

RULES OF COURT.

No. 54.

ORDERED, that where an appearance is not entered on the record for either the plaintiff or defendant on or before the second day of the term next succeeding that at which the case is docketed, it shall be dismissed at the costs of the plaintiff.

No. 55.

When a case is called for argument at two successive terms, and upon the call at the second term neither party is prepared to argue it, it shall be dismissed at the costs of the plaintiff, unless sufficient cause is shown for further postponement.

No. 56.

ORDERED, that printed arguments under the fortieth rule shall not hereafter be received, unless filed within the first ten days of the term.

No. 57.

ORDERED, that when a division of opinion is certified to this court by a Circuit Court, the parties shall be placed on the docket of this court, as plaintiff and as defendant respectively, in the

manner in which it shall appear from the statement of the case they stand in the Circuit Court.

No. 58.

ORDERED, that twelve printed copies of the abstract, points, and authorities required by the 53d rule, be filed with the clerk three days before the case is called for argument, — nine of these copies for the court, one for the Reporter, one for the opposing counsel, and the remaining one to be retained by the clerk.

This order to take effect on the first day of May next.

April 24, 1850.