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**APPEALS TO THE PRIVY COUNCIL AND SUPREME COURT.**

By the rules and orders passed by the Judicial Committee, dated 21st December, 1908, it is provided by Rule 2, that "all appeals shall be brought either in pursuance of leave obtained from the court appealed from or, in the absence of such leave, in pursuance of special leave to appeal granted by His Majesty in Council upon a petition in that behalf presented by the intending appellant."

The Registrar of the Privy Council has, we are informed, advised the Registrar of the Court of Appeal for Ontario that the rule quoted is not intended to, in any way, interfere with what has been the practice heretofore on appeals from the Court of Appeal to the Privy Council.

As to appeals to the Supreme Court the Registrar of that court has also advised the same official that on appeals from the Court of Appeal to the Supreme Court of Canada appeal books printed as required by Rule 1305 of the Supreme Court of Judicature for Ontario will be accepted.

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**DEALING WITH CLIENT'S MONEY.**

Our excellent contemporary *Case and Comment* has some good observations on the subject of dealing with client's money. We make some extracts which are as follows:—

The importance to a lawyer of the adoption of correct methods, and the formation and strict following of correct and safe habits of dealing with money coming into his hands, belonging to his clients, cannot be overestimated. Failure or laxity in this regard is liable to result in financial loss, in the loss of the confidence of his clients, or other members of his community who might otherwise become his clients, in possible prosecution and conviction for embezzlement or larceny, or, what is most serious of all, in his professional execution through proceedings for disbarment.