

Delays, &c.
how to be com-
puted.

XXXIII. That in all computations of time or delay upon any Writ, Summons, Rule, Order or Judgment of this Court, or upon the fying or service of any such Writ, Summons, Rule, Order or Judgment or of any pleading or notice and generally upon and in all proceedings whatsoever not otherwise particularly provided for, the day on which such Writ, Summons, Rule, Order or Judgment shall be made, or upon which the fying or service of any such Writ, Rule, Order, Judgment, or of any such Summons, Pleading or Notice shall be had, or upon which such other proceedings as aforesaid shall in like manner be had, shall not be reckoned or counted to be one, but every other day to which such computation of time shall refer Sundays and Holidays not excepted, shall be reckoned and counted to be one, and no fractions of time shall in any such computation be made or allowed, it being nevertheless provided that in all cases, in which any period allowed by any Writ, Summons, Rule, Order, Rule of Practice or Judgment of this Court, shall expire upon a Sunday or Holiday, such period shall ipso facto stand enlarged until the then next juridical day.

Copies of judgments in appeal, to be transmitted with the record to the Court below.

XXXIV. That a copy of each and every judgment in consequence or by virtue whereof any record in any suit depending in this Court shall be remitted to any Court below, shall be annexed to such record and therewith remitted under the certificate and signature of the Clerk of this Court.

These rules extended to all suits in Error.

XXXV. That the rules and orders of practice herein before provided for suits in appeal, shall be deemed and taken respectively to extend to all suits in error.

Fees to be allowed to Counsel, &c.

XXXVI. That the several fees by the Ordinance made and passed in the 20th year of the reign of our present Sovereign Lord GEORGE the THIRD, intituled, " An Ordinance for the regulation and establishment of fees" allowed to the Counsel, Attorneys and Officers of the Court of Appeal for services by them done and performed, shall continue and be allowed to the Counsel, Attorneys and Officers of this Court for the like services when done and performed by them respectively until a table of fees shall be made and published.

Former Rules of practice rescinded.

XXXVII. That all rules and orders of practice heretofore made by the Provincial Court of Appeals for the late Province of Quebec and adopted by this Court and all rules and orders of practice heretofore made by this Court be and the same and each and every of them are hereby rescinded and annulled.