- 6. That all the provisions of the New Brunswick Elections Act, 1916, shall be applicable to such election mutatis mutandis, so far as may be, and to such regulations, orders and instructions, made by the Lieutenant-Governor-in-Council, as are in his judgment necessary or expedient for carrying out the purposes hereinbefore mentioned, and adopting to such election the provisions of the New Brunswick Elections Act and its amendments.
- 7. That the Sheriff or returning officer shall, within eight days after the receipt of the writ of election, or as soon thereafter as possible, and at least eight days before the day fixed for polling, issue a proclamation to be posted up in three or more of the public places in each polling sub-division of the County, stating:
 - (a) the questions on which the electors are to vote;
 - (b) the day and place at which the poll shall be taken;
 - (c) the hours between which the poll shall remain open;
 - (d) The day, hour and place he shall proceed to open the ballot boxes and add together the votes in the affirmative and negative from the statements contained in the several ballot boxes returned by the deputy returning officers of the ballot papers counted by them.
- 8. That the Clerk of the Crown in Chancery shall furnish each returning officer with a sufficient number of copies of this Order-in-Council.
 - 9. That the ballots to be used be in the following form and bear the following inscription:

"FOR Provincial Prohibition Act.
AGAINST Provincial Prohibition Act.
FOR Sale of Light Wines and Beers under Government Control.
AGAINST Sale of Light Wines and Beers.

- 10. That the ballots shall be prepared by the King's Printer or such other officer as may be appointed by the Lieutenant-Governor-in-Council, and the Clerk of the Crown in Chancery, or such other person shall furnish each returning officer with a sufficient number thereof.
- 11. That the returning officer shall furnish each deputy returning officer with a copy of this Order-in-Council.
- 12. That every returning officer must, if application is made therefor, appoint one agent to attend to each polling booth on behalf of those desirous of obtaining an affirmative answer to the first question, and one agent to attend to each polling booth on behalf of those desirous of obtaining a negative answer to the first question.
- 13. That the appointment of an agent must be in writing, must include the name and surname of the elector applying therefor, the name, surname, calling and residence of the elector appointed as agent, the polling station where said elector may act as agent, and the opinion which said elector represents, and must be signed by the returning officer.
 - 14. That no agent shall be entitled to any remuneration on the part of the Crown.
- 15. That every agent appointed by the returning officer shall, before being able to act as such in the polling station assigned to said agent, hand his written appointment to the deputy returning officer and shall make and subscribe before him the declaration under oath to the effect that said elector is interested in and is desirous of obtaining an affirmative or negative answer as stated in the appointment to the questions to be submitted to the electors.
- 16. That where no agents have been appointed by the returning officer to represent either of the two opinions, one elector may, upon making and subscribing before a deputy returning officer a declaration similar to that required by the aforegoing section be admitted to the polling booth as agent to represent either opinion.
- 17. That there must never be at any polling booth more than one agent to represent either of the two opinions.
- 18. That the agents appointed by the returning officer shall have precedence over electors acting or claiming to act as agents.
- 19. That whenever the New Brunswick Elections Act provides that anything may or shall be done by the candidates or their agents or any of them, as provided for in Section 103 of said Act, such pro-