In case any of our friends do not succeed in getting on the voters list in the office of the registration clerk they can apply personally to the revising officer at the Court of Revision and show that they are entitled to be registered and the revising officer will put them on. No notice is necessary to be given in a case such as this, but the party must appear himself, and no person can give evidence in that respect upon his behalf. The law upon this point is clearly set out in section 65, sub-section 8, which reads as follows:

(8). Any person claiming to be entitled to beregistered an elector in any electoral division may, rotwithstanding the fact that he has neglected or omitted to apply for registration at any of the sittings of the registration clerk in the electoral division of which he so claims to be entitled to be registered an elector, or, having applied, was refused registration by the registration clerk, apply at any of the sittings of the revising officer for registration as an elector, and shall be entitled tobe so registered by the revising officer if, after viva voce examination upon oath, the revising officer shall be of the opinion that the person applying possesses the necessary qualifications in that behalf. No notice of application for the purposes of this sub-section shall be required.

Application may be made to the registration clerk at any sittings to amend any name on the list incorrectly printed, see section 40.

At the sittings of the Court of Revision the corrections will be duly made upon satisfactory evidence being furnished to the revising officer asprovided by section 65, sub-section 10, which reads as follows: