premises set forth in the Petition, within the time for pleading according to the practice of the said Court.

X. Notice of the rule of allowance, and all other notices in any sub-Service of nosequent proceedings, unless otherwise specially directed, may be served tice of allow-5 by affixing the same in the Office of the Clerk of the Court, which shall ance and subbe equivalent to personal service on the party to be affected thereby.

sequent noti-

XI. Any party appearing, may plead either separately or jointly with Pleadings, and one or more of his co-defendants, that the Petitioners or any of them at proof in the the time of presenting the Petition were not entitled to or in possession case. 10 of the premises or any part thereof, or that the defendants or any of them did not hold the premises together with the Petitioners at the time of the commencement of the proceedings as alleged in the Petition; and such pleas shall form a complete issue, and any matters to support the claim or defence of either party may be given in evidence thereunder.

- XII. Any defendant may also deny the interest of any party made a co- Λ defendant defendant, and the issue thereon may be tried at the same time as the may deny tit'e of a co-deother issues on the Petition. fendant.
- XIII. All issues so joined shall be tried on a record made up of the Trial of the said Petition and the defences made in pleading thereto, and the like pro-issues raised 20 ceedings had thereupon in every respect as in personal actions, as to new in the case. trials, amendments and any other particulars.

XIV. If judgment shall be entered against any of the defendants by Potitioners default for want of a plea, the Court shall still require the Petitioners to must shew tiexhibit proof of their title, and from such proofs, or from the confession tle though the 25 by plea of the parties, if they appeared, or from the verdict of a jury, by make default, which any issue of fact shall have been tried, the Court shall declare the &c. rights, title and interest of the parties to such proceedings, plaintiffs as well as defendants, and shall determine the rights of the parties in such Judgment. estate, and give judgment that partition be made between such of them 20 as have any rights therein, according to such rights, but not so as to affect any parties whose rights have not been ascertained.

XV. Whenever any judgment of partition shall be rendered, the Real Repre-Court shall, by rule, order the Real Representative to make the partition sentative to so adjudged, according to the respective rights and interests of the parties, judgment of 35 as the same were ascertained and determined by such Court; and in such partition. rule the Court shall designate the part or shares which remain undivided for the owners whose interests shall be unknown and not ascertained: and the Real Representative shall forthwith proceed to make such parti- And report tion, according to the judgment of the Court, unless it shall appear to if the purti-40 him that partition cannot be made without prejudice to the owners of made without the estate, in which case he shall make a return of such fact to the jujury to the Court in writing under his hand.

XVI. In making partition, the Real Representative shall divide the said How the parreal estate, and allot the several portions and shares thereof to the restition shall 43 pective parties, as adjudged by the Court, designating the several shares by posts, stones or other permanent monuments, and he may employ a Surveyor to assist him therein; and he shall report to the said Court in Survey. writing the manner in which he has divided the said estate, and the Report. share allotted to each party, with the quantity, and courses and distances of the boundaries of each share, and a description of the posts, stones,