and EF were Candidates, and the Returning Officer has returned AB as being duly elected.

3. And your Petitioners say that (here state the facts and grounds on which the Petitioners rely.)

Wherefore your Petitioners pray that it may be determined that the said AB was not duly elected or returned, and that the Election was void (or that the said EF was duly elected and ought to have been returned,) or, as the case may be.

Signed,

A.

В.

V.

Evidence need not be stated in the Petition, but the Court or a Judge may order such particulars as may be necessary to prevent surprise and unnecessary expense, and to ensure a fair and effectual trial, and upon such terms as to costs and otherwise as may be ordered.

VI

When a Petitioner claims the seat for an unsuccessful candidate, alleging that he had a majority of lawful votes, the party complaining of and the party defending the Election or return, shall each, six days before the day appointed for trial, deliver to the Prothonotary of the Court and also at the respective domiciles of the Petitioner and Respondent or Respondents, (as the case may be) a list of the votes intended to be objected to, and of the heads of objection to each such vote, and the Prothonotary of the Court shall allow inspection and office copies of such lists to all parties concerned; and no evidence shall be given against the validity of any vote, nor upon any head of objection not specified in the list, except by leave of the Court

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