

GENERAL CORRESPONDENCE—APPOINTMENTS TO OFFICE—TO CORRESPONDENTS.

circumstances, the second action was vexatious, and proceedings should be stayed till the costs of the first action were paid.—*Cobbett v. Warner*, Law Rep. 2 Q. B. 108.

WAIVER.—*See COVENANT*; FREIGHT, 2; LEASE, 4.

WARRANTY.—*See PRINCIPAL AND AGENT*, 1.

WASTE.—*See TENANT FOR LIFE AND REMAINDER-MAN*, 2.

WATERCOURSE.

1. Mere non-user of an easement to discharge foul water into a stream is not in itself an abandonment, but is evidence of it; and permitting others to incur expense in preparing to do what, if continued for twenty years, would destroy the easement, is strong evidence of abandonment.—*Crossley & Sons v. Lightowler*, Law Rep. 3 Eq. 279.

2. A riparian owner, having a right to pour foul water into the stream, if he sells land on the bank of the river, cannot claim a right (unless reserved in the conveyance) to continue to pour foul water into the stream in front of the land sold, though the water of the stream be not in actual use by the purchaser; because every riparian owner has a right to use the water in its natural state, whenever he pleases, free from such pollutions as, if continued twenty years, would become rights privileged by prescription.—*Ib.*

GENERAL CORRESPONDENCE.

Law School examination.

TO THE EDITORS OF THE LAW JOURNAL.

SIRS,—Would you please inform me upon certain points in connection with the Law School in Toronto.

1st. Is it in November in each year the examination takes place.

2nd. I was admitted on the books of the Law Society as a law student in May, 1866, and am desirous of going up for a scholarship in 1868—What years scholarship am I to study for; is it the second or third? as there are only four Scholarships and five years study required of a Law Student, I am in doubt about it. By answering these few questions you will oblige,

Yours, A SUBSCRIBER.

[The examinations for the scholarships given by the Law School take place in November of each year, we believe, a few days before Michaelmas Term, and our correspondent will in 1868 be entitled to compete for the third year's scholarship, as he will then have entered the third year since his admission to the Society.—Eds. L. J.]

Digest of the Upper Canada Law Reports.

TO THE EDITORS OF THE LAW JOURNAL.

GENTLEMEN,—It would be a great boon to the profession if some arrangement could be entered into, whereby Robinson & Harrison's and Harrison & O'Brien's Digests, together with all the Reports since the latter, down to November last, could be put into one new Digest.

The former Digest has been out of print for some time, and is only to be found in the libraries of practitioners of some years standing, and now that the Law Society supply the Reports to all the members of the profession, I am convinced that if such a work as I have suggested were published, there is not a practising member of the profession but would take a copy. What do you think about it?

Yours,

A BARRISTER.

[We understand that the work suggested is in course of preparation, by Christopher Robinson, Esq., Q. C., Reporter of the Queen's Bench, assisted by Mr. F. J. Joseph, Barrister-at-Law. It will be a work of much labour, as the design is, if possible, to compress into one volume the two Digests already published, as well as the cases since decided; and this can only be accomplished by striking out obsolete cases, and abbreviating many of the head notes.—Eds. L. J.]

REVIEW.

THE LAW AND PRACTICE UNDER THE ACT FOR QUIETING TITLES TO REAL ESTATE. By Robert J. Turner, Esq., Barrister-at-law, Referee of Titles. Toronto: Adam, Stevenson & Co., Law Publishers, 1867.

NEW DOMINION MONTHLY MAGAZINE. Montreal, 1867.

The above new books have been received, and will be reviewed next month.

APPOINTMENTS TO OFFICE.

Major-General CHARLES HASTINGS DOYLE, to be Lieutenant Governor of Nova Scotia.—(Gazetted October 19, 1867.)

Colonel FRANCIS PYM HARDING, C.B., to be Lieutenant Governor of the Province of New Brunswick.—(Gazetted October 19, 1867.)