The Clerk should, in his Minute Book, enter the name of every person availing himself of the provisions of this section, what papers produced to him, and the date of such inspection. Papers and books should be produced one at a time—one to be given up before another is produced: and it would be a matter of prudence to examine each after its return, to see that it has not been tampered with. By these means only can he afford such "reasonable facilities" as are "consistent with the safety" of such documents.

SECTION 11 provides means for obtaining from the Court of Appeal or a Judge thereof, an opinion on any question arising, or likely to arise, either under this Act or "The Voters' Lists Act," and it is enacted "to facilitate uniformity of decision without the delay or expense of appeals."

SECTION 12 directs that Clerks of the Peace and Clerks of Municipalities shall furnish copies of List to Returning Officers in four days after written application therefor.

SECTION 18 provides for the production of ballot papers on a re-count.

SECTION 14 extends the provisions of Section 30 of "The Voters' Lists Act" to any person as well as Assessor.

ld

E22 .

a

ty

n.

he

all

of

be

ity

FEXED

his

her

Sec.

he e if 15 and 16 by the Man equity whose List as in questions

SECT. XV.—Where it is provided by any by law or contract under which the Clerk of any municipality is appointed or employed, that the sum to be paid him by way of salary as such clerk is intended expressly or impliedly to include payment for any duties which as such clerk and under "The Voters' Lists Act" are to be performed by him upon and after the lodging with him of any complaint or appeal under said Act, then such Clerk shall not in respect of such duties be entitled to or be allowed by the County Judge, nor shall there be taxed to him, any fee, payment, cost or charge whatsoever; but when it is not intended by such by-law or contract to provide for compensation for the performance of such last-mentioned duties, then such Clerk shall be entitled in respect thereof to the following but to no other fee or compensation, that is to say:

- 1. To the sum of three dollars for each day's attendance on the sittings of the court for the revision of the voters' lists; and
- 2. To the actual and reasonable disbursements necessarily incurred by him in serving the notices of complaint or appeal when served by himself.

This of course removes any doubt that existed as to the meaning of "reasonable compensation" under Section 16 of "The Voters' Lists Act," and gives no discretion to the Judge in the matter.