

registrar, for doing which, the solicitor or agent procuring such certificate and examination shall, until further order be made in respect thereof, satisfy the registrar therefor; the same, however, not to be allowed in taxation of costs. Provided, nevertheless, that this order shall not apply to office copies of minutes, decrees, orders, depositions, reports and certificates, in respect whereof the practice shall continue as heretofore.

CXXXV. That henceforth no answer, *plea* or demurrer shall be deemed or considered as duly filed until a copy thereof, authenticated as in the preceding order mentioned, shall have been served on the solicitor or agent of the plaintiff in the cause.

No answer,  
*plea* or de-  
murrer to be  
deemed filed  
until copy  
served.

CXXXVI. That from henceforth the original, or originals, of any affidavit in support of, or in opposition to, any application, by motion, petition or otherwise, to this court, may be read at the hearing thereof, instead of office copies as heretofore; and that any party requiring a copy of any such affidavit, or affidavits, shall be entitled to demand and receive the same duly authenticated by the registrar in manner before mentioned from the party filing such affidavit or affidavits, who shall be obliged to furnish the same within such time or times as by the present practice the same may be obtained from the registrar.

Affidavits,  
and office  
copies  
thereof.

CXXXVII. That from henceforth, it shall not be necessary to file any affidavit of the service of a notice of motion, or any affidavit which proves the service of a paper, and to take an office copy thereof for use; but the original affidavit may be read and used in the same manner as an office copy would be, and the said original shall be filed on the occasion of reading or using the same.

Office copies  
of affidavits  
of service  
not neces-  
sary.