eight hours thereafter, make and transmit by mail, his return to the Returning of-Clerk of the Crown in Chancery, and he shall also, upon application, ficer to trace-deliver to each of the candidates or their agents, or if no application be made, he shall, within the same delay, transmit by mail to each can-5 didate, a duplicate of such Return, which duplicate shall stand in lieu of the Indenture required by the sixty-seventh section of the said Act, which is hereby repealed; Provided always, that the powers and duties Proviso. of the Returning Officer, or of any other person under the sixth-eighth, sixty-ninth and seventieth sections of the said Act, shall not be affected 10 by the abolition of the day of closing the election, or hy any other provision of this Act, and the ten days limited by section seventy for depositing copies of poll-books in the office of the proper Registrar of deeds and titles, shall be reckoned from the date of the Return.

- 21. The provisions of the following four sections shall only apply to Application 15 Lower Canada. ing sections.
- 22 Notwithstanding anything contained in the ninth section of the Qualification said Act, except in places where, by law, assessments are levied on the of electors. annual value of real estate, it shall not be necessary to insert such annual value in the Assessment Roll, and such annual value shall not 20 form the basis of the qualification of the electors.
- 23. The Local Councils shall not, on revising the lists of electors, Revision of amend them with regard to the valuation of any real estate in the muni-lists. cipality; they shall only have the power to make such corrections and changes of the names of the proprietors, tenants and occupants of pro-25 perty as the circumstances of each case may require.
 - 24 No person shall be entered on the lists of electors as proprietor, Cases of extenant or occupant of any real estate which is by law or by any Muni-emption from cipal by-law exempted from the payment of municipal taxes, whatever taxation. may be the amount at which such real estate may be valued.
- 25. The Secretary-Treasurer-, or other Municipal officers in charge Duties of Se-30 of the voters' list in force in each Municipality where the assessments cretary-Treaare not levied on the annual value of real estate, shall, on or before the surers. fifteenth day of Augu t next, or whenever required to deliver to the Returning Officers or their Deputies, copies of the lists of electors for 35 puri osc- of an election, strike off from such lists, and from the copies to be delivered, the names of the persons entered thereon as proprietors, tenants or occupant of real est te, the real value of which, by the valuation roll, is shown to be less than two hundred dollars; and every Penalty. Secretary-Treasurer or other municipa' officer who shall strike off from 40 such list any name which should not have been struck off, shull incur a penalty of ten dollars for every name so illegally struck from said list or left on it.
- 26. It is hereby declared and enacted, that the lists of voters re- What list of quire by the "Act espe .ng Election of Members of the Legislature," voters shallbe 45 to be used at any election of a Member t serve in the Legislative Council used at elecor Assembly, in any Municipality in Upper Canada, s and stall be held to be the last list of voters which shal have been, at least one month before the da e of the writ to hold such election, according to law completed and delivered by the Clerk of such Municipality to the 50 Clerk of the Peace for the County or union of Counties within which such Municipality lies.

73-в