Aniwers when to be fyled, if demanded, penalty for neglect, iffue how completed, XVIII. That the issue in every suit in appeal shall be completed by the reasons of Appeal and the answers to such reasons of Appeal, and that the answers to the reasons of appeal be fyled in every suit within four days from the day on which the the reasons of appeal in such suit shall be fyled; and if the answers to such reasons of appeal shall not be so syled, it shall be competent to the appellants Attorney and to his agent, on his behalf, by notice in writing, under his signature, directed to the Attorney for the respondent in such suit, to demand the answers to the reasons of Appeal, and if such answers within two days after service of such notice and demand, shall not be syled, such respondent upon motion of the appellant by his counsel founded upon due proof of the service of such notice and demand, and a certificate of the clerk of this court that such answers were not so syled, shall be wholly precluded from syling answers to such reasons of appeal and thereupon this court will proceed to hear the matter of such suit and of the appeal therein depending, exparte, on the part of the Appellant only, and proceed to judgment therein, without the intervention of such respondent.

Answers when to be fyled, if not demanded, penalty for neglect,

XIX. That every suit in which the answers to the reasons of appeal shall not be fyled within ten days from the day on which the reasons of appeal in such suit shall be fyled, shall be deemed and taken to be deserted by the respondent and respondents in such suit so neglecting to syle such answers, and such respondent and respondents wholly precluded from syling answers to such reasons of appeal and thereupon this court will proceed to hear the matter of such suit and the Appeal therein depending, ex parte, on the part of the Appellant only and proceed to Judgment therein without the intervention of such respondent.

Copies of all pleadings to be ferved, penalty for neglect.

XX. That a copy of each pleading which shall be fyled in any suit depending in this court duly certified under the signature of the Attorney by whom the same shall be fyled or his agent, shall be served upon the Attorney of the adverse party in such suit or his agent, upon the day on which such pleading shall be fyled, and in default thereof such pleading shall not be deemed or taken to be fyled, and such course thereupon shall and may be had in such suit as might be pursued if such pleading had never been syled.

Cases, where and when to be fyled penalty for neglect. XXI. That the cases of the Appellant and respondent in each suit and appeal to the number of six on each side shall from hencesorth be syled by the Appellant and respondent respectively in the office of the clerk of this court within ten days after the syling of the reasons of appeal & be by him distributed to the members of this court who shall sit for hearing of such suit and appeal, and each suit and appeal in which the Attorney for the appellant shall not so syle his cases shall be deemed and taken to be deserted by such appellant and there upon dimissed accordingly upon the first or any subsequent day in term thereafter, upon motion for that purpose on the part of the respondent or respondents, in such suit and Appeal, or either of them or by the court Ex officio without such motion, as may happen, with costs when the respondent shall have syled his cases, and without costs to either party when the respondent