ΊΝ Ď Ε Χ.

1. Court to be opened at 10 o'clock.

II. King's Counsel, &c. to be habited in black, &c.

III. Office of the Clerk to be kept in the Court House of Quebec, records not to be thence removed without order.

IV. Office hours appointed. Attendance to be given and Attorneys, &c. to have free access to the records during office hours.

V. Schedule of Suits to be kept by the Clerk and laid before the Court on the first day of each term.

VI. Every Attorney to fyle an Entry of his name and place of abode. Penalty for neglect, service of rules, &c. at such place of abode when sufficient.

VII. Attorneys resident out of the limits of Quebec to constitute Agents. Penalty for neglect, Scrvice of Rules, &c. on Agents when sufficient.

VIII. Postage of the record to be deposited upon issuing the writ, in Appeals from Montreal and Three Rivers.

IX. Writs of Appeals when to be tested.

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

XI. Writ of Appeal, not to issue without an appearance for the appellant and a præcipe.

XII. Every Writ of Appeal to be signed by the Attorney for the Appellant or his Agent.

XIII What service of a Writ of Appeal shall be sufficient.

XIV. Papers composing a record to be numbered and accompanied with an Index.

XV. Appearance for the respondent, when to be fyled. Penalty for neglect.

XVI. Reasons of Appeal when to be fyled if demanded. Penalty for neglect.

XVII. Reasons of Appeal when to be fyled, if not demanded: Penalty for neglect.

XVIII. Answers when to be fyled; if demanded. Penalty for neglect. Issue how completed.

XIX. Answers when to be fyled, if not demanded. Penalty for neglect.

XX: Copies of all pleadings to be served: Penalty for neglect.

XXI. Cases where and when to be fyled. Penalty for neglect:

XXII. Appeals when to be set down for hearing upon issue joined, by the par-

ties. XXIII. Appeals when to be set down for hearing ex parte by the Appellant.

XXIV. Appeals when to be set down for hearing by the Court.

XXV. Order of hearing for causes set down to be heard:

XXVI. Course to be pursued when the appellant and respondent respectively do not appear on the day fixed for the hearing or are not then ready to proceed.

XXVII. Counsel how many may be heard.

XXVIII. Motions upon special matter not appearing on the record, to be founded on Affidavit, and two days notice.

A 2