

"RULE (1A) At least ten days before he proposes to select the persons who are to act as enumerators as aforesaid, the returning officer shall give notice accordingly to the candidate or the representative of the candidate who, at the next preceding election in the electoral district, received the highest number of votes, and also to the candidate or the representative of the candidate at such election representing a different and opposed political interest, who received the next highest number of votes, and, except as hereinafter provided, shall, if any such candidate within the ten days aforesaid recommends an enumerator for appointment on his behalf in any polling division or part of any polling division, select for appointment, and in due course appoint, the person so recommended.

"RULE (1B) If in the opinion of the returning officer there is good cause for his refusing to select or appoint any enumerator recommended as aforesaid, he shall give notice accordingly to the person by whom the recommendation was made, and unless a substitute recommendation is made within forty-eight hours after such notice, the returning officer may, subject as hereinafter provided, select, and in due course nominate, such substitute for the person recommended as he sees fit.

"RULE (1C) If at the next preceding election, there was opposed to the candidate who received the highest number of votes, no candidate representing a different and opposed political interest, or if either of the persons notified as aforesaid fails to make a recommendation for any polling division or any part of any polling division for which enumerators are to be appointed, the returning officer shall so select the enumerators, that, so far as possible, each pair of enumerators represents two different and opposed political interests.

"RULE (2) Each pair of enumerators shall forthwith, after taking their oaths as such, proceed jointly to ascertain the names, addresses and occupations of every person qualified to vote in the polling division or part thereof for which they have been appointed, obtaining the information they may require by a joint house-to-house visitation and from such other sources as may be available to them, and leaving at the residence of every voter who appears to be qualified a memorandum in Form No. 13 in Schedule One to this Act, indicating that such voter will be included in the list to be prepared by them.

"RULE (2A) When both enumerators are in agreement as to the qualification of any voter, they shall both sign or initial the notice aforesaid, and when they are in disagreement, that one of the enumerators who considers the voter to be qualified shall initial or sign the notice and the other of