ment Roll of the City of Vancouver for the year 18, and having been found entitled to vote, on proceedings taken before me, Judge

Court of the

under the voters'

list clauses of , in pursuance of section of the said Act, it is adjudged that the said parties mentioned in the first column of the following Schedule, respectively, should have been assessed for the sum mentioned in the second column, respectively, opposite their respective names in respect to the land or other property or qualification mentioned in the third column of said Schedule, respectively, opposite the respective names of said parties; and it is ordered that the said parties shall be assessed a cordingly.

Dated the

day of

18 ,

Judge.

SCHEDULE I.

Column 1.	Column 2.	Column 3.
Names of persons liable to have been assessed on the Assess- ment Roll for the City of Vancouver for the year 18, but not assessed.	the party should	to which the lia-
	ENTERONOMINO DE PROPERTO DE PROPERTO DE PROPERTO DE PARAMENTA DE PARAM	
		,

SCHEDULE 2.

Column 1.	Column 2.	Column 3.
Names of persons not sufficiently assessed on the Assessment Roll for the City of Vancouver for the year 18.	parties should be as- sessed in addition to the amount already	which the liability to assessment exists.
		,