

Common Law Procedure Act 1852

1852 CHAPTER 76

Writs for Commencement of Actions

XX Omission to insert or indorse Matters in or on Writ not to nullify it.

If the Plaintiff or his Attorney shall omit to insert in or indorse on any Writ or Copy thereof any of the Matters required by this Act to be inserted therein or indorsed thereon, such Writ or Copy thereof shall not on that Account be held void, but it may be set aside as irregular, or amended, upon Application to be made to the Court out of which the same shall issue, or to a Judge; and such Amendment may be made, upon any Application to' set aside the Writ, upon such Terms as to the Court or Judge may seem fit.