

- number of Jurors who have notified such intention, added to those on the Panel who have not been served with a summons, by reason of death, absence from the Province, or other sufficient cause; which names shall be taken from the proper Jury list in turn, commencing with the name of the Juror liable to serve which follows upon the list next after the last name upon the Panel, and proceeding with the taking of a sufficient number of names successively, in the order in which they appear on the list; and shall proceed to summon such additional Jurors in the same manner as if they had been upon the Panel in the first instance;
- 10 6. All the provisions hereinbefore contained as to notice to and from the Jurors respecting intended claims for exemption, and as to the mode of claiming exemption, and as to the invalidity of a claim made for exemption without previous notice; and as to the summoning of additional Jurors in the place of those not served with a summons, or who have given notice of their intention to claim exemption and of the ground of their claim,—shall apply to the Jurors so added to the Jurors so added to the Panel, in the same manner and to the same extent as to the Jurors placed upon the Panel in the first instance;
- 20 7. Any Juror who intends to claim exemption, and who has given notice of such claim and of the ground thereof, may make application to the Court for an order of exemption and discharge, and may be declared to be exempted and discharged accordingly, if he be entitled to exemption under this Act; Court may allow exemption claimed and proved.
- 25 8. The Sheriff shall return before the Court the Panel as first made by him, together with the additions made to such Panel; and shall also report his proceedings as to the summoning, or attempting to summon, the persons whose names appear in such Panel and in such additions; Return of panel and proceedings of Sheriff.
- 30 9. If in consequence of the disallowance of claims for exemption, there remain more than sixty Jurors in attendance upon the Court, the surplus number of Jurors may be discharged by the Court; such surplus number being taken from amongst the names added to the Panel first made, commencing at the end thereof, unless specially otherwise ordered by the Court; but such discharged Jurors shall be considered as having served at the term of the Court for which they were summoned. Discharge of surplus Jurors

JURY LISTS.

- 85 4. Within two months from the time at which this act comes into force, the Clerk or Secretary-Treasurer of every Municipality, any part of which is within ten leagues of the place of holding the Court in the District in which such Municipality is situate, shall cause to be made and to be delivered without charge to the Sheriff of such District, at his office, a duly authenticated copy of the assessment or valuation roll of such Municipality, then in force therein for Municipal purposes; or if such roll has been revised and corrected under the provisions of chapter six of the Consolidated Statutes of Canada, intituled, *An Act respecting Elections of Members of the Legislature*, then of such roll as so revised and corrected; Copies of Valuation Rolls to be sent to the Sheriff of the District.
- 40 1. Within two months after the completion of any new valuation or assessment roll for Municipal purposes, or of the revision for electoral purposes of any assessment or valuation roll of any Municipality, any part of which is within ten leagues of the place of holding the Court in the District in which such Municipality is situate, the Clerk or Secretary-Treasurer of such Municipality shall in like manner cause to be made and delivered without charge, to the Sheriff of such District, at his office, a duly authenticated copy of such assessment or valuation roll, or revised assessment or valuation roll, as the case may be; Or of revised Rolls under Cap. 6, Con. Stat. Canada.
- 50 1. Within two months after the completion of any new valuation or assessment roll for Municipal purposes, or of the revision for electoral purposes of any assessment or valuation roll of any Municipality, any part of which is within ten leagues of the place of holding the Court in the District in which such Municipality is situate, the Clerk or Secretary-Treasurer of such Municipality shall in like manner cause to be made and delivered without charge, to the Sheriff of such District, at his office, a duly authenticated copy of such assessment or valuation roll, or revised assessment or valuation roll, as the case may be; And so of new Rolls or revised Rolls.