in the year 1863, intituled: "An Act to regulate the election of Members to serve in the General Assembly," for the Revisal District number two of the County of Victoria, in the said Province. or for any other revisal district in the said Province in which the requirements of the fourth section of the Act hereby amended may not have been complied with, may and shall within six weeks after the passing of this Act, prepare and file with the clerk of the peace the alphabetical list of electors qualified to vote in the said revisal district number two, or any other such revisal district as aforesaid, at elections of Members to serve in the House of Commons of Canada, in the manner prescribed by the Act hereby amended; and for any neglect or wilful breach of duty under this Act the revisors shall be subject to the penalties prescribed in section twenty-four of the Act of the Legislature of Nova Scotia above cited; and the lists of electors so made shall be of the same effect and serve for the same purposes as if made within the time limited by the Act hereby amended, and the like provisions of the said Act of Nova Scotia shall be applicable to the said lists; and the lists made for like purposes in and for the revisal districts numbers one and three of the said county, or in any other revisal district, in conformity to the said Act, are hereby confirmed and made valid.

8. Nothing in this Act shall prevent the effect of any Act passed Act respecting the present session respecting certain polling districts in Inverness. during the present session respecting certain polling districts in the county of Inverness.

## PROVINCE OF NEW BRUNSWICK.

9. In the Province of New Brunswick, the polling districts and Polling dispolling lists shall be the same as if the elections were for Members tricts and poll-of the Lagislative Assembly, notwithstanding over the line lists. of the Legislative Assembly, notwithstanding any changes that may have been made in such polling districts and lists since the first day of July, 1867.

## PROVINCES OF MANITOBA AND BRITISH COLUMBIA.

10. In the Province of Manitoba, the qualification of voters Qualification shall, in places (if any) for which voters' lists have been made for of voters in the Logislative Assembly and Device it like it that I defined Manitoba, the Legislative Assembly, under any Provincial law in that behalf, then in force, be the same as that established by such law, and such lists shall be used at the elections; but if no such lists have been made, and in places for which such lists have not been made, the qualification shall be that established by the Act of the Parliament of Canada, thirty-third Victoria, chapter three,—and in all other proceed-respects (except as aforesaid as to the qualification of voters) the like ings at Eleclaws and rules shall be observed, and the like instructions given, for the conduct of and proceedings at elections of members of the House of Commons as were observed and given at the now last elections of members of the House of Commons in the said Province.