

of the insertion or omission of whose name upon the list the complaint is made, provided he be resident within the municipality the list of which is the subject of complaint, or within the municipality in which the Court is held.

On the day appointed by the judge for hearing the complaints, attend with your evidence prepared. It will be well also to be ready to prove the service of your subpoenas, (by the party who served them) with a view to having the hearing adjourned or the vote struck off should the witnesses disobey the subpoena.

If any Appellant or complainant entitled to appeal, dies or abandons his appeal or complaint, or having been on the alphabetical list made and posted by the Clerk, is afterwards not found entitled to be an appellant, the Judge may if he thinks proper, allow any other person who might have been an appellant or complainant, to intervene and prosecute such appeal or complaint upon such terms as the Judge may think just. (R. S. O., c. 9, sec. 19.)

Re-revision of 1877 Voters' Lists.

By the "Voters Lists Finality Act" (41 Vic. c 21). The Voters Lists of 1877 may be revised by the County Judge, except as to cases where the right to vote had been inquired into and "expressly decided" by such County Judge.

All Appeals in respect to the Voters List of 1877 MUST BE MADE ON OR BEFORE THE 15TH MAY, 1878, and in the manner and form provided by the Revised Statute of Ontario respecting Voters Lists, chapter 9, and explained above, pages 3, 4, 5 and 6.

Persons who may be struck off the Voters' Lists.

In addition to the persons under the 18 classes on pages 4 and 5, the following persons, although entered upon the Assessment Roll and Voters' List, may be found not