

day of August in each year, deliver to the Revisors a copy of the Assessment List for their Parish; and if from any cause any portion of the inhabitants are exempt from taxation therein, they shall either include their names in the same, or make a separate list of such portion, so that the list shall contain the names of all persons possessed of real or personal estate or income; or if they have not received any warrant therefor, make out a list of the names of all persons possessed of real or personal estate or income in the form following, and deliver it to the Revisors :—

	Real Estate in the Parish of inhabitant.	Personal Estate of inhabitant.	Real Estate of Non-resident.	Annual Income.
A. B. . . .	£25 0 0	0 0 0	0 0 0	0 0 0
C. D. . . .	0 0 0	100 0 0	0 0 0	0 0 0
E. F. . . .	0 0 0	0 0 0	25 0 0	0 0 0
G. H. . . .	0 0 0	0 0 0	0 0 0	100 0 0

4. The Revisors shall before the first day of September in each year meet and prepare from the Assessment list an alphabetical list of the qualified electors in their Parish, distinguishing the resident from the non-resident, and affixing the place of residence of the non-resident when known, and on or before the said first day of September in each year, post up a copy of the said list in three of the most public places in each Polling District of their Parish, with the following notice :—

“The Revisors will meet at _____ in the Parish of _____ on the twenty fifth [*if Sunday, say twenty sixth*] day of October next at _____ o'clock A. M., to revise the list of electors for the Parish of _____ and any person claiming to add to or strike off a name from the list, must give notice thereof, with the cause of objection, to either of us, on or before the first day of October next, and also notify every person proposed to be struck off.—Dated the _____ day of _____ 18 .

A. B. }
C. D. } *Revisors.”*
E. F. }

5. The Revisors shall on or before the tenth day of October in each year post up in the said three most public places of the Polling District, an alphabetical list of the persons proposed to be added or struck off respectively, with a notice appropriate to each list to the effect following :—

“The Revisors will on the twenty fifth [*if Sunday, say twenty sixth*] day of October instant, at _____ in the Parish of _____ adjudicate upon the propriety of adding (*or striking off, in case of striking off*) the foregoing names to (*or from*) the list of qualified voters.—Dated the _____ day of October, 18 .

A. B. }
C. D. } *Revisors.”*
E. F. }

6. The person who proposes to strike a name from the list shall, on or before the first day of October, give notice in writing to the party objected to, either personally or by leaving it at his last or usual place of abode, and shall prove on oath the giving the notice to the satisfaction of the Revisors before they hear the objection.

7. At the time and place appointed, the Revisors shall attend and correct the lists, and shall, with all convenient dispatch, make out an alphabetical list of the resident electors of each Polling District of the Parish, and of the non-resident electors,

stating the residence when known, and on or before the tenth day of November in each year, transmit the same to the Clerk of the Peace; they shall add to or strike off from the list the name of any person whose qualification or disqualification is satisfactorily proved to have existed at the date of the last assessment, or date of the list to be made up by the assessors in the event of no assessment, if notice have been given to a Revisor of the claim on or before the first day of October, and in case of disqualification they prove to the satisfaction of the Revisor that notice in writing has been given to the party objected to within the same period. When a firm is assessed in respect of property or income sufficient to give each member a qualification, the several persons composing that firm shall be inserted on the list.

8. If the Assessors neglect to make up and deliver the list, or wilfully deliver an incorrect list, or if the Revisors neglect to revise the list so delivered, or wilfully transmit an incorrect list, for every neglect or wilful delivery or transmission of an incorrect list, each Assessor or Revisor so contravening this Act shall pay a fine of twenty pounds, which any person may recover with costs, and each day a list is delayed shall be a separate offence.

9. In incorporated Counties the Councillors of each Parish, with a person to be appointed therefor by the County Council, shall be the Revisors for their respective Parishes; the list shall be sent to the Secretary Treasurer, and revision of the non-residents shall be made by the Warden.

10. In the Cities of Fredericton and Saint John, or any incorporated Town, any three or more of the Aldermen and Councillors to be appointed in each year by the respective Councils of such Cities or Towns, shall annually revise the list of electors qualified to vote therefor at County elections, in the manner and at the times herein prescribed.

11. The Sheriff of the County shall on or before the tenth day of December in each year, attend at the office of the Clerk of the Peace to ascertain the non-resident and resident electors who may be qualified to vote in more than one Parish, and the Clerk shall, under his direction, make a copy of the list of each polling district, with the name of any non-resident elector marked as such, who may have selected that poll. He shall make an alphabetical list of the remaining non-resident electors. Whenever a non-resident elector shall notify the Sheriff in writing of his selection of a particular poll, his name shall be inserted and continued in the list of that poll until he become disqualified, or direct otherwise. If it appear by the list that a resident elector of any Parish is returned qualified to vote in any other, his name shall be only inserted on the list of the polling district in which he resides.

12. The list shall be made up and signed by the Sheriff and deposited with the Clerk of the Peace, on or before the twenty fourth day of December in each year, and shall be the Register of Electors for the County for which they are so made for the year next succeeding; and the Clerk of the Peace shall send a copy of the list for each polling district to the Town Clerk of the Parish for which such poll is held, on or before the thirtieth day of December in each year for inspection by any elector.

13. If from any cause the Register of Electors for any polling district is not made up in any year, the Register last made up shall be used in its stead for the purpose of elections.

14. The list of Electors for the City of Saint John shall be revised and corrected by the Aldermen and Councillors at the