

XIX.

That in all suits which shall hereafter be pending in this Court, no more than two Counsel shall be heard in opening, or in answer, and one only in reply.

XX.

That when this Court shall be moved in any suit, upon any special matter, not appearing upon the record or proceedings filed in such suit, such special matter shall be previously authenticated by Affidavit; and a copy of the affidavit, and two days' notice of such Motion served on the adverse party. And no such Motion shall be received, until such Affidavit, and an Affidavit of the service of notice as aforesaid shall be read and filed.

XXI.

That every Motion for an Appeal from an Interlocutory Judgment shall be accompanied with copies of such Interlocutory Judgment and of the pleadings filed in the suit together with copies of such Exhibits and proceedings therein, as may be material and necessary in support of any such Motion.

XXII.

That a copy of every Judgment of this Court, by reason whereof the record in any suit in this Court shall be remitted to the Court below, shall be annexed to the record, and transmitted with the same, under the certificate of the said Clerk of this Court.