be — for the township of —, (or as the case
may be), in the county of, and which election
hath been complained of by E. F., as the relator, alleging
(as the case may be) that he himself, or that he and C. D.,
&c. or that C. D., &c. was or were duly elected, and ought
to have been returned, it hath become material to ascertain
whether (here state concisely the issues to be tried); and
whereas it is desired by, our Chief Justice (or
Justice) of our Court of Queen's Bench (or Common Pleas),
before whom the same is pending, that the truth of such
matters as aforesaid may be found by a jury: We do there-
fore, pursuant to the statute in such case made and provided,
command you, that by twelve good and lawful men of the
county of, who are in nowise akin to the said
E. F. the relator in the said case, or to the said (the other
party or parties, naming him or them), and who shall be
sworn truly to try the truth of the said matters, you do pro-
ceed to try the same accordingly; and when the jury shall
have given their verdict on the matters aforesaid, we com-
mand you that you do forthwith make known to our said
Chief Justice (or Justice) what shall have been done by
virtue of this writ, with the finding of the jury hereon in-
dorsed.

WITNESS, the Honorable ———, Chief Justice (or Justice) of our said Court, at Toronto, this ———— day of ————, in the ———— year of our reign.

FORM OF ENDORSEMENT OF VERDICT THEREON.

XIII. When the judge before whom any such case shall be pending shall have determined the same either ex-parte