

many weeks during the past year there was either no work at all for the Divisional Court, or but two or three days' work at the utmost, and consequently the Court either did not sit at all, or else adjourned after sitting but one or two days. But though the Courts did not sit on the off days thus occasioned, it must be remembered that in planning out the distribution of business for the year, arrangements had to be made for the possible contingency of each of the three Judges composing the Divisional Courts sitting throughout the week, and consequently a good deal of waste of judicial time has taken place, to say nothing of the inconvenience and difficulty of providing for so much work on paper with only ten Judges to perform it. We are not, therefore, surprised to learn that the Judges have decided to reduce the number of Divisional Court Sittings, and, instead of sitting weekly as during the past year, to make them hereafter monthly. The probable effect of this will be that a longer list will accumulate than heretofore, and that the Divisional Courts will be able to sit continuously for at least a fortnight at a time. On another page will be found the Rules effecting this change. All things in the realm of practice in Ontario seem, at present, to be in a constant state of flux, and it is to be hoped that on the completion of the revision of the Rules now in progress, it may be found that the work has been so well done as to need no further tinkering for some time to come. For some time past practitioners have no sooner mastered one change of practice than another has followed on its heels, and in such a manner that it has become almost a hopeless task to know, or bear in mind, what the changes are, or even where they can be found.