For remedy thereof, be it enacted by the King's most excellent Majesty, by and with the advice, and confent of the Legislative Council, and Assembly; of the Province of Upper Canada, conflituted and affembled, by virtue of, and under the authority of an Act, passed in the Parliament of Great Britain, insituled, "An Ast to repeal certain parts of an Act, passed in the sourteenth ". year of his Majesty's reign, intituled, " An Act to make more effectual pro-" kilion for the Covernment of the Province of Quebec, in North America, " and to make further provision for the Government of the faid Province," and by the authority of the same, That every petition, complaining of an undue Election, or return of a Member, or Members, to serve in the House of Assembly, thall contain the grounds and reason of complaint, and in case the of undue electi-Houte of Ailembly, shall think such grounds and reasons (if true) sufficient on a time to be to make the election void, a day and hour thall, by the faid House be appoint-dering thereof. ed, for taking the fame into confideration, and notice thereof, in writing, that be forthwith given by the Speaker, to the petitioners, and the fitting Member, or Members, or their respective agents, accompanied with an order. to them to attend the House at the time appointed, either in person, or by wheir counfel or agents.

II. Provided always, That no such petition shall be taken into consideration within fourteen days after the same shall have been first read in the House to consideration by the Clerk, unless by consent of parties.

Time of taking the petition in-

III. And be it further Enacled by the Authority aforefaid, That at the time appointed for taking fuch petition into confideration, and after reading the king the faid order of the day for that purpose, the House shall be cleared, and the Mem-confideration, bers thereof (excepting the Member or Members whose election shall be contested) with the Speaker, shall be sworn at the Table, well and truly to try the matter of the patition referred to them, and a true judgment give, according to the evidence; the Speaker shall then take the Chair, the doors shall be opened, and the petitioners, their counsel, or agent shall attend.

Manner of ta-

IV. And be it further Enasted by the Authority aforefaid, That the witnesses Methet of exfor the petitioners shall be ordered by the Speaker to retire without the House, fer for the peand the petitioners, their counsel, or agent, shall call them in one by one, for sitioner, and examination, and each and every witness, as aforesaid, shall be sworn at the Bar of the House, and the names of the witnesses, for either party, shall be given in to the Clerk of the House, before they are sworn.

V. And be it further Enacted by the Authority aforefaid, That after the wit-mining witness on the petitioners shall have been fully examined, the sitting Member, see for the sixor Members, shall be requested by the Speaker, to make a defence, and the ting member. witnesses for the said sitting Member, or Members, shall be ordered to retire, shall be separately called in for examination, and shall be sworn in manner aforesaid; provided nevertheless, That whenever any Member of the House shall be a witness for either party, he shall not be obliged to retire, as aforefaid; but he shall be sworn in his place.

VI. And be it further Enacted by the Authority aforefaid, That the faid fitting Sitting members Member, or Members, whose election shall be contested, as aforesaid, shall were in course

of the trial