prove by testimony, satisfactory to said Registers, that CHAP. 149. he is entitled, or will be entitled, to vote at the next election, under the Laws and Constitution of this State, and who may apply to said Registers for that purpose.

SEC. 2. And be it enacted, That it shall be the duty To publish alof the said Registers on or before the first of September, annually, to make out from the books aforesaid, a list, alphabetically arranged, of the names of al! persons inserted in the books aforesaid, stating their respective wards, and to publish the same, and affix printed copies thereof in at least ten public places in each ward.

phabetical list annually

SEC. 3. And be it enacted, That for the purpose of Meet and corcorrecting any errors which may occur in said lists, it shall be the duty of the Registers to meet in their respective wards, five days previous to the time for holding the general elections in every year, and shall set publicly for the examination of the same, and it shall be the duty of the Registers aforesaid, to furnish the Furnish list to said judges with the lists for their respective wards, and they being first sworn to perform their duties with Oath required fidelity, shall receive such proofs of the right of any applicant to vote at the next general election, as is requir-'ed by the laws regulating elections in this State, and they shall add to the said lists the name or names of Add names of such persons as shall be duly qualified to vote as aforesaid, and they shall certify that they have duly examined and corrected the said lists; and shall safely keep the same until the day of the general election, and shall deliver them to the said judges on the morning Delivery of said of the general election, before the opening of the polls thereof, which lists duly attested by the said Registers, shall be deemed and taken to be the only and conclu- Conclusive evisive evidence of the qualifications of the voters thereof.

Judges

qualified vo-

SEC. 4. And be it enacted, That in case the name If name of perof any person not qualified to vote as aforesaid, shall be inserted by the registers aforesaid, on the lists to be published as aforesaid, if the same shall be satisfactorily and by legal evidence shown to the said judges after due notice to the parties concerned, it shall be lawful for them to erase the name or names of such per-Judges may sons; provided, that in case a voter shall remove out crase

son not jualified be thereon