## 1859. Elections-Registration of Voters, L. C., &c. Cap. 6.

the said Clerk or Secretary-Treasurer of the said city or municipality, or other officer in charge of the Assessment or Valuation-Rolls, to appear before him and to produce the same, together with the list of voters, and to undergo such an examination under oath as the Judge may require ;

3. At the time and place appointed for the appearance of such Rolls and list person, the Registrar shall appear before the Judge, bringing to be produced before the with him the duplicate of the Alphabetical List: And after an judge. examination of the said Roll and List, and with or without further proof as he shall see fit, the Judge shall make such altera- Judge to order tions and corrections in the said List and Duplicate thereof as corrections, if he considers necessary and proper, in order that the said List and Duplicate may be in all respects similar to the List as finally revised and corrected. 22 V. c. 82, s. 5, and 22 V. (1859) c. 10.

## PROVISIONS RELATIVE TO REGISTRATION, AND APPLYING TO THE WHOLE PROVINCE.

19. The Registrar of any County or Registration Division, Copies of lists any Clerk of the Peace and any Clerk or Secretary-Treasurer on demand and of any City or Municipality or part of any Municipality, payment of having the custody of the list of voters of any City or Muni- certain fees. cipality, or part of any Municipality or place, shall furnish a certified copy of such lists, then last revised and corrected, to any person who shall require such copy, on being paid for the same by such person at the rate of three cents for every ten voters whose names are on such list. 22 V. c. 82, s. 6.

20. If the Clerk, Treasurer or Secretary-Treasurer of any Clerks, &c., City or Municipality, neglects to make the Alphabetical List willuly falsify-ing or altering as required by the eleventh section of this Act, or in lists of voters to making out any certified list of persons entitled to vote be guilty of felony. at any election of a member to serve in the Legislative Council or Assembly, wilfully inserts or omits any name which ought not to have been inserted or omitted, or otherwise alters or falsifies the same so that it is not the correct list of all persons entitled to vote according to the Assessment-Roll (or in Lower Canada, to the proper list of voters) as finally revised and corrected,-And if any Clerk, Secretary-Treasurer, Returning Officer, Deputy-Returning Officer, Registrar, Clerk of the Peace or any other person whose duty it is to deliver copies or have the custody of any certified list of voters as aforesaid, wilfully makes any alteration, omission or insertion, or in any way falsifies any such certified list or copy,-every such person shall be deemed guilty of felony, and being convicted Punishment. thereof shall be liable at the discretion of the Court, to be imprisoned at hard labour in the Provincial Penitentiary, for any term not exceeding seven years, nor less than two years, or to be imprisoned in any other place of confinement for any term less than two years, or to suffer such other punishment

47