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same by law, he shall, at the time of pleading an issuable plea, conclude therein to the country.

3. That in every case when a plaintiff may, on the defendant's appearance, move for, and be entitled to, a trial by Jury, the defendant in pleading an issuable plea to the merits of the action shall therein conclude to the country, and the plaintiff shall, in replying to the merits, in like manner take issue to the country.

4. That every defendant, who may be desirous of a trial by Jury, shall at the time of filing his plea, and previous to filing the same, pay into the hands of the Prothonotary of this Court the fees which the Jury may be entitled to receive upon their attendance or verdict when made and ready to be delivered. And the plaintiff, at the time of and before suing out a *Venire Facias*, shall in like manner pay into the hands of the Prothonotary the fees of the Jury as aforesaid. And either party failing to pay the fees aforesaid, the Prothonotary is hereby directed not to receive the plea nor issue the writ of *Venire Facias* aforesaid.

*Of Striking  
the Jury.* } 1. That whensoever a regular issue may be joined in any cause where, by law, and under an order of the court, the trial thereof may be had by Jury, the party applying for the same shall give notice to the adverse party, or his Attorney in Court, which notice shall not be less than twenty four hours, to attend at the office of the Prothonotary for the purpose of striking a Jury in the cause. And the Prothonotary, at the time of such attendance, and in the presence of the parties, or their