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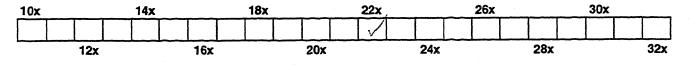
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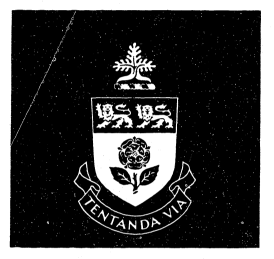
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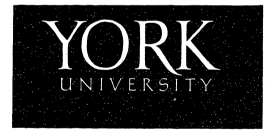
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PROVINCE OF CANADA, DISTRICT OF QUEBEC.

IN THE QUEEN'S BENCH, SUPERIOR TERM,

31st May, 1844.

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PBESENT:

THE HONBLE. SIR JAMES STUART, BARONET, CHIEF JUSTICE.

THE HONBLE. EDW. BOWEN,

THE HONBLE. PHI. PANET, and

THE HONBLE. ELZEAR BEDARD.



1.-IT IS ORDERED-

That the following Rules be considered as the permanent Rules for the Inferior Term of the Court of Queen's Bench and for the Circuit Courts for the District of Quebec, and that they be strictly observed under the pains and penalties of the law in case of disobedience,—and until they shall be changed or altered by this Court, when circumstances shall require it.

2.—The Gentlemen of the Bar and other Officers of the Court, shall be dressed in the costume heretofore in use in the Court of King's Bench for this District.

3.—That no writ or process ad respondendum shall be issued upon a demande founded upon a note, cédule, account or paper writing under the signature of any person, (sous seing privé) unless a copy of such note, cédule, account or paper writing under the signature of any person (sous seing privé), certified as such by the Attorney of the Plaintiff or by the

M/1302-5

Prothonotary or Clerk, shall be annexed to such process ad respondendum.

5.—Parties shall be bound to proceed to evidence of the facts by them alledged upon the day which shall be fixed for such evidence, under pain of being foreclosed from the right of so doing, unless good, and sufficient cause to the contrary shall be shewn, supported by Affidavit.

6.—Any Advocate or Attorney who shall appear in Court for any Plaintiff, Opposant or Intervenant, shall subscribe his name upon the Declaration, Opposition, Intervention, or Pleading, if any there be, and in default of so doing there shall not be allowed any fee to such Advocate or Attorney;—and the Prothonotary and Clerk of each Court shall enter upon such Declaration, Opposition, Intervention or Pleading, the name of the Advocate of the Defendant.

7.—Neither of the parties to a suit can be heard upon the Serment Décisoire or upon Faits et Articles, unless the Rule to this end shall have been duly served with the Interrogatories in writing to be thereunto annexed,—the case only excepted where the party being present in Court, the Judge maypermit at his discretion to propound to such party upon the Serment Décisoire the single question, whether the Defendant owes the sum demanded or any and what part thereof? or to the Plaintiff, whether the sum which he demands is due to him or what part thereof? or such other single decisory question of the cause of demand.

8.—In any case wherein Judgment shall have been rendered, the party having obtained such Judgment shall be at liberty to sue out of the office of the Prothonotary or Clerk, a writ of Saisie-Arret without declaration or permission of the Judge for that effect.

9.—The Bailiffs of this Court shall set forth in their Proces

Verbal of seizure made within the City or Suburbs, the place of residence of the person upon whom such seizure shall have been made, the name of the street, and the name of the person to whom the house belongs, under the penalty of being deprived of their salary.

10.—The returns of Bailiffs shall be written in a legible and intelligent manner and without erasures, under the same penalty as herein last above mentioned.

11.—It shall be the duty of the Bailiffs who may assist at the sittings of the Court, not to permit any one whomsoever to occupy the seats destined to the use of the Advocates and of their Clerks,—and to cause to be observed good order and silence during the sittings of the Court.

12.— Each opposition afin d'annuler, afin de distraire or afin de conserver, shall contain the reasons or moyens d'opposition, in default of which each such opposition shall be dismissed with costs.

13.—Each opposition *afin d'annuler*, or *afin de distraire* shall be supported by an affidavit in the form following, received before one of the Judges or one of the Commissioners of this Court, sworn to by the opposant, or in his absence only, by some other person on his behalf—to wit:

"I, A. \overline{B} . having been duly sworn upon the Holy Evange-"lists do declare and say that the matters of facts set forth in "the Opposition herein above written, are true, and that they "are not made with intention of unjustly retarding the Sale of "the moveable effects seized in virtue of the Writ of Execution "insued in the cause above mentioned in the said Opposition, "or any part of the said moveable effects."

And each opposition *afin de conserver* shall be supported by an affidavit in the following form, sworn to in the manner herein last before mentioned.

" I, A. B. having been duly sworn upon the Holy Evange-

-" lists, do declare and say that, the sum demanded in and by "the opposition *afin de conserver* herein above written, is effec-"tively due to me."

14.- It is ordered that no Bailiff shall receive any such opposition as herein before mentioned unless the same be supported by an affidavit sworn to in the manner and form aforesaid, and without which such Bailiff shall proceed as if no such opposition had been offered him.

15.—Each Commission Rogatoire for the examination of witnesses or of any party upon faits et articles, serment decisoire or the serment judiciaire shall be made returnable on the first day of the term next following that out of which it shall have been issued; and in default by the party who shall have sued out such Commission, to have proceeded with all diligence thereupon if proceedings in such case shall be continued and had as if no such Commission had issued, unless good and sufficient cause shall be shewn to the contrary-And the party who shall have applied for such Commission shall be held to file at the Office of the Prothonotary or Clerk, his Interrogatories in writing which he intends to have submitted to his witnesses, and shall serve a copy of such Interrogatories on the adverse party or upon his Attorney four days previous to the filing of such Interrogatories, - which last mentioned adversary or his Attorney shall be bound, if he see fit so to do, within four days after, to file at the Office of the Prothonotary or Clerk, his Interrogatories or Cross-questions, a copy of which he shall be held to serve upon his adverse party or upon his Attorney, which said Interrogatories, of both parties shall be annexed to the said Commission : and in all cases the services herein before required, when the party shall not be represented by an Attorney, shall be considered duly made, if they shall have been made at the Office of the Prothonotary or Clerk of the Court and posted up in such Office, which office shall be considered to be the domicile of the said parties for the ends and effects above mentioned, unless such party shall have elected

his domicile at another place and shall have given notice of such election to the adverse party, in which case such services shall be made at such elected domicile.

16.—The Prothonotary or Clerk shall make out an exact list by name, and number of the cause in which Commissions Rogatoires shall have been ordered, and shall lay the same before the Court on the first day of each Term next following, to the end of establishing what may have been done with reference to such Commissions, to enable the Court to order and direct with reference thereto in furtherance of the ends of justice.

17.—It shall be the duty of the Prothonotary or Clerk to specify in the list of Causes which shall be by him laid before the Court at each of its sittings, the place of the residence of the parties in each cause, when such residence shall be of the distance of ten leagues or thirty miles from the place of the holding of such sittings.

18.—The depositions of witnesses examined under a Commission Rogatoire shall be reduced to writing in a legible manner and without erasure: the answers of witnesses to be taken at length according to the interrogatory or question put, to the end that it may be seen by such answer the sense of what the witness may have said in answer to such interrogatory, without referring to such interrogatory, the whole under pain of being deprived of salary for executing such Commission.

19.—In any case subject to Appeal or to be evoked, the parties thereto shall plead in writing.

20.—Hereafter, under the Art. 19, Title XXII, of the Ord. of 1667, when a witness ahall require to be taxed, the Court shall tax such witness taking into consideration the

quality, journey and residence of the witness, in cons of the travel of the witness shall be as follows :	equen	ce
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lity, as well Ecclesiastics as Laïcs and those who	•	•
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Allowance per day	7 s. 6	d.
Cultivators, labourers and workmen and other per-	•	
sons not comprised within the first class, shall form		
the 2nd class, and there shall be allowed to such		
persons per league		
And for each day		
There shall be allowed to married or single women t	he san	ie
as to their husbands or fathers.		
The distance of travel shall be computed only in re		
Ferriages and Tolls shall be allowed over and above	e the a]-

lowances above mentioned.

Five leagues shall be computed as one day, and allowed accordingly.

The Court reserving to itself the taxation for difficult travelling, and in unfavorable seasons as well also as for those distances exceeding ten leagues or under one-half league.

BURROUGHS & HUOT,

P. B. R.

TABLE OF FEES in the Inferior Terms of the Court of Queen's Bench, and in the Circuit Courts.

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÷ In every TAULE OF FEES in the Inferior Terms of the Court of Queen's Bench, and in the Circuit Courts-Continued. case. ŝ ය Third Class £10 Actions, £6.5. ÷., 3 C 9 n O 00 c but or under. ŝ 20 03 2 બ 0 Class ÷ 2 000 0 0 0 0 above £6. or under, but or under, £20 Actions, ŝ 20 First Class|Second £ ÷ 5 မ က above £10. Actions, ŝ C 20 9 2 \$2.50 сų, 0 Ou a saisie arret after judgment, when there is no contestation . On suing, out any writ of suisie gugerie, suisie revendication, or saisie On each opposition, after de distraire, or after d'annuler, intervention or wret, before judgment, or on any special declaration required by the each copy, more than one, of any declaration, petition in intervention, On each rule to take up the instance or to declare a judgment executory, On a commission rogatoire, and all proceedings relative thereto-to the or for contrainte pur corps, or other rule of a like nature when declared To the Attorney employed by either party to attend to the execution For each plea in Writing ordered by the Court, including copy And when over-ruled to the Atforney resisting the application ADDITIONAL FEES ON CERTAIN PROCEEDINGS. absolute-to the Attorney prosecuting the same . TO THE ATTORNEY. For every copy of a rule or order of Court. For hill of cots and attendance at taxation And to the Attorney of the opposite party On each opposition afin de conserver. For suing out any writ of execution . Attorney suing out the same. • requêle civile, not contested such commission Court For

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TABLE OF FEES in the Inferior Terms of the Court of Queen's Bench, and in the Circuit Courts.-Continued.

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