

XIII.

That the answers to the Reasons of Appeal in every suit in Appeal, and the joinder in Error, in every suit in Error, shall be filed within eight days after the filing of the Reasons of Appeal or the assignment of Errors; and if not so filed it shall be competent to the Attorney of the Appellant or of the Plaintiff in Error, as the case may be, by notice in writing under his signature, directed to the Attorney of the Respondent or Defendant in error, in such suit, to demand the Answers to the Reasons of Appeal or the joinder in error; and if such Answer, or joinder in error, shall not, within four days from the service of such notice, be filed, the Respondent or Defendant in error as the case may be shall be wholly precluded from filing an Answer to the Reasons of Appeal, or a joinder in error; and the Appellant or Plaintiff in error may, after notice given to the adverse party of his intention so to do, proceed to a hearing of his suit in Appeal or in Error, *Exparte*; and to Judgment therein, without the intervention of the Respondent or Defendant in Error.

XIV.

That the cases of the Appellant and Respondent or Plaintiff and Defendant in Error, in every suit in Appeal, or Error, to the number of ten on each side, shall be delivered by the Appellant and Respondent, the Plaintiff and Defendant in Error, respectively to the said Clerk of this Court, to be by him filed, within ten days after the filing of the Answers to the Reasons of Appeal or the joinder in Error. And if the case of the Appellant or the Plaintiff in Error, be not so delivered and filed the suit in Appeal,