

fixed, then as soon as the fact is made known by the Sheriff, Prothonotary, Clerk of the Peace or of the Crown to any Judge of the Court of Queen's Bench, or any Judge of the Superior Court, when in such District; or whenever the fact has come to the knowledge of such Judge, he shall order the Sheriff of such District to make, revise or renew such List of Jurors, and shall, by such order, fix a period within which such List shall be made, revised or renewed;

13. The List made, revised or renewed under any such order shall then be of the same force and effect as if originally made within the time prescribed by law, and shall remain in force and be dealt with and used as if it had been so made; but nothing herein contained shall relieve the Sheriff from any penalty or liability incurred by his default to make, revise or renew such List as prescribed by law;

Revised List to be good, but Sheriff liable to penalty.

14. If at any time the book or register containing a Jury list should become defaced or be filled up, the Court, in its discretion, may order the Sheriff to make a new Jury list, instead of revising the list contained in the book so defaced or filled up; and thereupon the Sheriff shall make such new list from the information afforded him by the list which it is intended to replace, and from the assessment or valuation rolls, or revised assessment or valuation rolls furnished to him under this Act; And in so doing, and as to the making and delivery of certified copies of the new list so made, he shall be guided by the provisions hereinbefore contained in those respect.

Court may order new lists in certain cases.

#### THE PANELS.

5. Except in the Districts of Quebec and Montreal, and in other Districts in which Juries *de medietate linguæ* shall be permitted as hereinafter provided, the Panel of Grand Jurors to be summoned for any term of the Court of Queen's Bench, or for any Session of the Court of Quarter Sessions, in any District, shall be made from the Grand Jury List then in force in such District, by taking therefrom the names of twenty-four persons in turn, following uninterruptedly and successively the order of the List, commencing with the name next after the name of the Grand Juror last summoned, and so on successively until the number on the List has been entirely gone through, and then beginning again and going through in like manner:

Panels of Grand Jurors, except in Quebec and Montreal.

2. Except in the Districts of Quebec and Montreal, and in other Districts in which Juries *de medietate linguæ* shall be permitted as hereinafter provided, the panel of Petit Jurors to be summoned for any term of the Court of Queen's Bench, or for any session of the Court of Quarter Sessions, shall be made from the Petit Jury list then in force, by taking therefrom the names of sixty persons in turn, following the order of the list, commencing with a name to be indicated as hereinafter

Panels of Petit Jurors, except in Quebec and Montreal.