place after the final revision of the roll, were over-ruled and the votes held good:

(1) Where two farmers' sons were assessed as owners, the father being the owner of the farm, the subsequent death of the father and the devise of the farm to one of the sons, (2) Where a farmer's son was assessed as owner, the father being the owner of the farm, the subsequent sale of the farm by the father, but who acquired another farm before the voting.

The following votes were also held good: (1) where the son, the voter, lived with his mother, who had a life estate in the property with a power of appointment amongst a class included the son, (2) A farmer's son, assessed as owner and living with his father, the owner of the farm, but who subsequently became the tenant, (3) A farmer's son assessed as owner, living with his father, the owner, but carrying on a blacksmith business off the property, (4) An infant who became of age before the voting took place, (5) A farmer's son, the father and another being tenants in common of the farm, (6) Where the property had been acquired after the roll had been made up, but before the final revision thereof.

Deputy returning officers, are not entitled to vote on such a by-law, s. 347 of 3 Edw. VII e. 19(O.) not overcoming the effect of s. 351 of the Act whereby they are debarred from voting; nor is it necessary that they should be selected before the publication of the by-law, and their names mentioned therein, nor was it necessary to name a day for the final passing of the by-law, these being cured by 4 Edw. VII. e. 22, s. 8(O.).

An Indian reserve, within the territorial limits of a township, but over which the municipal council had no jurisdiction, need not be specifically excepted in the by-law, for the municipal council must be assumed to have dealt only with the territory within their jurisdiction.

An objection to the designation of the newspaper in which the notice was published was overruled, where it appeared that the name used was that given in the display head, the name contended for being that contained in the sub-title of the paper.

In construing the word "week" in dealing with the required three weeks publication of the by-law, it must be taken in its ordinary acceptance which would include Sundays and holidays, and therefore, not necessarily seven days, exclusive thereof.

Irregularities in the meeting of the township council, or ill-