

I N D E X.

- I. 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 file 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, Service 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 parties.
- 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.