companies, misrepresentation in prospectuses, the fiduciary position of directors, etc.

Mosley and Whiteley's Law Dictionary. Second edition. By West and Neave. London: Butterworth & Co., Toronto: Canada Law Book Co., 1904.

A compact and excellent dictionary, especially useful to students and beginners. It contains also a catalogue of all the English law reports which have appeared up to the present time, giving the periods over which they extend and the abbreviations by which they are usually referred to. This alone is worth the price of the book.

Courts and Practice.

JUDICIAL APPOINTMENTS.

NOVA SCOTIA.

Mr. Justice J. Norman Ritchie, of the Supreme Court of Nova Scotia, died on the 5th inst. after a short illness, at the 2ge of 70 years. His father, Hon. Thomas Ritchie, and his half-brother, Hon. J. William Ritchie, were also judges. He was looked upon as one of the ablest members of the Nova Scotia Bench. Chief Justice McDonald having resigned there are now two vacancies in the Supreme Court to fill. It is understood that Mr. Benjamin Russell, K.C., M.P., will take the Chief Justiceship. A better appointment could not be made.

ONTARIO.

Mr. Adam Johnstone, of the town of Morrisburg, Barrister-at-law, to be Junio: Judge of the United Counties of Prescott and Russell.

RULES OF COURT-ONTARIO.

It will be a great convenience to many readers to publish for easy reference a complete copy of the various Rules of the Supreme Court of Judicature for Ontario passed since the Consolidation of the Rules in 1897. They are as follows:—

1225. Rule 401 is repealed and the following substituted therefor:
The time allowed to a party served out of Ontario to apply to discharge the order shall be that limited by the order allowing the service to be effected.

56. (2) From and after the 1st day of October, 1898, interest shall not be credited in any action or matter in respect of money: paid into Court (1) with a defence; (2) as security for costs of an action, or appeal; (3) as security for debt or costs, to stay execution; (4) as a deposit for sale in mortgage actions; (5) as a condition imposed by any injunction order: (6) as proceeds of sale in, or to abide the result of, interpleader proceed-