

That every elector should be supplied with an identification card and should not be permitted to vote unless he produces that card at the poll and satisfies the Election Officials that he is the person referred to in that card.

That all agents of candidates at a poll should be qualified electors in the electoral district.

That provision should be made whereby an individual producing an enumerators' slip showing that his application has been accepted should be permitted to vote, even if his name has been omitted from the final list of electors.

That it should be made definitely legal for candidates' agents to absent themselves at will from the polling station.

That no entry should be made in the poll book until it has been ascertained that the name of the elector is entered on the official list of electors.

That whenever there are no candidates' agents in attendance at the polling station at the close of the poll the presence of one elector should be sufficient instead of three as at present required.

DOMINION FRANCHISE ACT

(PREPARATION AND REVISION OF THE LIST OF ELECTORS)

That the Franchise Act should be repealed and the Franchise provisions embodied in the Elections Act.

That a qualified elector should be permitted to have his name placed on the list or removed therefrom on application to the nearest Postmaster.

That Registrars of Electors should be required to receive applications for registration and correction of names at all times at their permanent addresses.

That Courts of Revision should be held monthly.

That Registrars of Vital Statistics should be required to forward records of deaths of persons over twenty-one years of age with full particulars to the Registrars of Electors of the Electoral District in which the deceased resided.

That when relatives of deceased persons advise Registrars of Electors of such deaths this should be sufficient authority for the Registrar of Electors to delete such names from his list.

By the Chairman:

Q. In that letter there was nothing indicating what relatives they are?—A. No, nothing at all.

That Registrars of Electors should have the right to initiate objections when satisfied that objections should be taken to any names on the list.

That copy of the latest list should be exhibited near the Notice of Revision.

That applications for registration sent by mail and accompanied by affidavit should be sufficient to warrant the Registrar of Electors placing the applicant's name on the list.

That lists of electors should be brought up to date annually, but should not be printed except immediately before an election.

That the annual revision should be discontinued: Lists should remain open indefinitely or at any rate until three months before an election.

That applications for registration, for transfer, for corrections of names, and notices of objection should be receivable by the Registrar of Electors at any time.