



THURSDAY, MAY 13, 1892.

HURON ELECTION.

After the most fearful convulsions for a few days—great meetings of constitutional associations, secret cabals of orange lodges, and all the managing and maneuvering...

And if any one doubts what course they (Cayley & Co.) would take, let him read the following extracts from the report of the House of Assembly, made on the 24th of June, 1890...

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know about Mr. Cayley or any other defeated candidate? It is really a pity that he did not send the ex-minister a polite note all the way over the Atlantic...

THE HURON ELECTION.—MALCOLM CAMERON AND THE TORONTO GLOBE.

To Geo. Brown, Esq., the Editor of the "Globe." Sir,—Under the caption of "HURON ELECTION" in the Globe of Feb. 26th, with accepting office in order that by the delay attending a new election...

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Chancery, that a new writ may issue for the election of a member to fill such vacancy, and a new writ shall issue accordingly; and if after any such vacancy shall have happened, there be no Speaker, or Provisional, or if the member whose seat shall be vacated as aforesaid, be himself the Speaker, it shall be lawful for any two members of the Legislative Assembly to give notice thereof, by a warrant under their hands and seals, to the Clerk of the House in Chancery, that a new writ may issue as above required, and a new writ shall issue accordingly; and such notice so given to the Clerk of the House in Chancery, either by the speaker or by any two members as aforesaid, in the case of any such vacancy which shall happen from and after the passing of this Act, by the death of the member chosen or by the reason of his being summoned to the Legislative Council, shall be, to all intents and purposes, deemed and considered to be the notice thereof, which by the twenty-fourth section of the before cited Act, passed in the Parliament of the United Kingdom of Great Britain and Ireland, is required to be delivered to the Clerk of the House of the proper officer for issuing writs of election.

The Statute plainly provides that if any person elected or returned to the Assembly accept an office of profit, a writ shall issue for the election of a member to fill such vacancy, and a new writ shall issue accordingly; and if after any such vacancy shall have happened, there be no Speaker, or Provisional, or if the member whose seat shall be vacated as aforesaid, be himself the Speaker, it shall be lawful for any two members of the Legislative Assembly to give notice thereof, by a warrant under their hands and seals, to the Clerk of the House in Chancery, that a new writ may issue as above required, and a new writ shall issue accordingly; and such notice so given to the Clerk of the House in Chancery, either by the speaker or by any two members as aforesaid, in the case of any such vacancy which shall happen from and after the passing of this Act, by the death of the member chosen or by the reason of his being summoned to the Legislative Council, shall be, to all intents and purposes, deemed and considered to be the notice thereof, which by the twenty-fourth section of the before cited Act, passed in the Parliament of the United Kingdom of Great Britain and Ireland, is required to be delivered to the Clerk of the House of the proper officer for issuing writs of election.

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Hicks, the Presidency of the Council, &c. Globe, April 26, 1848.—The Colonel's second complaint is as to the number of members forming the Cabinet. He says there are twelve; but there will be fifteen only ten. We cannot say how many which the public may suffer—but we admit the Speaker, it shall be lawful for any two members of the Legislative Assembly to give notice thereof, by a warrant under their hands and seals, to the Clerk of the House in Chancery, that a new writ may issue as above required, and a new writ shall issue accordingly; and such notice so given to the Clerk of the House in Chancery, either by the speaker or by any two members as aforesaid, in the case of any such vacancy which shall happen from and after the passing of this Act, by the death of the member chosen or by the reason of his being summoned to the Legislative Council, shall be, to all intents and purposes, deemed and considered to be the notice thereof, which by the twenty-fourth section of the before cited Act, passed in the Parliament of the United Kingdom of Great Britain and Ireland, is required to be delivered to the Clerk of the House of the proper officer for issuing writs of election.

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The Assizes for the session since the 5th Civil calendar, one for the Assizes Company vs. Brown

Important, verdict for criminal calendar vs. Brown. The most in decket was the Queen for arson. The Crown, found the most of the Daniels, Esq., Counsel, we have never w of any case in Court the examination of the witnesses, managed by the Co Prisoners were acqui to be tried for any ca we, we say give u for our Counsel.

We intend to Municipal Council in

GALT

To the Editor of the Pe Sir:—I have been of late a good deal of Mr. John Gibb (who and was not actually upon him but different his turn round against our old friend (Forsyth), makes a ch your last week's issue one I am inclin to, I will forever it, and I would just there is such charges on, that the document solved; and if either this, I will forever then I would say you I am Sir, you

To Daniel Lizarz, Clerk of the Pe Sir:—I have been of late a good deal of Mr. John Gibb (who and was not actually upon him but different his turn round against our old friend (Forsyth), makes a ch your last week's issue one I am inclin to, I will forever it, and I would just there is such charges on, that the document solved; and if either this, I will forever then I would say you I am Sir, you

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