2. Any Township or part of a Township in Upper Canada, Any Township which is by law made part of a Town for the purpose of Re-attached to a presentation, although not otherwise within the limits thereof, toral purposes, shall, for the purpose of holding an Election of a Member of the to be consider.

Legislative Council or Assembly, be dealt with, except such Town. as to the qualification of Electors, as if it were a Ward of such Town; and if a Poll be demanded and granted at such Election, a Deputy-Returning Officer shall be appointed for such Township, or part of a Township and all other proceedings shall be had, as if it were a Ward of such Town, except that the Town Clerk of such Township, or in case of his absence, sickness, death or incapacity to act, the Assessor or Collector thereof, shall be appointed Deputy-Returning Officer therefor; 16 V. c. 152, s. 5—part.

3. And whenever any Township in Upper Canada is divided In case a into two Townships for the purpose of Representation only, Township is then the Town Clerk of the Municipal Township so divided two parts for shall be appointed Deputy-Returning Officer for that one of the electoral pur-Representation Townships which is first mentioned in the law poses, &c. so dividing the Township, and the Assessor or Collector of such Municipal Township shall be appointed for the other;

4. In incorporated Villages and Towns not divided into Wards Foregoing proin Upper Canada, the foregoing provisions shall apply as visions to apregards the person to be appointed Deputy-Returning Officer, and Towns not and the Clerk of the Village or Town or the Assessor or divided into Collector thereof or other person, as the case may require, shall be appointed accordingly; but in Towns divided into Wards, any person may be appointed Deputy-Returning Officer for any Ward therein; 16 V. c. 152, s. 6—part.

5. If in any case in Upper Canada there is more than In certain cases one person who may by law be appointed Deputy Returning in U.C. the Officer, then the Returning Officer may appoint either of cer may choose such persons; and if there be no person who ought to be his Deputy. appointed, or the person who ought to be appointed be absent, or from sickness or otherwise be unable to act, the Returning Officer may appoint such person as he thinks proper to be Deputy-Returning Officer. 16 V. 152, s. 5—part.

46. The Returning Officer may appoint in the manner And the Depuabove provided, another person to be Deputy-Returning ty-Returning Officer may be Officer, when and so often as the case may require such appointed in appointment, either by reason of the death, illness or absence certain cases. of a Deputy-Returning Officer previously appointed, or by reason of his refusal or neglect to act in that capacity, or otherwise; and such new Deputy-Returning Officer so appointed His duties, &c. shall perform all the duties and obligations of the said office under the same penalties in case of refusal or neglect on his part, as are hereinabove imposed in like cases. s. 18,—16 V. c. 152, and 14, 15 V. c. 108.

47.