I am a (single or) married that man that the name of my lawful wife is , and that I will support the Constitution of the United States, and will faithfully obey the laws thereof, and especially will obey the act of Congress approved March 22 1882, entitled, "An Act to amend Section 5352 of the Revised Statutes of the United States in reference to bigamy and for other purposes." and that I will also obey the act of Congress of March 3, 1887, entitled, "An Act to amend An Act entitled, An Act to amend Section 5352 of the Revised Statutes of the United States in reference to bigainy and for other purposes. approved March 22, 1882," in respect of the crimes in said act defined and forbidden, and that I • ill not, directly or indirectly, aid or abet, counsel or advise any other person to commit any of said crimes defined by acts of Congress as polygamy, bigamy, un-lawful cohabitation, incest, adultery and fornication; that I am not a bigamist, polygamist, or living in unlaw-ful cohabitation, or associating or cohabiting polygamously with persons of the other sex; and that I have not been convioted of the crime of bigamy, polygamy, unlawful cohabitation, in-

Precinct Registrar. Precinct, County.

Upon the receipt of such affidavit the precinct registrar shall, in presence of the subscriber, place his name upon the registry list of voters for that precinct. Sec. 15. The precinct registrar

Sec. 15. The precinct registrar shall attend at his office. which he shall designate as provided in the next preceding section, during the week commencing on the fourth Monday in September, and enter on the registry list of his precinct the name of any voter that may have been omitted or was listed or stricken off as disqualified, on such voter appearing and taking the oath or affirmation provided for in the next preceding section; representatives of each political party shall be entitled to be present and witness such registration.

Sec. 16. Whenever it shall appear from the registration lists being prepared for any election precinct that such election precinct contains more than five hundred legal voters, the registration officer having the custody of such lists shall immedi-ately report the fact to the probate judge and clerk of the county Court of the county in which such election precinct is situated; and such probate judge and clerk shall forthwith notify the members of the county court, and such county court shall immediately meet and create. within and for such precinct, two or more election precincts, and make such election precincts as compact in form and equal in population as may be, so that there shall not be more than five hundred voters in any one election precinct, and no election precinct shall be made out of parts of any two or more precincts nor shall the boundaries of any elec-tion precinct be changed within

seventy (70) days prior to any general Within ten days after the election. creation of any new election precinct, and prior to the first ensuing general election, the registration officer for such new election precinct, if such officer shall have been appointed, and if not, then the registration officer of the election precinct, from which the new election precinct was created, shall prepare a registration list for such new election precinct and place thereon the names of all the registered voters residing in the new election pre-cinct and strike the names of all such persons from the registration list of any other election precinct from which the new election precinct may have been oreated. Sec. 17. There shall be an annual

registration of voters in each, election precinct in this Territory, the boundaries of which, in whole or in part, are within the limits of any incorporated city in this Territory, and it shall be the duty of each precinct registrar therein to provide himself with an office, which shall be situated in some public and convenient place in the precinct, and shall be open to the public every week day between the last day of August and the sixteenth day of September in each year, during the following hours: From 9 a. m. till 12 m; from 2 p. m. till 5 p. m; and from 7 p. m. till 9 p. m., during which t me he shall attend and register at his said office, and at no other place, all persons entitled to vote in said precinct who shall appear before him at his of-fice and there take and sub-scribe the oath or affirma-tion provided for in Section 14 of this act. Upon receipt of this oath or affirmation the deputy registrar, in the presence of said voter, shall place his name upon the registry list of the voters of the election precinct in which he resides.

Sec. 18. Any registered voter removing from one election precinct to another in the same county, may appear before the precinct registrar at any time previous to the delivery of the registry list to the clerk of the prohate court, as hereinafter provided, and have his name erased therefrom; and the precinct regis-trar shall give the voter a written statement of such erasure, over the signature of said registrar, and on presentation of such written statement to the registrar of the election precinct to which the voter has removed, the registrar shall enter the name of the voter upon the registry list of that election precinct.

Sec. 19. Upon the completion of the registry list, it shall be the duty of each precinct registrar to make out a list in alphabetical order of all the registered voters in his precinct, and be shall deliver said list with all the oaths or affirmations of the voters to the clerk of the probate Court of the proper county, at least thirty days prior to any election for which they may have been prepared and taken, and they shall be public records therein and subject to inspection and examination by any person applying for them during usual business hours. The clerk of the -probate court shall file and

carefully preserve said lists and affidavits, and shall make a copy of each precinct registry list, and cause the same to be posted up at least twenty-five days before any election, in a public place at or near the place of election, and shall make and transmit another copy to the judges of election.

Sec. 21. Objections to the right. to vote of any person registered shall be heard and determined by a board of three persons, called the board of revision, who shall be appointed annually at the same time and in the same manner as the precinct registrars are appointed, none of whom shall have acted as registration officers or precinct registrars during the registration immediately preceding the filing of such objections, or be candidates for any office to be filled at the next ensuing election. No more than two of the members of such board shall belong to the same political party, where there are two or more than two political parties in such precinct, and one of them shall be of the political party which was in the minority at the last preceding election, if any such party there be in such preciact, and where there are three political parties therein, one member of such board shall be selected from each of such parties. The objection shall be made by a qualified voter, in writing, and shall state the grounds of disqualification and be delivered to the said board, who shall issue a written notice to the person objected to, stating the place, day and hour when the ob-jection will be heard. The person making the objection shall serve, or cause to be served, said notice upon the person objected to, and shall also make returns of such service to the board, before whom the objection shall be heard; Provided, That where the objection is made on the ground of non-residence or removal from the precinct, service of said notice may be made by letter con-taining such notice deposited in the postoffice, addressed to the person objected to, at his last known place of residence, with the postage prepaid thereon, and by posting said notice in three public places in the