

persons should be struck off or added, carefully prepare a notice in the forms given in the schedule on page 8, 9, 10, 11 and 12.

The notice *must* be given to the Clerk of the Municipality, or left for him at his residence or place of business, *within thirty days after the Clerk has posted up the voters' list in his office.*

If the office of Clerk be vacant, then give the notice to, or leave it for, the head of the Council of the Municipality, *i. e.*, the Mayor or Reeve.

No fees are to be paid.

The judge of the County Court will appoint a day for hearing complaints.

When you have given the notice as mentioned above, devote your attention to preparing evidence to support the alterations and additions which you consider should be made. This should receive immediate attention, and not be left to the last moment.

If the persons whom you desire to give evidence, before the judge, the day appointed, refuse to attend, or you do not think that they will attend to give evidence unless compelled so to do, obtain a subpoena from the County Court, and have a copy served on each person whose attendance you require. By the subpoena such persons may be compelled to produce such papers and documents as you think necessary. The person served with a subpoena (with the exceptions mentioned hereafter) will be entitled to his witness fees according to the Division Court scales, which are as follows :—75 cents per day in Court, and 10 cents per mile travelling expenses, or Railway fare actually paid.

You need not, however, pay the fees if the person served is a person complaining of the lists or is a person in respect