

Abatement
or compro-
mise of a
cause after it
is set down.

XXVI. That when any cause shall become abated, or shall be compromised after the same is set down to be heard, the Solicitor for the plaintiff shall certify the fact to the Registrar of the Court, who shall cause an entry thereof to be made in his Cause Book, and the Solicitor for the Plaintiff shall be allowed a fee of two shillings and sixpence for such certificate, if he shall certify the fact as soon as the same shall come to his knowledge.

Security for
costs.

XXVII. That the penal sum in the bond to be given as a security to answer costs, by any Plaintiff who is out of the jurisdiction of the Court, shall be seventy pounds.

Solicitor, at
the request
of any per-
son, to pro-
cure certi-
cate of
proceedings.

XXIX. That for the purpose of enabling all persons to obtain precise information as to the state of any cause, and to take the means of preventing improper delay in the progress thereof, any Solicitor shall, at the request of any person, whether a party or not in the suit or matter enquired after, procure and furnish a certificate from the Registrar's Office, specifying therein the dates and general description of the several proceedings which have been taken in any cause in the said office, whether such Solicitor be or not concerned as Solicitor in the cause, and that the Registrar shall be entitled to receive the sum of two shillings for such certificate, and no more.

Service upon
the solicitor
of a person
who is not a
party.

XXX. That whenever a person who is not a party, appears in any proceeding, either before the Court or before the Master, service upon the Solicitor in the City of Toronto by whom such party appears, whether such solicitor act as principal or agent, shall be deemed good service, except in matters of contempt requiring personal service.

XXXI. That clerical mistakes in decrees or decretal orders, or errors arising from any accidental