

	Page.	Section.
OPPOSITIONS <i>continued</i> ,—		
form of affidavit to be annexed to	9	XXXVIII
bailiff, not to receive unless with such affidavit	9	XXXIX.
PAPERS AND PAPER-WRITINGS,		
all filed, to be regularly docketted.....	6	XX.
not to be received by clerk, till fee thereon paid	6	XXIV.
PLEA, (See PRACTICE .)		
PLEADINGS,		
every defense en droit to contain causes.....	5	XV.
not to be received by clerk till fee thereon paid	6	XXIV.
in non-appealable cases to be signed by Attorney	12	LV.
PRACTICE,		
bill of Particulars to be served with writ and declaration	4	VII.
in default thereof, action dismissed on motion	4	<i>ib.</i>
all exhibits to be filed with declaration or plea	5	XI.
exhibit sous seing privé, not bound to be filed, but copy to be filed with declaration or plea.	5	XII.
defendant must file his exhibits with plea, not afterwards	5	XIII.
either party may take exhibits, when and how, from Clerk's Office.....	5	XIV.
incidental cross demand to be filed with plea.	5	XVI.
incidental cross demand to be distinct action and not to delay principal demand	5	XVII.
all papers filed, to be regularly docketted.....	6	XX.
in non-appealable causes, parties bound to proceed to evidence on day fixed	12	LIV.
PROTHONOTARY. (See CLERK .)		
QUEEN'S COUNSEL,		
to be habited as in Superior Court	3	II.
(See <i>Attorney</i> .)		
REGISTER,		
of every process ad respondendum to be kept by the clerk, and what to contain.....	4	VI.
REPORT OF DISTRIBUTION,		
within four days after Bailiff's return, clerk to file.....	13	
list of all, to be posted up in clerk's Office...	13	
contestation of, when and how to be filed...	13	
if no contestation is filed, how homologation of, may be moved for, and when.....	13	