

by the Defendant in this cause within twenty days after the return of this Process, the condition of the Bail Bond you have entered into will be forfeited;" and upon affidavit made and filed together with a return of the Process by the Sheriff of the service of such copies as aforesaid, the Declaration may be filed *De Bene Esse*, at the return of the Process, with notice to plead in twenty days; and if Defendant puts in special Bail, and doth not plead within time, Judgment may be signed: provided such Declaration be filed in the Clerk's Office with notice thereon within twenty days after the return of the Process.

*Easter Term, 26 Geo. III.*

ANNO DOMINI 1786.

1st. IT IS ORDERED, That upon all Process where no Affidavit is made or filed of the cause of action, the Plaintiff may file or deliver the Declaration *De Bene Esse* at the return of such Process, with notice to plead in twenty days; and if Defendant doth not enter an appearance or file common Bail, and plead within the said twenty days, Plaintiff having first filed common Bail for Defendant, may sign Judgment for want of a Plea, provided that such Declaration be delivered or filed in the Clerk's Office with notice thereon, within twenty days after the return of such Process, and a rule to plead be duly entered.

2nd. That all notices of trial in actions where the Defendant lives within the County where the Court sits be given at least eight days before the first day of the Term, at which such case is to be tried; and fourteen days, if the Defendants lives in any other County.

*Trinity Term, 26 Geo. III.*

ANNO DOMINI 1786.

THE COURT ORDERED, That in causes where Interlocutory Judgments have been signed, and the causes of action appear to be upon complicated accounts, the same shall be referred to a Jury of Inquiry, and Judgment