them shall make a memorandum thereon indicating that he does not concur therein; every such signature or initial and memorandum shall appear on every contemporaneously made record of the name and address of the voter.

"Rule (3) On a day to be fixed by the Chief Electoral 5 Officer and notified by the returning officer to the enumerators, each pair of the latter shall, from the information then secured by them, prepare and certify in Form No. 15 in Schedule One to this Act a complete list in exact alphabetical order of all the persons who are resident in the polling 10 division or part thereof for which they have been appointed, and, in the opinion of either of them, are qualified to vote at the election, and shall also prepare and certify in like form at least four copies of such list.

"Rule (4) In such list the enumerators shall, after the 15 name of every female voter whose name appears therein, write the letter W in brackets thus (W), and the name of a married woman or widow shall be entered in such list in the alphabetical order determined by the first letter of the name of her husband or deceased husband, as the case 20

may be.

"Rule (5) Such list and the copies thereof, together with the original field or other notes upon which the same has been based, shall forthwith be delivered or transmitted by the enumerators to the returning officer, who shall 25 thereupon deliver one copy of such list to the representative of each candidate or prospective candidate as hereinafter defined; the returning officer shall retain the original list in his office, where it shall be available for public inspection, and shall furnish one copy thereof to the registrars within 30 whose registration district, as hereafter provided, the polling division lies."

When new list of voters unnecessary.

3. Section thirty-three of the said Act is repealed and

the following is substituted therefor:—

"33. When a writ of election in any electoral district is issued within six months after the day fixed for the poll at the next preceding general election under this Act in that electoral district, it shall not be necessary to prepare lists of voters for such election as in the next preceding section provided, if there are on file in the Chief Electoral Officer's office copies of the lists of voters prepared for such preceding election, but it shall be the duty of the Chief Electoral Officer to forward to the returning officer as soon as possible after the issue of such writ of election at least twelve copies of the lists so on record for each polling division.

(2) Such lists shall be used at such election in the same way, in all respects, as if they had been prepared therefor; at least two sets thereof shall be furnished by the returning

officer to each candidate formally nominated."

Lists which shall be used.