Court or Judge, a writ shall issue, sealed and tested as other writs of summons in cases between party and party, and attached thereto shall be a copy of the relator's statement of objections and grounds, and of the names and additions of the persons who shall have made the affidavits upon which the writ was moved.

The recognizance and fiat for summons, and the writ of summons in these Rules mentioned, may be in the following forms:—

FORM OF RECOGNIZANCE.

In the Queen's Bench (or Common Pleas).

UPPER CANADA,) Be it remembered, that on the
UPPER CANADA, Be it remembered, that on the County (or United) — day of —, in the
Counties) of) year of our Lord one thousand eight
hundred and —, before me — of —, Chief Justice
(or a Justice, or a Commissioner for taking bail) in her
Majesty's Court of Queen's Bench (or Common Pleas) for
Upper Canada, cometh, of, of,
and, of, and acknowledge themselves
severally and respectively to owe to, of,
(here inserting the name or names of the person whose elec-
tion is complained against), as follows—that is to say, the
said, the sum of fifty pounds, and the said
and the sum of twenty-five pounds
each, upon condition that if the said ———— do prosecute
with effect the writ of summons in the nature of quo war-
ranto to be issued on an order or fiat to be made at the
instance and upon the relation of the said, against
the said ———, to shew by what authority he (or they)
the said ———— claims (or claim) to be (here state the
office so claimed) and why he (or they) the said ———
should not be removed therefrom, [and (where so claimed
by the relator) why he the said relator (or the party or parties
entitled) should not be declared duly elected, and be ad-
mitted to the said office]; and if the said ———— do pay
to the said — all such costs as the said Court of
(or the Judge presiding in Chambers, at the City
of Toronto, in the County of York,) shall direct in that