with a concise description of the matter complained against, together with an announcement of the time when the court will be held to hear the complaints; and no alteration shall be made in the roll unless under a complaint formerly made according to the above provisions.

- (5) The clerk of the court shall enter the appeals on the list in the order in which they are received by him, and the court shall proceed with the appeals in the order, as nearly as may be, in which they are so entered, but may grant an adjournment or postponement of any appeal.
 - (6) Such list may be in the following form:

Appeals to be heard at the court of revision, to be held at on the day of 18.

Appellant.	Respecting whom.	Matter complained of.
$A. B. \dots$		Matter complained of, Overcharged on land.
	$\dots E.F.\dots$	
G. H	J. K	Not bona fide owner
•		or occupant.
L. M	<i>N</i> . <i>O</i>	Personal property un-
&c.	&c.	dercharged.

- (7) The clerk shall also advertise in some newspaper published in the municipality, or, if there be no such paper then in some newspaper published in the nearest municipality in which one is published, the time at which the court will hold its first sittings for the year, and the advertisement shall be published at least ten days before the time of such first sittings.
- (8) The clerk shall also cause to be left at the residence of each assessor, a list of all the complaints respecting his roll.
- (9) The clerk shall prepare a notice in the form following for each person with respect to whom a complaint has been made:

Take notice, that you are required to attend the court of revision at on the day in the matter of the following appeal:—

"Appellant, G. H.
"Subject—That you are not a bona fide owner or occupant, (or as the case may be).

" To J. K. (Signed) X. Y., Clerk."

(10) If the person resides or has a place of business in