

who appear by such assessment or valuation rolls, or revised assessment or valuation rolls, to be qualified to serve as such jurors; and such additional names shall be arranged and distributed on the jury list, in the same manner as is herein provided for the distribution of the names of the Jurors inserted in such list at the making thereof. And when any name is so struck out the reason of so striking it out shall be written opposite such name; and when any name is added, the date of such addition shall be written opposite such name, and in both cases the sheriff shall append his signature thereto;

10 9. Forthwith after the revision of any jury list the Sheriff shall notify the Prothonotary of the Superior Court, and the Clerks of the Crown and of the Peace, of such revision; and thereupon they shall correct the copies thereof in their possession respectively, by the jury lists so revised by the Sheriff;

Copies kept by Prothonotary, &c., to be corrected.

15 10. Upon any complaint with notice to the party interested, and proof that in making a Jury List, the Sheriff has inserted therein the name of any person not qualified to serve as a Juror, or has omitted to insert therein the name of any person fit and qualified to serve as such, or that such List has not been made in the manner by this Act directed,

On complaint with notice, Court may order any list to be corrected.

20 the Court may order the name of such unqualified person to be struck out of such List, or the name of any person qualified to serve as a Juror to be inserted therein, or the List to be made over again or corrected as the case may be; and in such case the Court may make such order as to the costs of correcting such list or making anew such List as may in its

25 discretion appear just;

11. If any Clerk or Secretary-Treasurer of any Municipality fails to cause an authenticated copy of its assessment or valuation roll, or revised assessment or valuation roll, as the case may be, to be transmitted within the respective periods of two months and free of charge to the

If the Roll be not transmitted in due time to the Sheriff.

30 Sheriff, as hereinbefore provided, the Sheriff shall procure the same from the Secretary-Treasurer; and he may recover from the Municipality his disbursements in and about procuring the same, including all travelling expenses of a Messenger, if one be sent; together with a like amount by way of penalty for such failure, with costs, by suit in his

Penalty.

35 own name, before any competent tribunal;

12. If in any Parish, Township, or local Municipality from which Jurors should be summoned under this Act, there shall be no assessment or valuation roll or revised assessment or valuation roll in existence, the Sheriff shall cause lists to be made of the persons within such locality qualified in respect of value of their property to be Grand and

40 Petit Jurors respectively under this Act; and such list shall be made from the best information attainable by inquiring in such locality, and shall be sworn to by the person employed to make the same, and such lists shall be retained, held and used for the same purposes and in the

45 same manner, and with the same effect, as if they were valuation or assessment rolls or revised valuation or assessment rolls, delivered to the Sheriff under this Act;

13. If any List of Jurors for any District, which the Sheriff is required to make, revise or renew, is not made, revised or renewed in the

In default of Revision, a Judge may order it to be made.

50 manner and within the period hereinbefore fixed, then as soon as the fact is made known by the Sheriff, Prothonotary, Clerk of the Peace or of the Crown to any Judge of the Court of Queen's Bench, or any Judge of the Superior Court, when in such District; or whenever the fact has come to the knowledge of such Judge, he shall order the Sheriff of such

55 District to make, revise or renew such List of Jurors, and shall, by such order, fix a period within which such List shall be made, revised or renewed;