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Agents. ot releto reial care to avoid the duplication of documents and the unneces-sary repetition of headings and other merely formal parts of documents; but the documents omitted to be printed or copied shall be enumerated in a typewritten list to be transmitted scribed by Rule 47 hereinafter contained. It shall recite sucwith the Record.

18. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the grund that it is unnecessary or irrevelant, and the other party neverthe-less insists upon its being included, the Record, as finally print-ed (whether abroad or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate, in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the docu-ment was objected to.

19. As soon as the Record is received in the Registry of the Privy Council, it shall be registered in the said Registry, with the date of arrival, the names of the parties, and the descrip-tion whether "printed" or "written." A Record, or any part of a Record, not printed in accordance with the Rules contain-ed in Schedule A hereto shall be treated as written. Appeals shall be numbered consecutively in each year in the order in which the Records are received in the said Registry.

20. The parties shall be entitled to inspect the Record and to extract all necessary particulars therefrom for the purpose

of entering an Appearance. 21. The Appeliant shall enter an Appearance before taking any step in the prosecution of the Appeal, and after entering such Appearance, shall forthwith give notice thereof to the Respondent, if the latter has entered an Appearance.

22. Where the Record arrives in England either wholly written, or partly written and partly printed, the Appellant shall, within a period of four months from the date of such arrival in the case of Appeals from Courts situate in any of the countries or places named in Schedule B hereto, and with-in a period of two months from the same date in the case of Appeals from any other Courts in a period of two months from the same date in the case of Appeals from any other Courts, enter an Appearance and be-speak a typewritten copy of the Record, or of such parts there-of anit may be necessary to have copied, and shall engage to pay the cost of preparing such copy at the following rates per folio typed (exclusive of tabular matter)—2d, per folio of Eng-lish matter. 2% d, per folio of Indian matter, and 3% d, per folio of foreign matter; and shall also engage to pay at such price as shall be fixed by the Registrar of the Privy Council the cost of printing at least 56 copies thereo'. 23. As soon as the Appellant has cotained the typewritten copy of the Record bespoken by him, he shall proceed, with due diligence, to arrange the documents in suitable order, to check the index, and, generally, to do whatever may be required for the purpose of preparing the copy for the printer, in accord-

for the purpose of preparing the copy for the printer, in accord-ance with the Rules contained in Schedule A hereto, and shall, if the Respondent has entered an Appearance, submit the copy, as prepared for the printer, to the Respondent for his approval. In the event of the parties being unable to agree, the matter shall be referred to the Registrar of the Privy Council who, if he thinks fit, may require the parties to attend before the Ju-dicial Committee for directions. dicial Committee for directions

dicial Committee for directions. 24. As soon as the typewritten copy of the Record is ready for the printer, the Appellant shall lodge it in the Registry of the Privy Council for printing by a printer selected by the Registrar of the Privy Council, and at the same time shall lodge the amount of the estimated cost of printing the Record. 25. Whenever it shall be found that the decision of a mat-ter on appeal is likely to turn exclusively on a question of law, the parties, with the sanction of the Registrar of the Privy Council, may submit such question of law to the Judicial Com-mittee in the form of a Special Case, and print such parts only of the Record as may be necessary for the discussion of the same. Provided that nothing herein contained shall in any way prevent the Judicial Committee from ordering the full discus-sion of the whole case, if they shall so think fit, and that, in order to promote such arrangements and simplification of the matter in dispute, the said Registrar may call the parties be-fore him, and having heard them, and examined the Record, may report to the Judicial Committee as to the nature of the proceedings. proceedings.

proceedings. 26. The Registrar of the Privy Council shall, as soon as the proof prints of the Record are ready, give notice to all parties who have entered an Appearance requesting them to attend at the Registry of the Privy Council at a time to be named in such notice in order to examine the said proof prints and com-pare the same with the certified Record, and shall, for that purpose, furnish each of the said parties with one proof print. After the examination has been completed, the Appellant shall, without delay, lodge his proof print, duly corrected and (so far as necessary) approved by the Respondent, and the Registrar of the Privy Council shall thereupoa cuse the copies of the Record to be struck off from such proof print. 27. Each party who has entered an Appearance shall be entitled to receive, for his own use, six copies of the Record.

cinctly and, as far as possible, in chronological order, the principal steps in the proceedings leading up to the Appeal from the commencement thereof down to the admission of the Appeal, but shall not contain argumentative matter or travel in-

to the merits of the case. 31. The Appellant shall, after lodging his Petition of Ap-peal, serve a copy thereof without delay on the Respondent, as soon as the latter has entered an Appearance, and shall en-dorse such copy with the date of the lodgment.

Withdrawal of Appeal.

32. Where an Appellant, who has not lodged his Petition

32. Where an Appellant, who has not lodged his Petition of Appeal, desires to withdraw his Appeal, he shall give notice in writing to that effect to the Registrar of the Privy Council, and the said Registrar shall, with all convenient speed after the receipt of such notice, by letter notify the Registrar of the Court appealed from that the Appeal has been withdrawn, and the said Appeal shall thereupon stand dismissed as from the date of the said letter without further Order.
33. Where an Appellant, who has lodged his Petition of Appeal, desires to lithdraw his Appeal, he shall present a Petition to that effect to His Majesty in Council. On the hearing of any such Petition a Respondent who has entered an Appearance in the Appeal shall, subject to any agreement between him and the Appeal and the contrary, be entitled to apply to the Judicial Committee for his costs, but where the Respondent has not entered an Appearance, or, having entered an Appearance to may, if the Judicial Committee think fit, be disposed of in the same way mutatis mutandis as a Consent disposed of in the same way mutatis mutandis as a Consent Petition under the provisions of Rule 56 hereinafter contained.

Non-Prosecution of Appeal

24. Where an Appellant takes no step in prosecution of his Appeal within a period of four months from the date of the arrival of the Record in England in the case of an Appeal from arrival of the Record in England in the case of an Appeal from a Court situate in any of the countries or places named in Schedule B. hereto, or within a period of two months from the "ame date in the case of an Appeal from any other Court, the Registrar of the Privy Council shall, with all convenient speed, by letter notify the Registrar of the Court appealed from that the Appeal has not been prosecuted, and the Appeal shall thereupon stand dismissed for non-prosecution as from the date of the said letter without further Order, and a copy of the raid letter shall be sent by the Registrar of the Privy Council to any Respondent who has entered an Appearance in the Ap-peal. peal

ccribed by Rule 22, fails thereafter to proceed with due diligence to take all such further steps as may be neces-sary for the purpose of completing the printing of the said Record: 07

(c) fails to lodge his Petition of Appeal within the per-iods respectively prescribed by Rule 29; the Registrar of the Privy Council shall call upon the Appel-

the Registrar of the Privy Council shall call upon the Appel-lant to explain his default, and, if no explanation is offered, or if the eplanation offered is, in the opinion of the said Regis-trar, insufficient, the said Registrar shall, with all convenient speed, by letter notify the Registrar of the Court appealed from that the appeal has not been effectually prosecuted, and the Appeal shall thereupon stand dismissed for non-prosecution as from the date of the said letter without further Order, and a copy of the said letter shall be sent by the Registrar of the Privy Council to all the parties who have entered an Appear-ance in the Appeal. ance in the Appeal.

ance in the Appeal. 36. Where an Appellant, who has lodged his Petition of Appeal, fails thereafter to prosecute his Appeal with due diligence, the Registrar of the Privy Council shall call upon him to explain his default, and, if no explanation is offered, or if the explanation offered is, in the opinion of the said Registrar, insufficient, the said Registrar shall issue a Sum-mons to the Appellant calling upon him to show cause before the Judicial Committee at a time to be named in the said Sum-mons why the Appeal should not be dismissed for non-prosecu-tion Provided that no such Summons shall be issued by the said Registrar before the expiration of one year from the date of the arrival of the Record in England. If the Respondent has entered an Appearance in the Appeal, the Registrar of the entered an Appearance in the Appeal, the Registrar of the Privy Council shall send him a copy of the said Summons, and the Respondent shall be entitled to be heard before the Judicial

27. Each party who has entered an Appearance shall be entitled to receive, for his own use, six copies of the Record. 28. Subject to any special direction from the Judicial Com-mittee to the contrary, the costs of and incidental to the print-ing of he Record shall form part of the costs of the Appeal, but the costs of and incidental to the printing of any document objected to by one party, in accordance with Rule 18, shall, if such document is found on the taxation of costs to be unneces-sary or irrevelant, be disallowed to, or borne by, the party in-sisting on including the same in the Record.

Petition of Appeal.

29. The Appellant shall lodge his Petition of Appeal:-

(b) Where the Record arrives in England written, within a period of one month from, but not before, the date of the completion of the printing thereof: Provided that nothing in this Rule contained shall preclude the Appellant from lodging his Petition of Appeal prior to the arrival of the Record, or the completion of the printing there-of, if there are special reasons why, in the opinion of the Reg-

Committee in the matter of the said Summons at the time named and to ask for his costs and such other relief as he may be advised. The Judicial Committee may, after considering the matter of the said Summons , recommend to His Majesty the

dismissal of the Appeal for non-prosecution, or give such other directions therein as the justice of the case may require. 37. An Appellant whose Appeal has been dismissed for non-prosecution may present a Petition to His Majesty in Council praying that his Appeal may be restored.

Appearance by Respondent.

'38. The Respondent may enter an Appearance at any time between the arrival of the Record and the hearing of the Ap-peal, but if he unduly delays entering an Appearance he shall bear, or be disallowed, the costs occasioned by such delay, un-less the Judicial Committee otherwise direct.

39. The Respondent shall forthwith after entering an Appearance give notice thereof to the Appellant, if the latter has entered an Appearance.

entered an Appearance. 40. Where there are two or more Respondents, and only one, or some, of them enter an Appearance, the Appearance Form shall set out the names of the appearing Respondents. 41. Two or more Respondents may, at their own risk as to costs, enter separate Appearances in the same Appeal. 42. A Respondent who has not entered an Appearance shall not be entitled to receive any notices relating to the Appeal