

graph of the name of such person on such list. The registered letter shall be mailed to the address of the person as appearing on the list, or to his last-known address. The Revising Officer shall first sit at such place as he may fix and notify by public advertisement ten days before polling day. He shall continue in session as Revising Officer until all appeals have been disposed of, but in any event for not longer than six days, or, if any one of the five days following his first day's session is a Sunday, he shall arrange to conclude his business as such Revising Officer in five days. He shall make and initial the alterations in the list of voters, rendered necessary as a result of his decisions, and shall append and sign to each of such lists the following words:—

I certify that the foregoing is a correct list of the voters in polling division No..... (or as the case may be) of the electoral district of..... as revised on appeal by me this day of 191....

Revising Officer of the Electoral district of in the Province of Nova Scotia.

“(3) Four days before polling day the Revising Officer shall deliver or mail by registered letter to each of the candidates in the electoral district a statement of such alterations as he has made in the lists of voters on appeal, and on the same day he shall deliver to the proper returning officer the lists revised on appeal and as well all other lists received by him from the various enumerators, but respecting which no appeal have been asserted, or, if any asserted, no changes have been made. The returning officer shall deliver such lists to the proper deputy returning officers forthwith or before six o'clock in the morning of polling day. All such lists shall be deemed closed and section 62 of this Act shall not at all apply thereto or to the persons whose names appear thereon.

“(4) The enumerator shall forthwith after he receives notice of his appointment begin the performance of his duties and shall fix a time and place where he shall attend to consider applications in the performance of his said duties and shall give notice of such hearing, with the time and place of such hearing, by publication in a newspaper published in the electoral district or by posting such notice in at least four public places in his district; any person who wishes to have the name of any person added to or struck from said list shall deliver to the enumerator at least two days before the hearing a list of such names which list shall be open to the inspection of any voter or candidate during such two days. Any voter whose name is proposed to be struck from the said list shall be given two days' notice by registered letter addressed to the address of that voter as given on the list or the last known address of that voter. The hearing shall begin within ten days after the notice of his appointment shall have been received by the enumerator. The enumerator shall receive such evidence at the hearing, which shall be in public, as may be offered by a candidate or any voter respecting the adding of names to said list or the striking of names from such list and shall give his decision on all applications at the hearing. The enumerator shall proceed from day to day until the applications are disposed of. The enumerator is authorized to accept as *prima facie* evidence of his or her right to be put on the list the statutory declaration of any person who desires to be placed on the list that he or she is qualified to vote at the election. The name and address of the enumerator for each electoral district shall be published in *The Canada Gazette* and in a newspaper published in the electoral district immediately after his appointment.”

16, Page 11, line 45.—After “at least” add the following as paragraph (u):—

(u) by adding at the end of section 50 the words—“he shall also on the same day deliver or mail by registered letter to each of the candidates a statement of the additions made to and of the changes made in the list posted pursuant to section 48 during the course of the revision.”