

based upon the information obtained under the last preceding Section and upon the assessment or valuation rolls, and revised assessment or valuation rolls obtained from Municipalities under this Act;

How the revision shall be effected.

8. Such revision shall be effected by drawing a line through the name of each juror who has died or removed his domicile from the district, or is disqualified from serving by reason of advanced age or bodily infirmity; or who does not appear by the said assessment or valuation rolls or revised assessment or valuation rolls to be qualified to serve as a juror; and by adding to the jury lists the names in full with the residence and occupation of all persons whose names are not already inserted therein, who appear by such assessment or valuation rolls, or revised assessment or valuation rolls, to be qualified to serve as such jurors. And when any name is so struck out the reason of so striking it out shall be written opposite such name; and when any name is added, the date of such addition shall be written opposite such name, and in both cases the sheriff shall append his signature thereto;

Copies kept by Prothonotary, &c., to be corrected.

9. Forthwith after the revision of any jury list the Sheriff shall notify the Prothonotary of the Superior Court, and the Clerks of the Crown and of the Peace, of such revision; and thereupon they shall correct the copies thereof in their possession respectively, by the jury lists so revised by the Sheriff;

On complaint with notice, Court may order any list to be corrected.

10. Upon complaint with notice to the party interested, proof that in making a Jury List, the Sheriff has inserted therein the name of any person not qualified to serve as a Juror, or has omitted to insert therein the name of any person fit and qualified to serve as such, or that such List has not been made in the manner by this Act directed, the Court may order the name of such unqualified person to be struck out of such List, or the name of any person qualified to serve as a Juror to be inserted therein, or the List to be otherwise corrected as the case may be;

If the Rolls be not transmitted in due time to the Sheriff.

11. If any Clerk or Secretary-Treasurer of any Municipality fails to cause an authenticated copy of its assessment or valuation roll, or revised assessment or valuation roll, as the case may be, to be transmitted within the respective periods of one month, and free of charge to the Sheriff, as hereinbefore provided, the Sheriff shall procure the same from the Secretary-Treasurer; and he may recover from the Municipality his disbursements in and about procuring the same, including all travelling expenses of a Messenger, if one be sent; together with a like amount by way of penalty for such failure, with costs, by suit in his own name, before any competent tribunal;

Penalty.

In default of Revision, a Judge may order it to be made.

12. If any List of Jurors for any District, which the Sheriff is required to make, revise or renew, is not made, revised or renewed in the manner and within the period hereinbefore