

of appeal shall
be sufficient.

pcal upon the Attorney who has appeared in the Court below, for the respondent or respondents, or in default of such service upon the respondent or respondents, at his, her or their domicile or in default of such domicile, upon the Attorney *ad negotia* upon record in such suit, shall be held and taken to be a good and sufficient service of such writ, with respect to such respondent or respondents so served in such cases respectively.

Papers com-
posing a re-
cord, to be
numbered &
accompanied
with an index.

XIV.—That the writs, pleadings, exhibits and other paper writings which shall form and compose any record to be hereafter transmitted to this Court, shall be marked at the head of each respectively, by the Prothonotary of the Court transmitting such record, separately, numerically, and progressively, from number one to the number indicating the entire number of such writs, pleadings, exhibits and other paper writings, and that an index of reference to the whole and to each by number, title and description, under the signature of such Prothonotary, be by him annexed to such record.

Appearance
for the respon-
dent, when to
be fyled, pen-
alty for neg-
lect.

XV.—That the respondents in every suit and appeal depending in this Court, and each of them do file their appearance in such suit in the office of the Clerk of this Court, on or before the eighth day next after the day of the return of the writ of Appeal in such suit issued, and in default thereof such respondent or respondents shall be precluded filing any appearance in such suit, and thereupon this Court will proceed to hear the matter of such suit and of the Appeal therein depending *ex parte* on the part of the appellant only, and proceed to judgment therein without the intervention of such respondent or respondents.

Reasons of
appeal, when
to be fyled
if demanded,
penalty for
neglect.

XVI.—That the reasons of Appeal in every suit be filed within eight days after the return of the writ and the transmission of the record and proceedings, without any motion or other application for that purpose, and if the reasons of Appeal shall