



**FORM OF NOMINATION OF CANDIDATE FOR THE OFFICE OF DOUZENIER for the Parish of St Pierre du Bois**

To reach the Senior Constable by **4.00 p.m. on**.....

*For use by the Returning Officer:*

Date and time of receipt.....

Initials of

Returning Officer.....

Full name of candidate.....

Address of candidate.....

We, the undersigned, .....[Full name of proposer]

of .....[Full address of proposer]

and.....[Full name of seconder]

of .....[Full address of seconder]

whose names are inscribed on the section of the Electoral Roll representing the aforementioned Electoral District do hereby respectively nominate and second the nomination of the above-named person as a candidate for the Office of Douzenier of the said Parish.

.....  
*Signature of Proposer*

.....  
*Signature of Seconder*

*Date of Nomination*.....

**FORM OF CERTIFICATE OF WILLINGNESS TO SERVE AS A DOUZENIER IF ELECTED AND ELIGIBILITY TO HOLD THAT OFFICE**

I, .....[Full name of candidate]

of the aforementioned address, do hereby testify my willingness to serve in the office of Douzenier for the aforementioned Parish, if elected and do hereby certify that I am eligible\* to hold that office.

.....  
*Signature of candidate*

*Date*.....

**\*ELIGIBILITY**

Any person of full age (18 years or over) shall be eligible to hold the office of Douzenier provided that the person:

- (a) is ordinarily resident in this Island on the date of nomination and has been ordinarily resident in this Island
  - (i) for a period of two years immediately before that date, or
  - (ii) for a period or periods of at least five years in the aggregate at any time before that date;
- (b) shall be ordinarily resident in the Parish at the date of nomination;
- (c) has not at any time during the five years immediately preceding the date of election have been sentenced for an offence by a court in the United Kingdom, any of the Channel Islands or the Isle of Man, to imprisonment for a period of six months or more (whether suspended or not) without the option of a fine, unless that sentence was quashed or reduced to less than six months on appeal.