XXXV. In appeals from any decree or order of the Court of Within what Chancery, it shall be the duty of the appellant to bring the same time appeals to a hearing within the time following, that is to say: upon must be brought to a appeal from any decree or decretal order, within one year from hearing. 5 the pronouncing of such decree or decretal order; and upon appeal from any interlocutory order, not being a decretal order, within six calendar months from the pronouncing of the same, or within such further time as may be allowed for that purpose by the said Court of Error and Appeal, or by the Court of 10 Chancery or a Judge thereof, upon special grounds shewn to the satisfaction of the Court or Judge granting the same: Pro- Proviso: delay vided always, that as to any decrees or orders which, under any to be reckoned general orders of the Court of Chancery, do not become absolute when decree upon the same being pronounced, the time limited for appealing or order be-15 therefrom shall be computed from the time when the same shall come absolute.

And with respect to the giving security in cases of appeal to Her Majesty, in Her Privy Council, and to costs in such cases of appeal; Be it enacted as follows:

have become absolute.

20 XXXVI. Every Judge of the Court of Error and Appeal shall Any Judge of have authority to approve of and allow the Bond or other secu- the Court of rity to be given by any party who intends to appeal to Her Error may Majesty in Her Privy Council, whether the application for such allow the allowance be made during any of the terms appointed for the Bond, &c. 25 sitting of the said Court, or at any other time.

XXXVII. Any costs awarded by any decree or order of Her Recovery of Majesty, in Her Privy Council, upon an appeal from the said costs awarded Court of Error and Appeal, shall be recoverable by the same in Privy Council. process as costs awarded by the said Court of Error and Appeal.

30 And in order to enable the Judges to carry this Act thoroughly into effect by making rules and regulations, and to frame all necessary proceedings for that purpose; Be it enacted as follows:

XXXVIII. It shall be lawful for the Judges of the said Court, Judges in Er-35 or any five or more of them, of whom the Chief Justice of the ror and Ap-Court of Queen's Bench and the Chancellor shall be two, from peal to make rules for cartime to time to make all such general rules and orders for the rying this Act effectual execution of this Act, and of the intention and object into effect, and thereof, and for fixing the costs to be allowed for and in respect under it. 40 of proceedings in the said Court, and for regulating the different proceedings in appeal, as to them may seem expedient for any of the said purposes; and also from time to time to alter and amend any of the existing rules, or any rules to be made under the authority of this Act, and to make other rules instead there-

45 of: Provided always, that until such rules are made, the present Proviso: prerules and the existing practice and mode of proceeding of and sent rules to in the said Court, except so far as changed, modified and super-apply until