electorial district for three months immediately preceding the issue of the writ. (b) That any elector may apply to have his name put on the electoral lists not later than two days before polling day. (c) That the oaths to be administered are to be changed to suit the changed conditions.

403. ELECTORAL FRANCHISE ACT.

Chap. 12, 22nd July, 1895,

Provides (Sec. 1.) that the voters' lists in force need not be revised for 1895, but shall continue in force until 1896, in accordance with the provisions of the Electoral Franchise Act. (Sec. 2.) That the lists of voters prepared for the year 1894 shall be valid, notwithstanding that a revising officer has not complied with the provisions of Section 23.

404. Dominion Elections Act.

Chap. 13, 22nd July, 1895,

Amends Dominion Elections Act, R.S.C., Chap. 8, and Act 1894, Chap. 13, and provides (a) for one and the same day for nomination of candidates for general elections in all electoral districts, excepting Algoma and Nipissing, in Ontario, and Gaspé, Chicoutimi and Saguenay, in Quebec. (b) That in Gaspé, Chicoutimi and Saguenay, the returning officer shall fix nomination and polling days, nominations to take place not less than fifteen days nor more than thirty days after the proclamation has been posted, and elections not less than fifteen days nor more than thirty days after nomination day. (c) That within ten days after the reception of the writ in Algoma and Nipissing, and within eight days after such reception in the other electoral districts of Canada, the returning officer shall, in every electoral district in Canada, by proclamation, indicate the place and time fixed for nomination and for polling, the several polling stations, with their territorial limits, and the time and place for counting the votes thrown. (d) The way the elector is to proceed to mark the billot and deposit it. This Act takes effect on the dissolution of the 8th Parliament.

405. CIVIL SERVICE ACT.

Chap. 14, 22nd July, 1895,

Amends Civil Service Act, R.S.C., Chap. 17 and Chap. 12, Acts of 1888, by providing for inquiries into irregularities at examinations and punishment of persons refusing to obey summons to attend as witnesses.

406. CIVIL SERVICE ACT.

Chap. 15, 22nd July, 1895,

Amends Civil Service Act, R.S.C., Chap. 17, and provides (a) That no persons shall be appointed in the inside service other than a deputy head,