

and Notices, which do not require personal service, shall be deemed and taken to be sufficiently served on such Attorneys, 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 effectually as if the same had been served at such real or elected domicile as aforesaid.

6th. That a Schedule of all Suits depending in this Court, specifying in each suit the names of the parties, the date of the Writ of Appeal, or of the Writ of Error, the time when returned, or if not returned, the fact of its not being returned, the names of the Attornies by whom appearances for the parties have been filed, and the dates of such appearances, and if not filed, the fact that they have not been filed, the day on which the Reasons of Appeal, and the Answer thereto, and the Cases of the Parties (if filed) have been filed, and if not filed, the fact that they have not been filed; the day on which each suit, if inscribed on the Roll for hearing, hath been so inscribed, and the day which by such inscription is fixed for the hearing of such suit, shall be made and kept by the said Clerk of this Court, and shall be laid before this Court on the first day of the next, and of every succeeding Term; and such Schedule shall be deemed and taken in all parts therein mentioned, to be an official certificate by the said Clerk of this Court, of the state of such suits, severally and respectively, on the first day of the Term when such Schedule shall be laid before the Court as aforesaid.

Schedule of Causes pending to be prepared by the Clerk.

7th. That no Writ of Appeal or Writ of Error shall issue from this Court, unless a *Precipe* for the same, signed by the Attorney suing out such Writ, be first delivered to the proper Officer by whom the said Writ is to be issued; and every such Writ shall be written on parchment, shall bear the signature of the Attorney upon whose *Precipe* the same shall be issued, and shall

Writs of Appeal how to be issued.