or in Error, of such Appellant or Plaintiff in Error, shall be deemed to be deserted, and on Motion of the Respondent or Defendant in Error, shall be dismissed with costs. And, if the cases of the Respondent or Defendant in Error be not delivered and filed as aforesaid, such Respondent or Defendant in Error shall be deemed to have deserted such suit in Appeal, or Error, and the same may be heard Exparte, on the part of the Appellant or Plaintiff in Error, and Judgment rendered therein, without the intervention of the Respondent or Defendant in Error.

XV.

That when and so soon as the Answers to the Reasons of Appeals, or the joinder in Error, as the case may require, shall be filed, it shall be competent to either party, by whom cases have been filed, to set down such suit for hearing, by inscribing the same on a Docket Roll to be kept by the said Clerk of this Court, for that purpose, in Vacation or in Term, of which inscription two days' notice shall be given to the Adverse Party.

XVI.

That after the inscription of a cause for final hearing, it shall be the duty of the said Clerk of this Court, without delay, to deliver to the Judges, respectively, printed Cases, making part of the cases, which have been filed as aforesaid in such case, and furnish the Attorney of each party, who shall have filed his case, on his demand, with a printed Copy of the case of the adverse Party; and he shall retain and file of Record one of the printed cases of the said parties respectively.