Council shall serve a copy of the said complaint on the person interested, and requiring him to file proof of his qualification in the clerk's office days from the date of such service.

XXXV. The said notice and order shall be signed by the Clerk, and Service of 5 shall be served on the party interested, by an assessor or other person thereunto empowered by the Clerk, by leaving a copy of the said notice at the dwelling of the party.

XXXVI. In the matter of complaints resulting from the revision of Proceedings the electoral list, the Clerk shall act in conformity with the provisions when objections are filed. 10 of this Act relating to complaints under the original list.

XXXVII. The duties imposed by this Act shall be performed by all or Where there any number of, or by one of the assessors, in case several have been ap- is more than one assessor. pointed in a municipality: when only one assessor has been appointed, the duties imposed by this Act shall be performed by him alone.

TITLE III.

Appeal from the decision of the Municipal Council.

- XXXVIII. Any person who shall deem himself aggrieved by the Delay for apdecision of the Municipal Council may within days after such peal to the decision shall have been given, appeal therefrom to the Superior Court Superior Court. having civil jurisdiction within the Municipality.
- XXXIX. The appeal shall be made in the form of a simple petition Form of ap-20 setting forth the grounds of appeal, and may be presented either in or peal, &c. out of term, or in vacation, to one of the judges of the Court, who on presentation of the petition shall grant the appeal.
- XL. The appeal being granted, the appellant shall give sufficient Security to be for payment of the costs of given. security in the sum of 25 appeal.
 - XLI. The bond shall be in the form in use in the Court in which Form of bond. the appeal shall be brought.
- XLII. The appellant shall afterwards serve a copy of the petition Notice of the and of the leave to appeal granted by the judge, on the clerk of the appeal. 30 Municipality, together with a notice stating that it is his intention at a certain place, on a certain Court day, to present his petition to the said Court, for the purpose of obtaining judgment in the premises.
- XLIII. In case the ground of appeal is the rejection by the If the case be Municipal Council of the complaint of an elector demanding one where the 35 the erasure of the name of a person entered in the electoral list, the erasure is deappellant shall cause the said person to be notified in the manner requir-manded, ed by the preceding section.
- XLIV. The service required by the two preceding sections shall be Howthenotice made in accordance with the law or rules of practice, which regulate shall be served. 40 the service of process in the Court in which the appeal shall have been brought.