Prothonotary; and no other appearance shall be required or received for such person or persons, except in the case of change of Attornies, as herein before directed.

## II.

That no Process ad Respondendum, of any description, by any person or persons who by Law are entitled to sue out such Process, without the ministry of an Attorney, shall issue, until the appearance of such person or persons, with the election of a domicile, at some house, within the limits of the City of Montreal, and a Pracipe, for such Process made under the signature or signatures of such person or persons, in the presence of two Notaries, or of a Notary and two Witnesses, shall be filed in the Office of the Prothonotary; and all Pleadings, Notices, Rules, Judgments and other proceedings, which in any action so instituted, shall be served, at the domicile so elected, shall be held, and taken to be well and sufficiently served upon the person or persons by whom such domicile shall be so elected.

## III.

That every action, which shall be commenced by any Process ad Respondendum, of any description, which shall not be served, or be imperfectly served, may be continued by an Alias and Pluries Process, of the same description; and that such Alias and Pluries Process, as the case may be, shall be issued (without motion or application to the Court of any description) from the Office of the Prothonotary, upon a Pracipe for such Alias, or Pluries Process, under the signature of the Attorney ad litem, or of the person or persons, by whom such Alias or Pluries Process, shall be so sued out.

## IV.

That all returns, upon any Process ad Respondendum, shall be made and signed by the Sheriff or Coroner to whom such Process shall be addressed.

## V.

That every return, upon any Process ad Respondendum, of any description, shall specify the manner, time, (hour of service to be expressed