Money may now be paid into court in any part of .e Province where there is an agency of the Canadian Bank of Commerce: R. 1294.

The regular sittings of the Chancery Divisional Court have been changed, and in future are to be held as follows, viz.: The third Thursday in February, the last Monday in May, and the first Thursday in December: R. 1305.

When an original writ has been lost, a copy may be ordered to be sealed and served in lieu thereof: R. 1308.

The English Rule of 1893, regulating service out of the jurisdiction, has been virtually adopted. The principal changes in Rule 271 being that profision is made allowing a defendant resident out of the jurisdictic to be sued for a tort committed within the jurisdiction. Provision is also made for service out of the jurisdiction of proceedings for winding up companies, and for the service of other petitions and notices of motion; and also for obtaining leave to effect service out of the jurisdiction, which it would appear is now intended to be obtained before service is effected, although Rule 274 is not expressly repealed: R. 1309.

Heretofore it has been necessary, wherever a defendant has been served with a writ of summons out of the jurisdiction, at the same time to serve him with the statement of claim, even though the writ was specially indorsed. Considerable unnecessary expense was thus incurred. In future, where the writ is specially indorsed under Rules 245, 246, or 248, a statement of claim need not be served with the writ: R. 1311.

The third party procedure has been changed, and the English Rules of 1883 (170-177) have been adopted. Under these new Rules, leave to serve a third party nost be obtained in Chambers. The notice is to be stamped with a seal similar to a writ of summons, and is to be in the form appended to the Rules, and a copy is to be filed, and it is to be served in the same manner as a writ, and with it is to be served a copy of the statement of claim, or, if there be none, then a copy of the writ of summons.

If the third party wishes to dispute the plaintiff's claim, or his own liability to the defendant, he must enter an appearance within eight days after service, or such further time as may be allowed. In default, he is deemed to admit the validity of the judgment and his liability to the defendant. Where the third party does not appear, and the defendant suffers judgment by