list, but who by death, removal from the district, or for any other cause would not be entitled to have his name added thereto on account of want of qualifications, is liable to have his name struck from off such list of electors if objection is taken thereto according to the provisions of such recent amendments.

Parties whose names are wrongly spelled or misprinted in the lists may have such errors corrected during the revision of the lists.

## THE QUALIFICATIONS REMAIN UNCHANGED EXCEPT AS TO EDUCATIONAL TEST OF VOTERS OF

FOREIGN BIRTH.

The qualifications required to entitle a person to become registered as an elector in this Province remain unchanged, except in the case of persons of foreign birth; the provision in regard to persons of this class being able to read in one of the languages therein prescribed or to have been a resident of Canada for seven years previous to his application to become registered as an elector has through the efforts of the Liberal Party now been repealed.

A person of foreign birth upon showing that he has become naturalized under the provisions of the Naturalization Act of Canada, and amendments thereto, is now entitled to the same rights as a person who was born a British subject, and consequently does not have to submit to any educational test in order to have his name added to the list of electors. The above is an important amendment to the Election Act of 1902 and should be borne in mind by our friends at the time the lists are being revised; all matters referring to naturalization are fully dealt with elsewhere in this pamphlet.