days.

CAP. I.

Sessions to examine Lists.

Names of persons not qualified to be struck out.

The omission of names to be supplied.

Errors in List to be Seformed.

Proviso

A corrected List and two copies to be made.

To be kept by Clerk of Peace and Prothonotary of Sudrawn.

Justices to be changed by Sessions.

List of Jurors to be reviewed every three years.

Court, &c. for ten such List is prepared as aforesaid, cause a copy of such List to be plainly written out or printed with the names arranged in alphabetical order, and to be posted and published on the doors of the County Court House, or the doors of the Supreme Court in Halifax aforesaid, and to be kept there for at least ten days, and within a fortnight after the publication of such List as aforesaid shall, after due notice in the Public Newspapers of the time and place, hold a Special Sessions for the purpose of examining the said List of Grand Jurors, at which the said five Magistrates who have prepared the said List as in and by the first Section of this Act provided, together with the Sheriff, shall attend, and shall answer, upon oath, such questions as shall be put to them by the other Justices then present; and if any man not qualified or not liable to serve on said Jury as aforesaid, shall be inserted in said List, it shall be lawful for the said Justices, if satisfied from the oath of any party examined before them, or from other proof, that he is not qualified or not liable to serve as aforesaid, to strike his name out of such List; and it shall also be lawful for such Justices to insert in such List the name of any man omitted and who ought to have been inserted therein, and likewise to reform any error or omissions which shall appear to them to have been committed in respect to the name, place of abode, or the nature of the qualification of any man included in any such List. Provided always, that no man's name, if omitted, shall be inserted in such List, nor shall any man's name be struck out of such List, nor shall any error or omissions in the description of any man in such List be reformed by the said Justices unless upon the application of such men respectively, or unless such men respectively shall have had notice that an application for such purpose would be made to the Justices at such Special Sessions, or unless the said Justices at such Sessions, or any two of them, shall cause notice to be given to such men respectively, requiring them to shew cause, at the same Special Sessions, why their names should not be inserted, or struck out of such List, or why any error or omission in the description of such men in such List should not be reformed; and when every such List shall be duly corrected by the Justices present at such Special Sessions, and allowed and signed by them, or three of them, they, the said Justices, shall cause one general and perfect List to be made out therefrom containing the names of all persons whose qualification shall have been so allowed as aforesaid, and the said Justices signing the same shall deliver it to the Clerk of the Peace, who shall cause two copies thereof to be made, one in a Book, to be provided for such purpose at the expense of the County, and to be kept by the said Clerk of the Peace, which Book is to be open at all times to the inspection of the public without fee or gratuity, and the other which Juries to be copy to be sent by him forthwith to the Prothonotary of the said Supreme Court, and that said List, after being so corrected and registered, and returned as aforesaid, shall be the List from which the Grand Jury in and for said County, and the Special Juries allowed by the Act or Acts now in force, shall be drawn thereafter.

III. And be it enacted, That the said Court of Sessions in and for the said County of Halifax, shall and may from time to time alter or change any one or more of the said five Justices to be appointed and sworn as aforesaid, and select others in their room, or in the place of any one or more of them; and when such change shall be made, the Justice or Justices newly selected shall be sworn as aforesaid.

IV. And be it enacted, That the said List of Grand Jurors to be made, corrected, registered, and returned as aforesaid, shall, once in every three years, or oftener if the said Justices in Session shall deem it expedient so to do, be reviewed by the Sheriff and five Justices to be appointed as aforesaid, and that the said new Lists shall be duly returned and published as aforesaid, and altered and amended at a Special Sessions to be held for such purpose as aforesaid, and then registered and returned in the manner and subject to all the regulations hereinbefore mentioned and directed in the second Section of this Act.

V. And be it enacted, That the fourth, seventh, and eighth Sections of the Act, passed

4th, 7th, and 8th of 1st Vic. not to extend to Halifax.