

reckoned exclusively of the first day, and inclusively of the last day, unless the last day shall happen to fall on a Sunday, Christmas Day, Good Friday, or a day appointed a public Fast or Thanksgiving, in which case the time shall be reckoned exclusively of that day also.

75.—The Prothonotary shall not permit any original paper to be taken out of his custody without a written order from one of the Judges of the Court—which order shall be placed on the file with the other papers in the cause, until such paper be returned to the Prothonotary.

76.—The Deputies to the Prothonotary in the Country, shall not transmit original papers to the office in Halifax, without a special order from a Judge, but shall, when required by any Suitor, or his Attorney, provide him with certified copies of such original papers as may be deposited in his office, to be used instead of the originals on any argument in Halifax.

77.—To entitle the Plaintiff to discontinue after plea pleaded, it shall not be necessary to obtain the Defendant's consent, but the rule shall contain an undertaking on the part of the Plaintiff to pay the costs when taxed, and judgment therefor may be entered forthwith.

78.—When a Judge's order is made a rule of Court, it shall be a part of the rule of Court that the costs of making the order a rule of Court shall be paid by the party against whom the order is made: *Provided*, an affidavit be made and filed that the order has been served on the party, or his Attorney, and disobeyed.

79.—In all cases of depositions to be taken before any Judge of the said Court, or any Commissioner, pursuant to the Statute in that behalf, at least Twenty-four hours notice, in writing, shall be given to the adverse party, or to his Attorney, where such party, or his Attorney, resides within the County, otherwise, at least Eight days notice shall be given as aforesaid—and such notice shall in all cases contain the names of the witnesses to be so examined.

80.—It shall not be necessary to file Warrants of Attorney to prosecute or defend, previous to, or at the time of signing interlocutory or final judgment, or at any stage of the cause.

81.—The Prothonotary shall not be obliged to issue, or deliver from his office, any execution until the fees and costs due to him on the judgment be paid.

82.—On the First day of every sitting of the said Supreme Court in the several Counties of this Province, the Prothonotary and Clerk of the Crown, or his Deputy, shall make out, and deliver in open court, a true and correct statement of all fines and amercements which shall have been imposed by the Court at the preceding term, together with a statement of all such as shall have been collected and paid in to him by the Sheriff, since the last preceding term.

83.—A calander of the Criminal Causes shall be sent by the Clerk of the Crown, or his Deputy, to the Grand Jury, upon their first sittings in each term, together with the depositions taken in each cause, and the names of the different witnesses; and indictments are not to be made out till the Grand Jury shall so direct.

V. *And be it enacted*, That all Acts of the General Assembly, or any parts or portions thereof, inconsistent with this Act, shall be, and the same are hereby repealed. Repeal of previous Acts.

VI. *And be it enacted*, That this Act shall come into force on the First day of July next. Commencement of Act.