Schedule shall be costs in the appeal. The schedule of evidence shall be signed by the Registrar but shall not be entered nor shall the judgment or order be amended so as to incorporate the same unless the Court of Appeal shall so direct.

Order LXII, Rule 14d.

14. If at the trial of such action or matter the parties shall have agreed that any bundle of copy, correspondence, or of other documents shall be taken as put in subject to all just exceptions as to whether any of the documents in such bundle are evidence or otherwise such bundle shall be marked by the Registrar for identification and entered as put in saving all just exceptions, without referring to the particular documents actually read. The Appellant shall within 10 days after the said Schedule has been signed by the Registrar give notice to the Respondent which of the said documents he intends to read on the appeal and he shall not be bound to supply copies for the use of the Court of Appeal of any documents not included in such notice unless as to any further document or documents some re-

spondent shall by notice in writing specifying such document or documents and delivered at least 10 days before the hearing of the appeal require him so to do. The Court of Appeal may on the hearing of the appeal make such special order as they think fit in reference to any costs occasioned by any notice under this rule or thrown away by supplying copies of documents which are not admissible in evidence or are unnecessary for the purposes of the appeal but subject to such special order, if any, the existing power of the Taxing Master shall not be affected by this rule.

Order LXII, Rule 15.

- 15. Order LXII, Rule 15, shall be read as if the words "or settling any schedule of evidence" were inserted after the words "judgment or order" therein.
- 16. These Rules which shall come into operation on the 1st day of August, 1911, may be cited as the Rules of the Supreme Court (July), 1911, and each Rule may be cited by the heading thereof with reference to the Rules of the Supreme Court, 1883.

APPENDIX.

(R.S.C. App. L. No. 21a.)

In the High Court of Justice, Chancery Division.

Mr. Justice

[or King's Bench Division.]

I of in the County of :
the Receiver (and Manager) appointed by Order dated
(or proposed to be appointed) in this Action hereby undertake with the Court to duly
account for all monies and property received by me as such Receiver (or Manager)
or for which I may be held liable and to pay the balances from time to time found due
from me and to deliver any property received by me as such Receiver (or Manager) at
such times and in such manner in all respects as the Court or a Judge shall direct.

In the case of a Guarantes or other Company strike out jointly and severally.

And we

hereby jointly and severally undertake with the Court to be answerable for any default by the said

as such Receiver (or Manager) and upon such default to pay to any person or persons or otherwise as the Court or a Judge shall direct any sum or sums not exceeding in the whole £: that may from time to time be certified by a Master of the Supreme Court to be due from the said Receiver and we submit to the jurisdiction of the Court in this Action to determine any claim made under this undertaking.

Dated this

day of

1911.

Witness.

Copies may be obtained on application at the Lord Chancellor's Office, House of Lords, S.W.

Foreign Office, May 25, 1911.

The KING has been graciously pleased to appoint—

Henry James Bruce, Esq., M.V.O., to be a Second Secretary in His Majesty's Diplomatic Service.

Whitehall, June 1, 1911.

The KING has been pleased, by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date the 31st May, 1911, to nominate the Reverend Prebendary Charles Fane De Salis, M.A., Rector of Weston-super-Mare, to be Bishop Suffragan of Taunton in the Diocese of Bath and Wells.

Downing Street, 31st May, 1911.

The KING has been pleased to appoint Thomas Hood, Esq. (Senior Medical Officer) to be a Member of the Executive Council of the Colony of the Gambia.

Board of Trade (Harbour Department), London, June 1, 1911.

H. 7037.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated 29th May, from His Majesty's Minister at Athens:
—Quarantine on arrivals from Smyrna increased to four days, voyage included.