A special application shall be necessary to stay the proceeding under any of the exceptions in the sixteenth section of the said act, chapter thirteen.

XXIII. That in every case appealed from Chancery, a copy of the pleadings and evidence. or so much thereof respectively as is material for the purposes of the appeal, shall be printed, together with the opinions delivered by the Judges on the case, and the reasons of appeal, and the reasons for supporting the decree or order; which printed copies shall, for all purposes, be considered the printed cases of the appellant and respondent respectively. The parties may join together in procuring the printing of such copies, one whereof shall be handed to the Registrar of the said Court, whose duty it shall be to examine the same and, if necessary, to correct it and the copy so examined by the Registrar, shall be marked by him with the words, "examined and approved;" to which he shall sign his name, and he shall forthwith deliver that copy to the Clerk of the Court of Error and Appeal.

XXIV. That where one ground of the appeal is the rejection of evidence or the reception of improper evidence, such evidence shall, where practicable, be printed in a separate part of the book, and with an extra wide margin, and be distinguished by an appropriate heading and marginal note.