Delays for pleading to opposition, &c.

Fees on such oppositions.

such case,---and if the case be a non-appealable one in the said Court returnable in vacation, they shall be the same as in an action in such case :---the delay to plead to any such opposition shall reckon from the expiration of the delay allowed 10 for filing the opposition;---A tariff of fees on such oppositions or proceedings incident thereto, may be made from time to time in like manner as in other cases, but until such tariff is made, the tariff applicable to the action to which the opposition relates, shall be applicable to proceedings incident to such 15 opposition.
XVII. If no opposition be filed at the Office of the Protho-

Execution. If no opposition be filed in time.

notary or Clerk, within the delay allowed for that purpose, the facts as alleged in the action or demand, shall be deemed to be acknowledged and confessed by the defendant, and duly proved, 20 and the Judgment recorded shall become executory after the expiration of the delay allowed by law for the issuing of execution in the Court in which the Judgment was rendered, reckoning such delay from the service of such Judgment.

If the opposition is maintained.

As to oppositions in the

Magdalen

Islands.

XVIII. If any such opposition be maintained by reason of any 25 irregularity in the proceedings on the part of the Plaintiff in his action, the Court may, in maintaining such opposition with costs, condemn the Plaintiff to such further costs, not exceeding those deposited by the opposant on filing his opposition, as the Court in its discretion may see fit. 30

XIX. Any such opposition filed in the Circuit Court in the Circuit of the Magdalen Islands, to any Judgment rendered in any case by default or *ex parte* for an amount exceeding Fifty Pounds, shall, as regards pleading, answering and replying and the delays therefor, and as to all proceedings incident to such 35 opposition, be considered as an appealable case in the Circuit Court.

Opposition may be filed before service of the judgment.

XX. Any defendant may, before the service of the judgment recorded against him, file such opposition as aforesaid with his exhibits in support thereof, in the office of the Prothonotary or 40 Clerk of the proper Court, and deposit therewith the costs to be refunded to the plaintiff, with the copy of the opposition for him; but such defendant shall, in that case, give notice to the plaintiff of the day on which the opposition has been filed,---and the delay for pleading shall be reckoned from 45 the service of such notice.

Plaiatifi may renounce his XXI. Any plaintiff having obtained any such judgment may renounce the same at any time before the service thereof,---and

XVI. The delays for pleading, answering and replying

as regards such opposition, and the manner and time of fore-

closing and proceeding in every matter incident thereto, shall, if the case be in the Superior Court, be the same as in an

Circuit Court, they shall be the same as in an action in any

action in that Court,---if the case be an appealable one in the 5