

Decision to be
conclusive :
Proceedings
upon it.

witness and compelling the production of any document, paper or thing, and generally all other powers which are vested in the Circuit Court in relation to any matter pending before it, but shall not be bound to observe any form of proceeding, except such only as he shall deem necessary for doing substantial justice to all parties; and the decision of such Circuit Judge shall be final and conclusive, and the Clerk or Secretary-Treasurer having custody of the list of voters to which it relates, shall correct the same, if any correction be ordered by such decision, immediately on receiving a copy thereof certified by the Clerk of the Circuit Court at the place where it shall be given: and the costs of any such appeal shall be in the discretion of the Judge and shall be taxed by him at such sum and for and against such parties respectively as he may think right, and any party in whose favor any such costs may be taxed, may recover them from the party against whom they shall be taxed by execution in the manner in which costs awarded by any judgment of the Circuit Court may be recovered: Provided that no evidence shall be received by the Circuit Judge on any such appeal, except such as he shall see reasonable cause to think was adduced before the Court or authority to whom the complaint appealed from was made: And provided further that the pendency of any such appeal shall not affect the validity of those parts of the list of voters from which no appeal shall be made, but the same shall for all the purposes of this Act be deemed finally revised and corrected so soon as the delay allowed for appealing shall have expired: and no proceeding on such appeal shall be void for want of form.

Proviso.

Proviso.

Return of such
Lists, and
their effect.

5. That after any such List shall have been revised and finally corrected, it shall be restored to the Secretary-Treasurer or Clerk, who shall forthwith correct by it the copy posted up in his Office, and until another shall in a future year be made, revised and corrected in its stead, those persons, and in so far as regards property within the City of Quebec or of Montreal as bounded for Municipal purposes those persons only, whose names are entered upon such List as finally revised and corrected, shall be entitled to vote at any Election of a Member of the Legislative Assembly for the Municipality for which it was made, or the Electoral Division of which such Municipality forms part.

Deputy Re-
turning Offi-
cers to be
furnished
with certain
copies of
such Lists.

6. That it shall be the duty of the Secretary-Treasurer, or Clerk of any Municipality as aforesaid, to furnish to the Deputy Returning Officer for such Municipality or for any Ward or Division thereof, a true copy certified by such Secretary-Treasurer or Clerk of the List of Voters then last revised and corrected as aforesaid, or of so much thereof as shall relate to the locality for which such Deputy-Returning Officer is to act, and such Deputy Returning Officer shall not receive the vote of any person as being a voter qualified by reason of his being entered on any Assessment Roll within the provisions of this Act,