As to returns to process.

Memorandum endorsed thereon, or subscribed thereto, specifying the day of the date of the first Writ; and return to be made in bailable Process by the Sheriff or other officer to whom the Writ shall be directed, or his successor in office, and in Process not bailable by the plaintiff or his attorney suing out the same, as the case may be.

When further proceedings may be had after service of first process.

Proviso as to holy-days.

Proviso as to Writs served between 1st July and 21st August.

Proviso: no pleading to be filed between the said days.

How Writs shall be tested.

And endorsed. If no attorney be employed. XXVI. And be it enacted, That if any Writ of Summons or capias issued by authority of this Act shall be served or executed on any day whether in term or in vacation, all necessary proceedings to judgment and execution may, except as hereinafter provided, be had thereon without delay at the expiration of eight days, from the service or execution thereof, on whatever day the last of such eight days may happen to fall, whether in term or in vacation: Provided always, that if the last of such eight days shall in any case happen to fall on a Sunday, Christmas-day or Good-Friday, in either of such cases the following day, or the following Monday when Christmas-day falls on a Saturday, shall be considered as the last of such eight days: Provided also, that if such Writ shall be served or executed on any day between the first day of July and the twenty-first day of August in any year, special Bail may be put in by the defendant in bailable Process, or appearance, entered either by the defendant or the plaintiff on Process not bailable, at the expiration of such eight days: Provided also, that no

XXVII. And be it enacted, That every Writ issued by the authority of this Act shall bear date on the day on which the same shall be issued and shall be tested in the name of the Chief Justice, or in case of a vacancy of such office, then in the name of the Senior Puisné Judge of the Court issuing the same, and shall be endorsed with the name and place of business of the Attorney actually suing out the same; but in case no Attorney shall be employed for that purpose, then with a Memorandum expressing that the same has been sued out by the plaintiff in person, mentioning the City, Town or Township in which such plaintiff resides.

declaration or pleading, after declaration, shall be filed or delivered between the said

first day of July and the said twenty-first day of August.

How service may be made on a corporation. XXVIII. And be it enacted, That every such Writ of Summons issued against a corporation aggregate, may be served on the Mayor, President, or other Head Officer, or on the Town Clerk, Clerk, Cashier, Manager, Treasurer or Secretary of such corporation, or branch or agency thereof.

Judges to make rules for carrying this Act into effect.

XXIX. And be it enacted, That it shall and may be lawful to and for the Judges of the said Courts and they are required from time to time to make all such general rules and orders for the effectual execution of this Act, and of the intention and object hereof, and for fixing the costs to be allowed for and in respect of the matters herein contained, and the performance thereof, as in their judgment shall be deemed necessary or proper, and for that purpose to meet as soon as conveniently may be after the passing hereof.

Proceedings in default of appearance or bail. XXX. And be it enacted, That all such proceedings as are mentioned in any Writ, Notice or Warning issued under this Act shall and may be had and taken in default of a defendant's appearance, or putting in special Bail, as the case may be.

The attorney on any Writ shall declare certain partiXXXI. And be it enacted, That every Attorney whose name shall be endorsed on any Writ issued by authority of this Act, shall, on demand in writing made by or on behalf of any defendant, declare forthwith whether such Writ has been issued by him

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