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notice has been given as aforesaid, hearing the parties making the same, if they appear, and any evidence that is adduced before him in support of or in opposition thereto, and he shall either affirm or amend the list accordingly, as to him seems right and proper, attesting, with his initials, any changes, additions or erasures in the list:

2. If, at the time of the final revision, the person by whom If applicant or any application to add to, amend or correct the list was made complainant does not or notice of any objection or complaint was given, does not appear. appear in support of the application, objection or complaint, or is desirous of withdrawing the same, the revising officer shall allow any other elector, who is desirous of so doing, to appear in support of such application, objection or complaint, or he may, without such substitution, hear any evidence that is available in support thereof and dispose of the matter accordingly. 48-49 V., c. 40, s. 36, part; -49 V., c. 3, s 8.

21. After the lists for the several polling districts in an Certifying electoral district have been so finally revised, they shall transmission be certified in the form E in the schedule to this Act of duplicates by the revising officer, and they shall be kept by him to Clerk of the Crown in for the purposes of this Act, and a duplicate of each such Chancery. list, certified as aforesaid, shall be transmitted forthwith by him to the Clerk of the Crown in Chancery at Ottawa, who, on receipt of all the said lists for any electoral dis- Notice in trict, shall, in the then next issue of the Canada Gazette, Gazette and insort a notice in the form F in the school of the latest Allie Azette, its effect. insert a notice in the form F in the schedule to this Act,on and after the publication of which notice the persons whose names are entered on the said lists as voters shall, subject to any correction or amendment made by any judgment on appeal, as hereinafter provided for, be held to be duly registered voters in and for such electoral district: Pro- In case of apvided however, that in the event of any such appeal, such sons whose lists, after the publication of the last mentioned notice in the names are Canada Gazette, shall apply to every election for such elec-subjects of toral district or portion of an electoral district, taking place appeals. before such appeal has been disposed of and the result thereof communicated to the revising officer, subject to the provisions of "The Dominion Elections Act" with respect to the counting of the ballot of any voter whose right to have his name registered as a voter upon any such list and to vote, or the exclusion of whose name from any such list as a voter is the subject of an undecided appeal:

2. Every such list shall be so finally revised and certified When lists and a duplicate thereof forwarded to the Clerk of the shall be finally certi. Crown in Chancery at Ottawa, on or before the first day of fied, &c. November in each year. 48-49 V., c. 40, s. 37, part, and s. 57, part; 49 V., c. 3, s 15, part.

22. After the lists of voters have been so finally revised, Effect of or amended and corrected on appeal, if any such appeal revised lists unless altered takes place, and after they have been certified and brought on appeal or