settled under the foregoing Rules numbered twelve and thirteen, copies of such case, with the reasons for and against the appeal, and the opinions delivered by the Judges, shall be printed; and such copies shall be deemed to be the printed cases of the appellant and respondent respectively.

XXI. That as soon as the transcript of judgment or case settled shall have been delivered to the Clerk of the Court of Error and Appeal, and not less than four days before the day appointed by the Court for the actual hearing of causes, (or before the first day appointed for the then next sittings of the Court,) the case may be set down for hearing on the application of either party, and notice of such setting down shall be forthwith given to the opposite party.

XXII. That in appeals from the Court of Chancery all securities, under the fifteenth section of the aforesaid statute, section thirteen, shall be personal, by bond with sureties; which bond shall, as near as may be, be in the form of the bond given in the foregoing Rule number seven, and shall (together with an affidavit of justification in the form mutatis mutandis given in the foregoing Rule number eight) be filed with the Registrar of the said Court; and notice thereof shall be served on the respondent, his solicitor or agent; and such security shall stand allowed unless the respondent shall, within fourteen days, move the said Court to disallow the same.

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