strike off from
- 45 such list any name which should not have been struck off, shall incur a penalty of ten dollars for every name so illegally struck from said list or left on it.

26. It is hereby declared and enacted, that the lists of votors re-What list of quired by the "Act respecting Election of Members of the Legislature," voters shallbe

50 to be used at any election of a Member to serve in the Legislative Council used at elecor Assembly, in any Municipality in Upper Canada, is and shall be held to be the last list of voters which shall have been, at least one 2 month before the date of the writ to hold such election, according to law completed and delivered by the Clerk of such Municipality to the Clerk of the Peace for the County or union of Counties within which such Municipality lies.

Daty of 2. In case the Clerk of any Municipality does not complete or deliver 5 Clerks of the the list of voters duly certified, by the first of October in each year, it shall be the duty of the Clerk of the Peace forthwith to apply summarily to the County Judge or acting Judge of the County Court in Upper Canada to enforce the completion and delivery of such list.

Application 3. The application may also be made by any person entitled to be 10 to County named on such list as an elector.

Duty of County Judge. 4. The Judge shall, on such application, require the Clerk of the Municipality, and any other person he sees fit, to appear before him and produce the Assessment Roll and any other documents relating thereto, and to submit to such examination on oath as may be required of him 15 or them, and the Judge shall thereupon make such orders and give such directions as he may deem necessary or proper for enforcing the completion and delivery of the list without any avoidable loss of time.

Liability of 5. 'The Clerk of the Municipality shall be personally liable for and Clerk of Municipality. Shall pay the costs of the proceedings, unless on some special grounds 20 the Judge shall see fit to order otherwise, and in such special case the costs shall be in the discretion of the Judge.

Effect of U. Such proceeding and such order of the Judge of the County Court Judge's order. shall not in anywise exonerate or release the Clerk from liability to the penalty imposed by section six of the said Act, for neglect or refusal to 25 complete the list as therein mentioned.

Paragh. 3 of 27. The third sub-section of the fourth section of chapter six of the Sec. 4. of Cap. Consolidated Statutes of Canada is repealed, and the following is subof Canada re-

of Canada re- Service pealed and new one sub- "3. stituted. "busin

"3. Whenever two or more persons, whether as being partners in 30. "business, joint tenants or tenants in common, are entered on such "assessment roll as aforesaid, as the owners of any real property, or as "tenants or occupants thereof, each of such persons shall be entitled to "vote and to be entered on the list of voters in respect of such property, "if the value of his part or share would be sufficient to entitle him to 35 "vote at any election for Members to represent in the Legislative "Council or Assembly the electoral division within which such property "is situate, if such property were assessed in his individual name; "except that if the property be held by any body corporate, no one of "the members thereof shall be entitled to vote or be entered on the list 40 "of voters in respect of such property; and for the purpose of this "section the parties assessed as aforesaid shall be presumed to be equal-"ly interested in such property, unless the contrary be shewn."

"Where the parties assessed are or are presumed to be equally interested as aforesaid, and such property is not assessed at an amount 45 sufficient, if equally divided between the parties assessed, to give a qualification to each of them, none of them shall be deemed entitled to vote." 28. The sixth sub-section of section five of the said Act shall apply Applicationof Sec. 5 of said Act.

29. The oath to be taken by voters under the fifty-fourth section of New form of the said Act shall be in the form following, to wit :

5 "You swear (or solemnly affirm), that you are (name of voter as "entered on the list), whose name is entered on the list of voters now "shewn to you (shewing the list to the voter), that you were justly "entitled as owner (or as tenant or occupant, as the case mag be), name "as a voter in the sail list, and had in good faith the property qualifi-

- 10 " cation in respect of which your name appears as such voter on the " said list: that you are a subject of Her Majesty by birth (or naturali-" zation); that you are of the full age of twenty-one years; that you " have not before voted at this Election, either at this or any other " polling place, and that you have not received anything, nor has any-
- 15 "thing been promised to you, either directly or indirectly, in order to "induce you to vote at this Election. So help you God."

30. All the provisions of the said Act respecting Elections of Mem-Application bers of the Legislature not inconsistent with this Act, shall apply to the of existing additional polling places to be established under this Act, and to all 20 proceedings and matters under it; and so much of the said Act and of

any other Act as may be inconsistent with this Act, is hereby repealed, and this Act shall be construed as one Act with the said Act, any citation whereof shall be understood as meaning the said Act as hereby amended.