

his domicile at another place and shall have given notice of such election to the adverse party, in which case such services shall be made at such elected domicile.

16.—The Prothonotary or Clerk shall make out an exact list by name, and number of the cause in which Commissions Rogatoires shall have been ordered, and shall lay the same before the Court on the first day of each Term next following, to the end of establishing what may have been done with reference to such Commissions, to enable the Court to order and direct with reference thereto in furtherance of the ends of justice.

17.—It shall be the duty of the Prothonotary or Clerk to specify in the list of Causes which shall be by him laid before the Court at each of its sittings, the place of the residence of the parties in each cause, when such residence shall be of the distance of ten leagues or thirty miles from the place of the holding of such sittings.

18.—The depositions of witnesses examined under a Commission Rogatoire shall be reduced to writing in a legible manner and without erasure: the answers of witnesses to be taken at length according to the interrogatory or question put, to the end that it may be seen by such answer the sense of what the witness may have said in answer to such interrogatory, without referring to such interrogatory, the whole under pain of being deprived of salary for executing such Commission.

19.—In any case subject to Appeal or to be evoked, the parties thereto shall plead in writing.

20.—Hereafter, under the Art. 19, Title XXII, of the Ord. of 1667, when a witness shall require to be taxed, the Court shall tax such witness taking into consideration the