Duplicate of list to be deposited with Registrar.

Cap. 8.

3. The Clerk, Treasurer or Secretary-Treasurer, as the case may be, of each city and municipality, shall deposit with the Registrar of the registration division in which such city or municipality is situate, within fifteen days after the completion of the voters' list, a duplicate thereof, certified and attested in the same manner as is required by law for the original voters' list, to be retained by him.

What voters' list shall be used at any election.

4. The voters' list then last made and in force in the cities of Montreal and Quebec, according to the requirements of chapter six of the Consolidated Statutes of Canada, or in any other municipality, according to the requirements of this Act and of the said chapter six, shall be the voters' list, a copy of which shall be furnished to each Deputy Returning Officer, and which shall be used at any election of a member of the Legislative Council or Assembly, provided such list has been made, revised, corrected and a duplicate thereof, duly certified, deposited in the Registry Office, at least one month before the date of the writ under which such election shall be held; and in case such duplicate has not been deposited in the Registry. Office at least one month before the date of such writ of election, then the voters' list last previously made and in force, and a duplicate whereof had been deposited in the Registry Office at least one month before the date of such writ of election, shall Registrar's cer-tificate required be used; and no such copy shall be delivered to, or used by on the list used, any such Deputy Returning Officer, unless there is upon such copy a certificate of the Registrar, that a duplicate of such list was deposited in his office at a date at least one month prior to that of the writ of election, which certificate the Secretary-Treasurer or the Returning Officer, or Deputy Returning Officer, as the case may be, shall procure from the Registrar.

Act not to prevent revision and correction of list.

5. Nothing in this Act contained shall prevent the list of voters, made as aforesaid, from being revised and corrected in the manner prescribed by the twelfth, thirteenth, fourteenth and fifteenth sections of chapter six of the Consolidated Statutes of Canada.

What shall be the value by which an owner's or tenant's right to vote shall be ascertained.

- 6. The actual assessed value of real property shall be the basis of the right of the owner thereof or of the person occupying the same as the owner thereof, to vote in respect thereof; and the annual rent or profit, derived by the owner of any real property from any other person leasing or occupying the same as tenant, shall be the basis of the right of such other person to vote as the tenant thereof; and the annual value ascertained by the valuators, to any occupant within the meaning of chapter six of the Consolidated Statutes of Canada of the use of such property, shall be the basis of the right to vote as the occupant thereof.
- 7. The first paragraph of section seventeen of the said S. 17 of c. 6 Con: Stat: Can. chapter six of the Consolidated Statutes of Canada, shall be amended;