

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.