Proceedings in default of appearance or hail.

XXX. And be it enacted, That all such proceedings as are mentioned in any Writ. 2 Notice or Warning issued under this Act shall and may be had and taken in default 4 of a defendant's appearance, or putting in special Bail, as the case may be.

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The attorney whose name is indorsed on any writ shall declare certain particulars on being thereunto required by the defendant.

XXXI. And be it enacted. That every Attorney whose name shall be endorsed on 8 any Writ issued by authority of this Act, shall, on demand in writing made by or on 10 behalf of any defendant, declare forthwith whether such Writ has been issued by him 12 or with his authority or privity, and if he shall answer in the affirmative, then he shall, 14 also in case the Court or any Judge of the same, or of any other Superior Court, shall 16 so order and direct, declare in writing within a time to be allowed by such Court or Judge, 18 the profession, occupation or quality and place of abode of the plaintiff, on pain of 20 being guilty of a contempt of the Court from which such Writ shall appear to have been 22 issued; and if such Attorney shall declare that the Writ was not issued by him or with his 24 authority or privity, the said Court or Judges shall and may, if it shall appear 26 reasonable so to do, make an order for the immediate discharge of any defendant or 28 defendants who may have been arrested on any such Writ, on entering a common 30 appearance.

And defendant may in certain cases be discharged on entering an appearance.

Jadges may make rules for the conduct of the officers and ministers of their courts.

XXXII. And be it enacted, That it shall 32 and may be lawful to and for the Judges of each of the Courts from time to time to 34 such rules and orders for the government and conduct of the Ministers 36 and Officers of their respective Courts, in and relating to the distribution and perfor-38 mance of the duties and business to be done and performed in the execution of this Act, 40 as such Judges may think fit and reasonable: Provided always, that no additional charge 42 be thereby imposed on the suitors.

Proviso.

XXXIII. Provided always, and be it fur-44 ther enacted. That nothing in this Act con-

Privilege from arrest not to