

## AMENDMENTS TO GENERAL RULES.

### AMENDMENT TO RULE 1.

*Ordered*, That the second clause of Rule 1 be amended so that it will read as follows: —

The clerk shall not permit any original record or paper to be taken from the court-room, or from the office, without an order from the court; but records on appeals and writs of error, exclusive of original papers sent up therewith, may be taken to a printer to be printed, under the requirements of Rule 10.

### AMENDMENT TO RULE 10.

*Ordered*, That paragraphs 3, 4, 5, and 6 of Rule 10 be rescinded, and the following adopted in lieu thereof: —

3. The clerk shall take to the printer the original record in the office, except in cases prohibited by the rules. When the original cannot be taken, he shall furnish the printer with a manuscript copy. He shall supervise the printing, and see that the printed copy is properly indexed. He shall take care of and distribute the printed copies to the judges, the reporter, and the parties, from time to time, as required.

4. In cases where a manuscript copy of the record is not furnished the printer, the fee of the clerk for his service under the last preceding paragraph shall be one-half the rates now allowed by law for making a manuscript copy, and that shall be charged to the party bringing the cause into court, unless the court shall otherwise direct. When a manuscript copy is required to be made, full fees for a copy may be charged; but nothing in addition for the other services required.

5. In all cases the clerk shall deliver a copy of the printed record to each party without extra charge. In cases of dismissal, reversal, or affirmance, with costs, the fee allowed in the last paragraph shall be taxed against the party against whom the costs are given. In cases of dismissal for want of jurisdiction, such fees shall be taxed against the party bringing the cause into court, unless the court shall otherwise direct.

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## ADDITIONAL GENERAL RULE.

### RULE 33.

All models, diagrams, and exhibits of material placed in the custody of the marshal for the inspection of the court on the hearing of a cause must be taken

away by the parties within one month after the cause is decided. When this is not done, it shall be the duty of the marshal to notify the counsel in the cause, by mail or otherwise, of the requirements of this rule, and, if the articles are not removed within a reasonable time after the notice is given, he shall destroy them, or make such other disposition of them as to him may seem best.

[The above amendments and rule were promulgated Nov. 13, 1882.]