

THE
Canada Law Journal.

Vol. XXXI.

DECEMBER 16, 1895.

No. 19

WE have from time to time published reports and notes of cases decided in the various Provinces of the Dominion besides Ontario, as well as all cases decided in the latter Province, which subsequently appear in the regular reports, and many other cases which can be found in no other place. Arrangements have now been made with competent and reliable correspondents in all the Provinces to obtain early notes (and also occasionally reports) of all cases of importance, which will be given to our readers with promptness and regularity. These arrangements include the reporting of all important practice cases in every Province. It goes without saying that all this will entail large additional expense, but this has never been spared when occasion called for it in the interest of our subscribers. It will be noticed that a change has been made in the sequence of the matter under the heading of Reports and Notes of Canadian Cases, whereby the decisions of each Province are grouped together, an arrangement which it is thought will be more convenient for reference.

THE utility of Acts of Parliament seems to be well shown by the case of *Kelly v. Barton*, 26 O.R., 608. On the 1th of April, 1895, the Legislature passed the Law Courts Act, 1895, by the ninth section whereof it is declared that the decision of a Divisional Court or the Court of Appeal on a question of law or prac-