

SUPREME COURT OF ONTARIO.

RULES OF COURT.

At a meeting of the Judges held on the 5th December, 1919, Rule 773(h) was passed (to come into force forthwith).

(1) Add to Rule 249:—

(1). Such record shall contain the full style of cause, and shall shew the date when the writ was issued, and shall give the names of the solicitors for the several parties, and shall shew that judgment has been signed or the pleadings have been noted as closed as against any parties in default.

(2) Add to Rule 250:—

(6). In non jury actions in the County Court of the County of York notice of trial shall be given and the action entered for trial in accordance with the provisions of Rule 248, but if the action is not tried or disposed of at the sittings for which it is entered for trial it shall be placed upon the list for the next sittings and it shall not be necessary to give fresh notice of trial or re-enter the action notwithstanding the provisions of Rule 252.

(3) Add to Tariff "A," item 11 (a):—

11(a). Upon an appeal from the report of a Master or Official Referee or from an award of Arbitrators where questions of special importance or difficulty are involved an increased counsel fee may allowed in the discretion of the Taxing Officer at Toronto.