Provise—for the case when Valuators appointed by the Governor, under the municipal laws, neglect to make the valuation.

2. But if the Valuators appointed by the Governor, under the Municipal Law in force in Lower Canada neglect to make the valuation required by the said Law, the Governor shall, on the complaint of the chief Officer of the Municipal Council, or of the Registrar of the County, or of two proprietors duly qualified to vote in the said Municipality, appoint in their place other Valuators, who shall be required to make the said Valuation in the manner in which it ought to have been made by the Valuators whose duty it was to have made it, and they shall in this respect have all the same rights and powers to exercise, and all the same duties to perform, and shall be bound under the same penalties in case of failure or neglect on their part, and the provisions of the said Law shall apply to them in the same manner as to the first Valuators appointed by the Governor; -And the time to be allowed to the former Valuators as well as to those subsequently appointed by the Governor for making the said valuation, shall be twenty days from the day on which their appointment has been announced in the Canada Gazette:

If the Clerk, &c., of any Municipality neglects to draw up the alphabetical list required, &c.

3. And if the Clerk, Treasurer or Secretary-Treasurer neglects to draw up the Alphabetical List as required by the eleventh section of this Act, the Governor, on the complaint of the chief Officer of the Municipal Council of the City or other Municipality, or on the complaint of the Registrar of the County, or of two duly qualified voters of the said City or Municipality, shall appoint a Clerk ad hoc to make the said Alphabetical List, and the said Clerk ad hoc shall in that respect be vested with all the same rights and powers, and shall have all the same duties to perform, and under the same penalties in case of failure or neglect on his part, as the Clerk of the Municipality himself, and the chief Officer and the other Officers of the said Municipal Council (in so far as it shall depend on each of them) shall be bound to deliver up to the said Clerk ad hoc the said Valuation-Roll, under the penalties imposed by the twentieth section of this Act.

List of voters to be revised and corrected by Revisors. 18. The List of Voters mentioned in the eleventh section of this Act, shall be considered finally revised and corrected when it has been so revised and corrected by the authority or the Board of Revisors mentioned in the twelfth and thirteenth sections:

Provise: a within a certain time if be shewn to a Judge that any such list has been tampered with, &c.

2. But if between the day of such final revision and correction, and any time before the issuing of a writ for the election of a Member of the Legislative Council or Assembly, it be shewn to any Judge of the Superior Court in Lower Canada, that the Clerk or the Secretary-Treasurer of a city or municipality has altered or falsified the said list of voters as finally revised and corrected, or allowed the same to be altered or falsified, the said Judge shall summon