

APPENDIX.

I.

AMENDMENT TO RULES.

SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1895.

Ordered that the 51st Rule of Practice in Admiralty be amended so as to read as follows :

51.

When the defendant, in his answer, alleges new facts, these shall be considered as denied by the libellant, and no replication, general or special, shall be filed, unless allowed or directed by the court on proper cause shown. But within such time after the answer is filed as shall be fixed by the district court, either by general rule or by special order, the libellant may amend his libel so as to confess and avoid, or explain or add to, the new matters set forth in the answer ; and within such time as may be fixed, in like manner, the defendant shall answer such amendments.

(Promulgated January 27, 1896.)

II.

ASSIGNMENT TO CIRCUITS.

SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1895.

ORDER.

There having been an Associate Justice of this court appointed since the commencement of this term, it is ordered that the following allotment be made of the Chief Justice and Associate Justices of said court among the Circuits, agreeably to the act of Congress in such case made and provided, and that such allotment be entered of record, viz. :

For the First Circuit, HORACE GRAY, Associate Justice.

For the Second Circuit, RUFUS W. PECKHAM, Associate Justice.

For the Third Circuit, GEORGE SHIRAS, JR., Associate Justice.

For the Fourth Circuit, MELVILLE W. FULLER, Chief Justice.

For the Fifth Circuit, EDWARD D. WHITE, Associate Justice.

For the Sixth Circuit, JOHN M. HARLAN, Associate Justice.

For the Seventh Circuit, HENRY B. BROWN, Associate Justice.

For the Eighth Circuit, DAVID J. BREWER, Associate Justice.

For the Ninth Circuit, STEPHEN J. FIELD, Associate Justice.

Announced February 3, 1896.