Fourth.—That the said — hath (or have) usurped, and doth (or do) still usurp the said office, and that he (or theu) be removed therefrom [or that the election of _____ to the said office was void, and that he (or they) be removed therefrom (as the judgment may be)]. And that the said relator (or the said [naming the party or parties whose election is affirmed, when he or they are adjudged to be entitled to the said office]) was (or were) duly elected thereto, and ought to have been returned, and is (or are) entitled in law to be received into, and to use, exercise and enjoy the said And I do adjudge and determine that the said ----- do not in any manner concern himself (or themselves) in or about the said office, but that he (or theu) be absolutely forejudged and excluded from further using or exercising the same, under pretence of the said election Fand further that the said (naming the relator or parties whose election is affirmed) be (or be respectively) admitted to the said office in his (or their) place or places]; And I do further order, adjudge and determine, that the said relator do recover against the said ——— his costs and charges by him in and about the said relation and the prosecution thereof expended, to be taxed in the said Court.

All which the said writ of summons, and the said judgment, and the statements, answers and proofs of the said relator and of the said ———, and all other things had before me touching the same, I do hereby certify and deliver into the said Court, according to the form of the statute in such case made and provided.

E. F., J.

And the following may be the conclusion of a judgment for the defendant, to follow the word affidavit, in the foregoing form: