

MISSION.	DELEGATES.	OBJECTION.	DECISION.
No. 6. Woodbridge and Vaughan.	W. Duncan. W. Gregory. <i>Judge Boyd.</i>	As to the third representative, same as preceding case—No. 5.	Same ruling as No. 5.
No. 7. St. Thomas's, (Toronto).	M. Crombie. M. M. Matthews. <i>W. R. Bartlett.</i>	As to the third representative, that he had not communicated three times.	The incumbent stating him to be a faithful communicant, and that his non-communicating was caused by his attendance at the temporary room for service, and where the Holy Communion could not be properly administered, until St. Thomas's church was opened at Easter, and since which opening he has regularly communicated, we allow the seat. (See as to this ruling No. 1, Cobourg, 1870).
No. 8. Penetanguishene & Wyebridge.		Fees not paid.	Since paid. Disability <i>ipso facto</i> removed.
No. 9. St. Anne's, (Toronto).		Same as No. 8.	Same ruling as No. 8.
No. 10. Grace Church, (Toronto).	C. W. Ball. <i>C. R. B. Denison.</i> R. Reynolds.	As to the second name, Mr. Delamere was first elected, and resigning Col. Denison was elected; with regard to which last election the objection is taken that notice of relating to an occasion of dual Mr. Delamere's resignation should have been sent to the Secretary-Treasurer, through from the party an intimation of whom notice to hold a new election should have been given to the Incumbent.	This objection is taken under section 6 of the Constitution. (See Canon, IV-Laws, &c., 1873) two distinct cases. In the first, the intervention of the Secretary-Treasurer in receiving the resignation, through from the party an intimation of whom notice to hold a new election should have been given to the Incumbent, is obviously necessary. But not so in the second case relating to a vacancy occurring in a parish from death, removal from the country, resignation, or otherwise," where the section states "the minister of the parish shall proceed to hold a new election to fill such vacancy," the words, that this shall be done "in like manner and within the same period," we hold to apply to notice being given on two consecutive Sundays, but we fail to see the intention or necessity for the reference to, and intervention of, the Secretary-Treasurer in the latter case, and being satisfied that all other formalities were complied with, hold the last election to be valid.
No. 11. St. Peter's, (Toronto).	Henry Pollatt. C. E. Blackford. <i>W. G. Coates.</i>	As to the third name, Mr. Mason was first elected, and resigning Mr. Coates was elected—the objection is precisely similar to the last	Same ruling as No. 10. Election held valid.