In places other than Cities.

Assessment-Roll may by law be revised and corrected, and application may be made by parties desirous of having the same corrected, in the manner and during the period of time provided by law for making applications for corrections in the Assessment-Roll:

In cities.

2. And in Cities, such members of the City Council as shall be appointed by such Council for that purpose, (or if there be a Board established by law for revising the List or Lists of Municipal electors or voters, such Board,) shall be a Board for revising the List of Voters, and application may be made by parties desirous of having the same corrected, in the manner hereinafter mentioned during such time as shall be appointed by the City Council;

Board may correct over valua-

3. The said Board or other authority shall take cognizance rectiovervalua-tion, if it would of any complaint made in writing by one or more electors, to give a vote to a the effect that any property designated in such complaint has party not other-been overvalued in the Valuation-Roll, provided such overvaluation would have the effect of giving the right of voting to a person not otherwise entitled to vote: And the said Board or other authority shall determine such complaints in the manner, and with the formalities appointed with regard to the complaints referred to in the following section.

How persons deeming themselves aggrieved with regard to such lists, shall proceed.

13. If any person deems himself aggrieved either by the insertion or omission of his name in any such List, he shall, either by himself or his agent, give notice thereof in writing to the Clerk or Secretary-Treasurer of the City or Municipality, within the period aforesaid, stating generally in what manner. and for what reasons he holds himself aggrieved; and the complaint shall be tried and determined by the said Board or authority at such time and place as it shall appoint, of which reasonable notice shall be given to the complainant and to the Assessor or Assessors who made the Roll: 22 V. c. 82, s. 5.

Persons omitted from the list because they are not on the Assessment Roll, &c., may complain and appeal.

2. And whenever the name of any Voter entitled to have his name entered on the Valuation or Assessment-Roll, or on the Revised Valuation or Assessment-Roll, is omitted from the List of Voters, in consequence of its having been omitted from any such Roll or Revised Roll, such person shall have the same right of complaint and of appeal in order to have his name placed on the said List of Voters, as if it had been omitted from the said List after having been inserted in such Roll or Revised Roll; 22 V. (1859) c. 10, s. 6.

If any person entered on the list is objected to; or any person is omitted who is alleged to be qualified.

3. If any person, being himself a Voter whose name is on the List, thinks that the name of any other person also entered thereon ought not to have been so entered because such other person is not duly qualified as a Voter, -- or thinks that the name of any other person not entered thereon should be so entered because such