

.....

required to answer, shall be personally served on the person enjoined to answer such *Faits & Articles*, unless in cases where the party in the suit, who may be enjoined to answer, as aforesaid; may have appeared in the said suit personally, or by an Attorney of this Court, in which case, a service of the order and a copy of the *Faits & Articles* as aforesaid, at the actual dwelling house and domicile of the party, may be held to be sufficient for proceedings thereon.

---

## SECTION XXX.

*Of Trial by Jury, and the several proceedings thereon.*

*WHEREAS, trials by Jury in certain civil actions, upon issue joined by the parties for such trial, may be lawfully had in this Court; To the end of ascertaining the right of such trials, to prevent delays in Striking Juries, and declare a certain regular course of proceeding therein.*

1. IT is ordered, that every suit or action to be instituted, where any plaintiff may be desirous of such trial, the same shall be moved for by the plaintiff on the day of the defendant's appearance.

2. And whensoever any defendant may be desirous of a trial by Jury, and entitled to the