RULES OF SUPREME COURT OF JUDICATURE FOR ONTARIO. 357

1311. Rule 966 (1) is amended by striking out the words "Master in Chambers or other Officer."

Rule 966 (2) is amended by striking out the words "or Officer."

1312. Rule 968 is amended by striking out the words "or Officer."

1313. All judgments and orders directing payment of costs shall direct payment to the party entitled to receive the same and not to is Solicitor.

1314. When costs are directed to be paid out of money in Court, the Solicitor of the party entitled to receive the same shall be entitled to have the cheque drawn in his favour upon filing with the Accountant an affidavit stating: (a) That he is the party entitled to receive such costs, and (b) That he has not been paid his costs or any part thereof, and that the costs. payment of which is sought, are justly due to him. If the Solicitor has been changed in the course of the litigation this fact shall be shown is, the affidavit, and the consent of both Solicitors shall be filed.

1315. When money to which an infant is entitled is paid into a County Court, the Clerk of the said County Court shall forthwith cause the same to be transmitted to the Accountant with a statement showing when the money was so paid in, and a copy (certified by the said Clerk) of all judgments or orders affecting the same, and the said money shall thereupon be placed to the credit of the said infant and shall be paid out to him with accrued interest on his attaining his majority without further order, unless in the neantime a Judge of the High Court shall otherwise order.

1316. When money is paid into Court under the order of a Surrogate Judge to the credit of an infant it shall be paid out of Court to him with accrued interest without further order upon his attaining his majority.

1317. Rule 695 is amended by adding the following :----

(3) When money is paid to the joint credit of the Accountant and the party entitled, the Accountant shall sign the cheque for payment out upon the production of the consent of the party paying in, duly verified, or of his Solicitor, or in the absence of such consent upon the order of a Judge.

1318. Sub-sections (a) and (b) of Rule 750, as enacted by Rule 1263, are hereby repealed.

1319. Rule 824 is amended by inserting after the word "Can-

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