whom filed.

or agent; and the same shall stand allowed, unless the respondent shall within fourteen days after service of such notice move the said court to disallow A special application shall be necessary the same. to stay proceedings under any of the exceptions in the said section of the said Act.

XXIX. That the petition of appeal shall be in the form set forth in the schedule to this order. appeal, form petition of appeal shall be filed with the clerk of the court, and a copy thereof, together with a notice of the hearing of the appeal, shall be served on the respondent, his solicitor or agent, at least two months before the time named in such notice for the hearing of the appeal. Such petition shall not be answered, but at the time named in such notice the parties must attend to argue the appeal; and upon the filing of the petition, and service of a copy thereof and of such notice, the appeal shall stand in the same plight as if the petition had been answered, and such time appointed by this court for the hearing thereof.

> The Schedule to the foregoing Order. IN THE COURT OF ERROR AND APPEAL. Between ---, appellant, and ---, respondent.

To the Honourable the Judges of the said Court.

The humble petition of the said (appellant) sheweth:

That a (decree or an order) was lately and on — pronounced by
Her Majesty's Court of Chancery for Upper Canada, in a certain cause depending in the said court, wherein your petitioner was —— and the above named —— was ——; which said (decree or order) has since been duly entered and enrolled.

That your petitioner feels himself aggrieved by the said (decree or order), and he hereby appeals therefrom, and humbly prays that the same may be reversed or varied, or that your lordships will make such other order or decree in the premises as to your lordships shall seem meet.

And your petitioner will ever pray, &c. (Certificate of Counsel.)

XXX. That the printed cases shall be and are hereby abolished, but copies of the pleadings and Printed cases evidence shall be printed, as is at present done in the appendix to the case, to which the reasons of appeal, and for supporting the decree or order, shall be appended; and the same rules shall apply to such printed copies and reasons as now apply to the

abolished; but appen-dix to be furnished.