- 9. The Clerk, Treasurer or Secretary-Treasurer of every City and of Certain lists every local Municipality shall, within two months from the passing of to be made this Act, prepare an alphabetical list of the persons who according to the within two last Assessment Roll, made and revised for such City or local Municipassing of this 5 pality, appear to have the right in virtue of this Act to vote at elections of Members of the Legislative Council and of the Legislative Assembly, in respect of real property mentioned in the said Roll; such list be made in conformity with the provisions contained in the fifth section of this Act, and the list so made shall serve at the first election which 10 takes place after the passing of this Act, even although the said list shall not have been revised and corrected more than two months before such election, and at every other subsequent election, until another list shall have been made in conformity with the fifth section of this Act.
- 10. The lists of voters, made in virtue of this Act, shall be revised Their revision 15 and corrected in the manner prescribed by the twelfth, thirteenth, four-teenth and fifteenth sections of chapter six of the Consolidated Statutes of Canada.
- 11. Every list of voters made before the passing of this Act shall be Lists made null and of no effect after the expiration of three months from such pass-before this 20 ing, and shall not be used at any election which may take place after that period.
- 12. Every Assessor or Valuator who shall refuse or neglect to revise Penalty on the Assessment Roll before the first day of July in each of the years in Assessors, &c. which a new Assessment Roll shall not have been made before that date, their duty.

  25 and every Clerk, Treasurer or Secretary-Treasurer of any City, Town or Municipality who shall refuse or neglect to prepare the list of voters within the delays fixed by sections five and nine of this Act, shall be liable to a fine of fifty dollars, and to a further fine of ten dollars for every day that such Assessor or Valuator shall refuse or neglect to re
  30 vise the Assessment Roll, or that such Clerk, Treasurer or Secretary-Treasurer shall refuse or neglect to prepare the list of voters in accordance with the Assessment Roll so prepared, revised and corrected.
- 13. Paragraphs one and two of section four, paragraph two of sec-Repeal of tion nine, section ten, and paragraph one of section eleven of chapter six contrary pro35 of the Consolidated Statutes of Canada, are repealed, and this Act shall application of apply to Lower Canada only, and shall be deemed to form part of chapthis Act.

  ter six of the Consolidated Statutes of Canada.