

## RULES OF COURT.

following the granting, making or pronouncing of the rule, order or decision, with which the party is dissatisfied.

15. If the review or rehearing be proceeded with within the period of two weeks next after the day of the granting, making or pronouncing of the rule, order or decision with which the party is dissatisfied, no notice in writing, such as required by rule twelve, shall be required to be given, but if given, may be allowed for on taxation.

16. The cause or matter to be renewed or reheard shall be set down to be heard on one of the "Paper Days" during term, or on such other day during term as the full Court may appoint for the purpose; and shall be set down to be reviewed and reheard at least two clear days before the day on which the same is to be argued.

17. The party setting down a cause or matter for review or rehearing shall deliver to the Clerk of the full Court, three copies of the written decision, if any, delivered by the Judge, certified to be correct by the reporter of the Court; and in the case of a demurrer or special case, shall also deliver to the said Clerk three copies of such demurrer or special case.

18. Notice in writing of the intended review and rehearing shall forthwith, after the cause or matter is set down to be reviewed and reheard, be delivered by the party setting the same down to the opposite party.

19. No petition, rule or order shall be necessary for the purpose of review or rehearing in either of the Superior Courts of Common Law.

20. On a review or rehearing, the party setting down the cause or matter for review or rehearing, shall have the right to begin or reply, unless otherwise ordered by the Court.

21. Nothing in the foregoing rules contained shall be held or taken in any manner to deprive any party of the right to have a cause or matter reviewed or reheard, where the right is conferred by statute, but only to speed the course of proceeding with a view to such review and rehearing.

22. Nothing in the said rules contained shall be held or taken in any manner to interfere with the power of the Court or Judge in their or his discretion for good cause, as regards any particular case, to dispense with all or any of the said rules.

23. The Rules of Trinity Term, 38th Victoria, promulgated on 5th September, 1874, shall be rescinded on, from, and after the day these rules shall take effect.

24. These rules shall take effect on the second Monday of the present Term of Easter.

OSGOODE HALL, }  
Monday, May 15th, 1876. }

It is ordered that the Marshal and Clerk of Assize for the County of York, do forthwith, after the close of each Assize, or earlier if required, return to the Clerks of the respective Courts of Queen's Bench and Common Pleas and the Registrar in Chancery, all records in the said Courts respectively, together with all exhibits and other documents appertaining thereto.

(Signed) JOHN H. HAGARTY,  
ROBT. A. HARRISON,  
JOS. C. MORRISON,  
JOHN W. GWYNNE,  
THOMAS GALT.

May 16, 1876.

QUEEN'S BENCH.

The following rules were also promulgated in the Queen's Bench:

1. That the business to be transacted in the Court of Queen's Bench for the Province of Ontario during Trinity Term next shall be the same in all respects as business transacted during the other Terms of said Court, although such business may have arisen prior to or during the present Term of Easter, notwithstanding anything to the contrary contained in section 2 of Statute 38 Vict., Ont.

2. That the said business shall during Trinity Term aforesaid be conducted in like manner in all respects as the ordinary business during the ordinary Terms of the said Court.

3. That eight cases in the order of their priority on the general list shall be set down by the Master on the peremptory list for argument on each of the first four days of the said Term, in the same manner and with the like effect as other days of the said Term.

4. That the first Friday and the second Monday of the said Term shall be Paper Days, as provided by the general rules of Michaelmas Term, 39th Victoria, but unless there be at least four cases set down for argument on each of the said days, six cases in the order of their priority on the general list shall be set down on the peremptory list for argument on each of the last mentioned days, or one of them, as the case may be, in the same manner and with the like effect as on other days of the said Term.

(Signed) ROBT. A. HARRISON, C.J.,  
JOS. C. MORRISON, J.,  
ADAM WILSON, J.

Osgoode Hall, Easter Term, 39th Victoria.  
Saturday, June 3rd, 1876.