Provisions for enforcing the making of the lists.

1. In case the Clerk of any Municipality does not complete or deliver the list of voters duly certified, by the first of October in each year, it shall be the duty of the Clerk of the Peace forthwith to apply summarily to the County Judge or Acting Judge of the County Court in Upper Canada to enforce the 5 completion and delivery of such list;

2. The application may also be made by any person entitled to be named on such list as an elector;

3. The Judge shall, on such application, require the Clerk of the Municipality, and any other person he sees fit, to appear 10 before him and produce the Assessment Roll, and any other documents relating thereto, and to submit to such examination on oath as may be required of him or them, and the Judge shall thereupon make such orders and give such directions as he may deem necessary or proper for enforcing the completion 15 and delivery of the list without any avoidable loss of time;

4. The Clerk of the Municipality shall be personally liable for and shall pay the costs of the proceedings, unless on some special grounds the Judge shall see fit to order otherwise, and in such special case the costs shall be in the discretion of the 20 Judge;

5. Such proceeding and such order of the Judge of the County Court shall not in anywise exonerate or release the Clerk from liability to the penalty imposed by section six of the said Act, for neglect or refusal to complete the list as 25 therein mentioned.

12. The third subsection of the fourth section of chapter six of the Consolidated Statutes of Canada is repealed, and the following is substituted therefor;

"3. Whenever two or more persons, whether as being 30 " partners in business, joint tenants or tenants in common, are "entered on such assessment roll as aforesaid, as the owners " of any real property, or as tenants or occupants thereof, each " of such persons shall be entitled to vote and to be entered on " the list of voters in respect of such property, if the value of 35 " his part or share would be sufficient to entitle him to vote at " any election for Members to represent in the Legislative "Council or Assembly the electoral division within which " such property is situate, if such property were assessed in " his individual name; except that if the property be held by 40 " any body corporate, no one of the members thereof shall be " entitled to vote or be entered on the list of voters in respect " of such property; and for the purpose of this section the " parties assessed as aforesaid shall be presumed to be equally " interested in such property, unless the contrary be shewn." 45

Sub-section 3 of Sect. 4, of Cap. 6, Con. Stat. Canada, repealed, and new provisions substituted.

As to parties holding property in common.