

dant a Copy of the Declaration with notice of the Rule to plead shall be served on him, he paying for such Copy at the rate of Six pence per Sheet, and on default of Pleading in twenty days Judgment to be entered, and Writ of Inquiry may be executed as aforesaid, a Plea being first demanded after the said twenty days.

11th. That all notices to be served on Defendants, or the Attornies of either party, shall be deemed well served if left at the dwelling House, or last, or most usual place of his or their lodgings.

12th. That there be eight days exclusive, between the time of serving, and day of appearance in Term, in all actions of Ejectment, where the person to be served with such Declaration lives within the County where the Court sits; and fourteen days when such person lives in any other County.

13th. That there be at least eight days notice of trial, and for Writs of Inquiry, in all Actions where the Defendant lives within the County where the Court sits; and fourteen days notice, if in any other County.

14th. That on exception to Bail, the Bail justify before one of the Judges at his Chambers within two days after notice of exception; or Plaintiff be at liberty to proceed, notwithstanding such Bail given.

15th. That all notices be served on the Attornies for the parties except notices of exception to Bail, which may be served on the Defendant or his Attorney, or on the person who serves the notice of Bail.

Hilary Term, 26 Geo. III.

ANNO DOMINI 1786.

RULE RESPECTING BAIL.

ORDERED, That in all Process where an Affidavit is made and filed of the cause of Action, the Sheriffs of the different Counties, at the time of taking the Bail Bond, shall serve the sureties therein with a copy of such process, subscribed with the following notice :

“ A. B.

“ Take notice, that unless special Bail is put in above