THECanada Law Journal.

120

Vol.	XXXI.	NOVEMBER	16,	1895.	No.
------	-------	----------	-----	-------	-----

THE Michaelmas sittings of the Queen's Bench Divisional Court will end on November 30th, owing to two of the Judges having been assigned to other cases.

WE would remind the profession that the annual fees to the Law Society must be paid on or before December 7th to avoid the fine. All cheques must be marked. The Supreme Court reports are sent free to those of the profession whose annual fees are paid.

THE following telegram has been received from London by the Registrar of the Supreme Court, at Ottawa, in regard to the case of Virgo v. The City of Toronto, 22 S.C.R. 447. The wording of the telegram has been extended to make it more intelligible:

"In the case of *The City of Toronto* v. *Virgo*, on appeal to the Privy Council from the Supreme Court of Canada, judgment was delivered to-day. Their lordships thought that there was a marked distinction to be drawn between prohibition or prevention of a trade, and the regulation or governance of it, and that the question was one of substance, and should be regarded from the point of view of the public as well as that of the hawkers. They regarded the effect of the by-law to be practically to deprive residents of buying goods or trading with the class of traders in question. Their lordships' conclusion was that it was not the intention of the Act to give the corporation the prohibitory powers claimed under the by-law, and, agreeing with the majority of the judges of the Supreme Court, they dismissed the appeal with costs."