him, except in cases where personal service is by law required:

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Attorney in remote District not superseded. 4. The appearance of any other Attorney 4 at Quebec or Montreal, shall not be construct to supersede the Attorney appearing 6 for the same party in the remote District, but the Attorney appearing at Quebec or 8 Montreal, shall be held to be acting under him:

Proceedings to be had at Quebec or Montreal. 5. Whenever the Record shall have been four clear days in the hands of the Protho-12 notary at Quebec or Montreal, (as the case may be) the cause shall be deemed to 14 be pending there, and shall be heard and dealt with accordingly, in term or in vaca-16 tion as the case may require, until final judgment or judgment upon the issue 18 raised in the remote District shall have been given, or the requisite order shall have been made, when it shall be remitted to the Prothonotary of the remote District for 22 execution or further proceedings, as the case may require:

Return of the record, &c. when judgment, &c. is obtained.

6. When judgment shall have given, or the requisite order shall have been 26 made, any party may require the Prothonotary at Quebec or Montreal to remit 28 the record, with all papers fyled in the cause in his office and certified copies 30 of all judgments and entries in his Register, to the Prothonotary in the remote District; 32 and such record shall, upon payment of ... the postage and of the costs of all copies 34 of judgments or entries at the rate aforesaid, be so remitted accordingly, sealed and 36 indorsed as hereinbefore provided, addressed to the Prothonotary of the re-38 mote District, who shall open the same, and proceedings shall-then be had in such 40 remote District as if the judgment had been there rendered by the Court:

Foregoing provisions to apply to appositions, &c.

7. The foregoing provisions of this section shall apply to all oppositions, inter-14 ventions, demandes incidentes, and other