rior Courts of Common Law at Toronto, or the majority of them, by any rule or rules to be by them for that purpose made, from time to time in term time, as occasion may require, to settle the forms of all such writs, whether of summons, certiorari, mandamus, execution, or of or for whatever other kind or purpose, as are authorised by the said Act—therefore, in order to settle the said forms, and to regulate the practice and proceedings in the said Courts in the matters aforesaid, It is Ordered, that the following Rules be substituted for the Rules made in Hilary term last by the Judges of the said Court of Queen's Bench for the trial of such elections; and that the forms of such writs and the practice to be observed with respect to the matters aforesaid shall be as follows, that is to say:—

I. The relator entitled to complain of any election shall in person or by attorney, by written motion, apply to one of the said Courts of Queen's Bench or Common Pleas in term time, or to the Judge presiding in Chambers in vacation, for a writ of summons in the nature of a quo warranto, which motion must, according to the statute, be made within six weeks after the election complained against, or within one month after the person whose election is questioned shall have accepted the office, and not afterwards.

II. Such motion shall be founded-1st. On a written statement, which shall be annexed to the motion-paper. setting forth the interest which the relator has in the election, as candidate or voter, and setting forth also specifically, under distinct heads separately numbered, (if there be more than one), all such grounds of objection as he intends to urge against the validity of the election complained against and in favour of the validity of the election of the relator or another, or other person or persons, when he shall claim that he or they or any of them have been duly elected: and at the foot of such statement there shall be an affidavit made and signed by the relator, that he believes such grounds to be well founded: And 2ndly. On an affidavit or affidavits of the relator, or other person or persons, setting forth fully and in detail the facts and circumstances which shall support the application.