

Prothonotary or Clerk, shall be annexed to such process *ad respondendum*.

5.—Parties shall be bound to proceed to evidence of the facts by them alledged upon the day which shall be fixed for such evidence, under pain of being foreclosed from the right of so doing, unless good, and sufficient cause to the contrary shall be shewn, supported by Affidavit.

6.—Any Advocate or Attorney who shall appear in Court for any Plaintiff, Opposant or Intervenant, shall subscribe his name upon the Declaration, Opposition, Intervention, or Pleading, if any there be, and in default of so doing there shall not be allowed any fee to such Advocate or Attorney;—and the Prothonotary and Clerk of each Court shall enter upon such Declaration, Opposition, Intervention or Pleading, the name of the Advocate of the Defendant.

7.—Neither of the parties to a suit can be heard upon the *Serment Décisoire* or upon *Faits et Articles*, unless the Rule to this end shall have been duly served with the Interrogatories in writing to be thereunto annexed,—the case only excepted where the party being present in Court, the Judge may permit at his discretion to propound to such party upon the *Serment Décisoire* the single question, whether the Defendant owes the sum demanded or any and what part thereof? or to the Plaintiff, whether the sum which he demands is due to him or what part thereof? or such other single decisory question of the cause of demand.

8.—In any case wherein Judgment shall have been rendered, the party having obtained such Judgment shall be at liberty to sue out of the office of the Prothonotary or Clerk, a writ of Saisie-Arret without declaration or permission of the Judge for that effect.

9.—The Bailiffs of this Court shall set forth in their *Procès*