XIII.

That in all computations of time, or delays upon and in all proceedings whatsoever, (not otherwise particularly provided for), the day on which any Writ, Summons, Rule, Order or Judgment shall be made, or upon which the filing or service of any such Writ, Rule, Order or Judgment, or of any such Summons, Pleading or Notice, shall be had, or upon which such other proceeding as aforesaid shall, in like manner be had, shall not be reckoned or counted to be one, but every other day to which such computation of time shall refer, (Sundays and holidays not excepted) shall be reckoned and counted to be one, and no fractions of time shall, in any such computations, be made or allowed: it being nevertheless provided that, in all cases, in which any period allowed by any Writ, Summons, Rule, Order, Rule of Practice, or Judgment of this Court, shall expire upon a Sunday or holiday, such period shall, ipso facto, stand enlarged until the then next Juridical day.

XIV.

That no paper of any description whatsoever shall be received, or filed, in any cause whatever by the Prothonotary of this Court, unless the same be regularly docketed with the title and number of the cause, and the general description of such paper.

XV.

That in all suits which shall hereafter be heard in this Court, no more than two Counsel shall be heard in opening, or in answer, and one only in reply.

XVI.

That al! Rules, and Orders, for the conduct and regulation of any Attorney or Counsel in this Court, in any cause therein depending, shall extend to the party and parties in such cause, where no appearance by Attorney shall have been entered for or on the behalf of such party or parties, and be Rules and Orders, for the conduct and regulation of such party or parties, in such case, for whom no appearance by Attorney shall have been entered, in all things.