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Note on Omissions

Subsidiary Legislation made under sections 29 and 30 have been omitted.

Note on Section 166 of Act 41 of 1976

Section 166 of Act 41 of 1976 (See Fourth Schedule to Act 37 of 1980) has been included in the Prescribed Forms Rules of this Chapter (p. 178) as rule 2.

Registration Rules

Rule 78 of the Registration Rules (added by L.N. 46/1980) has been omitted since this rule had only a limited application to municipal council and county councils elections in 1980.

Corrigendum

In the Election Rules, at page 170, in rule 101(1), in the last line thereof, for the word “declaration” substitute the word “declaration”.
CHAPTER 2:01

REPRESENTATION OF THE PEOPLE ACT

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CHAPTER 2:01

REPRESENTATION OF THE PEOPLE ACT

An Act to re-enact and amend the law which provides for the registration of electors to vote at elections of Members of the House of Representatives, of Municipal Councils and County Councils, and for the regulation of the holding of such elections; for the disqualification of the holders of certain specified offices and appointments for membership of the above mentioned bodies; for the determination of questions as to membership of Parliament and of Municipal Councils and County Councils; for the registration of other persons; and for other purposes connected therewith.

[21ST DECEMBER 1967]

1. This Act may be cited as the Representation of the People Act.

2. (1) In this Act—

“ballot box” has the meaning assigned to it in the Election Rules;

“ballot paper” has the meaning assigned to it in the Election Rules;

“candidate” in relation to an election, means a person who at that election is elected to serve in the House of Representatives, a Municipal Council, or a County Council, or a person who is nominated as a candidate at the election or is declared by himself or others to be a candidate on or after the day of the issue of the writ for an election, or after the dissolution or vacancy in consequence of which the writ was issued;

“central register” means the register established under section 18(2);

“Chief Election Officer” means the Chief Election Officer referred to in section 3 or any person acting in his office;

“the Commission” means the Elections and Boundaries Commission constituted in accordance with section 71 of the Constitution;
"committee room" does not include any house or room occupied by a candidate as a dwelling by reason only of the candidate there transacting business with his agents in relation to the election, and no room or building shall be deemed to be a committee room by reason only of the candidate addressing electors, committee men or others in the room or building;

"the Commonwealth" means Trinidad and Tobago and any country to which section 18 of the Constitution applies and any dependency of any such country;

"costs" includes charges and expenses;

"counting agent" means a counting agent appointed under the Election Rules;

"County Council" means a Council established under section 4 of the County Councils Act;

"County Council election" means the election of a person or persons to serve as a Councillor or Councillors in a County Council;

"date of the allowance of an authorised excuse" has the meaning assigned to it by section 56(8);

"declaration as to election expenses" means a declaration made under section 53;

"disputed claim" has the meaning assigned to it by section 50(1), as extended by section 51;

"election" means an election of a member or members to serve in the House of Representatives, a Municipal Council or a County Council or the Tobago House of Assembly;

"election documents" means the documents which a returning officer is required by the Election Rules to transmit to the Chief Election Officer after an election;

"election expenses" in relation to an election, means the expenses incurred, whether before, during or after the election, on account of or in respect of the conduct or management of the election;

"election officer" means the Chief Election Officer, an Assistant Chief Election Officer, a returning officer, an election clerk, a presiding officer, a deputy presiding officer, a poll clerk, a registration supervisor, a registration officer, an assistant registration officer or a scrutineer;
“elector” means any person who is registered as an elector in a unit register;

“electoral district” means—

(a) in relation to a Parliamentary election, a constituency as defined in an Order made under section 70 of the Constitution;

(b) in relation to a Municipal Council or a County Council or a Tobago House of Assembly election, a constituency defined in an Order made under section 4 of the Elections and Boundaries Commission (Local Government) Act;

“electoral ink” means the ink, whether composite or consisting of two or more separate solutions, supplied by the Chief Election Officer for use in accordance with the Election Rules;

“electoral registration” means a registration referred to in section 30;

“electoral vehicle placard” means a placard referred to in section 38(5);

“finger” includes thumb;

“House of Representatives” means the House of Representatives referred to in section 46 of the Constitution;

“insufficient return” means a return of less persons than the number of—

(a) the seats to be filled at an election for which the writ was issued; and

(b) persons nominated at the election;

“municipality” means the City of Port-of-Spain, the Borough of San Fernando, the Borough of Arima or the Borough of Point Fortin;

“Municipal Council” means a Council as defined in the Port-of-Spain Corporation Ordinance, the San Fernando Corporation Ordinance, the Arima Corporation Ordinance or the Point Fortin Corporation Act;

“Municipal Council election” means the election of a person or persons to serve as a Councillor or Councillors in a Municipal Council;
"newspaper" means a newspaper published in Trinidad and Tobago;

"nomination day" means the day appointed, in accordance with this Act, for the nomination of candidates;

"Parliamentary election" means an election of a member or members to serve in the House of Representatives;

"payment" includes any pecuniary or other reward and "pecuniary reward" and "money" shall, save in sections 96 and 97, be deemed to include any office, place of employment and any valuable security or other equivalent of money, and any valuable consideration; and expressions referring to money shall be construed accordingly;

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

"poll card" means the poll card referred to in rule 38 of the Election Rules;

"polling agent" means a polling agent appointed under the Election Rules;

"polling day" means the day fixed for holding the poll at an election;

"polling division" means a polling division as provided in subsection (2);

"polling station" means any enclosed or unenclosed space secured by a returning officer for the taking of the votes of electors on polling day and includes any enlargement of the space where the enlargement is deemed necessary or expedient by a returning officer;

"prescribed" save in Part VI means prescribed by the Rules;

"qualifying date" means the ninth day after the date fixed as the date of commencement of an electoral registration by Proclamation issued under section 30;

"registered electoral vehicle" means a vehicle the registration of which has been notified under section 38(4);

"Registrar" means the Registrar of the Supreme Court;
"registration area" means a registration area set out in the First Schedule;

"registration unit" means a subdivision of a registration area determined in accordance with the Registration Rules;

"return as to election expenses" means a return (including the bills and receipts to be transmitted therewith) to be made under section 52(1);

"road" has the meaning assigned to it in the Highways Act; ch. 48:01.

"rubber stamp" means the rubber stamp prepared for use in marking the ballot papers at an election in accordance with rule 46 of the Election Rules;

"Rules" means Rules made under this Act;

"Senate" means the Senate referred to in section 40 of the Constitution;

"Speaker" means the Speaker of the House of Representatives, and includes the Deputy Speaker of that House; and, where the offices of Speaker and Deputy Speaker are both vacant, includes the Clerk of the House of Representatives;

"special ballot box" has the meaning assigned to it in the Election Rules;

"special ballot paper" has the meaning assigned to it in the Election Rules;

"special elector" has the meaning assigned to it in the Election Rules;

"Tobago House of Assembly" means the Assembly established under the Tobago House of Assembly Act; ch. 25:03.

"Tobago House of Assembly election" means the election of a person to serve as an assemblyman in the Tobago House of Assembly;

"unit register" means a unit register established by a registration officer under section 18(1);

"voter" means any person who votes at an election;

"writ" means the writ for an election.

(2) For the purposes of this Act a registration unit shall be deemed to be a polling division.
(3) A reference in this Act to an assistant registration officer or to a scrutineer shall, unless the contrary intention appears, be read as including a reference to a temporary assistant registration officer or to a temporary scrutineer, as the case may be.

(4) References in this Act to the City of Port-of-Spain or to the Borough of San Fernando or the Borough of Arima shall be construed as references to the said City and Borough as at the commencement of this Act described respectively in the First Schedule to the Port-of-Spain Corporation Ordinance or the First Schedule to the San Fernando Corporation Ordinance or the First Schedule to the Arima Corporation Ordinance.

PART I

3. (1) Subject to section 71 of the Constitution, in the exercise of its functions under the Constitution the Commission shall exercise general direction and supervision over the administrative conduct of elections and enforce on the part of all election officers fairness, impartiality and compliance with this Act.

(2) There shall be a Chief Election Officer who shall, subject to any general or special directions of the Commission, perform such functions and duties and exercise such powers of the Commission in such manner as the Commission may from time to time direct, including any of the following duties:

(a) to make such arrangements and do such things as are necessary for the initiation and maintenance of the unit and central registers in accordance with this Act, and for that purpose to make arrangements for the preparation and issue of the necessary forms and instruments and for the collection and keeping of such records as may be necessary;

(b) to issue to election officers such instruction as he may, from time to time, deem necessary to ensure the effective execution of the provisions of this Act; and
(c) to execute and perform all other powers and duties that by this Act or by the Commission are conferred or imposed on him.

(3) Before entering upon his duties under this Act, the Chief Election Officer shall take and subscribe before a Judge an oath in the form set out as Form No. 1 in the Prescribed Forms Rules.

(4) There shall be an Assistant Chief Election Officer who is subject to the authority, direction and control of the Commission, and he shall perform such of the functions and exercise such of the powers of the Chief Election Officer as may be assigned to him by the Commission.

(5) In the absence of the Chief Election Officer or if the office is vacant, the Assistant Chief Election Officer may act in his place and, while so acting, shall possess the like powers and perform the like duties as a Chief Election Officer.

4. (1) There shall be a registration officer for each registration area and such number of assistant registration officers, official photographers, clerks and messengers for each registration area in Trinidad and Tobago as the Commission may consider necessary to assist the registration officers in the discharge of their duties.

(2) The Chief Election Officer shall assign assistant registration officers to one or more polling divisions.

(3) If in his opinion circumstances so require, the Chief Election Officer may, and if so directed by the Commission, shall—

(a) require assistant registration officers to visit every house within the polling divisions assigned to them and to receive applications for registration under the Registration Rules;

(b) assign assistant registration officers to any establishment maintained wholly or mainly for the reception and treatment of persons suffering from mental illness or mental defectiveness, to any place where persons are detained in legal custody, to any divisional headquarters of the Police Service or to the headquarters of the Trinidad and Tobago Defence Force.

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5. (1) Subject to subsection (2), a political party having a member or members as candidates for a Parliamentary election is entitled to nominate persons for appointment as scrutineers in connection with the registration of persons during a period of electoral registration, and the Commission shall appoint each person so nominated to be a scrutineer; and the Commission shall, at the request of the political party which nominated a scrutineer, remove the scrutineer from office.

(2) The number of scrutineers appointed by the Commission on the nomination of a political party shall not exceed the number of assistant registration officers for the time being, and each scrutineer shall be assigned to an assistant registration officer by the political party which nominated him.

(3) The Commission may, after consultation with the political party that nominated a scrutineer for the appointment, remove the scrutineer from office if the Commission considers him for good and sufficient cause to be unfit or incompetent to discharge the duties of his office, or if the scrutineer at any time refuses or wilfully neglects to perform any of his functions under this Act.

(4) Upon his removal from office as in subsection (3), the scrutineer shall forthwith cease to act in his office and shall not be entitled to any remuneration in respect of any period after his removal.

(5) A scrutineer is not entitled to any remuneration from the Commission in respect of any period during which he has acted as such, unless the political party at the instance of which he was appointed a scrutineer nominates a candidate for the electoral district for which he was appointed a scrutineer.

6. (1) For the purposes of an election in an electoral district the Commission shall appoint a returning officer for the electoral district.

(2) Forthwith upon his appointment a returning officer shall establish an office in his electoral district or, with the approval of the Commission, at some convenient place outside the district, and shall cause an advertisement to be inserted in at least one newspaper specifying the place at which he has established his office.
7. (1) For the purposes of an election in an electoral district, there shall be one or more election clerks for the electoral district.

(2) Where more than one election clerk is appointed, the Commission shall specify the order of seniority among them and may assign any such election clerk to an area forming part of the electoral district.

(3) If at any time between the issue of a writ for an election and the delivery or transmission to the Commission of the election return for that election, the returning officer dies or becomes incapable of performing his functions as such, the election clerk, where only one such clerk has been appointed, or the senior election clerk, where more than one such clerk has been appointed, shall forthwith report the fact to the Commission and shall perform the functions of the returning officer until some other person is appointed as returning officer or the returning officer ceases to be incapable of performing and resumes his functions.

8. (1) For the purposes of an election in an electoral district, there shall be a presiding officer and a deputy presiding officer for each polling station in the electoral district.

(2) For the purposes of an election in an electoral district, there shall be such number of poll clerks as may be necessary for each polling station in the electoral district, and where more than one such poll clerk has been appointed for a polling station, the returning officer shall specify the order of seniority among them.

(3) Where a presiding officer dies or becomes unable to perform his functions during the taking of the poll, the deputy presiding officer shall forthwith report the fact to the returning officer and shall perform the functions of the presiding officer until some other person is appointed as presiding officer or the presiding officer resumes his functions.

(4) Subject to subsection (3), if a poll clerk dies or becomes incapable of performing his functions during the taking of the poll the presiding officer shall forthwith report the fact to the returning officer, and some other person may forthwith be appointed to act as a poll clerk until some other person is appointed as poll clerk or the poll clerk resumes his duties.

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9. (1) The appointment of persons to the offices referred to in sections 7 and 8 shall be made by the Commission.

(2) A person appointed to an office referred to in subsection (1) shall not by reason of the appointment be deemed to be a public officer.

(3) The Commission shall not appoint to any of the offices referred to in subsection (1) any person who has not completed to the satisfaction of the Commission a course of training in the duties which he will be required to perform in that office.

(4) The Commission may dismiss without cause any person who holds an office referred to in subsection (1).

10. No candidate for election to and no member of the House of Representatives or of a County Council or of a Municipal Council may be appointed as an election officer; and if any election officer becomes a candidate or such a member, he shall vacate his office.

**PART II**

**FRANCHISE AND REGISTRATION**

11. (1) The persons entitled to vote under rule 36 of the Election Rules at an election in an electoral district are electors for that electoral district.

(2) Where an elector for an electoral district has ceased to reside in that electoral district he shall not on that account cease to be qualified to be an elector for that electoral district until he has become qualified under section 12(c) to be an elector for another electoral district.

12. Subject to this Act, a person is qualified to be an elector for an electoral district at a Parliamentary election, a County Council election or the Tobago House of Assembly election, who on the qualifying date—

(a) is a citizen of Trinidad and Tobago of the age of eighteen years or upwards; or
(b) is a Commonwealth citizen, other than a citizen of Trinidad and Tobago, of the age of eighteen years or upwards who has resided in Trinidad and Tobago for a period of at least one year immediately preceding such date, and who is and for a period of one year immediately preceding such date has been, a resident of Trinidad and Tobago within the meaning of section 5(1) of the Immigration Act.

(c) has resided in that electoral district for a period of at least two months preceding the qualifying date.

13. (1) Subject to this Act, a person is qualified to be an elector for an electoral district at a Municipal Council election who is of the age of eighteen years or upwards and who on the qualifying date—

(a) is a citizen of Trinidad and Tobago; or

(b) is a Commonwealth citizen, other than a citizen of Trinidad and Tobago and who is and for a period of one year immediately preceding such date has been a resident of Trinidad and Tobago within the meaning of section 5(1) of the Immigration Act; or

(c) is not a Commonwealth citizen but has or will have resided in Trinidad and Tobago for a continuous period of at least five years immediately preceding such date; and

(d) has resided for a period of at least two months immediately preceding the qualifying date in that electoral district or, but for the circumstances entitled him to vote by post, would have been resident in that electoral district immediately before proceeding out of Trinidad and Tobago; or

(e) on the qualifying date and for a period of at least twelve months immediately preceding that date (in this section referred to as the qualifying period) has or will have resided within ten miles of the Municipality, the ten miles to be measured along the nearest road or way by land or water, and during that period—
(i) has or will have been in occupation of any rateable hereditaments in the municipality assessed in the current house rate book or a portion of such rateable hereditaments (in this section referred to as qualifying property) for which he shall have really and bona fide paid, during the qualifying period, rent at a rate not less than sixty dollars a year; or

(ii) has or will have been in occupation as owner of qualifying property of an annual rateable value of not less than sixty dollars.

(2) Where the qualifying property or any part of it is jointly occupied by more persons than one, each of the occupiers shall be entitled in respect of such property or part of it jointly occupied if the annual rateable value at which the property is rated to the house tax or the yearly rent bona fide paid by the occupiers for one year at least in respect of the property shall be an amount which, when divided by the number of occupiers, shall give a bona fide rent of not less than sixty dollars a year for each of the occupiers.

(3) The qualifying property need not be, during the whole of the qualifying period, the same property or in the same electoral district but may be different properties in the same electoral district or in different electoral districts and in any such case the owner or occupier of such property shall be registered in the electoral district in which he last owned or occupied such property during the qualifying period.

(4) When a person succeeds to qualifying property by descent, marriage settlement or demise, then for the purposes of qualification, the occupancy of the property by a predecessor in title and the rating of the predecessor in respect thereof shall be equivalent to the occupancy and rating of the successor, and rating in the name of the predecessor shall, until a new rate is made after the date of succession, be equivalent to rating in the name of the successor and the successor shall not be required to prove his own occupancy or rating before the succession.
14. (1) Where on the date of the commencement of an electoral registration a person is not qualified as an elector but would be so qualified if he continued until the qualifying date to reside in an electoral district or within ten miles of a Municipality, as the case may be, he shall be registered as an elector.

(2) A person who on the date of the commencement of an electoral registration is not of the age of eighteen years, but will be of that age on the qualifying date and is otherwise qualified as an elector, shall be registered as an elector.

15. (1) No person is qualified to be or to remain registered as an elector who—

(a) is mentally ill, within the meaning of the Mental Health Act;

(b) is under sentence of death imposed on him by a Court in any part of the Commonwealth or is serving a sentence of imprisonment (by whatever name called) exceeding twelve months imposed on him by such a Court or substituted by competent authority for some other sentence imposed on him by such a Court or is under such a sentence of death or imprisonment the execution of which has been suspended;

(c) is disqualified for registration as an elector by virtue of any law in force in Trinidad and Tobago by reason of his having been convicted of any offence relating to elections.

(2) No person, other than a person referred to in section 13(1)(c), is qualified to remain registered as an elector if he ceases to be a Commonwealth citizen.

16. (1) From time to time and in accordance with this Act and the Rules made thereunder there shall be registered—

(a) all persons who are qualified to be registered as electors; and

(b) all other persons in Trinidad and Tobago of the age of fifteen years and over except such persons as are exempted by Order of the President or are disqualified by virtue of section 15(1).
(2) The registration of persons referred to in subsection (1)(a) shall be kept clearly distinct from that of those persons referred to in subsection (1)(b).

(3) Nothing in this Act shall be construed as making it obligatory for any person to be registered under this Act or as subjecting a person not registered under this Act to a penalty for failing to furnish an election officer with information relevant to his registration under this Act.

17. (1) Trinidad and Tobago shall be divided into the registration areas set out in the First Schedule.

(2) The registration areas referred to in subsection (1) shall be subdivided in accordance with the Registration Rules into the number of registration units as the Commission may consider necessary or expedient.

(3) In accordance with the Registration Rules, the Commission may increase or decrease the number of registration units and may vary the boundaries of any registration unit.

18. (1) Every registration Officer shall establish a unit register for each registration unit in his registration area and the register shall consist of the originals of the registration record cards of all persons registered under section 16 in respect of that registration unit.

(2) The Commission shall establish a central register for Trinidad and Tobago which shall consist of the duplicates of the registration record cards of all persons registered under section 16.

19. (1) Subject to this Act, no person shall be registered in more than one unit register for the purpose of any category of election or more than once in a unit register.

(2) Subject to this Act, a person shall be registered in respect of the registration unit in which on the qualifying date he has his place of residence.

(3) If a person who is qualified to be registered as an elector has his place of residence in more than one registration unit, he shall, subject to this Act, be registered in respect of the registration unit for which he opts.
(4) If within such time as may be determined by the Commission a person does not exercise the option referred to in subsection (3), the registration unit in respect of which he is to be registered shall be decided—

(a) where the registration units are situated in the same registration area, by the registration officer of the area; and

(b) where the registration units are situated in more than one registration area, by the Commission.

(5) For the purposes of this Act, the place of residence of a person shall be determined in accordance with the Registration Rules.

20. (1) Every original of a registration record card shall be kept in the appropriate unit register until such time as the Registration Rules provide for its transfer to another unit register.

(2) Every duplicate of a registration record card shall be transmitted to the Chief Election Officer in accordance with the Registration Rules.

(3) Registration record cards shall contain those matters and particulars as may be prescribed by the Registration Rules.

21. (1) Whenever a person who is registered under section 16(1)(b) becomes qualified to be registered under section 16(1)(a), his registration under section 16(1)(b) shall be cancelled and he shall be registered under section 16(1)(a) in accordance with the Registration Rules.

(2) Subsection (1) shall not apply so as to require the registration of a person under section 16(1)(b) to be cancelled, who becomes qualified to be registered under section 16(1)(a) by reason only of the provisions of section 13(1)(c), (d) or (e).

(3) Whenever a person who is registered under section 16(1)(a) has ceased to be qualified to be so registered, his registration under section 16(1)(a) shall be cancelled and he shall be registered under section 16(1)(b) in accordance with the Registration Rules.

22. (1) Notwithstanding any provision of this Act or any other rule of law to the contrary, the registration officer shall remove the registration record card of a person to whom this section applies from among the registration record cards of persons referred to in section 16(1)(b) and
shall place them among those of persons referred to in section 16(1)(a) and thereupon the persons to whom those registration record cards relate shall be deemed to have applied for registration as electors and to have been so registered for all the purposes of this Act.

(2) This section applies to a person who is registered under section 16(1)(b) and who is, or at the qualifying date will be, eighteen years of age but who has not yet attained, or who will not at that date attain, the age twenty-one years and who is otherwise prima facie qualified to be registered as an elector under section 16(1)(a).

23. The Chief Election Officer shall cause identification cards containing the prescribed matters and particulars to be issued in accordance with the Registration Rules.

24. (1) The Chief Election Officer may by notice require any person, within such time and in such form as may be specified in the notice, to furnish him with such information as it is within the power of that person to give, and as may be relevant to the registration or the cancellation of a registration of a person under this Act.

(2) Where the Chief Election Officer is satisfied as to the accuracy of any information furnished under subsection (1), he may, after notifying the person concerned as to his intention to do so, with the approval of the Commission, make such changes on the registration record card of any such person as are necessary to ensure the accuracy of the registration record card, but no such changes shall be made during an electoral registration under Part III of the Election Rules.

25. (1) An objection to the registration by an assistant registration officer of any person as an elector or non-elector may be made in accordance with the Registration Rules to the appropriate registration officer by any elector or where the registration is during a period of an electoral registration, by any elector or by a scrutineer assigned to the assistant registration officer; and the registration officer may allow or disallow the objection.

(2) Where an assistant registration officer has disallowed the registration of a person as an elector, or where
the registration is during the period of an electoral registration, that person or a scrutineer assigned to the assistant registration officer may apply in accordance with the Registration Rules to the appropriate registration officer for the registration of that person as an elector; and the registration officer may allow or disallow the application.

26. (1) An appeal lies to the Court of Appeal against the decision of a registration officer under section 25 or under the Registration Rules.

(2) An appellant under this section shall give written notice of appeal to the registration officer within fourteen days after the date on which the decision is given, specifying the grounds of appeal.

(3) The registration officer shall immediately forward the notice of appeal to the Registrar and to the opposite party, if any, and shall also forward to the Registrar a statement of material facts that, in his opinion, have been established in the case, and of his decision upon the whole case and upon any point specified as a ground of appeal; and he shall also furnish to the Court of Appeal any further information that the Court of Appeal may require and he is able to furnish.

(4) Where it appears to a registration officer that any notices of appeal given to him are based on similar grounds he shall inform the Registrar of the fact for the purpose of enabling the Court, if it thinks fit, to consolidate the appeals or to select a case as a test case.

(5) On any appeal under this section the registration officer shall be a party to the proceedings.

(6) Every appeal under this section shall be prosecuted, and heard and determined by the Court of Appeal in such manner as may be prescribed by Rules of Court and the costs of every such appeal shall be in the discretion of the Court.

(7) The right of any elector to vote at an election is not prejudiced by any appeal pending under this section; and any vote given at an election in pursuance of that right is as valid as if no such appeal were pending, and is not affected by a subsequent decision of the appeal.

(8) Notice shall be given to the Chief Election Officer and to the registration officer of the registration area concerned by the Registrar of the decision of the Court on any appeal under this section; and the Chief Election Officer
and the registration officer shall make such alterations in the central register and in the appropriate unit registers respectively as may be required to give effect to the decision.

(9) A decision of the Court of Appeal under this section is final to all intents and purposes.

27. Where any change is made in the number or the boundaries of registration units, the Chief Election Officer in consultation with the registration officer of any registration area affected by the change may, in accordance with the Registration Rules, combine or divide any registers or transfer registration record cards from one register to another or make such other adjustments in the registers affected as are rendered necessary by the changes.

28. No misnomer or inaccurate description of any person or place named in any register or in any list, record, card, nomination paper, notice or other document required for the purposes of this Act shall affect the full operation of the document with respect to that person or place in any case where the name or description of the person or place is such as to be commonly understood.

29. (1) The Commission shall in respect of each Parliamentary, County Council or Municipal Council electoral district, publish on 1st July of every year a list (hereinafter referred to as the annual list) of all persons qualified to be electors in that electoral district.

(2) The annual list shall continue in force until 30th June of the following year and on the commencement of an electoral registration shall be deemed to be the preliminary list of electors for that electoral district.

(3) The President may by Order in any year vary the date specified in subsections (1) and (2) wherever it appears to him that circumstances have arisen that warrant the variation.

(4) If the list or any part of a list relating to an electoral district is not published within the time specified in subsection (1) or by Order made under subsection (3), then until the day following that on which it is published the list or the corresponding part of the previous list (whether prepared before or after the commencement of this Act) shall continue in force.

(5) Notwithstanding subsections (2) and (4), the President may by Order declare any existing list of electors for an electoral district to be the preliminary list for that electoral district for the purposes of an electoral registration.
(6) For the purpose of municipal council and county council elections in 1980, the Commission may adapt an existing annual list of electors so as to take account of any changes in the electoral districts effected as a result of the Commission's Fifth Report and the annual list so adapted shall be deemed to be the preliminary list of electors for the electoral district to which it relates, referred to in the Fifth Report.

(6A) For the purpose of elections to the Tobago House of Assembly in 1980, the Commission may adapt an existing annual list of electors so as to take account of any changes in the electoral districts effected as a result of the Supplement to the Commission's Fifth Report and an annual list so adapted shall be deemed to be the preliminary list of electors for the electoral district to which it relates, referred to in the Supplement.

(7) The Commission may adapt an annual list so as to take account of changes in boundaries or in the designated number of a polling division.

30. (1) For the purposes of an election, the President may, by Proclamation, direct that an electoral registration shall be conducted in the electoral district in which the election is to be held.

(2) A Proclamation under subsection (1) shall specify the election to which the Proclamation relates, and shall fix the date of commencement of the electoral registration.

(3) The President may, by a subsequent Proclamation, fix the date of the termination of an electoral registration.

(4) An electoral registration shall be conducted in accordance with the Registration Rules.

PART III
ELECTIONS

31. Any person who is holding, or acting in, the office of Chief Election Officer or Assistant Chief Election Officer or of returning officer shall, so long as he holds, or is acting in, the office, be disqualified for membership of the House of Representatives, a Municipal Council or a County Council.

32. (1) A person is disqualified for membership of the House of Representatives or a Municipal Council or a County Council if he holds, or is acting in, any office or appointment that is specified in the Second Schedule.
(2) The President may by Order amend the Second Schedule by deleting the reference to any office or appointment mentioned therein or by including other offices or appointments therein or otherwise as he may consider expedient.

(3) An Order referred to in subsection (2) shall be subject to negative resolution of the Senate and the House of Representatives.

33. (1) An election shall be instituted by a writ of election issued by the President under the Seal of the President of the Republic of Trinidad and Tobago addressed to the returning officer for the electoral district for which the election is to be held; and every such writ shall be forwarded to the Commission for transmission to the returning officer to whom it is addressed.

(2) In the case of a general election, the writs of election for all electoral districts for which the election is to be held shall be dated on the same day and shall fix the same day for the nomination of candidates and for the taking of the poll.

(3) Every writ of election shall be in the form set out as Form No. 2 in the Prescribed Forms Rules and shall specify—

(a) the day of the nomination of candidates, being not less than seven days after the day of issue of the writ;
(b) the day upon which, if necessary, the poll shall be taken, being not less than seven days after nomination day;
(c) the day the writ is returnable to the Commission.

(4) On receipt of the writ, the returning officer shall endorse thereon the date of receipt of the writ and shall proceed to hold the election in accordance with the Election Rules.

34. (1) Where at any time between the issue of a writ under section 33(1) and the day appointed by the writ for the holding of a poll at any election the President is satisfied that it is expedient to do so by reason of—

(a) the existence of a state of war affecting Trinidad and Tobago;
(b) the declaration of a state of emergency in Trinidad and Tobago or any part thereof by any authority empowered to make such a declaration;

(c) the occurrence of any earthquake, hurricane, flood, fire, outbreak of pestilence or outbreak of infectious disease or other calamity, whether similar to the foregoing or not;

(d) the likelihood that the revised lists of electors for all electoral districts or for any particular electoral district will not be ready before the day appointed for the holding of the poll; or

(e) the likelihood that any essential electoral equipment, supplies or materials will not be available in adequate quantities upon the day appointed for the holding of the poll,

the President may by Proclamation adjourn the holding of the poll to some other day specified in the Proclamation being not more than thirty days after the day specified in the writ.

(2) Any Proclamation made pursuant to subsection (1)(b), (c), (d) or (e) may be expressed to apply only to the electoral districts as are specified in the Proclamation, in which event the poll shall be taken in any electoral districts not so specified upon the day appointed in the writ for the holding of the poll.

(3) Where any Proclamation is made under this section, the writs for all the electoral districts to which the Proclamation applies shall be deemed to be amended by substituting for the day specified in the writs for the holding of the poll the day specified in the Proclamation.

(4) Subject to subsection (5), where a Proclamation under this section is made before the day that would have been nomination day if the Proclamation had not been made, or where any Proclamation under this section is made after nomination day on the ground set out in subsection (1)(d), nomination day is hereby adjourned to the day specified in the Proclamation.

(5) If the new nomination day specified under subsection (4) is a Sunday or a public holiday, nomination day is hereby adjourned to the first day, not being a Sunday or public holiday, after the new nomination day.

(6) Where a Proclamation is made under this section after nomination day on a ground other than the ground set out in subsection (1)(d), the adjournment by the Proclamation of the
day upon which the poll is taken in no way affects the validity of any nomination validly made upon nomination day; and no other nomination shall be made.

(7) Where a Proclamation is made under this section after nomination day on the ground set out in subsection (1)(d), the adjournment by the Proclamation of the day upon which the poll is to be held does not affect the validity of any nomination made prior to the Proclamation and that could validly be made on the day to which nomination day was adjourned; and nominations of other persons qualified as candidates for the election in question may be made.

35. (1) The proceedings at an election shall be conducted in accordance with the Election Rules.

(2) Returning officers at elections shall do all such acts and things as may be necessary for effectually conducting elections in the manner provided by the Election Rules.

(3) No election shall be declared invalid by reason of any act by a returning officer or any other person in breach of his official duty in connection with the election or otherwise or of the Election Rules if it appears to the Court having cognizance of the question that the act did not materially affect the result of the election.

36. (1) Save as otherwise provided by the Election Rules, all persons voting as electors at an election shall do so in person at the polling station allotted to them under the Election Rules.

(2) Every employer shall on polling day allow every elector in his employ the prescribed period for voting and no employer shall make any deduction from the pay or other remuneration of any such elector or impose upon or exact from him any penalty by reason of his absence during that period.

37. At an election no person shall as an elector—
   (a) give more than one vote for any one candidate;
   (b) vote for more than one candidate; or
   (c) vote in more than one electoral district or more than once in the same electoral district.

38. (1) At any time between nomination day and the fifth day next before polling day any duly nominated candidate or the election agent of the candidate may by notice in writing require
the appropriate police officer to register as electoral vehicles on behalf of the candidate so many and such motor vehicles as may be specified in the notice, but that notice shall not be given in respect of the registration as electoral vehicles on behalf of any candidate of more than one motor vehicle for every such number, prescribed in relation thereto in the Third Schedule, of electors whose names appear upon the lists of electors for the relevant electoral district.

(2) Every notice under subsection (1) shall specify—

(a) the name of the candidate by or on behalf of whom it is given;

(b) the electoral district for which he is candidate;

(c) the total number of vehicles, not being more than the number prescribed under subsection (1), which are desired to be registered as electoral vehicles on his behalf;

(d) the name and address of the driver of each of the vehicles and the number of his driving permit; and

(e) the name and address of the owner of every such vehicle and the type, make and registration number under the Motor Vehicles and Road Traffic Act of every such vehicle.

(3) So soon as may be after the receipt of any notice under subsection (1), the appropriate police officer shall satisfy himself by personal enquiry or otherwise as he may think fit—

(a) as to the truth of the matters specified pursuant to subsection (2) in the notice;

(b) that the owner of every motor vehicle specified in the notice consents to the use of the motor vehicle as an electoral vehicle on behalf of the candidate by or on whose behalf the notice was given; and

(c) that application has not been made for the registration of the motor vehicle as an electoral vehicle on behalf of any other candidate in that electoral district or in any other electoral district.

(4) The appropriate police officer shall satisfy himself as to the matters referred to in subsection (3) and shall, not later than seventy-two hours after the receipt by him of the notice under subsection (1), notify the candidate by or on whose behalf the notice under subsection (1) was given of the registration of the vehicles to which the notice relates as electoral vehicles on behalf
of the candidate and shall supply to the candidate or to his election agent not less than three electoral vehicle placards and a driver's card in respect of every vehicle so registered.

(5) Every electoral vehicle placard shall specify—

(a) that the vehicle to which the placard relates is a registered electoral vehicle;
(b) the registration number (under the Motor Vehicles and Road Traffic Act) of the vehicle; and
(c) the name of the electoral district in respect of which the vehicle is registered as an electoral vehicle.

(6) Every electoral vehicle placard shall conform with the following provisions, that is to say—

(a) all letters shall be three and one-half inches high;
(b) every part of every letter shall be five-eighths of an inch wide;
(c) the total width of the space taken by every letter shall be two and one-half inches,
and shall be fixed one on either side and one on the back of the registered electoral vehicle in an upright position so that every letter on the placard is upright and easily distinguishable in the case of a placard fixed on the side of the vehicle, from the side of the vehicle, and in the case of the placard fixed on the back of the vehicle, from the back of the vehicle.

(7) Every driver's card shall specify that he is the driver of a registered electoral vehicle, the matters mentioned in subsection (5)(b) and (c), and the name of the candidate on whose behalf the vehicle is registered as an electoral vehicle.

(8) Where a motor vehicle registered as an electoral vehicle (in the section referred to as the electoral vehicle) is, on or before polling day, destroyed or damaged or for any other reason becomes unavailable for use as an electoral vehicle—

(a) the candidate on whose behalf the electoral vehicle was registered under this section or his election agent may give notice under subsection (1) in respect of another motor vehicle and request that it be registered in the place of the electoral vehicle;
(b) on the surrender to the appropriate police officer of the electoral vehicle placards of the electoral vehicle, or on the production to him of evidence by statutory declaration or otherwise accounting satisfactorily for the failure to surrender the same, the appropriate
police officer shall cancel the registration of the electoral vehicle and in its place register as an electoral vehicle on behalf of the candidate the motor vehicle mentioned in the notice given to him under paragraph \((a)\);

\((c)\) the preceding subsections shall apply \textit{mutatis mutandis} in respect of a notice given under paragraph \((a)\);

(9) In this section "the appropriate police officer" means a police officer designated for the purposes of this section by the Commissioner of Police by Notification.

(10) For the purposes of this section, the Chief Election Officer shall inform the Commissioner of Police in writing of the number of electors in each electoral district.

**PART IV**

**ELECTION CAMPAIGN**

\textbf{39.} Section 38, sections 44 to 59 and sections 76 to 87 do not apply in respect of Municipal Council elections.

\textbf{40.} (1) Not later than the latest time for the delivery of notices of withdrawals for an election, a person shall be named by or on behalf of each candidate as the candidate's election agent, and the name and address of the candidate's election agent shall be declared in writing by the candidate or some other person on his behalf to the returning officer not later than that time.

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

(3) 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.

(4) If whether before, during or after the election the appointment of an election agent is revoked or an election agent dies, another election agent shall be appointed forthwith and his
name and address declared in writing by the candidate or some other person on his behalf to the returning officer.

(5) Upon the name and address of an election agent being declared to the returning officer, the returning officer shall forthwith give public notice of that name and address.

41. (1) The election agent of any candidate may appoint one deputy (in this Act referred to as a sub-agent) in respect of each polling division.

(2) An election agent may act in relation to any matter in a polling division by the sub-agent for that polling division and anything done for the purposes of this Act by or to the sub-agent in his polling division 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 an election agent, would be an illegal practice or other offence against this Act shall be an illegal practice or offence against this Act committed by the sub-agent and the sub-agent shall be liable to be punished accordingly, and the candidate shall suffer the like incapacity as if the act or default had been the act or default of the election agent.

(3) Not later than three clear days before the day of the poll 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 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 the revocation of the appointment or the death of the sub-agent another sub-agent may be appointed, and his name and address shall be forthwith declared in writing by the candidate or some other person on his behalf to the returning officer, who shall forthwith give public notice of the name and address so declared.

42. (1) Every election agent or sub-agent shall have an office to which all claims, notices, writs, summonses and documents may be sent, and the address of the office shall be declared at the same time as the appointment of the agent or the sub-agent to the returning officer, and shall be stated in the public notice of the name of the agent or sub-agent.
(2) Any claim, notice, writ, summons or document delivered at the office of the election agent or sub-agent and addressed to him shall be deemed to have been served on him and every election agent or sub-agent may in respect of any matter connected with the election in which he is acting be sued in any Court having jurisdiction at the place where his office is situated.

43. (1) If no person's name and address are given as required by section 40 as the election agent of a candidate who remains validly nominated at the latest time for delivery of notices of withdrawals, the candidate shall be deemed at that time to have named himself as election agent and to have revoked any appointment of another person as his election agent.

(2) If the person whose name and address have been so given as those of the candidate's election agent (not being the candidate himself) dies and a new appointment is not made on the day of the death or on the following day, the candidate shall be deemed to have appointed himself as election agent as from the time of the death.

(3) If the appointment of a candidate's election agent is revoked without a new appointment being made the candidate himself shall be deemed to have been appointed (or re-appointed) election agent.

(4) Where a candidate is by virtue of this section to be treated as his own election agent, he shall be deemed to have his office at his address as given in his nomination paper.

(5) The returning officer, on being satisfied that a candidate is by virtue of this section to be treated as his own election agent, shall forthwith proceed to publish the like notice as if the name and address of the candidate and the address of his office had been duly given to him under sections 40 and 42.

Election Expenses

44. (1) The election agent of a candidate 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 election expenses are incurred shall not be enforceable against a candidate at the election unless made by the candidate himself or by his election agent.
45. (1) Except as permitted by section 46 or in pursuance of
section 49 or 50, no payment and no advance or deposit shall be
made by a candidate or by any agent on behalf of the candidate or
by any other person at any time in respect of election expenses
otherwise than by or through the election agent of the candidate.

(2) Every payment made by an election agent in respect of
any election expenses shall, except where less than ten dollars, be
vouched for by a bill stating the particulars and by a receipt.

(3) All money provided by any person other than the can­
didate for any election expenses, whether as a gift, loan, advance
or deposit, shall be paid to the candidate or his election agent and
not otherwise.

46. (1) The candidate at an election may pay any personal
expenses incurred by him on account of or in connection with or
incidental to the election; but the amount which a candidate may
pay shall not exceed five hundred dollars, and any further per­
sonal expenses so incurred by him shall be paid by his election
agent.

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

(3) Any person may, if so authorised in writing by the elec­
tion agent of the candidate, pay any necessary expenses for
stationery, postage 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 sending in claims, and shall be
vouched for by a bill containing the receipt of that person.

47. (1) No expenses shall, with a view to promoting or procur­
ing the election of a candidate at an election, be incurred by any
person other than the candidate, his election agent and persons
authorised in writing by the election agent on account—

(a) of holding public meetings or organising any public
display;

(b) of issuing advertisements, circulars or publications;
or
(c) of otherwise presenting to the electors the candidate or his views or the extent or nature of his backing or disparaging another candidate.

(2) Subsection (1) shall not—

(a) restrict the publication of any matter relating to the election in a newspaper or other periodical;

(b) apply to any expenses not exceeding in the aggregate the sum of ten dollars which may be incurred by an individual and are not incurred in pursuance of a plan suggested by or concerted with others or to expenses incurred by any person in travelling or similar personal expenses;

(c) apply to any expenses incurred in the holding of any meeting to disseminate political information or to promote the principles of a political party or a political or other association in cultivating the goodwill of a constituency.

(3) Where a person incurs any expenses required by this section to be authorised by the election agent, that person shall within twenty-one days after the date of publication of the result of the election send to the Chief Election Officer a return of the amount of those expenses, stating the election at which and the candidate in whose support they were incurred, and the return shall be accompanied by a declaration made by that person (or in the case of an association or body of persons, by a director, general manager, secretary or other similar officer) verifying the return and giving particulars of the matters for which the expenses were incurred.

(4) Subsection (3) does not apply to any person engaged or employed for payment or promise of payment by the candidate or his election agent.

(5) The return and declaration under the above provisions shall be in the form set out as Form No. 3 in the Prescribed Forms Rules and the authority received from the election agent shall be annexed to and deemed to form part of the return.

48. (1) No sum shall be paid and no expenses shall be incurred by a candidate at an election or by his election agent whether before, during or after an election on account of or in respect of the conduct or management of an election in excess of the amount of five thousand dollars in the case of a Parliamentary election or two thousand five hundred
dollars in the case of a Municipal Council, a County Council or the Tobago House of Assembly election.

(2) The above maximum amount shall not be required to cover the candidate's personal expenses.

(3) In determining the maximum amount regard shall not be had to any deposit required to be made by a candidate in accordance with the Election Rules.

49. (1) Every claim against a candidate or his election agent in respect of election expenses which is not sent in to the election agent within twenty-one days after the day on which the result of the election is declared shall be barred and not paid.

(2) All election expenses shall be paid within thirty-five days after the day on which the result of the election is declared.

(3) The claimant or the candidate or his election agent may apply to the High Court for leave to pay a claim for any election expenses, although sent in after the said period of twenty-one days or although sent in to the candidate and not to the election agent, and the Court on cause shown to its satisfaction may by order grant the leave.

(4) Any sum specified in the order of leave of the High Court may be paid by the candidate or his election agent and when paid in pursuance of the order shall not be deemed to be in contravention of subsection (2).

50. (1) If the election agent disputes any claim sent in to him within the period of twenty-one days mentioned in section 49 or refuses or fails to pay the claim within the period of thirty-five days so mentioned, the claim shall be deemed to be a disputed claim.

(2) 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 the Court shall not be deemed to be in contravention of section 47(1) or section 49(2).

(3) Subsections 49(3) and (4) shall apply in relation to a disputed claim as they apply in relation to a claim for election expenses sent in after the said period of twenty-one days.

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

52. (1) Within forty-two days after the day on which the result of the election is declared, the election agent of every candidate at the election shall transmit to the Chief Election Officer a true return in the form set out as Form No. 4 in the Prescribed Forms Rules containing, as respects that candidate, a statement of all payments made by the election agent together with all the bills and receipts.

(2) The return shall deal under a separate heading or sub-heading with any expenses included in the return—

(a) with respect to which a return is required to be made under section 47(3); or

(b) which are on account of the remuneration or expenses of speakers at public meetings.

(3) The return shall also contain with respect to that candidate—

(a) a statement of the amount of personal expenses, if any, paid by the candidate;

(b) a statement of all disputed claims of which the election agent is aware;

(c) 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;

(d) a statement of all money, securities and equivalent of money received by the election agent from the candidate or any other person for the purposes of election expenses incurred or to be incurred, with a statement of the name of every person from whom they may have been received.

(4) Where the candidate is his own election agent, a statement of all money, securities and equivalent of money paid by the candidate shall be substituted in the return as to election expenses for the statement of money, securities and equivalent of money received by the election agent from the candidate.

(5) Where, after the date at which the return as to election expenses is transmitted, leave is given by the High Court under

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section 49(3) for any claims to be paid, the candidate or his election agent shall, within seven days after the payment thereof, transmit to the Chief Election Officer a return of the sums paid in pursuance of the order of leave, accompanied by a copy of the order of the High Court giving the leave; and in default he shall be deemed to have failed to comply with the requirements of this section without the authorised excuse as is mentioned in section 56.

53. (1) The return transmitted under section 52(1) shall be accompanied by a declaration made by the election agent before a Justice in the form set out as Form No. 5 in the Prescribed Forms Rules.

(2) At the same time that the election agent transmits the return or within seven days afterwards, the candidate shall transmit or cause to be transmitted to the Chief Election Officer a declaration made by him before a Justice in the form set out as Form No. 5 in the Prescribed Forms Rules.

(3) Where the candidate is out of Trinidad and Tobago when the return is so transmitted, the declaration required by this subsection may be made by him within fourteen days after his return to Trinidad and Tobago, and in that case shall be forthwith transmitted to the Chief Election Officer but the delay hereby authorised in making the declaration does not exonerate the election agent from complying with this Act as to the return and declaration as to election expenses.

(4) Where the candidate is his own election agent, the declaration by an election agent as to election expenses need not be made and the declaration by the candidate as to election expenses shall be modified as specified in the form set out as Form No. 5 in the Prescribed Forms Rules.

54. Notwithstanding anything contained in sections 52 and 53, no return or declaration as to election expenses shall be required in the case of a person—

(a) who is a candidate at an election but is so only because he has been declared by others to be a candidate;

(b) who has not consented to the declaration or taken any part as a candidate in the election.

55. (1) Where an electoral vehicle has been employed by or on behalf of a candidate under section 38 there shall be included in
the return as to election expenses in respect of the candidate as an expense the sum actually paid for the hire of the vehicle or the sum of forty dollars, whichever is the greater.

(2) The President may by Order approved by the Senate and the House of Representatives alter the sum of forty dollars mentioned in subsection (1).

56. (1) A candidate or his election agent may apply for relief under this section to the High Court.

(2) Relief under this section may be granted—

(a) to a candidate, in respect of any failure to transmit the return and declaration as to election expenses or any part of them, or in respect of any error or false statement therein; or

(b) to an election agent, in respect of the failure to transmit the return and declaration which he was required to transmit, or any part of them, or in respect of any error or false statement therein.

(3) The application for relief may be made on the ground that the failure, error or false statement arose—

(a) by reason of the illness of the applicant;

(b) where the applicant is the candidate, by reason of the absence, death, illness or misconduct of his election agent or sub-agent or of any clerk or officer of such agent;

(c) where the applicant is the election agent, by reason 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 any election agent of the candidate; or

(d) by reason of inadvertence or any reasonable cause of a like nature,

and not by reason of any want of good faith on the part of the applicant.

(4) The Court may, after the notice of the application in the electoral district 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, error or false statement as to the Court seems just.

(5) Where it is proved to the Court by the candidate that
any act of the election agent in relation to the return and declarations was without the sanction or connivance of the candidate, and that the candidate took all reasonable means for preventing the act, the Court shall relieve the candidate from the consequences of the act of the election agent.

(6) An order under subsection (4) may make the allowance conditional on 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 seems best calculated for carrying into effect the objects of the above provisions relating to the expenses of a candidate.

(7) An order under subsection (4) relieves the applicant for the order from any liability or consequences under this Act in respect of the matter excused by the order.

(8) 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 authorised excuse.

57. (1) Where on an application under section 56 it appears to the Court that any person who is or has been an election agent has refused or failed to make a return, or to supply the particulars as will enable the candidate and his election agent respectively to comply with the provisions of this Act as to the return or declarations as to election expenses, the Court, before making an order under the section, shall order that person to attend before the Court.

(2) The Court shall, on the attendance of that person unless he shows cause to the contrary, order him to make the return and declarations or to deliver a statement of the particulars required to be contained in the return as to the Court seems just, within such time, to such persons and in such manner as the Court may direct, or may order him to be examined with respect to the particulars.

58. The Chief Election Officer shall, within ten days after he receives from the election agent of a candidate a return as to election expenses, publish a summary of the return in at least one newspaper, accompanied by a notice stating the date on which the return and declaration were received by him and that the return and declaration (including the accompanying documents) can be inspected at the office of the Chief Election Officer.

59. (1) Any returns or declarations (including the accompanying documents) sent in under sections 47, 52 and 53 to the Chief
Election Officer shall be retained by the Chief Election Officer in his office for safe keeping and such returns or declarations (including the accompanying documents) shall at all reasonable times during two years next after they are received by him be open to inspection by any person on payment of a fee of twenty-five cents; and the Chief Election Officer shall on demand furnish copies thereof or any part thereof at the price of fifteen cents for every one hundred and twenty words or part thereof.

(2) Subject to subsection (3), after the expiration of the two years the Chief Election Officer may cause the returns and declarations (including the accompanying documents) to be destroyed or, if the candidate or his election agent so require, shall return them to the candidate.

(3) Any returns or declarations sent under section 47 shall be returned, not to the candidate if he or his election agent so require, but to the person sending them if he so require.

PART V

OFFENCES

Offences by Election Officers, Etc.

60. (1) A registration officer or an assistant registration officer is guilty of a corrupt practice who, wilfully or without reasonable excuse—

(a) omits from a unit register for the registration area or registration unit for which he has been appointed the registration record card of any person entitled to have the said card entered therein; or

(b) enters in the register the registration record card of any person who is not entitled to have the card entered therein or the registration record card of any fictitious or non-existent person.

(2) A registration officer or an assistant registration officer is guilty of a corrupt practice who, wilfully or without reasonable excuse—

(a) enters any false or incorrect matter or thing upon a registration record card or an identification card in a unit register for the registration area or registration unit for which he has been appointed; or
(b) omits to enter upon a registration record card or in any such register, any relevant matter or thing that he knows or reasonably believes to be true.

61. An election officer, other than a registration officer or assistant registration officer, is guilty of a corrupt practice, who—

(a) makes, in any record, return or other document that he is required to keep or make under this Act, any entry that he knows or has reasonable cause to believe to be false, or does not believe to be true;

(b) permits any person whom he knows or has reasonable cause to believe not to be a physically incapacitated person to vote in the manner provided for the physically incapacitated persons;

(c) refuses to permit any person whom he knows or has reasonable cause to believe to be a physically incapacitated person to vote in the manner provided for the physically incapacitated persons;

(d) except as provided in this Act, permits any person to vote at a polling station at which he knows or has reasonable cause to believe that such person is not entitled to vote;

(e) wilfully prevents any person from voting at a polling station at which he knows or has reasonable cause to believe such person is entitled to vote;

(f) wilfully rejects or refuses to count any ballot that he knows or has reasonable cause to believe is validly cast for any candidate in accordance with this Act; or

(g) wilfully counts any ballot that he knows or has reasonable cause to believe was cast contrary to this Act.

62. (1) An election officer required by this Act to take any oath or affirmation who wilfully or negligently fails in any material particular to perform the undertaking made by him in the oath or affirmation is liable on summary conviction to a fine of one thousand five hundred dollars and to imprisonment for twelve months.

(2) (a) If a person to whom this subsection applies, or who is for the time being under a duty to discharge any of the functions of such a person, is, without reasonable cause, guilty of any act in breach of his official duty, he is liable on summary
conviction to a fine of one thousand five hundred dollars and to imprisonment for twelve months.

(b) An action for damages does not lie in respect of the breach of his official duty by any person to whom this subsection applies.

c) This subsection applies to any election officer or any person appointed to perform any duty under this Act in connection with his official duties, and the expression "official duty" is for the purposes of this section to be construed accordingly but does not include duties imposed otherwise than by this Act.

(3) If any returning officer wilfully delays, neglects or refuses to return any person who ought to be returned to serve as a member of the House of Representatives, a Municipal Council or a County Council and if it has been determined on the hearing of a representation petition that the person was entitled to have been so returned, the returning officer shall, without prejudice to any civil or criminal liability which he may have incurred thereby, forfeit to the person the sum of two thousand five hundred dollars.

63. (1) A scrutineer, a presiding officer, a deputy presiding officer or a poll clerk who, when performing his duties under this Act and any other election officer who, at any time, attempts to persuade any person to vote for or support or to refrain from voting for or from supporting any person as a candidate for any election or as a candidate for nomination on behalf of any political party for the election, or to support any political party, or attempts to ascertain for what candidate or party any person intends to vote, is liable on summary conviction to a fine of one thousand five hundred dollars and to imprisonment for six months.

(2) An election officer, other than a scrutineer, who addresses any meeting on behalf of any candidate or political party, or in any way actively associates himself with the election campaign of any candidate or political party is liable on summary conviction to a fine of one thousand five hundred dollars and to imprisonment for six months.

(3) Any member of the Police Service, of the Special Reserve Police, or of the Estate Police who by word, message, writing or in any other manner endeavours to persuade any person to give or dissuade any person from giving his vote at any election is liable on summary conviction to a fine of three
thousand dollars and to imprisonment for twelve months; but
nothing in this subsection shall subject any such member to any
penalty for anything done in the discharge of his duty as such
member.

64. (1) The following persons, that is to say—

(a) the Chief Election Officer, an Assistant Election
Officer, returning officer, registration supervisor,
election clerk, presiding officer, deputy presiding
officer, poll clerk or police officer on duty attending
at a polling station;

(b) every candidate or election agent or polling agent so
attending,

shall maintain and aid in maintaining the secrecy of voting.

(2) Every person attending at the counting of votes shall
maintain and aid in maintaining the secrecy of voting.

(3) No person shall—

(a) interfere with or attempt to interfere with an elector
when he is voting;

(b) otherwise obtain or attempt to obtain at a polling
station information as to the candidate or political
party for whom an elector in that station is about to
vote or has voted;

(c) communicate at any time to any person any informa­
tion obtained in a polling station as to the candidate
or political party for whom an elector in that station
is about to vote or has voted;

(d) directly or indirectly induce an elector to disclose to
any person the name of the candidate or political
party for whom he has or has not voted.

(4) Every person attending the proceedings in connection
with the issue or the opening of special ballot papers shall main­
tain and aid in maintaining the secrecy of the voting and shall not
attempt to ascertain at the proceedings in connection with the
opening of special ballot papers the candidate for whom any vote
is given in any particular special ballot paper or communicate any
information with respect thereto obtained at those proceedings.

(5) No person having undertaken to assist a physically
incapacitated elector to vote shall communicate at any time to
any person any information as to the candidate or political party
for whom that elector intends to vote or has voted.
(6) If any person fails to comply with this section he is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.

Offences relating to registration, election documents, etc.

65. (1) A person is guilty of an offence who, knowingly, is unlawfully registered in more than one unit register for the purpose of any category of election or more than once in any unit register.

(2) A person is guilty of an offence who induces or procures some other person to do an act if he knows that such act is, or but for that person’s want of knowledge would be, an offence by that other person under subsection (1).

(3) An offence under this section is an illegal practice.

(4) A candidate is not liable nor is his election avoided for an illegal practice under this section by any agent of his other than for an offence under subsection (2).

66. (1) Any person who, without lawful authority wilfully destroys, mutilates, defaces or makes any alteration to an identification card or a poll card—

(a) where the identification card or the poll card relates to such person, is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months;

(b) where the identification card or the poll card relates to some other person, is guilty of a corrupt practice.

(2) Any person who without lawful authority destroys, mutilates, defaces or removes, or makes any alteration in, any register or any notice published in pursuance of this Act or any document or copy thereof that has been made available for inspection by the public in pursuance of this Act is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.

67. (1) Any person who objects in accordance with the Registration Rules to the registration of any other person as an elector upon any grounds that he knows or has reasonable cause to believe to be false is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.
(2) Any person who knowingly makes a false statement for the purpose of being registered or of remaining registered as an elector is liable on summary conviction to a fine of seven hundred and fifty dollars and to imprisonment for six months.

(3) Any person who in relation to any registration under this Act makes before a registration officer or assistant registration officer any statement upon oath or any solemn affirmation that he knows or has reasonable cause to believe to be false or does not believe to be true is liable on summary conviction to a fine of one thousand five hundred dollars or to imprisonment for twelve months.

(4) Subject to section 16(3), where a person who is requested under this Act by the Chief Election Officer, a registration officer, or an assistant registration officer, to furnish him with information fails to comply with the request, or gives information which he knows to be false or does not believe to be true, such person is liable on summary conviction to a fine of one thousand five hundred dollars or to imprisonment for twelve months.

68. A person is guilty of a corrupt practice who sells or attempts to sell, or purchases or attempts to purchase, or pledges or attempts to pledge, or receives by way of pledge in any manner whatsoever an identification card of an elector or a poll card issued to an elector or any document or thing purporting to be an identification card of an elector or a poll card issued to an elector.

69. (1) A person who with intent to deceive forges or counterfeits any registration record card or identification card is liable on conviction on indictment to imprisonment for a term of seven years.

(2) A person is guilty of a corrupt practice who is guilty of an offence under this section.

70. (1) A person is guilty of an offence if at any election he—
(a) fraudulently defaces or fraudulently destroys any nomination paper;
(b) forges or counterfeits any special ballot paper;
(c) fraudulently defaces or fraudulently destroys any special ballot paper;
(d) without due authority supplies any special ballot paper to any person;
(e) fraudulently puts into any postal ballot box any
paper other than the ballot paper which he is author-ised by law to put in;

(f) without due authority destroys, takes, opens or otherwise interferes with any postal ballot box or special ballot paper then in use for the purposes of the election;

(g) fraudulently defaces or fraudulently destroys any rubber stamp; or

(h) fraudulently or without due authority, as the case may be, attempts to do any of the above acts.

(2) A person guilty of an offence under this section is liable on summary conviction if he is a returning officer or an election clerk to a fine of one thousand five hundred dollars or to imprisonment for twelve months; or if he is any other person to a fine of seven hundred and fifty dollars or to imprisonment for six months.

71. (1) A person who wilfully destroys or damages a ballot box or any part thereof or, without lawful authority, interferes with any ballot box or any part thereof which has been prepared for use, or is in use at an election, is liable on conviction on indictment to a fine of six thousand dollars and to imprisonment for two years.

(2) A person is guilty of a corrupt practice who is guilty of an offence under subsection (1).

(3) A person who wilfully destroys or damages or, without lawful authority, interferes with any ballot box or any part thereof otherwise than as provided for in subsection (1) is liable on conviction on indictment to a fine of six thousand dollars and to imprisonment for two years.

Offences relating to election campaign

72. (1) Any person who at a lawful public meeting to which this section applies, acts or incites others to act, in a disorderly manner for the purpose of preventing the transaction of the business for which the meeting was called is guilty of a corrupt practice.

(2) This section applies to a political meeting held in an electoral district between the date of the publication of a notice of election under the Election Rules and polling day.

(3) If any police officer reasonably suspects any person of Tampering with ballot boxes. [20 of 1976]. Disturbance at election meetings. Sub. Leg.

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committing an offence under this section, he may require that person to declare to him immediately his name and address and, if that person refuses or fails so to declare his name or address or gives a false name or address, he is liable on summary conviction to a fine of seventy-five dollars, and if he refuses or fails so to declare his name or address or if the police officer reasonably suspects him of giving a false name or address, the police officer may without warrant arrest him.

73. (1) Any person who hires or uses any premises to which this section applies or any part of the premises for a committee room for the purpose of promoting or procuring the election of a candidate, or lets any premises to which this section applies or any part of the premises knowing that it was intended to use them or that part as a committee room is guilty of an illegal hiring. 

(2) Subject to subsection (3), this section applies to any premises—

(a) that are licensed for the sale of any intoxicating liquor for consumption on or off the premises or on which refreshment of any kind (whether food or drink) is ordinarily sold for consumption on the premises; or

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

(3) This section does not apply to the hiring, using, letting, or permitting the use of any part of premises that is ordinarily let for the purposes of chambers or offices, or the holding of public meetings, or of arbitrations, if that 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 mentioned above.

74. (1) Any person who, or any director of any body or association corporate which, before or during an election and for the purposes of affecting the return of any candidate at the election, makes or publishes any false statement of fact in relation to the personal character or conduct of the candidate, is guilty of an illegal practice unless he can show that he had reasonable grounds for believing, and did believe, the statement to be true.

(2) A person making or publishing any false statement of fact as in subsection (1) may be restrained by interim or perpetual injunction by the High Court from any repetition of that false
statement or of a false statement of a similar character in relation
to the candidate and, for the purposes of granting an interim
injunction, *prima facie* proof of the falsity of the statement is
sufficient.

(3) A person is guilty of an illegal practice who, before or
during an election, knowingly publishes a false statement of with­
drawal of a candidate at the election for the purpose of promoting
or procuring the election of another candidate.

75. A person who corruptly induces or procures any other per­
son to withdraw from being a candidate at an election in consider­
ation of any payment or promise of payment, and a person
withdrawing in pursuance of the inducement or procurement, is
guilty of an illegal payment.

76. (1) A person shall not—

(a) print or publish, or cause to be printed or published,
any bill, placard or poster having reference to an
election or any printed document distributed for the
purpose of promoting or procuring the election of a
candidate;

(b) post or cause to be posted any such bill, placard or
poster as above mentioned; or

(c) distribute or cause to be distributed any printed
document for that purpose,

unless the bill, placard, poster or document bears upon the face
thereof the name and address of the printer and publisher.

(2) For the purposes of this section, any process for multi­
plying copies of a document, other than copying it by hand, shall
be deemed to be printing, and the expression “printer” shall be
construed accordingly.

(3) A candidate or election agent acting in contravention of
this section is guilty of an illegal practice, and any other person so
acting is liable on summary conviction to a fine of one thousand
five hundred dollars.

77. Where any person knowingly provides money for any pay­
ment which is contrary to this Act, or for any expenses incurred in
excess of any maximum amount allowed by this Act, or for replac­
ing any money expended in any such payment or expenses, except
where the payment or the incurring of the expenses may have
been previously allowed in pursuance of section 149 to be an
exception, that person is guilty of an illegal payment.
78. A person who makes any payment, advance or deposit in contravention of section 45(1) or (3) or provides any money for any such payment, advance or deposit is guilty of an illegal practice.

79. (1) Subject to subsections (2) and (3), if any person incurs, or aids, abets, counsels or procurcs any other person to incur, any expenses in contravention of section 47 or knowingly makes a declaration required by section 47(3) falsely, he is guilty of a corrupt practice, and if a person fails to send any declaration or return as required by section 47, he is guilty of an illegal practice.

(2) The Court by whom a person is convicted under this section may, if it thinks it just in the special circumstances of the case, mitigate or entirely remit any incapacity imposed by virtue of section 148(2).

(3) A candidate shall not be liable and his election shall not be avoided for a corrupt or illegal practice under this section committed by an agent without his consent or connivance.

(4) Where an act of an association or body of persons, corporate or unincorporate, is an offence declared to be a corrupt or illegal practice by this section, any person who at the time of the act was a director, general manager, secretary or other similar officer of the association or body, or was purporting to act in any such capacity, is deemed to be guilty of that offence, unless he proves that the act took place without his consent or connivance and that he exercised all such diligence to prevent the commission of the offence as he ought to have exercised having regard to the nature of his functions in that capacity and to all the circumstances.

80. Any candidate or election agent who knowingly makes any payment or incurs any expense in contravention of section 48 is guilty of an illegal practice.

81. (1) Subject to subsection (2), an election agent who pays a claim in contravention of section 49(1) or makes a payment in contravention of section 49(2) is guilty of an illegal practice.

(2) Where the Court at the conclusion of the trial of a representation petition certifies that it has been proved to the Court by the candidate that any payment was made by an election agent without the sanction or connivance of the candidate, the election of the candidate shall not be void, nor shall he be subject to any incapacity under this Act by reason only of the payment having been made in contravention of section 49.
82. Subject to section 56, if a candidate or election agent fails to comply with the requirements of section 52 or section 53, he is guilty of an illegal practice.

83. If a candidate or election agent knowingly makes a declaration required by section 53 falsely, he is guilty of a corrupt practice.

84. If a person fails to comply with any order of the Court made under section 57, the Court may order him to pay a fine of eight thousand five hundred dollars.

**Offences on polling day**

85. (1) Subject to subsection (3), a person shall not, with a view to supporting or opposing the candidature of any individual as against any other or others at an election, either let, lend or employ, or hire, borrow or use, any motor vehicle or any animal drawn vehicle or any animal for the purpose of the conveyance of electors to or from the poll, and if he does so, he is guilty of an illegal practice.

(2) Where any motor vehicle or any animal drawn vehicle or any animal is let, lent, employed, hired, borrowed or used for the purpose of the conveyance of electors to or from the poll, it shall be presumed until the contrary is proved that the motor vehicle, animal drawn vehicle or animal was so let, lent, employed, hired, borrowed or used with a view to supporting or opposing the candidature of some individual as against some other or others at the election.

(3) Subject to subsection (4), nothing in this section shall—

(a) prevent any motor vehicle, any animal drawn vehicle or any 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;

(b) prevent any person employing any motor vehicle or any animal drawn vehicle or any animal for the purpose of conveying to or from the poll himself or any member of the same household, or borrowing any such vehicle or animal from a member of the same household to be employed for that purpose; or

(c) apply to any motor vehicle registered as an electoral vehicle, etc., for conveying of electors to the poll.
vehicle on behalf of any candidate, in relation to the user of such vehicle in accordance with section 86.

(4) In any prosecution under this section the burden of proving any exemption under subsection (3)(a), (b) or (c) shall be on the person charged.

(5) In this section, "members of the same household" includes a visitor spending the night before or after polling day in the same dwelling house and a person employed by a member of the household at the dwelling house unless so employed exclusively for the purpose of that member's trade, profession or business.

86. (1) No registered electoral vehicle shall be, at any time on polling day between one hour before the opening of the poll and one hour after the closing of the poll, on any road—

(a) unless there is prominently displayed upon the vehicle the electoral vehicle placards in respect of that vehicle; or

(b) subject to subsection (2), outside the boundaries of the electoral district in respect of which it is a registered electoral vehicle; and

(c) when more than five passengers are upon such vehicle.

(2) Subsection (1)(b) does not apply to the presence of any motor vehicle upon a road outside the boundaries of the electoral district in respect of which the vehicle is registered as an electoral vehicle at any time when the vehicle is actually transporting electors in the electoral district from some point in the electoral district by the most direct route between such points practicable for motor traffic.

(3) A person is guilty of an illegal practice who, in contravention of this section—

(a) drives or causes or permits to be driven any registered electoral vehicle; or

(b) is or causes any other person to be a passenger upon any such vehicle at a time when he knows or has reasonable cause to believe that such vehicle is being driven.

87. (1) A police officer may stop any motor vehicle or animal drawn vehicle which he has reason to believe is being driven or has been driven contrary to section 85 or section 86 and to ques-
tion the driver of or any passenger in or upon the vehicle, whether stopped on his instructions or not, with a view to determining whether a breach of any of those sections is being or has been committed.

(2) If the driver of any such vehicle—
(a) refuses or fails to answer a question lawfully put to him under subsection (1);
(b) obstructs the police officer in the execution of his duty; or
(c) fails to obey any direction of the police officer requiring him to comply with section 85 or 86 in respect of the vehicle,
the police officer may require the driver to drive the vehicle to the nearest police station where it may be detained until one hour after the closing of the poll, and may arrest the driver without a warrant.

(3) If a passenger refuses or fails to answer a question lawfully put to him under subsection (1) the police officer may require him, by force if necessary, to leave the vehicle, and may arrest him without a warrant.

(4) Any driver of any such vehicle who, upon being required to do so in accordance with subsection (2), refuses or fails to drive the vehicle to the nearest police station is guilty of an illegal practice.

(5) Any driver of any such vehicle or any passenger in or upon such vehicle who refuses or fails to answer any question lawfully put to him by a police officer under subsection (1) is guilty of an offence and liable on summary conviction to a fine of four hundred dollars or to imprisonment for three months.

88. (1) No person shall hire or make use of any band of music on polling day within an electoral district for which an election is being held until two hours after the closing of the poll.

(2) No person shall play in any band of music at any meeting or in any procession held on polling day within an electoral district for which an election is being held until two hours after the closing of the poll.

(3) Any person who contravenes this section is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.
89. (1) No person shall furnish or supply any public address apparatus, loudspeaker, bunting, ensign, banner, standard or set of colours or any flag to any person with intent that it should be carried, worn or used on polling day within an electoral district for which an election is being held on any motor or other vehicle as political propaganda on polling day, and no person shall on polling day carry, wear or use within such electoral district any public address apparatus, loudspeaker, bunting, ensign, banner, standard or set of colours or flag, on any motor or other vehicle or otherwise as political propaganda.

(2) No person shall furnish or supply any flag, ribbon, label, symbol or like favour or any article of clothing to or for any person with intent that it be worn or used by any person within an electoral district on polling day as a badge to distinguish the wearer as the supporter of any candidate or of the political or other opinions entertained or supposed to be entertained by such candidate; and no person shall use or wear any flag, ribbon, label, symbol or like favour or any article of clothing as such badge within an electoral district on polling day.

(3) Nothing contained in subsection (1) shall be deemed to extend to the furnishing, supplying, carrying, wearing or using of any banner bearing only the name of any candidate or party or only such name preceded by the words "Vote for"

(4) Any person who contravenes this section is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.

90. (1) Subject to subsection (2), during the hours when the poll is open on polling day no persons shall assemble or congregate in a polling station or within one hundred yards thereof.

(2) This section does not apply to—

(a) any electors who are waiting to vote at such polling station and who obey such instructions as may be given by the presiding officer or any police officer for the purpose of forming a queue with other electors so waiting; or

(b) any person who under this Act lawfully enters and remains in such station.

(3) Any person who contravenes this section is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for three months.
91. (1) During the hours that the poll is open upon polling day no person shall, in any polling station or upon any road or in any public place within one hundred yards of any polling station, seek to influence any elector to vote or to refrain from voting for any candidate or political party or to ascertain for whom any elector intends to vote or has voted.

(2) Any person who contravenes this section is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for three months.

92. (1) No intoxicating liquor shall be sold, offered or exposed for sale, or given away at any premises licensed under the Licor Licences Act and situated in any electoral district for which an election is being held at any time between the opening and the closing of the poll on polling day.

(2) No intoxicating liquor shall be supplied to any person on the premises of any club registered under the Registration of Clubs Act, and situated in any electoral district for which an election is being held at any time between the opening and the closing of the poll on polling day.

(3) Any person who contravenes subsection (1) or (2) is liable on summary conviction to a fine of one thousand five hundred dollars or to imprisonment for six months.

(4) No person shall on polling day consume any intoxicating liquor within a polling station.

(5) No presiding officer, deputy presiding officer or poll clerk shall consume any intoxicating liquor on polling day within any polling station.

(6) Any person who contravenes subsection (4) or (5) is liable on summary conviction to a fine of four hundred dollars or to imprisonment for three months.

93. An employer who fails to comply with any of the provisions of section 36(2) and any person who directly or indirectly by intimidation, undue influence, or in any other way interferes with the granting to an elector of the prescribed period for voting referred to in that subsection is liable on summary conviction to a fine of three thousand dollars or to imprisonment for twelve months.

94. (1) A person is guilty of an offence who votes at an election—
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(a) knowing that he is not entitled to vote at the election;

(b) as an elector more than once in the same electoral district or in more than one electoral district; or

(c) for which he is entitled to vote as a special elector, otherwise than in accordance with Part IV of the Election Rules.

(2) A person is guilty of an offence who induces or procures some other person to do an act if he knows that such act is, or but for that other person's want of knowledge would be, an offence by that other person under subsection (1).

(3) An offence under this section is an illegal practice.

(4) A candidate is not liable, nor is his election avoided, for an illegal practice under this section by any agent of his other than for an offence under subsection (2).

Other offences and savings

95. A person is guilty of a corrupt practice who on or before polling day for an election wilfully damages or destroys a vehicle registered as an electoral vehicle for that election.

96. (1) A person is guilty of a corrupt practice who is guilty of bribery.

(2) A person is guilty of bribery who, directly or indirectly, by himself or by any other person on his behalf—

(a) gives any money or procures any office to or for any elector or to or for any other person on behalf of any elector or to or for any other person in order to induce any elector to vote or refrain from voting;

(b) corruptly does any act as in paragraph (a) on account of any elector having voted or refrained from voting; or

(c) makes any gift or procurement as in paragraph (a) to or for any person in order to induce that person to procure, or endeavour to procure, the return of any person at an election or the vote of any elector, or if upon or in consequence of any such gift or procurement he procures or engages, promises or endeavours to procure the return of any person at an election or the vote of any elector.
(3) A person is guilty of bribery who—

(a) advances or pays or causes to be advanced or paid any money to or to the use of any other person with the intent that the money or any part thereof will be expended in bribery at any election; or

(b) knowingly pays or causes 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.

(4) Subsections (1) to (3) do not extend and shall not be construed to extend to any money paid or agreed to be paid for or on account of any legal expenses incurred in good faith at or concerning an election.

(5) An elector is guilty of bribery who, before or during an election, directly or indirectly by himself or by any other person on his behalf, receives, agrees to receive, or contracts 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.

(6) A person is guilty of bribery who, after an election directly or indirectly by himself or by any other person on his behalf, receives 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.

(7) In this section, "elector" includes any person who has or claims to have a right to vote or is believed by the person offering the bribe to have a right to vote.

(8) For the purposes of this section—

(a) references to giving money includes references to lending, agreeing to give or lend, offering, promising or promising to procure or to endeavour to procure any money or valuable consideration; and

(b) references to procuring any office includes references to giving, procuring, agreeing to give or procure, offering, promising or promising to procure or to endeavour to procure any office, place or employment.

97. (1) A person is guilty of a corrupt practice who is guilty of treating.

(2) A person is guilty of treating who corruptly, by himself or by any other person on his behalf, either before, during or after

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an election, directly or indirectly gives or provides or pays wholly or in part the expense of giving or providing any food, drink, entertainment or provision to or for any person—

(a) for the purpose of corruptly influencing that person or any other person to vote or refrain from voting at such election; or

(b) on account of that person or any other person having voted or refrained from voting, or being about to vote or refrain from voting at such election.

(3) Every elector who corruptly accepts or takes any such food, drink, entertainment or provision is also guilty of treating.

98. (1) A person is guilty of a corrupt practice who is guilty of undue influence.

(2) A person is guilty of undue influence who—

(a) directly or indirectly, by himself or by any other person on his behalf, makes use of or threatens to make use of any force, violence or restraint, inflicts or threatens 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 that person to vote or refrain from voting at any election, or on account of that person having voted or refrained from voting at any election;

(b) by abduction, duress or any fraudulent device or contrivance, impedes or prevents the free exercise of the franchise of an elector or thereby compels, induces or prevails upon an elector either to vote or to refrain from voting at any election; or

(c) by duress, induces a public officer to use his office to prevail upon an elector to vote in a particular way at any election.

99. (1) A person is guilty of a corrupt practice if he commits, or aids, abets, counsels or procures the commission of, the offence of personation.

(2) A person is guilty of personation at an election if he—

(a) votes as some other person whether that other person is living or dead or is a fictitious person;

(b) votes for a person whom he knows or has reasonable grounds for supposing to be dead or to be a fictitious person; or
(c) votes when there is upon any of his fingers any mark of electoral ink.

(3) For the purposes of this section a person who has presented himself to a poll clerk for the purpose of voting at an election or who has marked whether validly or not and returned a special ballot paper for the purpose of voting by post shall be deemed to have voted.

(4) A person charged with personation shall not be convicted except on the evidence of not less than two credible witnesses.

100. (1) Except as otherwise specifically provided, a person guilty of a corrupt practice other than personation is liable—

(a) on summary conviction to a fine of one thousand five hundred dollars and to imprisonment for six months; or

(b) on conviction on indictment to a fine of three thousand dollars and to imprisonment for twelve months.

(2) A person who commits the offence of personation or of aiding, abetting, counselling or procuring the commission of the offence of personation is liable on conviction on indictment to a fine of three thousand dollars and to imprisonment for five years.

101. (1) Except as otherwise specifically provided, a person guilty of an illegal practice is liable on summary conviction to a fine of one thousand five hundred dollars or to imprisonment for six months.

(2) On a prosecution for an illegal practice it shall be sufficient to allege that the person charged was guilty of an illegal practice.

102. Any person charged with a corrupt practice may, if the circumstances warrant such finding, be found guilty of an illegal practice, 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.

103. (1) A person guilty of an offence of illegal payment or hiring is on summary conviction liable to a fine of one thousand five hundred dollars or to imprisonment for six months, and on prosecution for that offence it shall be sufficient to allege that the
person charged was guilty of an illegal payment or hiring, as the case may be.

(2) A candidate or election agent who is personally guilty of an illegal payment or hiring is guilty of an illegal practice.

(3) Any person charged with an offence of illegal payment or hiring may be found guilty of that offence, notwithstanding that the act constituting the offence amounted to a corrupt or illegal practice.

104. (1) Where a person has been declared by others to be a candidate at an election without his consent, nothing in this Act shall be construed to impose any liability on that person, unless he has afterwards given his assent to the declaration or has been nominated.

(2) Nothing in this Act shall be construed as prohibiting the employment of a paid canvasser.

105. The provisions of this Act prohibiting—

(a) payments and contracts for payments;

(b) the payment or incurring of election expenses in excess of the maximum allowed by this Act; or

(c) incurring of expenses not authorised by the election agent,
do not affect the right of any creditor who, when the contract was made or the expense was incurred, did not know that the contract or expense was in contravention of this Act.

PART VI

LEGAL PROCEEDINGS

Disputed Appointments and Elections

106. (1) The following questions shall be referred to and determined by the High Court in accordance with sections 106 to 129:

(a) where leave has been granted under section 52(2) of the Constitution, any question whether any person has been validly appointed as a Senator or validly elected as a member of the House of Representatives; and
(b) any question whether any person has been validly elected as a member or to an office of a Municipal Council or of a County Council.

(2) Every such reference shall be by a petition, in this Act referred to as a representation petition.

(3) A petition complaining of no return or an insufficient return shall be deemed to be a representation petition.

107. (1) A representation petition may be presented by any one or more of the following persons:

(a) in respect of an appointment to the Senate, by any person who on the date of the appointment of the person to whom the petition relates, was entitled to vote as an elector at a Parliamentary election;

(b) in respect of an election or return to the House of Representatives or to a Municipal Council or to a County Council, by—

(i) a person who had a right to vote at the election; or

(ii) a person validly nominated as a candidate at the election.

(2) The person whose appointment, election or return is complained of is hereinafter referred to as the respondent; but, if the petition complains of the conduct of a returning officer or election clerk, the returning officer or election clerk shall for the purposes of this Part be deemed to be a respondent.

(3) The petition shall be in the prescribed form, state the prescribed matters and be signed by the petitioner, or all the petitioners if more than one.

(4) The petition shall be presented by delivering it to the Registrar.

(5) The Registrar shall send a copy of the petition—

(a) in the case of a petition questioning the appointment of a person to the Senate, to the Attorney General; and

(b) to such other persons as may be prescribed;

and shall cause the petition to be published in the prescribed manner.

(6) The petition shall be served in such manner as may be prescribed.

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108. (1) A petition questioning the appointment of a person to the Senate shall be presented within twenty-eight days of the date of the notification in the Gazette of the appointment.

(2) Subject to this section, a petition questioning an election or return shall be presented within eight days after the return has been made of the member to whose election the petition relates.

(3) If the petition questions the election or return upon an allegation of corrupt practice and specifically alleges a payment of money or other reward to have been made by the member or on his account or with his privity since the time of the return in pursuance or in furtherance of the alleged corrupt practice, it may be presented within twenty-eight days after the date of the alleged payment.

(4) A petition questioning the election or return upon an allegation of an illegal practice may, so far as respects that illegal practice, be presented—

(a) in the case of a petition relating to membership of the House of Representatives, not later than the expiration of fourteen days after the day specified in subsection (5);

(b) in the case of a petition relating to membership as a Councillor of a Municipal Council or a County Council, within twenty-eight days after the date of the alleged illegal practice, or before the expiration of the period referred to in subsection (2), whichever is the later;

(c) notwithstanding paragraphs (a) and (b), if specifically alleging a payment of money or some other act to have been made or done since the day specified in subsection (5) by the member to whose election the petition relates or by an agent of his, or with the privity of that member or his election agent, in pursuance or in furtherance of the alleged illegal practice, within twenty-eight days after the date of the alleged payment or other act.

(5) The said day is—

(a) that on which the Chief Election Officer receives the return and declarations as to election expenses by the said member and his election agent;

(b) where the return and declarations are received on different days, the last of those days; or
(c) where there is an authorised excuse for failing to make the return and declarations, 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.

(6) A petition presented within the time limited by subsection (2) or subsection (3) may, for the purpose of questioning the election or return 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 election upon the allegation of that illegal practice could be presented under subsection (4).

(7) Subsections (4), (5) and (6) apply notwithstanding that the act constituting the alleged illegal practice amounted to a corrupt practice.

(8) For the purpose of this section, the allegation that an election is, under this Act, avoided on the grounds that corrupt or illegal practices or illegal payments, employments or hirings were committed in reference to the election for the purpose of promoting or procuring the election of any person thereat and had so extensively prevailed that they may be reasonably supposed to have affected the result of the election, shall be deemed to be an allegation of corrupt practices, notwithstanding that the offences alleged are or include offences other than corrupt practices.

109. (1) At the time of presenting a representation petition or within three days afterwards the petitioner shall give security for all costs which may become payable by him to any witness summoned on his behalf or to any respondent.

(2) The security shall be—

(a) in the case of a petition relating to membership of the Senate or of the House of Representatives, an amount of two thousand dollars; and

(b) in the case of a petition relating to membership as a councillor of a Municipal Council or a County Council, an amount not exceeding one thousand dollars as the High Court, on summons, directs,

and shall be given in the prescribed manner by recognizance entered into by any number of sureties not exceeding four or by a deposit of money, or partly in one way and partly in the other.

110. Within the prescribed time, not exceeding five days after the presentation of the petition, the petitioner shall, in the pre-
Objections to
security.

111. (1) Within a further prescribed time, not exceeding ten
days after service of the notice of the presentation of the petition,
the respondent may object in writing to any recognisance on the
ground that any surety is insufficient or is dead or cannot be
found or ascertained for want of a sufficient description in the
recognisance, or that a person named in the recognisance has not
duly acknowledged the recognisance.

(2) If the objection is allowed, the petitioner may, within a
further prescribed time not exceeding five days, remove it by a
deposit in the prescribed manner of such sum of money as will in
accordance with subsection (3) or subsection (4) make the sec-
urity sufficient.

(3) Any objection to a recognisance may be heard and
determined by the Registrar, and the Registrar may, if he allows
the objection, direct what sum should be deposited so as to make
the security sufficient.

(4) A determination or direction by the Registrar under
subsection (3) may be reviewed by the High Court and upon such
review the Court may make any determination or give any direc-
tion which the Registrar may have made or given.

(5) If no security is given as required by section 109 or any
objection is allowed and not removed as mentioned above, no
further proceeding shall be had on the petition.

Petition at
issue.

112. On the expiration of the time limited for objections or,
after objection made, on the objection being disallowed or
removed, whichever last happens, the petition shall be at issue.

Trial of
petition.

113. (1) A representation petition shall be tried by the High
Court in open Court, without a jury, and notice of the time and
place of trial shall be given in the prescribed manner not less than
fourteen days before the day of trial.

(2) The jurisdiction of the High Court to try representation
petitions may be exercised by a single judge.

(3) The Court may in its discretion adjourn the trial from
time to time, but the trial shall, so far as is practicable consistently
with the interests of justice in respect of the trial, be continued
from day to day on every lawful day until its conclusion.
(4) The trial of a petition relating to membership of the Senate or of the House of Representatives shall be proceeded with notwithstanding the prorogation of Parliament, and in the case of a petition questioning an election or return, notwithstanding the resignation by the respondent as a member of the House of Representatives.

(5) On the trial of the petition, unless the Court otherwise directs, any charge of a corrupt practice may be gone into, and evidence in relation thereto received, before any proof has been given of agency on behalf of any candidate in respect of the corrupt practice.

(6) On the trial of a petition questioning an election or return and claiming the seat for some person, the respondent may give evidence to prove that that person was not duly elected, in the same manner as if he had presented a petition against the election of that person.

114. No elector who has voted at an election shall in any proceedings on a representation petition be required to state for whom he voted.

115. Witnesses shall be summoned and sworn in the same manner as nearly as circumstances admit as in an action tried before the High Court.

116. (1) On the trial of a representation petition questioning an election or return the Court may, by order under the hand of the Judge, require any person who appears to him to have been concerned in the election to attend as a witness and any person refusing to obey the order is guilty of contempt of Court.

(2) The Court may examine any person so required to attend or who is in Court although he is not called and examined by any party to the petition.

(3) A witness may, after his examination by the Court, be cross-examined by or on behalf of the petitioner and respondent, or either of them.

117. (1) The reasonable expenses incurred by any person in appearing to give evidence at the trial of a representation petition, according to the scale allowed to witnesses at the trial of civil actions before the High Court may be allowed to him by a certificate of the Court or of the Registrar; and, if the witness was called and examined by virtue of section 116 shall be deemed part
of the expenses of the Court, but otherwise shall be deemed costs of the petition.

(2) The expenses of the Court shall be paid out of such sums as shall be appropriated for the purpose by Parliament.

118. (1) At the conclusion of the trial of a representation petition in respect of an appointment to the Senate, the Court shall determine whether the person whose appointment was questioned was validly appointed or not, and shall forthwith certify in writing the determination to the President and to the President of the Senate.

(2) At the conclusion of the trial of a representation petition in respect of an election or return, the Court shall—

(a) determine whether the person whose election or return is questioned, or any and what other person, was duly returned or elected or whether the election was void;

(b) forthwith certify in writing the determination—

(i) in the case of a petition relating to membership of the House of Representatives, to the Speaker;

(ii) in the case of a petition relating to membership of a Municipal Council, to the Minister and to the Town Clerk of the Municipal Council concerned;

(iii) in the case of a petition relating to membership of a County Council, to the Minister and to the Chief Executive Officer of the County Council concerned;

(c) where any charge is made in a petition relating to membership of the House of Representatives of any corrupt or illegal practice having been committed at the election, the Court may in addition to giving a certificate, and at the same time, make a special report to the Speaker as to matters arising in the course of the trial an account of which in the judgment of the Court ought to be submitted to the House of Representatives.

(3) The certified determination of a representation petition by the High Court shall, unless varied by the Court of Appeal, be final to all intents and purposes.

(4) In this section “Minister” means the Minister responsible for local government.
119. Notwithstanding that it has determined and certified that the person to whom the petition relates was validly appointed or elected, as the case may be, the Court may, if satisfied that since the date of the appointment or election circumstances have arisen by reason of which such person has vacated his seat, proceed under section 136(1) as if the petition were a vacancy petition.

120. (1) A petitioner shall not withdraw a representation petition questioning an election or return without the leave of the Court on special application made in the prescribed manner and within the prescribed time.

(2) The application shall not be made until the prescribed notice of the intention to make it has been given.

(3) Where there are more petitioners than one, the application shall not be made except with the consent of all the petitioners.

(4) If a petition is withdrawn the petitioners are liable to pay the costs of the respondent.

121. (1) Before leave for the withdrawal of a petition is granted, there shall be produced affidavits by all the parties to the petition and their solicitors and, if the election was an election at which candidates are required to have election agents, by the election agents of all the 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 to do so.

(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.

(4) Copies of the affidavit shall be delivered to the Attorney General a reasonable time before the application for the withdrawal is heard, and the Court may hear the Attorney Gen-
eral or other representative appointed by him in opposition to the allowance of the withdrawal of the petition, and shall have the power to receive the evidence on oath of any person or persons whose evidence the Attorney General or his representative may consider material.

(5) 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.

122. If any person makes any agreement or terms or enters into any undertaking in relation to the withdrawal of a representation petition, and the agreement, terms or undertaking is or are for the withdrawal of the 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 such representation petition, or is or are (whether lawful or unlawful) not stated in the above mentioned affidavits, he is liable on conviction on indictment to a fine of three thousand dollars and to imprisonment for twelve months.

123. (1) On the hearing of the application for leave to withdraw a petition any person who might have been a petitioner in respect of the petition may apply to the Court to be substituted as the petitioner, and the Court may, if the Court thinks fit, substitute him accordingly.

(2) If the proposed withdrawal is in the opinion of the Court the result of any agreement, terms or undertaking prohibited by section 122 or induced by any corrupt bargain or consideration the Court may by order direct that the security given on behalf of the original petitioner shall remain as security for any costs that may be incurred by the substituted petitioner, and that, to the extent of the sum named in the security, the original petitioner and his surety shall be liable to pay the costs of the substituted petitioner.

(3) If the Court does not so direct, then the security to the same amount as would be required in the case of a new petition, and subject to the like condition, shall be given on behalf of the substituted petitioner before he proceeds with his petition and within the prescribed time after the order of substitution.

(4) Subject to this section, a substituted petitioner shall, as nearly as may be, stand in the same position and be subject to the same liabilities as the original petitioner.
124. (1) In every case of the withdrawal of a representation petition the Court giving leave for the withdrawal shall make a report to the persons mentioned in section 118(2)(b).

(2) The report shall state whether in the opinion of the Court the withdrawal of the petition was the result of any agreement, terms or undertaking or was in consideration of any payment, or in consideration that the seat should be at any time vacated or in consideration of the withdrawal of any other such representation petition or for any other consideration and, if so, shall state the circumstances attending the withdrawal.

125. (1) A representation petition shall be abated by the death of a sole petitioner or of the survivor of several petitioners.

(2) A petition questioning the appointment of any person to the Senate shall be abated if the respondent dies.

(3) The abatement of a petition shall not affect the liability of the petitioner or any other person to the payment of costs incurred in respect of any proceeding taken prior to the abatement.

(4) On the abatement of a petition under subsection (1), the prescribed notice thereof shall be given; and any person who might have been a petitioner in respect of the appointment or election, as the case may be, may, within the prescribed time after the notice is given, apply to the High Court in the prescribed manner to be substituted as a petitioner; and the Court may, if the Court thinks fit, substitute him accordingly.

(5) Security shall be given on behalf of a petitioner so substituted, as in the case of a new petition.

126. (1) If before the trial of a representation petition questioning an election or return a respondent, other than a returning officer or an election clerk, gives the prescribed notice that he does not intend to oppose the petition or dies, the Registrar shall give notice thereof in the electoral district to which the petition relates; and any person who might have been a petitioner in respect of the election may, within the prescribed time after the notice is given, apply to the High Court to be admitted as a respondent to oppose the petition, and shall be admitted accordingly; but the number of persons admitted as respondents under this section shall not exceed three.

(2) A respondent who has given the prescribed notice that he does not intend to oppose the petition shall not be allowed to
appear or act as a party against the petition in any proceedings thereon.

127. (1) All costs of and incidental to the presentation of a representation petition and the proceedings consequent thereon, except such as are by this Act otherwise provided for, shall be defrayed by the parties to the petition in such manner and in such proportion as the High Court may determine; and in particular any costs which in the opinion of the Court have been caused by vexatious conduct, unfounded allegations or unfounded objections on the part either of the petitioner or of the respondent, and any needless expense incurred or caused on the part of the petitioner or respondent, may be ordered to be defrayed by the parties by whom it has been incurred or caused whether or not they are on the whole successful.

(2) If a petitioner neglects or refuses, for six months after demand, to pay to any person summoned as a witness on his behalf or to the respondent any sums certified to be due to him for his costs, and the neglect or refusal is, within one year after the demand, proved to the satisfaction of the High Court, every person who under section 109 entered into a recognisance relating to the petition shall be held to have made default in the recognisance, and the recognisance shall thereupon be enforced as if it were a recognisance entered into before the High Court and declared by the High Court to have been forfeited.

128. (1) Where upon the trial of a representation petition questioning an election or return it appears to the Court that any person is 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 the election to which the petition relates, the Court may, after giving that person 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, and, where such an order is made against more than one person, may order that if the costs cannot be recovered from one or more of those persons they shall be paid by some other of those persons or by either of the parties to the petition.

(2) Where any person appears to the Court to have been guilty of a corrupt or illegal practice, the Court may, after giving that 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 offence or to the person, to be paid by the person to such person or persons as the Court may direct.

129. Subject to this Part and of the Rules made thereunder, the principles, practice and rules on which committees of the House of Commons of the Parliament of the United Kingdom used to act in dealing with election petitions shall be observed, so far as may be, by the High Court in the case of representation petitions questioning elections or returns.

Disputed Vacancies

130. (1) The following questions shall be referred to and determined by the High Court in accordance with sections 130 to 136:

(a) where leave has been granted under section 52(1) of the Constitution, any question whether any Senator or member of the House of Representatives has vacated his seat under section 43(2) or section 49(2) of the Constitution or is required under section 43(3) or section 49(3) of the Constitution to cease to exercise any of his functions as a Senator or as a member of the House of Representatives;

(b) any question whether a member of a Municipal Council, a County Council or the Tobago House of Assembly has vacated his seat or his office therein.

(2) Every such reference shall be by a petition (hereinafter referred to as a vacancy petition) presented to the Court—

(a) in the case of the Senate, by—

(i) authority of a resolution of the Senate; or

(ii) any person who on the date of the presentation of the petition is entitled to vote as an elector at a Parliamentary election;

(b) in the case of the House of Representatives, by—

(i) authority of a resolution of the House; or

(ii) any person who on the date of the presentation of the petition would be entitled to vote at an election held for the electoral district for which the person to whom the petition relates was elected.
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(3) For the purposes of sections 130 to 136, in the case of a petition presented under subsection (2)(a)(i) or under subsection (2)(b)(i) the nominal petitioner shall be the Clerk of the Senate or the Clerk of the House of Representatives, as the case may be.

131. (1) A vacancy petition presented to the High Court shall be in the prescribed form, state the prescribed matters and be signed by such persons as may be prescribed.

(2) The petition shall be delivered to the Registrar and the Registrar shall send a copy of the petition to such persons as may be prescribed, and shall cause it to be published in the prescribed manner.

(3) The petition shall be served in such manner as may be prescribed.

132. (1) Where a vacancy petition has been presented to the High Court other than by authority of a resolution, the petitioner shall, at the time of delivering the petition to the Registrar or within three days afterwards, give security for all costs which may become payable by him to any witness summoned on his behalf or to any party to the petition.

(2) The security shall be—

(a) in the case of a petition relating to membership of the Senate or of the House of Representatives, an amount of four thousand dollars; and

(b) in the case of a petition relating to membership of a Municipal Council, a County Council or the Tobago House of Assembly, an amount not exceeding two thousand dollars as the High Court, on summons, directs, and shall be given in the prescribed manner by recognisance entered into by any number of sureties not exceeding four or by a deposit of money, or partly in one way and partly in the other.

133. Within the prescribed time, not exceeding five days after delivery of a vacancy petition, the petitioner shall cause notice of the presentation of the petition, and of the nature of the proposed security and a copy of the petition to be served upon—

(a) the member whose seat is the subject-matter of the petition;

(b) the Attorney General; and

(c) such other persons as may be prescribed.
134. (1) The parties to a vacancy petition shall be—
   (a) the petitioner;
   (b) the member whose seat is the subject-matter of the petition; and
   (c) such other person as, in the opinion of the Court, is interested in the determination of the question referred and whom the Court directs may be heard upon the hearing of the reference.

   (2) The Court shall hear the Attorney General or other representative appointed by him whether or not he is a party to the petition, and shall have the power to receive the evidence on oath of any person or persons whose evidence the Attorney General or his representative may consider material.

135. Subject to such modifications and adaptations as may be necessary for the purpose, the following provisions shall, so far as they are applicable, have effect in relation to proceedings on a vacancy petition presented to the High Court:

   (a) section 111, except that in subsection (5) thereof the reference to section 109 shall be deemed to be a reference to section 132;
   (b) section 112;
   (c) section 113(1) to (4);
   (d) sections 115, 116 and 117;
   (e) section 127, except that in subsection (2) thereof the reference to section 109 shall be deemed to be a reference to section 132.

136. (1) At the conclusion of the hearing of a vacancy petition the High Court shall determine whether or not the member whose seat is the subject matter of the petition has vacated his seat, and shall forthwith certify in writing the determination as in subsection (1), or section 118(2)(b), as the case may be.

   (2) The certified determination of a vacancy petition by the High Court shall unless varied by the Court of Appeal be final to all intents and purposes.

Speaker's Election and Vacation of Office

137. (1) Where leave has been granted under section 52(2) of the Constitution any question whether any person—
(a) has been validly elected as Speaker of the House of Representatives from among persons who are not Senators or members of the House of Representatives, or having been so elected, has vacated the office of Speaker; or

(b) who has been elected as Speaker of the House of Representatives from among members of that House has vacated the office of Speaker by virtue of section 50(5) of the Constitution,

shall be referred to and determined by the High Court in accordance with sections 137 to 141.

(2) No such question shall be referred to the Court except—

(a) by the Clerk of the House of Representatives when so authorised by a resolution of the House; or

(b) by a member of the House of Representatives.

138. (1) A reference to the High Court questioning whether a person was duly qualified to be elected to be Speaker shall be delivered to the Registrar within twenty-one days of the election.

(2) The reference shall be in the prescribed form, state the prescribed matters and be signed by such person as may be prescribed.

(3) The Registrar shall send a copy of the reference to the Clerk of the House of Representatives, who shall cause it to be laid on the table of the House of Representatives.

139. (1) When a question has been referred to the High Court under section 138 by a member of the House of Representatives, the member so referring the question shall, at the time of delivering the reference to the Registrar or within three days afterwards, give security for all costs which may become payable by him to any witness summoned on his behalf or to any party to the reference.

(2) Security shall be an amount of two thousand dollars and shall be given in the prescribed manner by recognisance entered into by any number of sureties approved by the Court not exceeding four or by a deposit of money, or partly in one way and partly in the other.

140. The parties to a reference to the High Court shall be—

(a) the Clerk of the House of Representatives or the
member referring the question, as the case may be;

(b) the person whose election or tenure of office as Speaker is questioned;

(c) such other persons as the Court may direct.

141. (1) At the conclusion of the hearing of a reference, the High Court shall determine whether the person had been validly elected as Speaker or whether he had vacated the office of Speaker, as the case may be; and shall forthwith certify in writing the determination to the Clerk of the House of Representatives, who shall cause it to be laid on the table of the House.

(2) The certified determination of a reference under this section by the High Court shall, unless varied by Court of Appeal, be final to all intents and purposes.

Miscellaneous

142. (1) Any summons, notice or document required to be served on any person with reference to any proceeding under this Part for the purpose of causing him to appear before the High Court may be served by delivering it to that person or by sending it by post by a registered letter to his last known place of abode in Trinidad and Tobago or in such other manner as the Court may direct.

(2) In proving service by post under this section it shall be sufficient to prove that the letter was pre-paid, properly addressed and registered with the post office.

143. Subject to this Part, the Rules of the Supreme Court with respect to costs to be allowed in actions, causes and
matters in the Supreme Court shall in principle and so far as practicable apply to costs of petitions and other proceedings under this Part.

144. The Rules Committee established by the Supreme Court of Judicature Act may make Rules of Court prescribing any matter of procedure that is necessary or expedient for the purposes of any of the provisions of this Act.

145. The High Court shall, subject to this Part, have the same powers, jurisdiction and authority with respect to any proceedings brought under or by virtue of this Part as if the proceedings were an ordinary action within its jurisdiction.

146. (1) Where on a representation petition questioning an election or return it is shown that corrupt or illegal practices or illegal payments or hirings committed in reference to an election for the purpose of promoting or procuring the election of any person thereat have so extensively prevailed that they may be reasonably supposed to have affected the result of the election, his election if he has been elected shall be void and he shall be incapable of being elected to fill the vacancy or any of the vacancies for which the election was held.

(2) An election shall not be liable to be avoided otherwise than under this section by reason of general corruption, bribery, treating or intimidation.

147. If at an election a candidate or his election agent personally engages as a canvasser or agent for the conduct or management of the election any person whom he knows or has reasonable grounds for supposing to be subject to an incapacity to vote at an election by reason of his having
been convicted of any corrupt or illegal practice within the meaning of this Act, the candidate shall be incapable of being elected to fill the vacancy or any of the vacancies for which the election is held.

148. (1) Subject to section 149, if a candidate who has been elected or his election agent is guilty of any corrupt or illegal practice his election is void.

(2) Subject to section 150, but in addition to any punishment as provided by section 69, 71, 100 or 101—

(a) a person convicted of a corrupt practice is incapable during a period of seven years from the date of his conviction—

(i) of being registered as an elector or voting at any election; and

(ii) of being elected a member of the House of Representatives or a Municipal Council or a County Council or the Tobago House of Assembly, or if elected before the conviction, of retaining his seat as such member;

(b) a person convicted of an illegal practice is incapable during a period of five years from the date of his conviction—

(i) of being registered as an elector or voting at any election; and

(ii) of being elected a member of the House of Representatives or a Municipal Council or a County Council or the Tobago House of Assembly.

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of Assembly, or if elected before the conviction, of retaining his seat as such member.

(3) In the event of any appeal against a conviction under section 69, 71, 100 or 101 the incapacities referred to in subsection (2) shall continue until the appeal is determined and thereafter, unless the conviction is quashed, shall remain in force with effect from the date of the determination of the appeal, except the Court hearing the appeal shall direct that the period of the incapacity shall run from the date of the conviction.

149. (1) An application for relief under this section may be made to the High Court.

(2) If it is shown to the Court by such evidence as to the Court seems sufficient—

(a) that a corrupt or illegal practice committed at an election by the agent of a candidate was committed contrary to the order of the candidate or without his sanction or connivance;

(b) that the candidate took all reasonable means of preventing the commission of corrupt and illegal practices at the election; and

(c) that such notice of the application is given in the electoral district as to the Court seems fit;

and in the circumstances it seems to the Court to be just that the candidate should not be subject to any of the consequences under this Act of the act constituting the corrupt or illegal practice, the Court may make an order allowing the act to be an exception from the provisions of
(3) If it is shown to the Court by such evidence as to the Court seems sufficient—

(a) that any act of any person would apart from this section by reason of being in contravention of this Act be an illegal practice, payment or hiring;

(b) that the act 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 is given in the electoral district as to the Court seems fit, and under the circumstances it seems to the Court to be just that either that or any other person should not be subject to any of the consequences under this Act of the act, the Court may make an order allowing the act to be an exception from the provisions of this Act making it an illegal practice, payment or hiring, and thereupon no person shall be subject to any of the consequences under this Act of the act.

(4) Notwithstanding this section, the Court determining a representation petition may declare an election void where it is shown that the commission of a corrupt or illegal practice may be reasonably supposed to have affected the result of the election.

(5) A decision of the High Court under this section or under section 150 shall, unless varied by the Court of Appeal, be final to all intents and purposes.
150. Where any person is subject to any incapacity by virtue of a conviction, and any witness who gave evidence against that person upon the proceeding for the conviction is convicted of perjury in respect of that evidence, the incapacitated person may—

(a) if no appeal is made, upon or after the expiration of the ordinary period allowed for making an appeal against the conviction of perjury;

(b) if an appeal is made and the conviction is affirmed, upon or after the date on which that appeal is disposed of; or

(c) if an appeal is made and is abandoned or fails by reason of non-prosecution thereof, upon or after the date on which that appeal is abandoned or so fails,

apply to the High Court, and the Court, if satisfied that the conviction so far as respects that person was based upon perjury, may order that the incapacity shall thenceforth cease.

151. (1) Where any candidate or other person is convicted of a corrupt or illegal practice, or where any incapacity imposed by virtue of a conviction for a corrupt or illegal practice is remitted by a Court in exercise of the powers conferred on the Court by section 150 then, upon the expiration of the ordinary period allowed for making an appeal or, if an appeal is made, upon the date on which that appeal is finally disposed of or abandoned or fails by reason of non-prosecution, the Court in which the trial or appeal is conducted shall furnish the Chief Election Officer with a statement setting forth—
(a) the decision of the Court in which the trial or appeal was conducted or, as the case may be, of the order of the Court made under section 150;

(b) the name, address and description of the candidate or other person so convicted or acquitted or, as the case may be, in respect of whom such power was exercised; and

(c) the offence for which such candidate or other person has been convicted or acquitted or, as the case may be, the terms of the order made by the Court.

(2) Immediately upon receiving the statement furnished to him pursuant to subsection (1), the Chief Election Officer shall transmit a copy of the statement to each registration officer.

152. (1) A proceeding against a person in respect of an offence to which this section applies may be commenced at any time within one year of the day the offence was committed.

(2) For the purposes of this section, the issue of a summons, warrant or other process shall be deemed to be the commencement of a proceeding, where the service or execution of the same on or against the alleged offender is prevented by the absconding or concealing or act of the alleged offender; but save as above mentioned 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.

(3) This section applies to any corrupt or illegal practice, any illegal payment or hiring and any offence under section 76.

153. Where any corrupt or illegal practice or any illegal payment or hiring or any offence under section 76 is committed by any association or body of persons, corporate or incorporate, those members of the association or body who have taken part in the commission of that offence are liable to any fine or punishment imposed for that offence by this Act.

154. On any prosecution for a corrupt or illegal practice or for any illegal payment or hiring 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 the election shall be sufficient evidence of the facts stated therein.

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155. Appeals shall lie to the Court of Appeal from any decision or determination of the High Court in respect of any proceedings under sections 49, 56 and 74 or under this Part and a decision of the Court of Appeal shall be final for all purposes whatsoever.

PART VII

GENERAL PROVISIONS

156. Every person who is required to take an oath in pursuance of this Act may elect to make a solemn affirmation instead of taking that oath.

157. (1) Save as is provided in section 3(3) every election officer shall, before entering upon his duties under this Act take an oath in the form set out as Form No. 6 in the Prescribed Forms Rules before any person authorised by law to administer oaths or affirmations or before the Chief Election Officer, an Assistant Chief Election Officer or any registration supervisor, registration officer, assistant registration officer, returning officer, election clerk, presiding officer, deputy presiding officer or poll clerk.

(2) The Chief Election Officer, an Assistant Chief Election Officer or any registration supervisor, registration officer, assistant registration officer, returning officer, election clerk, presiding officer, deputy presiding officer or poll clerk are hereby authorised and empowered to administer any oath or affirmation and to take any declaration required by this Act to be made or taken by an election officer or any other person.

158. Where the Chief Election Officer or a returning officer is required or authorized by this Act to give any public notice, he shall, in the absence of any provision to the contrary, do so by advertisements in a daily newspaper, placards, hand-bills, radio broadcast or such other means as he thinks best calculated to afford information to the members of the public concerned.

159. (1) In reckoning time for the purpose of this Act or of the Rules made thereunder Saturdays and Sundays shall be included; but Christmas Day, Good Friday and any other public holiday shall be excluded.

(2) Where anything required by or under this Act to be done falls to be done on a Saturday or Sunday or on any excluded day, that thing may be done on the next day not being a Saturday, a Sunday or one of the excluded days.
160. All expenses properly incurred by and all remuneration and travelling and subsistence allowances payable to election officers and to other persons appointed to perform functions under this Act are hereby appropriated out of the Consolidated Fund of Trinidad and Tobago and shall be paid therefrom on the warrant of the Minister of Finance.

161. (1) The President may make Rules providing for such matters as may be necessary or expedient for carrying the purposes of this Act into effect and, in particular without limiting the generality of the foregoing, may make Rules, adding to, rescinding, varying or amending any such Rules.

(2) Rules made under this section may provide that a person who commits any breach of such Rules shall be guilty of an offence and upon summary conviction for such offence is liable to a fine of one thousand five hundred dollars and to imprisonment for six months.

(3) The Registration Rules, the Election Rules and the Prescribed Forms Rules (formerly contained in the Second, Third and Fifth Schedules respectively to this Act) shall be deemed to be made under subsection (1) and may be amended or revoked under that subsection.

(4) For the purposes of this Act a reference in the Prescribed Forms Rules to a “County Council” shall be construed as referring also to the Tobago House of Assembly.

162. The unit registers and the central register established under the repealed Representation of the People Ordinance 1961 shall be deemed to be the unit registers and the central register established under section 18.

FIRST SCHEDULE
REGISTRATION AREAS

City of Port-of-Spain.
The Borough of San Fernando.
The Borough of Arima.
The Borough of Point Fortin.
The Wards of Arima (exclusive of the Borough of Arima), Blanchisseuse, and San Rafael.
The Ward of Diego Martin in the County of St. George.
The Ward of Tacarigua in the County of St. George.
The Ward of St. Ann’s in the County of St. George.
Counties of St. Andrew and St. David.
County of Caroni.
The Wards of Pointe-a-Pierre, Savana Grande and Ortoire in the County of Victoria (exclusive of the Borough of San Fernando).
The Wards of Naparima and Moruga in the County of Victoria (exclusive of the Borough of San Fernando).
The Wards of Siparia and Erin in the County of St. Patrick.
The Wards of La Brea and Cedros in the County of St. Patrick.
Counties of Nariva and Mayaro.
Tobago, which comprises the islands of Tobago, Little Tobago, Goat Island, St. Giles or Melville and other small islands and rocks as lie in close proximity to the island of Tobago.

SECOND SCHEDULE

DISQUALIFYING OFFICES AND APPOINTMENTS

Any office the appointment of which is made or deemed to have been made under Chapter 6, 7, 8, 9, 10 or 11 of the Constitution.
Member of the Trinidad and Tobago Defence Force.
Chairman of the Cocoa (Rehabilitation) Board.
Chairman of the Cocoa and Coffee Industry Board.
Chairman of the Board of Film Censors.
Chairman of the Water and Sewerage Authority.
Chairman of the Trinidad and Tobago Electricity Commission.
Chairman of the Industrial Development Corporation.
Chairman of the National Housing Authority.
Chairman of the Port Authority.
Chairman of the Public Transport Service Corporation.
Chariman of the Sugar Industry Labour Welfare Fund Committee.
Member of an Agricultural Rent Board.
Member of a Rent Assessment Board.
Member of a Liquor Licensing Committee.
Member of the Statutory Authorities' Service Commission.
Member of the Public Utilities Commission.

THIRD SCHEDULE

ELECTORAL VEHICLES

1. There shall be one electoral vehicle for every 400 electors in the following Parliamentary electoral districts:
   (a) Arima;
   (b) Caroni East;
   (c) Fyzabad;
   (d) Naparima;
   (e) Nariva;
   (f) Ortoire-Mayaro;
   (g) Point Fortin;
   (h) Siparia;
   (i) Tobago East;
   (j) Tobago West;
   (k) Toco-Manzanilla;
   (l) La Brea.

2. There shall be one electoral vehicle for every 500 electors in the Parliamentary electoral districts not specified in paragraph 1.

3. (1) There shall be one electoral vehicle for every 400 electors in an electoral district in the—
   (a) County of St. George;
   (b) County of Caroni;
   (c) County of Victoria;
   (d) County of St. Patrick.

   (2) There shall be one electoral vehicle for every 300 electors in an electoral district in the—
   (a) Counties of St. David-St. Andrew;
   (b) Counties of Nariva-Mayaro;
   (c) Tobago.
RULE

1. Citation.
2. Interpretation.

PART I

PERMANENT PERSONAL REGISTRATION

3. Registration area to be divided into polling divisions.
4. Maps to be prepared.
5. Registration offices.
6. Supply of registration record cards, etc.
7. Registration record inventory forms.
8. Manner of registration.
9. House to house registration.
10. Allowance and disallowance of registrations.
11. Registration record cards and minors' registration cards.
12. Information to be given by persons to be registered.
13. Cards to be read over and signed.
15. Person unable to read or write.
16. List of questions.
17. Spoilt or disallowed registration record cards.
18. Certificate as to registration.
19. Correction of minor errors and omissions.
20. Correction of errors in names and dates of birth.
21. Documents to be safely kept.
22. Delivery of documents by assistant registration officer to registration officer.
23. Photograph and completion of registration.
24. Exemption from taking of photograph.
25. Delivery of documents by registration officer to Chief Election Officer.
26. Completion of registration record card and identification card by Chief Election Officer.
27. Filing of registration record cards in unit registers.
28. Arrangement of unit registers.
29. Filing of cards in central register.
30. Arrangement of central register.
31A. Temporary identification Card form.
32. Objection to registration.
33. Application to registration officer for registration.
34. Review of registration by registration officer.
35. Enquiry by registration officer.
36. Check card.
37. Report of findings.
38. Action in case of discrepancies.
40. Custody of check cards.
41. Cancellation of registration.
42. Disposal of disused registration record cards and identification cards.
43. Change of place of residence in registration area or polling division.
44. Change of place of residence from one registration area to another.
45. Change of name.
46. Receipts for documents.
47. Replacement of lost, mutilated, inaccurate, etc., identification cards.
48. Partial or total loss of registration record cards.
49. Substitution of identification cards.

PART II
ANNUAL LIST OF ELECTORS

50. Annual list.

PART III
ELECTORAL REGISTRATION

51. Electoral registration.
52. Office of temporary assistant registration officer.
53. Duties of temporary assistant registration officers.
54. Application of Part I.
55. Attendance of scrutineer at registration.
56. Preliminary list.
57. Spoilt photographs.
58. Copy of notice of electoral registration to be posted in polling division.
59. Application for registration by person not on preliminary list.
60. Application by elector omitted from preliminary list.
61. Change of place of residence and of name.
62. Preparation of revised list.
63. Objection to registration.
64. Changes in revised lists.
64A. Supplemental List.
65. Division of unit register.

PART IV
GENERAL

66. Manner of determining residence.
67. Forms to be supplied free of cost.
68. Supply of copies of notices and lists of electors.
69. Mode of sending documents to registration officer.
70. Declarations as to age and nationality.
71. Interpreter.
72. Enquiries by Commission as to address of registered person.
73. Checks by Commission.
74. Delivery of unit register to Commission.
75. Delivery of documents to police.
76. Remuneration and allowances.
77. Offences and penalties.
REGISTRATION RULES

deemed to be made under section 161

1. These Rules may be cited as the Registration Rules.

2. In these Rules—
   “certificate as to registration” means a certificate as to registration referred to in rule 18;
   “check card” means a check card referred to in rule 36;
   “Forces special elector” means a member of the Trinidad and Tobago Defence Force who is entitled under the Election Rules to vote as a special elector;
   “inventory form” means a registration record inventory form referred to in rule 7;
   “list of cancellations” means a list of cancellations of registrations referred to in rule 6(1)(e);
   “list of questions” means a list of questions referred to in rule 16;
   “minor’s registration card” means a minor’s registration card referred to in rule 11(5);
   “office hours” means the hours during which an office is open to public business;
   “police special elector” means a member of the Police Service established under the Police Service Act, a member of the Special Reserve Police established under the Special Reserve Police Act and a member of the police force of any Municipality or Borough who is entitled under the Election Rules to vote as a special elector;
   “preliminary list” means the annual list published on 1st July in every year or any other list declared by the President to be a preliminary list under section 29 of the Act and referred to in rule 56;
   “registered person” means a person who is registered under these Rules;
   “registration list” means a registration list referred to in rule 6(1)(d);
   “registration number” means the number printed on a registration record card or on an identification card as provided in rule 11(3) and rule 26(1)(b) respectively;

"registration office" means the office of a registration officer, an assistant registration officer or a temporary assistant registration officer;

"revised list" means a revised list of electors referred to in rule 62.

PART I

PERMANENT PERSONAL REGISTRATION

3. (1) The Commission may divide every registration area into such registration units (in these Rules referred to as "polling divisions") as it may approve.

(2) In determining the boundaries of polling divisions, the Commission shall have regard to geographical considerations and any other facts which may affect facility of communication between the various places within the polling divisions.

(3) The Commission may from time to time increase or decrease the number of polling divisions within a registration area and vary the boundaries of any such polling division.

(4) Where it makes any change in the number or boundaries of polling divisions within a registration area, the Commission may direct the registration officer of the area—

(a) to make the appropriate adaptation to the unit registers; and

(b) to notify such electors as may be affected by the change.

(5) Polling divisions shall be numbered by the Commission according to a numerical series for Trinidad and Tobago or in such other manner as may be approved by them.

4. (1) The Commission shall cause maps of every registration area and of every electoral district to be prepared showing clearly the boundaries of every polling division therein and any other features which it may consider necessary.

(2) Every map prepared under subrule (1) shall be open to inspection by the public at the office of the Commission.

(3) Every map of a registration area prepared under subrule (1) shall be open to inspection by the public at the office of the registration officer of the said area.
(4) Every map of an electoral district prepared under sub-rule (1) shall be open to inspection by the public at the office of the returning officer of the district between the date of the publication of an election notice for an election in the district and polling day for the election.

5. (1) Registration Officers and Assistant Registration Officers shall use as their offices for the purpose of these Rules such places as the Chief Election Officer may approve.

(2) Subject to subrule (3), the office of the Registration Officer and the Assistant Registration Officer in any registration area shall be open for public business every day, except Saturday, Sunday and any public holiday, between the hours of 8.00 o'clock in the forenoon and 4.12 o’clock in the afternoon, or during such other times as may be approved by the Commission.

(3) Where the office of the Assistant Registration Officer is situated at some place other than that of the Registration Officer, such office shall be open for public business on such days and during such times as may be approved by the Commission.

(4) The Commission shall publish in the *Gazette* and in a daily newspaper the addresses of the offices of the Registration Officers and of the Assistant Registration Officers and the times when such offices are open for public business.

6. (1) There shall be supplied by the Chief Election Officer to every Registration Officer and by the latter to every Assistant Registration Officer in his registration area—

(a) unused registration record cards in loose-leaf binders;

(b) unused minor’s registration cards;

(c) unused identification cards;

(d) from time to time a registration list for each polling division to which the Assistant Registration Officer is assigned, containing the names and addresses of persons registered in the unit register of such polling division;

(e) from time to time a list of cancellations of registrations containing the names and addresses of persons in Trinidad and Tobago whose registrations have been cancelled;

(f) such other documents as may be necessary for the performance of his duties.
(2) Save as is provided in rule 75, no person may, except with the permission of the appropriate Registration Officer, remove a registration record card from a binder.

7. A Registration Officer shall include in every loose leaf binder supplied under rule 6 a number of registration record inventory forms, in the form set out as Form No. 7 in the Prescribed Forms Rules, sufficient for entries to be made thereon in respect of every registration record card in the binder; and every Assistant Registration Officer shall keep an inventory on such form of every registration record card used by him.

8. (1) The registration of persons qualified to be registered shall be effected in the manner set out in these Rules.

(2) Subject to subrules (3) and (4), a person wishing to be registered shall make application to the Registration Officer of the polling division in which he is resident.

(3) Where a person wishing to be registered is physically incapacitated, he shall notify the Registration Officer of the polling division in which he is resident of such infirmity or incapacity and such Registration Officer shall go to the address at which such person is resident and shall effect the registration of such persons in accordance with these Rules.

(4) Where a person wishing to be registered for the purposes of a Municipal Council election is qualified as a Municipal Council elector under the provisions of section 13(1)(e) of the Act, he shall make application to the Registration Officer of the polling division in which the qualifying property is situated.

9. (1) Notwithstanding anything contained in these Rules, Assistant Registration Officers, when required in pursuance of section 4(3)(a) of the Act, shall—

(a) visit every house in the polling division assigned to them and receive applications for registration; and

(b) if satisfied that an applicant for registration is qualified to be registered, effect the registration of the applicant.

(2) Subject to subrule (3), the provisions of this Part which relate to application for registration made in pursuance of rule 8(2) shall apply mutatis mutandis to application for registration under this Rule.

(3) For the purpose of completing registrations for which applications are received under subrule (1), an official photo-
grapher shall accompany Assistant Registration Officers, and shall, subject to rule 24 and after the provisions of rule 23(1) have been complied with, take the photograph of every such applicant.

10. (1) If the Assistant Registration Officer is satisfied that such person is qualified to be registered, and, after examination of the registration list and the list of cancellations, that he is entitled to be registered as an elector, he shall cause a registration record card, an identification card and a certificate as to registration to be prepared for the person in accordance with these Rules.

(2) If the Assistant Registration Officer is not satisfied as in subrule (1), he shall issue to the person a notice of disallowance, in the form set out as Form No. 8 in the Prescribed Forms Rules, and send a copy of the notice to the Registration Officer of the registration area in which the person resides.

11. (1) The registration record card for an elector shall be in duplicate in the form set out as Form No. 9 in the Prescribed Forms Rules.

(2) Except as provided in subrules (3) and (4), the registration record card for a non-elector who is fifteen years of age or over shall be in duplicate in the same form as that referred to in subrule (1); but the original of the former card shall be of a different colour from the original of the latter.

(3) For the purposes of a Municipal Council election, the original of the registration record card issued to any person who would but for the provisions of section 13(1)(c), (d) or (e) of the Act continue to be a non-elector shall be the same in colour and shall be numbered in the same series as that issued to a non-elector.

(4) For the purposes of a Municipal Council election and of complying with the provisions of rule 27(1) and of rule 36 of the Election Rules, the Chief Election Officer shall cause to be prepared in respect of any person qualified as an elector under the provisions of section 13(1)(e) of the Act, a photostatic copy of the original of the registration record card issued to such person registered under section 16 of the Act, of a colour to be determined by the Commission. The Chief Election Officer shall make and sign a certificate on each photostatic copy certifying such copy to be a true and correct reproduction of the original of the registration record card.

(5) There shall be printed on every registration record card referred to in subrules (1) and (2) a registration serial number
which shall be different for each card; but the cards referred to in
subrule (1) shall be numbered in a different series from those
referred to in subrule (2).

(6) A registration card, in the form set out as Form No. 10
in the Prescribed Forms Rules, shall be completed by the Assis-
tant Registration Officer in respect of, and issued to, every person
registered under these Rules who is under eighteen years of age.

12. An Assistant Registration Officer may require any person
who wishes to be registered to give him such information, as lies
within the power of the person to give, for inclusion in the regist-
ration record card of that person, and the Assistant Registration
Officer shall record the information in ink on the original of the
registration record card and, by means of carbon paper, on the
duplicate of the registration record card.

13. After the necessary particulars have been entered in a
registration record card, the Assistant Registration Officer shall
sign it in duplicate, and, subject to rule 15, require the person
being registered to read the registration record card and to sign it
in duplicate if he is satisfied that the contents thereof are correct.

14. (1) Before signing the registration record card of a person
who is fifteen years of age or over the Assistant Registration
Officer shall, if an identification card has previously been issued
to the person, require him to surrender the same; and, on his
surrendering the same or giving a satisfactory excuse for his fail-
ure to do so, or if an identification card has not previously been
issued to the person, the Assistant Registration Officer shall enter
the required particulars on an identification card for that person.

(2) An identification card shall be in the form set out as
Form No. 11 in the Prescribed Forms Rules and the print thereon
of a card issued to an elector shall be in a different colour from
that issued to a person who is not an elector.

(3) After having completed action as in subrule (1), the
Assistant Registration Officer shall sign the identification card
and, subject to rule 15, require the person being registered to
read it and to sign it if he is satisfied that the contents are correct.

15. (1) Where a person who is being registered is unable to
read, the Assistant Registration Officer shall, subject to subrule
(2), read over to him the contents of his registration record card
and of his identification card.
(2) Before reading over the contents of a registration record card and of an identification card as in subrule (1), the Assistant Registration Officer shall inform the person who is being registered that the contents will, should he so desire, be read over to him in the presence of a witness of his own choice.

(3) Should the person referred to in subrule (2) inform the Assistant Registration Officer that he wishes the contents to be read over to him in the presence of a witness of his own choice, the Assistant Registration Officer shall read over the contents to the person in the presence of the witness as is there and then produced; but where no such witness is there and then available, the person may fix with the Assistant Registration Officer a time not later than three days thereafter for the production of his witness and, at the time so fixed, the Assistant Registration Officer shall read over the contents to the person in the presence of the witness, if any, as may then be produced.

(4) Where a person who is being registered is unable to sign his name because of illiteracy or physical disability he shall, subject to subrule (5), make an impression in ink on the original and the duplicate of his registration record card and on his identification card as follows:

(a) with his right thumb;

(b) with his left thumb, should he not have a right thumb; or

(c) with any other finger, should he not have any thumb.

(5) If a person referred to in subrule (4) has no finger on either hand, the registration record card and the identification card of the person shall be signed for and on behalf of the person by a friend of his choice in the presence of the Assistant Registration Officer.

(6) When an impression is made under subrule (4) with a finger other than the right thumb, the Assistant Registration Officer shall make a note of the finger with which it is made upon the original and the duplicate of the registration record card of the person who made the impression.

16. (1) A person being registered as an elector who does not affix his signature to his registration record card may be required by the Assistant Registration Officer to answer any five of the twenty questions listed in the form set out as Form No. 12 in the Prescribed Forms Rules.

(2) Before requiring a person to answer questions as in
subrule (1), the Assistant Registration Officer shall inform such person that the questions will, should he so desire, be asked in the presence of a witness of his own choice.

(3) Should the person referred to in subrule (1) inform the Assistant Registration Officer that he wishes the questions to be asked in the presence of a witness of his own choice, the Assistant Registration Officer shall ask the questions in the presence of the witness as is there and then produced; but where no such witness is there and then available, such person may fix with the Assistant Registration Officer a time not later than three days thereafter for the production of his witness and, at the time so fixed, the Assistant Registration Officer shall ask the questions of the person in the presence of the witness, if any, as may then be produced.

(4) In the presence of the person being registered and, where there is a witness, in the presence also of the witness, the Assistant Registration Officer shall record on the list of questions the answer to every question asked by him.

(5) The Assistant Registration Officer and, where there is a witness, such witness as well shall affix their signatures below the answers referred to in subrule (4).

(6) After the answers have been recorded and signed, the list of questions shall be numbered by the Assistant Registration Officer in sequence in respect of each polling division, and such number shall be placed on the original and on the duplicate of the appropriate registration record card in the place provided for the registrant’s signature.

(7) After the list of questions has been numbered as in subrule (6), it shall be kept confidentially in a separate file by the Assistant Registration Officer who shall not permit any person other than the Chief Election Officer and the Registration Officer of his registration area to have access to that file.

17. (1) An Assistant Registration Officer, upon being satisfied that a registration record card cannot conveniently be used or that he is unable to complete such card, shall cancel it by writing the word “spoiled” upon the registration record card.

(2) A registration record card that has not been completed because of the disallowance of a registration shall be cancelled by the Assistant Registration Officer by marking upon it the word “disallowed”.

(3) When a registration record card has been cancelled under subrule (1) or (2), the Assistant Registration Officer shall
record the cancellation upon the inventory form in respect of the registration record card.

18. (1) An Assistant Registration Officer shall issue in respect of every person whose registration record card has been completed a certificate in triplicate to that effect in the form set out as Form No. 13 in the Prescribed Forms Rules.

(2) The Assistant Registration Officer shall record the required particulars and affix his signature in ink on the original of the certificate and, by means of carbon paper, on the duplicate and on the triplicate and shall deliver the original and the duplicate to the person being registered.

(3) Every certificate issued under subrule (1) to a person who is fifteen years of age or over shall contain a statement directing the person to whom the certificate is issued to have his photograph taken by an official photographer.

19. (1) Any clerical error or omission in a registration record card or in any identification card and any other error in any such card that has been caused by the inadvertence of an Assistant Registration Officer or the person seeking registration may be corrected or inserted as the case may require either by the Assistant Registration Officer who registered the person to whom the registration record card or identification card relates, or if such Assistant Registration Officer is for any reason unavailable for the purpose, by any other Assistant Registration Officer.

(2) Where the description of the address of a registered person has been altered by lawful authority, a Registration Officer may make the appropriate alteration on the registration record card of that person.

(3) The provisions of rule 15(1) to (3) shall apply mutatis mutandis in respect of corrections, insertions and alterations made under this rule.

(4) A correction, insertion or alteration made under this rule shall be initialled by the Assistant Registration Officer and by the person to whom the card relates, or by a witness present, as the case may be.

(5) The Registration Officer shall inform the Chief Election Officer of any correction, insertion or alteration made under this rule and the Chief Election Officer shall make or cause to be made the requisite changes in the appropriate duplicate registration record card.
20. (1) Where a person is popularly known or called by one name which is a name other than that appearing on his certificate of birth or baptismal certificate and is registered under the popular name, the Registration Officer shall, subject to subrule (3), alter the name entered on the registration record card and the identification card relating to that person.

(2) Where a person at the time that he is seeking registration gives as the date of his birth a date which he subsequently discovers to be inaccurate, he shall notify the Registration Officer of the registration area in which he is resident, and the Registration Officer may, subject to subrule (3), alter the date on the registration record card and the identification card relating to that person.

(3) Before an alteration described in subrule (1) or (2) is made, the Registration Officer shall require—

(a) in the case of an inappropriate name, the production of a birth or baptismal certificate showing the appropriate name and proper proof that the person named in the certificate is the same person as the applicant for the alteration of the name entered on the identification card relating to the person;

(b) in the case of an inaccurate date of birth, a birth certificate with an affidavit attached thereto deposing that the date mentioned in the certificate relates to the birth of the applicant or, where a birth certificate is unobtainable, an affidavit deposing to the true date of the birth of the applicant; and

(c) in either case, a check card given under the hand of the person assigned for the purpose under rule 37 for the registration area in which the applicant resides certifying the correctness of the information given under paragraph (a) or paragraph (b).

(4) The Registration Officer shall inform the Chief Election Officer of any alteration made under this rule and the Chief Election Officer shall make or cause to be made the requisite changes on the appropriate duplicate registration record card.
21. (1) An Assistant Registration Officer shall keep in safe keeping and shall not permit any person to have unlawful access to unused, completed or cancelled—

(a) registration record cards;
(b) identification cards;
(c) inventory forms;
(d) check cards;
(e) notices of disallowance of registrations;
(f) minors’ registration cards;
(g) certificates as to registration; and
(h) answers to lists of questions.

(2) Should it be necessary for an Assistant Registration Officer to keep any of the documents mentioned in subrule (1) over-night he shall lock them in a container provided for that purpose by the Commission.

22. At such times as the Commission may direct, an Assistant Registration Officer shall deliver to the appropriate Registration Officer all cards, forms, binders or other documents that have been completed or used by him or delivered to him in the performance of his duties.

23. (1) A person to whom a certificate as to registration is issued shall deliver the original and duplicate of the certificate to an official photographer who shall cause such person to affix his signature, or to make his impression, in the manner set out in rule 15(4) to (6) in ink on the original.

(2) The official photographer shall thereafter take the photograph of such person and then affix his signature in ink to the original and duplicate of the certificate and shall return the duplicate to the person.

(3) Notwithstanding any other rule, the registration of a person shall not be deemed to be completed until his photograph has been taken in accordance with subrules (1) and (2).

(4) The official photographer shall transmit the original of the certificate delivered to him under subrule (1) and the exposed negative film of the photograph or an
instant film photograph, as the case may be, taken by him under subrule (2) to the appropriate Registration Officer as directed by the Commission, and on receipt thereof the Registration Officer shall transmit the same to the Commission.

24. (1) Where a person objects to the taking of his photograph for the reason that his face is disfigured or on religious grounds or on any other ground which the Registration Officer considers to be reasonable, the Registration Officer shall, on application by such person, exempt him from compliance with and from the operation of rule 23.

(2) An application under this rule shall be in the form set out as Form No. 14 in the Prescribed Forms and shall be handed by the applicant to the Assistant Registration Officer before the issue to him of his certificate as to registration.

(3) Where an application is handed to him under subrule (2), the Assistant Registration Officer shall deliver to the applicant only the duplicate of his certificate as to registration.

(4) The Assistant Registration Officer shall endorse his recommendation on the application and shall forward the same and the original certificate as to registration to the Registration Officer together with the other documents related to such person under rule 22.

(5) If the Registration Officer is not satisfied that the applicant qualifies for exemption, he shall hold an enquiry in relation to the same and the provisions of rule 35 other than subrules (8) to (10) of that rule shall apply mutatis mutandis in relation to such an enquiry.

(6) If the Registration Officer grants the application without or after holding an enquiry, he shall endorse on the application and on the original of the certificate as to registration and in the space for the photograph on the identification card and the registration record card of such person the words "Exempt from photograph" together with his signature, and shall record in the place reserved for remarks on the registration record card the reason for the exemption, and he shall return the original of the
certificate as to registration to the Assistant Registration Officer, who shall deliver the same to the applicant in exchange for the duplicate of his certificate as to registration.

(7) On receipt of his identification card under rule 31, the applicant shall deliver up the original of the certificate as to registration in lieu of the duplicate.

(8) Where an application under this rule is refused the Registration Officer shall return the original of the certificate as to registration to the applicant.

(9) Where a person has complied with rule 23 but his photograph has been spoilt or misplaced, the Registration Officer may require him to have his photograph retaken until a proper photograph has been obtained.

25. At such times as the Commission may direct, a Registration Officer shall transmit to the Chief Election Officer the registration record cards that were received by the Registration Officer from the Assistant Registration Officers or completed by him in the performance of his duties under these Rules.

26. (1) On receipt of the documents referred to in rule 25 and of the certificate and negative film or instant film photograph referred to in rule 23(4) in respect of the same person, the Chief Election Officer shall—

(a) cause prints of the negative film or instant film photograph as the case may be to be attached to the identification card and to the original of the registration record card of such person;

(b) thereafter cause the identification card to be laminated and the names and registration number of such person to whom it relates to be embossed on the laminated card; and

(c) return the original of the registration record card and the identification card to the registration office.

(2) Where a document, negative film or instant film photograph required to be sent to the Chief Election Officer under these Rules is not received by him, or is lost,
or there is any error or insufficiency therein, the Chief Election Officer may require the appropriate registration officer or assistant registration officer to cause the same to be remedied.

(3) The provisions of these Rules which govern any action which should or might have been taken in the first instance in respect of such document or negative film or instant film photograph shall apply in respect of such document or negative film or instant film photograph and any action may be taken thereunder to effect the said remedy.

27. (1) Subject to subrule (2), on receipt of the originals of the registration record card or of the photostatic copies of registration record cards prepared under rule 11(4) from the Chief Election Officer, the Registration Officer shall file the same in a unit register in a binder designed for that purpose so as to enable the cards to be staggered in such manner that only the name at the beginning of each registration record card will remain uncovered.

(2) Where a check card has been issued under rule 37, the registration record card of the person affected shall not be filed as provided in subrule (1) until the report of the person assigned for the purpose under rule 36 has been received and a decision made thereon by the Registration Officer approving the registration of the elector.

(3) The binder referred to in subrule (1) shall be capable of being locked in such manner that no registration record card filed therein may be removed except by the application of force.

28. (1) A Registration Officer shall arrange the originals of the registration record cards in a unit register in groups under the several addresses in a polling division.

(2) Subject to subrule (3), the cards referred to in subrule (1) shall be arranged in alphabetical order.

(3) Where the houses in a polling division are properly and completely numbered, the cards in every group mentioned in subrule (1) shall be arranged by the Registration Officer in order and in keeping with the numbering of such houses, appropriate numbers being inserted opposite every name in a group.
(4) The registration record cards of electors shall be kept in the same binder as, but separate from, the registration record cards of non-electors.

(5) The registration record cards of police special electors, of the Forces special electors, and of Municipal Council electors qualified under section 13(1)(e) of the Act shall be kept separate from those of other electors, and separate from each other.

29. (1) Subject to subrule (2), the Chief Election Officer shall place in the series mentioned in rule 30 the duplicates of the registration record cards received by him from Registration Officers.

(2) The Chief Election Officer shall not file the duplicate of any registration record card of an elector which is being checked by the person assigned for that purpose under rule 36 until the report of that person upon that card has been received and a decision made thereon by the Registration Officer approving of the registration of the elector.

30. The duplicates of registration record cards in the central register shall be arranged by the Chief Election Officer in an alphabetical or numerical series or a combined alphabetical and numerical series, and the registration record cards of electors shall be kept separate from those of non-electors.

31. (1) The Registration Officer shall cause a completed identification card to be delivered to the person to whom it relates in exchange for the duplicate of the certificate as to registration of such person or the original thereof as provided in rule 24(7).

(2) The identification card shall be delivered by the Assistant Registration Officer or such other person as may be assigned for that purpose by the Chief Election Officer, to the person to whom the identification card relates.

(3) Subject to subrule (4), before delivery of an identification card, the recipient shall sign his name or make
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his impression in the manner set out in rule 15(4) to (6) on the
duplicate or original of the certificate as to registration, as
the case may be.

(4) Where the person delivering the identification
card is satisfied—

(a) that the person to whom it relates is unable to
produce the duplicate or the original of his
certificate as to registration, as the case may
be; and

(b) as to the identity of such person,

he may issue the identification card on the person giving
him a receipt in a form approved by the Chief Election
Officer.

31A. (1) Where it is not possible to issue an identification
card, the Elections and Boundaries Commission until
31st December, 1981 may, for the purposes of complying with
these Rules, issue to a registered person a temporary
identification card and such temporary identification card
shall, subject to paragraph (2), be in the form set out in
Form No. 11 in the Prescribed Forms Rules.

(2) The temporary identification card shall serve
the same function and contain the same features as the
identification card except that the following information
shall appear on the temporary identification card before it
undergoes the process of lamination—

(a) the name and registration record card number
of the registered person inserted in writing;

(b) the name, imprinted by means of a rubber stamp
of the Registration Office at which the card was
prepared;

(c) the words, imprinted by means of a rubber
stamp "Issued by the Elections and Boundaries
Commission."

32. An elector or during an electoral registration a
scrutineer who objects to the registration of a person as an
elector in pursuance of section 25 of the Act shall do so by
filling out a notice of objection in the form set out as
Form No. 15 in the Prescribed Forms Rules which shall consist of a postcard in duplicate, and by transmitting by registered post or delivering by hand one section to the appropriate Registration Officer and the other section to the person to whose registration objection is being made.

33. (1) A person or during an electoral registration a scrutineer who applies for the registration of a person as an elector in pursuance of section 16 or 25 of the Act shall do so by filling out an application in the form set out as Form No. 16 in the Prescribed Forms Rules.

(2) An application referred to in subrule (1) shall be delivered by hand to the appropriate Registration Officer by the person whose registration is sought in the application, or during an electoral registration by the scrutineer making the application in the presence of the person.

34. (1) Subject to this rule, a Registration Officer shall consider an objection to a registration or an application for registration made to him under section 25 of the Act.

(2) The Registration Officer shall on receipt of an objection to a registration proceed to hold an enquiry as provided for in rule 35.

(3) An objection or an application referred to in subrule (1) may be made at any time.

(4) If the Registration Officer is satisfied immediately and without further enquiry that an applicant for registration is entitled to be registered as an elector he shall approve the application and register the person as an elector in the appropriate unit register.

(5) If the Registration Officer is not satisfied as in subrule (4), he shall issue a check card; and, if on receipt of the report of the person assigned for the purpose under rule 37 he is satisfied that the applicant is entitled to be registered as an elector, he shall register him as such in the appropriate unit register.
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(6) If on receipt of the report of the person assigned for the purpose under rule 36 the Registration Officer is not satisfied as in subrule (4), he shall proceed to hold an enquiry as provided for in rule 35.

35. (1) The Registration Officer shall give notice of an enquiry held under this rule to—

(a) the Assistant Registration Officer who allowed the registration objected to or disallowed the registration in respect of which the application is made;

(b) in the case of an objection, the objector and the person whose registration has been objected to;

(c) in the case of an application, the applicant, and the person whose registration has been disallowed.

(2) A notice referred to in subrule (1) shall be in the form set out as Form No. 17 in the Prescribed Forms Rules, and shall be given by registered post or by hand not less than three clear days before the time fixed for the holding of the enquiry.

(3) The Registration Officer may summon such witnesses as he may consider necessary and may order the production of any document that he may deem necessary, and he shall summon any witnesses as he may be requested by any of the persons referred to in subrule (1) to summon.

(4) The Registration Officer shall permit the persons referred to in subrule (1) and the witnesses summoned under subrule (3) to appear before him and to be heard.

(5) A person referred to in subrule (1) may appear either in person or by any other person, other than as counsel, on his behalf.

(6) The Registration Officer may, either at the request of any person referred to in subrule (1) or without such request, require that the evidence given by any person at such hearing shall be upon oath or affirmation and may administer the necessary oath or cause the necessary affirmation to be made in his presence.
(7) The Registration Officer shall make and keep a record of all evidence taken and all documents produced during the enquiry as well as of his decision and the reasons therefor.

(8) Should the Registration Officer allow an application he shall register the applicant as an elector in the appropriate unit register.

(9) Should the Registration Officer disallow an application he shall issue to the applicant and to the person whose registration has been disallowed a notice of disallowance in the form set out as Form No. 18 in the Prescribed Forms Rules, and keep a duplicate copy of the notice together with the other papers relative to the application.

(10) Should the Registration Officer allow an objection he shall thereupon cancel the registration record card of the person whose registration is objected to in the manner set out in rule 41(5) to (8).

36. A check card shall be in the form set out as Form No. 19 in the Prescribed Forms Rules, and shall be issued by a Registration Officer to the person assigned the duty of checking particulars on registration record cards by the Chief Election Officer; and the Registration Officer shall forthwith inform the Chief Election Officer of the issue thereof.

37. Where a check card is issued to a person so assigned he shall report his findings upon the check card which he shall sign and deliver to the Registration Officer who issued the check card to him.

38. (1) Subject to subrule (5), when the report of any person assigned for the purpose of rule 36 discloses any discrepancies between particulars in a registration record card and any information obtained by such person, the Registration Officer shall notify
the person whose name appears on the registration record card, in the form set out as Form No. 20 in the Prescribed Forms Rules of his intention to hold an enquiry into the matter.

(2) Subject to subrules (3) and (4), the provisions of rule 35 shall apply mutatis mutandis to an enquiry held under this rule.

(3) Notice of the enquiry shall be given to the person described in the registration record card and to the person who carried out the check.

(4) If at the conclusion of the enquiry the Registration Officer is satisfied that the person mentioned in the check card is not entitled to be registered as an elector he shall thereupon cancel the registration record card of the person in the manner set out in rule 41(5) to (8).

(5) Where the discrepancies referred to in subrule (1) relate to errors made in respect of the description of—
   (a) the registration area;
   (b) the polling division;
   (c) the physical features, occupational, educational or marital status of the registered person; or
   (d) information concerning minors,
this rule shall not apply but the Registration Officer or the Assistant Registration Officer may make such corrections on the registration record card of such person as may be necessary and shall notify the registrant of the corrections.

39. Forthwith upon the completion of an enquiry under rule 35 or 38, the Registration Officer shall inform the Chief Election Officer and the person whose name appears upon the registration record card of his decision in the matter.

40. A Registration Officer shall keep all signed check cards in two different groups; one group containing check cards upon which the particulars of the relevant registration record cards were found by the person assigned for the purpose under rule 36 or by the Registration Officer after an enquiry to be correct, and the other group containing check cards upon which the particulars of the relevant record cards were found to be incorrect.

41. (1) Subject to subrules (2) and (3), a Registration Officer shall cancel the registration—
   (a) of any person who the Registration Officer is
satisfied is dead or no longer has his place of residence in Trinidad and Tobago;

(b) of any person registered as an elector in his registration area who has ceased to be qualified as such;

(c) of any person registered as a non-elector in his registration area who has been registered as an elector.

(2) A Registration Officer shall not cancel the registration of a person who is absent from Trinidad and Tobago by reason only of his being in the diplomatic service of Trinidad and Tobago or his being a member of the household of a member of such diplomatic service or of his being a member of the public service who is so absent for any purpose approved by the President.

(3) A Registration Officer shall not cancel the registration of any person registered as a non-elector in his registration area who is qualified under section 13(1)(c), (d), or (e) of the Act to be registered as an elector in a Municipal Council Election.

(4) The Registration Officer shall send a notice, in the form set out as Form No. 21 in the Prescribed Forms Rules, to an elector whose registration he proposes to cancel under this rule—

(a) setting out the reason for the cancellation;

(b) indicating the time when he proposes to cancel the same; and

(c) requiring the elector within such time to produce his identification card to the Registration Officer.

(5) A notice under subrule (4) shall be sent to the address at which the elector is registered or may be delivered to him in person.

(6) If an elector to whom a notice has been sent under this rule satisfies the Registration Officer that the cancellation of his registration is not justified, the Registration Officer shall not cancel the same; but if he is so satisfied after he has cancelled the registration he may re-instate the registration, making the necessary correction on the registration record card.

(7) Where the Registration Officer cancels the registration of a person under this rule he shall stamp or write the word "cancelled" on the face of the registration record card of that person, and the identification card of the person shall be retained by the Registration Officer for destruction.
(8) Where an elector fails for any reason to produce his identification card to the Registration Officer when required to do so under subrule (4)(c) he shall make satisfactory explanation, by statutory declaration or otherwise, of his failure to produce the identification card.

(9) An elector to whom subrule (6) applies who contravenes subrule (8) is guilty of an offence against these Rules.

(10) The Registration Officer shall enter the reason for the cancellation of a registration record card by making a mark thereon against the appropriate number as provided for in subrule (11), and shall affix his signature to any such entry.

(11) An entry against a number in a registration record card opposite to the reason for cancellation shall denote that the reason for cancellation is that set out opposite the number as follows:

1. Not a Commonwealth citizen.
2. Under the age of 18.
3. Not resident in Trinidad and Tobago for the required period.
4. Not resident in an electoral district for the required period.
5. Not resident in the registration area.
6. Double registration.
7. Dead.
8. Serving sentence of imprisonment of over one year.
10. Adjudged of unsound mind or certified to be insane.
11. Convicted of corrupt practice.
13. New registration record card issued.

(12) Forthwith on the cancellation of a registration under this rule, the Registration Officer shall inform the person whose registration has been cancelled and the Chief Election Officer of the same, the reason therefor and the date of cancellation; and the Chief Election Officer shall thereupon cause the duplicate of the appropriate registration record card to be cancelled in the manner set out in subrules (7) to (9).
42. (1) A Registration Officer and the Chief Election Officer shall remove cancelled registration record cards from the unit and central registers respectively, and shall arrange them in the manner set out in rules 28 and 30 respectively.

(2) A Registration Officer and the Chief Election Officer shall keep cancelled registration record cards for as long a period as the reason for the cancellation exists, but in no case shall that period be less than two years, and on the expiration of that period he shall destroy them.

(3) A Registration Officer shall send all registration record cards which have been used but have not been completed, together with the inventory forms relating to them to the Chief Election Officer who shall keep them in safe custody; and on the expiration of one year following his receipt of the same he shall destroy any such registration record cards.

(4) The Chief Election Officer shall keep a note of the numbers of the registration record cards destroyed by him under this rule.

(5) A Registration Officer shall send all identification cards, which have been surrendered or transmitted to him, to the Chief Election Officer who shall destroy the same.

43. (1) A registered person who has changed his place of residence from one polling division to another in the same registration area or from one address to another in the same polling division shall give notice to the Registration Officer of the change of residence in the form set out as Form No. 22 in the Prescribed Forms Rules.

(2) Upon the receipt of a notice referred to in subrule (1), the Registration Officer shall, if he is satisfied as to the identity of the person giving the notice and as to the correctness of the other particulars contained therein, make such corrections on the registration record card of such person as may be necessary.

(3) When a person has given a notice under subrule (1) and the Registration Officer is not satisfied as in subrule (2), he shall issue a check card in connection therewith.

(4) After the Registration Officer has received the report upon a check card issued under subrule (3) he shall, if he is then satisfied as in subrule (2), make such corrections on the registration record card of the person as may be necessary.
(5) The Registration Officer, after correcting a registration record card in accordance with subrule (2) or (4), shall—

(a) where the person has changed his place of residence from one polling division to another in the same registration area, transfer the registration record card of that person to its place in the appropriate unit register in accordance with rule 28;

(b) where the person has changed his place of residence from one address to another in the same polling division, transfer the registration record card of that person to its proper place in the same unit register in accordance with rule 28;

(c) notify the transfer to the Chief Election Officer who shall make the necessary correction in the registration record card of the person in the central register;

(d) inform the person to whom the registration record card relates that the transfer has been made.

(6) Notwithstanding anything contained in this rule, where a registered person has changed his place of residence in the circumstances contemplated by subrule (1) and the new address of the person falls within a different electoral district, the date of the change of address on the corrected registration record card shall be inserted as an amendment to the date originally recorded on the registration record card of the person.

44. (1) Where a registered person changes his place of residence from one registration area to another, he shall notify in writing the Registration Officer of the registration area in which he resides as a result of his change of residence and thereupon the registration record card of that person shall be transferred to the unit register for the polling division in which he resides.

(2) Subject to subrule (3), rule 43(2), (3), (4) and (5) shall apply mutatis mutandis to the transfer of registration record cards made under subrule (1).

(3) Where a registered person has changed his place of residence from one registration area to another on such a number of occasions as to render the registration record card relating to that person incapable of accommodating any further changes, the Registration Officer of the area to which the person has last removed shall examine the registration record card and shall, if he is satisfied that no further entries can conveniently be made thereon, notify the registered person and shall re-register that
person in the manner set out in these Rules for the registration of persons qualified to be registered.

Change of name.

45. (1) Where a registered person changes his name he shall—
   
   (a) give notice to the Registration Officer of the polling division in which he is registered of the change of name in the form set out as Form No. 23 in the Prescribed Forms Rules;
   
   (b) produce to the Registration Officer satisfactory evidence of the change; and
   
   (c) surrender to the Registration Officer his identification card.

(2) If the Registration Officer is not satisfied as to the identity of the person giving the notice or as to his change of name, he shall issue a check card in connection therewith.

(3) If upon receipt of the notice under sub rule (1), or of the report upon a check card issued under subrule (2), the Registration Officer is satisfied as to the identity of the person and his change of name, he shall re-register or cause the person to be re-registered in the manner set out in these Rules for the registration of persons qualified to be registered.

Receipts for documents.

46. (1) An Election Officer shall give a receipt to any other Election Officer for any document received by the former from the latter under these Rules except in cases where the Commission directs that the receipts need not be given.

(2) An Election Officer shall give a receipt to any person who delivers to him any notice or application or other document required to be delivered to such officer under these Rules.

Replacement of lost, mutilated, inaccurate etc., identification cards.

47. (1) Where an identification card has been issued to any person—
   
   (a) who claims that it has been lost, stolen, destroyed, mutilated or defaced; or
   
   (b) which is discovered to contain information given by the person which is inaccurate or incorrect,
   
   he may apply to the Registration Officer for the time being for the area in which he resides for the replacement of the identification card, and the Registration Officer, if he is satisfied by statutory declaration or otherwise, that the application is a bona fide one, shall issue to the person a replacement identification card.
(2) An application under subrule (1) shall be in the form set out as Form No. 24 in the Prescribed Forms Rules and shall be accompanied by the fee specified in subrule (9).

(3) The Registration Officer shall not issue a replacement identification card until, in the case of a card—

(a) which is discovered to contain inaccurate or incorrect information; or

(b) which has become mutilated or defaced,

the card has been delivered to him for destruction.

(4) Rule 14 shall apply mutatis mutandis in relation to a replacement identification card, but the Registration Officer for the registration area in which the applicant resides at the time of his application for a replacement identification card shall—

(a) endorse thereon a note to the effect that the card is a replacement identification card; and

(b) if he is satisfied that the contents thereof are correct, either sign the card himself or cause it to be signed by the Assistant Registration Officer for the time being assigned to that registration area.

(5) Subject to subrule (6), a replacement identification card shall contain such particulars as were recorded on the identification card of the person to whom it relates.

(6) When a Registration Officer issues a replacement identification card he may—

(a) insert therein the print of a photograph different from that which was affixed to the identification card which it replaces if he is satisfied that it is a sufficiently good likeness of the person to whom it relates; and

(b) in a case where it is discovered that an identification card contains information which is inaccurate or incorrect, insert such corrections on the replacement identification card as, after an enquiry provided for in these Rules, he may consider necessary and proper.

(7) Whenever a Registration Officer issues a replacement identification card, he shall make or cause to be made an entry in the space allocated for remarks on the appropriate registration record card showing the date of the issue of the card and shall—

(a) notify the Chief Election Officer of the issue of the
card and the Chief Election Officer shall cause the necessary entries to be made in the duplicate of the registration record card of that person; and

(b) transmit, in cases where the original identification card is required by these Rules to be surrendered, the surrendered identification card to the Chief Election Officer.

(8) A Registration Officer, on being satisfied as to the death of any person registered in his registration area to whom an identification card was issued under these Rules, shall, as soon as practicable after being so satisfied, require the personal representative of the person or any person in possession of the same to surrender to him the identification card that was issued to that person, if the Registration Officer is satisfied that it is within the power of any such person to do so.

(9) There shall be payable for every replacement identification card—

(a) in the case of a first issue, five dollars;

(b) in the case of any further issue, ten dollars;

but the President may, except where a replacement identification card is issued as a result of incorrect or inaccurate information given by the person to whom the card relates on the ground of poverty or for other good cause, remit or refund the fee or any part thereof.

48. (1) If both the original and the duplicate of a registration record card of an elector is lost, mutilated, defaced or destroyed, the appropriate Registration Officer shall require that elector to be registered anew, and if he neglects or refuses to do so, the Registration Officer shall require him to surrender his identification card.

(2) If either the original or the duplicate of a registration record card of an elector is lost, mutilated, defaced or destroyed, the Chief Election Officer shall prepare a photostatic record from the remaining copy and that copy shall be deemed to replace the lost, mutilated, defaced or destroyed original or duplicate of the registration record card, as the case may be; and the Chief Election Officer shall make and sign a certificate on the photostatic copy to the effect that it is a true and correct reproduction.

(3) If the registration record card of a person whose name is on the revised list of electors for a polling division and who produces his identification card does not appear in the unit register of
electors for that polling division, the presiding officer shall cause a registration record card to be prepared for the person and the registration record card shall be deemed to appear and to be included in the unit register of electors for that polling division.

49. (1) The Commission may from time to time, by notice published in the Gazette and in at least one daily newspaper, require every holder of an identification card to surrender the card for inspection and may, if it considers it proper, substitute a new identification card with a fresh photograph for the identification card so surrendered.

(2) Any person who fails to surrender such card for inspection when required to do so under subrule (1) is guilty of an offence against these Rules.

PART II

ANNUAL LIST OF ELECTORS

50. (1) The Commission shall, once in every year cause to be prepared the list of electors of each electoral district which the Commission is required to publish in every year pursuant to section 29 of the Act.

(2) For the purpose of complying with subrule (1), the Registration Officer of every registration area shall cause to be prepared a list of electors qualified to be electors in each Parliamentary, Municipal Council and County Council electoral district in his registration area.

(3) The annual list of electors referred to in subrule (1) in respect of—

(a) Parliamentary and County Council electors shall be in the form set out as Form No. 25 in the Prescribed Forms Rules; and

(b) Municipal Council electors shall be in the form set out as Form No. 26 in the Prescribed Forms Rules.

(4) The names and addresses of electors in the list of electors referred to in subrule (1) shall be arranged in the manner set forth in rule 28.

*By rule 3 deemed to have come into operation on 1st January 1974.
(5) Where any elector is qualified to be an elector in a Municipal Council electoral district the nature of the qualification of any person qualified as an elector under section 13(1)(e) of the Act shall be indicated opposite to his name in the annual list and where an elector is an alien that fact shall be indicated by the insertion of the word "(A)” opposite his name.

PART III

ELECTORAL REGISTRATION

51. During the period commencing on the date of the publication of a Proclamation under section 30(1) of the Act and terminating on the date specified in a Proclamation issued by the President under section 30(3) of the Act (hereinafter referred to as the period of an electoral registration)—

(a) no person shall be registered under Part I;

(b) no registration shall be objected to except as provided in this Part;

(c) no alteration shall be made in any register as the result of the change in residence or change of name of any registered person in the electoral district to which the Proclamation relates except as provided in this Part.

52. (1) A temporary Assistant Registration Officer shall use as his office for the purpose of conducting an electoral registration such place, hereinafter referred to as a temporary registration office, as may from time to time be designated by the Commission.

(2) The Commission shall publish in the Gazette and in at least one daily newspaper the addresses of temporary registration offices and all changes in their addresses.

(3) A temporary registration office shall be open to public business during such hours as from time to time are notified by the Commission in the Gazette and in at least one daily newspaper.

(4) A temporary registration office shall be closed on public holidays.
53. (1) Except as provided in subrule (2), it is the duty of a temporary Assistant Registration Officer to attend at his registration office during an electoral registration from the date of the commencement of an electoral registration to the day before the qualifying date and to register persons who are qualified to be registered as electors for the polling divisions to which the officer is assigned.

(2) It is the duty of a temporary Assistant Registration Officer when required in pursuance of section 4(3)(a) of the Act, during an electoral registration from the date of the publication of the preliminary lists to the day before the qualifying date to visit every house in the polling division to which he is assigned and to register persons who are qualified as electors for the polling divisions.

54. Except as otherwise provided in these Rules, Part I applies mutatis mutandis to an electoral registration, and references in Part I to an Assistant Registration Officer shall be construed as references to a temporary Assistant Registration Officer.

55. (1) A scrutineer is entitled to be present at any registration carried out during an electoral registration by the Assistant Registration Officer to whom he is assigned; but if he is absent the registration is not on that account invalidated.

(2) A scrutineer may inspect any of the following documents, whether completed or not, in the possession of the temporary Assistant Registration Officer to whom he is assigned:

(a) registration record cards;
(b) identification cards;
(c) inventory forms;
(d) notices of disallowance of registration;
(e) minors' registration cards;
(f) certificates as to registration.

(3) A scrutineer may not see the answers to any questions asked under rule 16 nor may he be present when such answers are being given.

(4) A scrutineer shall not interfere with a temporary Assistant Registration Officer in the performance of his duties.

56. (1) On the issue of a Proclamation under section 30 of the Act for the commencement of an electoral registration for a Par-
liamentary or Municipal Council election or a County Council election the list of electors respectively published on 1st July immediately preceding the date of the commencement of such other list of electors as the President may declare to be the list for that electoral district, shall, in respect of the electors of each electoral district, be the preliminary list of electors for the district.

(2) The Registration Officer in whose registration area are situated any of the polling divisions of the electoral district to which the Proclamation referred to in subrule (1) relates, shall, not later than the day before the date fixed for the posting of the preliminary list, supply a copy of the preliminary list for each polling division to the temporary Assistant Registration Officer for the polling division.

57. Where a person has complied with rule 23 but a proper photograph of him has not been obtained in pursuance of rule 24(9) he shall for the purposes only of the election to which the electoral registration relates be registered as if he were exempt from taking his photograph under rule 24; and on receipt of his identification card the person shall deliver up the duplicate of his certificate as to registration.

58. On the date of the commencement of an electoral registration, the Registration Officer shall cause to be posted in at least two places in each polling division in his registration area to which the Proclamation under section 30 of the Act relates a notice in the form set out as Form No. 27 in the Prescribed Forms Rules and a copy of the preliminary list of electors for the polling division; and the list shall remain so posted until the revised list is posted under rule 62(5).

59. (1) If any person whose name is not on a preliminary list for a polling division claims that he is qualified to be registered as an elector for the polling division he may make application therefore to the temporary Assistant Registration Officer for the polling division not later than the eighth day after the posting of the preliminary list under rule 58.

(2) Where a registration is disallowed by an Assistant Registration Officer or by a temporary Assistant Registration Officer during an electoral registration, an application to the appropriate Registration Officer for the registration of such person shall be made not later than the tenth day after the posting of the preliminary list under rule 58.
60. If any person whose name is not on a preliminary list for a polling division claims that he is registered as an elector for that polling division he shall make application, not later than the eighth day after the posting of the preliminary list under rule 58, to the appropriate Registration Officer, in the form set out as Form No. 28 in the Prescribed Forms Rules, to have his name included in the revised list for that polling division.

61. (1) Subject to this rule, rules 43, 44 and 45 apply during the period of an electoral registration.

(2) A notice of a change of place of residence under rule 43 by any person whose name is on a preliminary list shall be made not later than the eighth day after the posting of the preliminary list under rule 58.

(3) A person whose name is on a preliminary list for a polling division and who has changed his place of residence from the registration area in which the polling division is situated to a polling division in another registration area shall not be registered as an elector for the last mentioned polling division except in accordance with rule 59.

(4) A notice of a change of name under rule 45 by any person whose name is on a preliminary list shall be made not later than the eighth day after the posting of the preliminary list under rule 58.

62. (1) The Registration Officer shall make all necessary removals from, and additions to, the unit registers for his registration area resulting during an electoral registration from the registration of electors or from decisions of the Registration Officer under section 25 of the Act or from corrections under rule 61 or otherwise; and he shall immediately notify all such removals, additions or corrections to the Chief Election Officer, who shall thereupon make corresponding removals, additions and corrections in the central register.

(2) the Registration Officer shall prepare a revised list of electors for each polling division of the electoral district to which the electoral registration relates that is situated in his registration area containing the names of all electors as they appear in the revised unit register for that polling division, who are registered as electors for the election for which such list has been prepared.

(3) Subject to subrule (4), a revised list in respect of a Parliamentary or a County Council election shall be in the form

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set out as Form No. 29 in the Prescribed Forms Rules and the revised list in respect of a Municipal Council election shall be in the form set out as Form No. 30 in the Prescribed Forms Rules; and the entries on every such list shall be consecutively numbered.

(4) Where in the opinion of the Commission, a revised list in the form specified in subrule (3) cannot be completed before the last day for the publication of the list, that revised list may be prepared so as to consist of—

(a) the preliminary list of electors for that polling division; and

(b) a list of names of electors to be added to that preliminary list as well as a list of names of persons to be deleted from that preliminary list; and the lists referred to in this paragraph shall reflect the changes effected in the unit register for that polling division subsequent to the publication of the annual list or the preliminary list.

(5) Where the revised list is prepared in accordance with subrule (4), the Registration Officer shall cross off the name of any person from the preliminary list where that name also appears on the list of names to be deleted from the preliminary list, and shall initial every name so crossed out.

(6) Three copies of the list showing the names crossed out by the Registration Officer shall be used at the polling station on polling day, one copy thereof shall be retained by the Returning Officer and two copies shall be posted up in accordance with subrule (8).

(7) Rule 50(5) applies in respect of a revised list for a Municipal Council election.

(8) A revised list shall be posted in the same place as the preliminary list, not later than fourteen days before polling day for the election to which the electoral registration relates, and shall remain so posted for at least seven days.

63. (1) Subject to this rule, rules 32 to 35 apply in relation to an objection to the registration as an elector of any person whose name is on a preliminary list or a revised list.

(2) An objection to the registration of a person whose name is on a preliminary list shall be made not later than the fifth day after the posting of the preliminary list under rule 58.

(3) An objection to the registration of a person whose
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name appears for the first time on a revised list shall be made not later than ten days before polling day for the election to which the electoral registration relates.

(4) The holding of an enquiry into an objection under this rule shall be held not later than seven days before polling day.

64. (1) A Registration Officer shall not later than the fifth day before polling day for the election in respect of which such lists were prepared—

(a) delete from the revised lists the names of any electors in respect of whose registration objections have been made and upheld;

(b) initial any deletions on every revised list that has not been distributed to the appropriate Returning Officer;

(c) notify the Chief Election Officer of any such deletion;

(d) notify the appropriate Returning Officer if the revised lists have already been distributed to him.

(2) Where the name of an elector has been inadvertently included on a revised list, the appropriate Registration Officer shall not later than ten days before polling day for the election to which the electoral registration relates—

(a) delete the name of such elector from the revised lists in which his name inadvertently appears;

(b) initial any deletions on every revised list that has not been distributed to the appropriate Returning Officer;

(c) notify the Chief Election Officer of any such deletion; and

(d) notify the appropriate Returning Officer if the revised lists have already been distributed to him.

64A. (1) Where a Registration Officer is satisfied that the name of a duly registered elector has been inadvertently omitted from the revised list in respect of a polling division...
or where such Registration Officer becomes aware that the name of an elector has been inadvertently included on such a revised list, the Registration officer shall forthwith advise the Chief Election Officer of all such omissions or inclusions as the case may be and at the same time provide the Chief Election Officer with a full explanation of the circumstances surrounding such omissions or inclusions.

(2) The Registration Officer shall, with the approval of the Chief Election Officer, prepare a supplemental list in the form set out as Form No. 29A clearly indicating in separate columns the names and addresses of the persons to be added to the revised list and the names and addresses of the persons to be deleted from such revised list and the Registration Officer shall post such supplemental list in the same places as the preliminary list not later than ten days before polling day for the election to which the electoral registration relates and the supplemental list shall remain so posted for at least five days.

(3) An objection to the inclusion of a name on the supplemental list shall be made not later than six days before polling day for the election to which the electoral registration relates.

(4) The holding of an enquiry into an objection under this rule shall be held not later than four days before polling day.

(5) A registration Officer shall not later than three days before polling day for the election in respect of which such lists were prepared—

(a) delete from the supplemental lists the name of any elector in respect of whose registration an objection has been made and upheld;

(b) initial any deletions on every supplemental list that has not been distributed to the appropriate Returning Officer;

(c) notify the Chief Election Officer of any such deletion; and

(d) notify the appropriate Returning Officer if the supplemental lists have already been distributed to him.
65. If, before nomination day for the election to which the electoral registration relates, a Registration Officer finds that the number of registration record cards in any unit register is too great to be served by a single polling station he may, with the approval of the Commission, divide the unit register into two parts in separate binders in the manner directed by the Commission.

PART IV

GENERAL

66. (1) Subject to this rule, the question as to whether a person is or was resident at any material time or during any material period shall be determined by reference to all the facts of the case.

(2) The place of residence of a person is generally that place which has always been, or which he has adopted as, the place of his habitation or home to which place, when away therefrom, he intends to return. Specifically, when a person normally sleeps in one place and has his meals or is employed in another place, the place of his residence is where the person sleeps.

(3) Generally, a person's place of residence is where his family is; if he is living apart from his family, with the intent to remain so apart in another place, the place of residence of such person is the other place.

(4) Temporary absence from a place of residence does not cause a loss or change of place of residence.

(5) Any person who has more than one place of residence may opt in respect of which place he desires to be registered, in the form set out as Form No. 31 in the Prescribed Forms Rules, and shall send the same to the Registration Officer or Officers of the registration areas where his places of residence are situated.
(6) No person shall for the purposes of these Rules be deemed to be resident in any polling division to which he has come for the purpose of engaging temporarily in any employment of a seasonal nature.

(7) For the purposes of these Rules, absence from Trinidad and Tobago in the diplomatic service or as a member of the household of a person in such diplomatic service or as a member of the public service for any purpose approved by the President shall not cause a loss or change of residence and a person who is absent from Trinidad and Tobago for this reason only shall be deemed to be residing at the address at which he was resident immediately before departing from Trinidad and Tobago.

67. (1) Forms prescribed under the Act which a person is required under the Act to complete and to submit to an Election Officer shall be obtainable free of cost by the person at a registration office or any post office.

(2) Any reference in these Rules to a statutory declaration shall be read and construed as a reference to a declaration set out as Form No. 32 in the Prescribed Forms Rules and no fee shall be payable for any such declaration.

(3) Any person who makes any statement in a declaration referred to in subrule (2) which is false in fact or which he knows or believes to be false or does not believe to be true is guilty of an offence against these Rules.

68. A Registration Officer shall, on the application of any person, allow that person, under his supervision or that of a person authorised by him, to inspect a unit register or to inspect or to take extracts therefrom; or on payment of the prescribed fee, supply to that person a copy of the list of electors for any polling
division in his registration area or of any notice of objection or application for registration or other notice signed by or on behalf of any elector and deposited at a registration office in his area.

69. Except as otherwise provided in these Rules, any document required by these Rules to be sent to the Registration Officer shall be addressed to him at his office and may be sent by registered post, postage free, or delivered to him by hand.

70. (1) A Registration Officer, an Assistant Registration Officer or a temporary Assistant Registration Officer before registering any person as an elector may, where he is in doubt as to the age or nationality of such person, require that person to produce—

(a) either a certificate of birth or a statutory declaration that the person has attained the age of eighteen years; and

(b) either a certificate of naturalisation or a statutory declaration that he is a Commonwealth citizen.

(2) No fee shall be payable for any statutory declaration referred to in subrule (1).

71. (1) Whenever a Registration Officer, an Assistant Registration Officer or a temporary Assistant Registration Officer in the performance of his duties under these Rules does not understand the language spoken by any person he shall appoint an interpreter who shall be the means of communication between him and such person.

(2) An interpreter appointed under this rule shall take oath in the form set out as Form No. 33 in the Prescribed Forms Rules.

72. (1) The Commission may at such time as it thinks fit cause to be sent by hand or by post to any registered person, a form set out as Form No. 34 in the Prescribed Forms Rules.

(2) The form referred to in subrule (1) shall include an enquiry as to whether the registered person is, at the date of his receipt thereof, resident at his address shown on his registration record card and shall require him to record his reply to the enquiry in the space reserved therefor on the form and, within fourteen days after the date thereof, to return it as directed therein to the Chief Election Officer or to the Registration Officer.
Officer of the registration area in which the person is registered, as the case may be.

(3) On an envelope addressed to any registered person in which is enclosed an enquiry under subrule (2), the words “enquiry as to residence” and the address and official designation of the sender shall be clearly printed; and, where the envelope is transmitted by post and not delivered to the addressee, it shall be returned to the sender within seven days after having been received at the post office.

(4) A registered person who has received an enquiry under this rule shall reply within the time and in the manner referred to in subrule (2).

(5) Where within the time specified in subrule (2) the Chief Election Officer or the Registration Officer, as the case may be, does not receive a reply to the enquiry or where the form is returned under subrule (3), the Registration Officer may, and at the request of the Chief Election Officer shall, issue a check card in connection therewith.

73. The Commission may require a Registration Officer to carry out or to cause to be carried out a check of all registered persons or of all electors or of any other persons in his registration area or any part thereof for the purpose of maintaining the accuracy of the unit registers in his registration area.

74. At such time as it may seem fit, the Commission may direct any Registration Officer to deliver to it any unit register for the registration area of the Registration Officer.

75. (1) There may be handed over to the police for investigation—

(a) on the authority of the Chief Election Officer, the original or the duplicate of a registration record card;

(b) on the authority of a Registration Officer, the original of a registration record card in his possession or in that of an Assistant Registration Officer in his registration area.

(2) For the purposes of subrule (1), a registration record card may be removed from a binder in which it has been inserted.
(3) Nothing in this rule shall affect the power of the Chief Election Officer or a Registration Officer to deliver any other document to the police for investigation.

76. For the performance of their duties under these Rules there shall be paid to the officers and servants appointed in pursuance of the provisions of the Act such remuneration and allowances as the Commission may determine from time to time.

77. (1) The following persons are guilty of an offence against these Rules:

(a) a scrutineer who contravenes rule 55(3) or (4);
(b) a person who fails to obey any summons issued or order made by virtue of rule 35(3);
(c) a person who, without reasonable excuse, fails to comply with rule 41(1)(c);
(d) a person who, without reasonable excuse, fails to surrender an identification card in accordance with rule 47(8) or 48(1).

(2) A person guilty of an offence against these Rules is liable on summary conviction to a fine of seven hundred and fifty dollars and to imprisonment for six months.

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SCHEDULE.
ELECTION RULES

deeded to be made under section 161

1. These Rules may be cited as the Election Rules.

2. In these Rules—
   “ballot box” means a receptacle for the reception of ballots cast at a polling station;
   “carrying case” means a carrying case referred to in rule 26(2)(b);
   “declaration of identity” means a declaration of identity referred to in rule 71;
   “election notice” means an election notice referred to in rule 4;
   “file of answers to questions” means the file referred to in rule 24 and in rule 26(1)(e);
   “imprinter” means the imprinter referred to in rule 26(1)(h);
   “list of special electors” means a list of electors prepared under rule 63;
   “poll card box” means a box referred to in rule 26(1)(g);
   “register of electors”, in relation to a polling station, means the unit register or registers of electors or the part of a unit register of electors, subject to such removals therefrom or additions thereto as may be effected under rule 64, containing the names of persons entitled to vote at the polling station and supplied to a Presiding Officer under rule 26(1)(c);
   “register of special electors” means the register of special electors referred to in rule 64;
   “registration number” means the serial number appearing on the registration record card and on the identification card of an elector;
   “revised list of electors”, in relation to a polling station, means the revised list of lists of electors containing the names of persons entitled to vote at the polling station and includes the names of those persons added thereto by a supplemental list referred to in rule 64A of the Registration Rules;
   “special ballot box” means a ballot box specially provided for the purpose of special voting under Part IV;
   “special ballot paper” means a ballot paper issued to a special elector under rule 66;


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"special elector" means an elector whose name appears on a list of special electors;
"special voter" means a special elector who has cast his vote at an election;
"voting booth" means an enclosure within a polling station provided for voters to mark their ballots in privacy.

PART I

ISSUE OF WRIT AND NOMINATION OF CANDIDATES

3. On the receipt by the Commission of a writ of election, the Chief Election Officer shall immediately forward the writ to the Returning Officer to whom it is addressed and the Returning Officer shall, if he has not already done so, establish an office from which the affairs of the election shall be conducted.

4. (1) The Returning Officer shall within two days after the receipt of a writ of election or within two days after he has been notified thereof by the Chief Election Officer, whichever may be the sooner, and not less than twelve clear days before the day fixed by the writ as nomination day—
   (a) publish in the Gazette and in at least one newspaper election notices in the form set out as Form No. 35 in the Prescribed Forms Rules;
   (b) cause copies of the notices to be posted at his office and at such other places in the electoral district as he may deem necessary.

(2) Every election notice shall specify—
   (a) the day and place fixed under rule 6 for the examination of nomination documents;
   (b) the day and place fixed for the nomination of candidates;
   (c) the day and the hours fixed for taking the poll in the event of a contested election;
   (d) the place where and the day and time when the postal votes will be counted and the preliminary results of the poll announced;
(e) the place where and the day and time when the numbers of votes given to the several candidates will be finally determined;

(f) the place where the Returning Officer has established his office.

5. Before the day fixed for the examination of nomination documents, the Chief Election Officer shall supply every Returning Officer with at least two copies of the revised lists of electors for the polling divisions in his electoral district or, where the lists have not yet been prepared, with at least two copies of the preliminary lists for the polling divisions.

6. (1) On the eleventh day preceding nomination day, the Returning Officer shall attend, at the place fixed for the nomination of candidates, between the hours of nine o’clock in the morning and twelve noon for the purpose of receiving for scrutiny from any candidate or his agent the documents which are required by these Rules to be tendered or delivered on nomination day to the Returning Officer by or on behalf of a candidate for the purpose of his nomination.

(2) Except for the purpose of delivering the documents referred to in subrule (1) or of assisting the Returning Officer, no person is entitled to attend proceedings during the time of the delivery of the documents to the Returning Officer unless he is a candidate or is the election agent of the candidate; but where a candidate acts as his own election agent, he may name one other person who shall be entitled to attend in place of his election agent.

(3) Any person upon whom the right to attend is conferred by subrule (2) shall have the right to inspect and to object to the validity of any nomination paper.

(4) No objections shall be made later than one hour after the close of the time for the delivery of nomination papers to the Returning Officer.

(5) On receipt of the documents referred to in subrule (1), the Returning Officer shall carefully scrutinize the same and shall, not later than the hour of four o’clock on the same day, certify on each copy of the nomination paper and of the statutory declaration of the candidate his decision as to whether the nomination paper is valid, or whether it is invalid and the reasons therefor, and shall thereafter return one copy of the nomination paper and...
of the statutory declaration to the person presenting the same and shall retain the other copies.

(6) The Returning Officer is entitled to hold a nomination paper invalid only on one of the following grounds:

(a) that the particulars of the candidate or the person signing the nomination paper or the statutory declaration are not as required by law;

(b) that the nomination paper or the statutory declaration is not signed as so required.

(7) Where the Returning Officer has certified that the nomination paper of a candidate is invalid, the candidate or his agent may appeal against the decision to a Judge in Chambers not later than the tenth day before nomination day, by filing with the Registrar and serving on the Returning Officer a notice in the form set out as Form No. 36 in the Prescribed Forms Rules.

(8) The Registrar shall give at least two days' notice in writing, to the appellant and to the Returning Officer, of the time and place fixed for the hearing of the appeal.

(9) Every appeal under this rule shall be prosecuted and heard and determined by the Judge in such manner as may be prescribed by Rules of Court, and the costs of every such appeal shall be in the discretion of the Judge.

(10) On every such appeal the appellant or the Returning Officer may be represented by Counsel or Solicitor.

(11) The Judge shall deliver his decision allowing or disallowing the appeal not later than two days before nomination day, and every such decision shall be certified to the Returning Officer under the hand of the Judge or of the Registrar and shall be final to all intents and purposes.

7. (1) On the day and at the place fixed for the nomination of candidates, the Returning Officer shall attend between the hours of nine o'clock in the morning and twelve noon and between the hours of one and three o'clock in the afternoon for the purpose of receiving the nomination of any duly qualified candidate.

(2) Every candidate for election shall be nominated by six or more persons, whose names appear on the lists of electors supplied to the Returning Officer under rule 5, signing as proposers a nomination paper in duplicate in the form set out as Form No. 37 or 38, as the case may be, in the Prescribed Forms Rules, but a candidate shall be deemed to be validly nominated notwith-
standing that subsequent to his signing the nomination paper any person by whom the nomination paper was signed has been struck off any of the lists of electors for that electoral district.

(3) No nomination paper shall be valid or shall be acted upon by the Returning Officer unless it is accompanied by the consent in writing of the person therein nominated or, where the person is absent from Trinidad and Tobago, by the consent of his duly authorised agent expressed in duplicate in the form set out as Form No. 37 or 38, as the case may be, in the Prescribed Forms Rules.

(4) The nomination paper shall state the full names and addresses of the candidate and his proposers, the occupation of the candidate and the registration numbers of his proposers.

(5) Each candidate shall be nominated by a separate nomination paper.

(6) A person shall not at any election be nominated as a candidate for more than one electoral district.

(7) When at any election nomination papers are received nominating the same person as a candidate for more than one electoral district, every such nomination shall be deemed to be void and the deposit accompanying every such nomination shall forthwith be forfeited and paid into general revenue.

8. Every candidate shall at the time fixed for the nomination of candidates cause to be delivered to the Returning Officer a statutory declaration of his qualifications made and subscribed to by him or, if he is absent from Trinidad and Tobago on the day when the same is subscribed, by his duly authorised agent, in duplicate in one of the forms set out as Form No. 39, Form No. 40, Form No. 41, Form No. 42, Form No. 43, Form No. 44 in the Prescribed Forms Rules, as the case may be; and if the statutory declaration is not delivered as aforesaid the nomination of the candidate shall be deemed to be void.

9. (1) A person shall not be validly nominated unless the sum referred to in subrule (2) is deposited by him or on his behalf with the Returning Officer at the place and between the hours referred to in rule 7(1).

(2) The deposit in respect of an election to the House of Representatives is five hundred dollars, and in the case of an election to a Municipal Council or a County Council is two hundred dollars.
(3) The deposit may be made either by the deposit of any legal tender, or by means of a banker's draft, or, with the consent of the Returning Officer, in any other manner; but the Returning Officer may refuse to accept the deposit sought to be made by means of a banker's draft, if he does not know that the drawer carries on business in Trinidad and Tobago.

10. Except for the purpose of delivering nomination papers or of assisting the Returning Officer, no person shall be entitled to attend proceedings during the time of the delivery of nomination papers to the Returning Officer under rule 7 unless he is a person standing nominated as a candidate or is the election agent of such a person; but where a candidate acts as his own election agent, he may name one other person who shall be entitled to attend in place of his election agent.

11. (1) Where a nomination paper and the candidate's consent thereto and his statutory declaration of qualifications are delivered and the deposit is made in accordance with these Rules, the candidate shall be deemed to stand nominated unless and until the Returning Officer decides that the nomination paper is invalid or proof is given to the satisfaction of the Returning Officer of the candidate's death, or the candidate withdraws.

(2) The Returning Officer shall accept as valid any nomination paper and statutory declaration which under rule 6 has been certified as valid by the Returning Officer or by a Judge or the Registrar.

(3) If the Returning Officer decides that a nomination paper not referred to in subrule (2) is invalid he shall, if he has not previously done so, as soon as practicable certify the same on the nomination paper and statutory declaration as in rule 6(5).

(4) Subject to rule 6(11), the decision of the Returning Officer that a nomination paper is invalid shall be final and shall not be questioned in any proceeding whatsoever.

(5) Subject to subrule (4), nothing in this rule shall prevent the validity of a nomination being questioned on a representation petition.

12. (1) The Returning Officer shall cause a copy of the nomination paper and of the statutory declaration delivered by or on behalf of every candidate to be posted up at the place appointed...
for the delivery of nomination papers and shall cause the same to be kept posted up for the period of seven days commencing on the day after that fixed for the nomination of candidates.

(2) Every copy referred to in subrule (1) shall be certified by the Returning Officer to be a correct copy of the original and shall be open for scrutiny by the public while posted up.

(3) Every nomination paper rejected by the Returning Officer shall be endorsed with a note of the decision that the nomination paper is invalid or of any other reason why the person nominated no longer stands nominated.

13. (1) The full amount of every deposit made under rule 9 shall forthwith after its receipt be transmitted by the Returning Officer to the Comptroller of Accounts.

(2) The full amount of every such deposit made under rule 9 shall be returned by the Comptroller of Accounts to the person who made the deposit or his personal representatives upon the production by him or his personal representatives, as the case may be, of a certificate from the Chief Election Officer that the candidate was elected or that he died before the close of the poll on polling day or that he has polled not less than one-eighth of the total number of votes polled by all the candidates in the electoral district.

(3) For the purpose of subrule (2), the number of votes polled by a candidate shall be the number of votes counted for the candidate in accordance with these Rules.

(4) Except as otherwise provided in this rule, every deposit made under rule 9 shall, at the expiration of one month from the conclusion of the election in respect of which it was made, be forfeited and paid into general revenue.

14. (1) Any candidate may withdraw from his candidature at any time not less than five clear days before polling day by delivering to the Returning Officer a declaration in writing to that effect signed by himself and attested by the signatures of at least two of the proposers of his nomination, and any votes cast for the candidate who has so withdrawn shall be null and void.

(2) In the case of a candidate who is outside Trinidad and Tobago, a notice of withdrawal signed by his duly authorised agent and attested by at least two of the proposers of his nomina-
tion and accompanied by a written declaration also so signed and attested of the candidate's absence from Trinidad and Tobago shall be of the same effect as a notice of withdrawal under subrule (1); but where the candidate stands nominated by more than one nomination paper, the notice of withdrawal shall be attested by at least two of the proposers on each of the nomination papers filed in favour of the candidate.

(3) When a candidate has withdrawn after the ballot papers are printed, the Returning Officer shall advise each presiding officer in his electoral district of the withdrawal and, when time permits, shall distribute to each presiding officer a printed notice of withdrawal.

(4) On polling day each presiding officer shall post up a copy of the printed notice of withdrawal in a conspicuous place in his polling station.

(5) If time does not permit of the printing and distribution of the notice, the presiding officer upon being advised of the withdrawal of any candidate shall himself prepare by hand a notice to that effect and post it up in a conspicuous place in his polling station.

(6) In either case the presiding officer shall, before admitting an elector within the voting booth to register his vote, inform the elector of the withdrawal of the candidate.

15. (1) If more than one person stands validly nominated after all the decisions as to the validity or non-validity of all the nomination papers have been made by the Returning Officer, a poll shall be taken in accordance with these Rules.

(2) If only one person stands validly nominated that nominated person shall forthwith be publicly declared elected by the Returning Officer, who shall immediately thereafter certify by endorsement on the writ of election, in the forms set out as Form No. 45 in the Prescribed Forms Rules, the return of such candidate and shall return the writ so endorsed to the Chief Election Officer within the time for that purpose specified therein.

(3) Save as is provided for in rule 7, if before a poll is taken under subrule (1) the number of persons standing nominated is reduced to one, the remaining person standing nominated shall be declared to be elected in accordance with subrule (2).
PART II

PREPARATION FOR THE POLL

16. (1) When a poll is to be taken, the Returning Officer shall, as soon as practicable after nomination day, give notice by publication in one or more daily newspapers of—

(a) the day on which and the hours during which the poll will be taken;

(b) the situation of each polling station;

(c) the name and address and occupation of each candidate nominated for election as given in his nomination paper, and the symbol assigned to him.

(2) The Returning Officer shall also cause notices in the form set out as Form No. 46 in the Prescribed Forms Rules to be posted at his office and at such other places in his electoral district as he may deem necessary.

17. (1) If before the closing of the poll proof is given to the satisfaction of the Returning Officer of the death of any of the candidates, the Returning Officer shall countermand notice of the poll, and all proceedings with reference to the election shall be commenced afresh in all respects as if the writ had been received on the day on which proof was given to the Returning Officer of the death; but no fresh nomination shall be necessary in the case of a person shown in the notice of taking of the poll as standing nominated.

(2) Where by reason of the death of a candidate, proceedings are commenced afresh under this rule, then the Returning Officer shall fix—

(a) a new date for the nomination of candidates being a date not more than fourteen days after the date on which proof was given to him of the death of the person shown as standing nominated; and

(b) a new date for the taking of the poll which date shall not be less than seven days from the new date fixed for the nomination of candidates.

18. The poll shall be taken by secret ballot and except as provided under Part IV, the votes of electors shall be cast at polling stations established under rule 19.
19. (1) The Returning Officer shall establish in his electoral district such number of polling stations and in such locations as the Chief Election Officer shall determine, each polling station being in premises of convenient access, with an outside entrance for the admission of electors, and, where possible, an exit through which electors may leave after they have voted.

(2) Each polling station shall contain one or more voting booths so arranged that each elector may be screened from observation and may without interference or interruption mark his ballot paper. In each voting booth there shall be provided a table or desk for the use of electors in marking their ballots.

(3) A polling station may be made to serve more than one polling division.

(4) Each presiding officer shall take care before the poll is opened that his polling station is provided with proper conveniences for the purposes of these Rules and that the same are properly arranged for giving effect to the provisions of these Rules with respect to the taking of the poll.

(5) In cases where the unit register of electors for a polling division has been divided into two parts, a polling station shall be provided for each part of the register.

20. (1) Ballot boxes shall be constructed of a durable material and designed to accommodate not less than 800 ballots.

(2) Each ballot box shall be designed with a slot at the top for the insertion of the ballot and the slot shall be wide enough to permit insertion of ballots but not their withdrawal. The slot is to be equipped with a locking device operable from the inside of the box so that when it is locked from the inside it cannot be opened unless the box is unlocked by means of the outside lock which is to be located at the upper front of the box;

(3) Ballot boxes shall be numbered consecutively beginning with the number “1” preceded by the initials “E.C.” (Elections Commission).

(4) Each ballot box in use at an election shall bear the name of the electoral district in which it is being used and the polling station number.

21. (1) The Commission shall cause all ballot boxes to be securely kept and they shall be in its custody and control at all times except when they are in use at an election or when they are being...
used by a Court for the purposes of a petition or prosecution relating to an election.

(2) The Commission shall cause all ballot boxes to be properly protected and preserved from damage or unnecessary deterioration and to be kept in good and proper repair, and shall not permit any person to tamper with them.

22. (1) As soon as possible after the nomination of candidates for an election the Commission shall cause ballot papers to be printed for use in that election.

(2) A ballot paper is a paper on which there is printed—

(a) the name of each candidate, arranged alphabetically in order of surnames and numbered consecutively from the top beginning with the number "1";

(b) the address and occupation of each candidate;

(c) the symbol assigned to each candidate.

(3) The name, address and occupation of a candidate shall be printed on ballot papers exactly as they appear on the nomination paper of that candidate.

(4) A ballot paper when completed shall be in the form set out as Form No. 47 in the Prescribed Forms Rules.

(5) Subject to subrule (6), ballot papers shall be printed by the Government Printer who shall comply with the specifications and delivery dates prescribed by the Chief Election Officer. For this purpose the Government Printer shall keep in stock and in safe custody at all times a sufficient supply of the type of paper required for the printing of ballot papers at an election.

(6) Where the Government Printer is unable to complete the printing of ballot papers he may arrange for the printing to be done by a private printery but ballot papers for one constituency shall not be printed by more than one private printery.

(7) The Government Printer is required to deliver ballot papers wherever they may be printed to the Chief Election Officer. He shall deliver all the ballot papers printed and shall so certify to the Chief Election Officer. He shall also be required to certify that all spoilt or defective ballot papers printed have been destroyed and that all unused paper of the type used for the printing of ballot papers is in his possession and accounted for.

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23. (1) There shall be affixed to every ballot paper, and printed on every special ballot paper opposite the name of each independent candidate, one of the symbols numbered 1 to 15 shown in the Schedule.

(2) On the application of any political party desirous of using at an election the same symbol for all its candidates at the election (in these Rules referred to as "the party symbol"), which application shall be made not later than three days after the publication of the election notice for the election, the Commission may assign to such party the party symbol so applied for, and the symbol shall thereupon become the party symbol of the party for the election and all subsequent elections, unless and until, on application made as above, another party symbol is assigned to the political party.

(3) If a political party does not make an application in accordance with the provisions of subrule (2), the Commission shall in its discretion assign to the party any one of the symbols numbered 16 to 30 shown in the Schedule and the symbol shall be the party symbol of the party for the election.

(4) The party symbols assigned to political parties by the Commission under subrules (2) and (3) shall be affixed to every ballot paper and printed on every special ballot paper opposite the name of each party candidate.

(5) The Commission shall cause the party symbols assigned under subrules (2) and (3) to be published in the Gazette as soon as possible after the party symbols have been so assigned.

(6) A Returning Officer shall not recognize a candidate as a party candidate unless he has been informed on nomination day by the candidate in writing that he is a member of the party and this membership is confirmed by a list of party candidates supplied to the Returning Officer by the party of which he claims membership not later than nomination day.

(7) The Chief Election Officer shall inform all Returning Officers before nomination day of all political parties to which symbols have been assigned, and of the symbols so assigned.

24. The Registration Officers for the polling divisions in the electoral district for which an election is being held shall at least two clear days before polling day transmit to the Returning Officer of that electoral district the unit registers of electors for the polling divisions together with the keys for the binders of the registers and, in respect of each such register, the file of answers
to questions given by illiterate and disabled electors on their registration as electors; and on receipt thereof the Returning Officer shall give to the Registration Officer a receipt for the same.

25. (1) The Commission shall cause a sufficient number of copies of the revised lists of electors for each polling station to be printed and to be delivered to the appropriate Returning Officer, and the Returning Officer shall dispose of the same in accordance with this rule.

(2) An election officer shall be entitled to as many copies of the lists of electors as he requires and as are approved by the Commission.

(3) Every candidate shall be entitled to a copy of the revised list of electors for each polling station in his electoral district free of cost.

(4) The Returning Officer shall retain in his office for inspection by the public a copy of the revised list of electors for each polling station in his electoral district.

(5) Available copies of the revised lists of electors for his electoral district shall be sold by the Returning Officer to candidates and to the general public at a price to be determined by the Commission.

26. (1) The Returning Officer shall at least two clear days before polling day furnish to each presiding officer in his electoral district for use at his polling station a ballot box with locking devices, a polling station diary, a rubber stamp with X mark to be used by electors to mark their ballots, and a guidance ballot, together with—

(a) at least three copies of printed directions, in the form set out as Form No. 48 in the Prescribed Forms Rules, for the guidance of electors in voting;
(b) a copy of or excerpts from these Rules;
(c) the register of electors for the polling station;
(d) three copies of the revised list of electors entitled to vote at the polling station;
(e) the file of answers to questions by electors whose names appear on the revised list of electors;
(f) a sufficient number of poll cards for at least the number of electors on the revised list of electors;
(g) a poll card box made of some durable material with one lock and key and a slit or narrow opening in the top, and so constructed that poll cards may be introduced therein but cannot be withdrawn therefrom unless the box is unlocked;

(h) an imprinter or other device so designed that it may print or stamp on a poll card the numbers of the electoral district and of the polling station and the date of the election at which it is to be used and also the name and registration number from an identification card;

(i) the several forms of oaths to be administered to electors printed together on a card;

(j) the necessary envelopes and such other forms and supplies as may be authorised or furnished by the Commission;

(k) the key to the poll card box, and the key to the carrying case referred to in subrule (2), each sealed in a separate envelope;

(l) the necessary supplies of electoral ink.

(2) When the register of electors is furnished by the Returning Officer to the Presiding Officer as in subrule (1)(c)—

(a) the binder of the register shall be locked so that no registration record card can be removed from the register unless it is torn therefrom;

(b) the binder and the file of answers to questions shall be locked in a carrying case and the binder or the carrying case shall be sealed by the Returning Officer before its delivery to the Presiding Officer;

(c) the Returning Officer shall retain in his possession the key of the binder;

(d) the carrying case may not be opened, nor shall the seal on the binder or the carrying case be broken, except at such time and place as the Returning Officer shall direct.

(3) Until the opening of the poll the Presiding Officer shall keep the register of electors and file of answers to questions carefully locked in the carrying case referred to in subrule (2), and the other documents and articles furnished to him under subrule (1) carefully locked in the poll card box, and shall take every precaution for their safekeeping and to prevent any person from having unlawful access to them.
(4) Before the hour fixed for the opening of the poll the Presiding Officer shall post in conspicuous places inside and outside the polling station copies of the directions referred to in subrule (1)(a).

(5) Each Presiding Officer shall, before polling day, visit his polling station and see that it is provided with proper conveniences, as provided by these Rules, for taking the poll.

PART III
TAKING OF THE POLL

27. (1) Subject to subrule (2), the taking of the poll at each polling station shall be between six o'clock in the morning and six o'clock in the afternoon of the same day.

(2) If at the hour of the closing of the poll there are any electors within the polling station who have not cast their votes, the poll shall be kept open a sufficient time to enable them to vote.

28. Every employer shall permit each elector in his employment to be absent from his work on polling day during the hours of the poll for two hours in addition to the normal mid-day meal hour.

29. (1) A Returning Officer may, if he thinks fit, preside at a polling station in his electoral district and these Rules relating to the Presiding Officer shall apply to the Returning Officer so presiding with the necessary modifications as to things to be done by the Returning Officer.

(2) A Presiding Officer may do, by a deputy Presiding Officer or a poll clerk, any act (including the asking of questions) which he is required or authorised by these Rules to do at a polling station except order the arrest, exclusion or removal of any person from the polling station.

30. (1) Subject to subrule (2), each candidate or his election agent may before the commencement of the poll, appoint—

(a) one polling agent to attend at each polling station for such purposes as are provided by these Rules; and

(b) one counting agent to be present at the issue and opening of postal ballot papers, to attend the count—
ing of the votes of postal voters and to attend the
declaration by the Returning Officer of the result of
the poll;
but where any such agent is a paid agent he shall be appointed by
the election agent.

(2) An appointment of a polling agent shall be in the form
set out as Form No. 49 in the Prescribed Forms Rules and an
appointment of a counting agent shall be in the form set out as
Form No. 50 in the Prescribed Forms Rules.

(3) An appointment of a polling agent shall be made before
he assumes duty on polling day and shall be presented by the
polling agent to the Presiding Officer of the polling station for
which he was appointed; and an appointment of a counting agent
shall be presented by the counting agent to the Returning Officer
concerned before he attends any proceedings referred to in sub-
rule (1)(b).

(4) If a polling agent or a counting agent dies, or becomes
incapable of acting, the candidate or his election agent, as the
case may be, may appoint another such agent in his place and the
provisions of subrules (2) and (3) shall apply in respect of any
such appointment.

(5) A candidate may himself do any act or thing which any
polling agent of his, if appointed, would have been authorised to
do, or may assist his polling agent in doing any such act or thing;
but no candidate and his polling agent shall be in the same polling
station at the same time for more than ten consecutive minutes.

(6) A polling agent may, with the permission of the Presid-
ing Officer, absent himself from the polling station during any
period except the hour immediately prior to the closing of the
poll.

(7) Where by these Rules any act or thing is required or
authorised to be done in the presence of the candidates or their
election agents, polling agents or counting agents, the non-
attendance of any such candidate or agent at the time and place
appointed for the purpose, does not, if the act or thing is other-
wise duly done, invalidate the act or thing done.

31. (1) Before entering a polling station a declaration of sec-
recy, in the form set out as Form No. 51 in the Prescribed Forms
Rules, shall be made by every person referred to in rule 32.

(2) The Chief Election Officer, the Assistant Chief Election
Officer, a registration supervisor, a Returning Officer or an election clerk shall make the declaration referred to in subrule (1) in the presence of a Justice; and any other person shall make the declaration in the presence either of a Justice, Returning Officer or election clerk, and section 64(1), (2), (3), (5) and (6) of the Act shall be read to the declarant by the person taking the declaration.

32. The Presiding Officer shall regulate the number of electors to be admitted to his polling station at the same time, and shall exclude all other persons except such of the following persons who he is satisfied have made the declaration required under rule 31:

(a) the candidates and their election agents;
(b) the polling agents appointed to attend at the polling station;
(c) the police officers on duty;
(d) the companions of physically incapacitated electors;
(e) the Chief Election Officer, an Assistant Chief Election Officer, a registration supervisor, the Returning Officer, the election clerk, the deputy Presiding Officer and the poll clerks.

33. (1) The Presiding Officer shall cause every part of the polling station to be in plain view of himself, the deputy Presiding Officer, the poll clerk and of any polling agent, candidate or election agent who may be present.

(2) Subject to rule 48, an Election Officer shall not be in a position that will permit him to see how a voter votes or has voted.

(3) Subject to rule 48, the Presiding Officer shall not allow any person except the companion of a physically handicapped voter to be in any position that will permit such person to see or ascertain how that voter votes or has voted.

(4) At frequent intervals during the hours of the poll, but not when an elector is voting, the Presiding Officer or deputy Presiding Officer shall inspect the voting booth to ensure that it has not been disarranged.

(5) While a poll is in progress neither the ballot box nor the poll card box shall be unlocked for any purpose.

34. The Presiding Officer, the deputy Presiding Officer and the poll clerk shall arrive at their polling station on
polling day not later than two hours before the opening of the poll.

35. (1) Immediately before the opening of the poll the Presiding Officer shall in the presence of—

(a) the deputy Presiding Officer and the poll clerk; and

(b) the candidates or their agents, open and inspect the ballot box to ascertain that there are no ballot papers or other papers or material therein, after which the box shall be locked by means of the outside lock, placed on the table of the Presiding Officer in full view of all present and shall remain so placed until the close of the poll.

(2) Where neither the candidates nor their agents are present, the Presiding Officer shall call upon two electors to witness the opening of the ballot box.

(3) The Presiding Officer shall open and inspect the poll card box in the same manner as the ballot box. The Presiding Officer shall then lock the poll card box, and place it on his table in full view of all present where it shall remain until the close of the poll.

(4) The Presiding Officer shall in signed writing record in the polling station diary, the opening and inspection of the ballot box and the poll card box and the persons in whose presence the opening and inspection were carried out shall sign the record as witnesses.

36. No person shall be entitled to vote at a polling station for any polling division unless his registration record card appears in the unit register of electors for that polling division or his name appears on the revised list of electors for that polling division, or subject to rule 64(2) his name is included on the revised list of electors for that polling station.

37. (1) It is the duty of the Presiding Officer to keep order at his polling station.

(2) If a person misconducts himself in a polling station, or fails to obey the lawful orders of the Presiding Officer, he may immediately, by order of the Presiding Officer, be removed from the polling station by a police officer or by any other person authorised in writing by the Presiding Officer to remove him; and the person so removed shall not without the permission of the Presiding Officer, again enter the polling station on polling day.
(3) Any person so removed may, if charged with the commission in the polling station of an offence, be dealt with as a person taken into custody by a police officer for an offence without a warrant.

(4) The powers conferred by this rule shall not be exercised so as to prevent an elector who is otherwise entitled to vote at a polling station from having an opportunity of voting at that station.

38. (1) Subject to sub rule (5), forthwith upon entering a polling station to register his vote at an election, every elector shall hand his identification card to the poll clerk who shall thereupon examine the revised list of electors for the polling station.

(2) In subrule (1), the expression "identification card" includes, for the purposes of a Municipal Council election the identification card issued under section 16(1)(b) of the Act, to a person who, but for the provisions of section 13(1)(c), (d) or (e) of the Act, would not be qualified to be registered as an elector.

(3) If the name of the elector is included in the said list, the poll clerk shall record on a poll card the consecutive number of the person appearing in the list, and by means of the appropriate imprinter or otherwise, the name and registration number of the person, the name of the electoral district and the number of the polling station and the date of the election.

(4) Poll cards shall be in the form set out as Form No. 52 in the Prescribed Forms Rules and shall be numbered consecutively by the poll clerk.

(5) If a prospective voter does not hand an identification card to the poll clerk, he shall give his name and address to the poll clerk who, if the name of such person is included on the revised list of electors, shall require the person to take an oath in the form set out as Form No. 53 in the Prescribed Forms Rules, and the poll clerk shall record upon the poll card which relates to such person the particulars referred to in subrule (3).

(6) After the poll clerk has recorded upon a poll card the particulars referred to in subrule (3) or (5), he shall deliver the same to the elector who shall, subject to subrules (7) and (8), affix to the poll card his signature in the place provided for the same.

(7) Where the elector is unable to sign his name because of illiteracy or physical disability he shall make an impression in ink.
on the original of the poll card in the place directed by the poll clerk as follows:

(a) with his right thumb, where he has one;

(b) where he has no right thumb, with the finger, as ascertained by the poll clerk from the Presiding Officer, with which the elector is recorded as having made his impression on the registration record card.

(8) Where the elector has no finger on either hand, the poll card shall be signed for and on his behalf by a person who professes to know him and who is an elector whose name appears on the revised list of electors for the polling station, or a candidate or polling agent or an election agent; and the poll clerk shall make a note to that effect upon the original of the poll card.

(9) After the elector has signed his name or made his impression on the poll card, the poll clerk shall deliver to such person his identification card, if any, and direct him to give the poll card and identification card, if any, to the Presiding Officer.

(10) Subject to rule 40(13), the poll clerk shall then mark the consecutive number of the poll card on the revised list of electors opposite to the name of the elector.

(11) A prospective voter referred to in subrule (5) may be required by the Presiding Officer to stand in a separate line from and to be attended to after electors with identification cards.

(12) The poll clerk shall direct any prospective voter whose name does not appear on the revised list of electors to the Presiding Officer who shall check the unit register to see whether the name of the prospective voter appears therein.

Poll cards issued to voters.

39. (1) During the period intervening between nomination day and polling day the Commission may issue or cause to be issued poll cards to prospective voters on the identity of the voter with the person named in the revised list being satisfactorily established.

(2) Where a poll card has been issued pursuant to subrule (1), the voter shall on his entering the polling station on polling day hand his poll card and identification card to the poll clerk who shall cause the elector to affix his signature or sign his name in the manner prescribed by rule 38(6), (7) or (8) and thereafter subrules (9), (10) and (11) of that rule shall apply.
40. (1) When a person hands his poll card and identification card, if any, to the Presiding Officer, the Presiding Officer shall forthwith examine the revised list to ascertain whether the name of the person is included in that list.

(2) If the name of the person is included in the revised list the Presiding Officer shall compare—

(a) any signature on the poll card with that of the elector on his identification card; and

(b) any photograph on the identification card with the face of the person.

(3) After having completed the action referred to in sub-rules (1) and (2), if the Presiding Officer is satisfied that the person in question is the correct person and is entitled to vote at the election and at the polling station, he shall, where the elector has a hand with any fingers thereon, in the presence of the poll clerk and of any polling agent, candidate or election agent who may be present, inspect all the fingers of the elector.

(4) If no mark of electoral ink appears upon any of the fingers of the elector the presiding officer shall signify his permission for the elector to vote by—

(a) writing the initial letters of the Presiding Officer's name on the poll card;

(b) entering on the stub of the ballot paper intended to be given to that elector the consecutive number as recorded on the poll card and the number recorded against the elector's name on the revised list of electors in use at that polling station;

(c) carefully detaching the ballots from the stub along the lines of perforation and placing the initial letters of the Presiding Officer's name in the place provided on the ballot for so doing;

(d) using the guidance ballot, instructing the elector in the procedure for voting and the manner in which the ballot is to be folded after the elector has signified his vote thereon;

(e) delivering the ballot to the elector;

(f) handing to the elector the rubber stamp with "X" mark or other instrument provided for electors to mark their ballots at the election and directing the elector to the voting booth where he shall mark his ballot by imprinting or marking an "X" against the
particulars of the candidate of his choice with the rubber stamp or other instrument provided therefor.

(5) The elector shall then fold his ballot so that the initials of the Presiding Officer can be seen without opening the ballot return to the Presiding Officer displaying the ballot and handing over his poll card to him. Where the ballot is not so folded the Presiding Officer shall require the elector to fold the ballot as required by this subrule.

(6) The Presiding Officer upon satisfying himself—
   (a) that the ballot is the ballot he gave to the elector;
   (b) that the ballot is correctly folded,
shall require the elector to immerse his finger in the electoral ink. When the elector so immerses his finger the Presiding Officer shall, after allowing the elector to insert his ballot into the ballot box, indicate on the poll card that the elector has voted and insert the poll card in the poll card box.

However, the Presiding Officer shall not require an elector to immerse his finger in the electoral ink if he is satisfied—
   (a) that the elector is suffering from some injury to all his fingers which is of such a nature as to render it undesirable for him to immerse any of his fingers in the electoral ink; or
   (b) that there is on the fingers of the elector any substance which in the opinion of the Presiding Officer is likely to prevent the adhesion of the electoral ink.

(7) Where before issuing a ballot paper to an elector, the Presiding Officer inspects the fingers of that elector and finds them marked with electoral ink he shall not allow that elector to vote and shall make an entry to that effect in the polling station diary.

(8) Where after an elector has marked his ballot as required by these Rules he refuses to immerse his finger in the electoral ink, the Presiding Officer shall not permit him to insert his ballot in the ballot box but shall require the elector to hand over his ballot and poll card to him for immediate destruction in the presence of all persons present in the polling station and the Presiding Officer shall make an entry of this occurrence in the polling station diary.

(9) After having completed the action referred to in subrules (1) and (2), if the Presiding Officer is not satisfied as in subrule (3), subject to rule 41, he shall indicate the same to the
person and make a note to that effect on the poll card and shall retain the identification card of such person.

(10) If a person referred to in subrule (9) insists on voting, the Presiding Officer shall follow the procedure set out in rule 38(4) to (7) and if the person is permitted to vote under those provisions, he shall not be entitled to do so unless he takes the oath in the form set out as Form No. 54 in the Prescribed Forms Rules.

(11) The Presiding Officer shall note on the poll card the numbers of any oaths or declarations sworn to by an elector.

(12) No elector who has refused to take an oath or affirmation or to make any declaration or to answer any question or to immerse his finger in the electoral ink as required by these Rules shall be permitted to vote; and no such elector shall be again admitted to the polling station on polling day.

(13) Where the Presiding Officer has not permitted an elector to vote, he shall pass the poll card issued to the elector to the poll clerk who shall thereupon delete the number of the poll card inserted opposite to the name of the elector on the revised list of electors; and he shall reassign the number to another elector.

(14) Where a Presiding Officer has reasonable cause to suspect that there is some foreign matter folded in a ballot, he may examine that ballot by touch but in such a way so as not to contravene the requirement of secrecy.

(15) Where upon examining the ballot, the Presiding Officer is of the opinion that there is some foreign matter folded therein, he shall so inform the elector and shall not permit him to insert the ballot in the ballot box.

(16) Where the elector denies having placed any foreign matter in his ballot, the Presiding Officer shall call the attention of any Election Officers, any candidates or their agents present at the polling station, to the fact that there appears to be some foreign matter enclosed in the elector's ballot and inform them of his intention not to permit its insertion into the ballot box.

(17) The Presiding Officer shall advise the elector that if he wishes to cast his vote his ballot shall be placed in a special envelope for suspect ballots, kept outside the ballot box.

(18) Where the elector refuses to have his ballot placed in the envelope for suspect ballots, the Presiding Officer shall, in the presence of all persons in the polling station, destroy the ballot.
and the poll card and make an entry to that effect in the polling station diary.

(19) An elector whose ballot is destroyed under subrule 18 shall not be issued another ballot paper at that election.

41. Where a Municipal Council election and a County Council election are held on the same day, the Presiding Officer notwithstanding rule 40(4) shall not prohibit a person who is qualified to be an elector for the Municipal Council election under section 13(1)(e) of the Act and who presents himself at a polling station—

(a) in the Municipal Council electoral district from voting on the ground only that any finger of such person has a mark of electoral ink in use in the County Council election; or

(b) in the County Council electoral district from voting on the ground only that any finger of such person has a mark of electoral ink in use in the Municipal Council election,

if the Presiding Officer is satisfied that the person is not exercising more than one vote either in the Municipal Council election or in the County Council election. The Presiding Officer shall require the elector to immerse any finger other than the finger bearing such electoral ink, in the appropriate electoral ink.

42. Where an elector's name does not appear on the revised list of electors for the polling station at which he is qualified to vote but his registration record card appears in the unit register, the elector shall be required to take the oath in the form set out as Form No. 54 in the Prescribed Forms Rules before he is permitted to vote and such oath shall be administered by the Presiding Officer.

43. (1) Where an elector's registration record card is not in the unit register of electors for the polling station at which he is qualified to vote but his name appears on the revised list of electors for that polling station, the elector shall be required to take the oath in the form set out as Form No. 55, 56 or 57 in the Prescribed Forms Rules before he is permitted to vote and such oath shall be administered by the Presiding Officer.

(2) Where an elector takes an oath under this rule or under rule 42, the provisions regarding the completion of forms
and procedures for the purposes of voting shall apply in so far as is practicable.

44. For the purpose of instructing electors in the procedure for voting and for informing them of the manner in which the ballot is to be folded, the Presiding Officer shall use a guidance ballot provided by the Commission.

45. Except as otherwise provided in these Rules voting shall be secret and obscured from all persons except the voter.

46. (1) An elector voting at a polling station shall mark his ballot with the rubber stamp or other instrument provided which shall be handed to him by the Presiding Officer or deputy Presiding Officer before he enters the voting booth.

(2) The “X” shall be stamped or marked in the space provided therefor on the right hand side of the name of the candidate as printed on the ballot paper.

(3) A ballot paper shall not be rejected by reason only that the “X” is stamped or marked outside the space provided or that more than one “X” is stamped or marked thereon so long as there is a clear indication as to the candidate for whom the elector intended to vote.

47. (1) Every elector shall vote without undue delay and shall leave the polling station as soon as he has registered his vote.

(2) An elector shall not remain in the voting booth for longer than one minute without the consent of the Presiding Officer.

48. Subject to rules 38 to 46, the Presiding Officer, on the application of an elector who is physically incapacitated by blindness from voting in the manner directed by these Rules, shall require the elector to make oath in the form set out as Form No. 58 or 59 in the Prescribed Forms Rules, as the case may be, and on the elector making such oath the Presiding Officer shall, in the presence of the elector, the poll clerk and any other polling agent who may be present, record the vote of the elector in the manner directed by him.

49. (1) If an elector makes an application to the Presiding Officer to be allowed on the ground of physical incapacity other than blindness to vote with the assistance of another person by whom he is accompanied (in these Rules referred to as “the...
50. (1) Subject to these Rules as to proof of qualification as an elector, if a person representing himself to be a particular elector presents himself to vote at an election after another person has voted as such person, he shall be entitled to vote after taking the oath of identity, in the form set out as Form No. 61 in the Prescribed Forms Rules, and otherwise establishing his identity to the satisfaction of the Presiding Officer.

(2) In such case the Presiding Officer shall place the initial letters of his names on the ballot paper and the poll card of the elector and shall enter thereon—

(a) a note of the elector having voted after another person had voted as such elector;

(b) the fact of the oath of identity having been required and taken by such elector; and

(c) any objections made on behalf of any and of which of the candidates.
(3) Where there is contained in the register of electors a name, address and occupation which corresponds so closely with the name, address and occupation of a person who presents himself to vote at a polling station as to suggest that the entry in such register was intended to refer to him, such person shall, upon taking the oath in the form set out as Form No. 54 in the Prescribed Forms Rules and complying in all other respects with these Rules, be permitted to vote.

(4) An elector, if required by the Presiding Officer, the poll clerk, a candidate, a polling agent, an election agent or by an elector present, shall before voting take an oath in the form set out at Form No. 55 in the Prescribed Forms Rules, and if the elector refuses to take the same, the Presiding Officer shall not permit him to vote and shall make a note to that effect on his poll card.

(5) A married woman whose maiden name appears on the revised list of electors and whose registration record card in such name is in the unit register and who presents her identification card bearing her maiden name shall be permitted to vote after having taken such oath as to her identity as may be required. An entry shall be made in respect of this event in the polling station diary.

51. (1) A Presiding Officer may, and if required by a candidate or a polling agent shall, put to any elector after he has entered the polling station the following questions, or either of them, that is to say—

(a) are you the same person whose name appears as A.B. in the register of electors for this polling station?

(b) have you already voted here or elsewhere at this election?

(2) A person required to answer the above questions or any of them shall not be permitted by the Presiding Officer to vote unless he has answered the first question in the affirmative and the second question in the negative.

(3) Where a prospective voter affixes his impression to the poll card, and his registration record card and his identification card, if any, have imprinted thereon an impression in lieu of a signature, the Presiding Officer may, and shall, if required by a candidate or a polling agent, put to such person the questions the
answers to which, if any, are recorded in respect of such person in the file of answers to questions of illiterate and disabled electors.

(4) The Presiding Officer shall record the answers of a person obtained under subrule (3) in the form set out as Form No. 62 in the Prescribed Forms Rules in the presence of the poll clerk and of any polling agent, candidate or election agent who may be present, and the answers given shall be signed by the Presiding Officer and the poll clerk and, if they so desire, by any such polling agent, candidate or election agent.

(5) If the answers to the questions referred to in subrule (3) are the same or substantially the same as the answers recorded in the file of answers to questions of such elector, the Presiding Officer shall, subject to these Rules, permit such person to vote.

(6) If the questions referred to in subrule (3) are not answered in the manner referred to in subrule (5), such person shall not be permitted to vote unless he takes the oath in the form set out as Form No. 54 in the Prescribed Forms Rules.

(7) The Presiding Officer shall note on the poll card of the elector whether questions have been asked of the elector under any of the preceding subrules.

52. (1) If between the time a person enters a polling station for the purpose of voting and before he has left the polling station—

(a) a candidate or his polling agent or election agent declares to the Presiding Officer that he has reasonable cause to believe that the person has committed an offence of personation and undertakes to substantiate the charge in Court; or

(b) the Presiding Officer has reasonable cause to believe that the person has committed the offence of personation,

the Presiding Officer may order a police officer to arrest that person and the order of the Presiding Officer shall be sufficient authority for the police officer to do so.

(2) A person who is arrested under this rule shall not by reason thereof be prevented from voting.

(3) A person arrested under this rule shall be dealt with as a person taken into custody by a police officer for an offence without a warrant.
53. (1) Whenever the Presiding Officer does not understand
the language spoken by any elector, he shall appoint an inter­pre­ter who shall be the means of communication between the elector
and any Election Officer at the polling station with reference to
all matters required to enable that elector to vote, but in case no
interpreter is found, the elector shall be allowed to vote.

(2) Every interpreter appointed under this rule shall take
oath in the form set out as Form No. 63 in the Prescribed Forms
Rules, and the Presiding Officer shall make a note on the poll
card of the elector of the appointment of the interpreter.

54. (1) The Presiding Officer shall cause to be maintained at
each polling station a record to be called a polling station diary.

(2) The Presiding Officer shall cause to be recorded in the
polling station diary, in addition to any event which in his opinion
ought to be so recorded—

(a) the hour at which the poll was opened and whether
the candidates or their agents were present;
(b) the name of any person who votes under rule 50(1)
or (5);
(c) the name, address and identification card number of
any person who claims to be registered and entitled
to vote at that polling station but whose name does
not appear on the revised list of electors or in the
unit register at that polling station;
(d) the name of any elector who is not permitted to vote
because of his refusal to take an oath or to comply
with any lawful direction of the Presiding Officer
provided for in this Act or the Rules made thereun­
der and which is required to be complied with before
the elector casts his vote;
(e) any objection recorded by a candidate or his agent;
(f) a ballot which, to the Presiding Officer, appears to
contain some foreign element and is placed in the
special envelope reserved for suspect ballots;
(g) the name of any elector who is required to take an
oath and the form of the oath;
(h) a certificate as to the number of persons who voted
at the polling station signed by them and other pol­
ling station officials;
(i) destroyed ballots and spoiled ballots;

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55. An elector who has inadvertently dealt with the ballot paper delivered to him in such manner that it cannot conveniently be used shall return it to the Presiding Officer who shall—

(a) deface it in such manner as to render it a spoiled ballot;

(b) deliver another ballot paper to the elector;

(c) place the spoiled ballot in an envelope provided therefor; and

(d) cause a record thereof to be made in the polling station diary.

56. (1) Where proceedings at a polling station are interrupted or obstructed by riot or open violence, the Presiding Officer shall suspend the proceedings and report the matter to the Returning Officer. Where the poll is not reopened by 6.00 p.m. it shall be adjourned until the following day.

(2) Where the poll is adjourned at a polling station under this rule—

(a) the hours of the poll on the day to which it is adjourned shall be the same as for the original day; and

(b) references in this Act to the close of the poll shall be construed accordingly.

57. Immediately after the last elector has voted after 6.00 p.m. the Presiding Officer shall announce the close of the poll.

58. (1) The Presiding Officer shall record in the polling station diary the hour at which the poll was closed and the number of persons who voted at that polling station as recorded on the stub of the last ballot paper issued.

(2) The Presiding Officer shall sign the record in the polling station diary referred to in subrule (1) and cause the deputy Presiding Officer, the poll clerk and such of the candidates or their agents as are present to append their signatures thereto.
PART IV

SPECIAL VOTING

59. An elector is eligible to be treated as a special elector if he is—

(a) a member of the Police Service, of the Special Reserve Police established under the Special Reserve Police Act, or of the Estate Police established under the Supplemental Police Act;

(b) a member of the Trinidad and Tobago Defence Force;

(c) a member of the Elections Commission, the Chief Election Officer, the Assistant Chief Election Officer and a custodian;

(d) the Returning Officer of an electoral district other than that in which he is registered for the purposes of the election;

(e) a Presiding Officer, a deputy Presiding Officer or a poll clerk;

(f) a polling agent;

(g) a candidate or the husband or wife of a candidate for an electoral district other than that in which he is registered for the purposes of the election;

(h) an election agent or sub-agent who is registered for the purposes of the election in an electoral district other than that of his candidate;

(i) unable or likely to be unable to go in person to the polling station at which he is entitled to vote unless he travels between Trinidad and Tobago;

(j) unable or likely to be unable to go in person to the polling station at which he is entitled to vote by reason of being—

(i) a patient in a public hospital, or in a private hospital approved by the Commission, or an inmate in a public institution; or

(ii) a prisoner within the meaning of that expression in section 2 of the Prisons Act.

(k) a member of the flight crew of an aircraft;

(l) a person engaged in offshore petroleum operations.
60. (1) Where his application is allowed under rule 62(1) an elector referred to in rule 59 may be treated as a special elector.

(2) A special elector shall cast his ballot in the manner and at the time and place fixed for the casting of votes of special electors of the category to which he belongs as specified in rule 59.

61. A special elector is not entitled to vote at a polling station on polling day at an election for which he is a special elector. A special elector may vote only in accordance with the provisions of this Part.

62. (1) An application to be treated as a special elector at an election shall be made between the date of the publication of an election notice and the third day after nomination day to the Returning Officer of the electoral district in which the applicant is registered as an elector and shall be allowed by the Returning Officer if he is satisfied that the applicant is eligible to be treated as a special elector.

(2) Subject to subrule (3), an application under subrule (1) shall be for a particular election only.

(3) An application under subrule (1) that is made by a member of the Police Service or a member of the Special Reserve Police or of the Estate Police or of the Trinidad and Tobago Defence Force may be granted for an indefinite period but, where such an application is so granted the applicant shall cease to be entitled to be treated as a special elector in pursuance thereof if he ceases to serve in the Police Service or as a member of the Special Reserve Police or of the Estate Police or of the Trinidad and Tobago Defence Force.

63. (1) The Returning Officer shall keep a record and a list of special electors and of the addresses furnished by them as the addresses to which their ballot papers are to be sent.

(2) The persons to be entered in the record and list of special electors are those electors whose applications are allowed under rule 62(1).

(3) The record of special electors shall be in the form that appears to the Commission to be convenient.

(4) The names of special electors shall be arranged in the list of special electors in an alphabetical series according to surnames, shall be numbered consecutively and shall be in the form
set out as Form No. 64 in the Prescribed Forms Rules.

(5) The Returning Officer shall complete the preparation of the list of special electors not later than three days after nomination day.

(6) Not later than two days after the list of special electors has been prepared the Returning Officer shall publish it by making a copy thereof available for inspection at his office and shall cause a copy thereof to be delivered to the Chief Election Officer and to the Registration Officers of the registration units in which the said special electors are registered for the purposes of the election.

(7) The Returning Officer shall make a copy of the record of special electors available for inspection at his office.

(8) As soon as practicable after the preparation of the list of special electors, the Returning Officer shall, on request and without fee, supply to each candidate or his election agent a copy of the list.

(9) A Registration Officer on receiving a list of special electors under subrule (6) shall delete the names of any such electors from the relevant revised lists of electors.

64. The Registration Officer on receipt of the list of special voters from the Returning Officer shall remove the registration record cards of special voters from the unit registers and shall place them in alphabetical order according to surnames in a binder; and the cards shall be the register of special electors for such electoral district.

65. Forthwith on the receipt by him of the list of special electors under rule 63(6), the Chief Election Officer shall furnish to the Returning Officer—

(a) a sufficient number of special ballot papers for at least the number of electors in the said list of special electors;

(b) a statement showing the numbers of the special ballot papers so supplied, with their serial numbers; and

(c) the necessary envelopes and forms.

66. (1) As soon as practicable, the Returning Officer shall fix the time and place for the issue of special ballot papers and shall give at least two days' notice in writing thereof to each candidate for the electoral district.

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(2) At the time and place fixed under subrule (1) the Returning Officer shall issue to each special elector at the address furnished by him for the purpose a special ballot paper together with an envelope for their return, hereinafter referred to as a "covering envelope."

(3) A special ballot paper shall be in the form set out as Form No. 65 in the Prescribed Forms Rules.

67. No person other than—

(a) the Chief Election Officer, an Assistant Chief Election Officer and a registration supervisor;

(b) the Returning Officer and his election clerks;

(c) the candidates for the electoral district and their election agents and counting agents; and

(d) two electors for the electoral district selected by the Returning Officer,

may be present at the proceedings on the issue or opening of special ballot papers.

68. (1) Every person attending the proceedings on the issue or the opening of special ballot papers shall, before the commencement of any such proceedings, make a declaration of secrecy in the form set out as Form No. 66 in the Prescribed Forms Rules.

(2) The Chief Election Officer, the Assistant Chief Election Officer, a registration supervisor, a Returning Officer or an election clerk shall make the declaration in the presence of a Justice of the Peace and any other person shall make the declaration in the presence either of a Justice of the Peace or of the Returning Officer or election clerk; and section 64(4) and (6) of the Act shall be read to the declarant by the person taking the declaration.

69. As each special ballot paper is issued, the name and number of the special elector on the list of special electors shall be called out and the Returning Officer shall mark the number on the stub of the special ballot paper, and shall place the initial letters of his names on the ballot paper in the place reserved therefor; and a mark shall be placed on the said list against the number of the elector to denote that a ballot paper has been issued to the elector but without showing the particular ballot paper issued.

70. Where a Returning Officer is satisfied that two or more entries in the list of special electors relate to the same elector, he
shall not issue more than one ballot paper in respect of the same elector.

71. The Returning Officer shall, in addition to the special ballot paper which he is required by rule 66 to send to a special elector, send a covering envelope with the declaration of identity in the form set out as Form No. 67 in the Prescribed Forms Rules printed and the address of the Returning Officer appearing thereon.

72. All envelopes addressed to special electors shall be counted and forthwith delivered by the Returning Officer to the nearest post office, or such other office as may be arranged with the Postmaster General; and the Postmaster General shall cause to be stamped with the post office date stamp a form of receipt to be presented by the Returning Officer stating the number of envelopes so delivered, and shall immediately forward the envelopes for delivery to the persons to whom they are addressed.

73. (1) The Returning Officer for each electoral district shall establish special polling stations at his office at which special electors for that electoral district may cast their ballots.

(2) For such purpose immediately after the issue of special ballot papers the Returning Officer shall provide a ballot box or ballot boxes.

(3) Every such ballot box shall be shown open and empty to any candidate, counting agent, election agent or elector who may be present and shall then be locked by the Returning Officer and sealed with the seal of the Returning Officer and the seals of such of the above mentioned persons as desire to affix their seals in such manner as to prevent its being opened without breaking the seal.

(4) Every such ballot box shall be marked "special ballot box" and with the name of the electoral district for which the election is held.

(5) The Returning Officer shall make provision for the safe custody of every such ballot box.

74. The Returning Officer, as soon as practicable after the completion of the issue of the special ballot papers and in the presence of the persons referred to in rule 73(3), shall make up in a packet the copy of the list of special electors marked under rule 66.
69; and such packet shall be sealed with the seal of the Returning Officer and of any of the other persons present who desire to affix their seals thereto.

75. The hours of operation of a special polling station established for an electoral district under rule 73 shall be published in the Gazette and in at least one daily newspaper circulated in Trinidad and Tobago.

76. (1) Where the Commission is of the opinion—

(a) that any category of special elector as specified in rule 59 would be unable to vote at the polling station established under rule 73; or

(b) that it is desirable for the convenience of the special electors of any such category to establish additional special polling stations for the purpose,

it may establish such additional polling stations as it considers appropriate.

(2) Such additional special polling stations may be established at such places as the Commission considers convenient and shall be open for use by the category of special elector referred to in subrule (1) without restriction as regards the electoral district to which he belongs.

77. (1) A special polling station established under rule 76 shall be open at such times and places as may be fixed by the Commission.

(2) The Commission shall give at least two days’ notice of the establishment of such special polling station and shall state the class of special electors who may vote at the special station.

78. No special polling station established under rule 76 may be opened later than two days before polling day.

79. The voting at a special polling station established under rule 76 shall be supervised by special Presiding Officers appointed by the Commission.

80. The voting at a special polling station established under rule 73 shall be supervised by the Returning Officer or his election clerk, and in so doing the Returning Officer or election clerk shall be designated a special Presiding Officer.
81. Each employer or person in charge of an institution shall, where notice is given to him by the Commission of its intention to establish a special polling station for the convenience of persons working, resident or confined in an area under his control, provide such facilities as may be necessary for the special Presiding Officer to function and for the special electors to cast their vote in secrecy.

82. Before a special elector is permitted to cast his vote, the special Presiding Officer shall, after the special elector has identified himself—

(a) request the special elector to supply his name and address and occupation, and where the polling station is established under rule 76, the electoral district for which he is a special elector, the covering envelope and if available, his identification card;

(b) check the list of special electors for that electoral district supplied to him by the Chief Election Officer to establish whether there is an entry corresponding to the information given;

(c) where the check required by paragraph (b) establishes the information given, request him to display—

(i) the special ballot paper in his possession so as to ensure that it has not yet been marked for any candidate, and if unmarked, that it bears an initial in the area reserved for signature of the Returning Officer;

(ii) the covering envelope bearing the address of the Returning Officer for his electoral district with the declaration of identity.

(d) request him to complete and sign the declaration of identity on the outside of the covering envelope, compare the signature with that on the identification card if presented and sign the declaration of identity in the space provided for the signature of the special Presiding Officer;

(e) provide the special voter with the rubber stamp or any other writing instrument for him to mark the ballot for the candidate of his choice and then direct him to the area provided for voters to mark their ballot in secrecy and instruct him in the form in which it is to be folded when being returned;
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(f) after the special elector has marked his ballot paper and displayed the folded ballot, the special Presiding Officer shall ensure that the folded ballot bears the initial of the Returning Officer in the space provided, request him to place it first in the envelope provided for the ballot and the two into the covering envelope addressed to the Returning Officer for the appropriate electoral district and after sealing same cause him to insert it into the special ballot box;

(g) every special Presiding Officer shall keep a record at a special polling station in which he shall enter the name, address and identification card number, if available, of a special elector and whether or not the special elector has voted and he shall cause every special elector who has voted at that special polling station to sign the entry referred to in this paragraph.

83. (1) Where the special Presiding Officer is of the opinion that a special elector is physically incapacitated by blindness or otherwise to the extent that he is unable to record his vote on the ballot paper or to insert his ballot into the special ballot box without the assistance of another person, the special Presiding Officer shall allow that special elector to vote with the assistance of a companion who is of the age of eighteen years or over, in the presence of the Presiding Officer, after the companion has made a declaration of secrecy in the form set out as Form No. 51 in the Prescribed Forms Rules.

(2) Where a special elector is unable to sign the declaration of identity by reason of illiteracy or physical incapacitation, the declaration of identity shall be signed by a companion who is of the age of eighteen years or over and who shall indicate in block letters the identity and address of the special elector.

84. (1) A special polling station established under rule 76 shall be closed at the hour specified in the notice published by the Chief Election Officer for the casting of special votes at that special polling station. After that hour no further ballots shall be inserted into the ballot box.

(2) The special Presiding Officer shall, in the presence of at least one witness, open the ballot box and without opening the covering envelopes, count them and record on a form to be provided by the Chief Election Officer the total number of envelopes contained in the ballot box.
(3) The special Presiding Officer shall then count the number of covering envelopes addressed to each Returning Officer and make an entry to that effect on the form referred to in this rule.

(4) The special Presiding Officer shall place the covering envelopes addressed to each Returning Officer into a special envelope on which shall be written the name of the electoral district to which the ballots relate and the number of covering envelopes contained therein.

(5) The special envelope shall then be sealed by the special Presiding Officer and the witness or witnesses present shall be invited to do the same.

85. (1) After the special ballots in the covering envelope have been placed into special envelopes in accordance with rule 84, the special Presiding Officer shall forthwith personally deliver all the special envelopes to the Chief Election Officer who shall give the special Presiding Officer a receipt to the effect that he received the special envelopes and that they were properly sealed.

(2) The Chief Election Officer shall make the necessary arrangements for the delivery of every such special envelope to the Returning Officer to whom it has been addressed.

(3) The Returning Officer shall give the Chief Election Officer or a person designated by him a receipt to the effect that he has received the envelopes and that they were properly sealed.

86. The Returning Officer shall immediately on receipt of the special envelope—

(a) open the envelope and ascertain that the number of covering envelopes contained therein tallies with the number recorded by the special Presiding Officer on the outside of the special envelope;

(b) check the name and address appearing on the declaration of identity on each covering envelope against the list of special electors;

(c) where the declaration of identity is incomplete, return the covering envelope to the special Presiding Officer for completion;

(d) record individually in the record book at the polling station the name and address of each elector as recorded on the declaration of identity on the covering envelope and the special polling station at which the vote was cast; and
(e) without opening the covering envelopes insert them into the ballot box provided at his office for the reception of special ballots.

87. At the time and place specified in the election notice the Returning Officer or, where the same person is Returning Officer for more than one electoral district, he or an election clerk for the electoral district concerned, in the presence of such of the persons referred to in rule 88 as may be present, shall proceed to determine the number of special votes given to each of the several candidates in accordance with rules 88 to 96 and references in those rules to the Returning Officer shall be construed as including a reference to any such election clerk.

88. (1) No person other than—

(a) the Chief Election Officer, the Assistant Chief Election Officer and a registration supervisor;

(b) the Returning Officer and his election clerks;

(c) the candidates for the electoral district and their wives or husbands;

(d) the counting agents and election agents of the candidates;

(e) two electors for the electoral district to be selected by the Returning Officer,

may be present at the proceedings referred to in rule 87, unless permitted by the Returning Officer to attend.

(2) The Returning Officer shall give the persons other than himself referred to in subrule (1) all such reasonable facilities for overseeing the proceedings and all such information with reference thereto as he can give them consistently with the orderly conduct of the proceedings and the discharge of his duties in connection therewith.

89. (1) After allowing the persons present to inspect the seals on the special ballot box, the Returning Officer shall break the seals, unlock the ballot box, empty it of its contents, show it open and empty to the persons present, and then relock the box.

(2) He shall then proceed to count and note the number of the covering envelopes.

90. (1) The Returning Officer shall then separately open each covering envelope contained therein.
(2) Where the envelope does not contain a special ballot paper the Returning Officer shall mark the covering envelope “No ballot paper” and also “rejected” and attach thereto the contents (if any) of the envelopes, and place the same into a separate receptacle (hereinafter referred to as “the receptacle for votes rejected”).

(3) Where the envelope does contain a special ballot paper the Returning Officer shall satisfy himself that—

(a) the declaration of identity printed on the covering envelope has been duly signed;

(b) the signature on the declaration of identity corresponds with the signature on the registration record card of the elector in the register of special electors;

(c) that the initials appearing on the special ballot paper are the initials of the Returning Officer.

(4) If the Returning Officer is not satisfied as in subrule (3) he shall—

(a) mark on the covering envelope the word “rejected” if his dissatisfaction is in respect of subrule (3)(a) and (b);

(b) mark the special ballot paper “rejected” if his dissatisfaction is in respect of subrule (3)(c);

(c) show the declaration and the registration record card to the persons referred to in rule 88(1);

(d) place the covering envelope in the receptacle for votes rejected;

(e) add the words “rejection objected to” and the letter “Q” to the covering envelope if an objection is made by a candidate or an election agent or any counting agent to his decision.

(5) If the Returning Officer is satisfied as in subrule (3) he shall—

(a) place the covering envelope on which the declaration of identity is printed in a separate receptacle (hereinafter referred to as “the receptacle for covering envelopes”);

(b) place the special ballot paper in the special ballot box;

(c) mark the letter “V” opposite the name of the elector on two copies of the list of special electors.
(6) On opening a covering envelope, if a special ballot paper therein is unfolded, the Returning Officer shall immediately fold same taking all proper precautions for preventing any persons from seeing the face of the special ballot paper.

(7) Where the declaration of identity has been signed for and on behalf of a special elector in accordance with rule 83(1), the Returning Officer shall not be required to comply with the requirements of rule 90(3)(b) in determining the validity of the declaration of identity.

91. (1) On the conclusion of the proceedings under rule 90 the Returning Officer shall place in separate packets one copy of the list of special electors marked under rule 90(4) and (5) and the contents of the receptacles respectively for votes rejected, for covering envelopes and every such packet shall be sealed with the seals of the Returning Officer and of any of the other persons lawfully present who desire to affix their seals thereto.

(2) The other copy of the list of special electors marked under rule 90(4) and (5) shall be placed in an envelope.

92. (1) Before the Returning Officer proceeds to count the votes of special voters, he shall open the special ballot box and, taking out the special ballot papers therein, count them and record the number counted.

(2) The Returning Officer shall then record and count the number of votes given to each candidate on tally sheets, giving full opportunity to those present to examine each special ballot paper.

(3) The election clerk, if present, and not less than two of the other persons lawfully present shall be supplied with tally sheets upon which they may keep their own score as each vote is called out by the Returning Officer.

(4) The Returning Officer shall place in separate packets the special ballot papers counted for each candidate under this Rule; and every such packet shall be sealed with the seals of the Returning Officer and of any other persons lawfully present who desire to affix their seals thereto.

93. (1) In counting the votes the Returning Officer shall reject all ballot papers—

(a) which have not been supplied by him;

(b) which have not been marked for any candidate;
(c) on which votes are given for more candidates than the elector is entitled to vote for;

(d) on which there is any writing or mark by which the voter could be identified; but no ballot paper shall be rejected on account of any writing, number or mark placed thereon by the Returning Officer.

(2) The Returning Officer shall endorse the word "rejected" on any special ballot paper which under this rule not to be counted and shall add to the endorsement the words "rejection objected to" if an objection is made by a candidate, an election agent or a counting agent to his decision.

(3) The Returning Officer shall put into a separate packet the special ballot papers rejected under this rule and the packet shall be sealed with the seals of the Returning Officer and of any other persons lawfully present who desire to affix their seals thereto.

94. (1) A candidate or his counting agent or election agent may, if present when the counting or any re-count of the votes of special voters is completed, require the Returning Officer to have the votes re-counted; but the Returning Officer may refuse to do so if in his opinion the request is unreasonable.

(2) No step shall be taken on the completion of the counting or any re-count of votes of special voters until the persons referred to in subrule (1) have been given a reasonable opportunity to exercise the right conferred by this rule.

95. On the conclusion of the count of the votes of special voters the Returning Officer shall prepare in duplicate a statement of the special poll, in the form set out as Form No. 68 in the Prescribed Forms Rules, which shall be signed by the Returning Officer and the election clerk, if present; and any other persons present shall, if they wish to do so, be permitted to sign the statement.

96. The decision of the Returning Officer on any question arising in respect of a special ballot paper shall be final, but shall be subject to a check by the Chief Election Officer under rule 106 or to review on a representation petition.

97. (1) Immediately after the Presiding Officer has complied with the requirements of rule 57 he shall—

(a) count the number of spoiled ballots, if any, and place them in the special envelope supplied for that pur-
pose and indicate thereon the number of the ballot papers and seal the envelope;

(b) count the unused ballot papers undetached from the book of ballot papers, place them with the stub of all used ballot papers in the special envelope supplied for that purpose and indicate thereon the number of unused ballot papers;

(c) check the number of ballot papers supplied by the Returning Officer against the number of spoiled ballot papers, if any, the number of unused ballot papers and the number of destroyed ballot papers as recorded in the polling station diary and the number of voters at the polling station as reflected on the stub of the last ballot issued at that polling station, in order to ascertain that all ballot papers are accounted for;

(d) record the number of ballots and ballot papers on the Statement of the Poll in the form set out as Form No. 69 in the Prescribed Forms Rules;

(e) open the ballot box and empty its contents upon a table;

(f) take the suspect ballots, if any, from the special envelope provided for the ballots and without opening it place it among the other ballots which were contained in the ballot box without opening the suspect ballots to reveal for whom the voters have voted;

(g) distribute tally sheets to the deputy Presiding Officer, the poll clerk and the candidates or their polling agents present;

(h) count the number of votes given to each candidate on his tally sheet giving full opportunity for those present to examine each ballot.

(2) In counting the votes the Presiding Officer shall reject all ballots—

(a) that are on ballot papers that have not been supplied by him;

(b) that have not been marked for any candidate or have not been stamped or marked in the manner prescribed;

(c) on which votes have been given for more than one (1) candidate;
(d) where it cannot be established for whom the elector has voted;

(e) upon which there is any writing or mark by which the elector can be identified.

(3) No ballot shall be rejected by reason only that—

(a) it has on it any number or mark placed thereon by the Presiding Officer; or

(b) it has been marked with some instrument other than that provided at that election for electors to record their votes so long as the mark does not constitute identification of the voter.

(4) Where in the course of counting the ballots a Presiding Officer discovers that he had omitted to affix his initials to the back of the ballot at the time it was issued he shall in the presence of the deputy Presiding Officer and the poll clerk and the candidates or their agents affix his initials to the ballot and count the ballot if he is satisfied that—

(a) the ballot paper is one that has been supplied by him;

(b) an omission has really been made; and

(c) every ballot paper supplied to him by the Returning Officer has been accounted for.

(5) In counting the ballots the Presiding Officer shall, wherever his decision on a ballot is questioned, record the fact by writing the letter “Q” at the back of the ballot and appending his initials.

(6) The decision of the Presiding Officer as to the validity or otherwise of a ballot shall be final subject to review.

(7) The Presiding Officer shall place the ballots cast for each candidate in a separate envelope whether or not any such ballot is a questioned ballot.

(8) All rejected ballots shall be put into a separate envelope.

(9) All the envelopes referred to in subrules (7) and (8) shall be endorsed as to indicate their contents and shall be sealed by the Presiding Officer. The number of questioned ballots and the total number of ballots contained in each envelope shall be indicated on the outside of the envelope.

(10) The Presiding Officer, the deputy Presiding Officer and the poll clerk shall affix their seal and the Presiding Officer shall

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invite such of the candidates or their agents as are present to do likewise.

(11) The Presiding Officer shall open the poll card box, count the poll cards and place them in the envelope provided for the purpose. He shall indicate the number of poll cards on the outside of the envelope and in the appropriate place on the Statement of the Poll. He shall place the envelope in the poll card box which he shall then lock and seal.

(12) After the completion of the count the Presiding Officer shall complete the Statement of the Poll, in the form set out as Form No. 69 in the Prescribed Forms Rules, in the polling station diary and prepare and certify a sufficient number of copies for distribution as follows:

(a) to the Returning Officer;
(b) to the deputy Presiding Officer;
(c) to such of the candidates or their agents as are present;
(d) to the Chief Election Officer.

The copy intended for the Chief Election Officer shall be despatched by means other than that by which the copy to the Returning Officer was despatched.

(13) The Presiding Officer shall then place the sealed envelopes with the counted ballots, the envelopes with the spoiled ballots, the polling station diary and such other election documents as may be decided upon by the Commission into the ballot box.

He shall then lock the slot at the top of the ballot box by means of the locking device provided, lock the ballot box by means of the outside lock and affix his seal, and the deputy Presiding Officer, the poll clerk and such of the candidates or their agents as may be present shall be invited to affix their seals.

(14) In delivering or despatching the ballot box, poll card box and other election material the Presiding Officer shall keep outside the box in separate envelopes—

(a) a Statement of the Poll;
(b) the key to the ballot box; and
(c) the key to the poll card box.

Until the delivery of the box to the person authorised by the Returning Officer to collect such boxes or until delivery of the box by the Presiding Officer to the Returning Officer's office, the
Presiding Officer shall ensure that the boxes are not tampered with and they shall be regarded as being in his custody.

(15) The Presiding Officer shall, in such manner as the Commission may direct, transmit or deliver to the Returning Officer the ballot box and the poll card box together with the keys thereof in the envelope provided for that purpose.

(16) The Presiding Officer shall also transmit to the Returning Officer the register of electors and the file of answers to questions locked in the carrying case, and the keys thereof enclosed in the envelope provided for that purpose.

(17) The Returning Officer may specially appoint one or more persons for the purpose of collecting the ballot boxes and the poll card boxes and the carrying cases from a given number of polling stations; and such person or persons shall, before delivering the poll card boxes and carrying cases to the Returning Officer, take the oath in the form set out as Form No. 70 in the Prescribed Forms Rules.

98. Where a ballot box with its contents is lost or destroyed the certified statement of the poll on the oath of the Presiding Officer or deputy Presiding Officer shall be accepted as representing the result of the poll at that polling station.

99. The Commission may require the Commissioner of Police to provide the necessary police officers for duty in order to ensure the safety of the special ballot while in his possession or in the possession of a Returning Officer or special Presiding Officer.

PART V

PROCEEDINGS AFTER POLL

100. After the Returning Officer has completed the counting of the special votes for his electoral district and has received the duplicates of the statements of the poll from the Presiding Officers of all the polling stations in his electoral district he shall, in the presence of such of the persons referred to in rule 88 as may be present, announce the total votes recorded for each candidate, which he shall ascertain by adding up the total votes recorded for each candidate in the said statements and in the statement of the special poll.
101. (1) Where by 12.00 noon on the day following the closing of the poll neither a candidate nor his agent requests the Returning Officer to conduct a final count the Returning Officer shall confirm the count conducted by the Presiding Officer as set out in his Statement of the Poll and shall add thereto the count of the special ballot. The Returning Officer shall then declare in writing the candidate who is found to have the most votes to be elected and a copy of the declaration shall be delivered by the Returning Officer to each candidate or his agent present and where any candidate is neither present nor there represented, the Returning Officer shall forthwith transmit by registered post to the candidate a copy of the declaration.

(2) No notice of the final determination of the number of votes given to the several candidates shall be given other than that contained in the election notice.

(3) Where a candidate or his agent requests a final count he shall indicate whether he requests a general count or a limited count and whether a count of poll cards is also to be carried out. The request shall specify the polling stations results in respect of which the count is to be conducted and the Returning Officer shall conduct the count as requested.

(4) Where a limited count is conducted the Returning Officer shall review only the decisions of the Presiding Officer as regards questioned ballots and rejected ballots at the polling stations specified in the request for the count. In this case all ballots marked "Q" by the Presiding Officer and all rejected ballots shall be examined by the Returning Officer.

(5) Where in a limited count the Returning Officer agrees with the decision of the Presiding Officer as regards any questioned ballot or rejected ballot, he shall write the word "confirmed" at the back of the ballot and where he disagrees with the decision of the Presiding Officer he shall write the word "varied" at the back of the ballot.

(6) Where a general count is conducted the Returning Officer shall review all ballots including rejected ballots, counted by the Presiding Officer at the polling stations specified in the request for the count and where he disagrees with the decision of the Presiding Officer as regards any ballot he shall write the word "varied" at the back of the ballot.

(7) Where a candidate or his agent disagrees with the Returning Officer as regards any ballot the Returning Officer shall write the letter "Q" followed by his initials on the back of the ballot.
(8) All ballots marked in any way by the Returning Officer in a final count shall be marked with his initials.

(9) A final count shall be conducted by the Returning Officer whether or not a request therefor is made in every case where from the count conducted by the Presiding Officer and set out in his Statement of the Poll and the count of the special there results an equality of votes between or among the candidates obtaining the most votes.

(10) All markings on a ballot by a Returning Officer shall be made on the back of the ballot in ink different in colour from that used by the Presiding Officer.

(11) Where a limited or general count causes any change in the result of the ballot whether in respect of the amount of votes obtained by a candidate or in respect of which a candidate obtains the most votes the Returning Officer shall, on the basis of that count, make a declaration in accordance with subrule (1) as to the candidate elected.

(12) At the conclusion of a final count, the Returning Officer shall place the ballots counted by him in the appropriate envelopes having regard to his decision on the ballots and shall seal the envelopes. The candidates or their agents present at the count shall sign the envelopes as witnesses.

(13) Where a final count results in an equality of votes between or among the candidates obtaining the most votes, the Chief Election Officer or an officer designated by him for the purpose shall conduct a recount not later than four days after the closing of the poll.

(14) Where the recount results in one candidate obtaining the most votes the Chief Election Officer shall so certify to the Returning Officer who shall make a declaration in accordance with subrule (1) as to the candidate elected.

(15) Where the recount results in an equality of votes between or among the candidates obtaining the most votes the Chief Election Officer shall so certify to the Returning Officer who shall declare the election void and a new election shall, as soon as possible, be held in accordance with these Rules.

102. A ballot shall not be invalidated by reason only of a mark on the back of the ballot made by the Chief Election Officer, the Presiding Officer or the Returning Officer in accordance with these Rules.
103. Where on conclusion of a recount by the Chief Election Officer, an equality of votes is found to exist between any two or more candidates and any one of such candidates would be entitled if he were to receive an additional vote to be declared elected, a fresh election in that electoral district shall be held.

104. The Returning Officer shall, as soon as he shall have ascertained the result of the poll, forthwith publicly declare the same and announce the candidate for whom most votes have been given to be elected as the member for the electoral district.

105. Within seven days after polling day, the Returning Officer shall return the unit registers of electors together with the keys of the binders, the register of special electors and the relevant files of answers to questions to the Registration Officers from whom he received the same; and the Registration Officers shall give to the Returning Officer a receipt for the same.

106. (1) A candidate for an electoral district or his agent may, within four days of the declaration of the poll under rule 104, apply in writing to the Chief Election Officer for a check of the results of the poll for that electoral district.

(2) An application for a check under subrule (1) shall be accompanied by a deposit of one hundred dollars as security for the cost of the check.

(3) The Chief Election Officer shall give to the Returning Officer of the electoral district concerned and to each of the candidates who contested the election in the electoral district, at least two days notice specifying the time and place of the check and inviting their attendance.

(4) A check under this rule shall be limited to a count of questioned ballots only.

(5) The Chief Election Officer or the other Officer conducting the check shall certify the results thereof to the Returning Officer.

(6) If the result of the check does not so alter the result of the poll as to affect the return the Chief Election Officer shall—

(a) order the reasonable out of pocket expenses incurred in relation to the check by the candidate appearing to be elected to be paid by the applicant for the check;

(b) fix the amount of the cost: if they are not agreed upon by the candidate and applicant.
(7) The moneys deposited as security for costs shall, so far as necessary, be paid out to any candidate in whose favour costs are awarded and if the deposit is insufficient the candidate shall have this action for the balance.

(8) If the result of the check does alter the result of the poll as to affect the return, his deposit shall be returned to the applicant for the check.

(9) A recount under rule 101 or a check of the results of the poll shall be conducted by the Chief Election Officer or by an Assistant Chief Election Officer, a registration supervisor or a Registration Officer designated for the purpose by the Chief Election Officer.

107. (1) Each candidate or his agent may appoint one agent to be present at the final count or the check of the result of the poll and to attend the declaration of the result of the poll.

(2) An appointment of an agent for the purposes of this rule shall be in the form set out as Form No. 71 in the Prescribed Forms Rules.

108. (1) Subject to subrule (2), the Returning Officer shall, on the seventh day next following the day on which he declared the result of the poll under rule 104, deliver personally or transmit by registered post to the Chief Election Officer—

(a) the writ with his return in the form set out as Form No. 72 in the Prescribed Forms Rules and endorsed thereon that the candidate for whom the most votes have been given has been elected;

(b) a report of his proceedings in the form prescribed by the Commission;

(c) the recapitulation sheets in the form prescribed by the Commission showing the number of votes cast for each candidate at each polling station and by special ballots, and making such observations as the Returning Officer may think proper as to the state of the election papers as received from his Presiding Officers;

(d) the returns from each polling station enclosed in sealed envelopes, including the polling station diary, a packet containing spoiled ballot papers, a packet containing rejected ballots, a packet containing stubs and unused ballot papers, a packet containing rejected ballots, a packet containing the revised list.
of electors used at the polling station and a packet containing the written appointments of the candidates' agents;

(e) the Statement of the Poll;

(f) the reserve supply of undistributed blank special ballot papers;

(g) a packet containing the stubs and unused special ballot papers;

(h) the sealed packets referred to in rules 74 and 91;

(i) the envelope referred to in rule 91(2); and

(j) all other documents used for the election.

(2) Where the Returning Officer receives a notice of the taking of a check under rule 106(2), the Returning Officer shall delay transmission of the return and report until he has received from the Chief Election Officer the certified results referred to in rule 106(5).

(3) Where the certified results show that a candidate other than that declared under rule 104 should have been declared to have been elected the Returning Officer—

(a) shall make a fresh declaration in writing declaring the candidate to be elected who was found to have the most votes according to the certified results, and the declaration shall replace the previous declaration;

(b) shall return the candidate under subrule (1)(a).

(4) The Chief Election Officer shall, if circumstances so require, send back returns made to him under this rule and any or all election documents connected therewith to the Returning Officer for completion or correction.

(5) On receiving a return under this rule, the Chief Election Officer shall forthwith—

(a) enter the date of the receipt thereof and the name of the successful candidate in a book to be kept by him for the purpose;

(b) notify in writing the names of the candidate so elected, in the case of—

(i) a Parliamentary election, to the Speaker;

(ii) a Municipal Council election, to the Minister and to the Town Clerk of the Municipal Council concerned;
Election Rules

(iii) a County Council election, to the Minister and to the Chief Executive Officer of the County Council concerned; and

(c) give notice in the Gazette of the names of the candidate so elected in the order in which they were received by him.

(6) The Commission shall, immediately after each election, cause to be printed a report giving—

(a) the number of votes polled for each candidate, by polling divisions and by special ballot;

(b) the number of rejected special ballots;

(c) the number of names on the revised lists of electors and on the list of special electors; and

(d) any other information that it may deem fit to include;

and shall forthwith forward a copy of the report to the persons respectively set out in subrule (5)(b).

(7) In this rule “Minister” means the Minister responsible for local government.

109. (1) The Commission shall keep the election documents referred to in rule 108(1) in safe custody and shall allow no person to have access to them; but if a petition has been presented questioning the validity of any election or return, the Commission shall, on the order of a Judge, deliver to the Registrar the documents relating to the election that is in dispute; and after the expiration of twelve months from polling day the Commission may cause the documents used at the election to be burnt or to be shredded by a suitable shredding machine.

(2) No such election documents in the custody of the Commission shall be inspected or produced except under the order of a Judge and an order under this subrule may be made by the Judge on his being satisfied by evidence on oath that the inspection or production of the election documents is required for the purpose of instituting or maintaining a prosecution for an offence in relation to an election or for the purpose of a petition which has been filed questioning an election or return.

(3) Any such order for the inspection or production of election documents may be made subject to such conditions as to persons, time, place and mode of inspection or production as the Judge deems expedient.
(4) All other reports or statements received from Election Officers, all instructions issued by the Commission pursuant to this Act, all decisions or rulings by it upon points arising thereunder, and all correspondence with Election Officers or others in relation to any election shall be public records, and may be inspected by any person upon request during office hours.

(5) Any person may take extracts therefrom and shall be entitled to certified copies of the papers relating to any subject upon payment for the preparation of the certified copies at the rate prescribed in rule 111.

(6) Any such copies purporting to be certified by the Commission under its hand shall be receivable in evidence without proof thereof.

PART VI

GENERAL

110. (1) For their services in relation to an election Returning Officers, Presiding Officers, deputy Presiding Officers, poll clerks and such other persons as may be employed by the Commission in connection with an election shall be paid such remuneration and allowances as the Commission may determine.

(2) For each polling station rented for polling day there shall be paid a sum fixed by the Commission from time to time.

111. Office or certified copies of any election documents supplied by an Election Officer shall be paid for at the rate of twenty-five cents for every folio of one hundred words.

112. Any person whose presence is secured by the Chief Election Officer or a Returning Officer for the purpose of witnessing any proceedings under these Rules shall be paid a fee of twenty dollars for each day or part thereof during which he attends for such purpose, and such travelling and subsistence expenses as he may have, in the opinion of the Returning Officer, reasonably incurred.
SCHEDULE

SYMBOLS

1. Star
2. Heart
3. Car
4. Shoe
5. Bicycle
6. Horseshoe
7. Clock
8. Hand
9. Boat
10. Cup
11. Arrow
12. Hat
13. Train
14. House
15. Gate
16. Airplane
17. Tree
18. Bird
19. Scales
20. Pen
21. Wheel
22. Person
23. Hammer
24. Fork
25. Axe
26. Bottle
27. Circle
28. Cross
29. Plunger
30. Knife
Prescribed Forms Rules

*PRESCRIBED FORMS RULES

dehemed to be made under section 161

ARRANGEMENT OF RULES

RULE
1. Citation.
2. Interpretation.
3. Prescribed Forms.

SCHEDULE.

1. These Rules may be cited as the Prescribed Forms Rules.

2. For the purposes of these Rules a reference to a County Council shall be construed as referring also to the Tobago House of Assembly.

3. The forms set out in the Schedule are hereby prescribed.

SCHEDULE

FORMS

ARRANGEMENT OF FORMS

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See Note on Section 166 of Act No. 41 of 1976 at page 2.
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Represenation of the People

Prescribed Forms Rules

Chap. 2:01

[Subsidiary]

FORM No. 1

(REPRESENTATION OF THE PEOPLE ACT

Oath of Chief Election Officer

I, ............................................................................................................. having been appointed Chief Election Officer for Trinidad and Tobago, do swear that I will to the best of my ability faithfully perform all the duties of Chief Election Officer in accordance with the provisions of the Representation of the People Act, and of any Rules made thereunder.

.................................................................................. Chief Election Officer

Sworn before me at..........., this...........day of............, 19......

.................................................................................. Judge of the High Court

FORM No. 2

(REPRESENTATION OF THE PEOPLE ACT

Writ of Election

By His Excellency..............................

.................................................................................. President and Commander-in-Chief of Trinidad and Tobago.

President

TO THE RETURNING OFFICER OF THE ELECTORAL DISTRICT OF.........................

†WHEREAS I think it expedient that writs should issue for the election of members to serve in the House of Representatives/the Council of the................................. Corporation/the..............County Council*:

‡WHEREAS the seat/seats* of.............the member/one of the members/members* of the electoral district of.............has/have* become vacant in consequence of..............

I COMMAND YOU that notice of the time and place of election being first duly given you do, on the.............day of...............which said day shall be nomination day in the said electoral district of............., cause election to be made according to law of a member/members* to serve in the House of Representatives/the Council of the...............Corporation/the..............County Council* for the

L.R.O. 1/1990
said electoral district of ................ and that, if necessary, you do cause a poll
to be taken on the ................ day of ................ and that you do cause the
name of such member/members* when so elected to be certifird to the Chief Election
Officer on the seventh day next following the declaration by you of the result of the
c. poll.

Given under my Hand and the Seal of the
President of the Republic of Trinidad and
Tobago this ................ day of ................ ,
19......

(Reverse side of Form)

Indorsement

Received the within Writ on the ................ day of ................ , 19......

Returning Officer for the electoral district of

*Delete if inapplicable.
†To be included in a writ for a general election.
‡To be included in a writ for a bye-election.
Return of Election Expenses authorised by an Election Agent

Election in the Electoral District of ............................................. .

Date of publication of result of election ............................................. .

the expenses incurred at the above election in support of ............................................. .

........................................................................................................ a candidate thereat

by ...................................................................................................................

(insert name of person or association or body of persons incurring the expenses)

being expenses required by section 47 of the Representation of the People Act, to be

authorised by the election agent, amounted to $ .............

The written authority of the election agent is annexed hereto.

Date ............. Signature .............

Declaration to accompany return of election expenses authorised by an election agent

Election in the Electoral District of ............................................. .

Date of publication of result of election ............................................. .

I hereby declare that—

1. I am the person* or a director*/general manager*/secretary* of the association or body of persons named*/as incurring expenses required by section 47 of the Representation of the People Act, to be authorised by an election agent.

2. To the best of my knowledge and belief the said return is complete and correct.

3. The matters for which the expenses referred to in the said return were incurred were

as follows ...........................................................................

.........................................................................................

.........................................................................................

Signature of declarant ............................................. .

Office held by declarant ............................................. .

(In the case of an association or body of persons)

Date .............

*Delete if inapplicable.
Representation of the People

Prescribed Forms Rules

FORM NO. 4

(Section 52(1))

REPRESENTATION OF THE PEOPLE ACT

Election Expenses Return

Election in the Electoral District of .....................................................

Date of publication of result of election ..............................................

Name of Candidate ..............................................................................

1. I am the election agent of the person named above as a candidate at this election/I am
   the person named above as a candidate at this election and was my own election agent*.
   (Where there has been a change of election agent suitable variations may be introduced here
   and elsewhere in the return)

2. I hereby make the following return of the candidate's/my election* expenses at this
   election.

Receipts

(Include all money, securities or equivalent of money received in respect of expenses
incurred, whether before, during or after the election, on account of or in respect of the
conduct or management of the election)

Received of the above-named candidate/Paid by me* $ .........................

Received of ..........................................................................................

(here set out separately the name, address and occupation of each person and the
amount received from him)

$ ................

Expenditure

NOTE: The return shall deal under a separate heading or sub-heading with any expenses
included therein incurred on account of any purposes referred to in section 50 of the
above Act.

Candidate's personal expenses—
Paid by him/by me as candidate* $ ...........................

Paid by me/by me acting as my election agent* $ ...........................

Received by me for my services as election agent ...............................$ ...........................

(omit if candidate is his own election agent)

$ ...........................

*Delete in inapplicable.
LAWS OF TRINIDAD AND TOBAGO

Representation of the People

Prescribed Forms Rules

Chap. 2:01

Prescribed Form's Rules

Paid to † .......................................................... as sub-agent of polling division No. ........................ $ ..............................

Paid to † .......................................................... as polling agent $ ..............................

Paid to † .......................................................... as counting agent $ ..............................

Paid to † .......................................................... as clerk for .......... days service $ ..............................

Paid to † .......................................................... as messenger for .......... days service $ ..............................

Paid to the following persons in respect of goods supplied or work and labour done—

Paid to † .......................................................... (here set out the nature of the goods supplied or work and labour done thus—(printing)), $ ..............................

Paid for the hire of rooms—
for holding public meetings—

Paid to † .......................................................... for hire of $ ..............................

(identify the rooms by naming or describing them)

Paid to † .......................................................... for committee rooms— $ ..............................

(identify the rooms by naming or describing them)

Paid for postage $ ..............................

Paid for telegrams $ ..............................

No. of electoral vehicles employed .......... at $$$ ..............................

Paid to † .......................................................... for transporting electors to the polls $$$ ..............................

In addition to the above I am aware (unless the candidate is his own election agent add as election agent for the above named candidate) of the following disputed and unpaid claims:
†Set out separately the name, address and occupation of each person with the amount paid to him.

L.R.O. 111980
Disputed claims—

By† ................................................................... for

(here set out the goods, work and labour, or other matter on the ground of which the claim is based)

........................................................ S

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

........................................................ for

(here set out the goods, work and labour or other matter on the ground of which the claim is due)

........................................................

Signature of person making return.................

*Delete if inapplicable.
†Set out separately the name, address and occupation of each person with the amount paid to him.
‡Set out separately the name, address and occupation of each person with the amount paid to or claimed by him.
§Insert whichever is the higher sum.
FORM NO. 5 (Section 53)

REPRESENTATION OF THE PEOPLE ACT

Declaration by Candidate or Election Agent

Election in the Electoral District of ............................................. .

Date of publication of result of election ..........................................

Name of Candidate ...........................................................................

I solemnly and sincerely declare as follows:

1. I am the person named above as a candidate at this election and was my own election agent/was at this election the election agent of the person named above as a candidate*.

2. I have examined the return of election expenses about to be transmitted by my election agent/by me* to the returning officer (of which a copy is now shown to me and marked .............*) and to the best of my knowledge and belief it is a complete and correct return as required by law.

3. To the best of my knowledge and belief, all expenses shown in the return as paid/ were paid by my election agent/by me* except as otherwise stated in relation to my/the candidate’s* personal expenses.

4. I understand that the law does not allow any election expenses not mentioned in the said return to be defrayed except in pursuance of a court order.

....................................................

Signature of Declarant

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

before me,

(Signed) ....................................................

Justice of the Peace

(NOTE—Where there has been a change of election agent, suitable variations may be introduced into the declaration as to expenses).

*Delete if inapplicable.
Oath or affirmation of election officer other than the Chief Election Officer

I, ...........having been appointed ...........(as the case may be) for the registration
area of ..........electoral district of ..........polling division No ..........in the
electoral district of/registration area of ..........polling station No ..........in the
electoral district of/registration area of ..........* (as the case may be/swear/solemnly
and sincerely declare and affirm* that I will faithfully perform the duties pertaining to the
said office of ..........according to law, without partiality, fear, favour or affection.

SO HELP ME GOD*

Signature ........................................

Sworn before me at ..........., this ............day of ..........., 19 ....

*Delete if inapplicable.
### Representation of the People Act

**Registration Record Inventory Form**

<table>
<thead>
<tr>
<th>Registration No.</th>
<th>Name</th>
<th>Registration Area</th>
<th>Polling Division</th>
<th>Date of Registration</th>
<th>How disposed of</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Obsolote.</td>
</tr>
<tr>
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<td>See legal notice</td>
</tr>
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</tr>
</tbody>
</table>

L.R.O. 1/1990
Registrawon Area of............................................................................................................
Polling Division No.........................................................................................................

Take notice that the registration of......................... of....................... as an elector*/
non-elector* in the above polling division has this day been disallowed by me on the
grounds that..................................................................................................................
...........................................................................................................................................

Dated this.................. day of........................., 19......
To: .................

Signed .........................................................

Assistant Registration Officer

*Delete if inapplicable
<table>
<thead>
<tr>
<th>Registration Record Card—Front</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Full Name (Surname first)</strong></td>
</tr>
<tr>
<td><strong>Residential Address</strong></td>
</tr>
<tr>
<td><strong>Usual Occupation</strong></td>
</tr>
<tr>
<td><strong>Disability, if any</strong></td>
</tr>
<tr>
<td><strong>Sex</strong></td>
</tr>
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<td></td>
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<tr>
<td></td>
</tr>
<tr>
<td><strong>DATE TOOK UP RESIDENCE IN:</strong></td>
</tr>
<tr>
<td><strong>Date of Birth</strong></td>
</tr>
<tr>
<td><strong>Nationality</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td><strong>WHETHER REGISTERED PREVIOUSLY</strong></td>
</tr>
<tr>
<td><strong>If so, under what Name</strong></td>
</tr>
<tr>
<td>(Surname first)</td>
</tr>
</tbody>
</table>

**FORM NO. 9**

(Registration Rule 11(1))

**REPRESENTATION OF THE PEOPLE ACT**

**Registration Record Card—Front**

<table>
<thead>
<tr>
<th><strong>No.</strong></th>
</tr>
</thead>
</table>

**L.R.O. 11/1980**
### FORM NO. 9—Continued

**NAME, DATE OF BIRTH AND REGISTRATION CERTIFICATE NUMBER OF MINORS**

<table>
<thead>
<tr>
<th>Name</th>
<th>Date of Birth</th>
<th>Registration Certificate Number</th>
<th>Number of Minors</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Photograph**

**Nature of Qualification for Jury Service:**

**Name and Address of Employer:**

**If Qualified through Husband, Nature of Husband's Qualification:**

**Property Qualification for Jury Service:**

<table>
<thead>
<tr>
<th>Location of Property</th>
<th>Date</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Municipal Property Qualification**

**Particulars of Naturalization:**

<table>
<thead>
<tr>
<th>Signature of Registered Person</th>
<th>Signature of Officer Registering</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Thumb Impression of Illiterate**

**Date of Registration:**

**Date entered on Electoral List:**

---

**NOTE:** It is an offence wilfully to give incorrect information to the Registration Officer.
LAWS OF TRINIDAD AND TOBAGO

Representation of the People Chap. 2:01 193

Prescribed Forms Rules

FORM NO. 9—Continued

Registration Record Card—Back

<table>
<thead>
<tr>
<th>Whether Registration List Checked</th>
<th>Whether included in List of Cancellations</th>
<th>Whether Check Card Executed</th>
</tr>
</thead>
</table>

CHANGES OF ADDRESS

<table>
<thead>
<tr>
<th>Residential</th>
<th>R.A. No.</th>
<th>P.D. No.</th>
<th>Date</th>
<th>Postal</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

Cancellation Code Number:

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
<th>9</th>
</tr>
</thead>
</table>

DATE OF CANCELLATION

Day | Month | Year
--- | --- | ---

Date Eligible for Signature of Registration Officer

Parliamentary Election

Remarks:

Municipal Election

County Council Election

RECORD OF RECEIPT OF IDENTIFICATION CARD

Received .......... Signature .......... Date ..........

Received .......... Signature .......... Date ..........

Received .......... Signature .......... Date ..........

Received .......... Signature .......... Date ..........

L.R.O. 11/1980

R.P.A. 26

Obsolate

### Minor's Registration Card

<table>
<thead>
<tr>
<th>Date of Birth</th>
<th>Year</th>
<th>Month</th>
<th>Day</th>
</tr>
</thead>
</table>

| Full Name | .......................................................... |
| Place of Birth | .......................................................... |
| Name of Parent/Guardian | .......................................................... |
| Name of Parent if with Guardian | .......................................................... |
| Address of Parent/Guardian | .......................................................... |
| Registration No. of Parent/Guardian | Polling Division No |

---

*Obsolete* See Legal Notice 239 of 1986.
Representation of the People Act

Prescribed Forms Rules

FORM No. 11 (Registration Rule 14(2))

REPRESENTATION OF THE PEOPLE ACT

(Front)

Trinidad and Tobago

SPACE FOR PHOTOGRAPH

Identification Card

(Back)

Date issued ........................................ Registration No .....................

Name ..............................................................

Date of birth ........................................ Place of birth ..........................

Nationality .................................................. Height ........ Ft .... Ins ......

Sex ................ Colour of eyes ................ Colour of skin ..........................

Distinguishing Marks ..................................................

..........................................................

Signature of Officer Registering

Obsoleted.

L.R.O. 11/1980
REPRESENTATION OF THE PEOPLE ACT

List of Twenty Questions

1. What is your father's name? ..................................................
2. What is your mother's name? ................................................
3. What is the name of your father's father? ..............................
4. What is the name of your father's mother? .............................
5. What is the name of your mother's father? ............................
6. What is the name of your mother's mother? ...........................
7. Name the place visited on your first trip abroad, if any ............
8. What is the nature of the first serious accidental injury you have suffered, if any? .................................................................
9. What is the date of your first marriage, if any? ........................
10. What is the name of your first wife/husband, if any? ...............  
11. What is the name of the first school you attended, if any? ...........
12. What was your age when you entered school? ........................ 
13. What was your age when you left school? ..............................
14. Name any society, association, club or other body of which you are a member . .  
15. Are you right or left handed? ..............................................
16. What is the name of your first employer? ............................  
17. What was the nature of the job in which you were first employed? . 
18. What is the name of the brother nearest to you in age? .............
19. What is the name of the sister nearest to you in age? ............... 
20. Is there any further information about yourself relative to your identification which you would like to give? .................................
LAWS OF TRINIDAD AND TOBAGO

Representation of the People Chap. 2:01 197

Prescribed Forms Rules

[Subsidiary]

FORM NO. 13

(Registration Rule 18(1))

Representation of the People Act

Certificate as to Provisional Registration
(To be completed in triplicate)

Registration area of ................................ Polling Division No. ....................

Registration No. ..............................................................

This is to certify that provisional registration of ...........................................

(name) of ..............................................................

(address) as an elector*/non-elector* has been allowed by me

and that all entries required to be made by me upon the identification card of the said

(name) of ..............................................................

(address) have been made.

Dated this .................. day of ........................ 19.....

..............................................................

Assistant Registration Officer

To the above Prospective Registrant

You are required to have your photograph taken by the official photographer

stationed at .................................................. or by any other official photographer.

Take notice that your photograph must be taken in order that your registration

may be completed.

Date photograph taken ........................................

..............................................................

Signature of Official Photographer

..............................................................

Signature or impression of Prospective Registrant

*Delete if inapplicable.

N.B.—The certificate does not attest to the bona fide of the registrant and should not

be accepted as identifying the holder.

L.R.O. 1/1990
Prescribed Forms Rules
FORM No. 14
(Registration Rule 24(2))

Representation of the People

Application for exemption from taking photograph

Registration area of ..............................................................

Polling Division No. ..............................................................

To: The Registration Officer ..................................................

Registration area of ..............................................................

From: .......................................................................................

(here insert name, address and registration number of applicant)

I do hereby inform you that I object to the taking of my photograph in accordance with the Registration Rules on the following grounds:

...............................................................................................

(here state grounds of objection)

I accordingly apply to you to be exempted from compliance with and from the operation of rule 23 of the said Rules.

Dated this..............day of......................, 19......

.............................................................

Signature of Applicant

To the Registration Officer of the above registration area.

*I recommend the grant of this application.

*I do not recommend the grant of this application for the following reason..............

.............................................................

Assistant Registration Officer

*Delete if inapplicable.
NOTICE OF OBJECTION TO REGISTRATION OF AN ELECTOR
(to be completed in duplicate)

FROM: (name of elector/scrutineer objecting*) ...........................................

of (address) ........................................................................................................

TO: (name of elector whose registration is being objected to) .......................

........................................of (address) ..............................................................

AND TO: the registration officer for the registration area of .........................

Take notice that I (name)............., an elector for Polling Division No........... in
the registration area of ...........a scrutineer assigned to the assistant registration officer
for Polling Division No........... in the above registration area* do hereby object to
your registration as an elector for the said Polling Division on the following grounds:

(here state grounds for objection) .................................................................

Dated this .......... day of ............. , 19 .....

........................................

(Signature of elector/scrutineer* objecting or mark of elector and signature of
witness to such mark)

* Delete if inapplicable.
FORM NO. 16

REPRESENTATION OF THE PEOPLE ACT

Application to registration officer for registration as an elector

FROM .................................................................
(name of applicant/scrutineer*)
of ...........................................................................
(address)

To: The registration officer for the registration area of ...........................................
(name) of .................................................................
(address)

the above applicant/a scrutineer assigned to the under-mentioned assistant registration
officer* do hereby apply for a reversal of the decision of the assistant registration officer
for
Polling Division No ............... of the registration area of .................................
whereby he disallowed my registration/the registration of ..........................................
(name of person whose application was disallowed)
of .................................................................
(address) as an elector.

Dated this ............... day of ............... , 19 ...........
(Signature of applicant/scrutineer* or
mark of applicant and signature of
witness to such mark)

*Delete if inapplicable.
Notice of enquiry by registration officer into objection to or disallowance of registration as an elector

FROM: The registration officer for the registration area of ...........................................

To: The assistant registration officer for Polling Division No ...........................................
of the above registration area, and to* .................................................................

(name)

(address)

Take notice that—

†The objection dated the ........... day of ............. , 19 .... , to the registration

of ...........................................
of ...........................................

(name) (address)

†The application dated the ........... day of ............. , 19 .... for the reversal of

the decision of the above-mentioned assistant registration officer whereby he disallowed

registration of ...........................................

(name)

(address)
as an elector for Polling Division No ........... in the registration area of .............

will be heard by me at ........... on ........... commencing at the hour of ...........
o'clock in the ........... noon.

And further take notice that unless you appear before me to be heard in the above

matter, it may be determined in your absence.

Dated this ........... day of ............. , 19 ....

...................................................

Registration Officer

*Insert name and address of applicant or person whose registration has been objected to or disallowed.

†Delete if inapplicable.
FORM No. 18 (Registration Rule 35(9))

REPRESENTATION OF THE PEOPLE ACT

Notice of disallowance by registration officer of application for registration as an elector

FROM: The registration officer for the registration area of ........................................

To: .................................................. of ..................................................

(name) (address)

Take notice that your application (or the reversal of the decision of the assistant registration officer for Polling Division No .......... of the registration area of .......... whereby he disallowed your registration/the registration of .......... of .......... (name) (address) as an elector in the above polling division has this day been disallowed by me on the grounds that (here state the grounds for disallowance) ........................................

Dated this ........ day of .........., 19....

.................................
Registration Officer

*Insert name and address of applicant or person whose registration has been disallowed.
†Delete if inapplicable.
**LAW OF TRINIDAD AND TOBAGO**

*Representation of the People*  
Chap. 2:01  
Prescribed Forms Rules  
(Subsidiary)

*FORM NO. 19*  
(Registration Rule 36)

**REPRESENTATION OF THE PEOPLE ACT**

**Check Card**

<table>
<thead>
<tr>
<th>Registration Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Polling Division No.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Registrant's Surname</th>
<th>Given Name</th>
<th>Initials</th>
</tr>
</thead>
</table>

**Registrant's Residence**

<table>
<thead>
<tr>
<th>(Number if any)</th>
<th>(Street or road)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Town or village)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Place and Year of Birth</th>
<th>Sex</th>
<th>Height</th>
<th>COLOUR</th>
<th>Marital Status</th>
<th>Nationality</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Skin</td>
<td>Eyes</td>
<td></td>
</tr>
</tbody>
</table>

(To be filled out only if applicable:  
Applicant unable to sign Registration Record because:  
Illiterate ☐  
Disabled ☐  
Whether objected to Yes ☐ No ☐  
The nature of such disability is:  
Objector:  
Name ..................................  
Address ..................................  

**Initials of Officer who filled this Card:**
The following space shall be reserved for use by Registration Officer:

<table>
<thead>
<tr>
<th>Determination as to Validity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
</tr>
</tbody>
</table>

*Back of Check Card*

To be filled out and signed by the person assigned to check under rule 37:

Note to person assigned: If you know of your own knowledge that this registrant resides at his claimed residence and is qualified to be registered under the Registration Rules, you may, without further investigation write the words "Valid, Personal Knowledge" in this space and then sign your name and whenever applicable, and your title in the space below provided.

<table>
<thead>
<tr>
<th>Date Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date and hour of interview</td>
</tr>
<tr>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>⚫ visited interviewed</td>
</tr>
<tr>
<td>⚫ not interviewed</td>
</tr>
</tbody>
</table>

(If Registrant not interviewed) Full name of person interviewed at Registrant’s Residence or place of Employment

Address at which interview took place:

Are you satisfied that registered person resides at the given address? Yes ☐ No ☐

How long has registered person resided at given address? How long has registered person resided in Trinidad and Tobago?
State any reason you have to believe that this Registration should not be approved.
(If you have none, write "None")

As a result of my investigation I believe this registration to be
(Here write either "Valid" or "Not Valid")

..................................

Signature of person assigned under rule 37

FORM NO. 20  (Registration Rule 38(1))

REPRESENTATION OF THE PEOPLE ACT

Notice of enquiry consequent upon report under rule 37

FROM: The registration officer for the registration area of ....................

..............................................................
at ..................................................................

(address of registration officer)

To: .............................................................

(name)

of .............................................................

(address)

Take Notice that on inquiries made into the validity of the information recorded on your registration record card certain discrepancies have been reported as a result of which it is necessary for me to conduct an enquiry into the correctness of the information recorded on the said registration record card. The enquiry will commence at ....................

..............................................................
on the ........day of ........, 19........ at ........o'clock in the .........noon.

And further take notice that unless you appear before me in this matter it may be determined in your absence.

Dated this ........day of ........, 19.....

.............................................................

Registration Officer

To ..........................................................

.............................................................

.............................................................
NOTICE OF INTENTION TO CANCEL REGISTRATION

FORM NO. 21 (Registration Rule 41(4))

REPRESENTATION OF THE PEOPLE ACT

Notice of intention to cancel registration

FROM: The registration officer for the registration area of ....................... at .................................
(address of registration office)

TO: ................................................................................................................
(name)

of ..................................................................................................................
(address)

Take notice that I ................ propose to cancel your registration at my office at the above address on the .......... day of .........., 19........., at the hour of ...........
o'clock in the .......... noon for the reason that—

..................................................................................................................
..................................................................................................................
(here state reason for cancellation)

unless you satisfy me that such cancellation is not justified.

On or before the above time you are required to produce your identification card to me at my office at the above address.

Dated this .......... day of .........., 19.........

...................................................
Registration Officer
FORM NO. 22

REPRESENTATION OF THE PEOPLE ACT

Notice of change of residence or address

To: The registration officer for the registration area of ..............................................
at ........................................................................................................................................
(address of registration office)

Take notice that I have changed my place of residence as follows:

FROM: ..........................................................................................................................

TO: ...............................................................................................................................

on the ........ day of .............., 19....

My name is ..................................................................................................................
(Print in block letters)

and my registration number is ...........

Dated this ........ day of ............., 19...

..........................................................................................................................
Signature of registered person or
mark of registered person and
signature of witness

(Perforation)

ON TRINIDAD AND TOBAGO GOVERNMENT SERVICE

N.B.: Registered person must fill in his name and address opposite

ELECTORAL DEPARTMENT

The Registration Officer

Registration Area of ..........................................................

FROM: ..........................................................................................................................

..........................................................................................................................

(Perforation)

L.R.O. 1/1980
I hereby acknowledge receipt of your notice of change of residence dated the
............. day of ............ , 19 ... and wish to inform you that your registration
record card has been amended accordingly* and has been transferred to the unit register
for Polling Division No. ....... */your registration record card has not been amended".

.................................
Registration Officer for the
Registration Area of

.................................

*Delete if inapplicable.

FORM NO. 23 (Registration Rule 45(1))

REPRESENTATION OF THE PEOPLE ACT

Notice of change of name

FROM: .................................................................
(name)

of .................................................................
(address)

whose registration number is ...........................................

To: The registration officer for the registration area of ..........................................
at .................................................................
(address of registration office)

Take notice that my name which now appears as:

.................................................................
(here insert name in unit register)

in the unit register for polling division No ...........................................

in the registration area of .............................................
in which I am registered, has been changed to

.................................................................
(here insert name as changed)

Dated this ............. day of ............ , 19 ...

.................................
Signature of registered person or mark
of registered person and signature of
witness to such mark
To: The registration officer for the registration area of .

at .................................................................
(address of registration office)

I, .................................................................
(name)

of .................................................................
(address)

in polling division No ............ of the registration area of ........ hereinafter inform you that my identification card has been lost/stolen/destroyed/mutilated/defaced* and I do hereby apply for a replacement identification card.

Dated this .......... day of ............., 19 ........

.................................................................
Signature of applicant or mark of applicant and signature of witness to such mark

*Delete if inapplicable.
**Representation of the People**

*Prescribed Forms Rules*

**FORM NO. 25** (Registration Rule 50(3)(a))

**REPRESENTATION OF THE PEOPLE ACT**

Election to House of Representatives/County Council

**Preliminary List of Electors**

Electoral district of ........................................ Polling Division No ..............

Comprising the area .................................................................

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<table>
<thead>
<tr>
<th>Name of elector (Family name first; names to be arranged in alphabetical order in groups under the several addresses in the polling division)</th>
<th>Consecutive Number</th>
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I, ....................................................................................... registration officer for the registration area of .................................................................

certify that the above is a true copy of the preliminary list of electors for the polling division No .............. in the said registration area.

Dated this .............. day of .............., 19........

Registration Officer for the registration area of

.................................................................

---

See Legal Notice 2-39 of 1986
**Rep resentation of the People Act**

**Prescribed Forms Rules**

**FORM No. 26**

**Representation of the People Act**

*Election to the Council of .......... Corporation*

**Preliminary List of Electors**

*Electoral district of .......... Polling Division No .......... Comprising the area .................................................................

<table>
<thead>
<tr>
<th>Name of elector (Family name first; names to be arranged in alphabetical order in groups under the several addresses in the polling division)</th>
<th>Qualifying property</th>
<th>Consecutive number</th>
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</tbody>
</table>

I, ........................................................................................................

registration officer for the registration area of .................................................................

certify that the above is a true copy of the preliminary list of electors for the polling division No .......... in the said registration area.

Dated this .......... day of .........., 19 ....

........................................................................................................

* Registration Officer for the registration area of  

........................................................................................................

*Here set out persons having residence qualifications.*  
†Here set out persons having property qualifications.*
FORM NO. 27

REPRESENTATION OF THE PEOPLE ACT

Notice of preliminary list of electors

Election to House of Representatives/Municipal Council/County Council

Notice of preliminary list of electors

Electoral district of .................................................. ..................................................

Polling division No ..................................................

Take notice that the list of electors posted next to this notice is a copy of the preliminary list of electors for the above-mentioned polling division.

(a) If a person whose name is not on the said list claims that he is entitled to be registered as an elector for the said polling division he may make oral application therefor to the temporary assistant registration officer of the said polling division at his office mentioned in paragraph (i) below.

(b) If a person whose name is not on the said list claims that he is registered as an elector for the said polling division, he should apply in the prescribed form to have his name inserted in the revised list.

(c) If a person whose name is on the said list claims that he has changed his place of residence to another address in the above-mentioned polling division or to another polling division in the under-mentioned registration area he should give notice thereof in the prescribed form.

(d) If a person whose name is on the said list claims that he has changed his place of residence from the under-mentioned registration area to a polling division in another registration area he should make oral application for registration as an elector to the temporary assistant registration officer for the polling division in which he is now resident.

(e) If a person whose name is on the said list claims that he has changed his name as appears on the said list he should give notice thereof in the prescribed form.

(f) Notice of an objection to the registration of any person whose name is on the said list may be made in the prescribed form by any elector or by a scrutineer assigned to the temporary assistant registration officer of the above-mentioned polling division.

(g) Action as in the preceding paragraphs may be taken not later than the .............. day of .............. , 19 .......

(h) If a person whose name is not on the said list has made oral application for registration as in paragraph (a) but his registration has been disallowed, application for his registration as an elector may be made to the under-mentioned registration officer in the prescribed form by such person or by a scrutineer assigned to the temporary assistant registration officer of the above-mentioned polling division. Such application may be made not later than the .............. day of .............. , 19 .......

(i) An application referred to in paragraphs (b) and (h) and a notice referred to in paragraphs (e), (e) and (f) shall be addressed to the under-mentioned registration officer at his office and may be sent to him to his said office by registered post, or may be delivered by hand to him at the said office or to the temporary assistant registration officer for the above-mentioned polling division at his office at ..................................................

(j) Copies of the prescribed forms referred to above may be obtained free of charge at the office of a registration officer or of a temporary assistant registration officer or at any post office.
Dated this ........ day of ............., 19 ....
Registration Officer for the
registration area of .................

........................................
Whose office is at ....................

........................................

*Delete if inapplicable.

........................................

FORM NO. 28 (Registration Rule 60)

REPRESENTATION OF THE PEOPLE ACT

Application by elector omitted from preliminary list for inclusion
in revised list

Registration area of ............................................................

Polling division No ............................................................

From: ................................................................. of ............................................................

(name) (address)

To: The registration officer for the registration area of .................

at .................................................................

(Address of registration office)

1. I hereby inform you that I am registered as an elector for the above polling division but that my name does not appear on the preliminary list of electors for the said polling division.

2. My registration number is .............

3. I hereby apply to have my name included in the revised list of electors for the said polling division.

Dated this ........ day of ............., 19 ....

........................................

Signature of applicant or mark of applicant and signature of witness to such mark

L.R.O. II1980
FORM NO. 29  

(Registration Rule 62(3))

REPRESENTATION OF THE PEOPLE ACT

Election to House of Representatives/County Council

Revised List of Electors

Electoral district of Polling Division No.

Compiling the area

The following is a list of all persons in the above polling division who are registered as electors for the election to be held on the day of, 19...

An objection to the registration of any person whose name is included in the said list but did not appear on either the preliminary or the supplementary list of electors shall be addressed to the undermentioned registration officer at his office and may be sent to him to his said office by registered post or may be delivered by hand to him at his said office not later than the day of, 19...

<table>
<thead>
<tr>
<th>Name of elector (Family name first; names to be arranged in alphabetical order in groups under the several addresses in the polling division)</th>
<th>Consecutive Number</th>
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See Legal Notice 259 of 1986.

registration officer for the registration area of certify that the above is a true copy of the revised list of electors for polling division No. in the said registration area.

Dated this day of, 19...
*Delete if inapplicable.

Form No. 20A

(Registration Rule 64A)

REPRESENTATION OF THE PEOPLE ACT

Election to House of Representatives/........................................County Council*

Supplemental List of Electors

Electoral district of..................................................Polling Division No. .................

Comprising the area..............................................................

The following is a list of persons in the above polling division whose names have been inadvertently omitted from the Revised List and who are registered as electors for the election to be held on the....................................................day

of..............................................................19.....

An objection to the registration of any person whose name is included in the said list but did not appear on either the preliminary or the revised list of electors shall be addressed to the undermentioned registration officer at his office and may be sent to him by his said office by registered post or may be delivered by hand to him at his said office not later than the.................day of.................19.....

L.R.O. 1/1990
**Name of Elector** (Family Name first; names to be arranged in alphabetical order in groups under the several addresses in the polling division).

<table>
<thead>
<tr>
<th>Name of person deleted from Revised List</th>
<th>Consecutive No. on Revised List</th>
<th>Name of person added to Revised List</th>
<th>Consecutive No.</th>
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I, .................................................................................................................. Registration Officer for the registration area of .................................................................................................................. certify that the above is a true copy of the supplemental list of electors for polling division No. .................................................................................................................. in the said registration area.

*Delete if inapplicable.*
LAWS OF TRINIDAD AND TOBAGO

Representation of the People Chap. 2:01 216/1

Registration Rules [Subsidiary]

FORM No. 30

(Registration Rule 62(3))

REPRESENTATION OF THE PEOPLE ACT

Election to the Council of the...................................................Corporation

Revised List of Electors

Electoral district of.................................Polling Division No. ............

Comprising the area.................................................................

The following is a list of all persons in the above polling division who are registered as electors for the election to be held on the.................day of.................., 19......

An objection to the registration of any person whose name is included in the said list but did not appear on either the preliminary or the supplementary list of electors shall be addressed to the undermentioned registration officer at his office and may be sent to him at his said office not later than the..............day of................., 19......

<table>
<thead>
<tr>
<th>Name of elector (Family name first; names to be arranged in alphabetical order in groups under the several addresses in the polling division)</th>
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*Here set out persons having residence qualification.
†Here set out persons having property qualification.

R.P.A. 29

L.R.O. 1/1990
Chap. 2:01 Representation of the People

Prescribed Forms Rules

I, .......................................................... ..........................................................

registration officer for the registration area of ......................................................
certify that the above is a true copy of the revised list of electors for polling division
No..........................in the said registration area.

Dated this.....................day of.................................................., 19...........

.......................................................... ..........................................................

Registration officer for the registration area of

..........................................................

whose office is at.......................................

..........................................................
FORM NO. 31

REGISTRATION RULE 66(5)

REPRESENTATION OF THE PEOPLE ACT

Option where person has more than one place of residence

FROM: .................................................................

(name)

TO: The registration officer for the registration area of .................

(address of registration office)

Take notice that I have the following places of residence: .................

(here insert places of residence)

And further take notice that I do hereby elect to be registered at the following address:

(here insert address)

Dated this ........ day of .......... 19...

Signature of person or mark of person and signature of witness to such mark
TRINIDAD AND TOBAGO

I, .................................................. ..................................................

do solemnly and sincerely declare as follows:

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FORM NO. 33

(Registration Rule 71(2))

REPRESENTATION OF THE PEOPLE ACT

Oath of Interpreter

I, ..........................................................................................................

swear that I will well and faithfully interpret and true explanation make to ............

..........................................................................................................

(here insert name of officer)

and ..........................................................................................................

(here insert name of person)

of all such matters and things as shall be required of me according to the best of my skill
and understanding.

SO HELP ME GOD

..........................................................................................................

Signature

Sworn before me at ............... this ............. day of ............... , 19 ....

..........................................................................................................

Registration officer/assistant
registration officer*

*Delete if inapplicable.
FORM NO. 34  
(Registration Rule 72(1))

REPRESENTATION OF THE PEOPLE ACT

Enquiry as to address

This enquiry is addressed to you by way of a routine check on the accuracy of the unit register for your polling division. You are required to notify me within fourteen days on the form attached whether you still continue to reside at the address given below which is now entered on your registration record card. The said form may be returned to me by hand or by post.

Dated this ........ day of ............ , 19 ....

---------------------------
Chief Election Officer*
Registration Officer

.................................

(Perforation)

Chief Election Officer*

The Registration Officer,

Registration Area of ..................................................

.................................

I confirm that I am now residing at the following address:

.................................

.................................

Dated this ........ day of ............ , 19 ....

Signature ...................................

*Delete if inapplicable.

(Back)

ON TRINIDAD AND TOBAGO GOVERNMENT SERVICE

The Registration Officer,

Registration Area of ..................................................

.................................

.................................

.................................

.................................

.................................
Notice of Election of a Member/Members* for the Electoral District of ........

his Excellency the President having issued His Writ for the Election of a member/members* of the House of Representatives/Council of the ........ Corporation/ the ........ County Council* for the electoral district of ........, the Returning Officer of the said district will on the ........ and ........ days of ........ next ensuing between the hours of 9 a.m. to noon examine and decide on the validity of the nomination papers of candidates, and the Returning Officer of the said district will on the ........ day of ........, 19 .... , now next ensuing between the hours of 9 a.m. to noon and 1 p.m. to 3 p.m. at ........, proceed to the nomination, and if there is no opposition, to the election of a member/members* for the electoral district of ........

Nomination paper forms may be obtained at the office of ........, between the hours of ........ and ........ daily except on Saturday and Sunday.

Every nomination paper must be signed by any six or more persons whose names appear on the lists of electors for the electoral district of ........ and be handed to the Returning Officer between the said hours of 9 a.m. and noon.

No nomination paper shall be valid or acted upon by the Returning Officer unless it is accompanied by—

(a) the consent in writing of the person therein nominated or, if he be absent from Trinidad and Tobago, of his duly authorised agent; and

(b) a deposit of five hundred dollars/two hundred dollars* in legal tender, by banker's draft, or, with the consent of the Returning Officer, in any other manner.

In the event of the election being contested the poll will take place between the hours of 6 a.m. and 6 p.m. on the ........ day of ........, 19 .... the count of the special votes will take place thereafter at ........ at the hour of ........ p.m., and as soon as possible thereafter the preliminary results of the poll will be announced at the said place.

If no written request is received by the Returning Officer by 12 noon on ........ the Returning Officer shall confirm the result revealed by the statement of the poll from all the polling stations and the count of the special poll and declare the candidate recorded as having received the most votes to be elected.

In the event that a request is received for a final count such count shall be conducted at ........ on the ........ day of ........, 19 .... commencing at the hour of ........ a.m./p.m. and thereafter the number of votes given for the several candidates will be determined in accordance with the election rules.

The Returning Officer shall not be required to give any other notice of the date, time and place of the final count other than that given above.

L.R.O. 111980
The office of the Returning Officer for the electoral district of ....... is situate at ...........

Date ..................  Returning Officer for the electoral district of

*Delete if inapplicable.

---

FORM NO. 36  (Election Rule 6(7))

REPRESENTATION OF THE PEOPLE ACT

Notice of Appeal
(Invalid Nomination Paper)

TAKE NOTICE that I ........... of ........... , a candidate/agent* for ...........
of ........... a candidate for the electoral district of ........... , hereby appeal against the decision of the Returning Officer of the said electoral district that my nomination paper is invalid.

Dated this ........... day of ........... , 19 ...

Signature of candidate or his agent

To the Registrar of the High Court.

*Delete if inapplicable.
We, the undersigned electors for the electoral district of ........... do hereby nominate the following person as a proper person to serve as a member of the House of Representatives/the Council of the ........... Corporation/the ........... County Council* for the said electoral district of ........... and we certify that to the best of our belief he is qualified for election as a member of the House of Representatives/the Council of the ........... Corporation/the ........... County Council* under the provisions relating thereto of the Port-of-Spain Corporation Ordinance/the San Fernando Corporation Ordinance/the Arima Corporation Ordinance/the County Councils Act*.

### Particulars regarding candidate

<table>
<thead>
<tr>
<th>Surname</th>
<th>Other Names</th>
<th>Address</th>
<th>Occupation</th>
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### Particulars regarding proposers

<table>
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<tr>
<th>Surname</th>
<th>Other Names</th>
<th>Address</th>
<th>Registration Number</th>
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Signatures of proposers:

- ...
- ...
- ...

I, ..........., nominated in the foregoing nomination paper hereby consent to such nomination as candidate for election as a member of the House of Representatives/the Council of the ........ Corporation/the ........ County Council* for the electoral district of ..........., and name as my address for serving of process and papers under the Representation of the People Act—

Address ............................................................................................................

Witness my hand this ............. day of ..........., 19 ....
Signed by the said nominee in the presence of

........................................... .................................
Signature of Witness Signature of Candidate

*Delete if inapplicable.
LAWS OF TRINIDAD AND TOBAGO

Representation of the People Chap. 2:01 225

Prescribed Forms Rules [Subsidiary]

FORM NO. 38 (Election Rule 7(2) and (3))

REPRESENTATION OF THE PEOPLE ACT

Nomination Paper

We, the undersigned electors for the electoral district of .......... do hereby nominate the following person as a proper person to serve as a member of the House of Representatives/the Council of the .......... Corporation/the .......... County Council* for the said electoral district of .........., and we certify that to the best of our belief he is qualified for election as a member of the House of Representatives/the Council of the .......... Corporation/the .......... County Council* under the provisions relating thereto of the Port-of-Spain Corporation Ordinance/the San Fernando Corporation Ordinance/the Arima Corporation Ordinance/the County Councils Act*.

Particulars regarding candidate

<table>
<thead>
<tr>
<th>Surname</th>
<th>Other Names</th>
<th>Address</th>
<th>Occupation</th>
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Particulars regarding proposers

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<tr>
<th>Surname</th>
<th>Other Names</th>
<th>Address</th>
<th>Registration Number</th>
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Signatures of proposers

L.R.O. 1/1980
X. Y., nominated in the foregoing nomination paper, has consented to such nomination as candidate for election as a member of the House of Representatives/the Council of the............ Corporation/the ............ County Council* for the electoral district of ............, and has named as his address for serving of process and papers under the Representation of the People Act—

Address ................................................................................................................

Witness my hand this ........... day of ..........., 19 ....

Signed by the duly authorised agent of the said nominee in the presence of:

Signature of Witness  
Signature of duly authorised Agent of Candidate

*Delete if inapplicable.
Statutory Declaration of a Person Nominated as a Candidate for Election as a Member of the House of Representatives

Qualification of ................................................................. nominated as a candidate for election as a member of the House of Representatives for the Electoral District of .................................................................

1. .................................................................

of ................................................................. in the .................................................................

of ................................................................. do solemnly and sincerely declare as follows:—

That I am duly qualified to be elected as a member of the House of Representatives for this Electoral District and that—

1. I am a citizen of Trinidad and Tobago of the age of eighteen years or upwards.

2. *I have resided in Trinidad and Tobago for a period of at least two years immediately before the date of my nomination for election.

3. I am not, by virtue of my own act, under any acknowledgment of allegiance, obedience or adherence to a foreign power or state.

4. I am not an undischarged bankrupt under any law in force in any part of the Commonwealth.

5. I am not a person certified to be insane or otherwise adjudged to be of unsound mind under any law in force in Trinidad and Tobago.

6. I am not under sentence of death imposed on me by a Court in any part of the Commonwealth.

7. I am not serving a sentence of imprisonment exceeding twelve months imposed on me by a Court in any part of the Commonwealth or substituted by competent authority for some other sentence imposed on me by such a Court, nor am I under such a sentence of imprisonment the execution of which has been suspended.

8. I am not disqualified for membership of the House of Representatives by any law of Parliament by reason of my holding, or acting in, any office the functions of which involve—

   (i) any responsibility for or in connection with the conduct of any election; or

   (ii) any responsibility for the compilation or revision of any electoral register.

9. I am not disqualified for membership of the House of Representatives by virtue of any law of Parliament by reason of my having been convicted of any offence relating to elections.

10. I am not disqualified for membership of the House of Representatives by any law of Parliament by reason of—

    (i) my holding or acting in any office or appointment specified by such law; or

    (ii) my belonging to any of the armed forces of the State specified by such law or to any class of person so specified that is comprised in any such force; or

    (iii) my belonging to any police force specified by such law or to any class of person so specified that is comprised in any such force.
I make this declaration conscientiously believing the same to be true and according to the Statutory Declarations Act (Ch. 7:04), and I am aware that if there is any statement in this declaration which is false in fact which I know or believe to be false or do not believe to be true, I am liable to fine and imprisonment.

(Signed) .............................................

Declared before me this ............ day of .............., 19 ....

(Signed) .............................................
Statutory Declaration of Agent of a Person Nominated as a Candidate for Election as a Member of the House of Representatives

Qualification of ...................................... of .................................................................
(name) .................................................
(address)

in the .............................................. of .................................................................
nominated as a candidate for election as a member of the House of Representatives for the Electoral District of .................................................................

I ................................................................. in the .................................................................
of ................................................................. in the .................................................................
of ................................................................. do solemnly and sincerely declare as follows:

That ................................................................. is duly qualified to be elected as a member of the House of Representatives for this Electoral District, and that—

1. He is a citizen of Trinidad and Tobago of the age of eighteen years or upwards.

2. He has resided in Trinidad and Tobago for a period of at least two years immediately before the date of his nomination for election.

3. He is not, by virtue of his own act, under any acknowledgment of allegiance, obedience or adherence to a foreign power or state.

4. He is not an undischarged bankrupt under any law in force in any part of the Commonwealth.

5. He is not a person certified to be insane or otherwise adjudged to be of unsound mind under any law in force in Trinidad and Tobago.

6. He is not under sentence of death imposed on him by a Court in any part of the Commonwealth.

7. He is not serving a sentence of imprisonment exceeding twelve months imposed on him by a Court in any part of the Commonwealth.

8. He is not disqualified for membership of the House of Representatives by any law of Parliament by reason of his holding, or acting in, any office the functions of which involve—

   (i) any responsibility for or in connection with the conduct of any election; or

   (ii) any responsibility for the compilation or revision of any electoral register.

9. He is not disqualified for membership of the House of Representatives by virtue of any law of Parliament by reason of his having been convicted of any offence relating to elections.

10. He is not disqualified for membership of the House of Representatives by any law of Parliament by reason of—

    (i) his holding or acting in any office or appointment specified by such law;

L.R.O. 11980
(ii) his belonging to any of the armed forces of the State specified by such law or to any class of person so specified that is comprised in any such force; or

(iii) his belonging to any police force specified by such law or to any class of person so specified that is comprised in any such force.

I make this declaration conscientiously believing the same to be true and according to the Statutory Declarations Act (Ch. 7:04), and I am aware that if there is any statement in this declaration which is false in fact which I know or believe to be false or do not believe to be true, I am liable to fine and imprisonment.

(Signed) ................................ 

Declared before me this ............ day of ............ , 19 .... 

(Signed) ................................ 

*Delete if inapplicable.
FORM No. 41

REPRESENTATION OF THE PEOPLE ACT

Statutory Declaration of a Person Nominated as a Candidate for Election as a Councillor of a Municipal Council

- Qualification of .........................................................................................
  nominated as a candidate for election as a Councillor of the Council of the ..........

Corporation for the Electoral District of .................................................

I .................................................................................

of .................................................. in the ...........................................

of ........................................................ do solemnly and sincerely declare as
follows:-

That I am duly qualified to be elected as a Councillor of the Council of the ........

.............. Corporation and that—

1. I am a citizen of Trinidad and Tobago.
2. I am qualified to be registered as an elector for the City of Port-of-Spain/Borough of San Fernando/Borough of Arima*, under section 13 of the Representation of the People Act.
3. *I am able to speak and read the English language.
4. *I am able to speak the English language, but am incapacitated by ..................

..................... from reading it.
5. I am not, by virtue of my own act, under any acknowledgment of allegiance, obedience or adherence to a foreign power or state.
6. I am not an undischarged bankrupt under any law in force in any part of the Commonwealth.
7. I am not mentally ill within the meaning of the Mental Health Act (Ch. 28:02).
8. I am not under sentence of death imposed on me by a Court in any part of the Commonwealth.
9. I am not serving a sentence of imprisonment exceeding twelve months imposed on me by a Court in any part of the Commonwealth or substituted by competent authority for some other sentence imposed on me by such a Court, nor am I under such a sentence of imprisonment the execution of which has been suspended.

10. I am not disqualified for election to the Council of the ......................... Corporation under the Representation of the People Act.
11. I do not hold any office or place of profit other than that of Mayor or Deputy Mayor, in the gift or disposal of the Corporation.
12. I am not debarred from exercising the practice of my profession on account of any act involving dishonesty.
13. I have not within five years before polling day for the election to which this declaration relates been surcharged to an amount exceeding two thousand five hundred dollars under the Exchequer and Audit Act (Ch. 69:01).

R.P.A. 31

L.R.O. 11/1980

I make this declaration conscientiously believing the same to be true and according to the Statutory Declarations Act (Ch. 7:04), and I am aware that if there is any statement in this declaration which is false in fact which I know or believe to be false or do not believe to be true, I am liable to fine and imprisonment.

(Signed) ..........................................

Declared before me this ............ day of ............, 19 ... .

(Signed) ..........................................

*Delete if inapplicable.
Statutory Declaration of Agent of a Person Nominated as a Candidate for Election as a Councillor of a Municipal Council

Qualification of ..................................of ..............................................
(name) (address)

in the ..................................of ..............................................
nominated as a candidate for election as a Councillor of the Council of the ..............
Corporation for the electoral district of ..............................................

I, ........................................................................

of ..................................................in the ..............................................
of ..................................................do solemnly and sincerely declare as follows:—

That ................... is duly qualified to be elected as a Councillor of the Council of the .............. Corporation and that—

1. He is a citizen of Trinidad and Tobago.
2. He is qualified to be registered as an elector for the City of Port-of-Spain/Borough of San Fernando/Borough of Arima*, under the provision of section 13 of the Representation of the People Act.
3. *He is able to speak and read the English language.
4. *He is able to speak the English language, but is incapacitated by .............. from reading it.
5. He is not, by virtue of his own act, under any acknowledgment of allegiance, obedience or adherence to any foreign power or state.
6. He is not an undischarged bankrupt under any law in force in any part of the Commonwealth.
7. He is not mentally ill within the meaning of the Mental Health Act (Ch. 28:02).
8. He is not under sentence of death imposed on him by a Court in any part of the Commonwealth.
9. He is not serving a sentence of imprisonment exceeding twelve months imposed on him by a Court in any part of the Commonwealth or substituted by competent authority for some other sentence imposed on him by such a Court, nor is he under such a sentence of imprisonment the execution of which has been suspended.
10. He is not disqualified for election to the Council of the .............. Corporation under the Representation of the People Act.
11. He does not hold any office or place of profit, other than that of Mayor or Deputy Mayor, in the gift or disposal of the Corporation.

12. He is not debarred from exercising the practice of his profession on account of any act involving dishonesty.

13. He has not within five years before polling day for the election to which this declaration relates been surcharged to an amount exceeding two thousand five hundred dollars under the Exchequer and Audit Act (Ch. 69:01).

14. He is not a Member of the Senate or the House of Representatives or of a County Council.

I make this declaration conscientiously believing the same to be true and according to the Statutory Declarations Act (Ch. 7:04), and I am aware that if there is any statement in this declaration which is false in fact which I know or believe to be false or do not believe to be true, I am liable to fine and imprisonment.

(Signed) ................................

Declared before me this .......... day of ............. , 19 ....

(Signed) ................................

*Delete if inapplicable.
LAWS OF TRINIDAD AND TOBAGO

Representation of the People

Prescribed Forms Rules

FORM NO. 43

REPRESENTATION OF THE PEOPLE ACT

Statutory Declaration of a Person Nominated as a Candidate for Election as a Member of a County Council

Qualification of ..........................................................

nominated as a candidate for election as a member of the County Council of ...........

for the Electoral District of ...........................................

I, ..................................................................................

do solemnly and sincerely declare as follows:—

That I am duly qualified to be elected as a member of the County Council of ...........

and that—

1. I am a citizen of Trinidad and Tobago.

2. I am qualified to be an elector for the electoral district of ............. under the provisions of section 12 of the Representation of the People Act.

3. I am able to speak and read the English language.

4. I am able to speak the English language, but am incapacitated by ...........

5. I reside in the electoral district of ................................

6. I am not, by virtue of my own act, under any acknowledgment of allegiance, obedience or adherence to a foreign power or state.

7. I am not an undischarged bankrupt under any law in force in any part of the Commonwealth.

8. I am not mentally ill within the meaning of the Mental Health Act (Ch. 28:02).

9. I am not under sentence of death imposed on me by a Court in any part of the Commonwealth.

10. I am not serving a sentence of imprisonment exceeding twelve months imposed on me by a Court in any part of the Commonwealth or substituted by competent authority for some other sentence imposed on me by such a Court, nor am I under such a sentence of imprisonment the execution of which has been suspended.

11. I am not disqualified for election to the County Council of ...............

under the Representation of the People Act.

12. I do not hold any office or appointment of profit in the County Council of ...........................................
or of any Committee or sub-committee thereof, other than that of Chairman or Vice-Chairman of the said County Council.

13. I am not debarred from exercising the practice of my profession on account of any act involving dishonesty.

L.R.O. 1/1980
14. I am not a member of the Senate, or the House of Representatives or of a Municipal Council.

I make this declaration conscientiously believing the same to be true and according to the Statutory Declarations Act (Ch. 7:04), and I am aware that if there is any statement in this declaration which is false in fact which I know or believe to be false or do not believe to be true, I am liable to fine and imprisonment.

(Signed) ..................................

Declared before me this ............ day of ............, 19....

(Signed) ..................................

*Delete if inapplicable.*
Statutory Declaration of Agent of a Person Nominated as a Candidate for Election as a Member of a County Council

Qualification of ........................................ of ...................................................

(name) (address)

nominated as a candidate for election as a member of the County Council of ............

for the Electoral District of .....................................................

I ........................................ do solemnly and sincerely declare as follows:

That ........................................ is duly qualified to be elected as a member of the County Council of ...................................

and that—

1. He is a citizen of Trinidad and Tobago.
2. He is qualified to be registered as an elector.
3. He is able to speak and read the English language.
4. He is able to speak the English language, but is incapacitated by ................ from reading it.
5. He resides in the County of .....................................................
6. He is not, by virtue of his own act, under any acknowledgment of allegiance, obedience or adherence to a foreign power or state.
7. He is not an undischarged bankrupt under any law in force in any part of the Commonwealth.
8. He is not mentally ill within the meaning of the Mental Health Act (Ch. 28:02).
9. He is not under sentence of death imposed on him by a Court in any part of the Commonwealth.
10. He is not serving a sentence of imprisonment exceeding twelve months imposed on him by a Court in any part of the Commonwealth or substituted by competent authority for some other sentence imposed on him by such a Court, nor is he under such a sentence of imprisonment the execution of which has been suspended.
11. He is not disqualified for election to the County Council of ................ under the Representation of the People Act.
12. He does not hold any office or place of profit in the County Council of ..............

................. or of any Committee or Sub-Committee thereof other than that of Chairman or Vice-Chairman of the said County Council.

L.R.O. 1/1980
13. He is not debarred from exercising the practice of his profession on account of any act involving dishonesty.

14. He is not a member of the Senate or the House of Representatives or of a Municipal Council.

I make this declaration conscientiously believing the same to be true and according to the Statutory Declarations Act (Ch. 7:04), and I am aware that if there is any statement in this declaration which is false in fact which I know or believe to be false or do not believe to be true, I am liable to fine and imprisonment.

(Signed) ................................  

Declared before me this ............ day of ............ , 19 ........ 

(Signed) ................................  

*Delete if inapplicable.

FORM NO. 45 (Election Rule 15(2))

REPRESENTATION OF THE PEOPLE ACT

Return of Uncontested Election

I hereby certify that the member/members* elected for the electoral district of ............ , in pursuance of the within Writ is/are* [Insert, name, address and occupation of member/members elected as stated on the nomination paper], no other candidate having been nominated/the other or all other candidates having withdrawn*.

Dated at ................ this ............ day of ............ , 19 ........ 

                                      Returning Officer

TO: The Chief Election Officer.

*Delete if inapplicable.
Notice of Taking a Poll

The Electoral District of ....................................................... .

Notice is hereby given to the electors of the electoral district aforesaid that a poll will be taken for the election now pending for the said electoral district and that such poll will be opened on the ........ day of ..................... , 19....... , at the hour of six in the forenoon and kept open till the hour of six in the afternoon in the following polling stations established in the various polling divisions comprised in the said electoral district—

Polling Stations:

...........................................................................................................
...........................................................................................................
...........................................................................................................
...........................................................................................................
...........................................................................................................

And that the candidates in the above electoral district are as follows:—

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<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Occupation</th>
<th>Symbol</th>
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</table>

of which all persons are hereby required to take notice and govern themselves accordingly.

Given under my hand at ........ this ........ day of ............. , 19.....

.......................................................... Returning Officer
LAWS OF TRINIDAD AND TOBAGO

Chap. 2:01 Representation of the People

(Selfsidiary)

Prescribed Forms Rules

(Front)

Form No. 47 (Election Rule 22(4))

BALLOT PAPER

1. Emmanuel RONSON
   475, Marli Street
   Insurance Broker

Consecutive No. ............

2. Conrad D. BABULAH
   72, Chancery Lane
   Engineer

Voter's No. on List of Postal Electors

3. Francis OCEAN
   291, Hoyle Street
   Merchant

4. Krishna RAMPERSAA
   Southern Main Road
   Financier

(Back)

REPRESENTATION OF THE PEOPLE ACT

BALLOT PAPER

PARLIAMENTARY ELECTION/
MUNICIPAL COUNCIL/COUNTY COUNCIL.

Electoral District of

Polling Day:

Space for Initials of P.O.

*Delete if inapplicable.
LAWS OF TRINIDAD AND TOBAGO

Representation of the People

Prescribed Forms Rules

FORM NO. 48

(Election Rule 26(1)(a))

Representation of the People Act

Directions for the guidance of electors in voting where one candidate is to be elected

1. A person is entitled to vote only if—
   (a) he is registered as an elector in an unit register or his name appears on the revised list of electors for that polling station;
   (b) he is qualified to be registered as an elector on the qualifying date.

2. An elector may not—
   (a) give more than one vote for any one candidate;
   (b) vote for more than one candidate;
   (c) vote in more than one electoral district or in more than one polling station in an electoral district.

3. An elector may vote only at the polling station where his registration record card appears in the unit register of electors or where his name appears on the revised list of electors.

4. An elector must—
   (a) hand his identification card (if any) to the poll clerk;
   (b) if he has not handed his identification card to the poll clerk, give his name and address to the poll clerk;
   (c) sign his name or make his impression on the poll card handed to him by the poll clerk;
   (d) hand his identification card (if any) and the poll card to the presiding officer;
   (e) where the poll card is handed to him by the presiding officer present the same to the Deputy Presiding Officer.

The deputy presiding officer will then hand to the elector a rubber stamp with an (X) mark or such other instrument as provided for electors to mark their ballot paper at the polling station, and then direct the elector to the voting booth. The elector will then either imprint an (X) with the rubber stamp provided or make a mark in the form of an (X) within the horizontal lines containing the name and other particulars of the candidate for whom he votes in the space to the right of the candidate's symbol.

The elector shall then fold the ballot paper so that the initials of the presiding officer can be seen without opening the ballot paper; he shall then return the ballot paper so folded together with the poll card to the presiding officer who shall, after satisfying himself that the folded paper is the ballot which was handed to the voter, require the voter to immerse his finger into the electoral ink and hand over the poll card to the deputy presiding officer. After the elector has complied with these instructions he shall then permit the voter to insert his ballot into the ballot box in the presence of those persons in the polling station.

The deputy presiding officer will then indicate in the space provided in the poll card that the elector has voted and insert the poll card into the poll card box. The elector shall then forthwith quit the polling station.

If an elector inadvertently spoils a ballot paper he may return it to the presiding officer who on being satisfied of the fact will give him another.

If an elector votes for more than one candidate or places any mark on the ballot paper by which he can afterwards be identified his vote will be void and will not be counted.

Illustrated below is a vote cast for the candidate of the voter's choice. The ballot paper given an elector will have one or more other names similarly set out. The voter is to mark or imprint an 'X' against the name of the candidate of his choice as shown in the specimen.

L.R.O. 1/1980
The presiding officer will instruct the elector in the manner in which the ballot is to be folded.

OCEAN, Francis
891, Hayes Street,
Merchant
Symbol X

FORM No. 49
(Election Rule 30(2))

Representation of the People Act

Appointment of Polling Agent

I, .................................................................
nominated to/the election agent of ............ who has been nominated to* serve as a
member of the House of Representatives/the Council of the .......... Corporation/
the .......... County Council* for the electoral district of .......... do hereby appoint
.......... whose address is .......... as my/his* polling agent for the purposes of the
proceedings at polling station No .......... .

Dated this .......... day of .......... , 19 .......... .

I accept the above appointment.

Candidate/Election Agent*

N.B.—If polling agent is paid, this appointment must be made by the candidate’s election agent.
This appointment should be produced to the presiding officer on arrival at the polling station.
*Delete if inapplicable.
LAW OF TRINIDAD AND TOBAGO

Representation of the People

Chap. 2:01

Prescribed Forms Rules

FORM NO. 50

REPRESENTATION OF THE PEOPLE ACT

Appointment of Counting Agent

I, ............................................................................................................
nominated to the election agent of .......... who has been nominated to* serve as a
member of the House of Representatives/the Council of the .......... Corporation/
the .......... County Council* for the electoral district of .......... do hereby appoint
 .......... whose address is .......... as my/his* counting agent to be present at the issue
and opening of special ballot papers by the returning officer for the above electoral
district, to attend the counting of the votes of special voters and to attend the declaration
by the said returning officer of the result of the poll.

Dated this .......... day of .........., 19...

I accept the above appointment.

..................................................

Candidate/Election Agent*

N.B.—If counting agent is paid, this appointment must be made by the candidate’s
election agent.

This appointment should be produced to the returning officer at the place of the issue
and opening of special ballot papers or of the counting of the said ballot papers.

*Delete if inapplicable.

L.R.O. 1/1980
Representation of the People

Declaration of Secrecy

I, ...........................................................................................................

of ...........................................................................................................
do solemnly promise and declare that I will not do anything forbidden by section 64(1), (2), (3), (5) or (6) of the Representation of the People Act, set out in the Appendix hereto, which have been read to me.

.................................................................
Signature of declarant

Declared before me this ........... day of ............. , 19....

.................................................................
Justice of the Peace/returning
officer/election clerk*

APPENDIX

64. (1) The following persons:

(a) the Chief Election Officer, an Assistant Election Officer, returning officer, registration supervisor, election clerk, presiding officer, deputy presiding officer, poll clerk or police officer on duty attending at a polling station;

(b) every candidate or election agent or polling agent so attending,

shall maintain and aid in maintaining the secrecy of voting.

(2) Every person attending at the counting of votes shall maintain and aid in maintaining the secrecy of voting.

(3) No person shall—

(a) interfere with or attempt to interfere with an elector when he is voting;

(b) otherwise obtain or attempt to obtain at a polling station information as to the candidate or political party for whom an elector in that station is about to vote or has voted;

(c) communicate at any time to any person any information obtained in a polling station as to the candidate or political party for whom an elector in that station is about to vote or has voted;

(d) directly or indirectly induce an elector to disclose to any person the name of the candidate or political party for whom he has or has not voted.

(4) No person having undertaken to assist a physically incapacitated elector to vote shall communicate at any time to any person any information as to the candidate or political party for whom that elector intends to vote or has voted.

(5) If any person fails to comply with this section he is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.

*Delete if inapplicable.
**Representation of the People**

*Prescribed Forms Rules*

**FORM NO. 52**

(Election Rule 38(4))

**REPRESENTATION OF THE PEOPLE ACT**

**Poll Card**

<table>
<thead>
<tr>
<th>Consecutive No.</th>
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**REPRESENTATION OF THE PEOPLE ACT**

<table>
<thead>
<tr>
<th>No. on List of Electors</th>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of Oath or declaration (if any) Elector</th>
</tr>
</thead>
<tbody>
<tr>
<td>53</td>
</tr>
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<td>54</td>
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<td>55</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Initials of Required to Swear</th>
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<tbody>
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<td>57</td>
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<tr>
<td>61</td>
</tr>
<tr>
<td>63</td>
</tr>
</tbody>
</table>

**Signature:**

<table>
<thead>
<tr>
<th>Remarks:</th>
<th>Whether Oath Sworn</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Whether Elector Voted</th>
<th>Yes/No*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Delete whichever inapplicable.*
FORM NO. 53  (Election Rule 38(5))

REPRESENTATION OF THE PEOPLE ACT

Oath of Elector without Identification Card

You swear—

1. That you are the person whose name appears on the revised list/unit register of electors for this polling station.

2. That you are unable to produce your identification card.

3. That you have not sold or pledged your identification card.

SO HELP YOU GOD

FORM NO. 54  (Election Rules 40(10), 42, 50(3), 51(6))

REPRESENTATION OF THE PEOPLE ACT

Oath of Identity

You swear that you are qualified to vote at this election of a member to serve in the House of Representatives/Council of the ...........Corporation/ ...........County Council* and are not disqualified from voting thereat and that you verily believe that you are the person intended to be referred to by the entry in the register of electors used at this Polling Station, of the name .................................................... and whose address is given as ............................................................

SO HELP YOU GOD

*Delete if inapplicable.
Oath of Qualification of Elector (Parliamentary and County Council Election)

Electoral District of .................................. Polling Division No ............... 

You swear—

1. That you are a citizen of Trinidad and Tobago* and a Commonwealth country*, viz ..............................................................

†2. That you were resident in Trinidad and Tobago on the ninth day after the .......... day of ............... 19 ...... and for a period of at least one year immediately preceding such ninth day.

3. That you were resident or were deemed to have been resident in the above electoral district on the ninth day after the .......... day of ............... 19 ...... and for a period of at least two months immediately preceding such ninth day.

4. That you are not within any of the classes of persons who lack qualification or are disqualified to be or to remain registered as electors under the Representation of the People Act.

SO HELP YOU GOD

Note: In paragraph (2) in the blank spaces insert the date of the publication of the preliminary list of electors for the above polling division for present election.

*Delete where inapplicable.
†Not applicable to citizens of Trinidad and Tobago.
FORM NO. 56

Election Rule 43(1)

OATH OF RESIDENCE QUALIFICATION OF ELECTOR (Municipal Council Election)

Electoral District of .................................. Polling Division No .................

You swear—

1. That you are a citizen of Trinidad and Tobago.

2. That you are a citizen of a Commonwealth country viz ................................

and that you were resident in Trinidad and Tobago on the

ninth day after the .......... day of ............... 19 ....* and for a period of at least

one year six months immediately preceding such ninth day.

3. That you are not a citizen of a Commonwealth country, but that you were resident in

Trinidad and Tobago on the

ninth day after the .......... day of ............... 19 ....* and for a continuous

period of at least five years immediately preceding such ninth day.

4. That you were resident or were deemed to have been resident in the above electoral

district on the ninth day after the .......... day of .................. 19 ....* and for a

period of at least two months immediately preceding such ninth day.

5. That you are not within any of the classes of persons who lack qualifications or are

disqualified to be or to remain registered as electors under the Representation of the

People Act.

SO HELP YOU GOD

Note: Paragraphs 1, 2, and 3 are alternates.

*Here insert the date of the publication of the preliminary list of electors for the above

polling division for present election.
FORM NO. 57

ELECTION RULE 43(1)

REPRESENTATION OF THE PEOPLE ACT

Oath of property qualification of elector (Municipal Council Election)

Electoral District of ........................................ Polling Division No ..............

You swear—

1. That you are the age of eighteen years or upwards.

2. That on the ninth day after the .......... day of .........., 19 ... and for a period of at least twelve months immediately preceding such ninth day you resided within ten miles of .................................................................

3. That on the date and during the period referred to in paragraph 2 you were in occupation of rateable hereditaments situated at .......... assessed in the current house rate book, or a portion of such rateable hereditaments, and for such hereditaments you have really and bona fide paid during the said period rent at a rate not less than sixty dollars a year.

4. That on the date and during the period referred to in paragraph 2 hereof you were in occupation as owner of rateable hereditaments situated at .......... assessed in the current house rate book, or a portion of such rateable hereditaments, situated at .......... assessed in the current house rate book, or a portion of such rateable hereditaments, of an annual rateable value of not less than sixty dollars.

5. That you are not within any of the classes of persons who lack qualifications or are disqualified to be or to remain registered as electors under the Representation of the People Act.

So Help You God

Note: Paragraphs 3 and 4 are alternative to each other.
*Here insert the date of the publication of the preliminary list of electors for the above polling division for present election.
†Here insert name of City or Borough for which present election is being held.

FORM NO. 58

ELECTION RULE 48

REPRESENTATION OF THE PEOPLE ACT

Oath of blind elector

You ..........................................................

swear that you are incapable of voting without assistance by reason of your inability to see.

So Help You God
Representative of the People Act

Oath of physically incapacitated elector other than blindness

You .................................................................

of .................................................................

swear that you are incapable of voting without assistance by reason of physical incapacity other than blindness.

So Help You God

.................................................................
Declaration by companion of elector

1. I am entitled to vote as an elector at the said election.

2. I am the ........................................ of the said elector and have attained the age of eighteen years.

3. I have not previously assisted any blind or incapacitated person (*except ........................................)

having been requested to assist ........................................, whose number on the revised list of electors for this polling station is ........................................, to record his vote at the election now being held in this electoral district, because of his blindness*/incapacity by physical cause other than blindness namely .........................................

hereby declare as follows:

*1. I am entitled to vote as an elector at the said election.

*2. I am the ........................................ of the said elector and have attained the age of eighteen years.

3. I have not previously assisted any blind or incapacitated person (*except ........................................)

of ........................................ to vote at the said election.

Signature of declarant or mark of declarant and signature of witness to such mark.

Declared before me this ............... day of ............... , 19..........

Presiding Officer

*Delete if inapplicable.
†State the relationship of the companion to the elector.
Oath of a Personated Elector

You swear that you are .................................................
(name as on list of electors)

of ..........................................................
(address as on list of electors)

whose name is entered on the list of electors now shown you/whose card appears in the
unit register of electors for this polling division.

SO HELP YOU GOD
 Representation of the People
Prescribed Forms Rules

FORM NO. 62
(Election Rule 51(4))

REPRESENTATION OF THE PEOPLE ACT

List of Questions

1. What is your father's name? ..............................................
2. What is your mother's name? ..............................................
3. What is the name of your father's father? ..............................
4. What is the name of your father's mother? ..............................
5. What is the name of your mother's father? ..............................
6. What is the name of your mother's mother? ..............................
7. Name the place visited on your first trip abroad, if any ..............................
8. What is the nature of the first serious accidental injury you have suffered, if any? ..............................
9. What is the date of your first marriage, if any? ..............................
10. What is the name of your first wife/husband, if any? ............
11. What is the name of the first school you attended, if any? ............
12. What was your age when you entered school? ..............................
13. What was your age when you left school? ..............................
14. Name any society, association, club or other body of which you are a member ..............................
15. Are you right or left handed? ..............................
16. What is the name of your first employer? ..............................
17. What was the nature of the job in which you were first employed? ..............................
18. What is the name of the brother nearest to you in age? ..............................
19. What is the name of the sister nearest to you in age? ..............................

L.R.O. 11/1980
20. Is there any further information about yourself relative to your identification which you would like to give? .................................................................

.................................................................

.................................................................

Dated this ............ day of ............ , 19 ....

...........................................................................

Presiding Officer

...........................................................................

Poll Clerk

...........................................................................

Signature of polling agents,
candidates, election agents

FORM NO. 63 (Election Rule 53(2))

REPRESENTATION OF THE PEOPLE ACT

Oath of Interpreter

I, ............................................................................. swear that I will well and faithfully interpret and true explanation make to the presiding officer and .................................................................

(here insert name of elector)
of all such matters and things as shall be required of me according to the best of my skill and understanding.

SO HELP ME GOD

...........................................................................

Signature

Sworn before me at ..........., this ............ day of ............ , 19 ....

...........................................................................

Presiding Officer
**REPRESENTATION OF THE PEOPLE ACT**

**Election to House of Representatives**—County

**Council**—Council of the Corporation

Electoral District of...........................................................

<table>
<thead>
<tr>
<th>Consecutive No.</th>
<th>Name of elector (family name first)</th>
<th>Address of elector in unit register</th>
<th>Address to which special ballot is to be sent</th>
<th>Registration No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

1, ........................................................................

returning officer for the electoral district of ......... certify that the above is a true copy of the list of special electors for the said electoral district.

Dated this ........ day of ............., 19 ....

*Delete if inapplicable.
<table>
<thead>
<tr>
<th>No.</th>
<th>Candidate Name</th>
<th>Address</th>
<th>Occupation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Emmanuel RONSON</td>
<td>475, Marli Street</td>
<td>Insurance Broker</td>
</tr>
<tr>
<td>2.</td>
<td>Conrad D. BABULAH</td>
<td>72, Chancery Lane</td>
<td>Engineer</td>
</tr>
<tr>
<td>3.</td>
<td>Francis OCEAN</td>
<td>291, Hoyle Street</td>
<td>Merchant</td>
</tr>
<tr>
<td>4.</td>
<td>Krishna RAMPERSAA</td>
<td>Southern Main Road</td>
<td>Financier</td>
</tr>
</tbody>
</table>

**Representation of the People Act**

**SPECIAL BALLOT PAPER**

**PARLIAMENTARY ELECTION/MUNICIPAL COUNCIL/COUNTY COUNCIL**

Electoral District of

Polling Day:

*Delete if inapplicable.*
I, ..................................................
do solemnly promise and declare that I will not do anything forbidden by section 64(4) or (6) of the Representation of the People Act, set out in the Appendix hereto, which have been read to me.

........................................
Signature of declarant

Declared before me this ............ day of ............, 19...

........................................
Justice of the Peace/returning officer/election clerk*

APPENDIX

64. (4) Every person attending the proceedings in connection with the issue or the opening of special ballot papers shall maintain and aid in maintaining the secrecy of the voting and shall not attempt to ascertain at the proceedings in connection with the opening of special ballot papers the candidate for whom any vote is given in any particular special ballot paper or communicate any information with respect thereto obtained at those proceedings.

(6) If any person fails to comply with this section he is liable on summary conviction to a fine of seven hundred and fifty dollars or to imprisonment for six months.

*Delete if inapplicable.
FORM NO. 67

(Election Rule 71)

REPRESENTATION OF THE PEOPLE ACT

Declaration of Identity

I, ...........................................................................................................

of ...........................................................................................................
do hereby declare that I am the person to whom the special ballot paper enclosed in this
envelope was issued and that the said ballot paper was shown unmarked to the Special
Presiding Officer by me before voting.

..............................................

Signature of special elector

..............................................

Signature of companion of special elector

Declared before me this ............ day of ............. , 19....

..............................................

Special Presiding Officer

*Delete if inapplicable.
Directions for the guidance of special electors in voting when one candidate is to be elected

1. A person is entitled to vote only if—
   (a) he is registered as an elector in a unit register or his name appears on the revised list of electors for the polling station; and
   (b) he is qualified to be registered as an elector on polling day.

2. An elector may not—
   (a) give more than one vote for any one candidate;
   (b) vote for more than one candidate;
   (c) vote in more than one electoral district.

3. A special elector may vote only on the ballot paper sent to him through the post by the returning officer of the electoral district in which he is registered.

4. Before marking the ballot paper sent to him the elector must produce—
   (a) the ballot paper showing the number thereon;
   (b) this declaration; and
   (c) the envelope in which the elector has received this declaration and the ballot paper,

to some person to whom the elector is known, who will witness the declaration of identity (see other side).

5. The elector must sign the declaration of identity in the presence of the witness.

6. The elector must vote by marking the ballot paper in ink or in pencil with a mark in the form of a cross in the space containing the name of the candidate for whom he votes thus X. The mark should preferably be made on the right-hand side of the paper.

7. The elector must not allow any person to see how he has voted.

8. After voting, the elector must fold the ballot paper from right to left so that the numbers on the counterfoil and the initials of the returning officer on the ballot paper can be seen. It is important that this should be done; otherwise the way in which the elector voted may become known during the counting of the special ballots. If ink is used in marking the ballot paper it is advisable to allow the ink to dry before folding.

9. Immediately after voting, the voter must place the marked and folded ballot paper in the enclosed small envelope on which are printed the words “ballot paper envelope” and fasten it up. He must then place the ballot paper envelope, together with this paper, in the other larger enclosed envelope addressed to the returning officer and despatch the same by post without delay. Unless the voter returns the ballot paper to the returning officer on or before 6.00 p.m. on polling day it will not be counted.

10. If an elector votes for more than one candidate, makes a mark that is not recognisable as a cross or places any mark on the ballot paper by which he can afterwards be identified or omits to complete and forward his declaration of identity with his special ballot paper his vote will be void and will not be counted.

11. If more than one ballot paper is received it must be remembered that it is illegal to vote more than once at the same election.
FORM NO. 68

REPRESENTATION OF THE PEOPLE ACT

Statement of Special Poll

<table>
<thead>
<tr>
<th>Election to the House of Representatives*</th>
<th>County Council*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Council of the</td>
<td>Corporation*</td>
</tr>
<tr>
<td>Electoral District of</td>
<td></td>
</tr>
</tbody>
</table>

| Number of covering envelopes recovered from special ballot box | .......................... |
| Number of covering envelopes rejected         | .......................... |
| Number of covering envelopes remaining       | .......................... |
| Number of ballots cast for                   | .......................... |
| Number of ballots cast for                   | .......................... |
| Number of ballots cast for                   | .......................... |
| Number of ballots cast for                   | .......................... |
| Number of ballots cast for                   | .......................... |
| Number of ballots cast for                   | .......................... |
| Number of rejected ballots                  | .......................... |

| Total | .......................... |
Number of names on list of special electors ..............
I hereby certify that the above statement is correct.

Dated this .......... day of .............., 19 ....

........................................
Signature of Returning Officer

........................................
........................................
........................................
........................................

........................................
Signatures of
election clerk and
other persons
<table>
<thead>
<tr>
<th>Description</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of ballot papers received from the Returning Officer</td>
<td></td>
</tr>
<tr>
<td>Number of ballots cast for</td>
<td></td>
</tr>
<tr>
<td>Number of ballots cast for</td>
<td></td>
</tr>
<tr>
<td>Number of ballots cast for</td>
<td></td>
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<tr>
<td>Number of ballots cast for</td>
<td></td>
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<tr>
<td>Number of ballots cast for</td>
<td></td>
</tr>
<tr>
<td>Number of ballots cast for</td>
<td></td>
</tr>
<tr>
<td>Number of rejected ballots</td>
<td></td>
</tr>
<tr>
<td>Internal Total number of ballots found in box</td>
<td></td>
</tr>
<tr>
<td>(b) Suspect ballots taken from envelope for suspect ballots and added to those at (a) and counted</td>
<td></td>
</tr>
<tr>
<td>(c) Number of destroyed ballot papers</td>
<td></td>
</tr>
<tr>
<td>(d) Number of spoiled ballot papers</td>
<td></td>
</tr>
<tr>
<td>(e) Number of unused ballot papers undetached from the books</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td>Number of Poll cards found in Poll card box</td>
<td></td>
</tr>
<tr>
<td>Number of names on official list of electors used at the Polling Station</td>
<td></td>
</tr>
</tbody>
</table>

I hereby certify that the above statement is correct and that a copy was handed to the Deputy Presiding Officer, the Poll Clerk and to each of the candidates or their agents who were present at the count.

Dated at this day of, 19...

Certified in the presence of:
- Deputy Presiding Officer
- Poll Clerk
Oath of Messenger sent to collect ballot boxes, poll card boxes and carrying cases

I, ............... messenger appointed by ............... returning officer for the electoral district of ............... do swear that the several ballot boxes to the number of ............... poll card boxes to the number of ............... and carrying cases to the number of ............... which were used at polling stations Nos ............... of this electoral district on polling day now delivered by me to ............... were handed to me by ............... that they have not been opened by me or any other person and that they are in the same state as they were in when they came into my possession.

........................................

Signature

Sworn before me at ............... this ............... day of ............... , 19..........

........................................

Returning Officer
(or as the case may be)
REPRESENTATION OF THE PEOPLE ACT

Appointment of Agent for final count/check of result of poll

I, .......... nominated to/the election agent of .......... who has been nominated to serve as a member of the House of Representatives/the Council of the .......... Corporation/the .......... County Council* for the electoral district of .......... do hereby appoint .......... whose address is .......... as my/his* agent to be present at the final count/check of the result of the poll for the above electoral district to attend the counting of the votes and the declaration of the result of such count.

Dated this .......... day of .........., 19 ....

Candidate/Election Agent*

I accept the above appointment

*Delete if inapplicable.

FORM NO. 72

REPRESENTATION OF THE PEOPLE ACT

Return after poll has been taken

I hereby certify that the member/members* elected for the electoral district of .......... in pursuance of the within writ as having received most votes lawfully given is/are* names

.................................

.................................

addresses

Dated at .......... this .......... day of .........., 19 ....

Returning Officer

*Delete if inapplicable.
ELECTIONS AND BOUNDARIES COMMISSION

(LOCAL GOVERNMENT) ACT

CHAPTER 25 : 50
ELECTIONS AND BOUNDARIES COMMISSION
(LOCAL GOVERNMENT) ACT

CHAPTER 25:50

Act
18 of 1967
Amended by
11 of 1980
37 of 1980

Current Authorised Pages

L.R.O. 11/1953
Note on Subsidiary Legislation

The following Orders have been omitted:
The Elections and Boundaries Commission (Local Government) (County Councils) Order L.N. 48/1980, which came into operation on 24th March 1980;

Although the Orders are of importance, the need for reference to them is very limited, and in view of their considerable length it is not considered practical to publish them in the Revised Edition. Such Orders are issued with the Gazette and published in the annual volumes of the Acts and Statutory Instruments of Trinidad and Tobago and copies may be purchased from the Government Printery.

Legal Notices 27/1980, 28/1980 and 180/1980 containing the resolutions of the House of Representatives approving drafts of the three above Orders, respectively, have also been omitted.
CHAPTER 25:50

ELECTIONS AND BOUNDARIES COMMISSION (LOCAL GOVERNMENT) ACT

ARRANGEMENT OF SECTIONS

SECTION
1. Short title.
2. Interpretation.
3. Electoral Areas.
4. Procedure for review.
5. Amendment of First and Second Schedules.

FIRST SCHEDULE.
SECOND SCHEDULE.

An Act to extend the functions and powers of the Elections and Boundaries Commission for the purposes of Local Government Elections and for matters incidental thereto.

[24TH AUGUST 1967]

1. This Act may be cited as the Elections and Boundaries Commission (Local Government) Act.

2. In this Act—
   “the Commission” means the Elections and Boundaries Commission constituted and appointed in accordance with section 71 of the Constitution;
   “the Constitution” means the Constitution of Trinidad and Tobago;
   “electoral area” means—
   \[(a)\] in relation to a County Council election any of the seven areas mentioned in the first column of Part I of the First Schedule and described in the second column of the said Part I;
   \[(b)\] in relation to a Municipal Council election, the corporate area of any of the municipalities mentioned in the first column of Part II of the First Schedule and described in the second column of the said Part II:

L.R.O. 1'1983
(c) in relation to the Tobago House of Assembly, the area mentioned in the first column of Part III of the First Schedule and described in the second column of the said Part III;

"electoral district" means in relation to a Local Government election a constituency as defined in an Order made under section 4;

"municipality" means the City of Port-of-Spain, the Borough of San Fernando, the Borough of Arima or the Borough of Point Fortin;

"Municipal Council" means the Council of the Port-of-Spain Corporation, the San Fernando Corporation, the Arima Corporation or the Point Fortin Corporation.

3. For the purposes of this Act, Trinidad and Tobago shall be divided into—

(a) the seven county electoral areas mentioned in the first column of Part I of the First Schedule and described in the second column of the said Part I; and

(b) the four municipal electoral areas mentioned in the first column of Part II of the First Schedule and described in the second column of the said Part II comprising respectively the area of—

(i) the City of Port-of-Spain described in the Port-of-Spain Corporation Ordinance;

(ii) the Borough of San Fernando described in the San Fernando Corporation Ordinance;

(iii) the Borough of Arima described in the Arima Corporation Ordinance;

(iv) the Borough of Point Fortin described in the Point Fortin Corporation Act 1980.

4. (1) The Commission shall define and review the boundaries of the electoral districts into which an electoral area is, or is to be, divided and shall submit to the Minister reports either—

(a) showing the constituencies into which it recommends that an electoral area should be divided in order to give effect to the Rules set out in the Second Schedule; or

(b) stating that, in the opinion of the Commission, no alteration is required to the existing number or boundaries of electoral districts in order to give effect to the said Rules.
(2) Reports under subsection (1) shall be submitted by the Commission—

(a) in the case of its first report after the commencement of this Act, not later than six months after the date of the commencement; and

(b) in the case of any subsequent report, not less than two nor more than three years from the date of the submission of its last report.

(3) As soon as may be after the Commission has submitted a report under subsection (1)(a), the Minister shall lay before the House of Representatives for its approval the draft of an Order by the President for giving effect, whether with or without modification, to the recommendations contained in the report, and that draft may make provision for any matters which appear to the Minister to be incidental to or consequential upon the other provisions of the draft.

(4) Where any draft made under this section gives effect to any such recommendations with modifications, the Minister shall lay the draft before the House of Representatives together with a statement of the reasons for the modifications.

(5) If the motion for the approval of any draft made under this section is rejected by the House of Representatives, or is withdrawn by leave of that House, the Minister shall amend the draft and lay the amended draft before the House of Representatives.

(6) If any draft made under this section is approved by resolution of the House of Representatives, the Minister shall submit it to the President who shall make the Order in terms of the draft: and the Order shall come into force on such day as may be specified therein and, until revoked by a further Order made by the President in accordance with this section, shall have the force of law.

(7) The question of the validity of any Order made by the President purporting to be made under this section and reciting that a draft thereof has been approved by resolution of the House of Representatives shall not be enquired into in any Court.

5. The President may by Order—

(a) amend the third column of Part II of the First Schedule by varying the number of electoral districts set out therein;

(b) amend, vary or modify the Rules set out in the Second Schedule.
### FIRST SCHEDULE

#### PART I

#### THE ELECTORAL AREAS OF COUNTY COUNCILS

<table>
<thead>
<tr>
<th>Name of Electoral Area</th>
<th>Description of Electoral Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. St. George East</td>
<td>That area of the County of St. George comprising the Wards of Blanchisseuse, Tacarigua, Arima and San Rafael exclusive of the Borough of Arima as described in the Arima Corporation Ordinance.</td>
</tr>
<tr>
<td>1A. St. George West</td>
<td>That area of the County of St. George comprising the Wards of Diego Martin and St. Ann's exclusive of the City of Port-of-Spain as described in the Port-of-Spain Corporation Ordinance.</td>
</tr>
<tr>
<td>2. St. David-St. Andrew</td>
<td>Counties of St. David and of St. Andrew respectively described in the Division of Trinidad Act.</td>
</tr>
<tr>
<td>3. Nariva-Mayaro</td>
<td>Counties of Nariva and of Mayaro respectively described in the Division of Trinidad Act.</td>
</tr>
<tr>
<td>4. Caroni</td>
<td>County of Caroni described in the Division of Trinidad Act.</td>
</tr>
<tr>
<td>5. Victoria</td>
<td>County of Victoria described in the Division of Trinidad Act. exclusive of the Borough of San Fernando as described in the San Fernando Corporation Ordinance.</td>
</tr>
</tbody>
</table>
**PART II**

**THE ELECTORAL AREAS OF MUNICIPALITIES**

<table>
<thead>
<tr>
<th>Name of Electoral Area</th>
<th>Description of Electoral Area</th>
<th>Number of Electoral Districts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Port-of-Spain</td>
<td>The City of Port-of-Spain described in the Port-of-Spain Corporation Ordinance.</td>
<td>12</td>
</tr>
<tr>
<td>Borough of San Fernando</td>
<td>The Borough of San Fernando described in the San Fernando Corporation Ordinance.</td>
<td>9</td>
</tr>
<tr>
<td>Borough of Arima</td>
<td>The Borough of Arima described in the Arima Corporation Ordinance.</td>
<td>7</td>
</tr>
<tr>
<td>Borough of Point Fortin</td>
<td>The Borough of Point Fortin described in the Point Fortin Corporation Act.</td>
<td>6</td>
</tr>
</tbody>
</table>

**PART III**

**ELECTORAL AREA OF TOBAGO**

<table>
<thead>
<tr>
<th>Name of Electoral Area</th>
<th>Description of Electoral Area</th>
<th>Number of Electoral Districts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tobago</td>
<td>The Island of Tobago.</td>
<td>12</td>
</tr>
</tbody>
</table>

**SECOND SCHEDULE**

**RULES FOR DETERMINING THE NUMBER OF ELECTORS IN AN ELECTORAL DISTRICT OF AN ELECTORAL AREA**

1. The number of electors in each electoral district of a **county** electoral area shall, so far as practicable, be the number obtained by the application of rule 2, but the Commission may, in consideration of rule 3 vary such number provided that in no case shall the number of electors in any one electoral district of an electoral area...

**Amended by 1979-80, No. 21, S. 266, L.R.O. 1/1983**
exceed or be less than the number of electors in any other electoral
district of that electoral area by more than twenty-five per cent.

2. (1) The number of electoral districts in a county electoral
area in Trinidad shall be determined as follows:

There shall be in every electoral area a basic number of six electoral districts. To this basic number shall be added the number obtained by dividing the electorate of the electoral area by 15,000; but where in any electoral area the electorate is—

(a) less than 15,000, there shall be seven electoral districts;

(b) more than 15,000, any residual number left after dividing the total electorate by 15,000 shall be treated as if that number were 15,000 and one electoral district shall be added in respect of such residual number.

(2) There shall be twelve electoral districts in the electoral area of Tobago.

3. In the division of electoral districts in county electoral areas natural boundaries such as major highways and rivers shall be used wherever possible.

4. The number of electors in an electoral district of a municipal electoral area shall be the number obtained by dividing the number of electors in that electoral area by the number of electoral districts shown opposite the name of that electoral area in the third column of Part II of the First Schedule. But the Commission may in consideration of topographical factors vary such number provided that in no case shall the number of electors in any one electoral district of an electoral area exceed or be less than the number of electors in any other electoral district of that electoral area by more than twenty-five per cent.

5. In the delimitation of electoral districts in electoral areas—

(a) rules 1, 2(1) and 3 shall apply in respect of county electoral districts;

(b) rules 1, 2(2) and 3 shall apply in respect of the electoral area of Tobago; and

(c) rule 4 shall apply in respect of municipal electoral areas.
ELEVENTH SCHEDULE

Law to be Amended

Amendments to be made

PUBLIC HEALTH ORDNANCE
Ch. 12, No. 4
(1950 ed.)
Section 2(1)

(a) For the definition of the term "constable", substitute the following:
""Constable" means:
(a) a member of the Police Service, and
(b) a member of any Municipal Police Force within the meaning of the Municipal Corporations Act (1990);

(b) For the definition of the term "local Authority", substitute the following:
""Local authority" means—
(a) the Council of a Municipal Corporation;
(b) the Tobago House of Assembly; or
(c) the Port Authority.

REPRESENTATION OF THE PEOPLE ACT
Chap. 2:01
Section 2

(a) For the definition of the term "municipality" substitute the following:
""Municipality" means—
the City of Port-of-Spain, the City of San Fernando, the Borough of Arima, the Borough of Point Fortin, the Borough of Chaguanas, the Regional Municipality of Diego Martin, the Regional Municipality of Laventille, the Regional Municipality of San Juan, the Regional Municipality of Tunapuna, the Regional Municipality of Piarco, the Regional Municipality of Sangre Grande, the Regional Municipality of Mayaro, the Regional Municipality of Rio Claro, the Regional Municipality of Princes Town, the Regional Municipality of Tabaquite-Talparo, the Regional Municipality of Couva, the Regional Municipality of Penal-Debe and the Regional Municipality of Siparia.

(b) For the definition of the term "Municipal Council" substitute the following:
""Municipal Council" means the Council of a municipal corporation within the meaning of the Municipal Corporations Act (1990)."
(a) For the definition of the term, "municipality", substitute the following:
"Municipality" means the City of Port-of-Spain, the City of San Fernando, the Borough of Arima, the Borough of Point Fortin, the Borough of Chaguaramas, the Regional Municipality of Diego Martin, the Regional Municipality of Laventille, the Regional Municipality of San Juan, the Regional Municipality of Tunapuna, the Regional Municipality of Piarco, the Regional Municipality of Sangre Grande, the Regional Municipality of Mayaro, the Regional Municipality of Rio Claro, the Regional Municipality of Princes Town, the Regional Municipality of Tabaquite-Talparo, the Regional Municipality of Coura, the Regional Municipality of Penal-Debo, or the Regional Municipality of Siparia.

(b) For the definition of the term, "municipal council", substitute the following:
"Municipal Council" means the Council of a municipal corporation within the meaning of the Municipal Corporations Act (1990);

For the definition of the term "constable", substitute the following definition:
"constable" includes any member of the Police Service and any member of a Municipal Police Force within the meaning of Part III of the Municipal Corporations Act (1990);

Insert immediately after the words "public service" the words:
"or from any member of a municipal police force or other officer of a Statutory Authority within the meaning of the Statutory Authorities Act acting."

Insert immediately after the word "such" in the first line of paragraph (a) the words:
"or any member of a Municipal Police Force within the meaning of Part III of the Municipal Corporations Act (1990) acting in his capacity as such."
GENERAL LOCAL LOAN (MUNICIPAL GOVERNMENT) ACT
Chap. 71:00
Section 2
Sections 11, 13, 16, 18, 19

INDUSTRIAL RELATIONS ACT
Chap. 88:01
Section 2

ELECTIONS OF BOUNDARIES COMMISSION (LOCAL GOVERNMENT ACT)
Chap. 25:50
Section 2

Law to be Amended

Substitute the following section:
(2) This Act applies only to loans raised locally in Trinidad and Tobago by a Municipal Corporation within the meaning of the Municipal Corporations Act (1990).

In each section, for the expression "Town Clerk" substitute "Chief Executive Officer" wherever it appears.

For the definition of "Municipal Council", substitute the following:
"Municipal Council" means the Council of a Municipal Corporation within the meaning of the Municipal Corporations Act (1990)."

For the definition "electoral area", substitute the following:
"electoral area" means in relation to a Municipal Council election, any Municipality mentioned in the First Schedule.

For the definition "Municipal Council", substitute the following:
"Municipal Council" means the Council of a Municipal Corporation within the meaning of the Municipal Corporations Act (1990)."

For section 3, substitute the following:
3. For the purposes of this Act, Trinidad and Tobago is divided into—
(a) the five Cities and Boroughs mentioned in the first column of Part I of the First Schedule and described in the second column of Part I of the First Schedule; and
(b) the thirteen Regional Municipalities mentioned in the first column of Part II of the First Schedule and described in the second column of Part II of the First Schedule."
**First Schedule**

The First Schedule is repealed and replaced by the following:

"FIRST SCHEDULE

**PART I**

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of electoral area</th>
<th>Description of electoral area</th>
<th>Number of electoral districts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Port-of-Spain</td>
<td>The City of Port-of-Spain as described in the Municipal Corporations Act (1990)</td>
<td>12</td>
</tr>
<tr>
<td>2.</td>
<td>San Fernando</td>
<td>The City of San Fernando as described in the Municipal Corporations Act (1990)</td>
<td>9</td>
</tr>
<tr>
<td>3.</td>
<td>Arima</td>
<td>The Borough of Arima as described in the Municipal Corporations Act (1990)</td>
<td>7</td>
</tr>
<tr>
<td>4.</td>
<td>Point Fortin</td>
<td>The Borough of Point Fortin as described in the Municipal Corporations Act (1990)</td>
<td>8</td>
</tr>
<tr>
<td>5.</td>
<td>Chaguaramas</td>
<td>The Borough of Chaguaramas as described in the Municipal Corporations Act (1990)</td>
<td>5</td>
</tr>
</tbody>
</table>

**PART II**

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of electoral area</th>
<th>Description of electoral area</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Diego Martin</td>
<td>The Regional Municipality of Diego Martin as described in the Municipal Corporations Act (1990)</td>
</tr>
<tr>
<td>2.</td>
<td>Laventille</td>
<td>The Regional Municipality of Laventille as described in the Municipal Corporations Act (1990)</td>
</tr>
<tr>
<td>3.</td>
<td>San Juan</td>
<td>The Regional Municipality of San Juan as described in the Municipal Corporations Act (1990)</td>
</tr>
<tr>
<td>4.</td>
<td>Tunapuna</td>
<td>The Regional Municipality of Tunapuna as described in the Municipal Corporations Act (1990)</td>
</tr>
<tr>
<td>5.</td>
<td>Piarco</td>
<td>The Regional Municipality of Piarco as described in the Municipal Corporations Act (1990)</td>
</tr>
<tr>
<td>7.</td>
<td>Mayaro</td>
<td>The Regional Municipality of Mayaro as described in the Municipal Corporations Act (1990)</td>
</tr>
</tbody>
</table>
Law to be Amended

Amendments to be made

Boundaries
Commission (Local Government Act)—Cont’d

Part II—Cont’d

First Column

No. Name of electoral area

11. Couva

12. Penal/Debe

13. Siparia

Description of electoral area

The Regional Municipality of Couva as described in the Municipal Corporations Act (1990)

The Regional Municipality of Penal/Debe as described in the Municipal Corporations Act (1990)

The Regional Municipality of Siparia as described in the Municipal Corporations Act (1990)

Second Schedule

Rules for Determining the Number of Electors in an Electoral District

(a) For the word “county”, wherever it occurs in this Schedule substitute “regional”;

(b) In the fourth line of Rule 2(1), for “six” substitute “four”;

(c) Delete sub-rule 2(2);

(d) Renumber sub-rule 2(1) as Rule “2”.

Representation of the People Act
Chap. 2:01

First Schedule

The First Schedule is repealed and replaced by the following Schedule:

FIRST SCHEDULE

Registration Areas

The City of Port-of-Spain.
The City of San Fernando.
The Borough of Arima.
The Borough of Point Fortin.
The Borough of Chaguaramas.
The Regional Municipality of Diego Martin.
The Regional Municipality of Laventille.
The Regional Municipality of San Juan.
The Regional Municipality of Tunapuna.
The Regional Municipality of Piarco.
FIRST SCHEDULE—Contd.

The Regional Municipality of Sangre Grande.
The Regional Municipality of Couva.
The Regional Municipality of Tabaquite/Talparo.
The Regional Municipality of Rio Claro.
The Regional Municipality of Siparia.
The Regional Municipality of Debe/Fenal.
The Regional Municipality of Princes Town.
The Regional Municipality of Mayaro.

Law to be Amended

Amendments to be made

TRANSFERRED OFFICERS

CONTINUITY OF SERVICE ACT

Chap. 23:02

Long Title

In the Long Title, for the word “municipality” wherever it occurs substitute the word “Corporation”.

Section 2

(a) For the definition “municipality” substitute the following:

“Corporation” means a Municipal Corporation continued or established under the Municipal Corporations Act, 1990.”

(b) In the definitions “office” and “service”, for the word “municipality” wherever it occurs substitute the word Corporation”.

Sections 3 and 5

For the word “municipality” wherever it occurs substitute the word “Corporation”.

Passed in the House of Representatives this 10th day of July, 1990.

R. CUMBERBATCH
Acting Clerk of the House

Passed in the Senate this 4th day of September, 1990.

D. DOLLY
Acting Clerk of the Senate

Senate amendments agreed to by the House of Representatives on Monday, 10th September, 1990.

R. CUMBERBATCH
Acting Clerk of the House

PRINTED BY THE GOVERNMENT PRINTERY, PORT-OF-Spain
REPUBLIC OF TRINIDAD AND TOBAGO—1990
AN ACT to amend the Municipal Corporations Act, 1990

[Assented to 14th August, 1991]

ENACTED by the Parliament of Trinidad and Tobago as Enactment
follows:

1. This Act may be cited as the Municipal Corporations (Amendment) Act, 1991.
2. The Municipal Corporations Act is amended as follows:

(a) by deleting the words "Boundaries Commission (Local Government Act)" wherever they occur and substituting therefor the words "Elections and Boundaries Commission (Local Government) Act";

(b) in section 11(6)(b) by deleting the word "31" and substituting therefor the word "13";

(c) in the Eleventh Schedule, in the amendments to the Elections and Boundaries Commission (Local Government) Act—

(i) in Part I of the First Schedule, by substituting for the word "8" occurring at item four under the heading "Number of electoral districts", the word "6"; and

(ii) in the Second Schedule by adding after paragraph (d) the following:

"(e) in rule 2(a) by substituting for the word "seven" the word "five".".

Passed in the House of Representatives this 5th day of July, 1991.

N. COX
Acting Clerk of the House

Passed in the Senate this 30th day of July, 1991.

R. CUMBERBATCH
Acting Clerk of the Senate
AN ACT to amend the Municipal Corporations Act

[Assented to 17th July, 1992]

ENACTED by the Parliament of Trinidad and Tobago as follows:—

1. This Act may be cited as the Municipal Corporations (Amendment) Act, 1992.
2. In this Act the Municipal Corporations Act is referred to as “the Act”.

3. The Act is amended by inserting after section 7 the following section:

7A. (1) With effect from 1st October, 1991—

(a) all land and other property of every kind, including things in action, vested immediately before that date in a former County Council is vested in the State;

(b) all the rights, privileges and advantages and all the liabilities and obligations that, immediately before that date, a former County Council was entitled or subject to, are transferred and conferred or imposed upon the State.

(2) Every Act giving power or authority to or imposing any duty or liability upon or otherwise relating to a former County Council or providing any forms or proceedings relating to a former County Council, shall, unless the context otherwise requires and so far as applicable, be read and have effect as if in the Act, the State were substituted for a former County Council.

(3) Any reference in any Act, or in any rule, regulation or bye-law made under any Act or in any deed, contract, bond, security, or other document of whatever kind, public or private, to a former County Council shall, with effect from that date, be deemed to refer to the State.
(4) Legal proceedings pending immediately before 1st October, 1991 by or against a former County Council may be continued on and after that day by or against the State as the party to the proceedings instead of that former County Council.

(5) The President may by Order transfer to any of the several Municipal Corporations referred to in section 4 any of the land and other property and any of the rights, privileges and advantages and any of the liabilities and obligations that by virtue of subsection (1) are vested in the State.

(6) An Order under subsection (5) is subject to a negative resolution of Parliament.

(7) In this section—

former Act means the County Councils Act repealed by this Act;

former Council means a County Council established under section 4 of the former Act for an area referred to in the former Act as an "electoral area".

(8) For the avoidance of doubt it is declared that nothing in this section shall have the effect of reviving a claim against a former County Council that on 1st October, 1991 was statute-barred.

4. Section 11 of the Act is amended by inserting after subsection (4) the following subsection—

"(4A.) An election referred to in subsection (1) shall be held within three months of the expiry of the term of office of the Mayor, Councillors and Aldermen comprising the Council."
5. Section 15 of the Act is amended by—
   (a) deleting subsection (1) and substituting the following subsection—
   " (1) The Mayor shall hold office for a term which shall be the same as that of the Councilors and Aldermen."
   and
   (b) deleting subsection (3).

6. Section 20 of the Act is amended by deleting subsection (2).

7. Section 35 of the Act is amended by deleting the words “each Corporation” and substituting the words “the Corporations mentioned in the First Schedule, and the Public Service Commission established under section 120 of the Constitution shall appoint, remove, transfer and exercise disciplinary control over the officers of the Corporations mentioned in the Second Schedule”.

8. Section 39 of the Act is amended—
   (a) by deleting the words “be an attorney-at-law and shall”; and
   (b) in paragraph (d) by deleting the words “legal advice and”.

9. The heading to Part III of the Act is amended by substituting for the word “FORCE” the word “SERVICE”.

10. Sections 48, 49, 50, 52, 53 and 57 of the Act are amended by deleting the word “Force” wherever it occurs and substituting the word “Service”.

11. Section 60 of the Act is amended by—
   (a) deleting the word “Force” and substituting the word “Service”; and
   (b) deleting the word “Forces” in both places where it occurs and substituting the word “Services”.
12. Section 61 of the Act is amended by deleting the word "Forces" and substituting the word "Services".

13. Section 232 of the Act is amended—
   (a) in paragraph (e) by deleting the words commencing with the words "water-courses" in the second place where it occurs to the end and substituting the words "drains and main water-courses, and drains along main roads and highways"; and
   (b) by deleting paragraphs (i) and (k).

14. Part XIV of the Act is repealed.

15. The Second Part of the Second Schedule to the Act is amended by—
   (a) deleting items II, III, IV and V and substituting the following items—
      "II. Name of Corporation:
      The Chairman, Aldermen, Councillors and Electors of the Region of San Juan/Laventille.

BOUNDARIES OF THE REGION OF SAN JUAN/LAVENTILLE
The Region of San Juan/Laventille comprises of:

BOUNDARIES DESCRIPTION OF : NORTH, EAST, SOUTH, WEST.

III. Name of Corporation:
   The Chairman, Aldermen, Councillors and Electors of the Region of Tunapuna/Piarco.

BOUNDARIES OF THE REGION OF TUNAPUNA/PIARCO
The Region of Tunapuna/Piarco comprises of:

BOUNDARIES DESCRIPTION OF : NORTH, EAST, SOUTH, WEST.
(b) renumbering item VI as item IV;

(c) deleting items VII and VIII and substituting the following item—

"(V) Name of Corporation:

The Chairman, Aldermen, Councillors and Electors of the Region of Mayaro/Rio Claro.

BOUNDARIES OF THE REGION OF MAYARO/RIO CLARO

The Region of Mayaro/Rio Claro comprises of:

BOUNDARIES DESCRIPTION OF: NORTH, EAST, SOUTH, WEST.

(d) renumbering item IX as item VI;

(e) deleting items X and XI and substituting the following item—

"VII. Name of Corporation:

The Chairman, Aldermen, Councillors and Electors of the Region of Couva-Tabaquite-Talparo.

BOUNDARIES OF THE REGION OF COUVA-TABAQUITE-TALPARO

The Region of Couva-Tabaquite-Talparo comprises of:

BOUNDARIES DESCRIPTION OF: NORTH, EAST, SOUTH, WEST.
(f) renumbering items XII and XIII as VIII and IX respectively.

16. The written laws set out in the first column of the Schedule to this Act are amended as set out in the Second Column of that Schedule.

**SCHEDULE**

<table>
<thead>
<tr>
<th>Law to be Amended</th>
<th>Amendments to be made</th>
</tr>
</thead>
<tbody>
<tr>
<td>PUBLIC HEALTH ORDINANCE Ch. 12. No. 4</td>
<td>In paragraph (b) of the definition of &quot;constable&quot; delete the word &quot;Force&quot; and substitute the word &quot;Service&quot;.</td>
</tr>
<tr>
<td>section 2(1)</td>
<td></td>
</tr>
<tr>
<td>REPRESENTATION OF THE PEOPLE ACT section 2</td>
<td>In the definition of &quot;Municipality&quot;—</td>
</tr>
<tr>
<td></td>
<td>(a) delete the words &quot;the Regional Municipality of Laventille, the Regional Municipality of San Juan, the Regional Municipality of Tunapuna, the Regional Municipality of Piarco&quot; and substitute the words &quot;the Regional Municipality of San Juan-Laventille, the Regional Municipality of Tunapuna-Piarco&quot;;</td>
</tr>
<tr>
<td></td>
<td>(b) delete the words &quot;the Regional Municipality of Mayaro, the Regional Municipality of Rio Claro&quot; and substitute the words &quot;the Regional Municipality of Mayaro-Rio Claro&quot;;</td>
</tr>
<tr>
<td></td>
<td>(c) delete the words &quot;the Regional Municipality of Tabaquite-Talparo, and the Regional Municipality of Couva&quot;, and substitute the words &quot;the Regional Municipality of Couva-Tabaquite-Talparo&quot;.</td>
</tr>
<tr>
<td>Law to be Amended</td>
<td>Amendments to be made</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>INTERPRETATION ACT</td>
<td>In the definition of &quot;Municipality&quot;—</td>
</tr>
<tr>
<td>Chap. 3:01</td>
<td>(a) delete the words &quot;the Regional Municipality of Laventille, the Regional Municipality of San Juan, the Regional Municipality of Tunapuna, the Regional Municipality of Piarco&quot; and substitute the words &quot;the Regional Municipality of San Juan-Laventille, the Regional Municipality of Tunapuna-Piarco&quot;;</td>
</tr>
<tr>
<td>section 82</td>
<td>(b) delete the words &quot;the Regional Municipality of Mayaro, the Regional Municipality of Rio Claro&quot; and substitute the words &quot;the Regional Municipality of Mayaro-Rio Claro&quot;;</td>
</tr>
<tr>
<td></td>
<td>(c) delete the words &quot;the Regional Municipality of Tahaquite-Talparo, the Regional Municipality of Couva&quot; and substitute the words &quot;the Regional Municipality of Couva-Tabaquite-Talparo&quot;.</td>
</tr>
<tr>
<td>SUMMARY COURTS ACT</td>
<td>In the definition of &quot;constable&quot; delete the word &quot;Force&quot; and substitute the word &quot;Service&quot;.</td>
</tr>
<tr>
<td>Chap. 4:20</td>
<td>Delete the word &quot;force&quot; and substitute the word &quot;service&quot;.</td>
</tr>
<tr>
<td>section 15(1)</td>
<td>Delete the word &quot;Force&quot; and substitute the word &quot;Service&quot;.</td>
</tr>
<tr>
<td>FIREARMS ACT</td>
<td>Delete the word &quot;Force&quot; and substitute the word &quot;Service&quot;.</td>
</tr>
<tr>
<td>Chap. 16:01</td>
<td>In the definition of &quot;constable&quot; delete the word &quot;Force&quot; and substitute the word &quot;Service&quot;.</td>
</tr>
<tr>
<td>section 7(1)</td>
<td>In paragraph (b) delete the word &quot;thirteen&quot; and substitute the word &quot;nine&quot;.</td>
</tr>
<tr>
<td>LITTER ACT</td>
<td></td>
</tr>
<tr>
<td>Chap. 30:52</td>
<td></td>
</tr>
<tr>
<td>section 16A(6)(b)</td>
<td></td>
</tr>
<tr>
<td>PRAEDIAL LARCENY ACT</td>
<td></td>
</tr>
<tr>
<td>Chap. 10:03</td>
<td></td>
</tr>
<tr>
<td>section 2</td>
<td></td>
</tr>
<tr>
<td>ELECTIONS AND BOUNDARIES COMMISSION (LOCAL GOVERNMENT) ACT</td>
<td></td>
</tr>
<tr>
<td>Chap. 25:50</td>
<td></td>
</tr>
<tr>
<td>section 3</td>
<td></td>
</tr>
</tbody>
</table>
Delete Part II and substitute the following Part—

**Part II**

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of electoral area</th>
<th>Description of electoral area</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>San Juan-Laventille</td>
<td>The Regional Municipality of San Juan-Laventille as described in the Municipal Corporations Act.</td>
</tr>
<tr>
<td>3.</td>
<td>Tunapuna-Piarco</td>
<td>The Regional Municipality of Tunapuna-Piarco as described in the Municipal Corporations Act.</td>
</tr>
<tr>
<td>No.</td>
<td>Name of electoral area</td>
<td>Description of electoral area</td>
</tr>
<tr>
<td>-----</td>
<td>------------------------</td>
<td>------------------------------</td>
</tr>
<tr>
<td>6</td>
<td>Princes Town</td>
<td>The Regional Municipality of Princes Town as described in the Municipal Corporations Act.</td>
</tr>
<tr>
<td>7</td>
<td>Couva-Tabaquite-Talparo</td>
<td>The Regional Municipality of Couva-Tabaquite-Talparo as described in the Municipal Corporations Act.</td>
</tr>
<tr>
<td>8</td>
<td>Penal-Debe</td>
<td>The Regional Municipality of Penal-Debe as described in the Municipal Corporations Act.</td>
</tr>
<tr>
<td>9</td>
<td>Siparia</td>
<td>The Regional Municipality of Siparia as described in the Municipal Corporations Act.</td>
</tr>
</tbody>
</table>

Representation of the People Act, Chap. 2:01
First Schedule

Repeal and substitute with the following Schedule-

"FIRST SCHEDULE
REGISTRATION AREAS
The City of Port-of-Spain
The City of San Fernando"
REGISTRATION AREAS
—Cont'd

The Borough of Arima

The Borough of Point Fortin

The Borough of Chaguanas

The Regional Municipality of Diego Martin

The Regional Municipality of San Juan-Laventille

The Regional Municipality of Tunapuna Piarco

The Regional Municipality of Sangre Grande

The Regional Municipality of Couva-Tabaquite-Talparo

The Regional Municipality of Mayaro-Rio Claro

The Regional Municipality of Siparia

The Regional Municipality of Penal-Debe

The Regional Municipality of Princes Town."
Passed in the House of Representatives this 24th day of June, 1992.

N. COX

Acting Clerk of the House

Passed in the Senate this 7th day of July, 1992.

J. SAMPSON

Acting Clerk of the Senate
AMENDMENTS TO
THE REPRESENTATION OF THE PEOPLE ACT
CHAPTER 2:01
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IMMIGRATION ACT CHAP: 12:01

Admission of Persons into Trinidad and Tobago
Entitlement of citizens and residents to come into Trinidad and
Tobago
Prohibited Classes
Permitted Entrants
Entry under Permit

EXCERPTS FROM THE CONSTITUTION
OF
TRINIDAD AND TOBAGO

Citizenship
Summoning, Prorogation and Dissolution (of Parliament)
Elections and Boundaries Commission
System of Balloting
AN ACT to amend the Representation of the People Act, Chap. 2:01

[Assented to 7th November, 1986]

ENACTED by the Parliament of Trinidad and Tobago AS Enactment follows:

1. This Act may be cited as the Representation of the People (Amendment) Act, 1986.
2. The Representation of the People Act is amended—
   (a) in section 64, by repealing subsection (4) and replacing it by the following:
   "(4) Every person attending the proceedings in connection with the issue of ballot papers shall maintain and aid in maintaining the secrecy of the voting."

   (b) in section 161, by adding after subsection (3) the following:
   "(4) Whenever the President is satisfied that it is necessary or expedient for carrying the purposes of the Act into effect that Rules made under subsection (1) should have retrospective effect, those Rules may be given retrospective effect accordingly.".

Passed in the House of Representatives this 29th day of October, 1986.

R. L. GRIFFITH
Acting Clerk of the House

Passed in the Senate this 4th day of November, 1986.

M. CARRINGTON
Acting Clerk of the Senate
LEGAL NOTICE NO. 239

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, CHAP. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161(1) OF THE
REPRESENTATION OF THE PEOPLE ACT

THE PRESCRIBED FORMS (AMENDMENT) RULES, 1986

1. These Rules may be cited as the Prescribed Forms (Amendment) Citation Rules, 1986.

2. The Prescribed Forms Rules are amended—
   (a) by deleting Form No. 7;
   (b) by deleting Form No. 10 and replacing it by the following:

   [Prescribed Forms Rules amended]
"FORM NO. 10—Continued

REPRESENTATION OF THE PEOPLE ACT
Registration Record Card—Back

35. General Remarks:

36. (A) List of Electors Checked  (B) Included in List of Cancellations  (C) Check Card Issued  (D) Check Card Exchanged

<table>
<thead>
<tr>
<th>No.</th>
<th>Yes</th>
<th>No</th>
<th>Yes</th>
<th>No</th>
<th>Yes</th>
<th>No</th>
</tr>
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</table>

37. Changes Since Registration

(A) Residence

<table>
<thead>
<tr>
<th>Date Changed</th>
<th>New Residential Address</th>
<th>RA</th>
<th>PD</th>
<th>Date Changed</th>
<th>Reason for Change</th>
<th>Signature of R.O.</th>
</tr>
</thead>
</table>

(B) Electoral Status

38. DATE ELIGIBLE FOR

<table>
<thead>
<tr>
<th>PARLIAMENTARY ELECTION</th>
<th>TOBAGO HOUSE OF ASSEMBLY ELECTION</th>
<th>MUNICIPAL ELECTION</th>
<th>COUNTY COUNCIL ELECTION</th>
</tr>
</thead>
</table>

39. Record of Receipt of Identification Card

Signatures | Date

40. Cancellation

<table>
<thead>
<tr>
<th>Code No.</th>
<th>Date</th>
<th>Signatures of R.O.</th>
</tr>
</thead>
</table>

41. Reinstatement

<table>
<thead>
<tr>
<th>Code No.</th>
<th>Date</th>
<th>Signature of R.O.</th>
</tr>
</thead>
</table>

42. Remarks

<table>
<thead>
<tr>
<th>Code No.</th>
<th>Date</th>
<th>Signature of R.O.</th>
</tr>
</thead>
</table>
Prescribed Forms (Amendment) Rules, 1986

by adding after Form No. 11 the following:

"FORM NO. 11A [Registration Rule 11(1A)]

REPRESENTATION OF THE PEOPLE ACT

Identification Card

Front

Republic of
TRINIDAD
and
TOBAGO
NATIONAL IDENTIFICATION CARD

NAME

Chief Election Officer

Back

DATE OF ISSUE EXPIRY DATE
DATE OF BIRTH REGISTRATION NO.
CITIZENSHIP STATUS PLACE OF BIRTH
COLOUR OF EYES HEIGHT cm
SOCIAL ASSISTANCE No. COLOUR OF SKIN
BLOOD GROUP NATIONAL INSURANCE NO.
(d) by substituting for Form No. 13 the following:

"FORM NO. 13  [Registration Rule 18(1)]

REPRESENTATION OF THE PEOPLE ACT
Certificate as to Provisional Registration
To be completed in Triplicate

Registration area of .................................................................................................................
Polling Division No. ..................................................................................................................
File No. .................................................................................................................................

This is to certify that provisional registration of ............................................................... (name)
of ........................................................................................................................................
(address)
as an elector/non-elector* has been allowed by me and that all entries required to be
made by me upon the identification card of the said ............................................................... (name)
of ........................................................................................................................................
(address)
have been made.

Dated this ................................ day of ................................................................. 19......

Assistant Registration Officer

To the above Prospective Registrant

You are required to have your photograph taken by the Official Photographer
stationed at ......................................................................................................................... or by any other Official Photographer.

Take Notice that your photograph must be taken in order that your registration
may be completed.

Date photograph taken ........................................................................................................

Signature of Official
Photographer

Signature or impression of
Prospective Registrant

*Delete if inapplicable.

N.B.—This certificate does not attest to the bona fide of the registrant and should
not be accepted as identifying the holder."
(e) in Forms Nos. 25, 26, 29 and 29A by deleting the words “in groups under the several addresses in the polling division”;  

(f) in Form No. 35 by deleting the words “the count of the special votes will take place thereafter at ......................... at the hour of............... p.m.” occurring in the paragraph commencing with the words “In the event of the election being contested”;  

(g) in Forms Nos. 37 and 38—  

(i) by inserting after the words “County Council” wherever they occur the words “/the Tobago House of Assembly”;

(ii) by inserting after the words “the Arima Corporation Ordinance” and the words “the County Councils Act” respectively wherever they occur the words “/the Point Fortin Corporation Act” and the words “/the Tobago House of Assembly Act”;

(h) in Form No. 47—  

(i) by substituting for the words “Voters No. on List of Postal Electors” appearing on the front of the said Form the words “Voters No. on List of Electors or List of Special Electors”;

(ii) by adding after the words “Space for Initial of P.O.” appearing on the back of the said forms the words “or Ret’ Officer”;

(i) by substituting for Form No. 50 the following:

“FORM NO. 50
REPRESENTATION OF THE PEOPLE ACT
Appointment of Special Polling Agent

I, ..........................................................................................................., nominated to the election agent of .........................................................................................................................., who has been nominated to* serve as a member of the House of Representatives/the Council of ................................................ Corporation/the ................................................ County Council/Tobago House of Assembly* for the electoral district of .....................................................................................................................................................................................................................................................................................................
do hereby appoint .................................................................

whose address is .................................................................

as my/his* special polling agent to be present at the issue of ballot papers by the Returning Officer for the above electoral district, and to attend the declaration by the said Returning Officer of the result of the poll.

Dated this .................. day of .................. 19........

.................................................................

I accept the above appointment.

.................................................................

N.B.—If the special polling agent is paid, this appointment must be made by the candidate's election agent.

This appointment should be produced to the Returning Officer at the place of the issue of ballot papers.

*Delete if inapplicable.

(j) by deleting Form No. 65;

(k) in Form No. 66 by substituting for all the words occurring after "(4)" in the Appendix the following:

"Every person attending the proceedings in connection with the issue or the opening of ballot papers shall maintain and aid in maintaining the secrecy of the voting."

(l) in Form No. 67—

(i) by deleting the word "special" before the words "ballot paper" in the third line thereof;

(ii) by deleting the word "special" before the word "ballots" in paragraph 8 of the Directions on the back of the Form; and

(iii) by deleting the word "special" before the words "ballot paper" in paragraph 10 of the Directions at the back of the Form;

(m) by deleting Form No. 68;

(n) in Form No. 69 by inserting under the word "Total" the following:

"Number of ballots found in Special Ballot Box";

(o) by inserting after Form No. 70 the following new Form to be numbered 70A:
Prescribed Forms (Amendment) Rules, 1986

"FORM No. 70A
(Election Rule 88).

REPRESENTATION OF THE PEOPLE ACT
Oath of Messenger sent with Special Ballot Box

I, ............................................................................................................................................ Messenger
appointed by ............................................................................................................ Returning Officer
for the electoral district of ........................................................................................................
do swear that the Special Ballot bearing No. ........................................... which was used at the
Special Polling Station established by the said Returning Officer was handed to me
by ............................................................................................................................................ Returning Officer/Election Clerk
for Polling Station No. ................................................. and that it was delivered to the said
Presiding Officer at ............................................. p.m. on the ................................ day of ........................................
19 .......... properly sealed.

.................................................................................................................................

Signature of Messenger

Sworn before me at ........................................................................................................
this ..................................................................... day of ............................................. 19 ........

.................................................................................................................................

Presiding Officer*.

*Delete if inapplicable.

Made this 21st day of November, 1986.

K. BOSWELL INNIS
Secretary to Cabinet
LEGAL NOTICE No. 240

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, Chap. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161(1) OF THE REPRESENTATION OF THE PEOPLE ACT

THE ELECTION (AMENDMENT) RULES, 1986

1. These Rules may be cited as the Election (Amendment) Rules, 1986. Citation

2. The Election Rules are amended—

   (a) in rule 2, by deleting the definition of "special ballot paper";

   (b) by substituting for rule 4(2)(d) the following:
   "(d) the place where and the day and time when the preliminary results of the poll will be announced;";

   (c) in rule 7(4) by inserting after the word "numbers" in the third line thereof the words "or file numbers";

   (d) by substituting for rule 19(1) the following:
   "19. (1) Subject to subrule (1A) the Returning Officer shall establish such number of polling stations in such locations as the Chief Election Officer shall determine, whether within or without the boundaries of his electoral district, each polling station being in premises of convenient access, with an outside entrance for the admission of electors, and, where possible, an exit through which electors may leave after they have voted.

   (1A) Before the Returning Officer establishes a polling station outside of the boundaries of his electoral district, he shall first obtain the approval of the Chief Election Officer who may grant such approval if he is satisfied that the building which houses the proposed polling station is conveniently located within a reasonable distance of the boundaries of such electoral district;";

   (e) in rule 20(3)—
   (i) by substituting for the initials "E.C." the initials "E.&B.C."; and

   (ii) by substituting for the words "Elections Commission" the words "Elections and Boundaries Commission";

   (f) in rule 23(1) by deleting the words "and printed on every special ballot paper" occurring in lines one and two thereof;
(g) in rule 30—
   (i) by substituting for paragraph (1)(b) the following:
     "(b) one special polling agent to be present at the
     issue of ballot papers at special polling stations
     and to attend the declaration by the Returning
     Officer of the result of the poll;"
   (ii) by substituting the words "special polling agent"
     for the words "counting agent" wherever the latter
     words occur in subrules (2), (3), (4) and (7);
(h) in rule 59(e) by deleting the word "Elections" and the words
     "and a custodian";
(i) in rules 65(a) and (b), 73(2) and 74 by deleting the
     word "special" before the words "ballot papers";
   (ii) in rules 69, 71 and 82 by deleting the word "special"
     before the words "ballot paper";
   (iii) in rule 85 by deleting the word "special" before the
     word "ballots";
(j) in rule 66—
   (i) by deleting in subrules (1) and (2) the word "special"
     before the words "ballot paper"; and
   (ii) by deleting subrule (3);
(k) in rule 67—
   (i) by substituting the words "special polling agents"
     for the words "counting agents" occurring in paragraph
     (c); and
   (ii) by deleting the words "or opening" and "special" in
     the penultimate and last lines thereof, respectively;
(l) in rule 68 by deleting the words "or the opening" and "special"
     occurring in subrule (1);
(m) by revoking rules 87 to 89 inclusive and by replacing them as
     follows:

87. The Returning Officer shall close the special
polling stations established under rule 73 at 3.00 p.m.
on polling day and shall forthwith seal the slot
of the special ballot box with his seal in the
presence of the candidates or their agents who may,
if they so desire, affix their signature to such seal.

88. After the close of the polling station established
under rule 73 and before the hour of 6.00 p.m. the
Returning Officer or a messenger appointed by him for
the purpose shall, after taking the oath in the form set
out as Form No. 70a in the Prescribed Forms Rules,
under police escort, take the special ballot box sealed in
accordance with rule 84 to a polling station serving the
electoral district and previously designated by the Chief
Election Officer for the purpose and deliver the said
ballot box to the Presiding Officer of that polling
station.
89. The Presiding Officer who takes delivery of a special ballot box under rule 88 shall thereupon examine the seals of the Returning Officer on the said box and shall allow any candidate or his agent who may be present to examine them.

89A. The Presiding Officer if he is satisfied that the seals of the Returning Officer have not been broken, shall give the Returning Officer or the messenger appointed by the Returning Officer to deliver the special ballot box as the case may be, a receipt to the effect that he received the special ballot box and that it was properly sealed.

89B. In addition to the special ballot box, the Returning Officer shall deliver or cause to be delivered to the Presiding Officer the following:

(a) two copies of the list of special electors prepared in accordance with rule 63(4);

(b) the register of special electors compiled in accordance with rule 64; and

(c) the key for the special ballot box.

89C. Immediately after the Presiding Officer has announced the closing of the poll in accordance with rule 57, he shall, after allowing the persons present to inspect the seals on the special ballot box, break the seals, unlock the ballot box, empty it of its contents, show it open and empty to the persons present, and then relock the box.

(n) in rule 90—

(i) by substituting for the expression "Returning Officer" wherever it occurs in the said rule, except in subrule (3)(c) thereof, the expression "Presiding Officer";

(ii) by deleting the word "Special" before the words "ballot paper" wherever the former word occurs in the said rule;

(iii) by revoking subrule (4)(c) and replacing it by the following:

"(c) show the declaration and the registration record card to the persons authorised by the Presiding Officer to be present."

(o) by revoking rules 92 to 96 inclusive;

(p) by inserting immediately after rule 91 the following:

92. (1) The Presiding Officer shall record in the polling station diary the fact that special ballot boxes were brought to his station, the number of ballot boxes so brought, the time of arrival of such ballot boxes, the number of special envelopes delivered and such other matters and events relating to the special voting as may to the Presiding Officer seem to be of importance.
(2) The Presiding Officer shall sign the record referred to in sub-rule (1) and cause the Deputy Presiding Officer, the poll clerk and such of the candidates or their agents as are present to append their signatures thereto.

93. (1) The Presiding Officer shall in full view of the candidates or their agents, as may be present, reopen the special ballot box and take out the ballots therein.

(2) Without allowing any person to see for whom such ballot papers have been marked, the Presiding Officer shall then place all such ballot papers in the ballot box which contains the ballots cast at his polling station on polling day and shall make and sign a note upon the statement of poll of the number of ballot papers so placed by him in the ballot box used at his polling station.

(g) by revoking rule 100 and replacing it by the following:

"Preliminary count 100. After the Returning Officer has received the duplicates of the statements of the poll from the Presiding Officers of all the polling stations in his electoral district, he shall announce the total votes recorded for each candidate in the said statements."

(r) in rule 101—

(i) by deleting the words “and shall add thereto the count of the special ballot” occurring in lines five and six of sub-rule (1) thereof;

(ii) by deleting the words “and the count of the special” occurring in line four of sub-rule (9) thereof;

(s) in rule 108—

(i) by deleting paragraphs (f) and (g) of sub-rule (1);

(ii) by deleting the words “and by special ballot” and the word “special” where they occur in paragraphs (a) and (b) of sub-rule (9) respectively.

Made this 21st day of November, 1986:

K. BOSWELL INNISS
Secretary to Cabinet
LEGAL NOTICE No. 241

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, Chap. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161(1) OF THE REPRESENTATION OF THE PEOPLE ACT

THE REGISTRATION (AMENDMENT) RULES, 1986

1. (1) These Rules may be cited as the Registration (Amendment) Rules, 1986.

(2) These Rules shall be deemed to have had effect from the 22nd day of July, 1985.

2. The Registration Rules are amended—

(a) by inserting after rule 3 the following—

3A. (1) With effect from 30th June, 1987, or such later date as the Commission may fix under subrule (3), in this rule referred to as “the appointed day”, the register of electors for each registration area shall consist of new registration record cards only.

(2) All existing registration record cards and all existing identification cards shall for all purposes be deemed to be invalid from the appointed day; and from that day the registration in respect of persons to whom such cards relate shall be deemed to be void and of no effect.

(3) The Commission, in the event that it proposes to fix a date later than 30th June, 1987 as the appointed day, shall at least thirty days before such day by notice published in the Gazette and in at least one daily newspaper circulating in Trinidad and Tobago announce the date of the appointed day; and shall in such notice state that the registration of all persons effected prior to 22nd July, 1985 shall be void and of no effect unless such persons update their registration by furnishing to an Assistant Registration Officer the particulars required in Form No. 10 in the Prescribed Forms Rules.

(4) Nothing in this rule shall be construed as preventing the registration of any person under these Rules after the appointed day.

(5) In this rule—

“existing identification card” means an identification card issued prior to 22nd July, 1985;

“existing registration record card” means a registration record card used to effect a registration prior to 22nd July, 1985;
Registration (Amendment) Rules, 1986

"new registration" means a registration or of a person effected for the first time after 22nd July, 1985;

"new registration record card" means a registration record card in the form set out as Form No. 10 in the Prescribed Forms Rules used on or after 22nd July, 1985 to register a person for the first time or to update the registration of a person registered before that date."

(b) in rule 6(1) by deleting paragraph (c);

(c) by deleting rule 7;

(d) in rule 10(1) by deleting the words "an identification card";

(e) by inserting after rule 10 the following—

"Colours and numbering of series of registration record card

10A. (1) Registration record cards prepared in respect of persons who are citizens of Trinidad and Tobago shall, whether such persons are electors or not, be of the same colour.

(2) Registration record cards prepared in respect of persons who are Commonwealth Citizens other than citizens of Trinidad and Tobago shall, whether such persons are electors or not, be of a different colour from the colour of those described in subrule (1).

(3) Registration record cards prepared in respect of persons other than those referred to in subrule (1) or (2), shall be of a different colour from the colour of those described in subrules (1) and (2).

(4) All registration record cards whether prepared in respect of electors or non-electors shall be numbered in the same series."

(f) in rule 11—

(i) by substituting for subrule (1) thereof the following—

"(1) The registration record card of persons whose registration has been updated on or after 22nd July, 1985, or of persons registered for the first time on or after that date shall be in duplicate in the form set out as Form No. 10 in the Prescribed Forms Rules.

(1A) Persons registered for the first time under these Rules on or after the 22nd July, 1985, and persons whose registrations have been updated under these Rules shall be issued with identification cards in the form set out as Form No. 11A in the Prescribed Forms Rules.";

(ii) by deleting the words "but the original of the former card shall be of a different colour from the original of the latter" occurring in subrule (2);

(iii) by substituting for the words "and shall be numbered in the same series as that issued to a non-elector" occurring in subrule (3) the words "as that referred to in subrule (3) of rule 10A.";
(iv) by substituting for the word "printed" appearing in line one of subrule (3) the word "recorded", and by deleting the words "but the cards referred to in subrule (1) shall be numbered in a different series from those referred to in subrule (2)";

(v) by deleting subrule (6);

(g) in rule 12 by inserting after the word "information" occurring in line two the words "supported by such documentary evidence as he considers necessary";

(h) by substituting for rule 14 the following—

14. (1) Before signing the registration record card of a person who is fifteen years of age or over the Assistant Registration Officer shall, if an identification card has previously been issued to the person, require him to surrender the same.

(2) Where a person described in subrule (1)—

(a) surrenders his identification card, or

(b) gives a satisfactory excuse for his failure to do so, or

(c) has not previously been issued with an identification card,

the Chief Election Officer shall cause the required particulars to be entered on an identification card for that purpose.

(3) The print on an identification card in the Form set out as Form No. 11A in the Prescribed Forms Rules issued—

(a) to a citizen of Trinidad and Tobago, whether an elector or not, shall be in the colour blue;

(b) to a Commonwealth citizen other than a citizen of Trinidad and Tobago, whether an elector or not, shall be in the colour red;

(c) to a person other than those described in paragraph (a) or paragraph (b), shall be in the colour orange.

(4) A facsimile signature of the Chief Election Officer shall be placed on every identification card.

(5) In subrule (4) "Chief Election Officer" includes his predecessors in office.

(6) Subject to rule 15, a person to whom a completed identification card is being delivered shall read it and sign it in the presence of the registration officer, or any other authorised officer if he is satisfied that the contents are correct."
(i) by adding after rule 14 the following—

"Rule 15

The provisions of rule 15 which apply to the preparation of registration record cards by Assistant Registration Officers in respect of the registration of persons who are unable to read shall apply mutatis mutandis to the delivery of completed identification cards to the said class of persons."

(j) in rule 15—

(i) by deleting the words "and of his identification card" occurring in subrule (1);
(ii) by deleting the words "and of an identification card" occurring in subrule (2);
(iii) by deleting the words "and on his identification card" occurring in subrule (4);
(iv) by deleting the words "and the identification card" occurring in subrule (5);

(k) in rule 21 by inserting after the words "Assistant Registration Officer" the words "or any other authorised officer";

(l) in rule 23, by inserting after the words "subrules (1) and (2)" occurring at the end of subrule (3) the words "or until prints of his photograph have been accepted in accordance with rule 23a";

(m) by inserting after rule 23 the following—

"Circumstances in which photographs other than official acceptable

23a (1) Notwithstanding anything contained in these Rules, an Assistant Registration Officer or an official photographer may accept from a person who has applied for registration or to have his registration updated or whose identification card is being substituted pursuant to rule 49 two recent prints of his photograph certified by a person designated by the Commission and of a size and type specified by the Commission.

(2) Prints of photographs accepted under subrule (1) shall be submitted to the appropriate Registration Officer as directed by the Commission and on receipt thereof the Registration Officer shall transmit the same to the Commission."

(n) in rule 24, by inserting after the words "has been obtained" occurring at the end of subrule (6) the words "or until prints of his photograph have been accepted in accordance with rule 23a";

(o) in rule 28—

(i) by substituting for subrule (1) the following—

"(1) A Registration Officer shall arrange the originals of the registration record cards in alphabetical order according to family names and addresses.";

(ii) by deleting subrules (2) and (3);

(p) in rule 31 (3) by inserting immediately after the words "as the case may be" the words "and on the identification card";
(g) in rule 45, by substituting for subrule (3) thereof the following—

"(3) If upon receipt of the notice under subrule (1), or of the report of a check card issued under subrule (2), the Registration Officer is satisfied as to the identity of the person and his change of name, he shall cause to be issued to such person a new identification card bearing the new name and shall alter the registration record card of such person accordingly."

(r) in rule 47—

(i) in subrule (1), by substituting for all the words in the last line thereof the words—"shall recommend the issue to the person of a replacement identification card."

(ii) in subrule (3), by substituting for the word "issue" occurring in the first line thereof the words "recommend the issue of":

(iii) in subrule (4), by deleting all the words occurring after the words "replacement identification card" in the second line thereof;

(iv) in subrule (6), by substituting for the words occurring in the first and second lines thereof the following—

"When a Registration Officer recommends the issue of a replacement identification card, he shall request the Chief Election Officer to issue a replacement identification card and the Chief Election Officer may—"

(v) by revoking subrule (7) and replacing it by the following—

"(7) Whenever a Registration Officer recommends the issue of a replacement identification card, he shall make or cause to be made an entry in the space allocated for remarks on the appropriate registration record card showing the date of his recommendation; and shall transmit to the Chief Election Officer, in cases where the original identification card is required by these Rules to be surrendered, the surrendered identification card."

(vi) by inserting after subrule (7) the following—

"(7A) On acceptance of the recommendation of a Registration Officer under subrule (7), the Chief Election Officer shall issue a replacement identification card and shall cause the requisite entries to be made in duplicate of the relevant registration record card."

(q) in rule 55(2) by deleting paragraph (b).

Made this 21st day of November, 1980.
AN ACT to amend the Representation of the People Act,
Chap. 2:01
[Assented to 23rd December, 1987]

ENACTED by the Parliament of Trinidad and Tobago as follows:—

1. This Act may be cited as the Representation of the People (Amendment) Act, 1987.
2. The Representation of the People Act is amended—

(a) in section 2(1) by inserting immediately before the word “an” occurring in line one of the definition of “election officer,” the words “the Deputy Chief Election Officer,”;

(b) in section 3(4) by deleting the words “an Assistant” occurring in line one, and substituting therefor the words “a Deputy,”;

(c) in section 3(5) by deleting the word “Assistant” occurring in line two, and substituting therefor the word “Deputy,”;

(d) in section 64(1)(a) by inserting immediately before the word “an” occurring in line one, the words “the Deputy Chief Election Officer,”;

(e) in section 157(1) by inserting immediately before the word “an” occurring in line five, the words “the Deputy Chief Election Officer,”;

(f) in section 157(2) by inserting immediately before the word “an” occurring in line one, the words “the Deputy Chief Election Officer,”.

Passed in the House of Representatives this 20th day of November, 1987.

J. E. CARTER
Clerk of the House

Passed in the Senate this 1st day of December, 1987.

N. COX
Acting Clerk of the Senate
LEGAL NOTICE No. 256

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, ChAP. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161(1) OF THE REPRESENTATION
OF THE PEOPLE ACT

THE REGISTRATION (AMENDMENT) RULES, 1988

1. These Rules may be cited as the Registration (Amendment) Rules, Citation 1988.

2. The Registration Rules are amended in rule 3A—
   (a) by deleting the words "and all existing identification cards" occurring in lines one and two of subrule (2) thereof;
   (b) by substituting for the words "thirty days" occurring in line three of subrule (3) thereof, the words, "twenty-one days";
   (c) by deleting the definition of "existing identification card" in subrule (5) thereof.

3. These Rules are deemed to have come into operation on the 25th day of November, 1986.

Made this 20th day of December, 1988.

K. DOSWELL INNIS
Secretary to Cabinet
LEGAL NOTICE No. 153

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, CHAP. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161 OF THE REPRESENTATION OF THE PEOPLE ACT

THE ELECTION (AMENDMENT) RULES, 1991

1. These Rules may be cited as the Election (Amendment) Rules, 1991.

2. Rule 38 of the Election Rules, (hereinafter referred to as “the Rules”) is amended by revoking subrule (3) and replacing it as follows:

“(3) If the name of the elector is included in the said list, the poll clerk shall enter on a poll card; the consecutive number of the person appearing in the list and ensure that there is correctly recorded thereon the name, address and registration number of the person, the name of the electoral district, the number and address of the polling station and the date of the election.”

3. Rule 39(1) of the Rules is amended by deleting all the words after the words “prospective voters” occurring in line three and substituting therefor the words “whose names appear on the revised list of electors at the addresses stated thereon”.

Made this 31st day of October, 1991.

K. BOSWELL INNISS
Secretary to Cabinet
LEGAL NOTICE No. 154

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, CHAP. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161 OF THE
REPRESENTATION OF THE PEOPLE ACT

THE PRESCRIBED FORMS (AMENDMENT) RULES, 1991

1. These Rules may be cited as the Prescribed Forms (Amendment) Rules, 1991.

2. The Prescribed Forms Rules are amended by revoking Form No. 52 and replacing it as follows:

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REPRESENTATION OF THE PEOPLE ACT
Prescribed Forms Rules
Form No. 52 (Electoral Rule 30 (4))

POLL CARD

NAME
ADDRESS

POLLING STATION NO.
POLLING STATION ADDRESS

REGISTRATION NO.
ELECTION DATE
PARLIAMENTARY
ELECTORAL DISTRICT
MUNICIPAL
TOBAGO HOUSE OF ASSEMBLY

SIGNATURE OR THUMBSPRINT OF ELECTOR
INITIALS OF ELECTOR
SIGNATURE OR THUMBSPRINT OF ELECTOR
INITIALS OF ELECTOR

CIRCLE NO. OF AFFILIATION OR DECLARATION OF ANY ELECTOR REQUIRED TO VOTE
53 54 55 56 57
58 59 60 61 62

WHETHER AFFILIATION OR DECLARATION MADE
YES ☐ NO ☐

WHETHER ELECTOR VOTED
YES ☐ NO ☐

Made this 31st day of October, 1991.

K. BOSWELL INNISS
Secretary to Cabinet

PRINTED BY THE GOVERNMENT PRINTERY, PORT-OF-SPAIN
REPUBLIC OF TRINIDAD AND TOBAGO—1991
LEGAL NOTICE No. 163

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, CHAP. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161 OF THE REPRESENTATION OF THE PEOPLE ACT

THE PRESCRIBED FORMS (AMENDMENT) (NO. 2) RULES, 1991

1. These Rules may be cited as the Prescribed Forms (Amendment) (No. 2) Rules, 1991.

2. Forms 37 and 38 of the Prescribed Forms Rules (hereinafter called "the Forms Rules") are amended—

(a) by substituting for a reference to "County Council" a reference to "the Tobago House of Assembly";

(b) by deleting all the words after the words "under the provisions relating thereto" occurring in lines six and seven and substituting therefor the words "of the Municipal Corporations Act/the Tobago House of Assembly Act".

3. Form 41 of the Rules is amended by deleting the qualification at item 2 and substituting therefor the following:

"I am qualified to be registered as an elector for the City of................................................../the Borough of........................................................../the Region of........................................................../*, under section 13 of the Representation of the People Act."

4. Form 42 of the Rules is amended—

(a) by deleting item 2 and substituting therefor the following:

"2. He is qualified to be registered as an elector for the City of................................................../the Borough of........................................................../the Region of........................................................../*, under section 13 of the Representation of the People Act."

(b) by deleting the words "or of a County Council" occurring in item 14.

5. Forms 43 and 44 of the Rules are amended by substituting for a reference to "County Council", a reference to "the Tobago House of Assembly".

Made this 18th day of November, 1991.

K. BOSWELL INNIS
Secretary to Cabinet
LEGAL NOTICE No. 115

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, Chap. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161 OF THE

REPRESENTATION OF THE PEOPLE ACT

THE ELECTION (AMENDMENT) RULES, 1992

1. These Rules may be cited as the Election (Amendment) Rules, 1992.

2. The Election Rules are amended—

(a) in rule 40—

(i) in subrule (4)(c), by inserting the words “together with the polling station number” immediately after the word “name”;

(ii) in subrule (5), by deleting the words “return to the Presiding Officer” occurring in line 3 and substituting the words “proceed to the Deputy Presiding Officer” and by deleting the words “Presiding Officer” occurring in line 5 and substituting the words “Deputy Presiding Officer”;

(iii) in subrule (6), by deleting the words “Presiding Officer” wherever they occur and substituting the words “Deputy Presiding Officer”;

(iv) in subrule (8), by deleting the words “the Presiding Officer shall not permit him to insert his ballot in the box but shall” and substituting the words “the Deputy Presiding Officer shall not permit him to insert his ballot in the ballot box but shall bring this refusal to the attention of the Presiding Officer, who shall”;

(v) in subrule (14), by deleting the words “Presiding Officer” and substituting the words “Deputy Presiding Officer”;

(vi) by revoking subrule (15) and substituting the following:

“(15) Whereupon examining the ballot, the Deputy Presiding Officer is of the opinion that there is some foreign matter folded therein, he shall so inform the elector and shall not permit the elector to insert the ballot in the ballot box but shall bring the matter to the attention of the Presiding Officer.”;

(b) in rule 62(1) by deleting the words “the third day after”;

(c) by deleting rule 72 and substituting the following:

“Delivery of

72. (1) All envelopes addressed to special electors shall be counted and forthwith delivered by the Returning Officer to the Office of the Chief Election Officer and the Chief Election Officer shall cause to
be stamped with the Commission's date stamp a form of receipt to be presented by the Returning Officer stating the number of envelopes so delivered.

(2) Immediately upon receipt of the envelopes referred to in subrule (1), the Chief Election Officer shall arrange for them to be sorted and forwarded to the Registration Office to which the address on each envelope relates, and shall inform the special electors by notice published in the Gazette and in at least one daily newspaper circulating in Trinidad and Tobago of the location of the offices where they may collect their envelopes."

Made this 24th day of July, 1992.

C. SOOKRAM
Acting Secretary to Cabinet
LEGAL NOTICE No. 116

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, Chap. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161 OF THE REPRESENTATION OF THE PEOPLE ACT

THE PRESCRIBED FORMS (AMENDMENT) RULES, 1992

1. These Rules may be cited as the Prescribed Forms (Amendment) Rules, 1992.

2. The Prescribed Forms Rules are amended by revoking Form No. 64 and replacing it as follows:

   [Form No. 64 amended]

   [Election Rule 63(3)]

THE REPRESENTATION OF THE PEOPLE ACT

ELECTION TO THE HOUSE OF REPRESENTATIVES/MUNICIPAL CORPORATION/TOBAGO HOUSE OF ASSEMBLY

Electoral District of.....................................................

LIST OF SPECIAL ELECTORS

<table>
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<tr>
<th>Consecutive Number</th>
<th>Name of Elector (in alphabetical order with surname first)</th>
<th>Address of Elector in Unit Register</th>
<th>File Number or Registration Number</th>
<th>Polling Division Number</th>
<th>Address of Registration Office to which ballot is to be sent</th>
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I, ........................................................................................................
RETURNING OFFICER FOR THE ELECTORAL DISTRICT

Returning Officer for the electoral district of................................................................
certify that the above is a true copy of the list of special electors for the said electoral
district.

Dated this............ day of...................................................., 19......

........................................................................................................

"Delete if inapplicable.

Dated this 24th day of July, 1992.

C. SOOKRAM
Acting Secretary to Cabinet
LEGAL NOTICE No. 131

REPUBLIC OF TRINIDAD AND TOBAGO

THE REPRESENTATION OF THE PEOPLE ACT, Chap. 2:01

RULES

MADE BY THE PRESIDENT UNDER SECTION 161 OF THE REPRESENTATION OF THE PEOPLE ACT

THE ELECTION (AMENDMENT) (NO. 2) RULES, 1992

1. These Rules may be cited as the Election (Amendment) (No. 2) Rules, 1992.

2. The Election Rules are amended in rule 6(1) by deleting the word "eleventh" occurring in line one and substituting the word "seventh".

Made this 2nd day of September, 1992.

C. SOOKRAM
Acting Secretary to Cabinet
EXCERPTS FROM
THE IMMIGRATION ACT
CHAPTER 18
3. Except as permitted under this Act, no person may be admitted into Trinidad and Tobago as an immigrant or being within Trinidad and Tobago remain therein as an immigrant.

**Entitlement of citizens and residents to come into Trinidad and Tobago**

4. (1) A citizen of Trinidad and Tobago has the right to be admitted into Trinidad and Tobago.

   (2) A resident who is not a citizen of Trinidad and Tobago, so long as he continues to be a resident, has the right to be admitted into Trinidad and Tobago.

5. (1) The following persons not being citizens of Trinidad and Tobago are residents of Trinidad and Tobago:

   (a) a person who was entitled under the former Constitution to be registered as a citizen;

   (b) a person to whom permission has been granted by the Minister under section 6 to become a resident;

   (c) a person other than a person described in paragraph (a) or (b) who immediately before the commencement of this Act (that is, 1st July 1976) was deemed to be a person belonging to Trinidad and Tobago by virtue of section 2(2) of the former Ordinance;

   (d) a person who applies for and is granted permission to become a resident under section 50(1);

   (e) the child of a person who is a citizen of Trinidad and Tobago who by virtue of this section is a resident provided that such child is a minor or is dependent on and living with his parents;
(f) such other persons on whom the Minister may confer the status of a resident.

(2) For the purposes of subsection (1)(b) and (d), no period shall be counted towards the acquisition of resident status during which a person—

(a) is confined in or is an inmate of any prison or hospital for mental diseases;

(b) remains in Trinidad and Tobago after the making of a deportation order against him and prior to the execution of such order or his voluntarily leaving Trinidad and Tobago, unless an appeal against such order is allowed; or

(c) is in Trinidad and Tobago under a permit.

(3) For the purposes of subsection (1)(f) the Minister may, in his discretion, confer the status of a resident on any person he considers fit.

6. (1) Subject to this Act and the regulations, persons who come within the following classes may on application in the prescribed form, be granted permission by the Minister if he thinks fit, to become residents, that is to say—

(a) a permitted entrant who:

(i) by reason of his education, occupational qualifications, personal history, employment record, training, skills or other special qualifications has established or is likely to be able to establish himself successfully in Trinidad and Tobago in a profession, trade, self-operating business or agricultural enterprise and who has sufficient means of support to maintain himself and his immediate family in Trinidad and Tobago; and

(ii) has been continuously resident in Trinidad and Tobago for five years or such shorter period (not being less than twelve months) as the Minister may in the special circumstances of any particular case accept;

(b) a person who is the parent or grandparent of either a citizen or resident of Trinidad and Tobago, residing in Trinidad and Tobago, if such citizen or resident is willing and able to provide care and maintenance for that person;
(c) the spouse of a citizen or resident of Trinidad and Tobago; and

(d) a person who has ceased to be a citizen of Trinidad and Tobago by reason of his voluntary acquisition of citizenship of another country.

(2) In determining the suitability of an applicant for the grant of resident status under this section, the Minister shall be satisfied, *inter alia*, that the applicant—

(a) had entered the country legally;

(b) is not in a prohibited class; and

(c) is of good character as evidenced by a police certificate of good character.

7. (1) Subject to subsection (6), resident status is lost by a person—

(a) who voluntarily resides outside Trinidad and Tobago for a continuous period of one year, unless he obtains from the Minister a certificate in the prescribed form exempting him from the provisions of this paragraph; or

(b) who was entitled under the former Constitution to be registered as a citizen of Trinidad and Tobago, if he has resided outside Trinidad and Tobago for a continuous period of two years immediately preceding the commencement of this Act, unless within a period of six months from that date he obtains from the Minister a certificate in the prescribed form exempting him from the provisions of this paragraph.

(2) Where the Minister is satisfied that a person has been—

(a) engaged in activities detrimental to the security of Trinidad and Tobago; or

(b) an habitual criminal,

that person shall be deemed to have lost the status of resident at the commencement of his engagement in such activities or at the time of his becoming an habitual criminal.

(3) For the purposes of subsection (2)(b) an habitual criminal is a person who—

(a) is not less than thirty years of age;

(b) has been convicted of an indictable offence punishable with imprisonment for two years or more and
has been convicted on at least three previous occasions since the age of seventeen years of offences similarly punishable; and

(c) was on at least two of these occasions sentenced to imprisonment, or has at least on one occasion been sentenced to be detained at the Youth Training Centre or any other similar Institution.

(4) The Minister, where he has reasonable grounds for suspecting that a resident—

(a) has given false or misleading information in his application for residence; or

(b) is a person referred to in section 8(1)(e), (f), (k), (l), (m), (o) or (q),

may issue a written declaration under his hand stating that the resident has lost his resident status from the date specified in the declaration, and the Minister may make a deportation order against that person.

(5) Any period during which a permitted entrant is in Trinidad and Tobago that is less than the period required for the acquisition of resident status under section 6(1)(a) (ii) that might otherwise be counted by a person towards the acquisition of such status in accordance with regulations made under this Act is lost upon the making of a deportation order against him, unless an appeal against such order is allowed.

(6) In no case shall residence out of Trinidad and Tobago for the purpose of serving in the public service or diplomatic or other service of Trinidad and Tobago, cause loss of resident status.

Prohibited Classes

8. (1) Except as provided in subsection (2), entry into Trinidad and Tobago of the persons described in this subsection, other than citizens and, subject to section 7(2), residents, is prohibited, namely—

(a) persons who are idiots, imbeciles, feeble-minded persons, persons suffering from dementia and insane persons, and who are likely to be a charge on public funds;

(b) persons afflicted with any infectious or dangerous infectious disease;
(c) persons who are dumb, blind or otherwise physically defective, or physically handicapped, which might endanger their ability to earn a livelihood, or render them likely to become charges on public funds;

(d) persons who have been convicted of or admit having committed any crime, which if committed in Trinidad and Tobago would be punishable with imprisonment for one or more years;

(e) prostitutes, homosexuals or persons living on the earnings of prostitutes or homosexuals, or persons reasonably suspected as coming to Trinidad and Tobago for these or any other immoral purposes;

(f) persons who are reasonably suspected of attempting to bring into Trinidad and Tobago or of procuring prostitutes or other persons for the purpose of prostitution or homosexual or other immoral purposes;

(g) habitual beggars or vagrants;

(h) persons who are likely to become charges on public funds;

(i) persons who are chronic alcoholics;

(j) persons who are addicted to the use of any drug;

(k) persons who are engaged or at any time have been engaged or are suspected on reasonable grounds of being likely to engage in any unlawful giving, using, inducing other persons to use, distributing, selling, offering or exposing for sale, buying, trading or trafficking in any drug;

(l) persons who are or have been at any time before or after the commencement of this Act advocates of the overthrow by force or violence of the established Government of Trinidad and Tobago or any other country, or of all forms of law, or who advocate the abolition of organised government, or who advocate the assassination of public officials or who advocate or teach the unlawful destruction of property or who are or have been members of or affiliated to any organisation which entertains and preaches any of the doctrines and practices specified in this paragraph;

(m) persons concerning whom there are reasonable grounds for believing they are likely to engage in espionage, sabotage or any other subversive activity
of any kind directed against Trinidad and Tobago or detrimental to the security of Trinidad and Tobago;

(n) persons, not included in any other prohibited class, who are certified by a medical officer as being mentally or physically abnormal to such a degree as to impair seriously their ability to earn a living;

(o) persons who have been reasonably suspected of engaging in treasonable activities against Trinidad and Tobago or of assisting enemies in time of war;

(p) persons who cannot or do not fulfil or comply with any of the conditions or requirements of this Act or the regulations or any orders lawfully made or given under this Act or the regulations;

(q) any person who from information or advice which in the opinion of the Minister is reliable information or advice is likely to be an undesirable inhabitant of, or visitor to Trinidad and Tobago.

(2) The Minister may authorise in writing under his hand or under the hand of a person designated by him, entry into Trinidad and Tobago of persons passing through Trinidad and Tobago under guard to another country.

(3) In this section—

"drug" means any substance included in the Schedule to the Narcotics Control Ordinance, or anything that contains any substance included in that Schedule, and includes any hallucinogenic drug or any drug producing hallucinations if misused;

"infectious diseases" and "dangerous infectious diseases" have the meanings respectively assigned to them by section 2 of the Public Health Ordinance.

Permitted Entrants

9. (1) An immigration officer may allow to enter Trinidad and Tobago on such conditions and for such periods as may be fit and proper in any particular case, the following persons or classes of persons, as the case may be:

(a) persons who are diplomatic or consular officers or representatives or officials duly accredited, of any country, or of the United Nations or any of its agencies or of any inter-governmental organisation in which Trinidad and Tobago participates, coming to Trinidad and Tobago to carry out their official duties
or passing through intransit, or members of the suites of families of such persons;

(b) members of any naval, army or air forces who come to Trinidad and Tobago for training or otherwise in connection with the defence and security interests of Trinidad and Tobago, or under the provisions of any treaty or agreement between Trinidad and Tobago and another country and whose entry into Trinidad and Tobago is approved by the Minister, together with such members of their families or suites as may be approved;

(c) tourists or visitors;

(d) persons passing through Trinidad and Tobago to another country;

(e) clergymen, priests or members of a religious order entering Trinidad and Tobago or who, having entered, are in Trinidad and Tobago in connection with the carrying out of their religious duties in accordance with regulations made in that behalf;

(f) students entering Trinidad and Tobago for the purpose of attending, and who having entered Trinidad and Tobago are in actual attendance at, a university or college authorised by statute or charter to confer degrees;

(g) persons who have been accepted as students by an educational or training establishment recognised by the Permanent Secretary to the Minister, or the Chief Immigration Officer, and who, after entering Trinidad and Tobago are in actual attendance at such educational or training establishment;

(h) members of crews entering Trinidad and Tobago or who, having entered are in Trinidad and Tobago for shore leave or some other legitimate and temporary purpose; and

(i) persons entering Trinidad and Tobago for the purpose of engaging in a legitimate profession, trade or occupation.

(2) Subject to this Act, an immigration officer shall issue to a person who has been allowed to enter Trinidad and Tobago under subsection (1) (other than a person mentioned in paragraph (a) or (b) thereof), a certificate which shall be expressed to be in force for a specified period and subject to such terms and conditions as may be mentioned therein.
(3) Every person who has a certificate under subsection (2) to enter Trinidad and Tobago and who wishes to remain for a longer period than that previously granted or to have the conditions attaching to his entry varied, shall, notwithstanding that he is already in Trinidad and Tobago, submit to an examination under the provisions of this Act, and the immigration officer may extend or limit the period of his stay, vary the conditions attaching to his entry, or otherwise deal with him as if he were a person seeking entry into Trinidad and Tobago for the first time.

(4) Where a permitted entrant is in the opinion of the Minister a person described in section 8(1) (k), (l), (m) or (n), or a person who—

(a) practices, assists in the practice of or shares in the avails of prostitution or homosexualism;
(b) has been convicted of an offence and sentenced to a term of imprisonment for one or more years;
(c) has become an inmate of any prison or reformatory;
(d) was a member of a prohibited class at the time of his admission to Trinidad and Tobago;
(e) has, since his admission to Trinidad and Tobago, become a person who would, if he were applying for admission to Trinidad and Tobago, be refused admission by reason of his being a member of a prohibited class other than the prohibited classes described in section 8(1) (a), (b), (c) and (p);
(f) was admitted or deemed to have been admitted to Trinidad and Tobago under subsection (1) and remains therein after the expiration of the certificate issued to him under subsection (2) or under section 50 (2);
(g) has escaped from lawful custody or detention under this Act;
(h) came into Trinidad and Tobago or remains therein with a false or improperly issued passport, visa or other document pertaining to his admission or by reason of any false or misleading information, force, stealth or fraudulent or improper means, whether exercised by himself or by any other person;
(i) returns to or remains in Trinidad and Tobago contrary to the provisions of this Act after a deportation order has been made against him or otherwise;
(j) came into Trinidad and Tobago as a member of a crew and, without the approval of an immigration officer or beyond the period approved by such officer, remains in Trinidad and Tobago after the departure of the vessel on which he came into Trinidad and Tobago;

(k) has, since he came into Trinidad and Tobago broken any of the terms and conditions of the certificate issued to him under subsection (2);

the Minister may at any time declare that such person has ceased to be a permitted entrant and such person shall thereupon cease to be a permitted entrant.

(5) The Minister may make a deportation order against any person referred to in subsection (4) or section 50 (5), subject (as regards a person referred to in section 50 (5)) to the provisions of section 31 (3), and such person shall have no right of appeal and shall be deported as soon as possible.

**Entry under Permit**

10. (1) The Minister may issue a written permit authorising any person to enter Trinidad and Tobago or, being in Trinidad and Tobago, to remain therein.

(2) A permit shall be expressed to be in force for a specified period not exceeding twelve months, and during the time that it is in force such permit stays the execution of any deportation order that may have been made against the person concerned.

(3) Subject to subsection (4) and without prejudice to the generality of his powers under this section, the Minister may issue a permit to the following persons to enter Trinidad and Tobago or being in Trinidad and Tobago to remain therein, that is to say:

(a) persons such as are described in section 8 (1)(a) or

(b) if satisfied that such persons are—

(i) unlikely to become charges on public funds;

or

(ii) members of a family in Trinidad and Tobago and the family of such persons have given satisfactory security against their becoming charges on public funds,

and that, except in the case of persons described in section 8(1) (a) in respect of whom as is mentioned in paragraph (ii) satisfactory security is given, the
Minister responsible for Health has agreed to their treatment and care at any health resort, hospital, sanatorium, asylum or other place or institution in Trinidad and Tobago.

(b) persons such as are described in section 8(1) (i) if satisfied that such persons have ceased to be members of or associated with such organisations, groups or bodies and that the entry of such persons would not be detrimental to the security of Trinidad and Tobago.

(4) The Minister may attach to the entry or remaining in Trinidad and Tobago of such persons such terms and conditions as he may think fit, and if any person to whom a permit has been granted under subsection (3), contravenes any such term or condition, the Minister may cancel such permit.

(5) The Minister may, at any time in writing, extend, vary or cancel a permit.

(6) The Minister may, upon the cancellation or expiration of a permit, make a deportation order respecting the person concerned and such person shall have no right of appeal from the deportation order and shall be deported as soon as practicable.

11. Nothing in this Part shall be construed as conferring any right to be or to remain in Trinidad and Tobago on any person who—

(a) either before or after the commencement of this Act has come into Trinidad and Tobago otherwise than in accordance with the former Ordinance or this Act, as the case may be; or

(b) is at the commencement of this Act a prohibited immigrant within the meaning of the former Ordinance,

and the Minister may make a deportation order against such person and such person shall have no right of appeal therefrom and shall be deported as soon as possible.
EXCERPTS FROM
THE CONSTITUTION
OF
TRINIDAD AND TOBAGO
CHAPTER 1
CHAPTER 2

CITIZENSHIP

15. Any person who became a citizen by birth under section 9(1) or a citizen by descent under section 9(2) of the former Constitution, and who has not ceased to be a citizen under that Constitution, shall continue to be a citizen under this Constitution.

16. Any person who became a citizen of Trinidad and Tobago by virtue of registration under the former Constitution or by virtue of an acquisition of citizenship under Part II of the Trinidad and Tobago Citizenship Act, and who has not ceased to be a citizen under any law in force in Trinidad and Tobago, shall continue to be a citizen under this Constitution.

17. (1) Subject to subsection (2), every person born in Trinidad and Tobago after the commencement of this Constitution shall become a citizen of Trinidad and Tobago at the date of his birth.

(a) neither of his parents is a citizen of Trinidad and Tobago and either of them possesses such immunity from suit and legal process as is accorded to an envoy of a foreign sovereign power accredited to Trinidad and Tobago; or

(b) either of his parents is an enemy alien and the birth occurred in a place then under occupation by the enemy.

(3) A person born outside Trinidad and Tobago after the commencement of this Constitution shall become a citizen of Trinidad and Tobago at the date of his birth if at that date either of his parents is, or was, but for his parent’s death, a citizen of Trinidad and Tobago otherwise than by descent, so however that, in the case of a person employed in service under the Government or under an authority of the Government that requires him to reside outside Trinidad and Tobago for the proper discharge of his functions, this subsection shall be read as if the words “otherwise than by descent” were deleted.

(4) Any person who became a citizen by birth under section 12(1) or a citizen by descent under section 12(2) of the former Constitution, and who has not ceased to be a citizen under that Constitution, shall continue to be a citizen under this Constitution.

(5) A person born outside Trinidad and Tobago after the 30th August 1962 whose mother was a citizen of Trinidad and Tobago otherwise than by descent at the date of his birth but who did not become a citizen at that date shall be deemed to have become a citizen at that date and shall continue to be a citizen of Trinidad and Tobago under this Constitution.
18. (1) Every person who under this Constitution or any Act of Parliament is a citizen of Trinidad and Tobago or, under any law for the time being in force in any country to which this section applies, is a citizen of that country shall, by virtue of that citizenship, have the status of a Commonwealth citizen.

(2) Every person who is a British subject without citizenship under the British Nationality Act 1948 of the United Kingdom or who continues to be a British subject under section 2 of that Act or who is a British subject under the British Nationality Act 1965 of the United Kingdom shall, by virtue of that status, have the status of a Commonwealth citizen.

(3) The countries to which this section applies are Australia, the Bahamas, Bangladesh, Barbados, Botswana, Canada, Cyprus, Fiji, The Gambia, Ghana, Grenada, Guyana, India, Jamaica, Kenya, Lesotho, Malawi, Malaysia, Malta, Mauritius, Nauru, New Zealand, Nigeria, Sierra Leone, Singapore, Sri Lanka, Swaziland, Tanzania, Tonga, Uganda, United Kingdom and Colonies, Western Samoa and Zambia.

(4) The President may from time to time, by Order subject to affirmative resolution of the Senate and the House of Representatives amend subsection (3) by adding any Commonwealth country thereto or by deleting any Commonwealth country therefrom.

19. (1) A Commonwealth citizen who is not a citizen of Trinidad and Tobago, or a citizen of the Republic of Ireland who is not a citizen of Trinidad and Tobago, shall not be guilty of any offence against any law in force in Trinidad and Tobago by reason of anything done or omitted in any part of the Commonwealth other than Trinidad and Tobago or in the Republic of Ireland or in any foreign country unless—

(a) the act or omission would be an offence if he were an alien; and

(b) in the case of an act or omission in any part of the Commonwealth or in the Republic of Ireland, it would be an offence if the country in which the act was done or the omission made were a foreign country.

(2) In this section “foreign country” means a country (other than the Republic of Ireland) that is not part of the Commonwealth.

20. Parliament may make provisions relating to citizenship including provision—

(a) for the acquisition of citizenship of Trinidad and Tobago...
Interpretation
of Chapter 2.

21. (1) In this Chapter—

"alien" means a person who is not a Commonwealth citizen, a British protected person or a citizen of the Republic of Ireland;

"British protected person" means a person who is a British protected person for the purposes of the British Nationality Act 1948 of the United Kingdom;

"citizen by birth" means a person—

(a) who is a citizen of Trinidad and Tobago under section 17(1); or

(b) who became a citizen of Trinidad and Tobago under section 9(1) or 12(1) of the former Constitution;

"citizen by descent" means a person—

(a) who is a citizen of Trinidad and Tobago under section 17(3) or any enactment; or

(b) who became a citizen of Trinidad and Tobago under section 9(2) or 12(2) of the former Constitution.

(2) For the purposes of this Chapter, a person born outside Trinidad and Tobago aboard a registered ship or aircraft, or aboard an unregistered ship or aircraft of the government of any country, shall be deemed to have been born in the place in which the ship or aircraft has been registered or, as the case may be, in that country.
PART III
Summoning, Prorogation and Dissolution

67. (1) Each session of Parliament shall be held at such place within Trinidad and Tobago and shall commence at such time as the President may by Proclamation appoint.

(2) There shall be a session of each House once at least in every year, so that a period of six months shall not intervene between the last sitting of Parliament in one session and the first sitting thereof in the next session.

68. (1) The President, acting in accordance with the advice of the Prime Minister, may at any time prorogue or dissolve Parliament.

(2) Subject to subsection (3), Parliament, unless sooner dissolved, shall continue for five years from the date of its first sitting after any dissolution, and shall then stand dissolved.

(3) At any time when Trinidad and Tobago is at war, Parliament may extend the period of five years specified in subsection (2) for not more than twelve months at a time; so however that the life of Parliament shall not be extended under this subsection for more than five years.

(4) Where, between a dissolution of Parliament and the next ensuing general election of members to the House of Representatives, an emergency arises of such a nature that in the opinion of the Prime Minister it is necessary for the two Houses to be summoned before that general election can be held, the President, acting in accordance with the advice of the Prime Minister, may summon the two Houses of the preceding Parliament but the election of members of the House of Representatives shall proceed and the Parliament that has been summoned shall, if not sooner dissolved, again stand dissolved on the day on which the general election is held.

69. (1) A general election of members of the House of Representatives shall be held at such time within three months after every dissolution of Parliament as the President, acting in accordance with the advice of the Prime Minister, shall appoint.

(2) As soon as practicable after every general election, the President shall proceed under section 40 to the appointment of Senators.

(3) Where a vacancy occurs in the House of Representatives within the first four years of the life of the Parliament a bye-election shall be held to fill such vacancy not later than ninety days from the date of the announcement by the Speaker of the vacancy.
Elections and Boundaries Commission

70. (1) Trinidad and Tobago shall be divided into thirty-six constituencies or such other number as may be provided for by an Order made by the President in accordance with the provisions of this Part and each such constituency shall return one member to the House of Representatives.

(2) Not less than two such constituencies shall be in the Island of Tobago.

71. (1) There shall be an Elections and Boundaries Commission for Trinidad and Tobago (in this Part referred to as “the Commission”).

(2) The members of the Commission shall be a Chairman and not less than two nor more than four other members.

(3) The Chairman and other members of the Commission shall be appointed by the President, after consultation with the Prime Minister and the Leader of the Opposition.

(4) A person shall not be qualified to hold office as a member of the Commission who is a Minister, a Parliamentary Secretary, a member of the House of Representatives, a Senator, a temporary member of the Senate, or a public officer.

(5) Subject to the provisions of this section, a member of the Commission shall vacate his office—

(a) at the expiration of five years from the date of his appointment, but is eligible for re-appointment; or

(b) where any circumstances arise that, if he were not a member of the Commission, would cause him to be disqualified for appointment as such.

(6) Three members of the Commission shall constitute a quorum.

(7) Where there is a quorum, the Commission shall not be disqualified for the transaction of business by reason of any vacancy among its members, and any proceeding of the Commission shall be valid even though some person who was not entitled to do so took part therein.

(8) The Commission may regulate its own procedure.

(9) The Commission shall be provided with a staff adequate for the efficient discharge of its functions.

(10) The salaries and allowances of the staff of the Commission shall be a charge on the Consolidated Fund.

(11) The registration of voters and the conduct of elections in
every constituency shall be subject to the direction and supervision of the Commission.

(12) In the exercise of its functions under this section the Commission shall not be subject to the direction or control of any other person or authority.

72. (1) The Commission shall, in accordance with the provisions of this section, review the number and boundaries of the constituencies into which Trinidad and Tobago is divided and submit to the Prime Minister and the Speaker for presentation to the House of Representatives in accordance with this section reports either—

(a) showing the constituencies into which it recommends that Trinidad and Tobago should be divided in order to give effect to the rules set out in the Second Schedule; or

(b) stating that, in the opinion of the Commission, no alteration is required to the existing number or boundaries of constituencies in order to give effect to the said rules.

(2) Reports under subsection (1) shall be submitted by the Commission not less than two nor more than five years from the date of the submission of its last report.

(3) As soon as may be after the Commission has submitted a report under subsection (1)(a) the Minister designated by the Prime Minister for this purpose (in this section called “the Minister”) shall lay before the House of Representatives for its approval the draft of an Order by the President for giving effect, whether with or without modifications, to the recommendations contained in the report, and that draft may make provision for any matters which appear to the Minister to be incidental to or consequential upon the other provisions of the draft.

(4) Where any draft made under this section gives effect to any such recommendations with modifications, the Minister shall lay before the House of Representatives together with the draft a statement of the reasons for the modifications.

(5) Where the motion for the approval of any draft made under this section is rejected by the House of Representatives, or is withdrawn by leave of that House, the Minister shall amend the draft and lay the amended draft before the House of Representatives.
(6) Where any draft made under this section is approved by resolution of the House of Representatives, the Minister shall submit it to the President who shall make the Order in terms of the draft; and that Order shall come into force on such day as may be specified therein and, until revoked by a further Order made by the President in accordance with the provisions of this section, shall have the force of law.

(7) The question of the validity of any Order by the President purporting to be made under this section and reciting that a draft thereof has been approved by resolution of the House of Representatives shall not be enquired into in any court.

PART V

System of Balloting

73. (1) The election of members of the House of Representatives shall be by secret ballot and in accordance with the first-past-the-post system.

(2) For the purposes of subsection (1), the votes shall be cast in ballot boxes of a design calculated to ensure their efficiency and reliability.
SECOND SCHEDULE

BOUNDARIES OF CONSTITUENCIES

1. These rules are the Delimitation of Constituencies Rules in accordance with which the constituencies of Trinidad and Tobago are to be delimited under section 72(1).

2. Subject to paragraph 3, the electorate shall so far as is practicable be equal in all constituencies.

3. The number of constituencies in Tobago shall not be less than two.

4. In Trinidad and in Tobago, respectively, the electorate in any constituency shall not be more than one hundred and ten per cent nor be less than ninety per cent of the total electorate of the island divided by the number of constituencies in that island.

5. Special attention shall be paid to the needs of sparsely populated areas which on account of size, isolation or inadequacy of communications cannot adequately be represented by a single member of Parliament.

6. Natural boundaries such as major highways and rivers shall be used wherever possible.

7. In this Schedule "Trinidad" means the Island of Trinidad and its offshore islands, and "Tobago" means the Island of Tobago and its offshore islands."