

will be removed therefrom [and the said ——— (the relator, or ———, the party or parties, if any, alleged to be entitled) therein named be declared duly elected, and will be admitted thereto in your place].

A. B. in person,

or by

C. D. his Attorney.

The above mentioned deponents are :—

———, of ———.

———, of ———.

MINUTE OF THE DAY OF SERVICE TO BE WRITTEN ON THE  
SUMMONS.

Served this ——— day of ——— 185——.

—

IV. A copy of such summons, and of the paper attached thereto, with a notice on the back of the copy of summons, according to the foregoing form, may be served by any literate person, who shall, within twenty-four hours after such service, make a minute on the writ of the time of serving the same; and upon the return of the writ, the party or parties summoned may appear either in person or by attorney; and the manner of appearance shall be by indorsing on the back of the relator's statement attached to the motion paper :—"the within named C. D. &c. appears in person (*or by attorney, as the case may be*) to answer the grounds of objection to his election, which are stated within."

V. If upon the return day of the summons the party or parties, having been duly served, shall not appear, then, on proof of such service by affidavit, according to the form subjoined, the Judge sitting in Chambers may, before rising on that day, direct an entry to be made as to such party or parties as make default, on the back of the relator's statement, thus :—"The within named C. D. (*and E. F.*) being duly summoned hath (*or have*) not appeared to answer to the matters within objected." Which entry shall be dated on the day of the return, and may be made on any subsequent day, if omitted to be made on that day.