

II

The Petition shall be divided into paragraphs, each of which, as nearly as may be, shall be confined to a distinct portion of the subject, and every paragraph shall be numbered consecutively, and no costs shall be allowed of drawing or copying any Petition not substantially in compliance with this Rule, unless otherwise ordered by the Court or Judge.

III

The Petition shall conclude with a prayer, as for instance, that some specified person should be declared duly returned or elected, or that the Election should be declared void, or that a return may be enforced (as the case may be,) and shall be signed by all the Petitioners.

IV

The following form, or one to the like effect, shall be sufficient:

IN THE SUPERIOR COURT.

THE QUEBEC CONTROVERTED ELECTIONS

ACT, 1875.

Election of a Member for the Legislative Assembly for (state
the place) holden on the day of A. D.

Dominion of Canada } The Petition of A of or of A of
 Province of Quebec } and of B of , (as the case
 To wit : } *may be*), whose names are subscribed.

1. Your Petitioners (state right to petition according to Section 19 of the Act.)
2. And your Petitioners state that the Election was holden on the day of A. D. when AB, CD