DEFEATED

## Bill # 59 Elections Act

## CHANGES RECOMMENDED TO THE LAW AMENDMENTS COMMITTEE

## NOTE: REFERENCES ARE TO THE BILL AS REPRINTED

PAGE 113, Clause 276, line 3 - delete "collusion" and substitute "concert or coordination".

PAGE 117 - add the following after Clause 293:

- 294 (1) In the event of a threatened or continuing violation of Section 275, 276 or 277, a registered party or candidate may apply to a judge for an injunction to restrain a third party from continuing or committing the violation, and the judge may grant an injunction if the judge is satisfied on a balance of probabilities that the third party is likely to commit or is continuing to commit a violation of Section 275, 276 or 277.
- (2) A judge may, on application, grant an interim injunction pending the hearing of an application for an injunction pursuant to subsection (1) if the judge is satisfied that there is reason to believe that the third party is likely to commit or is continuing to commit a violation of Section 275, 276 or 277.
- (3) A judge may make such order as to costs as the judge considers proper in injunction proceedings under this Act.

RENUMBER CLAUSES AND CHANGE CROSS-REFERENCES ACCORDINGLY