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process must particularly set forth at length the State of the fact and cause as allowed and owned by the Defendant and also the whole facts upon which he is to plead any Defence.

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Decemb. 1725. But it having been at length found inconveni-
ment that the Suits should be bound to an answer in the
pursuit of Actions where the parties title may be Void
or Doubtfull, or where the Executions or Other steps in
order to process have not been regularly carried on; it
was Declared Lawfull for Defendants to give in their
Dilatory Defence only at first Separately, they before
calling by the course of the Roll, Confining in the Clerk
hand the sum of 20 Shillings Sterling, to be returned to
the Defendant or his Agent by whom the same was for
signed, if the said Defendant or any of them shall be fin-
stained or to be given up to the pursuer or his Agent
upon Receipt, so soon as the said Dilatory Defence
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1729. 1st feb 1729. But the Defendants are absolved if they think fit to give in Jointly their Dilatory and Preemptory Defences as formerly. And the Acts of Judicature 16 February 1723 & 31 December 1725 as thus amended were ordained to Continue till the first day of February 1731, Act of Decr. 1 July 1725.

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1729. When the Defendant Advocate is to found any Defence upon writs in his Cause, he shal be made to claime in these Writs to which his Defendant Relates, and at returning the process produce such writs therewith, other wyrts his De- fenses theron are not to be regarded. Which writs the jury must give back within 24 hours after he receives them, otherwise, he may be complained of as the Defendant Advocate for keeping up of process, Act of Augst 1672. Concerning the section art. 22.

The Process when ready to be turned, may the next Saturday be got printed in the Book of Pursuall of ordinary Actions for the outer Court, by applying to the keeper thereof at any time betwixt two & four o'clock in the afternoon. After which Pursuall, it comes to be bear ed in the outer Court by course of the Clerk put upon the Wall; the process being lodg'd in the Clerk hand before the Calling.

But some causes are privileged to be called after Juaring and Returning without Entry in the Books of Juuring. Some of these causes go to the Royal Lawe Hall after Juaring and Returning. As if the Kings causes (which are Romptunnes, the Queen's Causes, according to the late Augustinian Regi strum Stan. Finl. Extenda. l. 31. &c. &c. but not the Banks of Town lawes or others of Common Lawe, His Majestys) were Priviley called upon Friday even Appointed in the hearing and Determining thereof Act 45. Part. 5. § 5. If such time caused of the causes were fixed on & the other days of the Week Resolving as they were tabulated in their respective Quarters act 44 Part. 5. Part. 5. See page 1777. In the Year 1672 the Kings causes were Appointed to be called on either of the two next Fearent Days after Juaring of the process or at any time hereafter upon 15 days Notice given to the Defendant Advocate during such time to might acquaint his Client to be upon his guard Act of Regd. 1672 Concerning the section Art. 1. But now His Majestys Courts are generally put up in the Regulation Roll. 2. of Process of Court and Recounting Act of Decr. 1. 22 Novemb. 1711 9. 3. Actions of Sale. A. Actions of Aliment act 21. Lef. 6. Part. K. W. Beaufort. Order of Roll. non judicior Morior come in by the Registration. But the Lordis are discharged to Grant Aliment to any person upon a petition or Bill, tho in a depending process, unless there be