XXXII. That if either party neglect to appear at the proper day to support or resist the appeal, the Court may hear the other party, and may give judgment without the intervention of the party so neglecting to appear, or may postpone the hearing upon payment of such costs as the court shall direct.

XXXIII. That all Rules and all Orders of this Court, in cases appealed, shall bear date on the day of the judgment or decision being pronounced, and shall be signed by the Clerk of the Court.

XXXIV. That the same fees and allowances shall be taxed in Appeal by the Clerk of the Court of Errorand Appeal, for attorneys and solicitors, or any officer of the said Court, as are allowed for similar services in the Court from which the appeal is brought; and that counsel fees shall be taxad as follows: In appeals of a simple nature, or where judgment is given at the close of the argument, the Officer is to tax a fee not exceeding forty dollars o the senior counsel, and not exceeding twenty dollars to the junior, for the hearing of the appeal; in more important or difficult cases, the fee to the senior counsel shall not exceed eighty dollars, and to the junior fifty dollars; within these limits, the fee shall be in the discretion of the taxing officer; and in all cases the amount of the counsel fees taxed by him shall be subject to be reduced on application to a Judge of the Court appealed

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