

Know all men by these presents, that we, A. B., of —, C. D., of —, and E. F., of —, are jointly and severally held and firmly bound unto G. H., of —, in the penal sum of — of lawful money of Canada, for which payment well and truly to be made, we bind ourselves, and each of us by himself, our and each of our heirs, executors and administrators respectively, firmly by these presents. Witness our hands and seals respectively, the — day of — in the year of our Lord —.

Whereas (the appellant) alleges and complains, that in the giving of Judgment in a certain suit, in her Majesty's Court of Error and Appeal in Upper Canada, between (the respondent) and (the appellant) — manifest error hath intervened: wherefore the said (appellant) desires to appeal from the said judgment to her Majesty, in her Majesty's Privy Council:

Now the condition of this obligation is such, that if the said (appellant) do and shall effectually prosecute such appeal and [or] pay such costs and damages as shall be awarded, in case the judgment aforesaid to be appealed from shall be affirmed, or in part affirmed, then this obligation shall be void, otherwise shall remain in full force.

XXXIII. That in every case of appeal to her Majesty in Council, the obligors, parties to any bond as sureties, shall justify their sufficiency by affidavit, in the manner and to the same effect as is required by rule number nine of this court.

XXXIV. In cases appealed from either of the courts of common law, or from the Court of Chancery, the same fees and allowances shall be taxed in appeal by the clerk of the Court of Error and Appeal for attornies and solicitors, or any officer of the said court, as are allowed for similar services in the court from which the appeal shall have been brought; and that counsels' fees shall be taxed in the discretion of the clerk, provided that no fee to counsel exceeding ten pounds shall be taxed without an order of the judge who presided on the argument, or in his absence of the next senior judge.

XXXV. That the regular and appointed days or times of sitting of this court shall be the second Thursday after the several terms of Hilary, Easter and Michaelmas, as appointed by the statute 12 Vic. ch. 63, sec. 13, at eleven o'clock in the forenoon: Provided, however, that the said court may adjourn from time to time, and meet at such other periods as shall be appointed for the hearing and disposing of any business brought before it.