1857.

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## Appeals, U. C.-Amendment.

XXIV. The roll shall be made up, and the suggestion last Roll to be aforesaid entered by the appellant, within ten days after the made up, &c., service of the note of the receipt of the Memorandum alleging within a cer-error or within such other time as the Court or a Index and the time; or error, or within such other time as the Court or a Judge may defendant may order, and in default thereof, or of assignment of error in cases sign judgment when an assignment is required, the respondent, his executors of non pros. or administrators, shall be at liberty to sign Judgment of non pros.

XXV. In case of an Appeal on a Judgment given against Provision in several persons, and one or some only shall appeal, the Me- cases whereof morandum alleging error, and the note of the receipt of such several parties against whom Memorandum shall state the names of the persons who appeal, judgment is and in case the other persons against whom Judgment has been given, one or given decline to join in the appeal, the same may be continued appeal. and the suggestion last aforesaid entered, stating the persons who appeal without any summons and severance, or if such other parties elect to join, then the suggestion shall state them to be and they shall be deemed appellants although not mentioned as such in previous proceedings.

XXVI. Upon such suggestion of error alleged and denied Upon entry of being entered, and after the security required to be given by the error alleged and denied appellant shall have been duly allowed, the cause may be set and denied, down for argument in the Court of Error and Appeal as here- allowed, &c., tofore, and the Clerk of the Court appealed from shall, on pay-transcript of ment of his lawful fees, prepare a full transcript of the Judgment to be transmitted to appealed from and certify the same under the seal of the Court, Court of Error and shall forthwith transmit the same to the Clerk of the Court and Appeal. of Error and Appeal.

XXVII. In cases of appeals upon motions or rules for new In appeals trials, or to enter a verdict or non-suit, or upon rules whereby upon certain any by-law is quashed, such appeal shall be upon a case to be motions or rules for new stated by the parties (and in case of difference to be settled by trials, &c., the Court or a Judge of the Court appealed from) in which shall case to be be set forth so much of the pleadings, evidence, affidavits, settled if pardocuments and the ruling or judgment objected to as may be ties do not necessary to raise the question for the decision of the Court of agree, on such Error and Appeal; and the case so stated and settled shall be forthwith delivered by the appellant to the Clerk of the Court of Error and Appeal, and the cause may, after the security required to be given by the appellant shall have been duly allowed, be set down for argument.

XXVIII. The appellant shall deliver to the said Clerk at Appellant to least four clear days before the day appointed, for hearing the deliver copies argument, for the use of the Judges, a copy for each of the deliver content or case, and Judges, of the transcript of the Judgment or of the case men- when and to tioned in the last section, as the case may be, or in default whom. thereof the appeal may be dismissed with costs....

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