

RULES AND ORDERS

OF THE

SUPREME COURT OF THE UNITED STATES.

XXXVII. 1. In all cases, the clerk shall take of the plaintiff a bond, with competent security, to respond the costs, in the penalty of two hundred dollars; or a deposit of that amount, to be placed in bank, subject to his draft.

2. In all cases, the clerk shall have fifteen copies of the records printed for the court: provided the government will admit the item in the expenses of the court.

3. In all cases, the clerk shall deliver a copy of the printed record to each party; and in cases of dismissal (except for want of jurisdiction) or affirmance, one copy of the record shall be taxed against the plaintiff; which charge includes the charge for the copy furnished him. In cases of reversal, and dismissal for want of jurisdiction, each party shall be charged with one-half the legal fees for a copy. (a)

(a) See the dissenting opinion of Mr. Justice BALDWIN, *post*, p. 724.

