MUNICIPAL COUNCILS.

- 64. The council of every county shall consist of the reeves and deputy-reeves of the townships and villages within the county, and of any towns within the county which have not withdrawn from the jurisdiction of the council of the county, and one of the reeves or deputy-reeves shall be the warden. 46 V. c. 18, s. 64.
- 65.—(1) No reeve or deputy reeve shall take his seat in the county council until he has filed with the clerk of the county council a certificate of the township, village or town clerk, under his hand and the seal of the municipal corporation, that such reeve or deputy-reeve was duly elected, and has made and subscribed the declarations of office and qualification, as such reeve or deputy reeve; nor, in case of a deputy-reeve, until he has also filed with the clerk of the county an affirmation or declaration of the clerk or other person having the legal custody of the last revised voters' list for the municipality which he represents, that there appear upon such voters' list the names of at least 500 persons, entitled to vote at municipal elections, for the first deputy-reeve elected for the municipality, and that no alteration reducing the limits of the municipality, and the number of persons on said list entitled to vote at municipal elections, below 500 for each additional deputyreeve, has taken place since the said voters' list was last revised.
- (2) In counting the names of voters referred to in this section and in sections 69, 70 and 71 the name of the same person shall not be counted more than once in any municipality, whether the name of such person appears upon the voters' lists only once or more than once. 51 V. c. 28, s. 5.
 - NOTE.—By this section, sec. 65 of the Municipal Act is repealed, the words "voters' list" being introduced instead of "assessment rolls," which necessitates the computation of the number of names required in giving a certificate for a deputy-reeve to be based on the voters' list.
 - By sub-sec. 2 the name of any person shall not be counted more than once. See note to sec. 3 of the Assessment Act.