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ELECTIONS

THE

CORRUPT PRACTICES ACT, 1883,

WITH

INTRODUCTION

AND

FULL INDEX.

BY

J. RENWICK SEAGER,

Author of "A Handbook of Parliamentary Registration," &c. &c.

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INTRODUCTION.

THE "Corrupt Practices Act, 1883," which comes into force on the 15th of October next, has two main objects: first, that of the prevention of illegal and corrupt practices in connection with parliamentary elections; and, secondly, the diminution of expense in the conduct of such elections. Both these objects are carefully and elaborately provided for in this Act, and if its provisions are honestly carried out, the length of a man's purse will not, as now, be such an important factor; and the way will be opened for many men of talent, with small means, to take part in the government of the country, who have been hitherto deterred from seeking a seat in the House of Commons by the great expense which a contest entails. It is to be hoped, that not only will the House of Commons thus gain by the addition to its ranks of talented members, but that the people themselves will be gainers, by having their sense of patriotism increased, inasmuch as most of the work of the election will have to be of a voluntary character; and the electors will feel that a great public duty is put upon them; and that they are not merely assisting in a business which is to result in lining their own pockets in return for the social elevation or aggrandisement of the candidate. The Act is only to remain in force till the 31st of December, 1884, unless continued by Parliament, but there is not much doubt that so well-considered and beneficial an

Act will be renewed. It is to be regretted, however, that when the Act was drafted, it did not repeal all prior statutes relating to corrupt practices, instead of leaving a section here, and a part of a section somewhere else, which have to be read with this statute.

The Act is divided into ten parts : the first four dealing with matters which are illegal, the fifth with expenditure which is permissible, and the rest of the Act with election petitions and the legal proceedings consequent thereon. The matters which are declared to be illegal are under three heads, Corrupt Practices, Illegal Practices, and Illegal Payment, Employment, or Hiring.

CORRUPT PRACTICES.

Prior to this Act, although treating was illegal, and rendered the candidate, if he was a party to it, liable to a heavy penalty, and rendered the voter who accepted it incapable of voting, it did not punish the person treating, unless he were the candidate. It is now enacted that *any* person who, before, during, or after an election, by himself or by any other person, either directly or indirectly, gives, or provides, or pays, wholly or in part, the expense of giving or providing any meat, drink, entertainment or provision to, or for, any person, for the purpose of corruptly influencing that person, or any other person, to give, or refrain from giving, his vote at the election ; or, on account of his having voted, or refrained from voting, or, being about to vote, or refrain from voting, shall be guilty of treating. And every elector who corruptly accepts the same will also be guilty of the same offence.

Bribery is defined by the Corrupt Practices Prevention Act of 1854 to comprise the giving, or lending, or offering, or providing to give, or lend, any money, or valuable consideration, to a voter, or to any person on behalf of a voter, or to any other person, to induce any voter either to vote, or refrain from voting. It likewise includes the offer of, or agreeing to give, or procure, any office, place, or

employment, for any voter, or the corruptly doing of any such act on account of any voter having voted, or refrained from voting.

Although the word "corruptly" is not used in the section defining the offence, it is to be implied.

Candidates may subscribe to political associations for the purpose of defraying the expenses of registration of voters, but it is doubtful whether payment could be made to a man to compensate him for loss of time in attending the revising barrister's court to substantiate his claim to vote. It is clear that payment for a man's loss of time in going to the poll would be bribery, and that paying a man's rates for the purpose of enabling him to be registered as a voter would be illegal if done for the purpose of corruptly influencing his vote. A voter who is employed in any capacity in the election may not vote, but if he did, probably it would be bribery, as well as an illegal practice. Charities dispensed by a candidate, or his agent, would be bribery, if corruptly given for the purpose of influencing the voter receiving them. To be "corrupt" the act must be done with the intention of influencing the election, and many acts, which are perfectly innocent in themselves, would become illegal, if done with this purpose in view.

Undue influence is defined by the present Act to mean the using, or threatening to use, any violence, force, or restraint, or inflicting, or threatening to inflict, any temporal or spiritual injury, damage, harm, or loss, upon any person to induce him to vote, or refrain from voting. The words are almost identical with those of the Act of 1854, with the exception of the words "temporal or spiritual injury," which have been substituted for the word "intimidation," in the earlier Act.

Temporal injury no doubt points to such cases as the threat of eviction by a landlord, or the withdrawal of custom, or dismissal from employment. While "spiritual injury" would probably mean the threat of ex-communication by an ecclesiastic, or the denial of the rites of religion. It appears doubtful whether the mere excitation

of superstitious fears—as, for example, telling a man that if he votes for A B he will peril his soul—would be considered a spiritual injury. This seems to be a change for the worse, inasmuch as it is not an unknown circumstance that priestly influence has been brought to bear in favour of candidates of a certain class, and unfortunately there are electors amenable to such influence. It is probable that the detaining of workmen, so as to prevent their voting, would come within the word “restraint.”

The punishment for bribery, treating, or undue influence, is imprisonment, with or without hard labour, for a term not exceeding one year, or a fine not exceeding £200. In addition to this, the offender is to be incapable of being registered as a voter, or voting in *any* election for seven years after the date of conviction (this only refers to parliamentary elections); and he is excluded from holding any judicial or public office. This includes the office of justice of the peace, and revising barrister.

Personation of a voter, or the aiding or abetting of the offence is to be even more strictly dealt with; any person convicted of this offence is guilty of felony, and is subject on conviction to imprisonment, with or without hard labour, for a term not exceeding two years.

By the Ballot Act, personation not only includes the application for a ballot paper in the name of some other person, either living or dead, or of a fictitious person, but the application for a ballot paper in the voter's own name, when he has already voted once at the election.

Where, after a trial of an election petition, it is reported to the Speaker by the court, that the offence of bribery, or personation, was committed by any candidate, or with his consent, or that treating or undue influence was exercised by him, or with his consent, in addition to the punishment already specified for such offences, he is for ever rendered incapable of sitting in the House of Commons for the county or borough in which the offence was committed.

Where it is reported that the candidate, by his agents, has been guilty of any corrupt practice, he is precluded

from sitting in the House of Commons for that county or borough for seven years from the date of the report; and in both cases the election is void.

ILLEGAL PRACTICES.

By this Act, payment for the conveyance of voters to the poll is prohibited, either by road or rail; likewise, payment to electors for the exhibition of bills of any kind, except where it is the business of the voter to post or exhibit bills. Payment for the use of committee rooms, beyond the number allowed by the Act, is also declared illegal. A Schedule attached to the Act limits the amount which may be spent in an election, any expenditure in excess of this amount is an illegal practice, and renders the candidate, or his election agent, who knowingly breaks the law, liable to punishment.

Publishing a false statement of the withdrawal of a candidate is an illegal practice; likewise inducing a person to vote who is prohibited by law from voting, or voting where the voter is ineligible to vote—as, for instance, where he is a paid clerk or agent engaged in the election. In these cases, however, the candidate is not liable for the act of any agent, except his election agent. The punishment for breach of this enactment is a fine not exceeding one hundred pounds, and being incapacitated from being registered as an elector, or voting at any election, either Parliamentary or for a public office within the county or borough in which the offence was committed, for the space of five years from the date of conviction.

A public office means any office under the Crown, or under the charter of a city or borough, or for a member of a school board, or local board, or guardian, or any other municipal or parochial office.

It is also enacted that where an enquiry is held by an election court, they are now to report illegal practices, as well as corrupt practices, and if they report that any illegal practice has been committed, by or with the knowledge or

consent of any candidate, he is incapacitated from sitting in the House for that county or borough for seven years; while if the report states that the agents of the candidate have been guilty of illegal practices, such candidate cannot be elected or sit for that place during the parliament for which the election was held, and in both cases the election is void.

The law of agency is not affected by this Act, and therefore all persons who do any acts tending to promote the election of a candidate, with his own or his authorised agents' knowledge, would be agents, whether paid or not. Thus, every member of the executive committee of a political association which was supporting any candidate might void an election, were he guilty of any illegal practice, as defined by this Act. A mere canvasser who was sent round to obtain information, rather than to exercise personal influence, would hardly be deemed an agent, nor would the candidate be liable for the acts of any member of a general committee of several hundreds, who were only nominally a committee, unless some special circumstance brought such member into a more close relationship with the candidate. The law of agency, however, is very vaguely defined, and it would be impossible within the limits of the present paper to adequately discuss it.

ILLEGAL PAYMENT, EMPLOYMENT, AND HIRING.

By this Act it is illegal to provide money for the payment of anything contrary to the provisions of this Act, or of expenses in excess of the maximum amount allowed by the Act. This will affect political associations as well as some of the great political clubs, who have hitherto been active in supplying pecuniary aid in certain places. It is prohibited to let, lend, or employ any stage or hackney carriage or horse or other animal kept for drawing it, or any horse or carriage kept for the purpose of letting out on hire, for the purpose of gratuitously conveying voters to the poll.

But there is nothing to prevent any voter or party of voters hiring any such carriage at their own joint cost. There is no provision for the conveyance of the sick and infirm as was at first suggested ; but there is nothing to prevent any person lending any conveyance not covered by the previous words—that is, not being a conveyance usually let out on hire —*gratuitously* for the purpose of the conveyance of voters, and no duty will be payable or any license required for such conveyance. The only exception in which payment may be made for the conveyance of voters, is where the nature of the county is such that any electors are unable to reach their polling place without crossing the sea, or an arm of the sea. In such a case payment would be allowed in addition to the maximum amount of expenses allowed by the Act. Corruptly inducing or procuring a candidate to withdraw from an election in consideration of payment, or promise of payment, is an illegal payment within the Act, and renders both the parties liable to punishment. It is to be noted that wherever the word “ payment ” is used in this Act, it includes the giving or promising any office, place, or employment, and any valuable consideration or other equivalent for money.

Payment for bands of music, torches, flags, banners, cockades, ribbons, or other marks of distinction, is prohibited, and is an illegal payment. By the Act of 1854 such payments were declared to be illegal, and rendered persons making them liable to 40s. penalty in every case ; but this Act makes it an offence punishable by a fine of £100, and in the case of a candidate or his election agent it is to be deemed an illegal practice, with all the penalties attendant upon such an offence.

It is not only at the immediate period of the election that such payment or contract to pay is forbidden ; by the Act, if before, during, or after an election, this section of the Act is contravened, the person making the payment is guilty of illegal payment, and any person being party to such a contract or receiving such payment, knowing that it was being made contrary to law, will be equally guilty.

As the Act specifies what persons may be employed for payment, and in what capacities, it is made illegal to employ any other persons. Therefore the employment of clerks or messengers in excess of the number specified is illegal ; while the employment of paid canvassers or watchers is absolutely prohibited. Every bill, poster, or placard having reference to an election, must bear upon its face the name of the printer or publisher, and the issuing or posting of such bills, &c., by a candidate or his election agent without such name is a corrupt practice, and in the case of any other person an illegal practice. This will have a very salutary effect in some places, and will probably put an end to some of the scurrilous libels incident to election times.

It is an illegal hiring to have committee rooms for election purposes in any public house, or refreshment house, or any premises where intoxicating liquors are licensed to be sold, either wholesale or retail ; the only exception being that of a permanent political club. Nor may committee rooms be taken in any public elementary school receiving an annual parliamentary grant, unless in any of these cases the other parts of the premises are structurally separate from the prohibited premises, and are ordinarily let-off as chambers or offices, or used for public meetings or arbitrations.

The term "committee room" will not include any house or room occupied by the candidate as his dwelling, merely because the candidate transacts business with his agents there ; nor will a room in which the candidate addresses the electors or his committee men be so considered. This is evidently to meet the difficulty of the candidate staying at an hotel where, without doubt, he would frequently be obliged to see his agents and members of his committee.

As before stated, any person guilty of the offence of illegal payment, hiring or employment, is liable to a fine of £100, and if he is a candidate or election agent it becomes a corrupt practice, with its penal results to the candidate of exclusion from the House of Commons, and the voiding of the election.

There is, however, a provision in favor of the candidate, that where, on an enquiry by an election court, it shall be proved, and the court shall report that, although offences have been committed contrary to the statute, that they were committed without the sanction or connivance of the candidate or his election agent, and that the candidate and his agent took all reasonable means to prevent such offences, and that in all other respects the candidate and his agent were free from any corrupt or illegal practice ; in such case the candidate is not liable to any penalty under this Act. Likewise, where any payment, employment, or other matter has been made or done in contravention of the Act innocently, and it is proved either to the High Court, or the Election Court, that such acts have been inadvertent, and the court accepts the excuse, the court has power to allow the matter to be an exception to the Act, and to exonerate all parties from blame. It may be taken, however, that the court will expect very strong evidence of innocence before it grants absolution to candidate or agent. Any indictment under this Act, or the Corrupt Practices Prevention Acts, may be tried at the Central Criminal Court, or before a Judge with a Special Jury at the Royal Courts of Justice if the Court so directs.

ELECTION EXPENSES.

The next part of the Act deals with election expenses. A candidate on or before the day of nomination must name some person to be his election agent (he may now nominate himself if he chooses). In counties he may nominate one sub-agent for each polling district, who is equally responsible with the election agent, and the candidate for both. The returning officer is to have notice given him of the appointment of the agent or sub-agents, and is to publicly notify the same. When an election agent ceases to be agent for a candidate the appointment of the sub-agents still exists, unless revoked by the election agent for the time being. Both agent and sub-agent must have, within the county or

borough they act for, an office where all claims or documents may be sent, and the notice issued by the returning officer must state the address.

No contract is enforceable against a candidate or his election agent unless it was made by the candidate himself or his election agent or sub-agent duly appointed, although the inability to enforce the contract does not relieve the candidate or his agent from the consequences of any acts, illegal or corrupt, that may have been done by other agents.

Every payment above 40*s.* must be vouched for by a bill stating the particulars and by a receipt.

All claims against a candidate must be sent in fourteen days after the election, instead of one month as heretofore; and all expenses must be paid within twenty-eight days from the date of election, except where there is a dispute between the election agent and the person who has made a claim; in that case the claimant is left to his remedy of action, and if it is only the amount which is in dispute, the court may order it to be settled by an arbitrator (either a master or official referee or some other officer of the court).

The candidate is permitted by the Act to spend a sum not exceeding £100, for personal expenses, including hotel bills, &c., and within fourteen days after the election he must supply the election agent with an account of such expenditure.

The election agent may authorise in writing any person to expend any sum for petty expenses, for postage, telegrams, stationery, &c., but must limit the amount, and will himself be liable for any excess of that amount.

Within thirty-five days from the date of election, the election agent for each candidate must return a statement of all payments, with bills and receipts, of the personal expenses of the candidate, of the returning officer's charges, and of any disputed or unpaid claims, and, in addition, must state what moneys, securities, or equivalents for money, he has received from the candidate or from any other person for the purposes of the expenses of the election, with a statement of the names of the persons from whom they were received.

This provision, together with the one recently adverted to, making all persons supplying money in excess of the maximum amount allowed by the Act to be expended, liable for an illegal payment, will have to be carefully considered by political associations ; the Interpretation Clause of the Act including any association or body of persons in the word " person," and stating that the members of such associations shall be liable to any fine or punishment imposed by the Act.

The return, having been made, must be transmitted to the returning officer, accompanied by a declaration by the election agent, made before a justice of the peace, stating that the return is correct, and that no other payment has been made, either by himself or any other person, club, society, or association, or any promise made of payment, or offer of reward, office, employment, &c., and that beyond the return he makes, no money has been deposited, paid, or advanced for the management of the election.

Within seven days of the return by the agent, the candidate must make a declaration.

This declaration states, that beyond the amount stated in the return, the candidate believes that no person, club, or association has made any payment, or promised any reward, office, employment, or valuable consideration in respect of the election, and that the return made is correct, and that he will not be a party to making any other payment at any future time in respect of the election.

The penalty for not transmitting the return of election expenses, as directed by the Act, is, that after the time specified, the person elected cannot sit or vote in the House of Commons until the Act is complied with, and if he sit or votes he is liable to forfeit £100 per day to any person choosing to sue for the penalty, and the election agent is guilty of an illegal practice.

Refusal or failure on the part of an election agent or sub-agent to make the necessary return renders such person liable to a fine of £500.

A false declaration brings the person making it within

the criminal law, and they are liable to punishment for wilful and corrupt perjury. The High Court has power to excuse any error or false statement in the return, or the non-transmission, as directed, where the error has arisen from illness, absence, death, or misconduct of any agent or clerk, or from any reasonable cause.

A summary of the returns is to be published by the returning officer within ten days, in two newspapers circulating in the county or borough for which the election was held, and he is to state at the same time where the returns may be seen.

Any person may inspect the returns and declarations at the office of the returning officer upon payment of one shilling, and have copies made at a specified charge. They are to remain open for inspection for two years, and after that time are to be either destroyed or returned to the candidate, if he wishes it.

Before a person, not being a candidate or party to the election petition, is reported guilty of any corrupt or illegal practice, he is to have the opportunity of being heard and of defending himself. He has a right of appeal to the next assizes.

The public prosecutor who is to be represented at all inquiries by an election court is directed to report any case to the Lord Chancellor, where a justice of the peace has been guilty of any corrupt practice, and the Lord Chancellor has power to remove him from the commission of the peace. When a barrister or a solicitor, or surgeon, or a physician is reported guilty of corrupt practice, the public prosecutor is to report their case to whatever tribunal has power to deal with the person reported, as the High Court or an Inn of Court.

Persons holding licenses under the Licensing Acts reported guilty of bribery or treating, are to be reported to the licensing justices, and they shall consider whether the license shall be renewed.

A list is to be made annually in every county or borough of persons who have been found guilty of corrupt or

illegal practices, and who would otherwise be entitled to vote, and the list is to be published with the list of voters by the overseers, and the names of all such persons are to be expunged from the list of voters.

The time for petitioning against a return is shortened from 21 to 14 days in cases where illegal practices alone are alleged ; in cases where bribery is alleged the period is still 28 days. In calculating the number of days, Sundays will not count, and it excludes the first and includes the last day. The time will begin to run from the day on which the returning officer receives the return and declaration from the election agent, and if they were not received at the same time, then the time is to commence from the day on which the last was received.

When once a petition is lodged it cannot be withdrawn without the consent of the High Court. It is illegal to make an arrangement to withdraw a petition for payment, or in consideration of the seat being vacated at some future time, or in consideration of the withdrawal of any other petition. Liability to imprisonment for twelve months and a fine of £200 is the penalty for the infraction of this section. The public prosecutor is to attend the trial of every election petition by himself or representative, and he has power to intervene and call witnesses. It is his duty also to prosecute all persons who have been guilty of corrupt or illegal practices, and who have not received a certificate of indemnity from the court. The court has power to make the parties to the petition pay the public prosecutor's costs.

No person can be prosecuted for any offence under this Act after twelve months from the time when the alleged offence was committed, or three months after the election court has made its report ; and in the latter case it must be within two years after the offence was committed.

Polling districts are to be so arranged in counties that every elector shall have a polling place within three miles of his residence, except where the district is so sparsely populated that it would contain less than 100 voters.

In boroughs every resident elector shall have a polling

place within one mile of his residence ; but it is optional with the local authority so to divide the borough if a polling district would contain less than 300 voters.

The boroughs of East Retford, Shoreham, Cricklade, Much Wenlock and Aylesbury are excepted from this provision. The distance in these cases being extended to three miles, and the number of electors reduced to 100.

Section 5 of the Ballot Act is incorporated with this section, and therefore any order for the division of polling districts only applies to lists of voters made after the date of the order, and to elections held after the time when the register so formed comes into force.

The Act is made applicable to Scotland and Ireland. The only exception being, that in Scotland the list of persons found guilty of corrupt or illegal practices are to be published by the assessor for the county or borough, and in Ireland by the registration officer himself, and not, as in England, by the overseers.

LEGAL EXPENDITURE.

Having pointed out the several matters which are illegal, the Act specifies the persons who may be employed and the amount which may be legally expended in an election.

Each candidate is allowed to have one election agent and no more, but a candidate may be his own election agent.

In counties, sub-agents may be appointed, one for each polling district ; and in counties and boroughs a polling agent in each polling station, presumably the latter persons are to act as personation agents, as no other persons are allowed to remain in a polling station under the Ballot Act, except the officials of the returning officer. A clerk and a messenger may be employed for the central committee room, and where the number of electors exceeds five thousand, an additional clerk and a messenger for every complete five thousand on the register.

Clerks and messengers, in the proportion of one of each

for every polling district with five hundred electors, or if more than five hundred, a clerk and a messenger for each complete five hundred. If there are more than five hundred electors in a polling district, but not one thousand, two clerks and two messengers may be employed, or wherever after taking the complete number of five hundreds, there are a number not amounting to a complete five hundred, an additional clerk and a messenger may be employed. These clerks and messengers are not necessarily to be employed for any particular polling district, but may be sent to whatever place within the county their services are required.

In boroughs, besides the one election agent, only one clerk and a messenger may be employed for every five hundred electors on the register ; for any number of electors over the complete five hundred, an additional clerk and a messenger may be employed. The boroughs of East Retford, Shoreham, Cricklade, Much Wenlock, and Aylesbury, are to stand in the same position with regard to the employment of clerks and messengers, as counties.

No person, in counties or boroughs, beyond those mentioned, may be employed for payment, or promise of payment, in any capacity whatever, and every person must be appointed and paid by the election agent. Therefore, paid secretaries and officers of political associations will not be able to take part in the work of the election, unless they are duly appointed as either election agents, clerks, or messengers. In boroughs, no sub-agents can be appointed. The election agent may give written authority to any person to pay petty expenses, such as postage, telegrams, &c., for a limited amount.

Any of the persons who are employed under this Act may be electors, but if electors they cannot vote, if they do they are subject to the penalties applicable to an illegal practice, and the vote is thrown away.

The candidate must pay the returning officer's expenses, which are regulated by the "Parliamentary Elections Act, 1875."

He is permitted to spend one hundred pounds for his personal expenses. These would be principally his hotel and travelling expenses ; it would include any hospitality he extended to friends. This must be "reasonable ;" although it is difficult to know where the line could be drawn. At any rate, he must not entertain any voters " corruptly " for the purpose of influencing their votes.

He may incur the expense of printing, advertising and publishing, issuing or distributing, addresses and notices.

Although the number of persons who may be employed at the election is limited by the Act, it would hardly include the services of persons employed to fold and direct notices at so much per thousand, nor the services of " sandwich men,"—who would only be part of the necessary expense of advertising—nor bill-stickers. Printers employed upon election literature would not come within the meaning of persons employed for payment.

The expense of stationery, messages, postage and telegrams are to be allowed, likewise the necessary expenses attending the holding of public meetings.

The expenses of a number of committee rooms, within the limits laid down by the Act, are also to be allowed.

Exclusive of the personal expenses of the candidate and the returning officer's expenses in an English or Scotch county, where the electors on the register do not number more than 2,000, £650 is the maximum amount which may be spent ; in Ireland it is limited to £500. Where there are more than 2,000 electors, in England or Scotland, £60 in addition for every complete 1,000 over the first 2,000, and in Ireland £40 additional for every 1,000 may be spent.

In English and Scotch boroughs, after payment of returning officer's charges, and candidates personal expenses, the maximum amount would be £350, where the electors on the register do not exceed 2,000 in number, and for every complete 1,000 over the first 2,000 an additional sum of £30 ; while in Ireland, where the electors do not exceed 500 in number, £200 may be spent, with an additional £50 if more than 500, but not more than 1000. If more than 1000 but

not more than 1500, the total amount expended may be £375. There is no provision for any borough in Ireland which may have more than 1,500 electors on the register.

Of these amounts not more than £200 may be spent on miscellaneous matters not comprised in the list above given, although it is difficult to see what that amount could possibly be spent on honestly after payment of agents, clerks and messengers, printing, postage, and the other various matters set out in the schedule. Each candidate is at liberty to spend his money up to the limit laid down by the Act, where he is standing alone ; but where two candidates agree to use joint committee rooms, or employ the services of the same sub-agents, clerks, messengers, or polling agents, or publish a joint address, they will only be permitted to expend three-fourths of that amount, and if there are more than two joint candidates, only two-thirds of the maximum amount.

The practical result of this scale may be shown thus—

In the county of Middlesex, with its 38,373 electors, the utmost which it would be legal for a candidate to spend would be £2,870 exclusive of personal expenses and returning officer's expenses ; if two candidates ran together it would be £2,152. 10*s.* each.

In the borough of Marylebone, with a register of 43,000 electors, the maximum amount would be £1,580 per candidate, or for a joint candidature £1,185.

At the last election, these constituencies cost the candidates an average, in Middlesex, of £5,961. 5*s.* 3*d.* a-piece, and in Marylebone £1,960. 7*s.*

Such are the principal provisions of the Corrupt Practices Act of 1883, which I have endeavoured to summarise and place before the public in as concise a form as possible.

J. R. S.

3, HARCOURT BUILDINGS,
TEMPLE.

CORRUPT AND ILLEGAL PRACTICES
PREVENTION ACT, 1883.

[46 & 47 VICT. CH. 51.]

ARRANGEMENT OF SECTIONS.

Corrupt Practices.

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19. Saving for creditors.
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22. Report exonerating candidate in certain cases of corrupt and illegal practice by agents.
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24. Nomination of election agent.
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26. Office of election agent and sub-agent.
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31. Personal expenses of candidate and petty expenses.
32. Remuneration of election agent and returning officer's expenses.
33. Return and declaration respecting election expenses.
34. Authorised excuse for non-compliance with provisions as to return and declaration respecting election expenses.
35. Publication of summary of return of election expenses.

Disqualification of Electors.

36. Prohibition of persons guilty of corrupt or illegal practices, &c., from voting.
37. Prohibition of disqualified persons from voting.
38. Hearing of person before he is reported guilty of corrupt or illegal practice, and incapacity of person reported guilty.
39. List in register of voters of persons incapacitated for voting by corrupt or illegal practices.

Proceedings on Election Petition.

40. Time for presentation of election petitions alleging illegal practice.
41. Withdrawal of election petition.
42. Continuation of trial of election petition.
43. Attendance of director of public prosecutions on trial of election petition, and prosecution by him of offenders.
44. Power to election court to order payment by county or borough or individual of costs of election petition.

Section

Miscellaneous.

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45. Inquiry by Director of public prosecutions into alleged corrupt or illegal practices.
46. Removal of incapacity on proof that it was procured by perjury.
47. Amendment of law as to polling districts and polling places.
48. Conveyance of voters by sea in certain cases.
49. Election commissioners not to inquire into elections before the passing of this Act.

Legal Proceedings.

50. Trial in Central Criminal Court of indictment for corrupt practice at instance of Attorney-General.
51. Limitation of time for prosecution of offence.
52. Persons charged with corrupt practice may be found guilty of illegal practice.
53. Application of enactments of 17 and 18 Vict., c. 102, and 26 & 27 Vict., c. 29, relating to prosecutions for bribery.
54. Prosecution on summary conviction, and appeal to quarter sessions.
55. Application of Summary Jurisdiction and Indictable Offences Acts to proceedings before election courts.
56. Exercise of jurisdiction of High Court, and making of rules of Court.
57. Director of public prosecutions, and expenses of prosecutions.
58. Recovery of costs payable by county or borough or by person.

Supplemental Provisions, Definitions, Savings, and Repeal.

59. Obligation of witness to answer, and certificates of indemnity.
60. Submission of report of election court or commissioners to Attorney-General.
61. Breach of duty by officer.
62. Publication and service of notices.
63. Definition of candidate, and saving for persons nominated without consent.
64. General interpretation of terms.
65. Short titles.
66. Repeal of Acts.
67. Commencement of Act.

Application of Act to Scotland.

68. Application of Act to Scotland.

Application of Act to Ireland.

69. Application of Act to Ireland.

Continuance.

70. Continuance.

SCHEDULES.



CHAPTER 51.

A.D. 1883. An Act for the better prevention of Corrupt and Illegal Practices at Parliamentary Elections.

[25th August, 1883.]

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

Corrupt Practices.

1. Whereas under section four of the Corrupt Practices Prevention Act, 1854, persons other than candidates at Parliamentary elections are not liable to any punishment for treating, and it is expedient to make such persons liable; be it therefore enacted in substitution for the said section four as follows :—

- (1.) Any person who corruptly by himself or by any other person, either before, during, or after an election, directly or indirectly gives or provides, or pays wholly or in part the expense of giving or providing, any meat drink entertainment or provision to or for any person, for the purpose of corruptly influencing that person or any other person to give or refrain from giving his vote at the election, or on account of such person or any other person having voted or refrained from voting, or being about to vote or refrain from voting at such election, shall be guilty of treating.
- (2.) And every elector who corruptly accepts or takes any such meat drink entertainment or provision shall also be guilty of treating.

2. Every person who shall directly or indirectly, by himself or by any other person on his behalf, make use of or threaten to make use of any force, violence, or restraint, or inflict or threaten to inflict, by himself or by any other person, any temporal or spiritual injury, damage, harm, or loss upon or against any person in order to induce or compel such person to vote or refrain from voting, or on account of such person having voted or refrained from voting at any election, or who shall by

What is
treating.

What is
undue in-
fluence.

abduction, duress, or any fraudulent device or contrivance impede or prevent the free exercise of the franchise of any elector, or shall thereby compel, induce, or prevail upon any elector either to give or to refrain from giving his vote at any election, shall be guilty of undue influence.

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3. The expression "corrupt practice" as used in this Act means any of the following offences: namely, treating and undue influence, as defined by this Act, and bribery, and personation, as defined by the enactments set forth in Part III. of the Third Schedule to this Act, and aiding, abetting, counselling, and procuring the commission of the offence of personation, and every offence which is a corrupt practice within the meaning of this Act shall be a corrupt practice within the meaning of the Parliamentary Elections Act, 1868.

What is corrupt practice.

31 & 32 Vict.
c. 125.

4. Where upon the trial of an election petition respecting an election for a county or borough the election court, by the report made to the Speaker in pursuance of section eleven of the Parliamentary Elections Act, 1868, reports that any corrupt practice other than treating or undue influence has been proved to have been committed in reference to such election by or with the knowledge and consent of any candidate at such election, or that the offence of treating or undue influence has been proved to have been committed in reference to such election by any candidate at such election, that candidate shall not be capable of ever being elected to or sitting in the House of Commons for the said county or borough, and if he has been elected, his election shall be void; and he shall further be subject to the same incapacities as if at the date of the said report he had been convicted on an indictment of a corrupt practice.

Punishment
of candidate
found, on
election
petition,
guilty per-
sonally of
corrupt
practices.
31 & 32 Vict.,
c. 125.

5. Upon the trial of an election petition respecting an election for a county or borough, in which a charge is made of any corrupt practice having been committed in reference to such election, the election court shall report in writing to the Speaker whether any of the candidates at such election has been guilty by his agents of any corrupt practice in reference to such election; and if the report is that any candidate at such election has been guilty by his agents of any corrupt practice in reference to such election, that candidate shall not be capable of being elected to or sitting in the House of Commons for such county or borough for seven years after the date of the report, and if he has been elected his election shall be void.

Punishment
of candidate
found, on
election
petition,
guilty by
agents of
corrupt
practices.

6. (1.) A person who commits any corrupt practice other than personation, or aiding, abetting, counselling, or procuring the commission of the offence of personation, shall be guilty of a misdemeanor, and on conviction on indictment shall be liable to be imprisoned, with or without hard labour, for a term not exceed-

Punishment
of person
convicted on
indictment
of corrupt
practices.

A.D. 1883.

ing one year, or to be fined any sum not exceeding two hundred pounds.

(2.) A person who commits the offence of personation, or of aiding, abetting, counselling, or procuring the commission of that offence, shall be guilty of felony, and any person convicted thereof on indictment shall be punished by imprisonment for a term not exceeding two years, together with hard labour.

(3.) A person who is convicted on indictment of any corrupt practice shall (in addition to any punishment as above provided) be not capable during a period of seven years from the date of his conviction:

(a.) of being registered as an elector or voting at any election in the United Kingdom, whether it be a parliamentary election or an election for any public office within the meaning of this Act; or

(b.) of holding any public or judicial office within the meaning of this Act, and if he holds any such office the office shall be vacated.

(4.) Any person so convicted of a corrupt practice in reference to any election shall also be incapable of being elected to and of sitting in the House of Commons during the seven years next after the date of his conviction, and if at that date he has been elected to the House of Commons his election shall be vacated from the time of such conviction.

Illegal Practices.

Certain expenditure
to be illegal
practice.

7. (1.) No payment or contract for payment shall, for the purpose of promoting or procuring the election of a candidate at any election, be made—

(a.) on account of the conveyance of electors to or from the poll, whether for the hiring of horses or carriages, or for railway fares, or otherwise; or

(b.) to an elector on account of the use of any house, land, building, or premises for the exhibition of any address, bill, or notice, or on account of the exhibition of any address, bill, or notice; or

(c.) on account of any committee room in excess of the number allowed by the First Schedule to this Act.

(2.) Subject to such exception as may be allowed in pursuance of this Act, if any payment or contract for payment is knowingly made in contravention of this section either before, during, or after an election, the person making such payment or contract shall be guilty of an illegal practice, and any person receiving such payment or being a party to any such contract, knowing the same to be in contravention of this Act, shall also be guilty of an illegal practice.

(3.) Provided that where it is the ordinary business of an elector as an advertising agent to exhibit for payment bills and advertisements, a payment to or contract with such elector, if made in the ordinary course of business, shall not be deemed to be an illegal practice within the meaning of this section.

8. (1.) Subject to such exception as may be allowed in pursuance of this Act, no sum shall be paid and no expense shall be incurred by a candidate at an election or his election agent, whether before, during, or after an election, on account of or in respect of the conduct or management of such election, in excess of any maximum amount in that behalf specified in the First Schedule to this Act.

A.D. 1883.

Expense
in excess of
maximum
to be illegal
practice.

(2.) Any candidate or election agent who knowingly acts in contravention of this section shall be guilty of an illegal practice.

9. (1.) If any person votes or induces or procures any person to vote at any election, knowing that he or such person is prohibited, whether by this or any other Act from voting at such election, he shall be guilty of an illegal practice.

Voting by
prohibited
persons and
publishing of
false state-
ments of
withdrawal
to be illegal.

(2.) Any person who before or during an election knowingly publishes a false statement of the withdrawal of a candidate at such election for the purpose of promoting or procuring the election of another candidate shall be guilty of an illegal practice.

(3.) Provided that a candidate shall not be liable, nor shall his election be avoided, for any illegal practice under this section committed by his agent other than his election agent.

10. A person guilty of an illegal practice, whether under the foregoing sections or under the provisions hereinafter contained in this Act, shall on summary conviction be liable to a fine not exceeding one hundred pounds and be incapable during a period of five years from the date of his conviction of being registered as an elector or voting at any election (whether it be a parliamentary election or an election for a public office within the meaning of this Act) held for or within the county or borough in which the illegal practice has been committed.

Punishment
on conviction
of illegal
practice.

11. Whereas by sub-section fourteen of section eleven of the Parliamentary Elections Act, 1868, it is provided that where a charge is made in an election petition of any corrupt practice having been committed at the election to which the petition refers, the judge shall report in writing to the Speaker as follows:—

Report of
election
court re-
specting il-
legal prac-
tice, and
punishment
of candidate
found guilty
by such re-
port.
31, 32 Vict.
c. 125.

- (a.) "Whether any corrupt practice has or has not been proved to have been committed by or with the knowledge and consent of any candidate at such election, and the nature of such corrupt practice;
- (b.) "The names of all persons, if any, who have been proved at the trial to have been guilty of any corrupt practice;
- (c.) "Whether corrupt practices have, or whether there is reason to believe corrupt practices have, extensively prevailed at the election to which the petition relates":

A.D. 1883.

31 & 32 Vict.
c. 125.

And whereas it is expedient to extend the said sub-section to illegal practices:

Be it therefore enacted as follows:—

Sub-section fourteen of section eleven of the Parliamentary Elections Act, 1868, shall apply as if that sub-section were herein re-enacted with the substitution of illegal practice within the meaning of this Act for corrupt practice; and upon the trial of an election petition respecting an election for a county or borough, the election court shall report in writing to the Speaker the particulars required by the said sub-section as herein re-enacted, and shall also report whether any candidate at such election has been guilty by his agents of any illegal practice within the meaning of this Act in reference to such election, and the following consequences shall ensue upon the report by the election court to the Speaker; (that is to say,)

- (a.) If the report is that any illegal practice has been proved to have been committed in reference to such election by or with the knowledge and consent of any candidate at such election, that candidate shall not be capable of being elected to or sitting in the House of Commons for the said county or borough for seven years next after the date of the report, and if he has been elected his election shall be void; and he shall further be subject to the same incapacities as if at the date of the report he had been convicted of such illegal practice; and
- (b.) If the report is that a candidate at such election has been guilty by his agents of any illegal practice in reference to such election, that candidate shall not be capable of being elected to or sitting in the House of Commons for the said county or borough during the Parliament for which the election was held, and if he has been elected, his election shall be void.

Extension of
15 & 16 Vict.
c. 57. respecting
election
commissioners
to illegal
practices.
15 & 16 Vict.
c. 57.
31 & 32 Vict.
c. 125.

12. Whereas by the Election Commissioners Act, 1852, as amended by the Parliamentary Elections Act, 1868, it is enacted that where a joint address of both Houses of Parliament represents to Her Majesty that an election court has reported to the Speaker that corrupt practices have, or that there is reason to believe that corrupt practices have, extensively prevailed at an election in any county or borough, and prays Her Majesty to cause inquiry under that Act to be made by persons named in such address (being qualified as therein mentioned), it shall be lawful for Her Majesty to appoint the said persons to be election commissioners for the purpose of making inquiry into the existence of such corrupt practices:

And whereas it is expedient to extend the said enactments to the case of illegal practices:

Be it therefore enacted as follows:—

When election commissioners have been appointed in pur-

suarce of the Election Commissioners Act, 1852, and the enactments amending the same, they may make inquiries and act and report as if 'corrupt practices' in the said Act and the enactments amending the same included illegal practices; and the Election Commissioners Act, 1852, shall be construed with such modifications as are necessary for giving effect to this section, and the expression 'corrupt practice' in that Act shall have the same meaning as in this Act.

A.D. 1883.

15 & 16 Vict.
c. 57.

Illegal Payment, Employment, and Hiring.

13. Where a person knowingly provides money for any payment which is contrary to the provisions of this Act, or for any expenses incurred in excess of any maximum amount allowed by this Act, or for replacing any money expended in any such payment or expenses, except where the same may have been previously allowed in pursuance of this Act to be an exception, such person shall be guilty of illegal payment.

Providing of
money for
illegal prac-
tice or pay-
ment to be
illegal pay-
ment.

14. (1.) A person shall not let, lend, or employ for the purpose of the conveyance of electors to or from the poll, any public stage or hackney carriage, or any horse or other animal kept or used for drawing the same, or any carriage, horse, or other animal which he keeps or uses for the purpose of letting out for hire, and if he lets, lends, or employs such carriage, horse, or other animal, knowing that it is intended to be used for the purpose of the conveyance of electors to or from the poll, he shall be guilty of an illegal hiring.

Employment
of hackney
carriages, or
of carriages
and horses
kept for hire.

(2.) A person shall not hire, borrow, or use for the purpose of the conveyance of electors to or from the poll any carriage, horse, or other animal which he knows the owner thereof is prohibited by this section to let, lend, or employ for that purpose, and if he does so he shall be guilty of an illegal hiring.

(3.) Nothing in this Act shall prevent a carriage, horse, or other animal being let to or hired, employed, or used by an elector, or several electors at their joint cost, for the purpose of being conveyed to or from the poll.

(4.) No person shall be liable to pay any duty or to take out a license for any carriage by reason only of such carriage being used without payment or promise of payment for the conveyance of electors to or from the poll at an election.

15. Any person who corruptly induces or procures any other person to withdraw from being a candidate at an election, in consideration of any payment or promise of payment, shall be guilty of illegal payment, and any person withdrawing, in pursuance of such inducement or procurement, shall also be guilty of illegal payment.

Corrupt with-
drawal from
a candidature.

A.D. 1883.

Certain expenditure to be illegal payment.

Certain employment to be illegal.

Name and address of printer on placards.

Saving for creditors.

Use of committee room in house for

16. (1.) No payment or contract for payment shall, for the purpose of promoting or procuring the election of a candidate at any election, be made on account of bands of music, torches, flags, banners, cockades, ribbons, or other marks of distinction.

(2.) Subject to such exception as may be allowed in pursuance of this Act, if any payment or contract for payment is made in contravention of this section, either before, during, or after an election, the person making such payment shall be guilty of illegal payment, and any person being a party to any such contract or receiving such payment shall also be guilty of illegal payment if he knew that the same was made contrary to law.

17. (1.) No person shall, for the purpose of promoting or procuring the election of a candidate at any election, be engaged or employed for payment or promise of payment for any purpose or in any capacity whatever, except for any purposes or capacities mentioned in the first or second parts of the First Schedule to this Act, or except so far as payment is authorised by the first or second parts of the First Schedule to this Act.

(2.) Subject to such exception as may be allowed in pursuance of this Act, if any person is engaged or employed in contravention of this section, either before, during, or after an election, the person engaging or employing him shall be guilty of illegal employment, and the person so engaged or employed shall also be guilty of illegal employment if he knew that he was engaged or employed contrary to law.

18. Every bill, placard, or poster having reference to an election shall bear upon the face thereof the name and address of the printer and publisher thereof; and any person printing, publishing, or posting, or causing to be printed, published, or posted, any such bill, placard, or poster as aforesaid, which fails to bear upon the face thereof the name and address of the printer and publisher, shall, if he is the candidate, or the election agent of the candidate, be guilty of an illegal practice, and if he is not the candidate, or the election agent of a candidate, shall be liable on summary conviction to a fine not exceeding one hundred pounds.

19. The provisions of this Act prohibiting certain payments and contracts for payments, and the payment of any sum, and the incurring of any expense in excess of a certain maximum, shall not affect the right of any creditor, who, when the contract was made or the expense was incurred, was ignorant of the same being in contravention of this Act.

20. (a.) Any premises on which the sale by wholesale or retail of any intoxicating liquor is authorised by a licence (whether the licence be for consumption on or off the premises), or

(b.) Any premises where any intoxicating liquor is sold, or is supplied to members of a club, society, or association other than a permanent political club, or

(c.) Any premises whereon refreshment of any kind, whether food or drink, is ordinarily sold for consumption on the premises, or

(d.) The premises of any public elementary school in receipt of an annual parliamentary grant, or any part of any such premises, shall not be used as a committee room for the purpose of promoting or procuring the election of a candidate at an election, and if any person hires or uses any such premises or any part thereof for a committee room he shall be guilty of illegal hiring, and the person letting such premises or part, if he knew it was intended to use the same as a committee room, shall also be guilty of illegal hiring:

Provided that nothing in this section shall apply to any part of such premises which is ordinarily let for the purpose of chambers or offices or the holding of public meetings or of arbitrations, if such part has a separate entrance and no direct communication with any part of the premises on which any intoxicating liquor or refreshment is sold or supplied as aforesaid.

21. (1.) A person guilty of an offence of illegal payment, employment or hiring shall, on summary conviction, be liable to a fine not exceeding one hundred pounds.

(2.) A candidate or an election agent of a candidate who is personally guilty of an offence of illegal payment, employment, or hiring shall be guilty of an illegal practice.

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sale of intoxicating liquor or refreshment, or in elementary school, to be illegal hiring.

Excuse and Exception for Corrupt or Illegal Practice or Illegal Payment, Employment, or Hiring.

22. Where, upon the trial of an election petition respecting an election for a county or borough, the election court report that a candidate at such election has been guilty by his agents of the offence of treating and undue influence, and illegal practice, or of any of such offences, in reference to such election, and the election court further report that the candidate has proved to the court—

Report exonerating candidate in certain cases of corrupt and illegal practice by agents.

(a.) That no corrupt or illegal practice was committed at such election by the candidate or his election agent and the offences mentioned in the said report were committed contrary to the orders and without the sanction or connivance of such candidate or his election agent; and

(b.) That such candidate and his election agent took all reasonable means for preventing the commission of corrupt and illegal practices at such election; and

(c.) That the offences mentioned in the said report were of a trivial, unimportant, and limited character; and

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- (d.) That in all other respects the election was free from any corrupt or illegal practice on the part of such candidate and of his agents ; then the election of such candidate shall not, by reason of the offences mentioned in such report, be void, nor shall the candidate be subject to any incapacity under this Act.

Power of
High Court
and election
court to ex-
cept innocent
act from
being illegal
practice, &c.

23. Where, on application made, it is shown to the High Court or to an election court by such evidence as seems to the Court sufficient—

- (a.) that any act or omission of a candidate at any election, or of his election agent or of any other agent or person, would, by reason of being a payment, engagement, employment, or contract in contravention of this Act, or being the payment of a sum or the incurring of expense in excess of any maximum amount allowed by this Act, or of otherwise being in contravention of any of the provisions of this Act, be but for this section an illegal practice, payment, employment, or hiring ; and
- (b.) that such act or omission arose from inadvertence or from accidental miscalculation or from some other reasonable cause of a like nature, and in any case did not arise from any want of good faith ; and
- (c.) that such notice of the application has been given in the county or borough for which the election was held as to the court seems fit ;

and under the circumstances it seems to the Court to be just that the candidate and the said election and other agent and person, or any of them, should not be subject to any of the consequences under this Act of the said act or omission, the Court may make an order allowing such act or omission to be an exception from the provisions of this Act which would otherwise make the same an illegal practice, payment, employment, or hiring, and thereupon such candidate, agent, or person shall not be subject to any of the consequences under this Act of the said act or omission.

Election Expenses.

Nomination
of election
agent.

24. (1.) On or before the day of nomination at an election, a person shall be named by or on behalf of each candidate as his agent for such election (in this Act referred to as the election agent).

(2.) A candidate may name himself as election agent, and thereupon shall, so far as circumstances admit, be subject to the provisions of this Act both as a candidate and as an election agent, and any reference in this Act to an election agent shall be construed to refer to the candidate acting in his capacity of election agent.

A.D. 1883.

(3.) On or before the day of nomination the name and address of the election agent of each candidate shall be declared in writing by the candidate or some other person on his behalf to the returning officer, and the returning officer shall forthwith give public notice of the name and address of every election agent so declared.

(4.) One election agent only shall be appointed for each candidate, but the appointment, whether the election agent appointed be the candidate himself or not, may be revoked, and in the event of such revocation or his death, whether such event is before, during, or after the election, then forthwith another election agent shall be appointed, and his name and address declared in writing to the returning officer, who shall forthwith give public notice of the same.

25. (1.) In the case of the elections specified in that behalf in the First Schedule to this Act an election agent of a candidate may appoint the number of deputies therein mentioned (which deputies are in this Act referred to as sub-agents), to act within different polling districts.

(2.) As regards matters in a polling district the election agent may act by the sub-agent for that district, and anything done for the purposes of this Act by or to the sub-agent in his district shall be deemed to be done by or to the election agent, and any act or default of a sub-agent which, if he were the election agent, would be an illegal practice or other offence against this Act, shall be an illegal practice and offence against this Act committed by the sub-agent, and the sub-agent shall be liable to punishment accordingly; and the candidate shall suffer the like incapacity as if the said act or default had been the act or default of the election agent.

(3.) One clear day before the polling the election agent shall declare in writing the name and address of every sub-agent to the returning officer, and the returning officer shall forthwith give public notice of the name and address of every sub-agent so declared.

(4.) The appointment of a sub-agent shall not be vacated by the election agent who appointed him ceasing to be election agent, but may be revoked by the election agent for the time being of the candidate, and in the event of such revocation or of the death of a sub-agent, another sub-agent may be appointed, and his name and address shall be forthwith declared in writing to the returning officer, who shall forthwith give public notice of the same.

26. (1.) An election agent at an election for a county or borough shall have within the county or borough, or within any county of a city or town adjoining thereto, and a sub-agent shall have within his district, or within any county of a city or town adjoining thereto, an office or place to which all claims,

Nomination
of deputy
election agent
as sub-agent.

Office of elec-
tion agent
and sub-
agent.

A.D. 1883. notices, writs, summons, and documents may be sent, and the address of such office or place shall be declared at the same time as the appointment of the said agent to the returning officer, and shall be stated in the public notice of the name of the agent.

(2.) Any claim, notice, writ, summons, or document delivered at such office or place and addressed to the election agent or sub-agent, as the case may be, shall be deemed to have been served on him, and every such agent may in respect of any matter connected with the election in which he is acting be sued in any court having jurisdiction in the county or borough in which the said office or place is situate.

Making of contracts through election agent.

27. (1.) The election agent of a candidate by himself or by his sub-agent shall appoint every polling agent, clerk, and messenger employed for payment on behalf of the candidate at an election, and hire every committee room hired on behalf of the candidate.

(2.) A contract whereby any expenses are incurred on account of or in respect of the conduct or management of an election shall not be enforceable against a candidate at such election unless made by the candidate himself or by his election agent, either by himself or by his sub-agent; provided that the inability under this section to enforce such contract against the candidate shall not relieve the candidate from the consequences of any corrupt or illegal practice having been committed by his agent.

Payment of expenses through election agent.

28. (1.) Except as permitted by or in pursuance of this Act, no payment and no advance or deposit shall be made by a candidate at an election or by any agent on behalf of the candidate or by any other person at any time, whether before, during, or after such election, in respect of any expenses incurred on account of or in respect of the conduct or management of such election, otherwise than by or through the election agent of the candidate, whether acting in person or by a sub-agent; and all money provided by any person other than the candidate for any expenses incurred on account of or in respect of the conduct or management of the election, whether as gift, loan, advance, or deposit, shall be paid to the candidate or his election agent and not otherwise;

Provided that this section shall not be deemed to apply to a tender of security to or any payment by the returning officer or to any sum disbursed by any person out of his own money for any small expense legally incurred by himself, if such sum is not repaid to him.

(2.) A person who makes any payment, advance, or deposit in contravention of this section, or pays in contravention of this section any money so provided as aforesaid, shall be guilty of an illegal practice.

29. (1.) Every payment made by an election agent, whether by himself or a sub-agent, in respect of any expenses incurred on account of or in respect of the conduct or management of an election, shall, except where less than 40s. be vouchered for by a bill stating the particulars and by a receipt.

(2.) Every claim against a candidate at an election or his election agent in respect of any expenses incurred on account of or in respect of the conduct or management of such election which is not sent in to the election agent within the time limited by this Act shall be barred and shall not be paid; and, subject to such exception as may be allowed in pursuance of this Act, an election agent who pays a claim in contravention of this enactment shall be guilty of an illegal practice.

(3.) Except as by this Act permitted, the time limited by this Act for sending in claims shall be fourteen days after the day on which the candidates returned are declared elected.

(4.) All expenses incurred by or on behalf of a candidate at an election, which are incurred on account of or in respect of the conduct or management of such election shall be paid within the time limited by this Act and not otherwise; and, subject to such exception as may be allowed in pursuance of this Act, an election agent who makes a payment in contravention of this provision shall be guilty of an illegal practice.

(5.) Except as by this Act permitted, the time limited by this Act for the payment of such expenses as aforesaid shall be twenty-eight days after the day on which the candidates returned are declared elected.

(6.) Where the election court reports that it has been proved to such court by a candidate that any payment made by an election agent in contravention of this section was made without the sanction or connivance of such candidate, the election of such candidate shall not be void, nor shall he be subject to any incapacity under this Act by reason only of such payment having been made in contravention of this section.

(7.) If the election agent in the case of any claim sent in to him within the time limited by this Act disputes it, or refuses or fails to pay it within the said period of twenty-eight days, such claim shall be deemed to be a disputed claim.

(8.) The claimant may, if he thinks fit, bring an action for a disputed claim in any competent court; and any sum paid by the candidate or his agent in pursuance of the judgment or order of such court shall be deemed to be paid within the time limited by this Act, and to be an exception from the provisions of this Act, requiring claims to be paid by the election agent.

(9.) On cause shown to the satisfaction of the High Court, such court on application by the claimant or by the candidate or his election agent may by order give leave for the payment by a candidate or his election agent of a disputed claim, or of a claim for any such expenses as aforesaid, although sent in after the time in this section mentioned for sending in claims, or

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Period for
sending in
claims and
making pay-
ments for
election ex-
penses.

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(10.) Any sum specified in the order of leave may be paid by the candidate or his election agent, and when paid in pursuance of such leave shall be deemed to be paid within the time limited by this Act.

Reference to taxation of claim against candidates.

30. If any action is brought in any competent court to recover a disputed claim against a candidate at an election, or his election agent, in respect of any expenses incurred on account or in respect of the conduct or management of such election, and the defendant admits his liability, but disputes the amount of the claim, the said amount shall, unless the court, on the application of the plaintiff in the action, otherwise directs, be forthwith referred for taxation to the master, official referee, registrar, or other proper officer of the court, and the amount found due on such taxation shall be the amount to be recovered in such action in respect of such claim.

Personal expenses of candidate and petty expenses.

31. (1.) The candidate at an election may pay any personal expenses incurred by him on account of or in connection with or incidental to such election to an amount not exceeding one hundred pounds, but any further personal expenses so incurred by him shall be paid by his election agent.

(2.) The candidate shall send to the election agent within the time limited by this Act for sending in claims a written statement of the amount of personal expenses paid as aforesaid by such candidate.

(3.) Any person may, if so authorised in writing by the election agent of the candidate, pay any necessary expenses for stationery, postage, telegrams, and other petty expenses, to a total amount not exceeding that named in the authority, but any excess above the total amount so named shall be paid by the election agent.

(4.) A statement of the particulars of payments made by any person so authorised shall be sent to the election agent within the time limited by this Act for the sending in of claims, and shall be vouched for by a bill containing the receipt of that person.

Remuneration of election agent and returning officer's expenses.

38 & 39 Vict. c. 84.

32. (1.) So far as circumstances admit, this Act shall apply to a claim for his remuneration by an election agent and to the payment thereof in like manner as if he were any other creditor, and if any difference arises respecting the amount of such claim the claim shall be a disputed claim within the meaning of this Act, and be dealt with accordingly.

(2.) The account of the charges claimed by the returning officer in the case of a candidate and transmitted in pursuance of section four of the Parliamentary Elections (Returning Officers) Act, 1875, shall be transmitted within the time specified

in the said section to the election agent of the candidate, and A.D. 1883,
need not be transmitted to the candidate.

33. (1.) Within thirty-five days after the day on which the candidates returned at an election are declared elected, the election agent of every candidate at that election shall transmit to the returning officer a true return (in this Act referred to as a return respecting election expenses), in the form set forth in the Second Schedule to this Act or to the like effect, containing, as respects that candidate,—

Return and
declaration
respecting
election ex-
penses.

- (a.) A statement of all payments made by the election agent, together with all the bills and receipts (which bills and receipts are in this Act included in the expression "return respecting election expenses");
- (b.) A statement of the amount of personal expenses, if any, paid by the candidate;
- (c.) A statement of the sums paid to the returning officer for his charges, or, if the amount is in dispute, of the sum claimed and the amount disputed;
- (d.) A statement of all other disputed claims of which the election agent is aware;
- (e.) A statement of all the unpaid claims, if any, of which the election agent is aware, in respect of which application has been or is about to be made to the High Court;
- (f.) A statement of all money, securities, and equivalent of money received by the election agent from the candidate or any other person for the purpose of expenses incurred or to be incurred on account of or in respect of the conduct or management of the election, with a statement of the name of every person from whom the same may have been received.

(2.) The return so transmitted to the returning officer shall be accompanied by a declaration made by the election agent before a justice of the peace in the form in the Second Schedule to this Act (which declaration is in this Act referred to as a declaration respecting election expenses).

(3.) Where the candidate has named himself as his election agent, a statement of all money, securities, and equivalent of money paid by the candidate shall be substituted in the return required by this section to be transmitted by the election agent for the like statement of money, securities, and equivalent of money received by the election agent from the candidate; and the declaration by an election agent respecting election expenses need not be made, and the declaration by the candidate respecting election expenses shall be modified as specified in the Second Schedule to this Act.

(4.) At the same time that the agent transmits the said return, or within seven days afterwards, the candidate shall transmit or cause to be transmitted to the returning officer a

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declaration made by him before a justice of the peace, in the form in the first part of the Second Schedule to this Act (which declaration is in this Act referred to as a declaration respecting election expenses).

(5.) If in the case of an election for any county or borough, the said return and declarations are not transmitted before the expiration of the time limited for the purpose, the candidate shall not, after the expiration of such time, sit or vote in the House of Commons as member for that county or borough until either such return and declarations have been transmitted, or until the date of the allowance of such an authorised excuse for the failure to transmit the same, as in this Act mentioned, and if he sits or votes in contravention of this enactment he shall forfeit one hundred pounds for every day on which he so sits or votes to any person who sues for the same.

(6.) If without such authorised excuse as in this Act mentioned, a candidate or an election agent fails to comply with the requirements of this section he shall be guilty of an illegal practice.

(7.) If any candidate or election agent knowingly makes the declaration required by this section falsely, he shall be guilty of an offence, and on conviction thereof on indictment shall be liable to the punishment for wilful and corrupt perjury; such offence shall also be deemed to be a corrupt practice within the meaning of this Act.

(8.) Where the candidate is out of the United Kingdom at the time when the return is so transmitted to the returning officer, the declaration required by this section may be made by him within fourteen days after his return to the United Kingdom, and in that case shall be forthwith transmitted to the returning officer, but the delay hereby authorised in making such declaration shall not exonerate the election agent from complying with the provisions of this Act as to the return and declaration respecting election expenses.

(9.) Where, after the date at which the return respecting election expenses is transmitted, leave is given by the High Court for any claims to be paid, the candidate or his election agent shall, within seven days after the payment thereof, transmit to the returning officer a return of the sums paid in pursuance of such leave accompanied by a copy of the order of the court giving the leave, and in default he shall be deemed to have failed to comply with the requirements of this section without such authorised excuse as in this Act mentioned.

Authorised
excuse for
non-com-
pliance with
provisions as
to return and

34. (1.) Where the return and declarations respecting election expenses of a candidate at an election for a county or borough have not been transmitted as required by this Act, or being transmitted contain some error or false statement, then—

(a.) if the candidate applies to the High Court or an election court and shows that the failure to transmit such return

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 declaration
 respecting
 election ex-
 penses.

and declarations, or any of them, or any part thereof, or any error or false statement therein, has arisen by reason of his illness, or of the absence, death, illness, or misconduct of his election agent or sub-agent, or of any clerk or officer of such agent, or by reason of inadvertence or of any reasonable cause of a like nature, and not by reason of any want of good faith on the part of the applicant, or

- (b.) if the election agent of the candidate applies to the High Court or an election court and shows that the failure to transmit the return and declarations which he was required to transmit, or any part thereof, or any error or false statement therein, arose by reason of his illness or of the death or illness of any prior election agent of the candidate, or of the absence, death, illness, or misconduct of any sub-agent, clerk, or officer of an election agent of the candidate, or by reason of inadvertence or of any reasonable cause of a like nature, and not by reason of any want of good faith on the part of the applicant,

the court may, after such notice of the application in the said county or borough, and on production of such evidence of the grounds stated in the application, and of the good faith of the application and otherwise, as to the court seems fit, make such order for allowing an authorised excuse for the failure to transmit such return and declaration, or for an error or false statement in such return and declaration, as to the court seems just.

(2.) Where it appears to the court that any person being or having been election agent or sub-agent has refused or failed to make such return or to supply such particulars as will enable the candidate and his election agent respectively to comply with the provisions of this Act as to the return and declaration respecting election expenses, the court before making an order allowing the excuse as in this section mentioned shall order such person to attend before the court, and on his attendance shall, unless he shows cause to the contrary, order him to make the return and declaration, or to deliver a statement of the particulars required to be contained in the return, as to the court seem just, and to make or deliver the same within such time and to such person and in such manner as the court may direct, or may order him to be examined with respect to such particulars, and may in default of compliance with any such order, order him to pay a fine not exceeding five hundred pounds.

(3.) The order may make the allowance conditional upon the making of the return and declaration in a modified form or within an extended time, and upon the compliance with such other terms as to the court seem best calculated for carrying into effect the objects of this Act; and an order allowing an authorised excuse shall relieve the applicant for the order from any liability or consequences under this Act in respect of the

A.D. 1883. — matter excused by the order; and where it is proved by the candidate to the court that any act or omission of the election agent in relation to the return and declaration respecting election expenses was without the sanction or connivance of the candidate, and that the candidate took all reasonable means for preventing such act or omission, the court shall relieve the candidate from the consequences of such act or omission on the part of his election agent.

(4.) The date of the order, or if conditions and terms are to be complied with, the date at which the applicant fully complies with them, is referred to in this Act as the date of the allowance of the excuse.

Publication of
summary of
return of elec-
tion expenses.

38 & 39 Vict.
c. 84.

35. (1.) The returning officer at an election within ten days after he receives from the election agent of a candidate a return respecting election expenses shall publish a summary of the return in not less than two newspapers circulating in the county or borough for which the election was held, accompanied by a notice of the time and place at which the return and declarations (including the accompanying documents) can be inspected, and may charge the candidate in respect of such publication, and the amount of such charge shall be the sum allowed by the Parliamentary Election (Returning Officers) Act, 1875.

(2.) The return and declarations (including the accompanying documents) sent to the returning officer by an election agent shall be kept at the office of the returning officer, or some convenient place appointed by him, and shall at all reasonable times during two years next after they are received by the returning officer be open to inspection by any person on payment of a fee of one shilling, and the returning officer shall on demand furnish copies thereof or any part thereof at the price of twopence for every seventy-two words. After the expiration of the said two years the returning officer may cause the said return and declarations (including the accompanying documents) to be destroyed, or, if the candidate or his election agent so require, shall return the same to the candidate.

Disqualification of Electors.

Prohibition of
persons guilty
of corrupt or
illegal prac-
tices, &c.
from voting.

Prohibition of
disqualified
persons from
voting.
35 & 36 Vict.
c. 60.
45 & 46 Vict.
c. 50.

36. Every person guilty of a corrupt or illegal practice or of illegal employment, payment, or hiring at an election is prohibited from voting at such election, and if any such person votes his vote shall be void.

37. Every person who, in consequence of conviction or of the report of any election court or election commissioners under this Act, or under the Corrupt Practices (Municipal Elections) Act, 1872, or under Part IV. of the Municipal Corporations Act, 1882, or under any other Act for the time being in force relating to corrupt practices at an election for any public office, has become incapable of voting at any election, whether a parlia-

mentary election or an election to any public office, is prohibited from voting at any such election, and his vote shall be void.

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38. (1.) Before a person, not being a party to an election petition nor a candidate on behalf of whom the seat is claimed by an election petition, is reported by an election court, and before any person is reported by election commissioners, to have been guilty, at an election, of any corrupt or illegal practice, the court or commissioners, as the case may be, shall cause notice to be given to such person, and if he appears in pursuance of the notice, shall give him an opportunity of being heard by himself and of calling evidence in his defence to show why he should not be so reported.

(2.) Every person reported by election commissioners to have been guilty at an election of any corrupt or illegal practice may appeal against such report to the next court of oyer and terminer or gaol delivery held in and for the county or place in which the offence is alleged to have been committed, and such court may hear and determine the appeal; and subject to rules of court such appeal may be brought, heard, and determined in like manner as if the court were a court of quarter sessions and the said commissioners were a court of summary jurisdiction, and the person so reported had been convicted by a court of summary jurisdiction for an offence under this Act, and notice of every such appeal shall be given to the Director of Public Prosecutions in the manner and within the time directed by rules of court, and subject to such rules then within three days after the appeal is brought.

(3.) Where it appears to the Lord Chancellor that appeals under this section are interfering or are likely to interfere with the ordinary business transacted before any courts of oyer and terminer or gaol delivery, he may direct that the said appeals, or any of them, shall be heard by the judges for the time being on the rota for election petitions, and in such case one of such judges shall proceed to the county or place in which the offences are alleged to have been committed, and shall there hear and determine the appeals in like manner as if such judge were a court of oyer and terminer.

(4.) The provisions of the Parliamentary Elections Act, 1868, with respect to the reception and powers of and attendance on an election court, and to the expenses of an election court, and of receiving and accommodating an election court, shall apply as if such judge were an election court.

(5.) Every person who after the commencement of this Act is reported by any election court or election commissioners to have been guilty of any corrupt or illegal practice at an election, shall, whether he obtained a certificate of indemnity or not, be subject to the same incapacity as he would be subject to if he had at the date of such election been convicted of the offence of which he is reported to have been guilty: Provided that a

Hearing of person before he is reported guilty of corrupt or illegal practice, and incapacity of person reported guilty.

A.D. 1883. report of any election commissioners inquiring into an election for a county or borough shall not avoid the election of any candidate who has been declared by an election court on the trial of a petition respecting such election to have been duly elected at such election or render him incapable of sitting in the House of Commons for the said county or borough during the Parliament for which he was elected.

(6.) Where a person who is a justice of the peace is reported by any election court or election commissioners to have been guilty of any corrupt practice in reference to an election, whether he has obtained a certificate of indemnity or not, it shall be the duty of the Director of Public Prosecutions to report the case to the Lord High Chancellor of Great Britain with such evidence as may have been given of such corrupt practice, and where any such person acts as a justice of the peace by virtue of his being, or having been, mayor of a borough, the Lord High Chancellor shall have the same power to remove such person from being a justice of the peace as if he was named in a commission of the peace.

(7.) Where a person who is a barrister or a solicitor, or who belongs to any profession the admission to which is regulated by law, is reported by any election court or election commissioners to have been guilty of any corrupt practice in reference to an election, whether such person has obtained a certificate of indemnity or not, it shall be the duty of the Director of Public Prosecutions to bring the matter before the Inn of Court, High Court, or tribunal having power to take cognizance of any misconduct of such person in his profession, and such Inn of Court, High Court, or tribunal may deal with such person in like manner as if such corrupt practice were misconduct by such person in his profession.

(8.) With respect to a person holding a license or certificate under the Licensing Acts (in this section referred to as a licensed person) the following provisions shall have effect :

(a.) If it appears to the court by which any licensed person is convicted of the offence of bribery or treating that such offence was committed on his licensed premises, the court shall direct such conviction to be entered in the proper register of licenses.

(b.) If it appears to an election court or election commissioners that a licensed person has knowingly suffered any bribery or treating in reference to any election to take place upon his licensed premises, such court or commissioners (subject to the provisions of this Act as to a person having an opportunity of being heard by himself and producing evidence before being reported) shall report the same; and whether such person obtained a certificate of indemnity or not it shall be the duty of the Director of Public Prosecutions to bring such report before the licensing justices from whom or

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on whose certificate the licensed person obtained his license, and such licensing justices shall cause such report to be entered in the proper register of licenses.

(c.) Where an entry is made in the register of licenses of any such conviction of or report respecting any licensed person as above in this section mentioned, it shall be taken into consideration by the licensing justices in determining whether they will or will not grant to such person the renewal of his license or certificate, and may be a ground, if the justices think fit, for refusing such renewal.

(9.) Where the evidence showing any corrupt practice to have been committed by a justice of the peace, barrister, solicitor, or other professional person, or any licensed person, was given before election commissioners, those commissioners shall report the case to the Director of Public Prosecutions, with such information as is necessary or proper for enabling him to act under this section.

(10.) This section shall apply to an election court under this Act, or under Part IV. of the Municipal Corporations Act, 1882, and the expression election shall be construed accordingly.

39. (1.) The registration officer in every county and borough shall annually make out a list containing the names and description of all persons who, though otherwise qualified to vote at a parliamentary election for such county or borough respectively, are not capable of voting by reason of having after the commencement of this Act been found guilty of a corrupt or illegal practice on conviction or by the report of any election court or election commissioners whether under this Act, or under Part IV. of the Municipal Corporations Act, 1882, or under any other Act for the time being in force relating to a parliamentary election or an election to any public office; and such officer shall state in the list (in this Act referred to as the corrupt and illegal practices list), the offence of which each person has been found guilty.

(2.) For the purpose of making out such list he shall examine the report of any election court or election commissioners who have respectively tried an election petition or inquired into an election where the election (whether a parliamentary election or an election to any public office) was held in any of the following places; that is to say,

- (a.) if he is the registration officer of a county, in that county, or in any borough in that county; and
- (b.) if he is the registration officer of a borough, in the county in which such borough is situate, or in any borough in that county.

(3.) The registration officer shall send the list to the overseers of every parish within his county or borough, together with his precept, and the overseers shall publish the list

List in regis-
ter of voters of
persons inca-
pacitated for
voting by cor-
rupt or illegal
practices.

45 & 46 Vict.
c. 50.

A.D. 1893. — together with the list of voters, and shall also, in the case of every person in the corrupt and illegal practices list, omit his name from the list of persons entitled to vote, or, as circumstances require, add 'objected' before his name in the list of claimants or copy of the register published by them, in like manner as is required by law in any other cases of disqualification.

(4.) Any person named in the corrupt and illegal practices list may claim to have his name omitted therefrom, and any person entitled to object to any list of voters for the county or borough may object to the omission of the name of any person from such list. Such claims and objections shall be sent in within the same time and be dealt with in like manner, and any such objection shall be served on the person referred to therein in like manner, as nearly as circumstances admit, as other claims and objections under the enactments relating to the registration of parliamentary electors.

(5.) The revising barrister shall determine such claims and objections and shall revise such list in like manner as nearly as circumstances admit as in the case of other claims and objections, and of any list of voters.

(6.) Where it appears to the revising barrister that a person not named in the corrupt and illegal practices list is subject to have his name inserted in such list, he shall (whether an objection to the omission of such name from the list has or has not been made, but) after giving such person an opportunity of making a statement to show cause to the contrary, insert his name in such list and expunge his name from any list of voters.

(7.) A revising barrister in acting under this section shall determine only whether a person is incapacitated by conviction or by the report of any election court or election commissioners, and shall not determine whether a person has or not been guilty of any corrupt or illegal practice.

(8.) The corrupt and illegal practices list shall be appended to the register of electors, and shall be printed and published therewith wherever the same is printed or published.

Proceedings on Election Petition.

Time for presentation of election petitions alleging illegal practice.
31 & 32 Vict. c. 125.

40. (1.) Where an election petition questions the return or the election upon an allegation of an illegal practice, then notwithstanding anything in the Parliamentary Elections Act, 1868, such petition, so far as respects such illegal practice, may be presented within the time following; (that is to say)

(a.) At any time before the expiration of fourteen days after the day on which the returning officer receives the return and declarations respecting election expenses by the member to whose election the petition relates and his election agent.

(b.) If the election petition specifically alleges a payment of money, or some other act to have been made or done since the said day by the member or an agent of the

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member, or with the privity of the member or his election agent in pursuance or in furtherance of the illegal practice alleged in the petition, the petition may be presented at any time within twenty-eight days after the date of such payment or other act.

(2.) Any election petition presented within the time limited by the Parliamentary Elections Act, 1868, may for the purpose of questioning the return or the election upon an allegation of an illegal practice be amended with the leave of the High Court within the time within which a petition questioning the return upon the allegation of that illegal practice can under this section be presented.

(3.) This section shall apply in the case of an offence relating to the return and declarations respecting election expenses in like manner as if it were an illegal practice, and also shall apply notwithstanding that the act constituting the alleged illegal practice amounted to a corrupt practice.

(4.) For the purposes of this section—

(a.) where the return and declarations are received on different days, the day on which the last of them is received, and

(b.) where there is an authorised excuse for failing to make and transmit the return and declarations respecting election expenses, the date of the allowance of the excuse, or if there was a failure as regards two or more of them, and the excuse was allowed at different times, the date of the allowance of the last excuse,

shall be substituted for the day on which the return and declarations are received by the returning officer.

(5.) For the purposes of this section, time shall be reckoned in like manner as it is reckoned for the purposes of the Parliamentary Elections Act, 1868.

41. (1.) Before leave for the withdrawal of an election petition is granted, there shall be produced affidavits by all the parties to the petition and their solicitors, and by the election agents of all of the said parties who were candidates at the election, but the High Court may on cause shown dispense with the affidavit of any particular person if it seems to the court on special grounds to be just so to do.

(2.) Each affidavit shall state that, to the best of the deponent's knowledge and belief no agreement or terms of any kind whatsoever has or have been made, and no undertaking has been entered into, in relation to the withdrawal of the petition; but if any lawful agreement has been made with respect to the withdrawal of the petition, the affidavit shall set forth that agreement, and shall make the foregoing statement subject to what appears from the affidavit.

(3.) The affidavits of the applicant and his solicitor shall further state the ground on which the petition is sought to be withdrawn.

31 & 32 Vict.
c. 125.Withdrawal
of election
petition.

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(4.) If any person makes any agreement or terms, or enters into any undertaking, in relation to the withdrawal of an election petition, and such agreement, terms, or undertaking is or are for the withdrawal of the election petition in consideration of any payment, or in consideration that the seat shall at any time be vacated, or in consideration of the withdrawal of any other election petition, or is or are (whether lawful or unlawful) not mentioned in the aforesaid affidavits, he shall be guilty of a misdemeanor, and shall be liable on conviction on indictment to imprisonment for a term not exceeding twelve months, and to a fine not exceeding two hundred pounds.

(5.) Copies of the said affidavits shall be delivered to the Director of Public Prosecutions a reasonable time before the application for the withdrawal is heard, and the court may hear the Director of Public Prosecutions or his assistant or other representative (appointed with the approval of the Attorney-General), in opposition to the allowance of the withdrawal of the petition, and shall have power to receive the evidence on oath of any person or persons whose evidence the Director of Public Prosecutions or his assistant, or other representative, may consider material.

(6.) Where in the opinion of the court the proposed withdrawal of a petition was the result of any agreement, terms, or undertaking prohibited by this section, the court shall have the same power with respect to the security as under section thirty-five of the Parliamentary Elections Act, 1868, where the withdrawal is induced by a corrupt consideration.

(7.) In every case of the withdrawal of an election petition the court shall report to the Speaker whether, in the opinion of such court, the withdrawal of such petition was the result of any agreement, terms, or undertaking, or was in consideration of any payment, or in consideration that the seat should at any time be vacated, or in consideration of the withdrawal of any other election petition, or for any other consideration, and if so, shall state the circumstances attending the withdrawal.

(8.) Where more than one solicitor is concerned for the petitioner or respondent, whether as agent for another solicitor or otherwise, the affidavit shall be made by all such solicitors.

(9.) Where a person not a solicitor is lawfully acting as agent in the case of an election petition, that agent shall be deemed to be a solicitor for the purpose of making an affidavit in pursuance of this section.

31 & 32 Vict.
c. 125.Continuation
of trial of
election
petition.

42. The trial of every election petition so far as is practicable, consistently with the interests of justice in respect of such trial, shall be continued de die in diem on every lawful day until its conclusion, and in case the rota of judges for the year shall expire before the conclusion of the trial, or of all the proceedings in relation or incidental to the petition, the authority of the said judges shall continue for the purpose of the said trial and proceedings.

43. (1.) On every trial of an election petition the Director of Public Prosecutions shall by himself or by his assistant, or by such representative as herein-after mentioned, attend at the trial, and it shall be the duty of such Director to obey any directions given to him by the election court with respect to the summoning and examination of any witness to give evidence on such trial, and with respect to the prosecution by him of offenders, and with respect to any person to whom notice is given to attend with a view to report him as guilty of any corrupt or illegal practice.

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Attendance of
Director of
Public Prose-
cutions on
trial of elec-
tion petition,
prosecution
by him of
offenders.

(2.) It shall also be the duty of such Director, without any direction from the election court, if it appears to him that any person is able to give material evidence as to the subject of the trial, to cause such person to attend the trial, and with the leave of the court to examine such person as a witness.

(3.) It shall also be the duty of the said Director, without any direction from the election court, if it appears to him that any person who has not received a certificate of indemnity has been guilty of a corrupt or illegal practice, to prosecute such person for the offence before the said court, or if he thinks it expedient in the interests of justice before any other competent court.

(4.) Where a person is prosecuted before an election court for any corrupt or illegal practice, and such person appears before the court, the court shall proceed to try him summarily for the said offence, and such person, if convicted thereof upon such trial, shall be subject to the same incapacities as he is rendered subject to under this Act upon conviction, whether on indictment or in any other proceeding for the said offence; and further, may be adjudged by the court, if the offence is a corrupt practice, to be imprisoned, with or without hard labour, for a term not exceeding six months, or to pay a fine not exceeding two hundred pounds, and if the offence is an illegal practice, to pay such fine as is fixed by this Act for the offence;

Provided that, in the case of a corrupt practice, the court, before proceeding to try summarily any person, shall give such person the option of being tried by a jury.

(5.) Where a person is so prosecuted for any such offence, and either he elects to be tried by a jury or he does not appear before the court, or the court thinks it in the interests of justice expedient that he should be tried before some other court, the court, if of opinion that the evidence is sufficient to put the said person upon his trial for the offence, shall order such person to be prosecuted on indictment or before a court of summary jurisdiction, as the case may require, for the said offence; and in either case may order him to be prosecuted before such court as may be named in the 'order; and for all purposes preliminary and of and incidental to such prosecution the offence shall be deemed to have been committed within the jurisdiction of the court so named.

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- (6.) Upon such order being made,
- (a.) if the accused person is present before the court, and the offence is an indictable offence, the court shall commit him to take his trial, or cause him to give bail to appear and take his trial for the said offence ; and
 - (b.) if the accused person is present before the court, and the offence is not an indictable offence, the court shall order him to be brought before the court of summary jurisdiction before whom he is to be prosecuted, or cause him to give bail to appear before that court ; and
 - (c.) if the accused person is not present before the court, the court shall as circumstances require issue a summons for his attendance, or a warrant to apprehend him and bring him, before a court of summary jurisdiction, and that court, if the offence is an indictable offence, shall, on proof only of the summons or warrant and the identity of the accused, commit him to take his trial, or cause him to give bail to appear and take his trial for the said offence, or if the offence is punishable on summary conviction, shall proceed to hear the case, or if such court be not the court before whom he is directed to be prosecuted, shall order him to be brought before that court.

(7.) The Director of Public Prosecutions may nominate, with the approval of the Attorney-General, a barrister or solicitor of not less than ten years standing to be his representative for the purpose of this section, and that representative shall receive such remuneration as the Commissioners of Her Majesty's Treasury may approve. There shall be allowed to the Director and his assistant or representative, for the purposes of this section, such allowance for expenses as the Commissioners of Her Majesty's Treasury may approve.

(8.) The costs incurred in defraying the expenses of the Director of Public Prosecutions under this section (including the remuneration of his representative) shall, in the first instance, be paid by the Commissioners of Her Majesty's Treasury, and so far as they are not in the case of any prosecution paid by the defendant shall be deemed to be expenses of the election court ; but if for any reasonable cause it seems just to the court so to do, the court shall order all or part of the said costs to be repaid to the Commissioners of Her Majesty's Treasury by the parties to the petition, or such of them as the court may direct.

Power to
election court
to order
payment by
county or
borough or
individual of

44. (1.) Where upon the trial of an election petition respecting an election for a county or borough it appears to the election court that a corrupt practice has not been proved to have been committed in reference to such election by or with the knowledge and consent of the respondent to the petition, and that such respondent took all reasonable means to prevent corrupt practices

being committed on his behalf, the court may make one or more orders with respect to the payment either of the whole or such part of the costs of the petition as the court may think right as follows:

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costs of election petition.

- (a.) if it appears to the court that corrupt practices extensively prevailed in reference to the said election, the court may order the whole or part of the costs to be paid by the county or borough; and
- (b.) if it appears to the court that any person or persons is or are proved, whether by providing money or otherwise, to have been extensively engaged in corrupt practices, or to have encouraged or promoted extensive corrupt practices in reference to such election, the court may, after giving such person or persons an opportunity of being heard by counsel or solicitor and examining and cross-examining witnesses to show cause why the order should not be made, order the whole or part of the costs to be paid by that person, or those persons or any of them, and may order that if the costs cannot be recovered from one or more of such persons they shall be paid by some other of such persons or by either of the parties to the petition.
- (2.) Where any person appears to the court to have been guilty of the offence of a corrupt or illegal practice, the court may, after giving such person an opportunity of making a statement to show why the order should not be made, order the whole or any part of the costs of or incidental to any proceeding before the court in relation to the said offence or to the said person to be paid by the said person.
- (3.) The rules and regulations of the Supreme Court of Judicature with respect to costs to be allowed in actions, causes, and matters in the High Court shall in principle and so far as practicable apply to the costs of petition and other proceedings under the Parliamentary Elections Act, 1868, and under this Act, and the taxing officer shall not allow any costs, charges, or expenses on a higher scale than would be allowed in any action, cause, or matter in the High Court on the higher scale, as between solicitor and client.

Miscellaneous.

45. Where information is given to the Director of Public Prosecutions that any corrupt or illegal practices have prevailed in reference to any election, it shall be his duty, subject to the regulations under the Prosecution of Offences Act, 1879, to make such inquiries and institute such prosecutions as the circumstances of the case appear to him to require.

Inquiry by
Director of
public prosecu-
tions into
alleged cor-
rupt or illegal
practices.

46. Where a person has, either before or after the commencement of this Act, become subject to any incapacity under the Corrupt Practices Prevention Acts or this Act by reason of a

Removal of
incapacity on
proof that it

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was procured
by perjury.

conviction or of a report of any election court or election commissioners, and any witness who gave evidence against such incapacitated person upon the proceeding for such conviction or report is convicted of perjury in respect of that evidence, the incapacitated person may apply to the High Court, and the Court, if satisfied that the conviction or report so far as respects such person was based upon perjury, may order that such incapacity shall thenceforth cease, and the same shall cease accordingly.

Amendment
of law as to
polling dis-
tricts and
polling places.

47. (1.) Every county shall be divided into polling districts, and a polling place shall be assigned to each district in such manner that, so far as is reasonably practicable, every elector resident in the county shall have his polling place within a distance not exceeding three miles from his residence, so nevertheless that a polling district need not in any case be constituted containing less than one hundred electors.

(2.) In every county the local authority who have power to divide that county into polling districts shall from time to time divide the county into polling districts, and assign polling places to those districts, and alter those districts and polling places in such manner as may be necessary for the purpose of carrying into effect this section.

(3.) The power of dividing a borough into polling districts vested in a local authority by the Representation of the People Act, 1867, and the enactments amending the same, may be exercised by such local authority from time to time, and as often as the authority think fit, and the said power shall be deemed to include the power of altering any polling district, and the said local authority shall from time to time, where necessary for the purpose of carrying this section into effect, divide the borough into polling districts in such manner that—

(a.) Every elector resident in the borough, if other than one herein-after mentioned, shall be enabled to poll within a distance not exceeding one mile from his residence, so nevertheless that a polling district need not be constituted containing less than three hundred electors; and

(b.) Every elector resident in the boroughs of East Retford, Shoreham, Cricklade, Much Wenlock, and Aylesbury, shall be enabled to poll within a distance not exceeding three miles from his residence, so nevertheless that a polling district need not be constituted containing less than one hundred electors.

(4.) So much of section five of the Ballot Act, 1872, and the enactments amending the same as in force and is not repealed by this Act, shall apply as if the same were incorporated in this section.

(5.) The expenses incurred by the local authority of a county or borough under this or any other Act in dividing their county or borough into polling districts, and, in the case of a county,

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assigning polling places to such districts, and in altering any such districts or polling places, shall be defrayed in like manner as if they were expenses incurred by the registration officer in the execution of the enactments respecting the registration of electors in such county or borough, and those enactments, so far as is consistent with the tenor thereof, shall apply accordingly.

48. Where the nature of a county is such that any electors residing therein are unable at an election for such county to reach their polling place without crossing the sea or a branch or arm thereof, this Act shall not prevent the provision of means for conveying such electors by sea to their polling place, and the amount of payment for such means of conveyance may be in addition to the maximum amount of expenses allowed by this Act.

Conveyance
of voters by
sea in certain
cases.

49. Notwithstanding the provisions of the Act 15 and 16 Vict. cap. 57, or any amendment thereof, in any case where, after the passing of this Act, any commissioners have been appointed, on a joint address of both Houses of Parliament, for the purpose of making inquiry into the existence of corrupt practices in any election, the said commissioners shall not make inquiries concerning any election that shall have taken place prior to the passing of this Act, and no witness called before such commissioners, or at any election petition after the passing of this Act, shall be liable to be asked or bound to answer any question for the purpose of proving the commission of any corrupt practice at or in relation to any election prior to the passing of this Act: Provided that nothing herein contained shall affect any proceedings that shall be pending at the time of such passing.

Election com-
missioners not
to inquire in-
to elections
before the
passing of
this Act.

Legal Proceedings.

50. Where an indictment as defined by this Act for any offence under the Corrupt Practices Prevention Acts or this Act is instituted in the High Court or is removed into the High Court by a writ of certiorari issued at the instance of the Attorney General, and the Attorney General suggests on the part of the Crown that it is expedient for the purposes of justice that the indictment should be tried in the Central Criminal Court, or if a special jury is ordered, that it should be tried before a judge and jury at the Royal Courts of Justice, the High Court may, if it think fit, order that such indictment shall be so tried upon such terms as the Court may think just, and the High Court may make such orders as appear to the Court necessary or proper for carrying into effect the order for such trial.

Trial in Cen-
tral Criminal
Court of in-
dictment for
corrupt prac-
tice at in-
stance of
Attorney-
General.

51. (1.) A proceeding against a person in respect of the offence of a corrupt or illegal practice or any other offence under the Corrupt Practices Prevention Acts or this Act shall be commenced within one year after the offence was committed, or if it

Limitation
time for pro-
secution of
offence.

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— was committed in reference to an election with respect to which an inquiry is held by election commissioners shall be commenced within one year after the offence was committed, or within three months after the report of such commissioners is made, whichever period last expires, so that it be commenced within two years after the offence was committed, and the time so limited by this section shall, in the case of any proceeding under the Summary Jurisdiction Acts for any such offence, whether before an election court or otherwise, be substituted for any limitation of time contained in the last-mentioned Acts.

(2.) For the purposes of this section the issue of a summons, warrant, writ, or other process shall be deemed to be a commencement of a proceeding, where the service or execution of the same on or against the alleged offender is prevented by the absconding or concealment or act of the alleged offender, but save as aforesaid the service or execution of the same on or against the alleged offender, and not the issue thereof, shall be deemed to be the commencement of the proceeding.

Persons charged with corrupt practice may be found guilty of illegal practice.

52. Any person charged with a corrupt practice may, if the circumstances warrant such finding, be found guilty of an illegal practice, (which offence shall for that purpose be an indictable offence,) and any person charged with an illegal practice may be found guilty of that offence, notwithstanding that the Act constituting the offence amounted to a corrupt practice, and a person charged with illegal payment, employment, or hiring, may be found guilty of that offence, notwithstanding that the act constituting the offence amounted to a corrupt or illegal practice.

Application of enactments of
17 & 18 Vict. c. 102, and
26 & 27 Vict. c. 29, relating to prosecutions for bribery.
17 & 18 Vict. c. 102.
26 & 27 Vict. c. 29.

53. (1.) Sections ten, twelve, and thirteen of the Corrupt Practices Prevention Act, 1854, and section six of the Corrupt Practices Prevention Act, 1863 (which relate to prosecutions for bribery and other offences under those Acts), shall extend to any prosecution or indictment for the offence of any corrupt practice within the meaning of this Act, and to any action for any pecuniary forfeiture for an offence under this Act, in like manner as if such offence were bribery within the meaning of those Acts, and such indictment or action were the indictment or action in those sections mentioned, and an order under the said section ten may be made on the defendant; but the Director of public prosecutions or any person instituting any prosecution in his behalf or by direction of an election court shall not be deemed to be a private prosecutor, nor required under the said sections to give any security.

(2.) On any prosecution under this Act, whether on indictment or summarily, and whether before an election court or otherwise, and in any action for a pecuniary forfeiture under this Act, the person prosecuted or sued, and the husband or wife of such person, may, if he or she think fit, be examined as an ordinary witness in the case.

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(3.) On any such prosecution or action as aforesaid, it shall be sufficient to allege that the person charged was guilty of an illegal practice, payment, employment, or hiring within the meaning of this Act, as the case may be, and the certificate of the returning officer at an election that the election mentioned in the certificate was duly held, and that the person named in the certificate was a candidate at such election, shall be sufficient evidence of the facts therein stated.

54. (1.) All offences under this Act punishable on summary conviction may be prosecuted in manner provided by the Summary Jurisdiction Acts.

(2.) A person aggrieved by a conviction by a court of summary jurisdiction for an offence under this Act may appeal to general or quarter sessions against such conviction.

Prosecution
on summary
conviction,
and appeal to
quarter ses-
sions.

55. (1.) Except that nothing in this Act shall authorise any appeal against a summary conviction by an election court, the Summary Jurisdiction Acts shall, so far as is consistent with the tenor thereof, apply to the prosecution of an offence summarily before an election court, in like manner as if it were an offence punishable only on summary conviction, and accordingly the attendance of any person may be enforced, the case heard and determined and any summary conviction by such court be carried into effect and enforced, and the costs thereof paid, and the record thereof dealt with under those Acts in like manner as if the court were a petty sessional court for the county or place in which such conviction took place.

(2.) The enactments relating to charges before justices against persons for indictable offences shall, so far as is consistent with the tenor thereof, apply to every case where an election court orders a person to be prosecuted on indictment in like manner as if the court were a justice of the peace.

Application
of Summary
Jurisdiction
and Indict-
able Offences
Acts to pro-
ceedings be-
fore election
courts.

56. (1.) Subject to any rules of court, any jurisdiction vested by this Act in the High Court may, so far as it relates to indictments or other criminal proceedings, be exercised by any judge of the Queen's Bench Division, and in other respects may either be exercised by one of the judges for the time being on the rota for the trial of election petitions, sitting either in court or at chambers, or may be exercised by a master of the Supreme Court of Judicature in manner directed by and subject to an appeal to the said judges :

Exercise of
jurisdiction of
High Court,
and making
of rules of
court.

Provided that a master shall not exercise jurisdiction in the case either of an order declaring any act or omission to be an exception from the provisions of this Act with respect to illegal practices, payments, employments, or hirings, or of an order allowing an excuse in relation to a return or declaration respecting election expenses.

(2.) Rules of court may from time to time be made, revoked, and altered for the purposes of this Act, and of the Parlia-

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tary Elections Act, 1868, and the Acts amending the same, by the same authority by whom rules of court for procedure and practice in the Supreme Court of Judicature can for the time being be made.

Director of
public prosecu-
tions, and
expenses of
prosecutions.
42 & 43 Vict.
c. 22.

57. (1.) The Director of Public Prosecutions in performing any duty under this Act shall act in accordance with the regulations under the Prosecution of Offences Act, 1879, and subject thereto in accordance with the directions (if any) given to him by the Attorney General; and any assistant or representative of the Director of Public Prosecutions in performing any duty under this Act shall act in accordance with the said regulations and directions, if any, and with the directions given to him by the Director of Public Prosecutions.

(2.) Subject to the provisions of this Act, the costs of any prosecution on indictment for an offence punishable under this Act, whether by the Director of Public Prosecutions or his representative or by any other person, shall, so far as they are not paid by the defendant, be paid in like manner as costs in the case of a prosecution for felony are paid.

Recovery of
costs payable
by county or
borough or
by person.

32 & 33 Vict.
c. 21.
34 & 35 Vict.
c. 61.

58. (1.) Where any costs or other sums (not being costs of a prosecution on indictment) are, under an order of an election court or otherwise under this Act, to be paid by a county or borough, the Commissioners of Her Majesty's Treasury shall pay those costs or sums, and obtain repayment of the amount so paid, in like manner as if such costs and sums were expenses of election commissioners paid by them, and the Election Commissioners Expenses Acts, 1869 and 1871, shall apply accordingly as if they were herein re-enacted and in terms made applicable to the above-mentioned costs and sums.

(2.) Where any costs or other sums are, under the order of an election court or otherwise under this Act, to be paid by any person, those costs shall be a simple contract debt due from such person to the person or persons to whom they are to be paid, and if payable to the Commissioners of Her Majesty's Treasury shall be a debt to Her Majesty, and in either case may be recovered accordingly.

Supplemental Provisions, Definitions, Savings, and Repeal.

Obligation of
witness to
answer, and
certificate of
indemnity.

59. (1.) A person who is called as a witness respecting an election before any election court shall not be excused from answering any question relating to any offence at or connected with such election, on the ground that the answer thereto may criminate or tend to criminate himself or on the ground of privilege;

Provided that—

(a.) a witness who answers truly all questions which he is required by the election court to answer shall be entitled to receive a certificate of indemnity under the hand of

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a member of the court stating that such witness has so answered: and

(b.) an answer by a person to a question put by or before any election court shall not, except in the case of any criminal proceeding for perjury in respect of such evidence, be in any proceeding, civil or criminal, admissible in evidence against him:

(2.) Where a person has received such a certificate of indemnity in relation to an election, and any legal proceeding is at any time instituted against him for any offence under the Corrupt Practices Prevention Acts or this Act committed by him previously to the date of the certificate at or in relation to the said election, the court having cognisance of the case shall on proof of the certificate stay the proceeding, and may in their discretion award to the said person such costs as he may have been put to in the proceeding.

(3.) Nothing in this section shall be taken to relieve a person receiving a certificate of indemnity from any incapacity under this Act or from any proceeding to enforce such incapacity (other than a criminal prosecution).

(4.) This section shall apply in the case of a witness before any election commissioners, in like manner as if the expression "election court" in this section included election commissioners.

(5.) Where a solicitor or person lawfully acting as agent for any party to an election petition respecting any election for a county or borough has not taken any part or been concerned in such election, the election commissioners inquiring into such election shall not be entitled to examine such solicitor or agent respecting matters which came to his knowledge by reason only of his being concerned as solicitor or agent for a party to such petition.

60. An election court or election commissioners, when reporting that certain persons have been guilty of any corrupt or illegal practice, shall report whether those persons have or not been furnished with certificates of indemnity; and such report shall be laid before the Attorney-General (accompanied in the case of the commissioners with the evidence on which such report was based) with a view to his instituting or directing a prosecution against such persons as have not received certificates of indemnity, if the evidence should, in his opinion, be sufficient to support a prosecution.

Submission of
report of elec-
tion court or
commissioners
to Attorney-
General.

61. (1.) Section eleven of the Ballot Act, 1872, shall apply to a returning officer or presiding officer or clerk who is guilty of any wilful misfeasance or wilful act or omission in contravention of this Act in like manner as if the same were in contravention of the Ballot Act, 1872.

Breach of
duty by
officer.
35 & 36 Vict.
c. 33.

(2.) Section ninety-seven of the Parliamentary Registration Act, 1843, shall apply to every registration officer who is guilty

6 Vict. c. 18.

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of any wilful misfeasance or wilful act of commission or omission contrary to this Act in like manner as if the same were contrary to the Parliamentary Registration Act, 1843.

Publication
and service of
notices.
35 & 36 Vict.
c. 33.

62. (1.) Any public notice required to be given by the returning officer under this Act shall be given in the manner in which he is directed by the Ballot Act, 1872, to give a public notice.

(2.) Where any summons, notice or document is required to be served on any person with reference to any proceeding respecting an election for a county or borough, whether for the purpose of causing him to appear before the High Court or any election court, or election commissioners, or otherwise, or for the purpose of giving him an opportunity of making a statement, or showing cause, or being heard by himself, before any court or commissioners, for any purpose of this Act, such summons, notice, or document may be served either by delivering the same to such person, or by leaving the same at, or sending the same by post by a registered letter to, his last known place of abode in the said county or borough, or if the proceeding is before any court or commissioners, in such other manner as the court or commissioners may direct, and in proving such service by post it shall be sufficient to prove that the letter was prepaid, properly addressed, and registered with the post office.

(3.) In the form of notice of a parliamentary election set forth in the Second Schedule to the Ballot Act, 1872, the words "or any illegal practice" shall be inserted after the words "or other corrupt practices," and the words the "Corrupt and Illegal Practices Prevention Act, 1883," shall be inserted after the words "Corrupt Practices Prevention Act, 1854."

Definition of
candidate,
and saving
for persons
nominated
without con-
sent.

63. (1.) In the Corrupt Practices Prevention Acts, as amended by this Act, the expression "candidate at an election" and the expression "candidate" respectively mean, unless the context otherwise requires, any person elected to serve in Parliament at such election, and any person who is nominated as a candidate at such election, or is declared by himself or by others to be a candidate, on or after the day of the issue of the writ for such election, or after the dissolution or vacancy in consequence of which such writ has been issued;

(2.) Provided that where a person has been nominated as a candidate or declared to be a candidate by others, then—

(a.) If he was so nominated or declared without his consent, nothing in this Act shall be construed to impose any liability on such person, unless he has afterwards given his assent to such nomination or declaration or has been elected ; and

(b.) If he was so nominated or declared, either without his consent or in his absence and he takes no part in the election, he may, if he thinks fit, make the declaration

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respecting election expenses contained in the second part of the Second Schedule to this Act, and the election agent shall, so far as circumstances admit, comply with the provisions of this Act with respect to expenses incurred on account of or in respect of the conduct or management of the election in like manner as if the candidate had been nominated or declared with his consent.

64. In this Act, unless the context otherwise requires—
The expression “election” means the election of a member or members to serve in Parliament : General interpretation of terms.

The expression “election petition” means a petition presented in pursuance of the Parliamentary Elections Act, 1868, as amended by this Act : 31 & 32 Vict. c. 125.

The expression “election court” means the judges presiding at the trial of an election petition, or, if the matter comes before the High Court, that court :

The expression “Election Commissioners” means commissioners appointed in pursuance of the Election Commissioners Act, 1852, and the enactments amending the same : 15 & 16 Vict. c. 57.

The expression “High Court” means Her Majesty’s High Court of Justice in England :

The expressions “court of summary jurisdiction,” “petty sessional court,” and “Summary Jurisdiction Acts,” have the same meaning as in the Summary Jurisdiction Act, 1879 : 42 & 43 Vict. c. 49.

The expression “the Attorney General” includes the Solicitor General in cases where the office of the Attorney General is vacant or the Attorney General is interested or otherwise unable to act :

The expression “registration officer” means the clerk of the peace in a county, and the town clerk in a borough, as respectively defined by the enactments relating to the registration of parliamentary electors :

The expression “elector” means any person whose name is for the time being on the register roll or book containing the names of the persons entitled to vote at the election with reference to which the expression is used :

The expression “register of electors” means the said register roll or book :

The expression “polling agent” means an agent of the candidate appointed to attend at a polling station in pursuance of the Ballot Act, 1872, or of the Acts therein referred to or amending the same : 35 & 36 Vict. c. 33.

The expression “person” includes an association or body of persons, corporate or unincorporate, and where any act is done by any such association or body, the members of such association or body who have taken part in the commission of such act shall be liable to any fine or punishment imposed for the same by this Act :

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33 & 34 Vict.
c. 75.
38 & 39 Vict.
c. 55.

The expression "committee room" shall not include any house or room occupied by a candidate at an election as a dwelling, by reason only of the candidate there transacting business with his agents in relation to such election; nor shall any room or building be deemed to be a committee room for the purposes of this Act by reason only of the candidate or any agent of the candidate addressing therein electors, committeemen, or others:

The expression "public office" means any office under the Crown or under the charter of a city or municipal borough or under the Acts relating to Municipal Corporations or to the Poor Law, or under the Elementary Education Act, 1870, or under the Public Health Act, 1875, or under any Acts amending the above-mentioned Acts, or under any other Acts for the time being in force (whether passed before or after the commencement of this Act) relating to local government, whether the office is that of mayor, chairman, alderman, councillor, guardian, member of a board, commission, or other local authority in any county, city, borough, union, sanitary district, or other area, or is the office of clerk of the peace, town clerk, clerk or other officer under a council, board, commission, or other authority, or is any other office to which a person is elected or appointed under any such charter or Act as above-mentioned, and includes any other municipal or parochial office; and the expressions "election," "election petition," "election court," and "register of electors," shall, where expressed to refer to an election for any such public office, be construed accordingly:

The expression "judicial office" includes the office of justice of the peace and revising barrister:

The expression "personal expenses" as used with respect to the expenditure of any candidate in relation to any election includes the reasonable travelling expenses of such candidate, and the reasonable expenses of his living at hotels or elsewhere for the purposes of and in relation to such election:

The expression "indictment" includes information:

The expression "costs" includes costs, charges, and expenses:

The expression "payment" includes any pecuniary or other reward; and the expressions "pecuniary reward" and "money" shall be deemed to include any office, place, or employment, and any valuable security or other equivalent for money, and any valuable consideration, and expressions referring to money shall be construed accordingly:

The expression "Licensing Acts" means the Licensing Acts, 1872 to 1874:

Other expressions have the same meaning as in the Corrupt Practices Prevention Acts.

65. (1.) The enactments described in the Third Schedule to this Act are in this Act referred to as the Corrupt Practices Prevention Acts.

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Short titles.

(2.) The Acts mentioned in the Fourth Schedule to this Act are in this Act referred to and may be cited respectively by the short titles in that behalf in that Schedule mentioned.

(3.) This Act may be cited as the Corrupt and Illegal Practices Prevention Act, 1883.

(4.) This Act and the Corrupt Practices Prevention Acts may be cited together as the Corrupt Practices Prevention Acts, 1854 to 1883.

66. The Acts set forth in the Fifth Schedule to this Act are hereby repealed as from the commencement of this Act to the extent in the third column of that schedule mentioned, provided that this repeal or the expiration of any enactment not continued by this Act shall not revive any enactment which at the commencement of this Act is repealed, and shall not affect anything duly done or suffered before the commencement of this Act, or any right acquired or accrued or any incapacity incurred before the commencement of this Act, and any person subject to any incapacity under any enactment hereby repealed or not continued shall continue subject thereto, and this Act shall apply to him as if he had become so subject in pursuance of the provisions of this Act.

Repeal of
Acts.

67. This Act shall come into operation on the fifteenth day of October one thousand eight hundred and eighty-three, which day is in this Act referred to as the commencement of this Act.

Commencement of Act.

Application of Act to Scotland.

68. This Act shall apply to Scotland, with the following modifications :

Application of Act to Scotland.

(1.) The following expressions shall mean as follows :

The expression "misdemeanour" shall mean crime and offence :

The expression "indictment" shall include criminal letters :

The expression "solicitor" shall mean enrolled law agent :

The expression "revising barrister" shall mean sheriff :

The expression "barrister" shall mean advocate :

The expression "petty sessional court" shall mean sheriff court :

The expression "quarter sessions" shall mean the Court of Justiciary :

The expression "registration officer" shall mean an assessor under the enactments relating to the registration of parliamentary voters :

The expression "municipal borough" shall include royal burgh and burgh of regality and burgh of barony :

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The expression "Acts relating to municipal corporations" shall include the General Police and Improvement (Scotland) Act, 1862, and any other Act relating to the constitution and government of burghs in Scotland:

The expression "mayor" shall mean provost or chief magistrate:

The expression "alderman" shall mean bailie:

The expression "Summary Jurisdiction Acts" shall mean the Summary Jurisdiction (Scotland) Acts 1864 and 1881, and any Acts amending the same.

(2.) The provisions of this Act with respect to polling districts and the expenses of dividing a county or borough into polling districts shall not apply to Scotland.

(3.) The provisions respecting the attendance at the trial of an election petition of a representative of the Director of Public Prosecutions shall not apply to Scotland, and in place thereof the following provisions shall have effect :

(a.) At the trial of every election petition in Scotland Her Majesty's advocate shall be represented by one of his deputes or by the procurator-fiscal of the sheriff court of the district, who shall attend such trial as part of his official duty, and shall give all necessary assistance to the judge with respect to the citation of witnesses and recovery of documents :

(b.) If the judge shall grant a warrant for the apprehension, commitment, or citation of any person suspected of being guilty of a corrupt or illegal practice, the case shall be reported to Her Majesty's advocate in order that such person may be brought to trial before the High Court of Justiciary or the sheriff, according to the nature of the case :

(c.) It shall be the duty of the advocate depute or, in his absence, the procurator fiscal, if it appears to him that a corrupt or illegal practice within the meaning of this Act has been committed by any person who has not received a certificate of indemnity, to report the case to Her Majesty's advocate in order to such person being brought to trial before the proper court, although no warrant may have been issued by the judge.

(4.) The jurisdiction of the High Court of Justice under this Act shall, in Scotland, be exercised by one of the Divisions of the Court of Session, or by a judge of the said Court to whom the same may be remitted by such division, and subject to an appeal thereto, and the Court of Session shall have power to make Acts of sederunt for the purposes of this Act.

(5.) Court of Oyer and Terminer shall mean a circuit court of Justiciary, and the High Court of Justiciary shall have powers to make acts of adjournal regulating the procedure in appeals to the circuit court under this Act.

(6.) All offences under this Act punishable on summary con-

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viction may be prosecuted in the sheriff court in manner provided by the Summary Jurisdiction Acts, and all necessary jurisdictions are hereby conferred on sheriffs.

(7.) The authority given by this Act to the Director of Public Prosecutions in England shall in Scotland be exercised by Her Majesty's advocate, and the reference to the Prosecution of Offences Act, 1879, shall not apply.

(8.) The expression "Licensing Acts" shall mean "the Public Houses Acts Amendment (Scotland) Act, 1862," and "the Publicans' Certificates (Scotland) Act, 1876," and the Acts thereby amended and therein recited.

(9.) The expression "register of licences" shall mean the register kept in pursuance of section twelve of the Act of the ninth year of the reign of King George the Fourth, chapter fifty-eight.

(10.) The references to the Public Health Act, 1875, and to the Elementary Education Act, 1870, shall be construed to refer to the Public Health (Scotland) Act, 1867, and to the Elementary Education (Scotland) Act, 1872.

(11.) Any reference to the Parliamentary Elections Returning Officers Act, 1875, shall not apply.

(12.) The provision with respect to the registration officer sending the corrupt and illegal practices list to overseers and the dealing with such list by overseers shall not apply, and in lieu thereof it is hereby enacted that the assessor shall in counties include the names of such persons in the list of persons who have become disqualified, and in boroughs shall omit the names of such persons from the list of persons entitled to vote.

(13.) The power given by this Act to the Lord Chancellor in England shall in Scotland, except so far as relates to the justices of the peace, be exercised by the Lord Justice General.

(14.) Any reference to the Attorney-General shall refer to the Lord Advocate.

(15.) The provisions with respect to the removal of cases to the Central Criminal Court or to the trial of cases at the Royal Courts of Justice shall not apply.

(16.) Section thirty-eight of the County Voters Registration (Scotland) Act, 1861, shall be substituted for section ninety-seven of the Parliamentary Registration Act, 1843, where reference is made to that section in this Act.

(17.) The provision of this Act with regard to costs shall not apply to Scotland, and instead thereof the following provision shall have effect :

The costs of petitions and other proceedings under "The Parliamentary Elections Act, 1868," and under this Act shall, subject to any regulations which the Court of Session may make by act of sederunt, be taxed as nearly as possible according to the same principles as costs between agent and client are taxed in a cause in that court, and the auditor shall not allow any costs, charges, or expenses on a higher scale.

25 & 26 Vict.
c. 35.
39 & 40 Vict.
c. 26.

24 & 25 Vict.
c. 83.

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Application
of Act to
Ireland.
45 & 46 Vict.
c. 25.

14 & 15 Vict.
c. 93.

Application of Act to Ireland.

- 69.** This Act shall apply to Ireland, with the following modifications:
- (1) No person shall be tried for any offence against this Act under any of the provisions of the Prevention of Crime (Ireland) Act, 1882.
 - (2.) The expression "Summary Jurisdiction Acts" means, with reference to the Dublin Metropolitan Police District, the Acts regulating the powers and duties of justices of the peace and of the police in such district; and with reference to other parts of Ireland means the Petty Sessions (Ireland) Act, 1851, and any Acts amending the said Act.
 - (3.) Section one hundred and three of the Act of the session of the thirteenth and fourteenth years of the reign of Her present Majesty, chapter sixty-nine, shall be substituted for section ninety-seven of the Parliamentary Registration Act, 1843, where reference is made to that section in this Act.
 - (4.) The provision with respect to the registration officer sending the corrupt and illegal practices list to overseers and the dealing with such list by overseers shall not apply, and in lieu thereof it is hereby enacted that the registration officer shall, after making out such list, himself publish the same in the manner in which he publishes the lists referred to in the twenty-first and the thirty-third sections of the Act of the session of the thirteenth and fourteenth years of the reign of Her present Majesty, chapter sixty-nine; and shall also in the case of every person in the corrupt and illegal practices list enter "objected to" against his name in the register and lists made out by such registration officer in like manner as he is by law required to do in other cases of disqualification.
 - (5.) The Supreme Court of Judicature in Ireland shall be substituted for the Supreme Court of Judicature.
 - (6.) The High Court of Justice in Ireland shall be substituted for the High Court of Justice in England.
 - (7.) The Lord High Chancellor of Ireland shall be substituted for the Lord High Chancellor of Great Britain.
 - (8.) The Attorney-General for Ireland shall be substituted for the Director of Public Prosecutions, and the reference to the prosecution of the Offences Act, 1879, shall not apply.
 - (9.) The provisions of this Act relative to polling districts shall not apply to Ireland, but in the county of the town of Galway there shall be a polling station at Barna, and at such other places within the parliamentary borough of Galway as the town commissioners may appoint.

- (10.) Any reference to Part IV. of the Municipal Corporations Act, 1882, shall be construed to refer to the Corrupt Practices (Municipal Elections) Act, 1872. A.D. 1883. —
- (11.) Any reference to the Licensing Acts shall be construed to refer to the Licensing Acts (Ireland), 1872-1874.
- (12.) The Public Health (Ireland) Act, 1878, shall be substituted for the Public Health Act, 1875. 41 & 42 Vict. c. 52.
- (13.) The provisions with respect to the removal of cases to the Central Criminal Court, or to the trial of cases at the Royal Courts of Justice, shall not apply to Ireland.

Continuance.

70. This Act shall continue in force until the thirty-first day of December one thousand eight hundred and eighty-four, and no longer, unless continued by Parliament; and such of the Corrupt Practices Prevention Acts as are referred to in Part One of the Third Schedule to this Act shall continue in force until the same day, and no longer, unless continued by Parliament. Continuance.

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S C H E D U L E S .

F I R S T S C H E D U L E .

P A R T I .

P E R S O N S L E G A L L Y E M P L O Y E D F O R P A Y M E N T .

(1.) One election agent and no more.

(2.) In counties one deputy election agent (in this Act referred to as a sub-agent) to act within each polling district and no more.

(3.) One polling agent in each polling station and no more.

(4.) In a borough one clerk and one messenger, or if the number of electors in the borough exceeds five hundred, a number of clerks and messengers not exceeding in number one clerk and one messenger for every complete five hundred electors in the borough, and if there is a number of electors over and above any complete five hundred or complete five hundreds of electors, then one clerk and one messenger may be employed for such number, although not amounting to a complete five hundred.

(5.) In a county for the central committee room one clerk and one messenger, or if the number of electors in the county exceeds five thousand, then a number of clerks and messengers not exceeding in number one clerk and one messenger for every complete five thousand electors in the county ; and if there is a number of electors over and above any complete five thousand or complete five thousands of electors, then one clerk and one messenger may be employed for such number, although not amounting to a complete five thousand.

(6.) In a county a number of clerks and messengers not exceeding in number one clerk and one messenger for each polling district in the county, or where the number of electors in a polling district exceeds five hundred one clerk and one messenger for every complete five hundred electors in the polling district, and if there is a number of electors over and above any complete five hundred or complete five hundreds of electors, then one clerk and one messenger may be employed for such number, although not amounting to a complete five hundred : Provided always, that the number of clerks and messengers so allowed in any county may be employed in any polling district where their services may be required.

(7.) Any such paid election agent, sub-agent, polling agent, clerk, and messenger may or may not be an elector but may not vote.

(8.) In the case of the boroughs of East Retford, Shoreham, Cricklade, Much Wenlock, and Aylesbury, the provisions of this part of this schedule shall apply as if such borough were a county.

PART II.

LEGAL EXPENSES IN ADDITION TO EXPENSES UNDER PART I.

(1.) Sums paid to the returning officer for his charges not exceeding the amount authorised by the Act 38 & 39 Vict. c. 84.

(2.) The personal expenses of the candidate.

(3.) The expenses of printing, the expenses of advertising, and the expenses of publishing, issuing, and distributing addresses and notices.

(4.) The expenses of stationery, messages, postage, and telegrams.

(5.) The expenses of holding public meetings.

(6.) In a borough the expenses of one committee room, and if the number of electors in the borough exceeds five hundred, then of a number of committee rooms not exceeding the number of one committee room for every complete five hundred electors in the borough, and if there is a number of electors over and above any complete five hundred or complete five hundreds of electors, then of one committee room for such number, although not amounting to a complete five hundred.

(7.) In a county the expenses of a central committee room, and in addition of a number of committee rooms not exceeding in number one committee room for each polling district in the county, and where the number of electors in a polling district exceeds five hundred one additional committee room may be hired for every complete five hundred electors in such polling district over and above the first five hundred.

PART III.

Maximum for Miscellaneous Matters.

Expenses in respect of miscellaneous matters other than those mentioned in Part I. and Part II. of this schedule not exceeding in the whole the maximum amount of two hundred pounds, so nevertheless that such expenses are not incurred in respect of any matter or in any manner constituting an offence under this or any other Act, or in respect of any matter or thing, payment for which is expressly prohibited by this or any other Act.

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PART IV.
Maximum Scale.

(1.) In a borough the expenses mentioned above in Parts I., II., and III. of this schedule, other than personal expenses and sums paid to the returning officer for his charges, shall not exceed in the whole the maximum amount in the scale following:

If the number of electors

on the register—	The maximum amount shall be—
Does not exceed 2,000	£350.
Exceeds 2,000	£380, and an additional £30 for every complete 1,000 electors above 2,000.

Provided that in Ireland if the

number of electors on the

register—	The maximum amount shall be—
Does not exceed 500	£200.
Exceeds 500, but does not exceed 1,000	£250.
Exceeds 1,000, but does not exceed 1,500	£275.

(2.) In a county the expenses mentioned above in Parts I., II., and III. of this schedule, other than personal expenses and sums paid to the returning officer for his charges, shall not exceed in the whole the maximum amount in the scale following:

If the number of electors

on the register—	The maximum amount shall be—
Does not exceed 2,000	£650 in England and Scotland, and £500 in Ireland.
Exceeds 2,000	£710 in England and Scotland, and £540 in Ireland ; and an additional £60 in England and Scotland, and £40 in Ireland, for every complete 1,000 electors above 2,000.

PART V.

General.

(1.) In the case of the boroughs of East Retford, Shoreham, Cricklade, Much Wenlock, and Aylesbury, the provisions of Parts II., III., and IV. of this schedule shall apply as if such borough were a county.

(2.) For the purposes of this schedule the number of electors shall be taken according to the enumeration of the electors in the register of electors.

(3.) Where there are two or more joint candidates at an election the maximum amount of expenses mentioned in Parts III.

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and IV. of this schedule shall, for each of such joint candidates, be reduced by one-fourth, or if there are more than two joint candidates by one-third.

(4.) Where the same election agent is appointed by or on behalf of two or more candidates at an election, or where two or more candidates, by themselves or any agent or agents, hire or use the same committee rooms for such election, or employ or use the services of the same sub-agents, clerks, messengers, or polling agents at such election, or publish a joint address or joint circular or notice at such election, those candidates shall be deemed for the purposes of this enactment to be joint candidates at such election.

Provided that—

- (a.) The employment and use of the same committee room, sub-agent, clerk, messenger, or polling agent, if accidental or casual, or of a trivial and unimportant character, shall not be deemed of itself to constitute persons joint candidates.
- (b.) Nothing in this enactment shall prevent candidates from ceasing to be joint candidates.
- (c.) Where any excess of expenses above the maximum allowed for one of two or more joint candidates has arisen owing to his having ceased to be a joint candidate, or to his having become a joint candidate after having begun to conduct his election as a separate candidate, and such ceasing or beginning was in good faith, and such excess is not more than under the circumstances is reasonable, and the total expenses of such candidate do not exceed the maximum amount allowed for a separate candidate, such excess shall be deemed to have arisen from a reasonable cause within the meaning of the enactments respecting the allowance by the High Court or election court of an exception from the provisions of this Act which would otherwise make an act an illegal practice, and the candidate and his election agent may be relieved accordingly from the consequences of having incurred such excess of expenses.

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SECOND SCHEDULE.

PART I.

FORM OF DECLARATIONS AS TO EXPENSES.

Form for Candidate.

I , having been a candidate at the election for the county [or borough] of on the day of , do hereby solemnly and sincerely declare that I have examined the return of election expenses [about to be] transmitted by my election agent [or if the candidate is his own election agent, "by me"] to the returning officer at the said election, a copy of which is now shown to me and marked , and to the best of my knowledge and belief that return is correct :

And I further solemnly and sincerely declare that, except as appears from that return, I have not, and to the best of my knowledge and belief no person, nor any club, society, or association, has, on my behalf, made any payment, or given, promised, or offered any reward, office, employment, or valuable consideration, or incurred any liability on account of or in respect of the conduct or management of the said election ;

And I further solemnly and sincerely declare that I have paid to my election agent [if the candidate is also his own election agent, leave out "to my election agent"] the sum of pounds and no more for the purpose of the said election, and that, except as specified in the said return, no money, security, or equivalent for money has to my knowledge or belief been paid, advanced, given, or deposited by anyone to or in the hands of my election agent [or if the candidate is his own election agent, "myself"] or any other person for the purpose of defraying any expenses incurred on my behalf on account of or in respect of the conduct or management of the said election ;

And I further solemnly and sincerely declare that I will not, except so far as I may be permitted by law, at any future time make or be party to the making or giving of, any payment, reward, office, employment, or valuable consideration for the purpose of defraying any such expenses as last mentioned, or provide or be party to the providing of any money, security, or equivalent for money for the purpose of defraying any such expenses.

*Signature of declarant**C.D.*

Signed and declared by the above-named declarant on the day of , before me.

(Signed) *E.F.*

Justice of the Peace for

Form for Election Agent.

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I, _____, being election agent to _____, candidate at the election for the county [or borough] of _____, on the _____ day of _____, do hereby solemnly and sincerely declare that I have examined the return of election expenses about to be transmitted by me to the returning officer at the said election, and now shown to me and marked _____, and to the best of my knowledge and belief that return is correct;

And I hereby further solemnly and sincerely declare that, except as appears from that return, I have not, and to the best of my knowledge and belief, no other person, nor any club, society, or association has on behalf of the said candidate made any payment, or given, promised, or offered any reward, office, employment, or valuable consideration, or incurred any liability on account of or in respect of the conduct or management of the said election;

And I further solemnly and sincerely declare that I have received from the said candidate _____ pounds and no more [or nothing] for the purpose of the said election, and that, except as specified in the said return sent by me, no money, security, or equivalent for money has been paid, advanced, given, or deposited by any one to me or in my hands or to the best of my knowledge and belief, to or in the hands of any other person for the purpose of defraying any expenses incurred on behalf of the said candidate on account of, or in respect of the conduct or management of the said election.

*Signature of declarant**A.B.*

Signed and declared by the above-named declarant on the day of _____ before me.

(Signed) *E.F.*

Justice of the peace for

FORM OF RETURN OF ELECTION EXPENSES.

I, *A.B.*, being election agent to *C.D.*, candidate at the election for the county [or borough] of _____ on the day of _____, make the following return respecting election expenses of the said candidate at the said election [or where the candidate has named himself as election agent, "I, *C.D.*, candidate at the election for the county [or borough] of _____ on the _____ day of _____, acting as my own election agent, make the following return respecting my election expenses at the said election"].

Receipts.

Received of [*the above-named candidate*] [*or where the candidate is his own election agent, "Paid by me"*] £
J.K. £

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[Here set out the name and description of every person, club, society, or association, whether the candidate or not, from whom any money, securities, or equivalent of money was received in respect of expenses incurred on account of or in connexion with or incidental to the above election, and the amount received from each person, club, society, or association separately.]

Expenditure.

Paid to <i>E.F.</i> , the returning officer for the said county [or borough] for his charges at the said election	£
Personal expenses of the said <i>C.D.</i> , paid by himself [or if the candidate is his own election agent, "Paid by me as candidate"]	£
Do. do. paid by me [or if the candidate is his own election agent, add "acting as election agent"]	£
Received by me for my services as election agent at the said election [or if the candidate is his own election agent, leave out this item].	£
Paid to <i>G.H.</i> as sub-agent of the polling district of [The name and description of each sub-agent and the sum paid to him must be set out separately.]	£
Paid to as polling agent	£
Paid to as clerk for days services	£
Paid to as messenger for days services	£
[The names and descriptions of every polling agent, clerk, and messenger, and the sum paid to each, must be set out separately either in the account or in a separate list annexed to and referred to in the account, thus, "Paid to polling agent (or as the case may be) as per annexed list £"]	
Paid to the following persons in respect of goods supplied or work and labour done:	
To <i>P.Q.</i> (printing)	£
To <i>M.N.</i> (advertising)	£
To <i>R.S.</i> (stationery)	£
[The name and description of each person, and the nature of the goods supplied, or the work and labour done by each, must be set out separately either in the account or in a separate list annexed to and referred to in the account.]	
Paid for postage	£
Paid for telegrams	£
Paid for the hire of rooms as follows:—	
For holding public meetings	£
For committee rooms	£
[A room hired for a public meeting or for a com-	

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mittee room must be named or described so as to identify it; and the name and description of every person to whom any payment was made for each such room, together with the amount paid, must be set out separately either in the account or in a separate list annexed to and referred to in the account.]

Paid for miscellaneous matters, namely— . . . £

[The name and description of each person to whom any sum is paid, and the reason for which it was paid to him, must be set out separately either in the account or in a separate list annexed to and referred to in the account.]

In addition to the above, I am aware, as election agent for C.D., [or if the candidate is his own election agent, leave out "as election agent for C.D."] of the following disputed and unpaid claims; namely,—

Disputed claims.

By T.U. for £

[Here set out the name and description of each person whose claim is disputed, the amount of the claim, and the goods, work, or other matter on the ground of which the claim is based.]

Unpaid claims allowed by the High Court to be paid after the proper time or in respect of which application has been or is about to be made to the High Court.

By M.O. for £

[Here state the name and description of each person to whom any such claim is due, and the amount of the claim, and the goods, work, and labour or other matter on account of which the claim is due.]

(Signed)

A.B.

PART II.

FORM OF DECLARATION AS TO EXPENSES.

Form for candidate where declared a candidate or nominated in his absence and taking no part in the election.

I, , having been nominated [or having been declared by others] in my absence [to be] a candidate at the election for the county or borough of held on the day of , do hereby solemnly and sincerely declare that I have taken no part whatever in the said election.

And I further solemnly and sincerely declare that [or with the exception of] I have not, and no person, club, society, or association at my expense has, made any payment or given, promised, or offered, any reward, office, employment, or

A.D. 1883. valuable consideration, or incurred any liability on account of or in respect of the conduct or management of the said election.

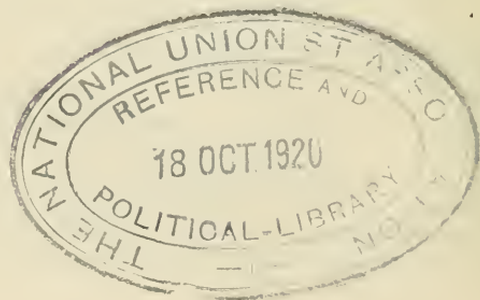
And I further solemnly and sincerely declare that [or with the exception of] I have not paid any money or given any security or equivalent for money to the person acting as my election agent at the said election, or to any other person, club, society, or association on account of or in respect of the conduct or management of the said election, and that [or with the exception of] I am entirely ignorant of any money security or equivalent for money having been paid, advanced, given, or deposited by any one for the purpose of defraying any expenses incurred on account of or in respect of the conduct or management of the said election.

And I further solemnly and sincerely declare that I will not, except so far as I may be permitted by law, at any future time make or be party to the making or giving of any payment, reward, office, employment, or valuable consideration for the purpose of defraying any such expenses as last mentioned, or provide or be party to the providing of any money, security, or equivalent of money for the purpose of defraying any such expenses.

Signature of declarant

C.D.

Signed and declared by the above-named declarant on the day of , before me,
 (Signed) *E.F.*
 Justice of the Peace for



THIRD SCHEDULE.

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CORRUPT PRACTICES PREVENTION ACTS.

Session and Chapter.	Title of Act.	Enactments referred to as being the Corrupt Practices Prevention Acts.
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PART ONE.

Temporary.

17 & 18 Vict. c. 102	The Corrupt Practices Prevention Act, 1854.	The whole Act so far as unrepealed.
26 & 27 Vict. c. 29	An Act to amend and continue the law relating to corrupt practices at elections of members of Parliament.	The whole Act so far as unrepealed.
31 & 32 Vict. c. 125	The Parliamentary Elections Act, 1868.	The whole Act so far as unrepealed.
35 & 36 Vict. c. 33	The Ballot Act, 1872 . . .	Part III. so far as unrepealed.
42 & 43 Vict. c. 75	The Parliamentary Elections and Corrupt Practices Act, 1879.	The whole Act so far as unrepealed.

PART TWO.

Permanent.

30 & 31 Vict. c. 102	The Representation of the People Act, 1867.	Sections eleven, forty-nine, and fifty.
31 & 32 Vict. c. 48	The Representation of the People (Scotland) Act, 1868	Sections eight and forty-nine.
31 & 32 Vict. c. 49	The Representation of the People (Ireland) Act, 1868.	Sections eight and thirteen.
44 & 45 Vict. c. 40	The Universities Elections Amendment (Scotland) Act, 1881.	Sub-section seventeen of section two.

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PART THREE.

ENACTMENTS DEFINING THE OFFENCES OF BRIBERY AND
PRISONATION.

The Corrupt Practices Prevention Act, 1854, 17 & 18 Vict., c. 102, ss. 2, 3.

Bribery
defined.

s. 2. The following persons shall be deemed guilty of bribery, and shall be punishable accordingly :—

- (1.) Every person who shall, directly or indirectly, by himself, or by any other person on his behalf, give, lend, or agree to give or lend, or shall offer, promise, or promise to procure or to endeavour to procure, any money or valuable consideration to or for any voter, or to or for any person on behalf of any voter, or to or for any other person in order to induce any voter to vote or refrain from voting, or shall corruptly do any such act as aforesaid on account of such voter having voted or refrained from voting at any election :
- (2.) Every person who shall, directly or indirectly, by himself, or by any other person on his behalf, give or procure, or agree to give or procure, or offer, promise, or promise to procure or to endeavour to procure, any office, place, or employment to or for any voter, or to or for any person on behalf of any voter, or to or for any other person in order to induce such voter to vote or refrain from voting, or shall corruptly do any such act as aforesaid on account of any voter having voted or refrained from voting at any election :
- (3.) Every person who shall, directly or indirectly, by himself or by any other person on his behalf, make any such gift, loan, offer, promise, procurement, or agreement as aforesaid to or for any person, in order to induce such person to procure or endeavour to procure the return of any person to serve in Parliament, or the vote of any voter at any election :
- (4.) Every person who shall, upon or in consequence of any such gift, loan, offer, promise, procurement, or agreement, procure or engage, promise, or endeavour to procure the return of any person to serve in Parliament, or the vote of any voter at any election :
- (5.) Every person who shall advance or pay, or cause to be paid, any money to or to the use of any other person with the intent that such money or any part thereof shall be expended in bribery at any election, or who shall knowingly pay or cause to be paid any money to any person in discharge or repayment of any money wholly or in part expended in bribery at any election. Provided always, that the aforesaid enactment shall not extend or be construed to extend to any money paid or agreed to be paid for or on account of

any legal expenses bona fide incurred at or concerning any election.

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s. 3. The following persons shall also be deemed guilty of bribery, and shall be punishable accordingly:—

Bribery further defined.

(1.) Every voter who shall, before or during any election, directly or indirectly, by himself or by any other person on his behalf, receive, agree, or contract for any money, gift, loan, or valuable consideration, office, place, or employment, for himself or for any other person, for voting or agreeing to vote, or for refraining or agreeing to refrain from voting at any election :

(2.) Every person who shall, after any election, directly or indirectly, by himself or by any other person on his behalf, receive any money or valuable consideration on account of any person having voted or refrained from voting, or having induced any other person to vote or refrain from voting at any election.

The Representation of the People Act, 1867, 30 & 31 Vict., c. 102, s. 49.

Any person, either directly or indirectly, corruptly paying any rate on behalf of any ratepayer for the purpose of enabling him to be registered as a voter, thereby to influence his vote at any future election, and any candidate or other person, either directly or indirectly, paying any rate on behalf of any voter for the purpose of inducing him to vote or refrain from voting, shall be guilty of bribery, and be punishable accordingly ; and any person on whose behalf and with whose privity any such payment as in this section is mentioned is made, shall also be guilty of bribery, and punishable accordingly.

Corrupt payment of rates to be punishable as bribery.

The Representation of the People (Scotland) Act, 1868, 31 & 32 Vict. c. 48, s. 49.

Any person, either directly or indirectly, corruptly paying any rate on behalf of any ratepayer for the purpose of enabling him to be registered as a voter, thereby to influence his vote at any future election, and any candidate or other person, either directly or indirectly, paying any rate on behalf of any voter for the purpose of inducing him to vote or refrain from voting, shall be guilty of bribery, and be punishable accordingly ; and any person on whose behalf and with whose privity any such payment as in this section mentioned is made shall also be guilty of bribery, and punishable accordingly.

Corrupt payment of rates to be punishable as bribery.

The Universities Elections Amendment (Scotland) Act, 1881, 44 & 45 Vict. c. 40, s. 2.

17. Any person, either directly or indirectly, corruptly paying any fee for the purpose of enabling any person to be registered

Corrupt payment of regis-

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tration fee to
be punishable
as bribery.

as a member of the general council, and thereby to influence his vote at any future election, and any candidate or other person, either directly or indirectly, paying such fee on behalf of any person for the purpose of inducing him to vote or to refrain from voting, shall be guilty of bribery, and shall be punishable accordingly; and any person on whose behalf and with whose privity any such payment as in this section mentioned is made, shall also be guilty of bribery, and punishable accordingly.

The Ballot Act, 1872, 35 & 36 Vict. c. 33. s. 24.

Personation
defined.

A person shall for all purposes of the laws relating to parliamentary and municipal elections be deemed to be guilty of the offence of personation who, at an election for a county or borough, or at a municipal election, applies for a ballot paper in the name of some other person, whether that name be that of a person living or dead, or of a fictitious person, or who, having voted once at any such election, applies at the same election for a ballot paper in his own name.

FOURTH SCHEDULE.

SHORT TITLES.

Session and Chapter.	Long Title.	Short Title.
15 & 16 Vict. c. 57.	An Act to provide for more effectual inquiry into the existence of corrupt practices at the election of members to serve in Parliament.	Election Commissioners Act, 1852.
26 & 27 Vict. c. 29.	An Act to amend and continue the law relating to corrupt practices at elections of members of Parliament.	The Corrupt Practices Prevention Act, 1863.

FIFTH SCHEDULE.

A.D. 1883.

ENACTMENTS REPEALED.

NOTE.—Portions of Acts which have already been specifically repealed are in some instances included in the repeal in this Schedule in order to preclude henceforth the necessity of looking back to previous Acts.

A description or citation of a portion of an Act is inclusive of the words, section, or other part first or last mentioned, or otherwise referred to as forming the beginning or as forming the end of the portion comprised in the description or citation.

Session and Chapter.	Title or Short Title.	Extent of Repeal.
60 Geo. 3 & 1 Geo. 4. e. 11.	An Act for the better regulation of polls, and for making further provisions touching the election of members to serve in Parliament for Ireland	Section thirty-six.
1 & 2 Geo. 4. c. 58.	An Act to regulate the expenses of election of members to serve in Parliament for Ireland.	The whole Act except section three.
4 Geo. 4. c. 55.	An Act to consolidate and amend the several Acts now in force so far as the same relate to the election and return of members to serve in Parliament for the counties of cities and counties of towns in Ireland.	Section eighty-two.
17 & 18 Vict. c. 102.	The Corrupt Practices Prevention Act, 1854.	Section one. Section two, from "and any person so offending" to "with full costs of suit." Section three, from "and any person so offending" to the end of the section. Section four. Section five. Section six. Section seven, from "and all payments" to the end of the section. Section nine, section fourteen, section twenty-three, section thirty-eight, from "and the words personal Expenses" to the end of the section and section thirty-nine and Schedule A.

A.D. 1883.

Session and Chapter.	Title or Short Title.	Extent of Repeal.
21 & 22 Vict. c. 87	An Act to continue and amend the Corrupt Practices Prevention Act, 1854.	The whole Act.
26 & 27 Vict. c. 29	An Act to amend and continue the law relating to corrupt practices at elections of Members of Parliament.	The whole Act, except section six.
30 & 31 Vict. c. 102	The Representation of the People Act, 1867.	Section thirty-four, from "and in other boroughs the justices" to "greater part thereof is situate" and section thirty-six
31 & 32 Vict. c. 48	The Representation of the People (Scotland) Act, 1868	Section twenty-five.
31 & 32 Vict. c. 49	The Representation of the People (Ireland) Act, 1868.	Section twelve.
31 & 32 Vict. c. 58	The Parliamentary Electors Registration Act, 1868.	Section eighteen, from "the power of dividing their county" to the end of the section
31 & 32 Vict. c. 125	The Parliamentary Elections Act, 1868.	So much of section three as relates to the definitions of "candidate."
		Section sixteen.
		Section thirty-three.
		Section thirty-six.
		Section forty-one, from "but according to the same principles" to "the High Court of Chancery."
		Section forty-three.
		Section forty-five.
		Section forty-six.
		Section forty-seven.
		Section fifty-eight, from "The principles" down to "in the court of session," being sub-section sixteen.

Session and Chapter.	Title or Short Title.	Extent of Repeal.	A.D. 1883.
35 & 36 Vict. c. 33	The Ballot Act, 1872 . . .	Section five, from the beginning down to "one hundred registered electors." Section twenty-four, from "The offence of "personation, or of "aiding," to "hard labour," and from "The offence of "personation shall "be deemed to be" to the end of the section.	—
42 & 43 Vict. c. 75	The Parliamentary Elections and Corrupt Practices Act, 1879.	Section three and schedule.	—
43 Vict. c. 18 . . .	The Parliamentary Elections and Corrupt Practices Act, 1880.	The whole Act, except sections one and three,	—

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