

THE
Canadian Municipal Journal:

12 Numbers per year, aggregating 400 pages.

DEVOTED MORE PARTICULARLY TO THE EXPOSITION OF
MUNICIPAL, SCHOOL AND OTHER LEGISLATIVE ENACT-
MENTS RELATING TO LOCAL MUNICIPALITIES,

Will be published by ARTHUR L. WILLSON, M.A., Monthly, at the
City of Toronto, Ontario.

Subscription: \$5.00 per year in advance.

VOL. I.

OCT.-DEC., 1891.

Nos. 10-12.

THE MUNICIPAL ACT.

(R. S. O. 1887, Cap. 184.)

(CONTINUED.)

CONTROVERTED ELECTIONS.

187. In case the right of a municipality to a reeve or deputy-reeve or reeves, or in case the validity of the election or appointment of mayor, warden, or reeve, or deputy-reeve, alderman, or councillor is contested, the same may be tried by a Judge of the High Court, or the senior or officiating Judge of the County Court of the county in which the election or appointment took place; and when the right of a municipality to a reeve or deputy-reeve or reeves is the matter contested, any municipal elector in the county may be the relator, and when the contest is respecting the validity of any such election as aforesaid, any candidate at the