amended so as to read as follows: "No voting shall be taken, No voting nor shall any poll be held in any municipality in which no list unless list has been made and of voters has been made and a duplicate thereof, duly certified, deposited with deposited with the proper Registrar, at least one month before Registrar. the date of the writ of election."

8. Every assessor or valuator who shall refuse or neglect Penalty for to revise the Assessment or Valuation Roll, or to deliver the refusal or said Roll so revised to the Secretary-Treasurer, on or before comply with the first day of August in any year in which a new Assessment this Act. or Valuation Roll is not by law required to be made,—every Clerk, Treasurer, or Secretary-Treasurer of a city, town, village, or other local municipality, who shall refuse or neglect to make the list of voters within the time limited by this Act, or to transmit to the proper Registry Office a duplicate of the list of voters within the time limited by this Act, or to perform any duty imposed on him by this Act—shall be liable to a penalty of ten dollars for each day during which such Assessor, Valuator, Clerk, Treasurer or Secretary-Treasurer shall have refused or neglected to perform any such duty imposed on him by this Act.

9. This Act shall apply only to Lower Canada, and shall Limitation and be construed as part of the said Chapter six of the Consolidated construction of Statutes of Canada.