SECTION 6 provides that after he has certified the List so revised, the Judge shall make the Statement required by Section 12 of the V. L. Act, according to Form 16 in the Schedule thereto, carrying out the provisions of that Section in everything.

This List, so revised and certified, will then supersede any prior list, except in the case of an Election the writ for which is dated prior to the transmission or delivery of such revised List and Statement to the Clerk of the Peace.

SECTION 7 enacts that any List revised and certified under this Act, and actually delivered or transmitted to the Clerk of the Peace before the date of the writ for an Election shall be considered to have been delivered or transmitted to such Clerk at least one month before the date of such writ.

If the date of such writ is prior to such delivery or transmission, then the List revised and certified under this Act cannot be used.

SECTION 8 declares it to be the duty of the County Judge hereafter to make such provisions as shall ensure the revision and certifying of the List, within two months of the last day for making complaints against the same.

SECTION 9 declares that any Farmer's Son entitled as such to be assessed, shall be so assessed, without any request by him, unless he notifies the Assessor to the contrary: and that any person entitled to be entered on the Assessment Roll, or on the Voters' List based thereon, shall have the same right to apply to have such Farmers' Son so entered, as he himself would or could have personally; unless it is made to appear to the Judge that such Farmer's Son dissents therefrom.

SECT. X.—Any voter, and any person entitled to be a voter, and any agent of such voter or person, shall have liberty at all reasonable times and under reasonable restrictions, to inspect and take copies of, or extracts from assessment rolls, notices, complaints, applications, and other papers and proceedings necessary or of use for the carrying out of the provisions of "The Assessment Act," "The Voters' Lists Act," and this Act; and the Clerk of the Municipality is to afford for the said purposes all reasonable facilities which may be consistent with the safety of the said documents, and the equal rights and interests of all persons concerned, and shall in regard to the matters aforesaid be subject to the directions and summary jurisdiction of the County Judge.

It behoves Clerks to be very careful in carrying out the provisions of this Section, as they are responsible in all cases for the safe keeping of official documents. The following line of action may reasonably be adopted: "A voter or person entitled to be a voter" must appear to be entered either on the last revised List or the last Assessment Roll. From these only can the Clerk be satisfied as to who is "entitled to be a voter."

An agent ought to show his authority, in writing, from the voter he claims to represent; such authority as he would be required to produce if acting as an agent at an election.

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