- 7

Three-Rivers, shall issue in any suit until the party appellant in such suit shall have deposited in the hands of the Clerk of this Court the sum of four pounds to defray the postage of the record in suit; and the overplus if any there be, shall by the Clerk of this Court be paid to such appellant upon demand.

IX.—That every writ of appeal as well from an to be tested interlocutory as from a definitive judgment to be hereafter issued, shall be tested upon the date on which the same shall issue ; and every such writ shall be returnable in fifteen days from the day of the test thereof.

X.—That every Prothonotary who without lawful cause shall refuse or neglect to make return of any writ of appeal which shall be issued in any suit and by him be received within the period thereby allowed for the return thereof shall be deemed and taken to be guilty of a contempt of this Court.

XI.—That no writ of Appeal from any definitive or interlocutory Judgment sued out by an Attorney of this Court shall issue in any suit until an appearance for the appellant or appellants in such suit and a *precipe* for such writ under the signature of such Attorney or of his agent in his behalf shall be filed in the office of the Clerk of this Court; and no other appearance for such appellant or appellants shall be required or received except in the case of a change of Attorneys upon motion for that purpose, and the order of this Court thereupon.

XII.—That every writ of appeal as well from an interlocutory as from a definitive Judgment, which shall hereafter be issued shall be signed by the attorney of this court upon whose *præcipe* such writ shall issue or by the agent of such Attorney on his behalf, if such Attorney be not resident within the limits of the City of Quebec.

XIII.-That personal service of any writ of Ap-

Móntreàl and Three-Biyers.

Writs of Appeals when to be tested.

Prothonotaries neglecting or refusing without lawful cause, to return writs of Appeal guilty of contempt.

Writ of Appeal not to issue without an appearance for the appellant and a practipe.

Every writ of appeal to be signed by the Attorney for the appellant or his agent.

What ser-