10. Your Petitioner further says that the said Thomas Temple did directly and indirectly by himself and by his agent and agents, and by other person and persons on his behalf, with and without his knowledge and consent, before, during and after the said Election, make use of and threaten to make use of force, violence and restraint, inflict and threaten the infliction by himself and themselves, and by and through another person and other persons, injury, damage, harm and loss, and did practice intimidation upon and against a person and persons in order to induce and compel such person and persons to vote and to refrain from voting, and on account of such person and persons having voted, and on account of such person and persons having refrained from voting at the said Election, and by abduction, duress and fraudulent device and contrivance, impede, prevent and otherwise interfere with the free exercise of the franchise of a voter and voters, and thereby did compel, induce and prevail upon a voter and voters to give his and their vote and votes at the said Election, and thereby did compel, induce and prevail upon a voter and voters to refrain from giving his and their vote and votes at the said Election, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada, for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

11. Your Petitioner further says that the said Thomas Temple did, by himself, by his agent and agents, and by another person, and other persons, on his behalf, with and without his knowledge and consent, before, during and after the said Election, hire and promise to pay for, and did pay for horses, teams, carriages, cabs, and other vehicle and vehicles to convey a voter and voters to and from the poll and polls, and to and from the neighborhood thereof, at the said Election, and did pay for the travelling and other expenses of a voter and voters in going to and returning from the said Election, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

12. Your Petitioner further says that the said Thomas Temple corruptly, by himself and by and with his agent and agents, and by and with another person and other persons on his behalf, with and without his knowledge and consent, before, during and after the said Election, compelled and induced, and endeavoured to compel and induce a person and persons to personate a voter and voters at the said Election, and to take a false oath and false oaths in a matter and matters wherein an oath and oaths is and are required under the Dominion Elections Act of 1874, and the Act and Acts in amendment thereof, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

13. Your Petitioner further says that the said Election of the said Thomas Temple was an undue Election, and the said return of the said Election of the said Thomas Temple was an undue return, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada, for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

14. Your Petitioner further says that the said Thomas Temple was by himself, by his agent and agents, and by and without his knowledge and consent, before, during and after the said Election, was and is guilty of bribery within the meaning of the Dominion Elections Act, 1874, and the Act and Acts in amendment thereof, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada, for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

16. Your Petitioner further says that the said Thomas Temple, by himself, by his agent and agents, and by another person and other persons on his behalf, with and without his knowledge and consent, before, during and after the said Election, was and is guilty of corruptly treating within the meaning of the Dominion Elections Act 1874, and the Act and Acts in amendment thereof, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada, for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

17. Your Petitioner further says that the said Thomas Temple, by himself, by his agent and agents, and by another person and by other persons on his behalf, with and without his knowledge and consent, before, during and after the said Election, was and is guilty of the offence of using undue influence within the meaning of the Dominion Elections Act, 1874, and the Act and Acts in amendment thereof, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

18. Your Petitioner further says that the election and return of the said Thomas Temple for the said Electoral District of the County of York were obtained and procured by general bribery, undue influence and corrupt practices, with and without the knowledge and cousent of the said Thomas Temple, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple were and are wholly null and void.

19. Your Petitioner further says that the said Thomas Temple, before, during and after the said Election, committed a corrupt practice and corrupt practices, and that the agent and agents, and another person and other persons, on behalf of the said Thomas Temple, by or with the actual knowledge and consent of the said Thomas Temple, were and are, and the said Thomas Temple was and is guilty of a corrupt practice and corrupt practices, whereby the said Thomas Temple is incapable of being elected to, and of sitting and serving in the House of Commons of Canada, according to the provisions of the Dominion Elections Act, 1874, and the Dominion Controverted Elections Act, 1874, and the Act and Acts in amendment thereof, and the said election and return of the said Thomas Temple were and are wholly null and void.

Wherefore your Petitioner prays that it may be determined that the said Thomas Temple was not duly elected and returned, and that the said election and return of the said Thomas Temple were and are void, and that the said Thomas Temple may be declared incapable during the seven years next after the trial of this Petition, and the finding of this Court, of being elected to and sitting in the House of Commons of Canada.

Dated this eleventh day of March, A. D. 1884.

(Signed) JAMES PICKARD.

and) JAMES PICK

another person and other persons on his behalf, with and without his knowledge and consent, before, during and after the said Election, guilty of other corrupt practices within the meaning of the Dominion Elections Act, 1874, and the Act and Acts in amendment there if, whereby the said Thomas Temple was and is incapacitated from serving in the House of Commons of Canada, for the said Electoral District of the County of York, and the said election and return of the said Thomas Temple, were and are wholly null and void.

15 Your Petitioner further says that the said Thomas Temple, by himself, by his agent and agents, and by snother person and by other persons on his behalf, with In the County Court of King's County.

In the matter of James Carson, an absconding debtor. PUBLIC NOTICE is hereby given, that the undersigned Trustees for all the creditors of the Estate and effects of James Carson, an absconding debtor, do hereby call a General Meeting of said creditors to examine and pass the accounts of the said Estate, and do appoint the hour of ten o'clock in the forenoon of SATURDAY, the fifth day of July next, at the Office of Messrs. White and Allison, Solicitors, in Sussex, in said County of King's, as the time and place of such meeting. Dated March twenty second, A. D. 1884.

SCOND, A. D. 1801. ISAAC H. HALLETT, FRANK A. MCULLY, GEORGE BARNES,