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WE publish in this number the amendments to the Consolidated Rules as they appear in the *Ontario Gazette*. Reference was made to them in our last issue, but it was thought that it would be helpful to our readers to publish them *in extenso*, and we enlarge our number for this purpose.

THE pressure of other matter compels us to hold over the notes of cases from Manitoba, which should appear in this issue. We trust our readers appreciate the effort we have made to supply them with this summary of what transpires in the highest court of our sister Province. That the work is done well and with great promptitude will be admitted by all.

THE ELLIS CASE.

WE publish with pleasure a letter from the Hon. David Mills in reference to an article which appeared lately in this journal upon the subject above mentioned.

Our article was rather an abstract of the debate which took place in the House of Commons upon the motion of Mr. Davies than a full expression of opinion upon the many points involved in the discussion. So far as an opinion was expressed upon the point raised by Mr. Mills, we do not think that anything in his letter affects the position taken by us, which may briefly be stated as follows, viz., that the House of Commons ought not to be made a court of review of the legal decisions of the Bench. This contention is not weakened by Mr. Mills' reference to cases in which Parliament has by