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Violations of the Elective Franchise

CHAPTER 233

AN ACT in relation to the election law, recodifying the provisions

thereof, by repealing chapter seventeen of the consolidated laws and
reenacting a new chapter seventeen thereof and repealing subdivision six
of section forty-two of the public officers law and amending such law in

relation to filling vacancies

Became a law June 1, 1976, with the approval of the Governor. Passed

by a majority vote, three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

CHAPTER SEVENTEEN OF THE CONSOLIDATED LAWS

ELECTION LAW

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17-148. Bribery or intimidation of elector in military service of the United States.

17-150. Duress and intimidation of voters.

17-152. Conspiracy to promote or prevent election.

17-154. Pernicious political activities.

17-156. Political assessments.

17-158. Corrupt use of position or authority.

17-160. Procuring fraudulent documents in order to vote.

17-162. Judicial candidates not to contribute.

17-164. Political contributions by owners of polling places

prohibited.

17-166. Penalty.

17-168. Crimes against the elective franchise not otherwise

provided for.

17-170. Destroying or delaying election returns.