cession to and in lieu and stead of the Trustee who shall have died or resigned as aforesaid. until or unless a different successor be appointed in the manner hereinaster men-5 tioned.

IV. Provided always and be it enacted, Proviso-That no such election of a Trustee as aforesaid shall be valid until nor unless a notice of his election shall have been inserted in the 10 Canada Gazette; and that if at any time Inhabitant within one month from the insertion of such householders of Toronto notice the majority of the inhabitant house- may within a holders of the city of Toronto, present at a certain time elect a Truspublic meeting called for that purpose by tee, who shall 15 notice, inserted at least twice, in the Canada superrede the one elected by Gazette, shall agree to elect any inhabitant the Trustees householder of the said city, other than themselves. the one elected by the surviving or remaining Trustees, or a majority of them as 20 aforesaid, to fill such vacancy as aforesaid, then such person so elected at such public meeting shall supersede the person elected by such surviving or remaining Trustees as aforesaid, and shall from thenceforth be 25 in his lieu and stead a Trustee to all the intents and purposes of the said Act, and of this Act, in direct succession to and in lieu and stead of the Trustee who shall have died or resigned as aforesaid; but all acts 30 done or concurred in by any Trustee so superseded, in the interval between the notification of his election in the Canada Gazette as aforesaid, and his being superseded as aforesaid, shall be and continue as valid 35 and effectual to all intents and purposes as they would be if such Trustee were not superseded.

V. And be it enacted, That words in this import of ceract importing the singular number only shall tain words.