

amination or answer, shall be identified, specified, and referred to, so as to inform the court what state of facts, charge, affidavit, deposition, examination, or answer, was so brought in or used.

Petition of re-hearing not to set out proceedings anterior to decree.

CXXVIII. That in any petition of rehearing* of any decree or order of the court, it shall not be necessary to state the proceedings anterior to the decree or order appealed from or sought to be reheard.

Solicitors' agents names to be entered on solicitors' book.†

CXXXII. That all solicitors practising by agents, having offices in the City of Toronto, and all solicitors practising in the said court, not having an office in the said city, shall enter their names in a book, to be called the solicitor's book, and to be kept publicly at the Registrar's Office, to be there inspected, without fee or reward; in which book the solicitors aforesaid shall specify the name of an agent, being a solicitor of this court, and having an office of business, as such solicitor, in the said City of Toronto, by whom such principal proposes to transact his court business, and upon whom all writs, notices, orders, warrants, rules and other documents, proceedings and written communications may be served.

Mar. 3, 1843.

Office copies of pleadings and proceedings heretofore made by registrar.

CXXXIV. That whereas, heretofore, it has been the practice for the Registrar of the court to supply office copies of all proceedings and pleadings filed in his office, and it is convenient and desirable that such practice should be altered: It is therefore ordered, that in future, copies of all proceedings and pleadings be made and delivered by the solicitor or agent with whom the draft or drafts thereof shall originate, and that such copies, before being delivered, shall be examined and certified by the

* See 22nd order of January, 1851, and schedule E.

† See 16th order of January 1851, as to solicitor and agent's book in office of deputy registrars.