

for the arguing demurrers, special cases, special verdicts, or points reserved; and that on those days the paper list be gone through before any other motion or business is entertained.—H. T. 10 Geo. IV.

PARTICULARS.

(m) A summons for particulars and order thereupon may be obtained by a defendant before appearance, and may be made, if the Judge think fit, without the production of any affidavit.—VII. T. T. 3 & 4 Will. IV.

PRIVILEGE.

(n) *It is ordered, that when by reason of any privilege the proceedings are not commenced by *capias ad respondendum*, a demand of plea may be served at any time, when by the practice in England a rule to plead might be given, and not before; and that the service of such demand of plea shall suffice as in other cases, without the necessity of taking out any rule to plead.*—II. H. T. 1 Will. IV.

REAL ACTIONS.

It is ordered, that in real actions generally a writ of summons may issue from this court, corresponding with the form used in England, and tested in the same manner as writs of *capias ad respondendum* issued from this court. The time of return to be conformable to the English practice in such cases.—I. H. T. 1 Will. IV.

RECORDS.

It is ordered, for the more convenient and safe keeping of the records of this court, that all rolls and records to be filed with the Clerk of the Crown shall be upon

(m) See rules 7 and 9 of the new rules. This rule is not superseded by any of the new rules relating to the delivery of particulars by a plaintiff to a defendant, as they all relate to the delivery of particulars *after declaration*; and although their effect is to substitute a demand for particulars by a defendant, for an order for them after declaration, yet the former practice is still continued according to this rule, if the defendant requires the delivery of particulars before appearance or declaration.

(n) Superseded by rule 10 of the new rules.