XVIII. If any of the forms given in the foregoing Rules shall not be found adapted to a case which may arise in reference to proceedings connected with or resulting from the trial of the validity of municipal elections, changes are to be made therein when necessary, at the discretion of the Judge who shall try or determine the case, to adapt the same to such particular case.

XIX. None of the proceedings which shall be had in any case for trying the validity of any election, or which shall follow the determination thereof, shall be set aside or held void on account of any irregularity or defect, which shall not in the opinion of the Court or Judge before whom the objection is made, be deemed such as to interfere with the just trial and adjudication of the case upon the merits.

XX. Costs.—The same table as authorized by the fifteenth Rule of Hilary term last, and any disbursements necessarily made and not allowed for in the said table, may be taxed according to the table of fees generally established in the Court in which the proceedings shall be conducted.

JNO. B. ROBINSON, C. J.
J. B. MACAULAY, C. J. C. P.
A. McLean, J.
WM. H. Draper, J.
R. B. Sullivan, J.
ROBERT BURNS, J.

The costs which will be taxable under the foregoing orders may be stated as follows:—

ATTORNEY.

	æ	s.	D.
Instructions-To apply for a writ of summons or to			
defend against		5	0
Statement-Of the grounds of complaint, including fair	•		
copy	0	5	0
Affidavits-Whether special or common, per folio of 100)		
words, and copies thereof when necessary	0	0	6
Recognizance—Drawing	Õ	2	6
TOCOUNTIFICOURT TO CALINE * * * * * * * * * * * * * * * * * * *	•	~	4