to any Judge of the Court appealed from, for a summens to alter and amend the special case, or the statement so filed, which Judge, on the return of such summons, may approve or modify the same as to him shall seem proper.

XV. That if no such application be made within eight days next after the day of service of the notice, the copy of the special case, or the statement so filed, shall be deemed correct for the purpose of the appeal.

XVI. That before the expiration of eight days from the service of notice, or if a Judge's summons has been obtained under the foregoing Rule number fourteen, then within four days after such summons shall have been disposed of, or within such longer time as may be fixed by the Judge, the respondent shall file with the Clerk of the Court whose decision is appealed against, his reasons against such appeal.

XVII. Unless the appellant shall, with the memorandum required by the thirty-third section of the aforesaid statute, chapter thirteen, file a copy of his grounds of appeal, the respondent may, by notice in writing, demand the same; and if the grounds of appeal are not filed within eight days after service of such demand on the appellant, his attorney or agent, the appeal, upon proof by affidavit of the service of the demand, and that the grounds of appeal were not filed as above required, shall be dismissed

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