\mathbf{V} .

That the Shertff, the Prothonotary and the Crier, do personally attend in Court, in their respective places, de die in diem, during each Term from the opening until the rising of the Court, and in like manner, during all Sittings of the Court held in Vacation.

VI.

That no Barrister or Attorney, Prothonotary, Sheriff, Crier, Bailiff, or Sheriff's Officer, shall be bail or surety in any action or proceedings cognizable by this Court, or by any Judge thereof.

VII.

That all Orders and Rules for the conduct and regulation of the Sheriff in the execution of his duty, shall extend to the Coroner, in all cases in which such duty shall be executed by him.

CHAPTER II.

General Orders.

VIII.

That the Rules and Orders of Practice of this Court shall be fairly entered by the Prothonotary in a book to be by him kept for that purpose; and all decisions of this Court on points of practice, shall also be entered by the Prothonotary, when so directed by the Court, in another book to be by him kept for that purpose—to each of which books there shall be an index, and all Practitioners of this Court, shall, during office-hours, have access thereto, and therefrom be allowed to take extracts and copies gratis.