NOTES AND COMMENTS ON RECENT DECISIONS.

176, which went up the Supreme Court of Michigan, the point was raised for the first time on the appeal that the bill was multifarious. The court replied that the proper method of making this objection was on demurrer to the bill before the expense of reference and testimony were incurred; and inasmuch as after full hearing they could now do complete justice to all parties they felt free to disregard this objection.

R. P. BRADFORD.

BOOKS RECEIVED.

[All legal works received before the first of the month will be reviewed in the issue of the month following. Books should be sent to William Draper Lewis, Esq., 738 Drexel Building, Philadelphia, Pa.]


Digest of Insurance Cases, for the year ending October 31, 1893.


American Railroad and Corporation Reports, being a Collection of the Decisions of the Courts of Last Resort in the United States pertaining to the Law of Railroads, Private and Municipal


**A Treatise on Disputed Handwriting and the Determination of Genuine from Forged Signatures, the Character and Composition of Inks, etc.** By William E. Hagan, Expert in Handwriting. New York: Banks & Brothers, 1894.