SUPREME COURT OF ONTARIO.

On the 1st October, 1917, Rule 773 (e) was made, amending several Rules as follows:—

- (1) Rule 544 is amended so as to read as follows:—
 - 544.—(1) Where a judgment directs the recovery of specific goods, chattels, deeds, securities, documents, or any property other than land or money, a writ of delivery may issue directing the sheriff to cause such goods or property to be delivered up in accordance with the judgment.
 - (2) If the goods and property are not delivered up by the judgment debtor and cannot be found and taken by the sheriff, the judgment creditor may apply for an order directing the sheriff to take goods and chattels of the judgment debtor to double the value of the property in question to be kept until the further order of the Court to enforce obedience to the judgment.
 - (3) By leave of the Court such judgment may also be enforced by attachment, committal, or sequestration.
- (2) Form 118 is amended so as to read as follows:—

No. 118.

Writ of Delivery.

We command you that without delay you cause the following chattels, that is to say [here enumerate the chattels recovered by the judgment] to be returned to A.B., which chattels the said A.B. by a judgment in this action dated recovered against C.D. [or C.D. was ordered to deliver to the said A.B.]

- (3) Rule 722 (3) is amended by inserting "5 per cent." in lieu of " $4\frac{1}{2}$ per cent."
- (4) Rule 268 is amended by adding clauses (2) and (3) as follows:—
 - (2) The Court may fix the remuneration of any such person and may direct payment thereof by any of the parties.
 - (3) Unless all parties are *sui juris* and consent, the powers conferred by this Rule shall only be exercised by or by leave of a Judge.