

**RULES OF THE SUPREME
COURT OF THE
UNITED STATES ADOPTED
JANUARY 7, 1884**

Published @ 2017 Trieste Publishing Pty Ltd

ISBN 9780649430956

Rules of the Supreme Court of the United States Adopted January 7, 1884 by Anonymous

Except for use in any review, the reproduction or utilisation of this work in whole or in part in any form by any electronic, mechanical or other means, now known or hereafter invented, including xerography, photocopying and recording, or in any information storage or retrieval system, is forbidden without the permission of the publisher, Trieste Publishing Pty Ltd, PO Box 1576 Collingwood, Victoria 3066 Australia.

All rights reserved.

Edited by Trieste Publishing Pty Ltd.
Cover @ 2017

This book is sold subject to the condition that it shall not, by way of trade or otherwise, be lent, re-sold, hired out, or otherwise circulated without the publisher's prior consent in any form or binding or cover other than that in which it is published and without a similar condition including this condition being imposed on the subsequent purchaser.

www.triestepublishing.com

ANONYMOUS

**RULES OF THE SUPREME
COURT OF THE
UNITED STATES ADOPTED
JANUARY 7, 1884**

314-

**RULES OF
THE SUPREME COURT
OF THE UNITED STATES**

ADOPTED JANUARY 7, 1884

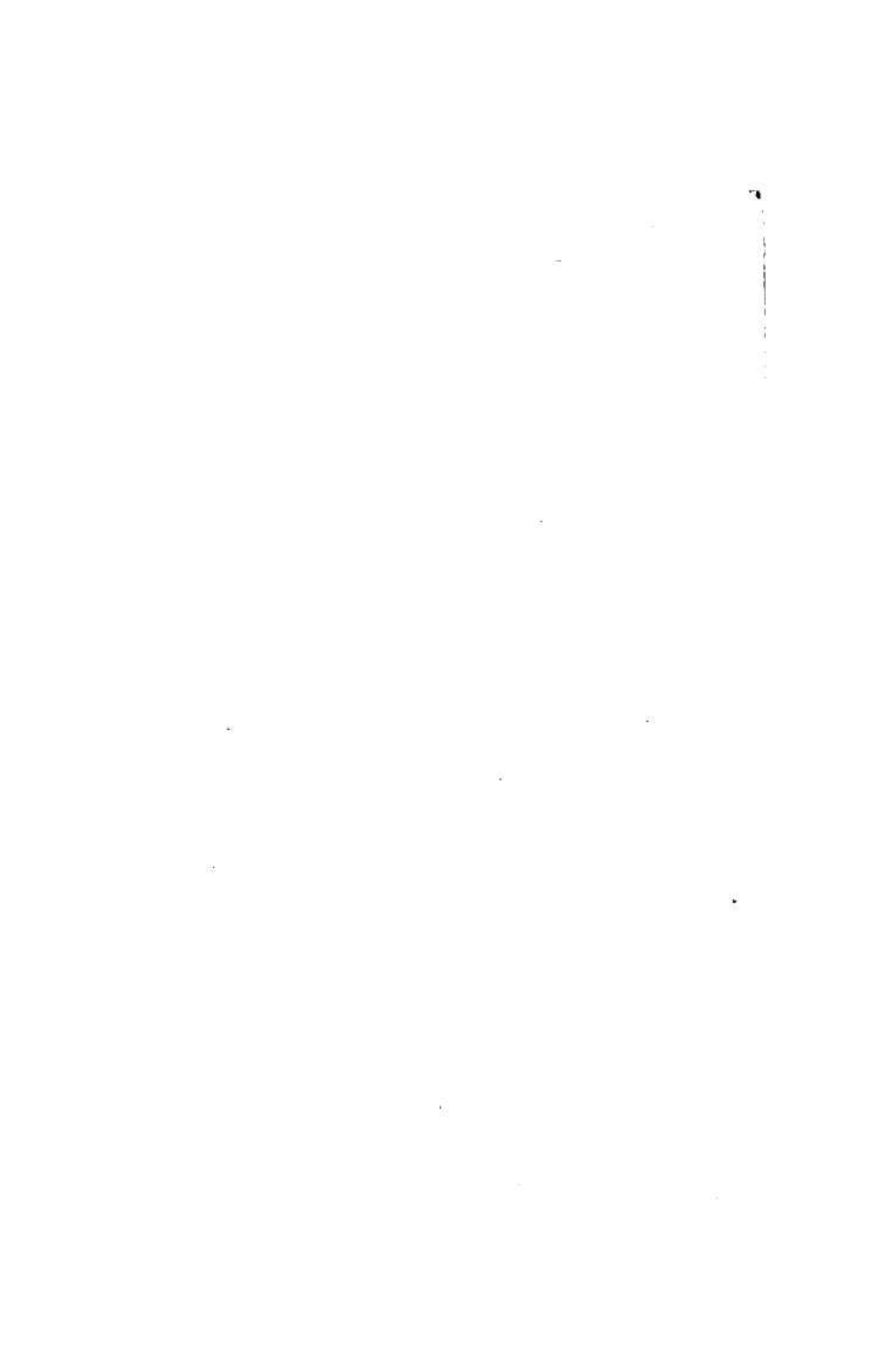
**AND THE RULES OF PRACTICE FOR THE
CIRCUIT AND DISTRICT COURTS OF
THE UNITED STATES IN EQUITY
AND ADMIRALTY CASES**

**AND ORDERS IN REFERENCE TO
APPEALS FROM COURT OF CLAIMS**

WASHINGTON
GOVERNMENT PRINTING OFFICE
1907

2
JV
16

STANFORD LAW LIBRARY



INDEX TO RULES OF THE SUPREME COURT.

	Rules.	Sec.	Page.
Adjournment.....	27	—	42
Admiralty, record in.....	8	6	29
Appearance of counsel.....	9	3	30
for plaintiff, no.....	16	—	35
defendant, no.....	17	—	35
either party, no.....	18	—	35
Appeals in cases involving jurisdiction of circuit court.....	32	—	44
under act of March 3, 1891.....	36	—	46
Argument, oral.....	22	—	38
order of.....	22	1	38
time allowed for.....	22	3	38
on motions.....	6	2	26
printed.....	20	—	26
submission on.....	20	1	36
not received after submission.....	20	4	36
Assignment of errors.....	21	2,4	36,37
under act of March 3, 1891.....	35	1	45
Attachment for clerk's fees.....	10	8	31
Attorneys, admission of.....	2	1	25
oath of.....	2	2	25
Bail, when and how granted.....	36	2	46
Bill of exceptions.....	4	—	26
Briefs.....	21	—	36
contents of.....	21	2	36
time for filing by plaintiff in error or appellant.....	21	1	26
defendant in error or appellee.....	21	3	37
form of printed.....	21	—	36
not received after argument.....	20	4	36
Cases involving same question may be heard together.....	26	8	42
passed, how restored to call.....	26	9	42
dismissal of, in vacation.....	28	—	42
Certiorari.....	14	—	33
Circuit courts of appeals, cases from, etc.....	36 and 37	—	46
Citation, service of.....	8	5	29
Clerk.....	1	—	25
Clerk's fees, table of.....	24	7	39
attachment for.....	10	8	31
Conference-room library.....	7	3	28
Costs of printing record.....	10	2,6,7	30,31
how taxed.....	24	—	39
none recoverable in cases where United States is party.....	24	4	39

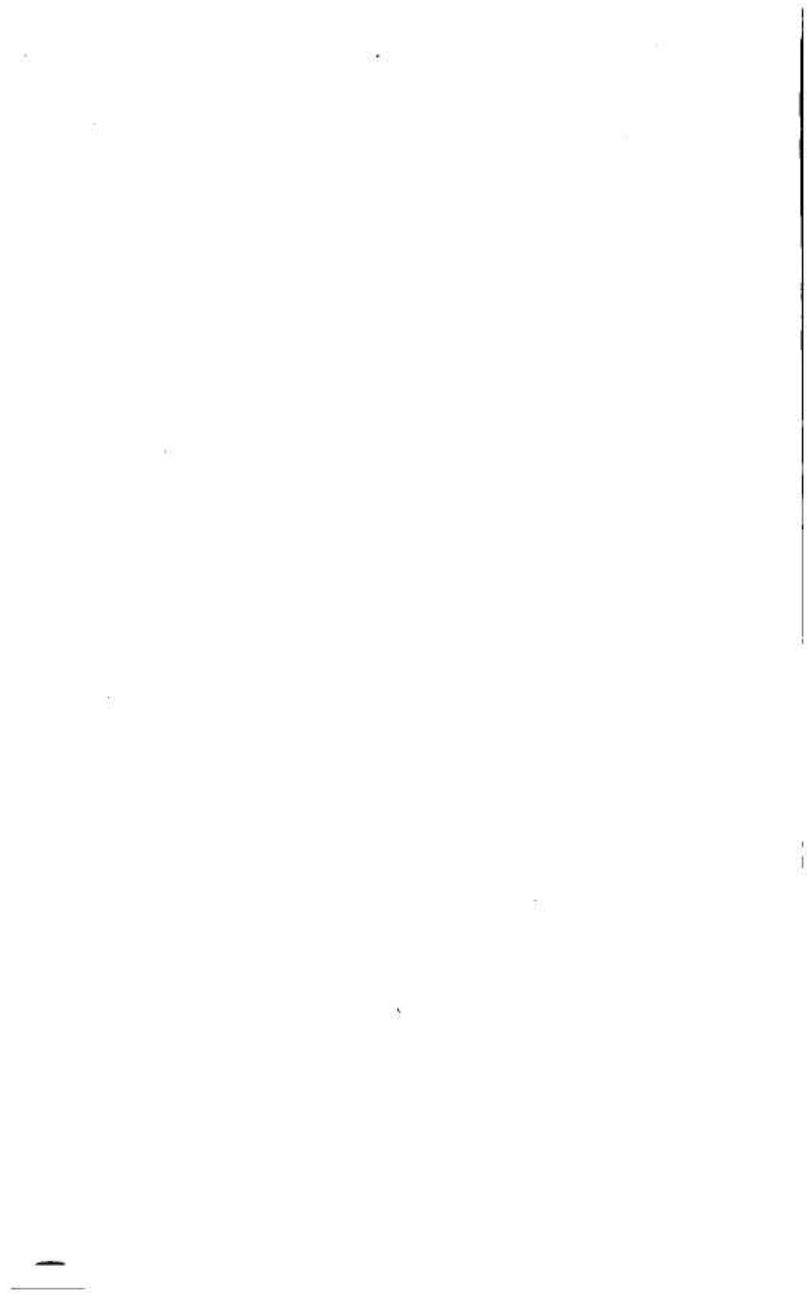
4 INDEX TO RULES OF THE SUPREME COURT.

	Rules.	Sec.	Page.
Counsel, admission of.....	2	1	25
appearance of.....	9	3	30
no appearance of.....	18	—	35
two only to be heard on argument.....	22	2	38
time allowed for argument.....	22	3	38
motions.....	6	2	26
Custody of prisoners on habeas corpus.....	34	—	44
Damages for delay.....	23	2	38
Defendant, no appearance of.....	17	—	35
Death of a party.....	15	—	33
defendant in error or appellee after judgment in lower court.....	15	3	34
Dismissal in vacation.....	28	—	42
Docketing cases.....	9	—	29
by plaintiff in error or appellant.....	9	1	29
defendant in error or appellee.....	9	2	29
Docket, call of.....	26	—	41
day-call.....	26	2	41
Errors, assignment of.....	21	4	37
specification of.....	21	2	36
Evidence, new, how taken.....	12	1	32
in admiralty.....	12	2	32
in the record, objections to.....	13	—	33
Exceptions, bill of.....	4	—	26
Exhibits of material.....	33	—	44
Fees, table of clerk's.....	24	7	39
attachment for.....	10	8	31
security for.....	10	1	30
Habeas corpus, custody of prisoners on.....	34	—	44
Interest.....	23	—	38
in admiralty.....	23	4	38
in equity.....	23	3	38
at law.....	23	1	38
under act of March 3, 1891.....	38	—	47
Jurisdiction—cases involving circuit court.....	32	—	44
Law library.....	7	—	27
mode of obtaining books from, by counsel.....	7	1	27
clerk to deposit records in.....	7	2	28
of conference-room.....	7	3	28
Mandates.....	39	—	47
Mandate in case dismissed.....	24	5	39
in vacation.....	28	—	42
Motions.....	6	—	26
to be in writing.....	6	1	26
notice of.....	6	3, 4	26, 27
time allowed for argument.....	6	2	26
to affirm.....	6	5	27
to dismiss.....	6	4	27
notice and service of briefs.....	6	4	27

INDEX TO RULES OF THE SUPREME COURT:

5

	Rules.	Sec.	Page.
Motions, submission of.....	6	4	27
to advance.....	26	6	41
cases once adjudicated.....	26	4	41
criminal cases.....	26	3	41
revenue cases.....	26	5	41
cases involving jurisdiction of circuit court.....	32	—	44
Motion-day.....	6	6	27
Opinions of the Supreme Court.....	25	—	40
court below to be annexed to record.....	8	2	28
Original papers not to be taken from court room or clerk's office.....	1	2	25
from court below.....	8	4	28
Parties, death of.....	15	—	33
Plaintiff, no appearance of.....	16	—	35
Practice.....	3	—	25
Process, form of.....	5	1	26
service of.....	5	2,3	26
Record.....	8	—	28
return of.....	8	1	28
to contain all necessary papers in full.....	8	3	28
opinion of court below.....	8	2	28
translations of papers in foreign language.....	11	—	32
printed under supervision of clerk.....	10	5	31
printed form of.....	31	—	43
printing parts of.....	10	9	31
cost of.....	10	2	30
certiorari for diminution of.....	14	—	33
in admiralty cases.....	8	6	29
in cases coming up under act of March 3, 1891.....	37	—	46
how printed.....	35	2	45
Rehearing.....	30	—	43
Representatives of deceased parties appearing.....	15	1	33
not appearing.....	15	2	34
Return to writ of error.....	8	—	28
day.....	8	5	29
Revenue cases advanced on motion.....	26	5	41
Second term, neither party ready for trial.....	19	—	35
Security for clerk's fees.....	10	1	30
Subpœna, service of.....	5	3	26
Supersedeas.....	29	—	43
Translations.....	11	—	32
Writ of error, return to.....	8	—	28
in cases involving jurisdiction of circuit courts.....	32	—	44
under act of March 3, 1891.....	36	—	46
Order in reference to appeals from Court of Claims.....	—	—	48
Equity rules.....	—	—	51
Admiralty rules.....	—	—	83



INDEX TO EQUITY RULES.

	Rule.	Page.
Abatement, how suits may be revived on abatement by death of either party.....	56	68
Accounts, how same produced before master.....	78	77
Affidavit of defendant to accompany demurrers or pleas....	31	60
Affirmation, when to be made in lieu of oath.....	91	80
Amendment, general provisions respecting bills.....	28-30	59-60
when plaintiff may amend, as matter of course.....	28	59
after answer, plea, demurrer, or replication..	29	60
when amendment shall be deemed abandoned of bills by leave of court when matter alleged in answer makes amendment necessary....	30	60
plaintiff not entitled as of course to amend where he proceeds to a hearing, notwithstanding objection for want of parties taken by answer.....	45	65
when answers may be amended.....	52	66
Answers, filing of.....	60	69
taxable costs for.....	1	51
general provisions respecting.....	25	58
as to contents of.....	39-46	62-65
provisions as to answer of defendant where complainant waives answer under oath.....	39-40	62-63
to certain interrogatories in bill.....	40	63
effect of defendant declining to answer interrogatories.....	40	63
provisions as to supplemental.....	44	64
before whom verified.....	46	65
how and when amended.....	59	69
general provision as to exceptions to.....	60	69
time for filing exceptions to.....	61-65	69-71
provisions for costs where separate answers are filed by same solicitor.....	61	69
hearing exceptions to answer for insufficiency.....	62	70
proceedings when exceptions to answer are allowed on hearing.....	63	70
proceedings when exceptions to answer are overruled.....	64	70
where answer to original bill shall be made before original plaintiff can be compelled to answer cross bill.....	65	71
	72	75