the support of such motions or either of them not appearing upon amdavit, the record or proceedings fyled in such suit shall previously be au- days actice of such motions to thenticated by affidavit duly made before one of the Judges of this be given, and Court and a copy thereof and two days notice of such motion shall to be received afbe duly served upon the opponent (or opponents, if such there be in the reasons or such suit) of the party making such motion. And no such motion answers respec-shall be made or received until such affidavit of such facts (if such right to make there be) and an affidavit of such service of such notice as aforesaid such motion be therein reserved. shall be read and fyled. Nor shall any such motion be made and received in any suit (in which the records and proceedings in such suit shall have been transmitted by the Court below,) at any time after the fyling of the reasons of appeal by such appellant or of the answers to the reasons of Appeal by such respondent respectively, those cases excepted, in which the right of making such motions upon the face of such reasons, or answers respectively shall be expressly saved and reserved.

XXX. That when and so often as this Court shall be moved in any suit for an appeal from any interlocutory Judgment, such mo- for an appeal tion shall be accompanied with copies of such interlocutory Judg- cutory judgment ment and of the pleadings fyled in such suit, together with copies of ied with copies of all exhibits fyled and of all proceedings had in such suit in the the pleadings and Court below from the commencement thereof until the entry of all exhibits such Judgment in any way essential to the support of such motion; essential to the And encourt below from thick chall pot he commencement with support of the And every such motion which shall not be accompanied with such motion. copies duly certified under the Signature of the Prothonotary of the when to be made Court below, shall be dismissed with costs, and no such motion shall be made or received at any time whatever after the first day of the term of this Court next after the day of the date of such interlocutory Judgment, the April term of this Court excepted, during which any such motion shall be received until the sixth day of the term inclusive.

XXXI. That every writ of appeal which shall be granted or awarded from any interlocutory Judgment shall be sued out within appenlifrom an intwo days after the date of the rule or order of this Court by which terlocatory judg-such writ shall be so granted or awarded and in default thereof. such within two days writ shall not issue, and such Rule or Order shall no longer operate after the allow-ance thereof. as a supersedeas of all or any proceedings in such suit, in the Court below.

XXXII. That all Pleadings, Notices, Summonses, Rules, Orders and Judgments and all other matters of which service is or shall be tices, &c. required upon any party in any suit 'depending in this Court shall be to be served. served upon the Attorney who in this Court shall have appeared for such party or his agent, and in default of such appearance, upon the Clerk of this Court at his Office, to be by him fyled with the proceedings in such suit, those instances excepted in which personal service upon such party is by law, by some Rule or Order of practice, or by some especial Rule or Order made in such suit, expressly directed.

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Every motion

ance thereof.

Pleadings, no-

XXXIII.