provisions of the said last mentioned laws, and no longer. 48-49 V., c. 40, s. 9.

REVISING OFFICERS AND OTHER OFFICERS.

11. The Governor in Council may, from time to time, ap-Appointment point a proper person to be called "the revising officer," for of revising officers. each or any of the electoral districts, who shall hold office Tenure of during good behavior, but who shall be removable on office. address by the House of Commons, and whose duties shall be to revise and complete, in the manner hereinafter pro- Their duties. vided, the lists of persons entitled to be registered as voters under the provisions of this Act in such electoral district or portion of an electoral district for which he is appointed as hereinafter provided:

2. Every such officer shall, before entering upon his To take oath duties, take an oath of office before a judge of a court of record of the Province in which he is to act, in the form A, in the schedule to this Act,—which oath he shall forthwith thereafter cause to be filed with the Clerk of the Crown in

Chancerv at Ottawa:

3. In the event of the death, resignation, removal, inabil- Case of death ity or refusal to act of any such revising officer, another or resignamay, in like manner, be appointed in his stead, who shall hold office under the same tenure, and with the same duties and powers:

4. The same revising officer may be appointed for and be Appointment required to discharge the said duties in respect of more less than one than one electoral district and may be appointed for a por-district. tion of any electoral district:

5. Any revising officer may, in case of illness or necessary Deputy may absence, after leave granted therefor by the Governor in in certain Council, appoint a deputy revising officer to act for him cases. during such illness or absence; and such appointment shall be subject to the approval of the Governor in Council:

6. The deputy revising officer shall be possessed of all the Powers of qualifications, and during such illness or absence shall have deputy. all the powers of a revising officer, and if he is not a judge of any court his decision shall be subject to appeal as hereby provided. 48-49 V., c. 40, s 13 and s. 14. part;—49 V., c. 3, s. 17.

12. In every Province, except in the Provinces of Quebec Who may be and British Columbia, any person to be appointed a revising appointed are vising are vising appointed are vising appointed are vising a officer under this Act shall be either a judge or a junior judge of a county or district court in the Province, or a barrister of at least five years' standing at the bar of such Province; and in the Province of Quebec he shall be either a judge of the Superior Court for Lower Canada, or an advocate or notary of that Province of at least five years' standing; and in the Province of British Columbia he shall be either a judge of a superior court or of a county or district court,