

the said book an entry, in writing, and to be signed by him, of his name and of his real and elected Domicile, in the Cities of Quebec and Montreal, respectively, that is to say, of his real Domicile in one or other of the said Cities, if resident in either of them, and of his elected Domicile in that in which he is not resident, or of his elected Domicile, in each of the said Cities, if not resident in either of them, at which real or elected Domicile all Pleadings, Summonses, Rules, Orders and Notices, of which the service on him may be required, may lawfully be made. And every Attorney hereafter to be admitted, shall, on his admission, and before he commences practising in this Court, make in the said book a like entry. And as often as any Attorney of this Court shall change his real or elected Domicile, or Domiciles, of which an entry shall have been made as aforesaid, he shall make a like entry of such change; and all Pleadings, Summonses, Rules, Orders and Notices, which do not require personal service, shall be deemed and taken to be sufficiently served on such Attorney, if a copy thereof be left at the place last entered by such Attorney as aforesaid, as his real or elected Domicile, with any person of competent age and discretion resident at, or belonging to such place. And if any such Attorney shall neglect to make such entry as aforesaid, then the fixing up of any Notice, Pleading, Summons, Rule, or Order, for such Attorney, in the said office of the said Clerk of this Court shall be deemed and taken to be service thereof, and as effectual as if the same had been served at such real or elected Domicile as aforesaid.

VI.

That a schedule of all suits depending in this Court, specifying, in each suit, the names of the