or having the custody of the original, shall be held to be a "dupli- What shall be cate" of such voters' list for all the purposes of the Act of the a duplica'e under 27 V.c.8. legislature of the late Province of Canada, twenty-seven Victoria, chapter eight, as respects elections for Members to serve in the House of Commons of Canada.

Any Registrar who shall deliver to a Deputy Returning officer, Penalty on any list of voters which shall not be conformable to the duplicate Registrar delivering inor certified copy of a voters' list deposited in the office of such correct list, Registrar, at least one month before the date of the writ of elecsion shall incur a penalty of four hundred dollars for each copy so delivered.

Any Clerk, Treasurer, or Secretary-Treasurer, of any city or Onjofficer of municipality, who shall deliver to any Registrar any duplicate or municipality for like offence. certified copy of a list of voters which shall not be conformable to that remaining of record in the office of such Clerk, Treasurer or Secretary-Treasurer, as made from the assessment rolls, shall, for each list so delivered, incur a penalty of four hundred dollars.

The penalties hereby imposed shall be recoverable and appro-Recovery of penalties. priated in the manner provided by the sixth chapter of the Consolidated Statutes of the late Province of Canada, with respect to penalties of like amount imposed by that chapter.

The foregoing provisions of this section shall apply only to application of elections for the House of Commons of Canada, and to voters' foregoing provisions. lists to be used at such elections.

Notwithstanding anything to the contrary in sub-section three Lists may be of section eleven, of chapter six of the Consolidated Statutes of one J. P. Canada, the Clerk, Treasurer or Secretary-Treasurer may certify the correctness of the list or lists of voters made out by him, before one Justice of the Peace, instead of two, as required by the said sub-section.

9. If, in the Province of Quebec, the Returning Officer for any Sub-division of Electoral District finds by the voters' list for any polling district, polling disor sub-division thereof, that the number of voters therein exceeds Quebec, where two hundred, he shall proceed to divide the same in the most con-voters are too venient many and an that there shall not be more than two numerous. venient manner, and so that there shall not be more than two hundred voters in each sub-division; and shall provide a polling place for each such sub-division, and shall furnish for each polling place a copy of the voters' list or so much thereof as is required for the sub-division; and any provisions of the law in the said Province with respect to the voting or the right to vote at the polling place in any polling district or sub-division thereof, shall apply to any polling sub-division to be established under this section : Provided always, that, at any time after the passing of Municipality this Act, the Municipal Council of the city, town or other local may make municipality having jurisdiction over the locality, may divide site subsuch city, town or local municipality into electoral sub-divisions, so that there shall not be more than two hundred voters in each such

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