ials at Circuits, k, together with ial, to the Clerk

ed by the Regisall be under his

person as a wit-

plete the title of

uired to attend
of , at
examined as a
the said Court

D. 18 .
A. B.,
the said Court.

t, the Warrant

n Election Pelorable erted Elections

he said Court
does,
t to be imprisady the Queen
said Gaol until
hat the Sheriff
ables and OffiA. B. may be
rey him to the
eler thereof to
ders the said
t he shall be

A. D. 18 .
[L. S.]
by the Judge.)

XLV.

Such Warrant may be made out and directed to the Sheriff or other person having the execution of process of the Supreme Court, as the case may be, and to all Constables and Officers of the Peace of the County or place where the person adjudged guilty of contempt may be found; and such Warrant shall be sufficient without further particularity, and shall and may be executed by the persons to whom it is directed, or any or either of them.

XLVI.

All Interlocutory questions and matters, except as to the sufficiency of the security, shall be heard and disposed of before any one of the Election Judges, who shall have the same control over the proceedings under "The Controverted Elections Act 1873," as a Judge at Chambers in the ordinary proceedings of the Supreme Court; and such questions and matters may be heard and disposed of by any one of the Election Judges.

XLVII.

Notice of an application for leave to withdraw a Petition shall be in writing, and signed by the Petitioners or their agent. It shall state the ground on which the application is intended to be supported.

The following form shall be sufficient :-

IN THE ELECTION COURT.

" The Controverted Elections Act 1873," [name the County].

Petition of (state Petitioners), presented day of

The Petitioner proposes to apply to withdraw his Petition upon the following ground (here state the ground), and prays that a day may be appointed for hearing his application.

Dated this day of

(Signed)

XLVIII.

The notice of application for leave to withdraw, shall be left at the office of the Clerk of the Election Court.

XLIX.

A copy of such notice of the intention of the l'etitioner to apply for leave to withdraw his Petition shall be given by the Petitioner to the Respondent, and to the Returning Officer, who shall make it public in the County, or City and County, or Electoral District, to which it relates; and it shall be forthwith published by the Petitioner in the manner hereinafter prescribed.

The following may be the form of such notice :-