IX.

That no change of Attorney be allowed without leave of the Court.

X.

That when a party ceases to be represented by Attorney, he may, by Rule of Court, be compelled to name another Attorney. In default of a Plaintiff so doing, his action shall be dismissed with costs, sauf à se pourvoir. If the Defendant omit so to do, the Plaintiff shall be allowed to proceed as if the Defendant had not appeared in the cause.

XI.

That all Exhibits, with a list thereof, be filed with the Declaration or plea, as the case may require.

XII.

That no party shall be bound to file any act sous seing privé, before his Enquête; but that a certified copy of such document shall be filed with the Declaration or plea, as is above directed.

XIII.

That if a Defendant neglect to file his Exhibits with his plea, such Exhibits shall not be afterwards received or filed, unless allowed by the Court.

XIV.

That either of the parties in a cause may take from the Clerk's Office all Exhibits filed, except writings sous seing privé, and the same keep during one day, on signing a receipt for the same on the list filed in the cause.