



LAW SOCIETY OF UPPER CANADA
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THE LAW SOCIETY

LAW SOCIETY OF UPPER CANADA**MEETING OF CONVOCATION.**

Thursday, January 19th, 1922.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Armour, Bain, Boys, Brewster, Cassels, Dewart, Field, Geary, Harcourt, Hellmuth, Henderson, Kerr, Lewis, Ludwig, McKay, McMaster, McPherson, W. D., Nesbitt, Proudfoot, Rodd, Rowell, Spence, White, H. S., White, W. R., and Whiting.

The Treasurer referred to the loss which the Society had sustained by the death of the late Secretary, Mr. Edwin Bell, which occurred on the 6th December last, and to the valuable services he had rendered to the Society during his period of office, extending from the first day of March, 1912, until his death.

The Treasurer added that pursuant to Rule 40, after a consultation with the Chairman of the Finance and Legal Education Committees, he had appointed Mrs. Eileen V. Huckle, who had been the late Mr. Bell's assistant in that office for many years, Secretary pro tem and that she was fulfilling the duties of the office in a competent and satisfactory manner.

The Minutes of the meeting of Convocation on the 24th November, 1921, were read and confirmed.

Appointment of Secretary.

The Treasurer stated that applications for the vacant position of Secretary had been advertised for and invited and that 31 such applications had been received. A list of these had been placed on the table before each Bench.

It was resolved by the unanimous consent of the Benchers present that the requirement of the first part of Rule 40 of the Rules of the Law Society, as to the form in which the notice of meeting to appoint a Secretary should be given, should be dispensed with and that the notices already sent out should be deemed sufficient.

It was agreed that the vote on the appointment should be by ballot pursuant to Rule 18a (1) and that all the applications should be considered as being in nomination.

The applications were read as called for, and in the first ballot it appeared that Mr. Bertram Holford Ardagh had received the majority of all the votes cast. Mr. Ardagh was accordingly declared appointed.

It was resolved that the salary of the Secretary should be fixed at \$3,600 per annum, at the rate of \$300 per month.

Legal Education Committee Report.

Mr. Armour presented the report of the Legal Education Committee as follows:

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Matriculants.

Gordon Peebles Dickson, John C. Sullivan, Arleigh Armstrong, John Joseph Sullivan, James Maxwell Cooper, Willard McKinnon Cooper, Nathan Milton Waldo, Noah Nathan Simon, Donald Bruce Shaw, Francis MacDonald Reid, George Alexander Lasher, Donald Ferguson Brown, H. Patrick Marck, Reginald George Thomas, John Edward Hare, Ben Altman, Selby Deyell Gilroy, Alexander Pearlstone, Bruce Archibald Elias Clousé, Robert Fraser Bromley, Frank Kinnear Ellis, Louis Joseph Brody, Gertrude Helen Sinclair, James Norris Marquis, Alastair Maclean Macdonald, Lois Isable Osborne, William Edward Clark, Harold Sydney Woodrow, John A. Thompson, Abraham Lieff, Jacques Henri Adolphe Goyette, Bertha May Hawkins, Donald McInnes McKenzie, Mark Reingold, Abraham Isaac Cohen, Donald Francis Downey, Constance Godfrey, Robert Falconbridge Cassels.

An article appeared in the newspaper in regard to the theft of Matriculation examination papers and mentioned in connection therewith the names of Messrs. Charles

Mulloy and Frederick Bond, who have applied for admission to the Society. The name of John A. Bond, who was admitted as a student-at-law on the 29th of August, 1921, was also mentioned. A letter is submitted from Mr. Eric N. Armour, County Crown Attorney, in regard to the matter, stating that C. C. Mulloy pleaded guilty to stealing papers and John A. Bond and Frederick Bond to receiving papers.

A letter is submitted from R. M. W. Chitty, Barrister, of Toronto, objecting to the admission of Charles Mulloy.

The Committee recommended that Messrs. Mulloy and Frederick H. K. Bond be declared incapacitated and disqualified for admission into the Society and that the case of John A. Bond be referred to the Discipline Committee.

Special Examination for Admission.

A letter is submitted from Professor W. D. Woodhead, of University College, containing the results of the Special Examinations to complete Matriculation, ordered by Convocation on the 20th of October, 1921, in the cases of F. H. Bond, R. F. Cassels and Miss Constance Godfrey.

A letter is also submitted from A. E. Coombs, Principal of St. Catharines College Institute, containing the result of the Special Examination to complete Matriculation, ordered by Convocation on the 24th November, 1921, in the case of J. N. Marquis.

The Committee recommend that Mr. R. F. Cassels, Miss Godfrey, and Mr. J. N. Marquis be admitted.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as Articled Clerks:—Joseph Augustus Adrien Duranceau, Norman Riordan, Robert Lord Webster, Israel Levin, Joseph Newman, Frank Whitney Richardson, James Pearce Palmer.

Call to the Bar and Certificates of Fitness (Special).

Daniel Gordon Campbell, who has been duly called to the Bar of the Province of British Columbia and duly sworn and admitted and enrolled as a solicitor of the Province of

British Columbia, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under articles as practising solicitor in Ontario for one month, is entitled to be Called to the Bar under section 3 (e) of the Barristers Act, and to be granted a Certificate of Fitness under section 6 (e) of the Solicitors Act.

William Correll Pollard, who has been duly Called to the Bar of the Province of Alberta and duly sworn and admitted and enrolled as a solicitor of the Province of Alberta, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under articles a practising solicitor in Ontario for one month, is entitled to be Called to the Bar under section 3 (e) of the Barristers Act, and to be granted a Certificate of Fitness under section 6 (e) of the Solicitors Act.

Burpee Bloomfield Jordan, who has been duly Called to the Bar of the Province of New Brunswick and duly sworn and admitted and enrolled as an Attorney and Solicitor of the Province of New Brunswick, having submitted testimonials of good character and conduct and having given notice and paid the required fees, having passed an examination prescribed by the Committee in Practice and Statutes, and having served under articles a practising solicitor in Ontario for four months, is entitled to be Called to the Bar under section 3 (e) of the Barristers Act, and to be granted a Certificate of Fitness under section 6 (e) of the Solicitors Act.

Christmas Examinations, 1921.

The tabulated returns of the examiners for the Christmas Examinations of the First, Second and Third years are submitted herewith.

Special Petitions.

R. A. Ellis asks to be admitted as a student-at-law on his partial matriculation standing, on the ground of military service from October, 1916, to April, 1919. Since his return from overseas he has been studying for the matriculation examination and has obtained standing in English,

French, Mathematics and Latin. His application for admission was filed on 16th December, 1921.

The Committee recommend that his petition be refused.

R. N. Smith, a candidate for admission in the Graduate Class, asks to be allowed to commence lectures immediately and write off the Christmas examinations which he has missed, at the Supplementals. He was overseas for four years, and since his return has been engaged in agricultural work while recuperating from wounds received overseas. He has paid the Law School fees amounting to \$100.

The Committee recommend that his petition be granted.

F. W. Savignac, who was called to the Bar on October 20, 1921, asks to have the filing of his assignment of articles allowed. They were dated April 15, 1921, but through inadvertence were not filed until the 8th of December, 1921.

The Committee recommend that the petition be granted.

Arthur W. Rogers, a Barrister and Solicitor of the Province of Nova Scotia, has filed Notice of Intention to be called and admitted in April, and asks to have the period of service under Articles prescribed and also the examination which he will be required to pass.

The Committee recommend that he serve under Articles for one month.

Frank N. Hazlewood asks to be admitted as a student-at-law on his Junior Matriculation standing, although his papers were not filed until after the new rule requiring Senior Matriculation came into effect. He served overseas for three years and was severely wounded, and as a result of his wounds has been unable to study since his return, as stated in a doctor's certificate submitted.

The Committee recommend that the petition be refused.

Frank L. Nash asks to be allowed his First Year examination on the ground of illness. He wrote on his First Year examination at Easter and failed, and wrote again in September, 1921, and failed by 11 marks. He was allowed by the Committee to write at Christmas to make up his deficiency, but owing to illness he was unable to write. He submits a doctor's certificate.

The Committee recommend that the petition be refused.

Constance Godfrey asks to have her service under Articles run from the date of filing in October, 1920, although she was not entered on the books of the Society until December, 1921.

The Committee recommend that the petition be refused.

Mr. Armour moved that the report be adopted.

Mr. H. S. White moved that Mr. F. N. Hazlewood be admitted on his Junior Matriculation standing.

The report was adopted with the exception of the clause relating to Mr. Hazlewood, and on motion of Mr. Rowell, seconded by Mr. Dewart, the case of Mr. Hazlewood was referred back to the Committee for consideration and report.

Mr. H. S. White gave notice that at the next meeting of Convocation he would move the suspension of Rule 103 (a) requiring Senior Matriculation and that Mr. F. N. Hazlewood be entered as a student-in-law in the Matriculant Class.

Mr. Harcourt gave notice that at the next meeting of Convocation he would move that any rule may be suspended by two-thirds vote of those present at a meeting of Convocation (23a).

Finance Committee Report.

Mr. Harcourt presented the report of the Finance Committee, as follows:—

Hockey Grant.

The Osgoode Hockey Club ask for a further grant of \$300. Convocation passed a grant of \$400 on the 24th November, 1921, but a further grant is asked to help defray expenses.

Basket-Ball.

A petition is submitted from the students asking for a grant of \$200 to maintain a Basket-Ball team in the Inter-scholastic League.

F. B. Eagleson.

Messrs. Erichsen Brown & Crawford ask a refund of the Solicitor's fee amounting to \$15 paid by them for their Mr. Eagleson, as Mr. Eagleson has not yet been admitted

as a Solicitor. On their letterhead the firm advertises "Erichsen Brown & Crawford, Barristers, Solicitors, etc.," and Mr. Eagleson's name appears in the list of members. The firm explains that all solicitors' work is done under the firm name and that Mr. Eagleson is only a salaried member.

The Committee submit the matter to Convocation for decision.

On motion of Mr. Harcourt, the report was adopted and a grant of \$300 was allowed to the Hockey Club, and a grant of \$200 to the Basket-Ball Club, and it was ordered that the fees paid by Mr. Eagleson be returned.

Call to the Bar.

The following gentlemen were introduced and called to the Bar:—

William Correll Pollard, Daniel Gordon Campbell, Burpee Bloomfield Jordan, Joseph Augustus Adrien Durand, Norman Riordan, Robert Lord Webster, Israel Levin, Joseph Newman, Frank Whitney Richardson.

Presentation of Silver Medal.

Mr. Israel Levin was presented with the Silver Medal awarded to him by Convocation.

Library Committee Report.

Mr. Ludwig presented the report of the Library Committee as follows:—

1. The Chief Librarian submits his Annual Report of the Great Library for the year 1921.
2. The Chief Librarian submits his Annual Report of the Phillips Stewart Library for the year 1921.

The Library,
Osgoode Hall,
Toronto, January 16, 1922.

The report of the Chief Librarian for the year ending 31st December, 1921, is as follows:—

During the year 1,437 volumes were added to the Main Library. Of these 454 volumes were purchases, 298 were

taken in as periodicals and subsequently bound and 685 were presented to the Library.

Lists of the additions by classes and the volumes presented to the Library with the names of the donors are attached hereto.

In this connection it may be mentioned that the continued generosity of the Honourable Mr. Justice Riddell has increased "The Riddell Canadian Library" by 286 volumes. The learned Judge also entrusted to the custody of the Library a copy of the work entitled "Remarks on the Law of Descent" (1779) by the Hon. William Osgoode, a long-looked-for acquisition. This is especially of interest owing to the Library having already on its shelves the "Osgoode Correspondence" (1772-1823), presented by Mr. H. S. Osler, K.C. The Hon. Mr. Justice Hodgins presented the reports of the New York State Bar Association for 1908-9, and the Hon. Mr. Justice Masten "The Life of John Marshall" (1755-1835), 2 vols. The Hon. Mr. Justice Rose also presented a number of Digests of Cases, Text Books, Statutes, etc., 169 vols. in all.

The Library contained on the 31st December last 57,757 volumes, including "The Riddell Canadian Library" of 4,637 volumes. This latter Library is very much cramped in its shelving accommodation. A suitable room twice the size is urgently required. The American Annexes, containing Reports and Statutes, are in a similar condition.

A new Subject-Index of the Library has been in preparation and is now under revision, and will, it is expected, be ready for publication during the present year. The last catalogue was issued in 1900, and 27,983 volumes have been added to the Library in the interval.

A large Cabinet Card-Index has been installed, containing the names of the cases in the printed records of the Court of Appeal, Supreme Court and the Privy Council, cases decided on the Rules of Court and on the Dominion and the Ontario Statutes, bound volumes of Supreme Court Reports, printed cases in the Privy Council, English Reports Judicially Noticed and Amendments to the Dominion and the Ontario Statutes.

The expenditure for Library purposes during the year was as follows:—

Books and periodicals	\$ 3,520 76
Freight and brokerage	35 67
Binding	837 35
Rebinding and repairs	818 70
Stamping	67 75
Stationery and other supplies	891 07
Salaries	7,740 00
Wages	1,248 00
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	\$15,159 30

Estimated Expenditure for 1922:

Books and periodicals	\$2,600 00
Freight and brokerage	75 00
Binding	800 00
Rebinding and repairs	800 00
Stamping	65 00
Stationery and other supplies	500 00
Salaries	8,200 00
Wages	1,468 00
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	\$14,508 00

Accession to the Library, 1921:

Text Books	Vols.	Cost
Canada	12	\$ 76 00
United Kingdom	65	496 55
United States	5	46 25
Reports		
Canada	65	259 75
United Kingdom	72	292 99
Australasia	17	191 47
United States	210	796 44
India	1	11 47
Statutes :		
Canada	17	69 50
United Kingdom	7	51 90
Australasia	9	72 75
United States	5	44 50

Miscellaneous

Dictionaries, Digests, Directories, etc.	87	504	97
General Literature	28	125	02
Miscellaneous (including periodicals)	131	461	84
Parliamentary	21	19	36
Presentations to the Library. 648			
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	1,400	\$3,520	76

Volumes purchased	454
Volumes bound for Library	261
Volumes presented to Library	685
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1,400 vols.

Presentations during 1921:

Hon. Mr. Justice Riddell—	Vols.
General Literature (Canadian Library)	286
Hon. Mr. Justice Hodgins—	
Reports of New York State Bar, 1908-9	2
Hon. Mr. Justice Masten—	
Life of John Marshall	2
Hon. Mr. Justice Rose—	
Digests, Text Books and Statutes	169
Mr. G. O. Alcorn, K.C.—	
Text Books, Orders of Court, etc.	7
Mr. E. Douglas Armour, K.C.—	
Reed (A. Z.), Training for the Law	1
Mr. Frank Arnoldi, K.C.—	
Hovgaard (W.), Voyages of Norsemen	1
Mr. F. J. Audet—	
Christie (R.), History in L. Canada	1
Mr. R. A. Carter—	
Depreciation Charges Railways and Public Utilities	1
Mr. J. D. Falconbridge, K.C.—	
Vinogradoff (P.), Essays in Legal History	1
Mr. J. L. Hughes—	
In Nature's Shrines	1
Mr. C. B. Labatt—	
Treatises and Articles in C. L. J., D. L. R., etc.	1
Mr. Angus MacMurchy, K.C.—	
H. L. Record Book, Greenock v. Caledonia Ry.	4

Mr. J. R. Roaf—	Vols.
Roaf (H. E.), Biological Chemistry	1
Mr. Slason Thompson—	
Railway Statistics, U. S., 1920	1
American Bar Association—	
Report for 1920	1
American Judicature Society—	
Journal, 1920-1	1
Association for International Conciliation—	
Papers, 1907-21	8
Barbados, The Colonial Secretary of—	
Laws, 1918-20	2
Canadian Bank of Commerce—	
Ross (V.), History of the Canadian Bank of Commerce	1
Canadian Bar Association—	
Proceedings, 1920	1
Carnegie Endowment for International Peace—	
Year Book, 1920-1	2
Training for the Law (Reed)	1
City Clerk, Toronto—	
Council Minutes, 1920	1
Commission of Conservation, Canada:	
The Canadian Oyster (Stafford)	1
Atlantic Fisheries Dispute (White)	2
Long Sault Rapids (White)	2
Fur Farming in Canada (Jones)	1
Altitudes of Canada (White)	1
Altitudes, Dictionary of (White)	1
Forests of British Columbia (Whitford)	1
Water Powers, British Columbia (White)	1
Jamaica, The Colonial Secretary of—	
Laws, 1911-20	11
Library of Congress—	
Report of Libraries, 1920	1
Report of Governor of Porto Rico	1
Michigan Historical Commission—	
Life of Stevens T. Mason	1
Ontario Historical Society—	
Papers and Records, 1916-20	1
Ontario Land Surveys Association—	
Reports, 1917-21	1
Ontario Workmen's Compensation Board—	
The O. W. C. Act and Report, 1920	1

Privy Council, The Registrar of the—	Vols.
Printed Cases	3
Royal Society of Canada—	
Proceedings, 1920	2
Russian Information Bureau—	
Sack (A. J.), The Birth of Russian Democracy...	1
Quebec, The Hon. Provincial Secretary—	
Statistical Year Book, 1920	1
Supreme Court of Canada—	
The Registrar of the Printed Cases	46
Trinity University—	
The Registrar of Year Book, 1921-2	1
Venezuela, The Secretary of Legation—	
Sherwell (G. A.), Simon Bolivar	1
The King's Printer (Dominion and Provincial) —	
Debates, Sessional Papers, Statutes, etc.....	106
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	685

The Annual Report of the Chief Librarian for the Phillips Stewart Library for the year ending 31st December, 1921, is as follows:

There have been added to this Library during the year 88 new books, making a total now of 2,081 volumes.

Exclusive of reference books used in the Reading Room, there have been loaned during the year 4,705 books.

The books borrowed have been returned in a very satisfactory manner and the students have conformed to the rules of the Library.

There has been spent on books for the Phillips Stewart Library \$215.20, and for stamping, repairing and binding \$262.55, making in all a total of \$477.75.

The income from investments amounts to \$228.50 semi-annually.

The shelving space is about filled up and some additions will be required in the near future.

The report was adopted.

Correspondence.

A letter was read from Miss Carpmael expressing thanks for a copy of the Memorial of the late Dr. Hoskin, K.C.

A letter was read from Mrs. Edwin Bell expressing thanks for flowers, and for \$50 Christmas cheque.

A letter was read from R. J. Maclellan, K.C., President of the Ontario Bar Association, suggesting a joint meeting of the Law Society of Upper Canada and The Ontario Bar Association in connection with the annual meeting of the Association.

It was referred to a committee named by the Treasurer, consisting of Messrs. Armour, Ludwig, Bain and Harcourt. Convocation then rose.

MEETING OF CONVOCATION.

Thursday, February 9th, 1922.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Boys, Cowan, Dewart, Field, Geary, Kingstone, Lennox, Ludwig, McPherson, W. D., McPherson, G. G., Proudfoot, Rowell, Spence, Washington, White, H. S., and White, W. R.

The Minutes of the meeting of Convocation held on the 19th day of January, 1922, were read and confirmed.

Entry of Names in Minutes (Precedence).

Mr. Harcourt referred to the question of precedence in the entering in the Minutes of Convocation the names of the Benchers present. The matter was referred to the Treasurer.

Legal Education Committee Report.

Mr. H. S. White presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Russell Newton Smith.

Matriculants.

Victor Martyn Lynch-Staunton.

Special Petitions.

Frank N. Hazlewood asks to be admitted as a student-at-law on his Junior Matriculation standing, although his

application was not filed until after the new rule requiring Senior Matriculation came into effect. This came before Convocation on January 19th and was referred back to this Committee for consideration and report.

The Committee now recommends that this petition be granted if Convocation decides to suspend the rule requiring Senior Matriculation, as applied to this particular case.

The American Bar Association.

A letter was received from The American Bar Association asking that delegates be sent by the Society to attend the Conference on Legal Education, to be held in Washington, D.C., on February 23rd, 1922.

Mr. E. Douglas Armour, K.C., has been asked by the Committee to attend the said Conference.

Examination Results.

This Committee has directed that results of examinations are not hereafter to be posted or made public until the same are passed on by this Committee at a special meeting thereof to be called to consider the same immediately the results are in the Secretary's hands.

On motion of Mr. White the report was adopted, the last clause re posting of examination results being, by consent, withdrawn.

Mr. H. S. White moved, seconded by Mr. Rowell, that Rule 103 (1) requiring Senior Matriculation standing as the standard of admission be suspended in the case of Frank N. Hazelwood and that he be admitted on Junior Matriculation standing.

Carried.

Reporting Committee Report.

Sir Allen Aylesworth presented the report of the Reporting Committee as follows:—

Supreme Court and Exchequer Court Reports.

A letter dated January 21st, 1922, from the Registrar of The Supreme Court of Canada to the Chairman was before this Committee suggesting that a new series be

begun next year in lieu of the present Supreme Court Reports, which will include the Reports of the Exchequer Court of Canada and the Admiralty Reports, same not to exceed in all two volumes per annum.

Your Committee consider this to be a matter of very general importance and referred the same to Convocation.

On motion of Sir Allen Aylesworth, the report was received.

Mr. Ludwig moved, seconded by Sir Allen Aylesworth, that hereafter the volume containing the Supreme Court Reports shall also contain the Admiralty and Exchequer Reports.

A vote being taken, the Treasurer declared the motion lost.

Special Committee re Joint Meeting.

The Treasurer, as Convener, presented the report of the Special Committee re Joint Meeting with the Ontario Bar Association to celebrate the centenary of the Society, as follows:

A letter was read from The Ontario Bar Association suggesting that arrangements be made with the Law Society to hold a joint meeting with the Association on the date of the latter's annual meeting to be held on March 15th and 16th, 1922, and celebrate thereat the centenary of the Society's incorporation.

This letter was referred by Convocation to a Special Committee appointed by the Treasurer, consisting of Messrs. Armour, Ludwig, Bain and Harcourt.

Your Special Committee decided that they are fully in accord with the Bar Association's suggestion and decided as follows:—

- (1) That The Ontario Bar Association be given the use of Convocation Hall for this meeting on March 15th and 16th, 1922.
- (2) That the Society give a buffet luncheon to be held at 1 p.m. on March 16th.
- (3) That, following the Association's suggestion that some member of the Profession should deliver an address, Sir Allen Aylesworth, K.C.M.G., K.C., should be approached with a view to having him undertake such, and Sir Allen has accordingly been

written asking him if he would deliver an address on March 16th at the said meeting on "The History and Progress of the Law Society."

- (4) That, complying with the Association's suggestion, invitations are to be extended by the Law Society to the Treasurers or other official heads of sister Law Societies.

Sir Allen Aylesworth then addressed Convocation, declining the invitation to deliver the address referred to. Convocation then unanimously requested the Treasurer to deliver the address and, on his declining the honour, Mr. Ludwig moved, seconded by Mr. W. D. McPherson, that the report be referred back to the Special Committee to select a name and with full power to act.

County Library Committee Report.

Mr. Proudfoot presented the report of the County Library as follows:—

1. As the following associations have completed their Annual Returns on or before the 15th day of January last, it is recommended that the following grants be made to them respectively:—

Brant	\$520 00
Bruce	246 00
Elgin	480 00
Frontenac	416 00
Haldimand	328 00
Hastings	294 00
Huron	376 00
Kent.	510 00
Lambton	380 00
Leeds	388 00
Middlesex	968 00
Perth	480 00
Simcoe	351 00
Stormont	253 00
Thunder Bay	260 00
Waterloo	280 00

\$6,530 00

2. Since the 15th day of January last the following Associations have completed their Annual Returns, and it is recommended that the following grants be made to them respectively:—

Forward	\$6,530 00
Carleton	1,100 00
Essex	630 00
Grey	270 00
Hamilton	1,156 00
Kenora	176 00
Lindsay	248 00
Norfolk	240 00
Ontario	196 00
Oxford	316 00
Peterborough	383 00
Rainy River	251 00
Renfrew	270 00
Welland	558 00
Wellington	450 00
York	1,765 00
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	\$14,549 00

3. All Annual Returns from the different County Law Associations have been received by me.

4. The outstanding loans to County Law Associations are as follows:—

County.	Amount.	Payable Annually.
Essex	\$200 00 \$50 00
Frontenac.	155 00 50 00
Haldimand	350 00 50 00
Kenora	250 00 25 00
Kent.	450 00 50 00
Oxford	300 00 50 00
Welland	150 00 50 00
Wellington	250 00 50 00
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	\$2,105 00	\$375 00

The following would have been the grants to have been received by the County Law Associations respectively if

they had not been increased by resolution of November 24th, 1921:—

Brant	\$410 00
Bruce	143 34
Carleton	1,560 00
Elgin	380 00
Essex	676 67
Frontenac	258 77
Grey	163 34
Haldimand	197 67
Hamilton	1,790 00
Hastings	213 34
Huron	276 67
Kenora	52 83
Kent.	430 00
Lambton	300 00
Leeds	262 10
Lindsay	156 33
Middlesex	1,306 00
Norfolk	116 67
Ontario	147 34
Oxford	133 34
Perth	390 00
Peterborough	297 31
Rainy River	160 00
Renfrew	180 00
Simcoe	295 56
Stormont	126 67
Thunder Bay	280 00
Waterloo	180 00
Welland	390 00
Wellington	330 00
York	3,024 00
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	\$14,627 95

On motion of Mr. Proudfoot, the report was adopted.

Library Committee Report.

Mr. Ludwig presented the report of the Library Committee as follows:—

That the request of Mr. H. H. Langton, Librarian of the University of Toronto, for a set of Blackwood's Magazine (1 to 99 vols.), from 1817 to 1866, be granted.

On motion of Mr. Ludwig, the report was adopted.

The American Bar Association.

A letter from The American Bar Association, dated January 23rd, 1922, asking that the Law Society send one or more delegates to the Conference on Legal Education to be held in Washington, D.C., on February 23rd and 24th, 1922, under the auspices of The American Bar Association, was read. The matter was left to the Treasurer for his consideration and necessary action.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, March 16th, 1922.

Present: Sir Allen Aylesworth, and Messrs. Armour, Bain, Brewster, Cassels, Dewart, Farewell, Field, Geary, Harcourt, Henderson, Kingstone, Lennox, Lewis, Ludwig, Rodd, Rowell, Spence, White, H. S., and Whiting.

In the absence of the Treasurer, Mr. Armour, K.C., at the request of Convocation, took the chair.

The Minutes of the meeting of Convocation held on the 9th day of February, 1922, were read and confirmed.

Legal Education Committee Report.

Mr. Armour presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidate having given proper notice, having filed certificates of qualification and paid his fees and his name having been posted according to the Rules and no objection having been received, is entitled to be admitted as a student-at-law as of the date of filing his application.

Matriculant.

Frank Nesbitt Hazlewood.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct, and who have passed the required examinations and paid the necessary fees, are entitled to be called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as Articled Clerks:

James Pearce Palmer, Thomas Clive Thompson.

A. W. R. Sinclair asks to be granted a Certificate of Fitness. He was admitted as a student-at-law in the Matriculant Class on the 1st March, 1919, and was allowed his First Year for military service; passed his Second Year examination at Easter, 1920, and his Final examination at the Summer Session, 1920. He then went to England and spent ten months at Oxford University. On his return in October, 1921, he was called to the Bar. He has had only about a year and ten months service under Articles.

The Committee recommend that his time be shortened under the Special Act to three years' service under Articles.

Appointment of Lecturers.

Mr. J. D. Falconbridge, K.C., Mr. S. H. Bradford, K.C., and Mr. J. S. Denison, K.C., were re-appointed Lecturers for three years from the 1st June, 1917, and have not been officially re-appointed since that date.

T. L. Robinette has applied to the Legislature for a Special Act to authorise the Society to Call him to the Bar on passing the required examination and paying the prescribed fees. He was admitted as a student in the Matriculant Class on the 1st September, 1918, and passed his First Intermediate examination in 1920, his Second Intermediate examination in 1921, and will complete his Final examination on passing the examination at Easter, 1922. Under the Rules he would not be eligible for Call to the Bar until September, 1923. A copy of the Special Bill is submitted herewith.

Sydney Tannenbaum has applied to the Legislature for a Special Act to authorise the Society to Call him to the Bar and admit him to practise as a solicitor. He received his Degree of LL.B. from the University of Montreal (Laval) on September 21st, 1916, and was Articled as Clerk to N. W. Jacobs, a practising Advocate in Montreal and served him until October 1st, 1921. He applied to the Society to be Called to the Bar under section 3 (*d*) of the Barristers Act, but his application was refused, as it was not shown that he was regularly registered in the Province of Quebec under the Act, R. S. Quebec, 1909, page 158, sec. 4524 et seq. He has now applied for admission as a student-at-law in the Graduate Class. A copy of the Special Bill is submitted herewith.

P. E. Blondin has applied to the Legislature for a Special Act to authorise the Society to Call him to the Bar and admit him to practise as a solicitor. A copy of the Special Bill is submitted herewith.

Harold Kirby asks to be admitted as a student-at-law as of 1st September, 1921, on his Junior Matriculation standing. About the 1st September, 1921, he made out his application for admission and handed same to the late Mr. R. J. Gibson to be filed, together with a cheque for \$51.50, for admission fee; but the matter was overlooked by Mr. Gibson. The petitioner is a returned soldier, having served in the C. E. F. from August, 1915, to March, 1919.

Referred to Convocation.

Patrick O'Donnell asks to be admitted to the study of law in Ontario. He states that he passed the "Solicitors Prelim" at the Four Courts, Dublin, and was indentured to his father and served as his apprentice. He commenced lectures at the Four Courts in September, 1920, and took the lectures at Trinity College, Dublin, where he passed examinations in Criminal Law and Constitutional Law. He was due to take his Intermediate Examination at the Four Courts and his Roman Law at Trinity College in May, 1921, when the Irish Republican Army ordered him to leave the country within twenty-four hours. He served in the British Army from September, 1916, to November, 1919.

Referred to Convocation.

G. M. Burr, a student-at-law in the First Year, asks to be exempted from attendance at lectures for the remainder of the present term on the ground that he is needed in the office of the firm to which he is Articled, Messrs. Raymond & Spencer, of Welland. A letter from Mr. L. B. Spencer, in support of the petition, is attached thereto.

The Committee recommend that the petition of G. M. Burr be granted.

Constance Godfrey renews her petition to be admitted as a student-at-law, and have her Articles take effect from October 1st, 1920.

The Committee refer the petition to Convocation.

On motion of Mr. Armour, the report was adopted.

Mr. W. R. White moved, seconded by Mr. Spence, that Harold Kirby be admitted as a student-at-law under the circumstances disclosed by him, on his Junior Matriculation standing.

Carried.

Mr. Harcourt moved, seconded by Mr. W. R. White, that Patrick O'Donnell be admitted as a student-at-law under the provisions of Rule 103 (b) and submit to such special examination as the Legal Education Committee may direct.

Carried.

Mr. Bain moved, seconded by Mr. H. S. White, that Miss Constance Godfrey's term of service as an Articled Clerk be computed from the 13th day of October, 1920, the day upon which her Articles were filed.

Carried.

Finance Committee Report.

Mr. Harcourt presented the report of the Finance Committee as follows:—

Examiners—Increase in Salary.

A petition was received from the Examiners asking for an increase in salary. Their present salary is \$500 per annum, payable quarterly.

The Committee recommends that their request be refused.

Rounding Corner—Osgoode and Chestnut Streets

A letter, dated the 22nd February, 1922, was received from the Commissioner of Works stating that the Council had decided "that the work would not be gone on with at the present time."

Re Parking of Automobiles.

The Committee refer to Convocation the question of allowing automobiles to be parked on the Society's property.

On motion of Mr. Harcourt, the report was adopted.

Herman Rivkin.

Mr. Harcourt moved, seconded by Mr. Dewart, that the fee of \$51 paid by Herman Rivkin on his being entered as a student-at-law be returned to him and that his Articles be taken off the files and his name removed from the records of the Society.

Carried.

Re Parking of Automobiles.

Convocation directed that the question of allowing automobiles to be parked on the Society's property be referred back to the Finance Committee.

Reporting Committee Report.

Sir Allen Aylesworth presented the report of the Reporting Committee as follows:—

Convocation, at its meeting in October last, referred back to your Committee the question of publishing a Digest with instructions to the Committee to recommend a definite scheme for the work with an estimate of the probable cost.

Your Committee has given to the subject the most careful consideration in its power and begs to recommend:

That the work, if undertaken, should consist of a Digest of the reported cases, beginning at 1st January, 1901, and continuing to the end of the year 1925, as contained in the Ontario Law Reports.

The names of all cases reported in the Ontario Weekly Reporter and the Ontario Weekly Notes should also be included—to be printed in the body of the Digest under the appropriate headings, and also in their alphabetical order in the Tables of Cases—the contents of the reports as printed in the Weekly Reporter and Weekly Notes not to be digested or included in the body of the Digest otherwise than by inserting there the names of the cases.

The Digest should also include all of the reported cases appearing between 1901-1925, inclusive, in the Canadian Supreme Court Reports and Exchequer Court Reports and

the decisions reported during the same period before the Judicial Committee in cases originating in Ontario Courts.

The Digest should also contain a table of cases affirmed, reversed, followed, over-ruled or specially considered and the names, indexed alphabetically under the names of both plaintiff and defendant, of all cases appearing in the body of the work.

Your Committee recommends that in the work the scheme of arrangement and classification of the English and Empire Digest be followed and that as far as possible notes of cases shall be printed only once in the body of the Digest.

Your Committee has discussed the practicability of having all of the reported cases read anew, and new summaries or head-notes prepared with a view to condensation of material and greater uniformity. Such an undertaking would necessarily increase the cost of the work of preparation, though it would, no doubt, lessen the cost of printing. Your Committee felt unable to make a recommendation on the subject and begs to refer the question to Convocation.

With regard to the cost of the whole work, your Committee estimates that the editorial work, or cost of preparation, assuming that the cases are not read anew but that the present head-notes are accepted, will be not less than \$20,000, and the cost of printing 2,000 copies not less than \$25,000.

The Books could be bound in two volumes, the cost of binding each volume being probably from \$2.25 to \$2.75 additional.

On motion of Sir Allen Aylesworth the report was received.

Re Digest.

Convocation directed that the question of the proposed printing of the Digest stand until the next Convocation, and that the Secretary do send to each member of Convocation a copy of the report for consideration.

County Libraries Committee Report.

Mr. McKay presented the report of the County Libraries Committee as follows:—

1. Letter is presented from Carleton Law Association objecting to amount of their grant.

Carleton should be \$1,560, minus \$1,110, which they have received, equals \$450 more.

2. Letter is presented from Hamilton Law Association objecting to amount of their grant.

Hamilton should be \$1,790, minus \$1,156, which they have received, equals \$634 more.

On motion of Mr. McKay the report was adopted and payments recommended to be made as therein mentioned.

Rule to Amend Rule 10.

The motion made by Mr. Harcourt to amend Rule No. 10 was directed to stand over until the next meeting of Convocation, when it was hoped the Treasurer would be present.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

James Pearce Palmer, Thomas Clive Thompson.

Report of Special Committee Re Privy Council Appeals.

Sir Allen Aylesworth presented the report of the Special Committee re Privy Council Appeals as follows:—

Your Committee formed a deputation from the Law Society and was received by the Prime Minister and the Attorney-General at the Parliament Buildings on March 8th instant, when the Committee's objections to the passage of the Bill were presented.

Your Committee was accompanied by the deputation on behalf of the Ontario Bar Association and a similar deputation on behalf of the County of York Law Association.

On the conclusion of the discussion the Premier stated that everything said would have the careful attention of himself and his colleagues.

On motion of Sir Allen Aylesworth the report was received.

Proposed Legislation re Privy Council Appeals.

Convocation directed that the question of taking further action to oppose the proposed legislation re Privy Council Appeals be referred back to the Special Committee to take such action as it may deem proper.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, April 20th, 1922.

Present: Sir Allen Aylesworth, and Messrs. Armour, Brewster, Cassels, Dewart, Farewell, Ferguson, Field, Geary, Harcourt, Henderson, Lewis, Ludwig, McPherson, W. D., MacMurchy, Nesbitt, Spence, Whiting, White, H. S.

In the absence of the Treasurer, Mr. Armour, K.C., at the request of Convocation, took the chair.

The Minutes of the Meeting of Convocation held on the 16th day of March, 1922, were read and confirmed.

Legal Education Committee Report.

Mr. Armour presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates, having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications.

Graduates.

Sydney Tannenbaum.

Matriculants.

Harold Kirby, Laurence Sydney Lyon.

Call to the Bar and Certificate of Fitness.

The following candidates, whose papers and services are correct and who have passed the required examinations and

paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificate of Fitness on completion of their services as Articled Clerks:—Ralph Frederick Sheppard, Barrett Risdon Davidson, Jean Genest, Arthur Wyckoff Rogers.

Call to the Bar and Certificates of Fitness (Special).

Arthur Wyckoff Rogers, who has been duly called to the Bar of the Province of Nova Scotia and duly admitted as a Solicitor of the Province of Nova Scotia, having submitted testimonials of good character and conduct and having given notice and paid the required fees, having filed a certificate from the Secretary of the Nova Scotia Barristers' Society, showing that Barristers of Ontario may be admitted to the Bar of Nova Scotia without passing any examination, and having served under articles a practising solicitor in Ontario for one month, is entitled to be Called to the Bar under Section 3 (e) of the Barristers Act, and to be granted a Certificate of Fitness under Section 6 (e) of the Solicitors Act.

Jean Genest, who has been duly Called to the Bar of the Province of Quebec and duly sworn and admitted as a Solicitor of the Province of Quebec, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under articles a practising solicitor in Ontario for one month, is entitled to be Called to the Bar under Section 3 (e) of the Barristers Act, and to be granted a Certificate of Fitness under Section 6 (e) of the Solicitors Act upon passing such examination as may be prescribed by Convocation.

Special Petitions.

Cecil L. Snyder asks to be allowed to enter the Society without complete Matriculation, which he was unable to complete on account of illness. He has filed a letter from the Principal of the St. Thomas Collegiate Institute in support of his petition. This petition came before the Committee on November 22nd, 1921, and was refused.

The Committee recommend that the petition be refused.

Frederick W. Bartrem, Student-at-Law, asks to be allowed to attend lectures in the First Year during 1922-23,

being one year earlier than the rules provide. He was entered as a student in the Matriculant Class May 18th, 1921.

The Committee recommend that the petition be refused.

Arthur M. Waller, Student-at-Law, asks to be allowed his Christmas Examination in the Second Year, contingent on his passing his Easter examination, on the ground of illness from 13th October, 1921, to January 1st, 1922. A medical certificate is submitted herewith.

The Committee recommend that he take a Supplemental.

Arthur C. Newman asks to be allowed his Second Year examination in which he has a deficiency of 11 marks. He passed his First Year examination in 1920, took the 1920 Summer Session Second Year and failed by 11 marks and passed his Third Year in 1921. He was in Military Service from June 1916 to January, 1919, and was given no allowance on his examinations for his Military Service.

The Committee recommend that he pass Second Year examination at Easter on any paper he shall select.

J. B. O'Brien asks to have the filing of his renewal of Articles allowed although they were not filed within three months. The Articles were dated October 17th, 1921, but through inadvertence were not filed until April 7th, 1922.

The Committee recommend that the petition be refused as it was unnecessary.

W. H. Herrington asks to have the filing of his Assignment of Articles allowed although they were not filed within three months. The Assignment of Articles is dated May 19th, 1921, but through inadvertence was not filed until March 15th, 1922.

The Committee recommend that the petition be granted.

Richard W. Scott, Student-at-Law.

Mr. D'Arcy Scott, of Ottawa, father of Richard Scott, who is a student in the First Year, asks that his son be granted his attendance in the First Year.

The Committee recommend that the petition be granted on his passing the examination of the First Year.

W. G. Welby was admitted as a student in the Matriculant Class on the 29th August, 1921; he asks to be allowed

to attend lectures in September, 1922, although not entitled to attend until September, 1923, under the Rules.

The Committee recommend that the petition be refused. On motion of Mr. Armour the report was adopted.

Re Digest.

Sir Allen Aylesworth moved, seconded by Mr. W. D. McPherson, that the Report of the Reporting Committee as presented at the last meeting of Convocation be adopted, and that the work of publishing a Digest as outlined in the said Report be undertaken under the direction of the Committee, the existing headnotes to be used as far as possible.—Carried.

Re Contract for Printing Reports.

Sir Allen Aylesworth moved, seconded by Mr. W. D. McPherson, that the Secretary be instructed to notify The Canada Law Book Company, that unless the Company is willing to execute without further delay and in the form submitted by the Society, the written contract for the publication of the Ontario Law Reports and the Ontario Weekly Notes, the Society will take steps at once to secure such publications to be done elsewhere.—Carried.

Re Legal Aid Bureau.

Mr. Harcourt read a letter received from Mr. John A. Paterson, K.C., re a proposed "Legal Aid Bureau."

On motion of Mr. Henderson, seconded by Mr. Lewis, the matter was referred to the Discipline Committee.

Re Entertainment of Lord Shaw.

Mr. MacMurchy called Convocation's attention to the fact that Lord Shaw would be in Toronto in the latter part of August next, and it was decided that his Lordship should be entertained.

The Secretary was instructed to write to Lord Shaw.

Irregularities in Prosecution of Legal Business.

Mr. Lewis called the attention of Convocation to the fact that gross irregularities existed in the Western part

of the Province with respect to the prosecution of Legal business by those not qualified or entitled.

The Secretary was instructed to take the necessary action with respect to such specific cases which Mr. Lewis would bring to his attention.

Call to the Bar.

The following gentlemen were introduced and called to the Bar:

Ralph Frederick Sheppard, Barrett Risdon Davidson, Jean Genest, Arthur Wyckoff Rogers.

Amendment of Rule No. 10.

The motion made by Mr. Harcourt to amend Rule No. 10 was directed to stand over until the next meeting of Convocation, when it is hoped the Treasurer will be present.

Amendment of Rules Nos. 103 and 104.

Mr. W. D. McPherson moved that Rule 104 be and the same is hereby repealed; and that on from and after 1st January, 1923, Rule 103 be repealed, and the following substituted therefor:

Rule 103.

(1) Anyone who shall present a Certificate from the Department of Education of Ontario of complete Pass Matriculation, and also Certificates giving him or her credit at the Honour Matriculation examination in the following subjects, viz., Latin, English, Mathematics (Algebra, Geometry and Trigonometry), History, and either French or German, such Honour Certificates to have been obtained within four years of his or her application for admission to the Society;

(2) Anyone who shall present proof that he or she has, within four years of his or her application for admission, passed the examination of any University in Ontario prescribed at the end of the first year in the Faculty of Arts entitling him or her to enter unconditionally the second year and to proceed in due course to a degree in Arts.

(3) Anyone who shall present proof that he or she has within such four years as aforesaid, passed an examination

in any other Province of Canada which would entitle him or her to be admitted to the standing in the University of Toronto to which he or she would have been entitled had he or she passed either of the examinations prescribed in sub-sections (1) or (2) hereof;

Shall be entitled to admission as a Student-at-Law without further examination by the Society on paying the prescribed fee.

Rule 104.

The Legal Education Committee may from time to time make arrangements for the examination of other applicants in such subjects as may be prescribed by such Committee and approved by Convocation.

The motion was read a first and second time.
Convocation then rose.

MEETING OF CONVOCATION.

Thursday, May 18th, 1922.

Present: Sir Allen Aylesworth, and Messrs. Armour, Bain, Cassels, Cowan, Farewell, Ferguson, Field, Geary, Harcourt, Hogg, Henderson, Ludwig, Meredith, McPherson, W. D., McMaster, McPherson, G. G., Nesbitt, Rowell, Rodd, Spence, Tilley, Whiting.

Mr. Armour, as Acting Treasurer, took the chair.

The Minutes of the Meeting of Convocation held on the 20th day of April, 1922, were read and confirmed.

Election of Treasurer.

The Honourable Featherston Osler, K.C., was unanimously re-elected Treasurer.

Standing Committees.

A Committee, consisting of the Chairmen of the present Standing Committees, was appointed to strike Standing Committees for the ensuing year, and their Report is as follows:

Finance—Messrs. Harcourt, Sir Allen Aylesworth, Bain, Cassels, Hogg, Kerr, McMaster, Nesbitt, Proudfoot, Rowell, Spence, Washington, White, H. S., Whiting.

Legal Education—Messrs. Armour, Bain, Brewster, Dewart, Ferguson, Harcourt, Henderson, Kingstone, Ludwig, Lynch-Staunton, McPherson, W. D., Spence, Tilley, White, H. S.

Reporting—Sir Allen Aylesworth, Messrs. McMaster, Armour, Bain, Chrysler, Dewart, Geary, Harcourt, Hellmuth, Henderson, Lynch-Staunton, MacMurchy, Meredith, McPherson, W. D.

Discipline—Messrs. Osler, Brewster, Cassels, Cowan, Dewart, Farewell, Hellmuth, Kerr, MacMurchy, Nesbitt, Proudfoot, Tilley, Washington, White, W. R.

Library—Messrs. Ludwig, Armour, Bain, Farewell, Ferguson, Harcourt, Nesbitt, Rowell, Spence, Tilley, White, H. S.

Journals and Printing—Messrs. McPherson, W. D., Sir Allen Aylesworth, Boys, Brewster, Field, Geary, Harcourt, Kerr, Kingstone, Lewis, McKay, Proudfoot, White, H. S.

County Libraries—Messrs. Proudfoot, Boys, Brewster, Cowan, Farewell, Field, Hogg, Lennox, Lewis, Meredith, McKay, Rodd.

The Report was adopted.

Legal Education Committee Report.

Mr. W. D. McPherson presented the Report of the Legal Education Committee, as follows:—

Examination Returns—Easter, 1922.

The record of the returns of the examiners of the Easter examinations for the Third Year is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Of those who have received sufficient marks to entitle them to honours the following are not “in due course” as required by Rule 167:—H. H. Willson, H. W. Taylor, J. G. Logan, John McColeman, T. L. Robinette.

The Committee refer the matter to Convocation and recommend that they be granted Honour standing.

Scholarships—Third Year.

According to the returns of the examiners the following are entitled to Scholarships:

Chancellor Van Koughnet Scholarship,	C. A. Massey\$400.00
Christopher Robinson Memorial	Scholarship,	H. H. Willson..... 100.00

The Committee recommend that the above Scholarships be awarded.

Medals.

The following are entitled to Medals:—C. A. Massey, Gold Medal; H. H. Willson, Silver Medal; L. R. Cumming, Bronze Medal.

The Committee recommend that the above Medals be awarded.

Call to the Bar and Certificates of Fitness.

The following candidates, whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted Certificates of Fitness on completion of their services as Articled Clerks:—Howard Robert Armstrong, John Bruce O'Brien, John Gordon Logan, John McColeman, James Roderick Maclaren, Lorna Margaret Ireland, Leigh Hammill Snider, Jerome Clarence Kent Fitzgerald, Henry Scott Ritchie, John Douglas Fraser Ross, Thomas Lindsay Robinette, Wilfrid Mayfield Cory, Charles Albert Massey, William Melville Macdonald, John Alexander Boyd, Benjamin Fox, Edward Morrey Dillon, Frank Rodger Darrow, John Bolster Mulvey, William Carden Cousens, William Alan Scott, Alleyne Mortimer Steuart Duggan, William Clark, Ernest Walton Langford, Robert Cockburn Hays, Jr., Harold Morrey Smith, Francis James Sullivan, Richard George Meech, John Culham, Hartley William Cavell, Clarence Audley Jones.

Thomas Lindsay Robinette, a Student-at-Law, in the Third Year, has filed his application to be Called to the Bar on the 18th of May, 1922. He was entered as a student in the Matriculant Class on the 1st September, 1919, and passed the First Intermediate Examination in 1920, the Second in 1921, and the Third in 1922, and in due course would be eligible to be Called to the Bar in September, 1923. He has obtained a Special Act from the Private Bills Committee authorizing the Society to Call him to the Bar on paying the proper fees and passing the prescribed examination, which requirements he has complied with.

The Committee recommend that he be Called to the Bar.

Glenn Elford Strike, a Barrister-at-Law, asks to be admitted as a Solicitor on June 1st, 1922. He was entered as a Student-at-Law in the Matriculant Class June 1st,

1919, was Called to the Bar in May, 1921. He was in Military Service from June, 1917, to January, 1919.

The Committee refer to the matter to Convocation.

Wallace G. Angus, a Student-at-Law in the Third Year, asks to be Called to the Bar in September, 1922. He was admitted as a Student-at-Law in the Matriculant Class on the 1st January, 1918, and would not be eligible to be called until January, 1923. His Articles are dated the 5th September, 1917, and he submits that on completing his five years' service under Articles he should be Called to the Bar.

The Committee recommend that the petition be refused.

Thomas Delany, a Student-at-Law in the Third Year, asked to be Called to the Bar in September, 1922. He was admitted as a Student-at-Law in the Matriculant Class on the 1st January, 1918, and would not be eligible to be called until January, 1923. His Articles are dated the 1st September, 1917, and filed on November 27th, 1917, and he claims that on completing his service under Articles he should be Called to the Bar.

The Committee recommend that the petition be refused.

D. G. Mulligan renews his petition to be Called to the Bar and granted a Certificate of Fitness in June, 1922. The matter came before the Committee on March 14th, 1922, and consideration postponed until the results of the examinations were known. Mr. Mulligan has passed his final examinations.

The Committee recommend that the petition be granted.

Edmund Joseph Moon, who has been duly Called to the Bar, and duly admitted as a Solicitor of the Province of Saskatchewan, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under Articles a practising solicitor in Ontario for five months, is entitled to be granted a Certificate of Fitness under Section 6 (e) of the Solicitors Act.

Principal of the Law School's Report, 1921-22.

The annual report of the Principal, Dr. Hoyles, for the session 1921-22, is submitted herewith.

Appointment of Demonstrators.

The appointment of Demonstrators is made from year to year. Mr. H. W. A. Foster and Mr. C. C. Robinson are the present Demonstrators and are eligible for re-appointment.

The Committee recommend that Mr. Foster and Mr. Robinson be re-appointed.

On motion of Mr. W. D. McPherson the Report was adopted.

Report of the Principal of the Law School.

The Report of the Principal of the Law School for the Law School Term of 1921-22 was read as follows:—

1. The number of students registered was as follows:—

First Year	119
Second Year	120
Third Year	116

355

2. I have in Schedule (A) set out the names of the students who have duly attended the lectures, and in Schedule (B) the names of those who have been prevented from attending by illness or other good cause.

3. The number of lectures delivered was as follows:—

The Principal	132
Mr. J. D. Falconbridge, K.C.	175
Mr. S. Denison, K.C.	85
Mr. S. H. Bradford, K.C.	86
Mr. E. G. Long, K.C.	85
Mr. C. C. Robinson, K.C.	8
Mr. H. W. A. Foster	18
Mr. B. N. Davis, K.C.	10
Mr. Nash	15
Special as per Schedule	19

Total 633

4. Special lectures on Railway Law by
Mr. Angus MacMurchy, K.C. 3

(Delivered before Christmas, 1921).
Third Year.

Schedule of Special Lectures delivered on the following
days in A.D. 1922.

Morning Lectures, 9 a.m.

- Jan. 13—Workmen's Compensation, G. A. Kingston, Esq.
Jan. 20, 27—Executors and Trustees, Clive A. Thomson,
Esq.
Feb. 3, 10—Municipal By-Laws, The Hon. Mr. Justice
Middleton.
Feb. 17—Executors and Trustees, Clive A. Thomson, Esq.
Mar. 3—Professional Ethics, The Hon. Mr. Justice Middle-
ton.

Afternoon Lectures, 4.40 p.m.

- Jan. 13, 20, 27—Law and Literature, Mr. E. D. Armour,
K.C., D.C.L.
Feb. 3—Law, Judges and Some Lawyers, The Hon. Mr.
Justice Hodgins, B.C.L.
Feb. 10—Damages for Breach of Contract—Vendor and
Purchaser, The Hon. Mr. Justice Hodgins,
B.C.L.
Feb. 17—The Status of Canada, The Hon. Mr. Justice
Riddell, L.H.D., LL.D.
Feb. 24—
Mar. 3—Company Law, The Hon. Mr. Justice Masten,
LL.D.
Mar. 10—Company Law, W. K. Fraser, Esq., B.A.

Attendance at all these Lectures is obligatory.

(Sgd.) "N. W. Hoyles,"
Principal.

Dated 3rd January, 1922.

(N.B.—Other lectures are being arranged, the dates for
which will be announced later).

5. In regard to discipline and attention, I repeat with
entire assent the words of Mr. Shirley Denison, K.C., in a
recent number of the "Canadian Law Times":—"Order

and a close attention to the lectures is a rule which for many years past has had practically no exceptions. It is doubtful whether there is in any School a higher standard of courtesy maintained by the Students towards the Lecturers."

6. Through the courtesy of the Canadian Bar Association I have been able to place in the hands of every student in attendance a copy of the excellent "Canons of Legal Ethics" approved by the Association, and have impressed upon the Students the importance of studying and observing the principles contained therein.

7. In addition to this I can state that the necessity of high ideals is impressed upon the Students by all the Members of the Staff of the school in the course of their lectures, and also, very forcibly and effectively, by the Special Lecturers.

The kindness of the latter in giving very valuable help to our School I should like to specially and gratefully acknowledge.

8. In the discussions at the meetings of the American Bar Association recently held, much emphasis was placed upon the necessity for a high character as an essential qualification for those who enter the profession. The lawyer "ought to be a man that a client can trust. He ought to be a man, educated not merely in his mind, but in his soul."

"Modern psychologists and educators have come to the conclusion that a man is not educated effectively if he has been simply given intellectual development; that there is after all, no matter what our religious belief is, something that is deeper than that, that there is a soul, a spirit, I don't care what you call it, but that there is a principle in us that must be educated along with the intellect."

This is unquestionably true, and if the character could be ascertained by a special committee as was suggested, and as is practised in some States, it would be a consummation devoutly to be wished, but it was admitted that "there is no system of tests which can reveal the moral character of a young man just beginning the work of life."

With this agrees the dictum of Brian, C.J.—"It is trite learning that the thought of man is not triable, for the devil himself knoweth not the thought of man."

Cicero says—"qualis sit animus, ipse animus nescit" (the mind itself does not know what the mind is).

9. An important decision in regard to pre-legal education was come to by the American Bar Association and adopted unanimously at a special conference of law Associations in the United States called by the Association for a consideration of the standards for admission to the Bar.

It was that the Law Schools should require as a condition of entrance to their courses at least two years of study in a college.

Should we not in Ontario try and work up to this ideal? It is said that this is already the standard required in Manitoba.

10. The subject of Bankruptcy seems to me to be of such importance that special lectures should be given in it to the Third Year, and I recommend that this be allowed. I venture to suggest Mr. Lewis Duncan as suitable Lecturer.

11. I have not in any previous report referred to the work of the Lecturers, thinking that any commendation of their work might be distasteful to them. But in view of present-day discussion I deem it my duty to state that in my opinion the Law Society and the Law School are to be congratulated upon having for Lecturers gentlemen of such high professional standing, thoroughly efficient, and very punctilious in the exact performance of their duties.

Their valuable lectures are much appreciated by the students.

12. Suggestions have been made to me that something ought to be done for our students in the way of lectures on voice production and elocution. Professor Newlands, of Cambridge and Edinburgh Universities, has recently lectured in Toronto and criticised the mode of preachers and speakers in Toronto. He said that many of them seemed "Cursed with their tongues. That their tongues seem to fill their mouths and the sound does not get out." He had listened to one speaker in Toronto and "it was impossible to make out what he was saying."

I do not know how far this criticism applies to members of the legal profession.

I ask the opinion of the Legal Education Committee in regard to the matter.

"N. W. Hoyles,"
Principal.

Motions as to Honours and Scholarships.

Moved by Mr. W. D. McPherson, seconded by Mr. Harcourt, that whereas Harold Huson Willson was entered as a student in the Matriculant Class on the 1st June, 1919, and passed his First Year examination in Easter Term, 1920, passed his Second Year examination in Easter Term, 1921 and his Third Year in 1922, and obtained second place in his final examination and received sufficient marks to entitle him to Honours, and whereas it is doubtful whether he is entitled under the Original Rules to Honours or Scholarships or Medal as not being "in due course," and whereas under Rule 167 Convention has power in any particular case to award Honours—Be it therefore resolved that the said Harold Huson Willson be awarded Honours and that he be Called to the Bar with Honours and awarded a Silver Medal and the Christopher Robinson Memorial Scholarship.—Carried.

Moved by Mr. W. D. McPherson, seconded by Mr. Harcourt, whereas Charles Albert Massey was entered as a student in the Matriculant Class on the 1st January, 1919, and passed his First Year examination in Easter Term, 1920, passed his Second Year examination in Easter Term, 1921, and his Third Year in 1922, and obtained first place in his final examination and received sufficient marks to entitle him to Honours, and whereas it is doubtful whether he is entitled under the Original Rules to Honours or Scholarships or Medal as not being "in due course," and whereas under Rule 167 Convocation has power in any particular case to award Honours—Be it therefore resolved that the said Charles Albert Massey be awarded Honours and that he be Called to the Bar with Honours and awarded a Gold Medal and the Chancellor Van Koughnet Scholarship.—Carried.

Moved by Mr. W. D. McPherson, seconded by Mr. Harcourt, that whereas the following students have received sufficient marks to entitle them to Honours in their Third Year examinations, and whereas it is doubtful whether they are entitled under the original Rules to Honours as not being "in due course," and whereas under Rule 167 Convocation has power in any particular case to award Honours—Be it therefore resolved that the said following students be awarded Honours and that they be Called to the Bar with Honours:—H. W. Taylor, J. G. Logan, John McColeman, T. L. Robinette, H. M. Smith, F. Cawthorne, F. G.

Cook, E. M. Dillon, R. G. Meech, J. A. Boyd, H. A. Breuls, Daniel Maclean, H. W. Cavell, E. W. Langford.—Carried.

Appointment of Demonstrators.

It was ordered that Mr. C. C. Robinson, K.C., and Mr. H. W. A. Foster be appointed Demonstrators for one year from August 1st, 1922.

Glenn Elford Strike.

It was ordered that the time of service under Articles of Glenn Elford Strike be shortened to a period of three years from his being entered as a student-at-law on the books of the Society and that he be released from further service under his Articles, pursuant to the provisions of 9 Geo. V. (1919) chapter 36.

Finance Committee Report.

Mr. Harcourt presented the Report of the Finance Committee as follows:—

Investments.

The Committee have purchased for the Society \$10,000.00 fully registered Dominion of Canada 1934 Victory Bonds, at 100¼, due 1st November, 1934, with interest at 5½% per annum, payable half-yearly.

Repairs to Brick Wall.

The brick wall enclosing the Society's lands on its eastern boundary, having been partially demolished in connection with the erection of the Caretaker's Cottage, still remains unrepaired. The City of Toronto having decided to abandon its intention to round the south-west corner of Chestnut and Osgoode streets, the question of the repairs of the said wall is referred by your Committee to Convocation.

Kiwanis Club—Use of Convocation Hall.

A letter has been received from Mr. James E. Day, K.C., on behalf of the Kiwanis Club, asking for the use of Con-

vocation Hall on June 21st or 22nd for a "Stag" luncheon for the legal members of the Kiwanis Clubs of Canada and U. S. A., who are having a convention in the city on that date.

The Committee refer the matter to Convocation.

On motion of Mr. Harcourt the Report was adopted.

Repairs to Eastern Brick Wall.

The question of repairing the brick wall referred to in the Finance Committee's report was referred back to that Committee with full power to act.

Kiwanis Club—Use of Convocation Hall.

The Secretary was instructed to write Mr. James E. Day, K.C., informing him that as the members of the Kiwanis Club whom it is proposed to entertain are members of the legal profession in Ontario and in U. S. A., Convocation has granted the permission asked for, namely, that the use of the Great Hall be granted for luncheon.

Reporting Committee Report.

Sir Allen Aylesworth presented the Report of the Reporting Committee as follows:—

Contract re Printing Reports.

The Canada Law Book Company, Limited, having duly executed the new contract re the printing of the Ontario Law Reports and Ontario Weekly Notes which your Committee prepared and submitted, the said contract is now placed by your Committee before Convocation for its consideration.

Contract for Printing Reports.

Moved by Sir Allen Aylesworth, seconded by Mr. Hamilton Cassels, that the written contract between the Society and The Canada Law Book Company for the publication of the Ontario Law Reports and the Ontario Weekly Notes, until December, 1924, as submitted by the Reporting Com-

mittee, be approved, and that the Treasurer and the Secretary be authorized to execute the same on behalf of the Society.—Carried.

Discipline Committee Report.

Mr. Hamilton Cassels presented the Report of the Discipline Committee.

On motion of Mr. Cassels the report was adopted.

Legal Aid Bureau.

The Discipline Committee not being ready to report, the matter was deferred.

Amendment of Rule No. 10.

The motion made by Mr. Harcourt to amend Rule No. 10 was directed to stand over for the next meeting of Convocation when it is hoped the Treasurer will be able to be present.

Amendment of Rules Nos. 103 and 104.

Mr. W. D. McPherson moved the third reading of his motion to amend Rules Nos. 103 and 104 fully set forth in the Minutes of the Meeting of Convocation held on April 20th, 1922.

Moved by Mr. Rodd, and seconded by Mr. Farewell, that the motion be referred back to the Legal Education Committee for further consideration.—Lost.

Moved by Mr. Henderson, seconded by Mr. Nesbitt, that sub-sec (1) of the motion referring to Rule No. 103 be amended by striking out the word "Trigonometry" therein and that either "History" or "English" be required instead of both subjects, and that, subject to the said amendments, the said sub-section should be confirmed.—Carried.

Moved by Mr. Whiting, seconded by Mr. Henderson, that sub-section (2) of the said motion referring to Rule No. 103 be struck out and that the following be substituted therefor:—

(2) "Any one who shall present proof that he or she has, within four years of his or her application for admission, passed the examinations of any University in Ontario in all the subjects prescribed for the first year in the Faculty of Arts, entitling him or her to enter unconditionally the Second Year and to proceed in due course to a Degree in Arts."—Carried.

The Rule was then read a third time and passed.

Call of Barristers.

The following gentlemen were introduced and Called to the Bar in Convocation:—Howard Robert Armstrong, John Bruce O'Brien, John Gordon Logan, John McColeman, James Roderick Maclaren, Lorna Margaret Ireland, Leigh Hammill Snider, Jerome Clarence Kent Fitzgerald, Henry Scott Ritchie, John Douglas Fraser Ross, Thomas Lindsay Robinette, Wilfrid Mayfield Cory, Charles Albert Massey, William Melville Macdonald, John Alexander Boyd, Benjamin Fox, Edward Morrey Dillon, Frank Rodger Darrow, John Bolster Mulvey, William Carden Cousens, William Alan Scott, Alleyne Mortimer Steuart Duggan, William Clark, Ernest Walton Langford, Robert Cockburn Hays, Jr., Harold Morrey Smith, Francis James Sullivan, Richard George Meech, John Culham, Hartley William Cavell, Clarence Audley Jones.

Mr. Armour, the Acting-Treasurer, made a short address to the gentlemen who were Called to the Bar.

Mr. W. D. McPherson presented the gentlemen who were Called to the Bar to the Honourable The Chief Justice of Common Pleas, where the gentlemen Called were introduced to the Court and took the Oath of Allegiance and the Barristers' Oath.

Communications.

Re Dress at Courts-Martial.

A letter from the Assistant Judge Advocate-General of Military District No. 2, asking that the opinion of Convocation be given with reference to the proposed promulgation of a rule of the Militia Authorities that Barristers appearing before a general or district Court-Martial should be gowned.

Convocation signified its entire approval of such a course and instructed the Secretary to reply to the said letter accordingly.

Re Triennial Digest.

A letter from Mr. E. B. Brown, K.C., Editor-in-Chief, in answer to the Secretary's letter to him of April 26th, 1922, re the preparation of the Triennial Digest, referred to in Rule No. 83, was read.

The Secretary was instructed to acknowledge receipt of the said letter and to inform the Editor-in-Chief that the said rule remains unchanged and that it is expected that the preparation of the Triennial Digest will be proceeded with, the same to start from the period the present projected Digest ends.

Re Hall v. Law Society (S. C. O.).

A communication was read from the Law Society's solicitor therein, Mr. E. Douglas Armour, K.C., reporting on the present position of the action pending wherein Alfred Hall is plaintiff and R. N. Ball and the Law Society are defendants.

MEETING OF CONVOCATION.

Thursday, June 15th, 1922.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Armour, Cassels, Harcourt, Hellmuth, Kingstone, Kerr, Ludwig, McPherson, W. D., MacMurchy, Nesbitt, Spence, Washington, White, W. R., White, H. S.

The Treasurer took the chair.

The Minutes of the Meeting of Convocation held on the 18th day of May, 1922, were read and confirmed.

Legal Education Committee Report.

Mr. Armour presented the Report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as Students-at-Law as of the date of filing their applications:—Marguerite Rebecca Phillips, Dan Solomon Denberg, Niram Fletcher Smith, John Gordon MacDougall Collinson, Harold Falls Cross, James Taylor Gow, Solomon Charles Platus, Ivan Clayton Harries, Alexander Michael Ferriss, Ian Thompson Strathan, Kenneth Andrew Christie, James Leith Ross, Jr., Joseph Benjamin Solway, Harry Rosenthal, William Hutchinson Sparrow.

Matriculants:—Arthur James Nash, Allen Victor Preston.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted Certificates of Fitness on

completion of their services as Articled Clerks:—Herschel Alt, Ralph Vrooman Mark, Charles Henry Jean Bowyer, Bernard Caplan, Douglas Leith Ross, Jarvis Laurier McComber, Frankford Ernest Rogers, Jack Mace Hickey, John Gowans Middleton, George Clingan Denton, William Henry Bouck, Herbert Gordon Stapells, Clarence Cedric Downey, Godfrey Edwards MacNab, Victor Kenneth Johnston, Chambers Harper Weir, William Arlington Murray, David Gerald Mulligan, Hedley Ken Thompson, James Lewis Kemp, George Wilson Moore, James Black Chambers, Arthur Gordon Coles, Arthur Howard Clair Bruce, Osborn Shore Hollinrake, William Robert Max Ness, Harold Alvin Breuls, Francis Gordon Cook, Alexander Stanley Ferguson, William Lynn Bailey Smart.

Special Petitions.

Arthur C. Newman asks to be allowed his Second Year examination in which he has a deficiency of 4 marks. On May 19th, 1922 (page 498) the Committee recommended that he should pass such paper in the Second Year examination at Easter, 1922, which he shall select. He wrote on Real Property and obtained 55 marks, but is still 4 marks short on the total. He was in military service for three years.

The Committee recommend that the petition be refused.

J. B. Chambers, a Student-at-Law in the Third Year, asks to have the filing of his Assignment of Articles allowed. He was articled to W. B. Milliken on the 14th August, 1919, and served him until the 20th August, 1919, when he went to Hamilton and commenced to serve H. S. Robinson, but neglected to assign his Articles. He has now made out an Assignment, dated 20th August, 1919, and filed in the Central Office June 7th, 1922.

The Committee recommend that on producing the Assignment, properly executed and proved, the petition be granted.

W. J. Petty asks to be granted a Certificate of Fitness. He was entered as a student in the Matriculant Class on 1st September, 1919, and transferred to the Graduate Class on 14th September, 1920. He passed the First Year examination at Easter, 1920, Second Year in Summer Session, 1920, and Third Year at Easter, 1921, and was Called

to the Bar on 19th May, 1921. He was in military service from April 22, 1919, to 30th July, 1919.

The Committee recommend that on serving 3 years under Articles from the date he was entered as a Graduate he be granted his Certificate of Fitness.

H. W. Cavell asks to be granted a Certificate of Fitness. He was entered as a student in the Graduate Class on 1st September, 1920, and was allowed his First Year for military service from March, 1918, to January, 1919. He passed his Second Year examination at Easter, 1921; his Third Year at Easter, 1922, and was Called to the Bar on the 18th May, 1922. He has served a year and nine months under Articles.

The Committee recommend that on serving under Articles for three years from the date he was entered, he be granted his Certificate of Fitness.

Fleet G. Whitaker asks to be allowed to attend Lectures this Fall. He was entered as a student in the Matriculant Class on 1st October, 1921, and under the Rules would not be eligible to attend until 1923. He has served under Articles since September, 1920, but his application was not accepted until October, 1921, as there was some delay in obtaining standing in Queen's University on his American degree of B.A.

The Committee recommend that the petition be refused.

H. P. Snelgrove asks to be admitted as a Student-at-Law in the Matriculant Class, on the ground of military service. He submits a letter from the Principal of the Cobourg Collegiate Institute stating that he was a student in that Collegiate, but was prevented from completing his Junior Matriculation standing owing to adverse circumstances.

The Committee recommend that the petition be refused.

C. A. Curtis asks to be transferred from the Matriculant to the Graduate Class. He was entered in the Matriculant Class on the 1st October, 1918, and after serving four months under Articles, discontinued his course and attended the University. He has now obtained his B.A. degree and desires to re-enter as a Student-at-Law in the Graduate Class without payment of further fees.

The Committee recommend that he be allowed to withdraw from the Society as a Matriculant and then enter as a Graduate.

Morton M. Keachie asks to be allowed his Third Year examination on which he failed by six marks on the total.

The Committee recommend that the petition be refused.

F. J. Hanna asks to be admitted as a Student-at-Law in the Graduate Class. He has completed the requirements for the Degree of B.A. with the exception of English, in which subject he will be required to pass a supplemental before obtaining the Degree.

The Committee recommend that the petition be refused.

Examination Returns—Easter, 1922.

First and Second Years.

The record of the returns of the examiners of the Easter examinations for the First and Second Years is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Scholarships—First Year.

According to the returns of the examiners, the following are entitled to Scholarships:—

A. R. Graydon	\$100 00
H. A. F. Boyde	60 00
C. C. Baker	40 00
Miss V. L. Parsons	40 00
D. P. Jamieson	40 00
Wm. Schreiber	40 00
J. M. Stuchen	40 00

Second Year.

D. A. C. Martin	\$100 00
H. S. Rosenberg	60 00
D. Cohen	40 00
Miss L. G. Wilson	40 00
T. C. Newman	40 00
W. H. Fraser	40 00
H. D. Lang	40 00

Honours.

Of the candidates in the Second Year who have received sufficient marks to entitle them to Honours, the following gentlemen are not "in due course" as required by Rule 167, but are returned soldiers:—F. C. S. Evans, J. Sedgewick, W. J. Major, F. G. MacKay, R. A. Cluff, H. N. Bawden, S. R. Johnson, C. A. Thompson, R. J. E. Graham, J. A. MacDonald.

The Committee recommend that they be granted Honour standing as a special case.

Re Examinations—Honour Standing.

The Chairman brought to the attention of the Committee a statement as to the results of examination for Honours and recommends that the conditions for obtaining Honours should henceforth be the attainment of 75% in each subject.

The Committee agree with this suggestion and recommend that it be adopted and the Rules be amended accordingly. The change to require that the one obtaining the first scholarship of \$100.00 should take Honours but not necessarily the others.

Mr. Armour moved the adoption of the Report.

Morton M. Keachie.

Moved by Mr. H. S. White, seconded by Mr. W. D. McPherson, that the petition of Morton M. Keachie referred to in the said Report be allowed.—Carried.

Arthur C. Newman.

Moved by Mr. Kerr, seconded by Mr. Spence, that the petition of Arthur C. Newman referred to in the report be allowed.—Carried.

Subject to the allowance of the two said petitions the Report was adopted.

Re Honours to Students in Due Course.

Moved by Mr. Harcourt, seconded by Mr. W. D. McPherson, that whereas the following students have received sufficient marks to entitle them to Honours in their

Second Year examinations, and whereas it is doubtful whether they are entitled under the original Rules to Honours as not being "in due course," and whereas under Rule 167 Convocation has power in any particular case to award Honours—Be it therefore resolved that the following students be awarded Honours in their Second Year examination:—F. C. S. Evans, J. Sedgewick, W. J. Major, F. G. MacKay, R. A. Cluff, H. N. Bawden, S. R. Johnson, C. A. Thompson, R. J. Graham, J. A. MacDonald.—Carried.

Amendment of Rules 166 and 169 (Honour Standing).

Moved by Mr. Armour that the Rules in that behalf be suspended and that the following motion be read three times and passed:—

"That Rule 166 be repealed and that the following be substituted therefor:—

Candidates obtaining at least three-fourths of the marks obtainable on the papers in each subject shall be passed with Honours.

(a) This Rule shall apply to all students who shall commence the Law School course on and after September, 1922.

That Rule 169 be amended by striking out the words "with Honours."

(a) This Rule, as amended, shall apply to all students who shall commence the Law School course on and after September, 1922."—Carried.

Amendment of Rule No. 103.

Moved by Mr. Armour, seconded by Mr. W. D. McPherson, that the Rules in that behalf be suspended and that the following motion be read three times and passed:—

"That sub-section (2) of Rule No. 103, as passed by Convocation at its meeting on the 18th May, 1922, be struck out and that the following be substituted therefor:—

(2) Any one who shall present proof that he or she has, within four years of his or her application for admission, passed the examination of the University of Toronto prescribed at the end of the First Year in the Faculty of Arts, entitling him or her to enter unconditionally the Second Year and to proceed in due course

to a degree in Arts, or the examination of any other University in Ontario equivalent thereto."—Carried.

Finance Committee Report.

Mr. Harcourt presented the Report of the Finance Committee, as follows:—

Paving of North Yard.

The Committee recommend that the north yard, now used for the parking of automobiles, be paved. Tenders have been received for a concrete and cinder paving, which will cost about \$512.00.

Renovating.

The Committee recommend that the interior of the Law Society's premises, being the East Wing of Osgoode Hall (including the Law School), be cleaned and renovated. A tender has been received to do the work for \$1,905.00 as per written specifications.

Renovating.

The question of renovating the Law Society's premises referred to in the said Report was referred to a sub-committee to be composed of the Treasurer, Sir Allen Aylesworth, Mr. Harcourt and any Benchers available to attend at a meeting thereof.

Paving of North Yard.

The question of paving referred to in the said Report was referred to the Finance Committee with full power to act.

Re Ordering of Coal.

The Secretary was instructed to order for immediate delivery the full amount of coal required to be used during the ensuing Winter.

Re Repair of East Wall.

Sir Allen Aylesworth moved, seconded by Mr. Cassels, "that the wall enclosing the eastern boundary of the Society's premises be repaired temporarily to the satisfaction of the Finance Committee."

On motion of Mr. Harcourt, the Report was adopted.

Discipline Committee Report.

The Treasurer presented the Report of the Discipline Committee as follows:—

Re Legal Aid Bureau.

On April 20th, 1922, Convocation referred to this Committee a letter which was received from Mr. John A. Paterson, K.C., re a proposed Legal Aid Bureau. The Committee carefully considered the subject matter of the said letter and the enclosure therein, and while not in any sense disapproving of the work of such an Association and its objects, as mentioned in Mr. Patterson's letter, feel that it is not a matter within the scope of the Society's objects or with which the Society should deal, and directed that a reply be made along these lines.

Re Canadian Bar Association Annual Meeting.

A letter from the Secretary-Treasurer of the Canadian Bar Association asking the Society to be represented at a Conference on Law Reporting to be held at Vancouver on Tuesday, August 15th, 1922, was read.

Moved by Sir Allen Aylesworth, seconded by Mr. W. D. McPherson, that Messrs. W. R. White, Ludwig, H. S. White and MacMurchy, together with any other member of Convocation who may be present, be authorized, as delegates from the Society, to attend a Conference to consider the subject of "Law Reporting" in the different Provinces of Canada, such Conference to be held in Vancouver on or about August 15th next, in connection with the Annual Meeting of The Canadian Bar Association.—Carried.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, September 14th, 1922.

Present:—The Treasurer, Sir Allen Aylesworth, and Messrs. Armour, Bain, Boys, Brewster, Cassels, Dewart, Field, Geary, Harcourt, Henderson, Kingstone, Lennox, Lewis, Ludwig, Lynch-Staunton, McMaster, MacMurchy, Rowell, Spence, Tilley, White, W. R., and White, H. S.

The Minutes of the meeting of June 15th, 1922, were read and confirmed.

Canadian Bar Association.

Moved by Mr. Henderson, seconded by Mr. Ludwig—
“That Messrs. Armour and H. S. White be appointed as Delegates from the Law Society to attend the next meeting of the Canadian Bar Association.” Carried.

Chief Librarian.

The Chairman of the Library Committee reported to Convocation the death of Mr. Charles Elliott, Chief Librarian, on the 28th July, 1922.

Moved by Mr. Ludwig, seconded by Mr. Armour, that the Secretary be instructed to insert an advertisement in the daily press for applications for the vacant post. Carried.

Library Committee.

Mr. MacMurchy was directed to be added to the membership of the Library Committee.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by Mr. Armour, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees

and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Graduates.

John William Forde, James Hector McQuarrie, Allan Bertram Moore, Abram Sher, Walter Gordon Thomson, Harold Beam Matchett, Clifford Austin Curtis, Alfred Edward Tucker Gilroy, Franklyn Wood Fisher, Beverley Vallack Elliott, Harvey Eaton Hazlewood, Dalton Courtwright Wells, Frank Cecil Forster, Gordon Albert Binkley, John Logan Sutherland, Kathleen Kane Lee, Frank Fingland, Herbert Arthur Wilson, Wilfred Bredin, Stanley Murray Chown, Clifford Earl Kitchen, Hugh Henry Creswicke, William Innes Drynan, Lorne Cecil Lee, Robert Irvin Ferguson, Lewis Samuel, John Leslie Prentice, William Alfred Stilwell, Frederick Kent Jaspersen, Donald Percy Guthrie.

Matriculants.

Charles Walfish, Margaret Elizabeth Perney, Frederick Arthur Dashwood,

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be called to the Bar at once and to be granted certificates of fitness on completion of their services as Articled Clerks:

Wilfrid George Bowles, Norman Lee Mathews, Rodolphe Danis, Lorne Raeburn Cumming, John Harper Schofield, Aubrey Dyson Purcell, Marian Loretta James, Salter Adrian Hayden, Arthur Clayton Newman, Daniel Maclean, John Emeric Stuart Taylor.

Approved.

Certificate of Fitness—Special.

James Cowan, who has been duly called to the Bar and duly admitted as a Solicitor of the Province of Saskatchewan, having submitted testimonials of good character and conduct and having given notice and paid the required fees,

and having served under Articles a practising solicitor in Ontario for one month, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act.

Approved.

Special Petitions.

Louis Rasminsky has filed an application for admission as a student-at-law on Junior Matriculation Standing, which he obtained in June, 1920, but owing to illness and financial embarrassment at that time was unable to file his application for admission.

The Committee recommend that the petition be refused.

G. A. McGillivray asks to be admitted as a student-at-law on his Junior Matriculation standing, which he obtained in June, 1916, and also that he be allowed to attend lectures in September, 1923. He enlisted in February, 1916, at the age of 15, and was discharged in August, 1919; he then attended the Faculty of Medicine for one year but developed tuberculosis and was unable to continue. He was then in a sanitarium for a year and unable to study.

The Committee recommend that the petition be granted.

E. N. Johnston asks to be admitted as a student-at-law on his Honour Matriculation standing in German, French, Greek, Latin, English, and History, although he is conditioned in Mathematics.

The Committee recommend that the petition be refused.

K. A. Mahaffy asks to be allowed to transfer from Alberta to the Third year in the Law School here. He was admitted as a student-at-Law in Ontario in Trinity term, 1910, in the Matriculant Class, but did not attend here. He enlisted in 1914, and served throughout the duration of the war. On his return he was admitted as a student in Alberta and passed the first and second examinations there, except that he has yet to pass a supplemental examination in Second year Real Property, having failed by four marks. He asks to be transferred to the Third year here and to be called to the Bar and admitted as a solicitor on passing the Third year examinations.

The Committee recommend that he finish his course in Alberta and then ask for admission.

Alan C. Jarvis asks to be admitted as a student-at-law on his Honour Matriculation standing in the subjects of

English, Mathematics, Physics and Chemistry, which he obtained in June, 1921.

The Committee refer the matter to Convocation.

A. D. McDonald asks to be allowed to attend lectures this fall. He was entered as a student in the Matriculant Class on May 2, 1921, and to be in due course would not be eligible to attend lectures until 1923.

The Committee recommend that the petition be refused.

R. F. Cassels asks to be allowed to attend lectures this fall. He was entered as a student in the Matriculant Class on December 24, 1921, and to be in due course would not be eligible to attend lectures until 1923.

The Committee recommend that the petition be refused.

J. P. Hart asks to be allowed to attend lectures this fall. He was entered as a student in the Matriculant Class on August 31, 1921, and to be in due course would not be eligible to attend lectures until 1923.

The Committee recommend that the petition be refused.

S. Berger asks to be allowed to attend lectures this fall. He commenced his service under Articles on January 19, 1921, and left his application with his Principal to be filed, but it was not filed until May 14, 1921, on which date he was entered. If his application had been filed in January he would have been eligible to attend this fall.

The Committee recommend that the petition be granted.

F. A. Dashwood asks to be allowed two years service under Articles and to commence lectures at the Law School this fall, on the ground of three years military service and ill-health. He was entered as a student in the Matriculant Class on 15th July, 1922.

The Committee recommend that the petition be refused.

Harold H. Willson, a student-at-law in the 3rd year, asks to be called to the Bar and granted a Certificate of Fitness on September 14th, 1922. He was articled to E. C. Awrey of Leamington on the 7th September, 1917, and his Articles were duly filed in the Central Office on the 13th September, 1917. He filled up his petition for admission and made out a cheque for the admission fees and had his application all complete in September, 1917, but owing to some oversight the application was mislaid in his office without the petitioner's knowledge. About the end of May, 1919,

the petitioner discovered that his application had not been filed and immediately filed it and was entered on the books on the 1st June, 1919, in the Matriculant Class. The Committee allowed him to attend lectures in September, 1919, and he passed all his examinations with Honours. Under the Rules he would not be entitled to his call until June, 1924, although he has completed his five years service.

The Committee recommend that the petition be refused.

Carl F. Peters asks to be admitted as a student-at-law on his B.A. degree from Harvard University of Cambridge, Mass., U.S.A.

The Committee recommend that the petition be refused.

F. A. Dashwood—Moved by H. S. White, seconded by Mr. McMaster, that Mr. Dashwood's petition as presented to the Committee, be granted.

Moved in amendment by Mr. Armour, seconded by Sir Allen Aylesworth, that Mr. Dashwood be allowed to attend the Law School forthwith and that the remainder of the prayer of his petition be deferred for future consideration. Lost.

The original motion was then carried.

K. A. Mahaffy—Moved by Mr. MacMurchy that Mr. Mahaffy's petition as presented to the Committee, be granted.

The motion was not seconded.

Harold Herson Willson—Moved by Mr. Spence, seconded by Mr. Bain, that Mr. Willson's petition as presented to the Committee, be granted, and that the date of his admission to the Law Society be dated back to the 13th September, 1917, and that he be forthwith called to the Bar and sworn in as a Solicitor.

Moved in amendment by Mr. Harcourt, seconded by Mr. Armour, that Mr. Willson be forthwith sworn in as a Solicitor and the Secretary be instructed to write Mr. Willson advising him that following the results of the recent Third year examinations he obtained the Silver Medal and the Christopher Robinson Memorial Scholarship, which Medal will be presented to him at the time he is called to the Bar.

The amendment was carried.

Jean Noel Desmarais—Mr. Tilley moved, seconded by Mr. Bain, that the Rules of the Society in that respect be

suspended and that Mr. Desmarais be forthwith sworn in as a Solicitor and be called to the Bar. Carried.

The adoption of the report as varied by the preceding motions was then moved by Mr. Armour and carried.

Call to the Bar.

The following gentlemen were introduced and called to the Bar:—

Wilfrid George Bowles, Norman Lee Mathews, Rodolphe Danis, Lorne Raeburn Cumming (bronze medal), John Harper Schofield, Aubrey Dyson Purcell, Marian Loretta James, Salter Adrian Hayden, Arthur Clayton Newman, Daniel Maclean, John Emeric Stuart Taylor, Jean Noel Desmarais.

Presentation of Bronze Medal.

Mr. Lorne Raeburn Cumming was presented with the bronze medal awarded to him by Convocation on the 18th day of May, 1922.

Finance Committee Report.

The Report of the Finance Committee was presented by Mr. Harcourt, as follows:—

Paving North Yard.

The Committee are of opinion that no action be taken with regard to the proposal to pave a portion of the north yard for the purpose of parking automobiles.

Light in rear of Law School.

The Secretary was instructed to have an electric light installed at the north-east corner of the building in order to illuminate the Society's premises contiguous to the Law School.

The Charles Elliott Estate.

It was ordered that a cheque be sent to the Executors of the estate of Charles Elliott, late Chief Librarian of the Law Society, for the sum of \$283.33, being the amount of one month's salary as an honorarium.

Closing of East Gate.

The question of closing the east gate of the Society's grounds was discussed, and it was ordered that the matter be referred to Convocation with the opinion of the Committee that the gate should be closed daily (but not locked) between the hours of 5 p.m. and 9 a.m.

On motion of Mr. Harcourt the report was adopted.

Discipline Committee.

The Treasurer, the Chairman of the Committee, reported to Convocation that there were no matters at present outstanding necessary to be the subject of a special report.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, October 19, 1922.

Present:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Boys, Cassels, Dewart, Farewell, Field, Harcourt, Henderson, Kerr, Lennox, Ludwig, McKay, MacMurchy, McPherson, G. G., McPherson, W. D., Nesbitt, Proudfoot, Rodd, Spence, White, H. S., and White, W. R.

The Treasurer took the Chair.

The Minutes of the meeting of Convocation of September 14th, 1922, were read and confirmed.

The Treasurer addressed Convocation and referred to the great loss the Law Society had sustained by the deaths of Mr. E. Douglas Armour, K.C., and Mr. J. L. Whiting, K.C.

Re Canadian Bar Association.

Moved by Mr. Henderson, seconded by Mr. Ludwig, that Mr. Bain be appointed as one of the delegates to the Canadian Bar Association to replace the late Mr. E. Douglas Armour, K.C. Carried.

Library Committee Report.

The report of the Library Committee presented by Mr. Ludwig, as follows:—

1. The estimated expenditure for the year 1923 for library purposes is as follows:—

	1923.	1922.
Books and periodicals.....	\$2,600 00	\$2,600 00
Freight and brokerage.....	100 00	75 00
Binding	800 00	800 00
Rebinding and repairs.....	800 00	800 00
Stamping	65 00	65 00
Stationery and other supplies	500 00	500 00
Salaries	8,500 00	7,300 00
Wages	1,468 00	1,468 00
Extra night work on catalogue	270 00
	<hr/>	<hr/>
	\$14,833 00	\$13,878 00
New subject-index for Library	2,500 00	
	<hr/>	<hr/>
	\$17,333 00	\$13,878 00

2. Tenders have been received for the printing and binding of the new subject-index for the library from the following:—

(1) Canada Law Book Company.	
300 copies	\$1,933 20
500 copies	2,010 20
(2) Carswell Co. Ltd.	
300 copies	2,065 60
500 copies	2,228 20
(3) Hunter-Rose Co.	
300 copies	2,290 00
500 copies	2,466 00
(4) University of Toronto Press.	
300 copies	2,315 60
500 copies	2,484 40
(5) Warwick Bros. & Rutter.	
300 copies	2,422 00
500 copies	2,588 16
(6) MacLean Publishing Co.	
300 copies	2,750 00
500 copies	2,900 00

The Committee recommends that the tender of the Canada Law Book Co. be accepted by Convocation.

3. In answer to the advertisement, the following applications have been received for the position of Chief Librarian in the Library:—

R. G. Affleck, J. G. Guise-Bagley, R. W. K. Bain, Miss K. W. Cuppage, John J. Daley, J. G. Dickson, R. S. Hays, W. E. Lear, Charles Wilkinson.

The Committee recommends that Mr. John J. Daley be appointed to the position of Chief Librarian in the Library.

4. In 1919 we stopped taking the American State Session Acts. The Library Committee asks for instructions whether these are to be kept up to date.

On motion of Mr. Ludwig, the report was adopted.

Chief Librarian.

Mr. John Joseph Daley was appointed Chief Librarian, to succeed the late Mr. Charles Elliott.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by the Treasurer, as follows:—

Examination Returns—Supplementals, 1922.

The record of the returns of the examiners of the Supplemental examinations, for the First, Second, and Third years, is submitted herewith, showing those who have passed and those who have failed.

W. E. Clark asks to be allowed to attend lectures in the First year, commencing this fall. He was entered as a student in the Matriculant class on the 31st December, 1921, and would not be eligible to attend lectures until 1923.

The Committee recommend that the petition be refused.

Miss Elizabeth Davies asks to be allowed to attend lectures in the First year commencing this fall. She was entered as a student in the Matriculant class on the 16th May, 1921, and would not be eligible to attend lectures until 1923. Her Articles were dated 24th March, 1921, and she was under the impression that her application was filed in time to entitle her to attend this fall.

The Committee recommend that the petition be granted.

H. H. Willson asks to have his name changed on the Rolls of the Society. He was entered as a student under the name of "Harold Huson Willson," and asks to have it changed to "Harold Herson Willson" which is his proper name.

The Committee recommend that the petition be granted.

E. N. Johnson asks to be admitted as a student in the Matriculant class as of the 18th May, 1922. He filed his application for admission on the 18th May and submitted a certificate that he had passed the Honour Matriculation examination in Latin, English, History, French, German and Greek, but was conditioned in Mathematics, and his petition was refused by the Committee. He has now filed a certificate that he has passed his Honour examination in Mathematics at the September, 1922, examinations, and he asks to have his term dated back to the original date of his petition, namely, 18th May, 1922.

The Committee recommend that the petition be granted.

Alan C. Jarvis asks to be admitted as a student-at-law on his Honour Matriculation standing in the subjects of

English, Mathematics, Physics and Chemistry, which he obtained in June, 1921.

The matter came before the Committee on September 12th, and was referred to Convocation, the Secretary in the meantime to obtain from the Registrar of the University a certificate showing the applicant to have passed in Latin at his Junior Matriculation examination. The Secretary has obtained this certificate and it is submitted herewith.

The Committee recommend that the petition be granted.

L. R. McDonald asks to be admitted as a student in the Matriculant class on his Junior Matriculation standing in the Province of Saskatchewan, which standing, he states, was accepted by the University of Toronto as equivalent to Ontario Junior Matriculation. He has also the equivalent to Senior Matriculation, lacking two subjects, from the Department of Education of Saskatchewan, and also has Honour standing in Physics and Biology. He has been admitted as a student-at-law in the Province of Saskatchewan.

The Committee recommend that the petition be granted.

The Legal Education Committee begs to report as follows:—

Election of Chairman.

On motion of Mr. Bain, seconded by Mr. H. S. White, Mr. Harcourt was elected Chairman of the Committee to succeed the late Mr. E. Douglas Armour, K.C.

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications.

Graduates.

Ruby Mildred Wigle, Clarence Laverne Yoerger, John McDermot Coutts, William Elliott Kelly, Bernard Elliot Park, Horatio Warren Douglas Fritz, Herman Joseph Fournier, Donald Forsyth MacLaren, Gerald Moore Purcell, William Kitchener Brown, Reginald Elbridge Nourse, Angus William MacMillan, Murdoch Leonard Martyn,

Henry Jacob Vincent Fink, Francis Roderick Pakenham, Frederick James Hanna, Erastus William Grant, Frederick Thomas McDermott, Michael Augustine O'Shea, Norman Clifford Thomas Howard, Allen Victor Preston.

Matriculants.

George Argo McGillivray, Emmett Francis Sheehy, Bernard Weinberg, Max Benson.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be called to the Bar at once and to be granted Certificates of Fitness on completion of their service as articled clerks:—

William Woodworth Crow, Walter Herman Shinnick, Douglas Derwood Gross, Frederick George McBrien, Donald John McFarlane, William Edward Spencer, Thomas Martin Mungovan, Osmond Francis Howe, Joseph Denny, Adrian Ilderim Revelle, John Clifford Reynolds, Samuel Lepofsky, Abraham Greenbaum, Meyer Rotstein, Charles Robert Bastedo, William Joseph Arthur Fair, Walter Woods McKeown, Morton Moore Keachie.

Approved.

Appointment of Examiners.

The term of Mr. C. W. Livingston, Senior Examiner, and Mr. N. S. Caudwell, Examiner, expires on the 1st December, 1922.

The Secretary was instructed to insert the usual advertisement in the newspapers.

Appointment of Lecturer.

The term of Mr. E. G. Long, K.C., as Lecturer, expires on the 1st November, 1922.

The Secretary was instructed to insert the usual advertisement in the newspapers.

Special Petitions.

Charles Barker asks to be admitted as a student-at-law on his Junior Matriculation standing. He has had 16 years

experience in legal work both in England and in Ontario, and had complete charge of the office of Mr. N. F. Davidson, K.C., during the latter's illness, and under the personal supervision of Mr. Britton Osler, K.C. In February, 1920, before the new rule requiring Honor Matriculation came into force, he commenced to study for his Junior Matriculation in order to qualify for admission as a Law Student. He completed his Junior Matriculation in September, 1922, and asks that he be admitted on that standing in view of his long legal experience.

The Committee has no power to grant the petition but unanimously recommend that Convocation look upon it with favor.

Robert H. Saunders asks to be admitted as a student-at-law in the Matriculant Class. He passed the Junior Matriculation examination in June, 1921, and received credit in the Honour examination in English, Mathematics (Algebra, Geometry, Trigonometry) and French, but failed in Latin.

The Committee recommend the petition to Convocation for favorable consideration.

E. W. Haines asks to be admitted as a student-at-law in the Graduate Class. He has received the degree of B.Sc. from Armour Institute of Technology, Chicago, Ill., and he submits a letter from the Dean of the Faculty of Applied Science of the University of Toronto stating that his degree from Armour Institute is equivalent in standing with the degree of Bachelor of Applied Science of Toronto University.

The Committee submits that the Statute is conclusive against the petitioner and so reports.

P. F. Munro asks to be allowed to continue his course at the Law School without payment of a further fee. He was entered as a student in the Graduate Class in Easter Term, 1913, but was unable at that time to continue his course.

The Committee recommend that the petition be granted, as he has already paid the proper fee.

W. V. Manning asks to be admitted as a student in the Matriculant Class. He was in the third form of High School when he enlisted for overseas service, and since his return he has been running a hardware store and insurance office.

The Committee recommend that the petition be refused.

A. V. Preston asks to be transferred from the Matriculant Class to the Graduate Class. He was entered as a student in the Matriculant Class on the 5th June, 1922, but has now received the degree of B.A. and asks to have his name changed on the Roll.

The Committee recommend that the petition be granted on his filing a certificate that he has received the degree of B.A.

Archibald McPhee, a student in the Second year, asks to be allowed to enter the Third year and to write off his supplemental examinations of the Second year at Christmas or Easter next. He wrote on the Second year examinations in Easter, 1922, and failed on the total by 72 marks; he wrote on the Supplementals in September, 1922, and made up 40 marks but still has a deficiency of 32 marks. He was in military service for over three years and has had both legs amputated at the hips as a result of his military service.

The Committee recommend the petition to Convocation for favourable consideration, under the circumstances.

J. R. Boys, a student-at-law in the Third year, asks to have allowed the filing of his articles although not filed within three months as required by the Rules. His Articles were dated the 1st October, 1917, and he was entered as a student on the 1st November, 1917, but through inadvertence his Articles were mislaid and were not filed in the Central Office until July, 1919.

The Committee recommend that the petition be granted.

J. C. Reynolds asks to have allowed the filing of his Assignments of Articles, although not filed within three months. He was articled to J. L. Whiting, K.C., on the 21st May, 1920, and served him until September 15th, 1920, when he commenced to serve Mr. A. D. McKenzie, but neglected to assign his Articles; he served Mr. McKenzie up until May 15, 1922, when he commenced to serve Mr. G. N. Shaver. He has now completed his Assignments and filed them and asks to have the filing allowed.

The Committee recommend that the petition be granted.

D. V. Ranger, a student in the Second year, asks to be allowed to enter the Third year and write off his Second year Supplementals at Christmas or Easter next. He wrote at the supplementals in September, 1922, and failed by 25 marks on the total and 2 marks in Criminal Procedure.

The Committee refer the matter to Convocation.

O. E. Fleming, a student in the Second year, asks to be allowed his Second year examination. He wrote on the supplementals but failed in three subjects and also on the total by 114 marks.

The Committee recommend that the petition be refused.

Certificate of Fitness—Special.

Frederick Arthur Watson, who has been duly called to the Bar and duly admitted as an Attorney of the Province of Manitoba, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under Articles a practising solicitor in Ontario for two years, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act.

He asks that he be allowed a rebate of the Law School fees amounting to \$100.00, or a portion thereof, which he paid during 1915 when he was attending here as a special student from Manitoba.

The Committee recommend that the request contained in the second paragraph be refused.

Dan S. Denberg of the City of Winnipeg, in the Province of Manitoba, asks to be called to the Bar and admitted as a solicitor of the Supreme Court of Ontario. He passed the necessary examinations for call to the Bar and admission in Manitoba, but owing to the fact that he did not comply with a rule of the Province of Manitoba that "no male unmarried person under the age of 34 years and who has reached the age of 18 years be admitted to the Society unless he produces evidence that he has enlisted or a certificate of exemption or satisfactory reasons why he has not enlisted." He submits a Certificate from the Secretary of the Law Society of Manitoba stating that his inability to comply with that Rule was the only obstacle to his admission in that province. The petitioner states that owing to domestic reasons he was unable to enlist.

The Committee recommend that the petition be refused.

Colonial Solicitors Act, 1900.

A letter was submitted from the Deputy Attorney-General enclosing a copy of a letter from the Colonial Secretary in regard to the admission of Ontario Solicitors to the Supreme Court of England.

The Committee referred the matter to a sub-committee consisting of the Treasurer, Mr. Harcourt, and Mr. W. D. McPherson, to consider and report at the next meeting of the Committee.

Special Lectures in Bankruptcy.

The question of appointing a special Lecturer of the Law School on Bankruptcy, was before the Committee.

The Committee recommend that special lectures in Bankruptcy be provided and the question whether it be by one of the present lecturers or one of the present demonstrators or by a special lecturer, be referred to Convocation.

E. N. Johnson. This petition was refused.

Charles Barber. Rule 103 was suspended, and the petition was granted.

Archibald McPhee. Rule 126 was suspended, and the petition was granted.

D. V. Ranger. It appearing that the granting of this petition would be in violation of the provisions of Rule 126 of the Society, Convocation refused to allow this petition to be granted.

O. E. Fleming. Rule 126 of the Society was suspended herein, and the petitioner be allowed to enter forthwith his Third year and complete in due course the deficiency in his Second year, solely as a special case on the ground of his military service.

Special Lectures in Bankruptcy.

Moved by Mr. H. S. White, seconded by Mr. Henderson, that arrangements be made to have 10 special lectures given on the Law of Bankruptcy, and that the Secretary be instructed to advertise for a lecturer.

Moved in amendment by Mr. W. D. McPherson, seconded by Mr. MacMurchy, that the matter be referred back to the Legal Education Committee with power to act.

The amendment was carried.

The said two reports as varied by the preceding motions, were then adopted.

Finance Committee Report.

The report of the Finance Committee was presented by Mr. Harcourt, as follows:—

Annual Financial Statement.

The annual financial statement, certified by the Auditor, for the year ending 31st August, 1922, is submitted herewith, showing Receipts amounting to \$133,172.04 and Disbursements amounting to \$105,648.14, with a surplus of \$27,523.90.

The Committee recommend that the Statement of Revenue and Expenditure be printed and distributed in pursuance of the Statute.

Annual Estimates.

The estimates of Revenue and Expenditure for the year ending August 31st, 1923, are submitted for the approval of Convocation. The amount of the Estimated Revenue is \$121,500.00 and the amount of the estimated Expenditure is \$114,846.00.

On motion of Mr. Harcourt the report was adopted.

War Memorial.

Mr. Harcourt moved, that the question of the erection of a War Memorial to commemorate those members of the Society who have made the Supreme Sacrifice in the late war, be referred to a special committee to be named by the Treasurer. Carried.

Victory Bonds.

Mr. Harcourt addressed Convocation as to the possible advisability of now selling certain of the Society's Victory Bonds in order to take advantage of a market appreciation in value.

Referred to the Finance Committee.

Memorials of the late Mr. E. Douglas Armour, K.C., and the late Mr. J. L. Whiting, K.C.

The Treasurer named Sir Allen Aylesworth and Mr. Kingstone, to act as a Committee to prepare a memorial of the late Mr. E. Douglas Armour, K.C., and Mr. Rowell and Mr. Kerr as a Committee to prepare a memorial of the late Mr. J. L. Whiting, K.C.

Reporting Committee Report.

The report of the Reporting Committee was presented by Sir Allen Aylesworth, as follows:—

Re Supreme Court Reports.

Mr. E. R. Cameron, K.C., editor of Supreme Court Reports, and Dr. Morse, Registrar of the Exchequer Court, appeared before your Committee in support of a new method they propose for issuing in future the reports of these courts, going into the matter in detail.

The Supreme Court Reports are now issued to all solicitors who pay their annual fees in Michaelmas term, free of any further charge, in accordance with the provisions of Rule 73.

In the year 1921-1922 the said reports were supplied to 1,776 solicitors at a cost to the Society of \$1.25 per volume, and it is estimated that during the current year each member would receive a volume and a half of the said Reports at a cost of \$1.88½ per member, or a total for 1,776 members of \$3,322.11.

The said Editors now propose to extend the present arrangement so as to include the Reports of the Exchequer Court of Canada, and beginning with the 1st January, 1923, issuing a new series of the combined Supreme and Exchequer Court Reports, to be styled the Canada Law Reports. These are to be issued monthly except during vacation, and will follow the style and system of pagination used in the English Law Reports with respect to the reports of the King's Bench Division and the Probate Division. Each number will contain reports of both Courts, but so paged that they may be bound at the end of the year in separate volumes. It is proposed that these volumes be cited 1923 Canada Supreme Court and 1923 Canada Exchequer Court. These combined Supreme and Exchequer Court Reports will be issued in volumes consisting of 1,000 pages at \$2.00 a year.

The annual cost to the Society for the Supreme Court Reports based on the present membership of 1,776, is \$3,322.11, while the sum to be paid based on the same membership at the new price of \$2.00 per volume would be \$3,552.00, or an increased yearly expenditure by the Society of \$229.89.

New Digest, 1900-1925.

The Editor-in-Chief of the Law Reports attended before your Committee, and has been instructed to advertise, as well as to enquire, for competent assistants for the preparation of material to be contained in the new work.

On motion of Sir Allen Aylesworth, the report was adopted.

Federation of Community Service Drive, Haileybury Fire Sufferers Fund.

The question of making a donation to these funds was referred to the Finance Committee.

Call to the Bar.

The following candidates were introduced and Called to the Bar:

William Woodworth Crow, Walter Herman Shinnick, Douglas Derwood Gross (Honours), Frederick George McBrien, Donald John McFarlane, William Edward Spencer, Thomas Martin Mungovan (Honours), Osmond Francis Howe, Joseph Denny, Adrian Ilderim Revelle (Honours), John Clifford Reynolds, Samuel Lepofsky, Abraham Greenbaum (Honours), Meyer Rotstein (Honours), Charles Robert Bastedo, Morton Moore Keachie, William Joseph Arthur Fair, Walter Woods McKeown.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, November 23, 1922.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Boys, Cassels, Cowan, Dewart, Field, Geary, Harcourt, Hellmuth, Henderson, Kerr, Kingstone, Lennox, Lewis, Ludwig, McMaster, MacMurchy, McPherson, W. D., Nesbitt, Proudfoot, Rodd, Tilley, Washington, White, H. S., and White, W. R.

The Treasurer took the chair.

The Minutes of the meeting of Convocation of October 19th, 1922, were read and confirmed.

Election of Benchers.

Dyce W. Saunders, K.C., W. F. Nickle, K.C., and Gideon Grant, K.C., were elected as Benchers to succeed the late Messrs. E. Douglas Armour, K.C., J. L. Whiting, K.C., and J. M. Ferguson, K.C.

Attendance in Convocation.

The report of the Secretary made to Convocation stating that Mr. I. F. Hellmuth, K.C., has failed for four consecutive Terms to attend a meeting of Convocation in Term, in that he failed to attend the meetings held in the Terms of Michaelmas, 1921; Hilary, 1922; Easter, 1922; and Trinity, 1922, was read.

The above report, according to the provisions of Rule 18 (2), was referred to the Committee on Journals and Printing for report to Convocation thereon.

Senate of the University.

Mr. Harcourt was appointed to represent the Law Society on the Senate of the University of Toronto, to succeed the late Mr. E. Douglas Armour, K.C., pursuant to "The University Act," R.S.O. 1914, cap. 276, sect. 41 (c).

War Memorial.

Mr. Harcourt orally informed Convocation of some plans which the War Memorial Committee have under consideration. Action thereon was deferred and the matter was referred back to the Special Committee.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by Mr. Harcourt, as follows:

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Graduates.

Samuel Arnold Wallace, Joseph Ward Foster.

Matriculants.

Lorne Ross McDonald, Edward Neil Johnson, Alan Chancey Jarvis, Robert Hood Saunders, Verner Edward Reynolds, Charles Barker—Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted Certificates of Fitness on completion of their services as articulated clerks:

Clifford Kenneth Case, Raoul Mercier, Matthew Joseph Murphy, Ross Smith Riddell, Florence Adell Thompson, John Reiner Boys, Hugh Fairbairn Brown, George Edward Brennan, Florence Marie Daley, Frederick Cawthorne, Charles Gordon Longman, Jean Rene Lorenzo Lafleur, Osgood Howard McVean—Approved.

Appointment of Lecturer.

The Committee recommend that Mr. E. G. Long, K.C., be re-appointed Lecturer in Constitutional History, Evidence, Criminal Procedure, Municipal Securities and Construction of Statutes, his term of office to be for the period of four years to, from and after the 1st of June, 1923.

Appointment of Examiners.

The Committee recommend that Mr. J. M. Baird and Mr. J. I. Grover be appointed for two years, with power to re-appoint for two more years without advertising.

Appointment of Senior Examiner.

The Committee recommend that Mr. R. P. Saunders be appointed Senior Examiner.

Special Lectures in Bankruptcy.

On October 19th, 1922, Convocation referred back to the Committee the question of providing Special Lectures in Bankruptcy, with power to act.

The Committee directed that the matter be left to the Treasurer and Chairman to discuss with the Principal of the Law School, *et al.*

Attendance at Law School.

Under Rule 127 all students are required to attend the Law School during the last three years of their service under Articles. Students who enter the Society between the months of January and May have been allowed to attend lectures during the second year of their service, in order that they could complete their course and be called and admitted five years from the date of entry on the books of the Society.

The Committee directed the matter to be referred to a special committee composed of the Treasurer, the Chairman, and Mr. H. S. White.

Special Petitions.

R. Rodnesky, a student-at-law in the First year, asks to have his name changed on the Rolls of the Society to "Reuben Rodness," as he has had his name changed by Deed Poll.

The Committee recommend that the petition be granted.

M. G. Smith, a candidate for Certificate of Fitness, asks to have allowed the filing of an Assignment of Articles, which was dated 6th June, 1921, but through inadvertence was not filed until June, 1922.

The Committee recommend that the petition be granted.

C. G. Longman a candidate for Certificate of Fitness, asks to have allowed the filing of an Assignment of Articles, which is dated 1st May, 1922, but through inadvertence was not filed until November, 1922.

The Committee recommend that the petition be granted.

D. J. Nickle asks to be granted a Certificate of Fitness. He was articled to Mr. J. L. Whiting, K.C., on the 29th August, 1919, but owing to ill-health—the result of his overseas service—he did not serve under his Articles until November, 1920, when he commenced to serve in the office of Messrs. Aylesworth & Co. without assigning his Articles. He was Called to the Bar on May 18th, 1921, and since that time has been in the service of Messrs. Rowell, Reid & Co. He asks to be granted a Certificate of Fitness although he has had only two years actual service.

The Committee refer the matter to Convocation.

D. S. Denberg of the City of Winnipeg, Man., asks to be relieved from the obligation of taking his course over again at Osgoode Hall, as he has taken the course in Manitoba and passed all the examinations there. He was entered here as a student in the Graduate Class on the 6th May, 1922.

His application to be Called to the Bar here came before the Committee on October 17, 1922, and was refused.

The Committee recommended that the petition be refused.

Call to the Bar—Special.

John B. Woods asks to be Called to the Bar of Ontario under Section 3 (*d*) of the Barristers Act. He has filed certificates from the Bar of Quebec showing that he has been duly registered as a clerk and studied during the periods for study respectively required under the provisions of the Quebec Acts. He has filed testimonials of good character and conduct and given proper notice and paid the required fees, and has served under Articles in Ontario for two months.

He also asks to be granted a Certificate of Fitness under the Solicitors Act.

The Committee recommend that he be Called to the Bar on passing an examination; but as to granting a Certificate of Fitness the Committee has no jurisdiction under the Statute.

D. V. Ranger, a student in the Second year, asks to be allowed to attend the Third year and write off the Supplementals of his Second year at Christmas or Easter. He failed by 25 marks on the total and two marks in Criminal Procedure. He submits a certificate of military service.

The Committee refer the matter to Convocation.

Appointment of Lecturer.

Mr. E. G. Long was re-appointed Lecturer in Constitutional History, Evidence, Criminal Procedure, Municipal Securities and Construction of Statutes. His term of office to be for a period of four years from and after the 1st June, 1923.

Appointment of Examiners.

Mr. J. M. Baird and Mr. J. I. Grover were appointed examiners for a period of two years from December 1st, 1922, with power to the Legal Education Committee to re-appoint the said two examiners or either of them, for two more years without advertising.

Appointment of Senior Examiner.

Mr. R. P. Saunders was appointed Senior Examiner.
D. J. Nickle. Convocation took no action herein.
D. V. Ranger. Convocation took no action herein.
The report was adopted.

Finance Committee Report.

The report of the Finance Committee was presented by Mr. Harcourt, as follows:

Election of Chairman.

Mr. Harcourt tendered his resignation as Chairman of the Committee, which was accepted with regret.

Sir Allen Aylesworth was unanimously elected Chairman.

Chief Librarian's Salary.

The Committee recommend that the salary of the Chief Librarian, Mr. J. J. Daley, be fixed at \$3,400.00 per annum.

Editor of Reports—Salary.

It appearing to the Committee that Mr. Brown's gross salary amounts to \$9,300.00 and after deducting his expenses of \$4,530.00, leaves his present net salary \$4,770.00, the Committee considers that the net salary should amount to \$6,000.00, being an increase of \$1,230.00 over the present amount thereof, and recommends accordingly, said increase to date from November 1st, 1922.

Assistant Principal's Salary.

The Committee recommend that the salary of Mr. J. D. Falconbridge, K.C., Assistant Principal, be increased from \$3,500.00 to \$4,000.00 per annum.

The report was adopted.

Salary of Chief Librarian.

The salary of the Chief Librarian, Mr. J. J. Daley, was fixed at \$3,400.00 per annum to take effect from October 19th, 1922.

Salary of E. B. Brown.

The salary of Mr. E. B. Brown, Editor of the Reports, was fixed at the gross sum of \$10,530.00 in order that his net salary should amount to the sum of \$6,000.00, the same to take effect from November 1st, 1922.

Salary of J. D. Falconbridge.

The salary of Mr. J. D. Falconbridge, Assistant Principal, was increased to \$4,000.00 per annum, to take effect from November 1st, 1922.

Memorial of the Late Mr. E. Douglas Armour, K.C.

Mr. Kingstone presented the report of the Special Committee appointed to prepare a memorial of the late Mr. E. D. Armour, K.C. It was ordered that it be recorded on the Minutes of Convocation and a copy be sent to Mr. A. D. Armour and Miss Marion Armour.

Memorial of the Late E. Douglas Armour, K.C.

Convocation deeply regrets its necessity to record the death of Mr. Edward Douglas Armour, K.C., D.C.L., Chairman of the Legal Education Committee, and desires to express the heavy loss the Law Society of Upper Canada has suffered in the death of Mr. Armour, who passed away on the 3rd day of October, 1922, at his residence in the City of Toronto.

Mr. Armour was born at the town of Port Hope, Ontario, on the 26th May, 1851. He was educated at Trinity College School, Weston, and matriculated at Trinity University, Toronto, from which College he subsequently received the degree of D.C.L.

Mr. Armour was admitted to the Law Society of Upper Canada as a student-at-law on 21st March, 1871. He became

a solicitor of the Court of Chancery and an attorney of the Court of Queen's Bench and of the Court of Common Pleas in February, 1876. He was appointed Queen's Counsel in the year 1890, and for 29 years was a valued lecturer in the Ontario Law School on Real Property and Constitutional Law, which position he gave up in the year 1912. He was elected a Bencher of the Law Society of Upper Canada in 1911 and re-elected in 1916, and in 1921, and for 7 years up to the date of his death was Chairman of the Legal Education Committee. He began his professional life in the City of Toronto as a partner of Mr. Alexander Leith, the well-known writer on the law of Real Property, and occupied, after the death of Mr. Leith, a similar outstanding position and authority to that of his deceased partner on all matters pertaining to the law of Real Property. He was a member of the law firms of Leith, Kingstone & Armour, Armour & Gordon, Armour, Gordon & Williams, Armour, Mickle & Williams, and Armour & Mickle, respectively.

Mr. Armour was possessed of exceptional legal ability and literary attainments and these were only equalled by his industry as appears by a list of his works. Among those may be mentioned—Armour on Titles; Armour on Devolution; Armour on Real Property; Canadian Edition of Theobald on Wills; Law Lyrics, and Echoes from Horace. He was also for many years the Consulting Editor of the Dominion Law Reports.

The study of law was with him an all absorbing passion, and possessed of a keen and analytical mind and a capacity for hard work he rapidly rose to the position of one of the leaders of the Bar of his native Province, and the recognized authority, on all matters pertaining to the intricacies of Real Property law and kindred subjects. His advice and assistance on matters pertaining to this branch of the law were eagerly sought and his books are among those most highly prized by the profession, not only in Ontario, but throughout the Dominion, where his name was a household word.

Mr. Armour was also for 19 years the Editor of the Canadian Law Times, and by reason of his literary attainments and industry as well as his legal ability, he greatly helped and stimulated the study of law in Canada, and at the same time encouraged the discussion of all matters pertaining to the best interests of the profession.

As Chairman of the Legal Education Committee Mr. Armour applied his characteristic spirit of thoroughness, care and industry to all matters affecting the welfare of

the Society. He was ever watchful of the dignity and rights of the Society and jealous of any efforts to lower the high standards and qualifications required of those entering the profession.

It may be said of him that in his day and generation there was no one who laboured more steadfastly, or more without selfish purpose, to uphold the best traditions and the loftiest ideals of the profession of which he was an honoured member.

Mr. Armour was not only a versatile lawyer and a learned counsel, but also a man of strong will, steadfast in pursuing what he considered to be right, and at all times, and throughout his long and successful career at the Bar, he showed himself in his daily walk and conversation a Christian gentleman.

Memorial of the Late Mr. J. L. Whiting, K.C.

Mr. Kerr presented the report of the Special Committee appointed to prepare a memorial of the late Mr. J. L. Whiting, K.C. It was ordered that it be recorded on the Minutes of Convocation and a copy be sent to Mrs. Whiting.

Memorial of the Late Mr. J. L. Whiting, K.C.

Convocation deeply regrets its necessity to record the death of Mr. John Lanyon Whiting, K.C., a Bencher of the Law Society, who passed away very suddenly at Kingston, on the 15th day of September, 1922, while engaged as Counsel at the Court House in that City. Mr. Whiting was born at Amherstburg on the 23rd day of February, 1852, and was a son of the late Reverend Richard Whiting, an eminent Methodist Minister. He graduated in Arts from Victoria University at Cobourg in 1873, winning the Prince of Wales Gold Medal for general proficiency, and was Called to the Bar in 1877, taking a high stand throughout his law course. In 1878 he entered into partnership with the late Mr. Justice Britton at Kingston, and from the very outset went to the front in the profession. He took an active interest in Civic affairs, serving in the City Council from 1883 until 1888, and was elected Mayor in 1886. In 1891 he was appointed Crown Attorney for the County of Frontenac, and in 1899 was created King's Counsel. Mr. Whiting was also City Solicitor for Kingston.

On the 18th day of January, 1917, he was elected by the Benchers as a Bencher of the Law Society to succeed the late Mr. C. A. Moss, and was re-elected a Bencher at the

last quinquennial election by the Bar. Had he been willing he could have been a member of the Judiciary, but he did not care to leave Kingston. He was a Trustee of Queen's University, and ex-president of the Kingston Canadian Club and President of the Frontenac Bar Association. Some years ago he married Mrs. Ward, widow of the late Rev. G. B. Ward. Mr. Whiting was Vice-President of the Kingston Locomotive Company, and a keen and capable business man. He was devoted to the educational, religious and charitable interests of the City of Kingston. As was said of him by the late Richard Walkem, K.C., of Kingston, he was "Learned, acute and sensible." The Bar and Press of the City united in tributes to his outstanding ability, his integrity and his kind and charitable nature. "If he could not commend he was silent, unless it was his obvious duty to speak."

Memorial of the Late Mr. J. M. Ferguson, K.C.

Mr. H. S. White and Mr. Bain were appointed a Special Committee to prepare a memorial of the late Mr. J. M. Ferguson, K.C.

County Libraries Committee Report.

The Report of the County Libraries Committee was presented by Mr. Proudfoot, as follows:—

1. The Brant Law Association has made application for a loan of \$250.00 and a bond, which is attached hereto, has been duly executed by the proper officials to secure repayment of the said loan. Such loan to be repayable \$50.00 annually, without interest. It is recommended that a cheque for \$250.00, the amount of the loan, do now issue.

2. A letter dated November 13th, 1922, has been received from T. E. Carmichael, Secretary-Treasurer of the Sault Ste. Marie Law Association, stating that they obtained their charter January 31st last, and making application for an initial grant of \$560.00 being double the amount subscribed by members of that Association for this year. The Association has twenty-three members paying \$10.00 annually and ten members paying \$5.00 annually, making a total of \$280.00 subscribed this year. It is recommended that a cheque for \$560.00 payable to the Sault Ste. Marie Law Association do now issue.

3. The Chief Librarian's Report, as Inspector of County Law Libraries for the year 1922, is presented, and it is

recommended that this Report be adopted and printed in the resume of the Minutes of Convocation.

The Report was adopted.

Report of Mr. J. J. Daley, Inspector of County Libraries.

In compliance with the Rules relating to County Law Libraries, I beg to present a report of the condition of the books in each of these libraries, the custody thereof, the fitness of the rooms used for the libraries, and the manner in which each library is maintained.

My inquiries during the inspection covered a much wider range than this, but I confine the report for the most part to the subjects specially mentioned for inspection in the rules.

The inspection covered the following County Law Libraries, 31 in number: Brant, Bruce, Carleton, Elgin, Essex, Frontenac, Grey, Haldimand, Hastings, Huron, Kenora, Kent, Lambton, Leeds, Middlesex, Norfolk, Ontario, Oxford, Perth, Peterboro, Rainy River, Renfrew, Simcoe, Stormont, Thunder Bay, Waterloo, Welland, Wellington, Wentworth, Victoria, York.

The officials in each library showed themselves anxious to facilitate my work. In some places I was disappointed in not getting in touch with some of the most active of the association officials. I had given no notice of my visits, wishing to see the condition of the library under ordinary circumstances.

I am pleased to be able to report that the libraries are as a whole in excellent condition though differing in point of efficiency of management as they do in size. They are as a rule doing as well as their circumstances will allow.

It would scarcely be fair to judge all by one standard. Some of the Associations have special difficulties to contend with and their progress is as creditable as the success of the more favourably situated Associations.

Lack of proper rooms is the noticeable feature in some cases. The want of a librarian or attendant appears to cause the most trouble. Notwithstanding this difficulty and others, the manner in which these libraries as a whole fulfil the object for which they were organized is commendable. The condition of the books is everywhere good, only a few odd volumes in some libraries showing need of repair.

I attach a brief report upon each library inspected. The statistical information pertaining to each library is furnished annually in the yearly reports of the trustees.

As to annotations of reports and statutes this useful work is naturally better kept up in libraries that have a librarian constantly in charge. It would be advisable if some of the rooms could be made more comfortable. County Councils in some cases have been very liberal in their treatment of the Associations, but in some instances the Associations are entitled to and should insist upon better accommodation and more suitable furniture.

Duplicate copies of the library catalogues for insurance purposes should, in every case, be kept in a vault.

In conclusion I would add that it is pleasing to notice the active interest taken by some of the County Judges in the welfare of the libraries in their respective counties.

Brant Law Library Association, Brantford.

Inspected 25th October, 1922. This library is still situated in the same room which is not adapted for the purpose. It is, however, stated that larger rooms are to be secured in a short time. Better accommodation is badly needed, as some of the books are piled on the floor. When more space is secured the library will present a much finer appearance. This library is open in the evenings.

Bruce Law Association, Walkerton.

Inspected 1st November, 1922. This library is located in the Judges' Chambers. It is well lighted, heated, and in good condition. The shelving is eleven tiers high (four shelves too high). More space is urgently needed. An adjoining room should be annexed for expansion. None of the reports or statutes have been annotated. This library gets little assistance from the County Council. The books are properly classified.

Carleton Law Association, Ottawa.

Inspected 19th September, 1922. This library is located in the Court House. The shelving is good, but far too high. An earnest effort should be made to get increased accommodation as additional shelving is absolutely necessary. The condition and arrangement of the books is good and the annotation of reports and statutes is kept up to date by the efficient librarian. There are about 4,300 volumes in the library and the printed catalogue, issued in 1904, is kept up to date.

Elgin Law Association, St. Thomas.

Inspected 27th October, 1922. This library is located in a fine airy room, is well lighted and heated. The

furniture is good. The shelving is of proper height, but a new book-case is required for future accessions. The condition and arrangement of the books is satisfactory, reports being arranged chronologically instead of the usual method by authors. It is a very satisfactory library.

Essex Law Association, Windsor.

Inspected 30th October, 1922. This library is located on the top floor of a theatre building at a high rental. The book-cases are ten shelves high. A larger room would allow more suitable shelving. Classification and arrangement of the books is good. There is no annotation of reports or statutes. This library is open in the evenings when required. There are not many missing books and the library on the whole is giving good service.

Frontenac Law Association, Kingston.

Inspected 15th September, 1922. This library is located on the ground floor of the Court House with good light. Stack book-cases are in use and a printed catalogue of books was issued in 1920. Members have keys for evening use. The books are properly arranged. A good library table and cork floor linoleum is required. An adjoining room should be annexed to allow for expansion.

Grey Law Association, Owen Sound.

Inspected 1st November, 1922. Good accommodation is provided for this library in the county building. The decoration is neat and the furniture good. They also have ample shelving space. The condition and classification of the books is good. No annotating of the statutes or reports is done. They have a written catalogue of the books. This library is open in the evenings when courts are in session.

Haldimand Law Association, Cayuga.

Inspected 25th October, 1922. This is a comparatively newly organized library, but is getting into good working order. The condition and arrangement of the books is good. The library is open in the evenings when required. Increased shelving space will soon be required. The adjoining room would be a great acquisition.

Hastings Law Association, Belleville.

Inspected 14th September, 1922. This library is well situated. It contains about 2,400 volumes. The furni-

ture is good and they have ample shelving. Some noting up and annotating has been done. A printed catalogue, arranged by subjects, would be an improvement.

Huron Law Association, Goderich.

Inspected 31st October, 1922. This library is in splendid condition. The books are well kept and properly arranged. Annotating and a typewritten catalogue are kept up to date. The library is open in the evenings up to 10 p.m. The County Judges are actively interested in the library. There is ample space for future needs.

Kenora Law Association, Kenora.

Inspected 30th October, 1922. The accommodation for the library is excellent. It has neat decoration and good furniture. They have ample shelving space for future needs. The arrangement and condition of the books is good. They have a written up catalogue, but no annotating nor noting done. The library is open evenings when the Court is in session. There are no missing books.

Kent Law Association, Chatham.

Inspected 8th October, 1922. This library is situated in Harrison Hall. The room is well lighted and well heated. The adjoining room, used as part of the library, is also used as Judges' Chambers. The books are in good condition and fairly well arranged. The arrangements will, no doubt, be much improved when increased shelving space, which is urgently required, is secured. The annotation of reports and statutes is kept up. The library is open in the evenings when required.

Lambton Law Association, Sarnia.

Inspected 30th September, 1922. Ample accommodation is provided for in this library, which is situated in the County building. It is a neatly decorated room, is well lighted and the furniture is good. The arrangement of the books is satisfactory. Shelving is of proper height. A printed catalogue of the books was issued 1st February, 1922. Members have keys for use in the evening. This library receives no grant from the County Council. The officers take an active part in the welfare of this library.

Leeds Law Association, Brockville.

Inspected 10th September, 1922. This library is located in a bright room in the Court House. The stacks are

well arranged and the books are in good condition. Increased shelving space is required. There is no noting up of reports or statutes.

Middlesex Law Association, London.

Inspected 26th October, 1922. The accommodation for this library is excellent with neat decoration and good furniture. The available shelving space is nearly all filled and new shelving is required at once for expansion. The book stacks on one side of the library could be extended to give this increased shelving space. The condition and arrangement of the books is good. Noting and annotating is kept up to date. The library is open in the evenings if required.

Norfolk Law Association, Simcoe.

Inspected 25th September, 1922. This library is located in the Court House. It has a very pleasant outlook and is well equipped. The books are in good condition, but English Reports prior to Law Reports Series need rearrangement according to author. There is no noting of reports or statutes. A typewritten catalogue is kept up to date. This library recently received a gift of 425 volumes from Mr. J. E. Jones, Police Magistrate, of Toronto.

Ontario Law Association, Whitby.

Inspected 14th September, 1922. This library is located in the Court House. It has ample shelving. The books are properly arranged and in good condition. There is no noting nor annotating done. They have a written up catalogue of about 2,300 volumes. The library is used considerably in the evenings. A better lighting system is to be installed. It is a good working library.

Oxford Law Association, Woodstock.

Inspected 25th October, 1922. This library is situated in three neatly decorated rooms in the Court House. They have ample shelving for future developments, but new furniture is necessary. Owing to the addition of new rooms the books are to be rearranged. Noting up of cases is kept up by the librarian. This library is not open in the evenings unless required, and will be in good shape when the new room is completed.

Perth Law Association, Stratford.

Inspected 31st October, 1922. This library is well situated in a fine large room in the Court House. The

books are properly classified and are in good shape. The shelving is nine rows high, old editions being placed on the top shelves. They have ample space for future needs. There is a telephone in the library. The catalogue is kept up to date. It is a good working library.

Peterboro Law Association, Peterboro.

Inspected 21st September, 1922. The library rooms are neatly decorated, well lighted and are well equipped. A printed catalogue, printed in 1919, is kept up to date. The shelving is very neat and of proper height (six shelves). The condition and classification of the books is very satisfactory. Annotation of Canadian cases is kept up. Considerable use of this library is made in the evenings. There are not many missing books.

Rainy River Law Association, Fort Frances.

Inspected 6th October, 1922. This library is situated in the Court House with excellent accommodations. The library is very neat and clean and they have good furniture. The condition and arrangement of the books is good. There is no annotating done. They have a written up catalogue of about 900 volumes. This library is open in the evenings when the Court is in session or when required by any member. New shelving is urgently needed. There are no Statutes of Canada since 1917 on their shelves, and a set of Canadian Criminal Cases is in demand.

Renfrew Law Association, Pembroke.

Inspected 20th September, 1922. This is a small library but apparently well kept. They have ample shelving, which is very neat, but is two shelves higher than is convenient for easy access. There is no noting up done. A typewritten catalogue is kept up to date.

Simcoe Law Association, Barrie.

Inspected 12th October, 1922. The library is comfortably situated near the Court room. The shelving is ten shelves high on the walls (three or four shelves too high for easy access). It is suggested that new shelving be placed in the adjoining room where books of a less used nature could be placed; in this way the books in the library proper could be lowered and made more convenient to readers. Apart from the above the library is giving good service. A catalogue in writing is kept up to date since 1909. A typewritten or printed copy, arranged by subject, would be an improvement.

Stormont Law Association, Cornwall.

Inspected 18th September, 1922. The library is located in the Court House. The accommodation is good and the walls are neatly decorated. They have good furniture. More shelving is necessary and the space is available. There is no noting or annotating of reports or statutes. A written up catalogue of about 1,200 books is kept up to date. The library is open in the evenings when required.

Thunder Bay Law Association, Port Arthur.

Inspected 22nd October, 1922. The accommodation for this library is good and they have fair furniture and ample shelving. The arrangement of the books is good, but they require dusting. There is no annotating nor noting done. The library is open in the evenings when the Court is in session. The telephone is in the Barristers' Room. They require a set of the Supreme Court Reports.

Victoria Law Association, Lindsay.

Inspected 22nd September, 1922. The library adjoins the Judges' Chambers and is well lighted. The ceiling requires re-decorating and the shelving is ten shelves high, being at least three shelves too high. A written catalogue of about 2,500 volumes is kept up to date. There is nothing done in the way of annotation of reports or statutes.

Waterloo Law Association, Kitchener.

Inspected 2nd November, 1922. This library is located in the Court House. The shelving is only fair; the decoration is neat. More comfortable chairs might be provided. There is no annotating done. The condition and arrangement of the books is good. The adjacent hallway should be added to the library to give space for lower shelving and future requirements.

Welland Law Association, Welland.

Inspected 24th October, 1922. The library has comfortable accommodation, is neatly decorated and has good furniture. They have ample shelving for present needs. The condition and arrangement of the books is satisfactory. There is no annotating of reports or statutes. They have a typewritten catalogue. The library is open in the evenings when required. It is a good working library.

Wellington Law, Association, Guelph.

Inspected 2nd November, 1922. The library is situated in the Court House and has good accommodation. The furniture and decoration is good and they have ample shelving for present needs. The condition and arrangement of the books is good. Noting up and annotating of reports and statutes is kept up. They have a type-written catalogue. The library is open in the evenings when required.

Wentworth Law Association, Hamilton.

Inspected 24th October, 1922. This library is apparently giving very satisfactory service. The library room, however, is somewhat cramped for shelving space, the shelving running five tiers too high (twelve in all). The condition and arrangement of the books is good, but the Canadian Reports should be in one section. The annotation of reports and statutes and indexing of periodicals is given attention by the efficient librarian. The last catalogue was printed in 1914 and is kept up to date. If the adjoining Barristers' Room was added to the library with proper shelving, not over six or seven tiers high, the books would be more accessible.

York Law Association, Toronto.

Inspected 17th November, 1922. This is a satisfactory library in every way, except for the high shelving. Increased shelving six or seven shelves high is required. If the present Board Room was added to the library by an archway it would give ample room for future accession.

All of which is respectfully submitted.

Osgoode Hall, Toronto, November 20th, 1922.

J. J. Daley,

Inspector of County Law Libraries.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Clifford Kenneth Case, Raoul Mercier, Matthew Joseph Murphy, Ross Smith Riddell, Florence Adell Thompson, John Reiner Boys, Hugh Fairbairn Brown, George Edward Brennan (honours), Florence Marie Daley, Frederick Cawthorne (Honours), Charles Gordon Longman, Jean Rene Lorenzo Lefleur, Osgood Howard McVean, John B. Woods (Special).

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, 18th January, 1923.

Present:—The Treasurer, Sir Allen Aylesworth, and Messrs. Brewster, Cassels, Dewart, Farewell, Field, Geary, Grant, Harcourt, Kerr, Lewis, Ludwig, McMaster, MacMurchy, McPherson, W. D., Nesbitt, Rowell, Saunders, Spence, Tilley, and White, H. S.

The Treasurer took the Chair.

The Minutes of Convocation of November 23rd, 1922, were read and confirmed.

Memorial of the late William Proudfoot, K.C.

The Treasurer addressed Convocation and referred to the great loss the Society had sustained by the death of Mr. William Proudfoot, K.C., and named Mr. Rowell and Mr. Tilley to act as a Committee to prepare a Memorial of the late Benchers.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by Mr. Harcourt, as follows:—

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be called to the Bar at once and to be granted Certificates of Fitness on completion of their services as articled clerks:—

Anase Seguin, Walter Daniel Burns, Thomas Delany, Albert Oscar Llewellyn Burnese, Wallace Gladwin Angus, Thomas Harold Beament, James Walton Stevenson.

Approved.

Special Petitions.

R. W. Scott, a student in the first year, missed his Real Property examination at Christmas owing to an accident. He asks that the marks he received in this subject last September (44), be credited to him this year. He failed last year and is taking his First year over again.

The Committee recommend that the petition be refused.

S. A. Wallace, a student in the first year, asks to have his examination paper on Real Property re-read. He received 34 marks and feels that he put in a good paper. He is still suffering from the effects of wounds received in the war and has almost lost the use of one eye.

The Committee recommend that the petition be refused.

C. F. Tuer, barrister, asks to have a duplicate Barrister's Diploma issued to him as the one he received was destroyed in the Haileybury fire last October. He was Called with Honours. He filed a declaration in support of his petition.

The Committee recommend that the petition be granted.

K. A. Mahaffy renews his petition to be transferred from the Alberta Law Society to the Final year at Osgoode Hall, and to be Called and admitted on passing the final examination. He is now attending as a special student from Alberta in the final year, which will not entitle him to any standing in Ontario.

The Committee recommend the petition to Convocation for favorable consideration.

D. V. Ranger, a student in the Second year who is taking his Second year over again, wrote on the Christmas examinations and reduced his deficiency from 25 marks to 10 marks, and asks that he be allowed his examination, or that he be allowed to write a supplemental examination at Easter.

He also asks to be allowed to enter the Third year now and to write the Third year Easter examinations, and to attend the Third year in September, 1923, and write the Christmas examinations.

The Committee recommend that the petition be refused.

D. S. Denberg (Private Bill). A copy of the Notice of Application of Dan Solomon Denberg for an act directing the Law Society to admit him to practice at the Bar and as

a Solicitor of the Supreme Court of Ontario, is before the Committee.

The Committee referred this matter to a Special Committee composed of the Treasurer, Messrs. W. D. McPherson, H. H. Dewart, W. F. Nickle, and H. S. White.

Stephen Salaman: A letter is submitted from S. Salaman, of Belleville, Ontario, stating that for about 5 years he studied law in his father's office in London, England, preparatory to completing his examination to be admitted to the Bar there, but that he was not articled; that subsequently his preparatory examination application for admission as a student of the Inner Temple was endorsed by Sir Edward Carson and Sir Rufus Isaacs; that he has passed his preliminary examination in law entitling him in England to be admitted to the Law Society as a student-at-law; he asks that in view of his 5 years service, etc., that he be admitted to the Law Society of Upper Canada as a student-at-law.

The Committee recommend that the matter stand for further information.

A. W. S. Greer asks to be admitted as a student-at-law in the Matriculant Class. He submits a certificate of having passed the Junior Matriculation in French and German (obtaining Honour standing in these subjects), but owing to illness has not passed in English, History, Mathematics or Latin; that he has passed in all the subjects in Honour Matriculation required by Rule 103, ss. 1, except that he failed in Junior Ancient History, but prays that it be taken into consideration that having obtained first class Honours in both Pass and Honour Matriculation examinations in German, that this standing be substituted for the Ancient History which he is lacking.

The matter was referred to a Special Committee composed of Messrs. Nesbitt, McMaster, and the Chairman.

Examination Returns—Christmas, 1922.

The returns of the examiners of the Christmas examinations in the First, Second and Third years, are submitted herewith.

Re Examinations—Honour Standing.

The Committee recommend that Rule 166 be repealed so as to provide that candidates obtaining at least 65% of the

marks obtainable on the paper in each subject, and 80% of the total aggregate marks obtainable on the examination, shall be passed with Honours, and that this rule shall apply to all students who shall have commenced the Law School course in and after the month of September, 1922; and that Rule 169 be amended by providing that the Student obtaining the first Scholarship of \$100 shall alone be required to take Honours.

Harold H. Willson (Private Bill). A copy of the notice of application of Harold H. Willson for a Special Act to enable the Law Society of Upper Canada to admit him to practice at the Bar of His Majesty's Courts in Ontario, is before the Committee.

The Committee referred the matter to a Special Committee composed of the Treasurer, Messrs. W. D. McPherson, Dewart, Nickle, and H. S. White.

K. A. Mahaffy. Moved by Mr. H. S. White, seconded by Mr. Lewis, that K. A. Mahaffy be allowed his attendance as a student in the Third year and that upon completing the Third year examinations and passing a supplemental examination in Second year Real Property he be granted a certificate of Fitness and Called to the Bar. Carried.

A. W. S. Greer. The petition of Mr. Greer was granted, but Convocation notes that the whole matter of qualification required from students on entering the Society, is referred to a Special Committee.

Subject to the foregoing motions, the report was adopted.

Re Rule 103.

On motion of Mr. McMaster, Rule Number 103 was referred to a Special Committee composed of Messrs. Harcourt, Nesbitt, MacMurchy, Spence, Tilley, and the mover, to consider whether the provisions of this Rule are now satisfactory, and if not, in what respect it should be amended.

Amendment of Rule 166.

Moved by Mr. H. S. White, seconded by Mr. Lewis, that the Rules be suspended and that the following motion be read three times and finally passed:—

That Rule 166 be repealed and that the following be substituted therefor: —

166. The Candidates obtaining at least 80% of the aggregate marks obtainable, and at least 65% of the marks obtainable on the papers in each subject, shall be passed with Honours.

(a) This Rule shall apply to all students who shall have commenced the Law School course in and after September, 1922.

Carried.

Amendment of Rule 169.

Moved by Mr. H. S. White, seconded by Mr. Lewis, that the Rules be suspended and that the following motion be read three times and finally passed:—

That Rule 169 be repealed and the following substituted therefor—

169. Of the candidates passed at each intermediate examination, the first shall be entitled to a Scholarship of \$100.00, the second to a Scholarship of \$60.00 and the next five to a Scholarship of \$40.00 each; provided however, that the candidate passing first to be entitled to a Scholarship of \$100.00, shall have passed with Honours; and each scholar shall receive a diploma certifying to the fact.

(a) This Rule shall apply to all students who shall have commenced the Law School course in and after September, 1922.

Carried.

Finance Committee Report.

The report of the Finance Committee was presented by Sir Allen Aylesworth, as follows:—

Osgoode Hall Athletic Association.

A petition was received from the Osgoode Hall Athletic Association asking for a grant of \$1,100.00 to defray the expenses of a Hockey and Basket-ball team for the coming year. The Committee appointed a special Committee, composed of Mr. Harcourt and Mr. Bain, to enquire into the matter and report. The Special Committee reported in due course and the Secretary submitted to the Committee a letter which he received from the Secretary-Treasurer of the "Osgoode Literary and Athletic Society" under which

name the Osgoode Legal and Literary Society and the Osgoode Hall Athletic Association are amalgamated.

The Committee was of opinion that the sum of \$1,100.00 should be granted to the new organization, the same to be paid forthwith and on the understanding that proper vouchers be produced to the Secretary for his inspection and audit, showing the disbursement thereof.

The Committee asks the approval of Convocation to its action.

The report was adopted.

Reporting Committee Report.

The report of the Reporting Committee was presented by Mr. A. C. McMaster, as follows:—

Election of Chairman.

Sir Allen Aylesworth tendered his resignation as Chairman of this Committee, and Mr. A. C. McMaster was unanimously elected Chairman.

Supreme Court Reports.

The new contract in duplicate, dated January 12th, 1923, between His Majesty The King, represented by Edward Robert Cameron, Registrar of the Supreme Court, and the Law Society, touching the printing of the Supreme Court Reports and Exchequer Court Reports, duly executed by Mr. Cameron, is approved by the Committee and referred to Convocation.

Ontario Case Law Digest.

A letter was received from the Carswell Company, Limited, in regard to their contract with the Society, dated April 12th, 1902, for the exclusive sale of the Ontario Case Law Digest, which contract expired on January 1st, 1923, and offering \$50.00 for the rights to the ownership of the balance of the stock on hand (29 sets).

The offer of \$50.00 was accepted by the Committee and a cheque for that amount has been received.

New Digest—(1900-1925).

Your Committee reports that the preparation of the new Digest is arranged on the following basis:—

Mr. Brown to undertake supervision of and responsibility for Digest and to employ two barristers to do the actual

work, subject to the approval of the Committee or of Convocation. Contracts made by Mr. Brown with barristers to be subject to approval of Committee. Lump sum to be fixed by Convocation for the whole work, and part of it to be paid out quarterly to Mr. Brown for the two barristers employed during the progress of the work. The two barristers, or either of them, to be subject to removal if their or his work is not satisfactory in the opinion of the Committee. Extra assistants to be employed towards the end of the work. The sum to be paid to each barrister during the years 1923, 1924, and 1925 not to exceed \$1,500.00 to each.

The Secretary of the Law Society to procure the material for the work.

The report was adopted.

Supreme Court Reports.

On motion of Mr. McMaster the new contract, dated January 12th, 1923, was approved by Convocation, and was directed to be duly executed on behalf of the Society.

Journals and Printing Committee Report.

In the temporary absence of Mr. W. D. McPherson, Chairman of the Journals and Printing Committee, the report of the Committee was presented by Mr. McMaster, as follows:—

The Journals and Printing Committee, to which has been referred the report of the Secretary that Mr. I. F. Hellmuth, K.C., has failed for four consecutive Terms to attend a meeting of Convocation in Term, begs to report as follows—

1. By the "Law Society Act," R. S. O. 1914, chapter 157, section 4, it is provided as follows:—

"The annual Terms of the Society shall be:

- (a) Hilary Term, which shall commence on the first Monday in February and end on Saturday in the ensuing week;
- (b) Easter Term, which shall commence on the third Monday in May and end on the fourth Saturday thereafter;
- (c) Trinity Term, which shall commence on the second Monday in September and end on Saturday in the ensuing week;

- (d) Michaelmas Term, which shall commence on the third Monday in November and end on the third Saturday thereafter."

2. By Rule 12 of the Law Society it is provided that—

"The ordinary meetings of Convocation shall be held on the standing Convocation days, which shall be the first Thursday in Hilary, Easter, Trinity and Michaelmas Terms, and the third Thursday in each of the months of January, March, April, June and October."

3. Translated into days of the month the standing Convocation days since October 20th, 1921, would be as follows:—

1921—24th November (Michaelmas Term).

15th December.

1922—19th January.

9th February (Hilary Term).

16th March.

20th April.

18th May (Easter Term).

15th June.

14th September (Trinity Term).

4. The Secretary reports that Mr. Hellmuth did not attend the meetings in—

1921—Michaelmas Term (24th November, 1921).

1922—Hilary Term (9th February, 1922).

Easter Term (18th May, 1922), or

Trinity Term (14th September, 1922).

but did attend meetings as follows—

1922—19th January, and

15th June,

neither of which meetings were in Term.

5. It is provided by Rule 18, sub-section 4, that—

"When an elected Benchers has failed to attend a meeting of Convocation for two consecutive Terms, notice to that effect shall be sent to him by the Secretary forthwith after the last of such Terms with a reference to this Rule."

6. The Secretary reports that he has been unable to ascertain whether or not his predecessor in office sent the notice to Mr. Hellmuth as required by the Rule.

7. By the "Law Society Act," sec. 31, sub-section 1, it is provided as follows—

"The seat of a Benchers, other than an ex officio Benchers, who has failed to attend the meetings of the Benchers for four consecutive Terms, shall at the expiration of that period, ipso facto, become vacant."

8. Your Committee is of the opinion, upon the facts, and accordingly reports that the seat of Mr. Hellmuth, K.C., is vacant on account of his having failed, for four consecutive Terms, to attend a meeting of Convocation in Term.

Dated at Osgoode Hall the 18th day of January, 1923.

On motion of Mr. W. D. McPherson the report was received.

Attendance in Convocation (Mr. I. F. Hellmuth, K.C.).

It appearing that the Journals and Printing Committee presented a report to Convocation this morning that it was of the opinion upon the facts stated that the seat of Mr. Hellmuth, K.C., is vacant on account of his having failed for four consecutive terms to attend a meeting of Convocation in Term, Convocation, pursuant to the provisions of Rule 18, sub-section 3, appoints Thursday, the 8th day of February, 1923, at 11 a.m., as the day for taking such report into consideration and directed that the Secretary shall notify the Benchers interested of the report and of the time on which it is to be taken into consideration.

Library Committee Report.

The report of the Library Committee was presented by Mr. Ludwig, as follows:—

Your Committee submits herewith the Chief Librarian's report for the year 1922, and recommends that the same be printed and distributed with the next number of the Ontario Weekly Notes.

Chief Librarian's Report.

The Library,
Osgoode Hall, January 14th, 1923.

The Chief Librarian begs to submit a Report on the Library, also a Report on the Phillips Stewart Library, for the past year as follows:—

The new edition of the Subject-Index to the Library is now in press and is expected to be ready for distribution

within a month. In checking the entries in this Index 171 volumes were found to be missing, and a list of the missing volumes is attached to this Report. In view of the fact that in the Annual Report for 1894, 253 volumes were then reported as missing, the above total is not large.

During the year 1,044 volumes were added to the contents of the Library, as against 1,437 volumes in the previous year. Of these 382 were presented, 322 came from the bindery and 340 were purchased. A classified list of the accessions and a list of the presentations to the Library will be found appended to this Report.

The bound volumes in the Library now number 58,701.

The necessity of extending the Library by taking in the rooms to the west is becoming more urgent with the rapidly increasing contents of the American Reports Annex. It is hoped that definite plans will be perfected shortly to give the required shelving accommodation.

The annotations to the Canadian and English Reports in the Library are noted within a few days after the Quarterly Digest is received and the Canadian Reports upon the completion of each volume.

The card cabinet containing names of all cases in the printed records of the Privy Council, Supreme Court of Canada, Court of Appeal, Rules of Court, Amendments to Statutes, etc., is also kept up to date.

The total expenditures upon Library account during the year 1922 was \$15,669.35. This sum was expended as follows:—

Books and Periodicals	\$3,053.78
Freight and Brokerage	25.11
Binding	974.65
Rebinding and repairs	1,122.25
Stamping	63.25
Stationery and other supplies	477.50
Extra work on Subject-Index	270.00
General repairs	103.75
Sundries	194.42
Salaries	7,916.64
Wages	1,468.00
	<hr/>
	\$15,669.35

The Phillips Stewart Library.

During the year 1922, 311 volumes were added to the Students Library, of which 167 were transferred from the

Great Library and 144 were purchased. The total number of volumes on December 31st, 1922, was 2,392.

Two new book-stacks have been placed in position, giving a total of 128 feet of additional shelving, leaving 94 feet to spare for future accessions to the library.

The expenditure on books amounted to.....	\$308.85
“ “ “ binding, repairs and stamping	276.95

Total ..	<u>\$585.80</u>
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The income from investments for this Library amounts to \$457.00 annually.

Library Accessions in 1922.

	Vols.	Cost.
Texts—Canadian	19	\$148 60
English	52	337 97
United States	9	74 50
Reports—Canadian	66	229 00
English	54	216 60
United States	150	721 18
Australasian	11	87 75
Statutes—Canadian	9	35 65
English	4	31 34
United States	1	3 50
Australasian	11	31 25
Cyclopædia, Digests, Directories, Indices, etc.	79	528 93
Miscellaneous, including periodicals....	111	394 67
General Literature	68	165 87
Parliamentary	18	46 97
Presentations to the Library	382
Total.....	<u>1,044</u>	<u>\$3,053 78</u>
Volumes purchased	340	
“ bound for library.....	322	
“ presented to library....	382	
Total	<u>1,044</u>	Vols.

Presentations to the Library in 1922.

	Vols.
Hon. Mr. Justice Riddell	
" For Riddell Canadian Library ".....	233
W. S. Herrington, K.C.	
War Work, Co. Lennox & Addington, E. Thompson Co.	1
Consolidated Laws of New York (Liquor Tax Law)	1
American Bar Association, Report for 1922.....	1
Annapolis Royal Historical Association, Book of Remembrance, 1921	1
Bahamas, Colonial Secretary of,	
Statutes, 1921	1
Barbadoes, Colonial Secretary of,	
Laws, 1920-1	1
British Guiana, Colonial Secretary of,	
Ordinances, 1904-5, and 1913-20.....	10
Canadian Bar Association	
Proceedings, 1921	1
Carnegie Endowment,	
The Balkan Wars	1
English and Empire Digest, vols. 7 and 8.....	6
Hydro-Electric Power Commission,	
Report into Hydro-Electric Railways, 1921.....	1
Imperial Press,	
Conference, Canada, 1920	1
International Association for Conciliation,	
Report, 1921	1
International Law Association,	
Report of Hague Conference, 1921.....	2
Jamaica, Colonial Secretary of,	
Statutes, 1647-1882	8
Laws, 1921	1
King's Printer (Dominion and Provincial)	
Debates,*Sessional Papers, Statutes.....	92
Library of Congress	
Report of Librarian, 1921	1
Michigan Historical Commission,	
Michigan Bibliography to 1917	2
Royal Society of Canada,	
Proceedings, 1921	1
Saskatchewan, Attorney-General of,	
Orders and Rules, 1921	1
Toronto, City Clerk of,	
Council Minutes, 1921	1

Trinidad and Tobago, Colonial Secretary of,	Vols.
Ordinances, 1921	1
Trinity University,	
Year-Book, 1922-3	1
University of Toronto, Registrar of,	
Examination Papers, 1912-22	11
Total.....	382

On motion of Mr. Ludwig the report was adopted.

Memorial of the Late Mr. J. M. Ferguson, K.C.

Mr. H. S. White presented the report of the Special Committee appointed to prepare a Memorial of the late Mr. J. M. Ferguson, K.C., and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to Mrs. Ferguson:—

Convocation records with deep regret the death at Toronto on the 24th day of October, 1922, of John Michael Ferguson. Born in the Township of Brant in the County of Bruce on the 13th day of February, 1881, he received his early education at one of the Public Schools in that Township and at the Walkerton High School. Coming to Toronto about the year 1899, he was admitted as a student-at-law articled to the late Frank Denton, K.C., with whom he remained until Called to the Bar on the 23rd day of September, 1904. Immediately after his Call he formed a partnership with Mr. James E. Day in the firm of Day & Ferguson, with which firm and its successors he was associated until his death. He held the degree of B.C.L. from Trinity University. Always a brilliant scholar he took honours in each year throughout his Law School course. He was elected a Bencher at the quinquennial election in 1921, and in the same year was appointed one of His Majesty's counsel. Throughout his practice he devoted himself largely to counsel work and held many briefs at Nisi Prius and in the Appellate Courts. Always clear, concise and logical in his arguments the future gave every promise for him of a most successful career at the Bar, and he seemed destined to become one of its leaders. He had a wide circle of personal friends by whom he was both beloved and respected. Convocation deeply regrets his untimely death at the early age of forty-one and extends its sincerest sympathy to his widow and two young sons.

Discipline Committee Reports.

The reports of the Discipline Committee were presented by the Treasurer, as follows:—

Re Murray Gillam.

A letter having been received from the Crown Attorney for the City of Toronto stating that Murray Gillam was convicted of several charges of theft of, and receiving automobiles and pleaded guilty to one charge of receiving and subsequently being sentenced to two years less one day in the Ontario Reformatory.

The Committee determined to investigate the case and a certificate was obtained from the Clerk of the Peace for the County of York, showing that—

(1) On the 2nd day of October, 1922, at a sittings of the Court of General Sessions of the Peace, holden at the City of Toronto, the said Murray Gillam pleaded guilty to a charge of receiving and retaining in his possession one automobile, the property of one A. T. Dickens, and theretofore stolen, he then well knowing the same to have been stolen, contrary to the Criminal Code, whereupon he was convicted and ordered and adjudged by the Court to serve a term of two years less one day in the Ontario Reformatory, and a further certificate showing that—

(2) On the 2nd day of October, 1922, at a sittings of the Court of General Sessions of the Peace, holden at the City of Toronto, the said Murray Gillam was convicted on six charges of stealing automobiles and receiving and retaining in his possession automobiles the property of other persons, he then well knowing the same to have been theretofore stolen, and being so convicted was ordered and adjudged by the Court to serve two years less one day in the Ontario Reformatory;

Notice was duly served upon the said Murray Gillam that on the 9th day of January, 1923, the Discipline Committee would proceed with the investigation and trial against him. On that date accordingly the Committee met and the said Murray Gillam, Mr. Thomas Gibson and Mr. W. K. Murphy with him as his counsel, appeared and the investigation and trial was proceeded with. The Committee report that the said Murray Gillam was duly convicted of the said offences as set forth in the said Certificates of Conviction hereinbefore referred to.

The said Murray Gillam was Called to the Bar and admitted as a Solicitor in Easter Term, 1919, and thereafter practised in the City of Toronto.

The Committee also had before them a written statement of the said Solicitor, a Petition and numerous letters as to character, all of which, together with the said Certificates of Conviction, and a typewritten stenographic report of the said investigation, are submitted to Convocation with this report.

County Libraries Committee Report.

The report of the County Libraries Committee was presented by Mr. Brewster, as follows:

1. As the following County Law Associations have completed their Annual Returns on or before the 15th day of January, 1923, it is recommended that the following grants be made to them:

Brant	\$440 00
Bruce	136 67
Elgin	410 00
Frontenac	279 66
Grey	166 67
Haldimand	201 34
Hamilton	1,860 00
Hastings	289 34
Huron	286 67
Kenora	74 67
Kent	440 00
Lambton	370 00
Leeds	286 67
Lindsay	183 34
Middlesex	1,270 00
Norfolk	116 67
Oxford	186 67
Perth	444 74
Peterborough	280 94
Renfrew	150 00
Sault Ste. Marie	330 00
Simcoe	404 43
Stormont	183 34
Thunder Bay	310 00
Waterloo	196 67
Welland	420 00
Wellington	340 00
York	1,573 00

Total..... \$11,611 44

No Annual Returns have been received from the following Associations—Carleton, Essex, Ontario, Rainy River.

The outstanding loans to County Law Associations are as follows:

County.	Amount.	Payable annually.
Essex	\$150 00	\$50 00
Frontenac	105 00	50 00
Haldimand	300 00	50 00
Kenora	200 00	25 00
Kent	400 00	50 00
Oxford	250 00	50 00
Welland	100 00	50 00
Wellington	200 00	50 00
Total.....	\$1,705 00	\$375 00

Letter dated 27th December, 1922, from His Honour G. H. Hopkins, County Court Judge, Cayuga, notifying the Society of the total destruction by fire of the Haldimand Law Library on the 20th December last. This Association, after paying debts, will have a balance of \$1,800 towards the formation of a new library.

Letter dated 15th December, 1922, from F. E. Carmichael, Esq., Secretary of the Sault Ste. Marie Law Association, acknowledging receipt of initiatory grant of \$560.

Letter dated 14th December, 1922, from A. H. Boddy, Esq., Treasurer of the Brant Law Library Association, acknowledging receipt of cheque for \$250, amount of loan to the Brant Law Library Association.

Letter dated 15th January, 1923, from G. T. Ware, Esq., Secretary of the Temiskaming Law Association, in reference to the formation of a County Law Association at Haileybury. This Association has about \$190 proceeds of first year's membership subscriptions and interest. A copy of the Letters Patent incorporating this Association will be furnished the Society.

The report was adopted.

Call to the Bar.

The following candidates were introduced and Called to the Bar:

Anase Seguin, Walter Daniel Burns, Thomas Delany,

Albert Oscar Llewellyn Burnese, Wallace Gladwin Angus, Thomas Harold Beament, James Walton Stevenson.

Correspondence.

A letter from Mr. J. E. Day, K.C., dated December 16th, 1922, to the Treasurer, enclosing a resolution of appreciation to the Benchers from the various lawyers who attended the lunch in Convocation Hall at the time of the Kiwanis International Convention, was read and the resolution enclosed was placed before Convocation.

The Secretary was directed to extend to Mr. Day the thanks of Convocation for the very handsome resolution received.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, February 8, 1923.

Present: The Treasurer, and Messrs. Bain, Brewster, Cassels, Farewell, Field, Geary, Grant, Harcourt, Hellmuth, Kerr, Kingstone, McKay, MacMurchy, McPherson, G. G., McPherson, W. D., Nesbitt, Nickle, Saunders, Spence, Tilley, Washington, White, H. S., and White, W. R.

The Treasurer took the Chair.

The Minutes of the meeting of January 18th, 1923, were read and confirmed.

Election of Bencher.

Mr. William Henry Wright, K.C., of Owen Sound, was elected a Bencher to succeed the late Mr. Proudfoot.

Re Attendance in Convocation—(Mr. I. F. Hellmuth, K.C.)

The report of the Journals and Printing Committee received by Convocation on the 18th January, 1923 (Page 549) was taken into consideration and Mr. W. D. McPherson moved that the report be adopted.

On a vote being taken the motion was declared lost.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by Mr. Harcourt, as follows:

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Matriculants.

Ernest Gerald Hathway, Arthur Walter Stuart Greer, Thomas Ziegler Boles, Joseph Alfred Whealey, Samuel Archibald Smith.

Approved.

John Dale O'Flynn, of Belleville, has filed his application for admission as a student-at-law, under a Special Act, 10 Geo. V. Chapter 164 (page 723) authorizing the Law Society to admit him to practice as a Solicitor and be Called to the Bar on passing the final examination and on paying the proper fees and without complying with any other requirements of the Law or regulations of the Society.

He has paid the regular admission fee, \$51.00, and has passed the Christmas examination of the Third year, 1922.

The Committee recommend that the petition be granted.

Ernest Gerald Hathway, a candidate for admission in the Matriculant Class, asks to have allowed his certificate of First year Arts which was passed in April, 1918, more than four years previous to the date of his application. From 1918 to the spring of 1921 he was continuing his Arts course in the University; from the spring of 1921 until 1922 he acted as Teller in the Sterling Bank, but owing to nervous trouble was obliged to give up his position and has been recuperating for a few months from his nervous trouble.

The Committee refer this petition to Convocation, and recommend that the same be granted.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:

Arnold Kingsley Graham, Kenneth Dewart Lawson, Edward Joseph Campeau.

Approved.

Special Petitions.

Carl Frederick Peters, a candidate for admission in the Graduate Class, asks to be allowed to attend lectures immediately and to write off the Christmas examinations which he missed, next September, on the ground that he was unable to get a proper graduation certificate from McMaster University in time to enter last October. He has been attending lectures in the First year since January 8th.

The Committee order that this petition be further considered when the petitioner files his McMaster University diploma with the Secretary.

On motion of Mr. Harcourt the report was adopted.

Ernest Gerald Hathway. On motion of Mr. H. S. White, Rule number 103 was dispensed with herein and the petition of Ernest Gerald Hathway to be admitted as a student-at-law in the Matriculant Class, was granted.

Re Bankruptcy Lectures.

Mr. Harcourt, the Chairman of the Legal Education Committee, informed Convocation that the Principal of the Law School has arranged with Mr. Lewis Duncan to give 8 lectures on the Law of Bankruptcy to the Third year class in the Law School; Mr. Duncan to receive the usual allowance of \$25.00 per lecture.

Convocation signified its approval of the arrangement.

Finance Committee Report.

The report of the Finance Committee was presented by Mr. Harcourt in the absence of Sir Allen Aylesworth, the Chairman, as follows:—

Insurance.

The Library Committee having submitted a report of the Insurance on the books in the Great Library and recommending that the insurance be increased by \$50,000, your Committee approve of same, the additional insurance to be apportioned equally among the Companies already insured in (except the British American Assurance Co.) on books only.

On motion of Mr. Harcourt the report was adopted.

Discipline Committee Report—Re Murray Gillam.

The report of the Discipline Committee re Murray Gillam, presented to Convocation on the 18th day of January, 1923 (page 556), was considered.

The Chairman, the Honourable Mr. Osler, moved that the said Murray Gillam, being guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor, be disbarred and that he is found unworthy to practise as a Solicitor.

It was moved in amendment by Mr. Tilley, that Murray Gillam be suspended as a Solicitor during the period of his incarceration referred to in the report of the Committee,

and that action be deferred for a period of six months thereafter on the question of his standing as a Barrister.

On a vote being taken, the amendment was carried.

Presentation to Library.

The Treasurer informed Convocation of the presentation to the Library by Mr. E. T. Malone, K.C., of two valuable books—"The Pleader's Guide," and "Comic Blackstone," and the Secretary was instructed to convey the thanks of Convocation to the donor for his very acceptable gift.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Arnold Kingsley Graham, Kenneth Dewart Lawson, Edward Joseph Campeau.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, March 15th, 1923.

Present:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Brewster, Cassels, Field, Geary, Harcourt, Hellmuth, Henderson, Kerr, Lennox, Lewis, Ludwig, McMaster, MacMurchy, Saunders, Spence, White, H. S., and Wright.

The Treasurer took the chair.

The Minutes of the meeting of Convocation of February 8th, 1923, were read and confirmed.

Re Murray Gillam (a Solicitor).

On motion of Mr. McMaster, seconded by Mr. Bain, it was directed that the report of the Discipline Committee re Murray Gillam, a Barrister and Solicitor, presented to Convocation on January 18th, 1923, and the action of Convocation taken thereon, be re-considered at the next meeting of Convocation.

Legal Education Committee Report.

The report of the Legal Education Committee in the temporary absence of the Chairman, Mr. Harcourt, was presented by Mr. H. S. White, as follows:—

Admission of Students.

The following candidate having given proper notice, having filed certificates of qualification and paid his fees and his name having been posted according to the Rules and no objection having been received, is entitled to be admitted as student-at-law as of the date of filing his application:

Graduate.

Joseph Cohen.

Approved.

Carl Frederick Peters, a candidate for admission in the Graduate Class, asks to be admitted on his qualification of ad eundem graduation from McMaster University submitted herewith, and to be allowed to attend lectures immediately and to write off the Christmas Examinations next Septem-

ber, as he was unable to get his graduation certificate in time to enter last fall. He has been attending lectures in the First year since January 8th.

The Committee refer the matter to Convocation.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as Articled Clerks.

Donald John Sinclair, Darrell Ernest Longmore.

Approved.

Call to the Bar and Certificate of Fitness (Special).

Raymond Munroe Myers, who has been duly Called to the Bar of the Province of British Columbia, and duly admitted as a Solicitor of the Province of British Columbia, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under Articles to a practising solicitor in Ontario for one month, is entitled to be Called to the Bar under Section 3(e) of the Barristers Act, and to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act on passing the prescribed examination.

The Committee recommend that he be Called and admitted on passing an oral examination.

G. H. Murphy, a student-at-law in the Second year, asks to be Called to the Bar and granted a Certificate of Fitness on completing his Third year examination. He was admitted as a student in the Matriculant Class on the 10th February, 1921, and was allowed by the Committee to attend lectures during 1921-22 on the ground of military service from 9th April, 1917, to 20th November, 1918. The Rule giving allowances to returned soldiers was repealed on the 31st December, 1920. In due course he would not be Called or admitted until February, 1926.

The Committee recommend that the matter stand until the petitioner completes his examinations.

A. T. Leacy, a student-at-law in the Second year, asks to have his name changed on the Rolls to "Lacy," which

is his name registered by Deed Poll on the 24th November, 1922.

The Committee recommend that the petition be granted.

Re Carl Frederick Peters. On motion of Mr. Hellmuth that portion of the said report relating to Mr. Peters was referred to a Special Committee to be composed of Messrs. Harcourt, Nesbitt, H. S. White, and the mover, to investigate the matter and determine what status an *ad eundem* University degree gives a holder thereof and to make what recommendations they see fit; Mr. Hellmuth to be the Convener.

Subject to the said motion the report was adopted.

Finance Committee Report.

The report of the Finance Committee was presented by Sir Allen Aylesworth, as follows:

Re Conservation of Trees.

Your Committee caused an inspection to be made of all the trees on the Osgoode Hall block, and after careful consideration of a detailed report thereon and of an estimate furnished for the work required to be done, accepted the tender of the Brobst Forestry Company that the necessary work be performed for the sum of \$743.22.

Insurance.

Your Committee authorized additional insurance to the amount of \$50,000.00 to be placed on the Books in the Library, the said insurance being divided equally among twenty Companies in which the Society has other insurance.

The report was adopted.

County Libraries Committee Report.

The report of the County Libraries Committee was presented by Mr. Brewster, as follows:—

1. The Haldimand Law Association have sent in a list of old editions of text books, and ask how many of these will be supplied by the Law Society. This Association also suggests the postponement for three or four years of the annual payments on their loan of \$300.00. The Committee recommend that the payments on their loan be postponed for the next three years, 1923, 1924, and 1925.

2. Enquiries have been received from several County Law Associations as to why their cheques for the amount of their annual grants have not been issued.

The report was adopted.

Memorial of the late Honourable Mr. Proudfoot, K.C.

Mr. Bain presented the report of the Special Committee appointed to prepare a Memorial of the late Honourable Mr. Proudfoot, K.C., and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to Mrs. Proudfoot:—

Convocation records with deep regret the death of the Honourable William Proudfoot, K.C., Senator of the Dominion of Canada and Bencher of the Law Society, which took place at Wellesley Hospital, Toronto, on 3rd December, 1922.

Mr. Proudfoot was born in Colborne Township on 1st February, 1859. He was the son of Robert Proudfoot of Pitroldie, Scotland, and Margaret Darlington of County Wicklow, Ireland, and a nephew of the late Vice-Chancellor Proudfoot.

Mr. Proudfoot attended the Public School in Colborne Township until he was eleven or twelve years of age, when his parents moved to Goderich where for the next three or four years he continued his education by private tuition. On 21st November, 1876, when he was fifteen years of age, he was admitted to the Law Society of Upper Canada as a student-at-law, and entered the office of Messrs. Cameron, Garrow & Radenhurst of Goderich. At the age of twenty Mr. Proudfoot passed his final Bar examination and on 19th May, 1880, he was enrolled as an Attorney in the Court of Chancery, as an Attorney in the Court of Queen's Bench and as a Solicitor in Chancery, and on 21st November, 1881, as a Barrister-at-law.

After his admission to the Bar, Mr. Proudfoot formed a partnership with Mr. Garrow, later Mr. Justice Garrow, under the name of Garrow & Proudfoot. In 1900 Mr. Proudfoot formed a new firm of Proudfoot & Hays, and at the same time he joined a Toronto Law firm which was known as Proudfoot, Duncan, Grant & Skeans. He continued his connection with both the Goderich and the Toronto firm with certain changes in membership until the

time of his death. He was appointed a King's Counsel on 20th January, 1902.

Notwithstanding the demands upon his time of his large and important law practice, Mr. Proudfoot took a strong interest in public affairs. He was for ten years Reeve of the Goderich Municipal Council, and in 1908 he was elected to the Ontario Legislature for the constituency of Centre Huron, being re-elected in 1911 and in 1914. Throughout the year 1918 and during a portion of 1919, he was leader of the Liberal party in the Ontario Legislature. In 1919 he was summoned to the Senate.

The late Mr. Proudfoot was recognized by all who had the good fortune to know him as an upright and honourable man, devoted to the interests which he represented, whether in his professional or public capacity and as an advocate of ability.

Re Rule 103.

The report of the Special Committee appointed by Convocation to consider whether the provisions of this Rule are now satisfactory, and if not, in what respect it should be amended, was presented to Convocation by Mr. McMaster, as follows:—

Your Committee considers that Rule 103 as at present existing should be amended as follows:—

Rule 103.

(1) Any one who shall present a certificate from the Department of Education of Ontario of complete Pass Matriculation obtained within four years of his or her application for admission to the Society;

(2) Any one who shall present proof that he or she has within four years of his or her application for admission to the Society passed the examination of the University of Toronto prescribed at the end of the First year in the Faculty of Arts, entitling him or her to enter unconditionally the Second year, and to proceed in due course to a degree in Arts, or the examination of any other University in Ontario equivalent thereto;

(3) Any one who shall present proof that he or she has within such four years as aforesaid, passed an examination in any other Province of Canada which

would entitle him or her to be admitted to the standing in the University of Toronto to which he or she would have been entitled had he or she passed either of the examinations prescribed in sub-sections (1) or (2) hereof,

shall be entitled to admission as a student-at-law without further examination by the Society on paying the prescribed fee.

Provided, however, that a student admitted on presentation of a certificate of Pass Matriculation as in sub-section (1), or who is admitted on presenting proof under sub-section (3) of having in any other Province of Canada passed an examination which would entitle him to be admitted as a matriculant in the University of Toronto, shall before proceeding to his first year law examination, present a certificate giving him or her credit at the Honour matriculation examination in the following subjects, viz., English and History, Mathematics (Algebra and Geometry) and French.

All of which is respectfully submitted.

Dated the 23rd day of February, 1923.

Mr. McMaster moved the adoption of the report.

After considerable discussion, Convocation directed that the report stand over to be considered at its next meeting, and in the meantime a copy of the Special Committee's report to be sent to each Benchers, together with a statement of facts for their information, which the mover of the motion will prepare.

Portrait of Chief Justice Osgoode.

The Treasurer read to Convocation a letter which he received from Sir Edmund Walker, K.C.V.O., re the purchase of the original portrait of William Osgoode, the first Chief Justice of Upper Canada, a copy of which is now hung in Osgoode Hall, and after discussion Convocation decided that no action should be taken at present.

Call to the Bar.

The following gentleman was introduced and Called to the Bar:—

Donald John Sinclair.

The following candidate, a member of the Bar of British Columbia, was, as a special case, introduced and Called to the Bar, he having been first examined by Mr. Hellmuth touching his qualification, and who reported that the candidate had satisfactorily answered the questions put to him:—

Raymond Munroe Myers.

Correspondence.

A letter from Mrs. Ferguson, widow of the late Mr. J. M. Ferguson, K.C., thanking Convocation for its memorial to her late husband, was read.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA.

MEETING OF CONVOCATION.

Thursday, 19th April, 1923.

Present: The Treasurer, and Messrs. Brewster, Cassels, Dewart, Farewell, Geary, Harcourt, Henderson, Kerr, Kingstone, Lennox, Ludwig, MacMurchy, Nesbitt, Nickle, Rowell, Saunders, Spence, Tilley, White, H. S., White, W. R., and Wright.

The Treasurer took the chair.

The Minutes of the meeting of March 15th, 1923, were read and confirmed.

Re Murray Gillam (a solicitor).

The Treasurer, the Chairman of the Discipline Committee, stated that in the absence of the mover and seconder of the motion made in this matter on last Convocation day, he would move that the action of Convocation on 9th February, 1923, be re-considered.

After discussion the matter was directed to stand over until the meeting of Convocation on May 25th next.

Legal Education Committee Report.

The Report of the Legal Education Committee was presented by Mr. Harcourt, as follows:—

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:

John Earl Tansey.

William Albert MacRae.

Darrell Ernest Longmore.

Approved.

Appointment of Lecturers.

The term of office of the following Lecturers will expire on the 1st June, 1923:—Mr. J. D. Falconbridge, Mr. J. S. Denison, and Mr. S. H. Bradford.

The Committee recommend that the usual advertisement be inserted in the newspapers.

Special Petitions.

Maxwell Aikenbaum, a student in the third year, asks to have his name changed on the Rolls to "Maxwell Aiken" to which his name has been changed by Deed Poll.

The Committee recommend that the petition be granted.

Certificate of Fitness—Special.

Kenneth LeRoy Gove Bailey who has been duly Called to the Bar of the Province of New Brunswick, and duly admitted as a Solicitor of the Province of New Brunswick, having submitted testimonials of good character and conduct and having given notice and paid the required fees, and having served under Articles to a practising solicitor in Ontario for about four months, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act, on passing the prescribed examination.

The Committee recommend that he be granted a Certificate of Fitness on passing the required examination.

On motion of Mr. Harcourt the report was adopted.

Finance Committee Report.

The report of the Finance Committee, in the absence of the Chairman, Sir Allen Aylesworth, was presented by Mr. Harcourt, as follows:

Re Paving of North Yard.

The question of paving the north yard now used for parking of automobiles and for which tenders have been received, is again under consideration by the Committee.

The Committee submit the matter to Convocation.

Re Assistant Caretakers.

The Committee recommends that the salaries of the two assistant caretakers and gardeners, C. G. Winters and A. J. Cleaver, be increased from \$90.00 to \$100.00 per month.

Re Chief Librarian.

A letter has been received from Mr. J. J. Daley, the Chief Librarian, stating that he has been requested by the Library Committee to attend the annual meeting of the American Association of Law Librarians to be held at Hot Springs, Arkansas, April 23rd to 28th, and asking for a cheque for \$225.00 to cover expenses.

The Committee refer the matter to Convocation.

On motion of Mr. Harcourt the report was adopted.

Re Paving of North Yard.

Mr. Harcourt moved that the north yard of Osgoode Hall, now used for the parking of automobiles be paved and that the tender of the Ramsay Contracting Company to do the work as per specifications supplied for the sum of \$497.00, be accepted.

Moved by Mr. Geary, seconded by Mr. MacMurchy, that the resolution of Convocation permitting the parking of motor cars at the rear of Osgoode Hall, passed on the 19th day of May, 1921, be rescinded and that the paving of the north yard be not proceeded with. Carried.

Library Committee Report.

The report of the Library Committee was presented by Mr. Ludwig, as follows:—

1. That Mr. L. G. Wrinch be appointed Assistant Librarian at a salary of \$1,800.00 per year.

2. That Mrs. Margaret Vair be appointed Second Assistant Librarian at a salary of \$1,500.00 per year, she to act as Secretary to the Chief Librarian as well.

3. It is recommended that the salary of Mr. Robert Urwin, Assistant Librarian of the Phillips Stewart Library, be increased from \$75.00 to \$90.00 per month.

4. It is recommended that Mr. Daley be instructed to attend the meeting of the American Association of Law Libraries at Hot Springs, Arkansas, April 23rd to April 28th, 1923.

On motion of Mr. Ludwig the report was adopted.

County Libraries Committee Report.

The report of the County Libraries Committee was presented by Mr. Brewster, as follows:—

1. As the following Associations have completed their Annual Returns since the 15th day of January, 1923, it is recommended that the following grants be made to them respectively:

Carleton	\$ 1,540 00
Essex	770 00
Ontario	113 33
Rainy River	170 00

2. A request was received from the Haldimand Law Association, dated 14th February, 1923, that the payments on their loan of \$300.00 be postponed for three or four years. This Committee decided that these payments be postponed for the next three years, commencing with the year 1923.

3. With reference to supplemental grants to County Law Associations, your Committee begs to recommend that an additional grant of \$300.00 for the year 1923 and for each succeeding year upon the recommendation of the Inspector of County Law Libraries, and with the sanction of the Committee, be made, with the exception of Carleton, Hamilton, Middlesex and York, as these four Associations are in good financial circumstances, having a surplus at the end of 1922; said grant to be used in the purchase of books and law reports only. This grant is to be made on the condition that the fees payable by the members of the associations should not be reduced.

4. It is recommended that Kenora and Rainy River Law Associations be given an additional grant of \$100.00 each for the year 1923.

5. It is also recommended that the Rules relating to County Libraries be amended accordingly.

6. That in the event of any County Library Association having books which it does not further require, it may with the consent of the Chief Librarian, donate any of such books to any other County Library Association.

Moved by Mr. Nesbitt, seconded by Mr. Ludwig, that the report of the County Libraries Committee—save as to paragraph number 1 thereof—be referred to a joint committee composed of the Finance Committee and the County Libraries Committee for further consideration.

On motion of Mr. Brewster, the report, subject to the foregoing motion, was adopted.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

John Earl Tansey.

William Albert MacRae.

Darrel Ernest Longmore.

Certificate of Fitness—Special.

The following candidate, a Barrister and Solicitor of the Province of New Brunswick, was, as a special case, granted a Certificate of Fitness, he having been first examined by Mr. Nesbitt, touching his qualifications and who reported that the candidate had satisfactorily answered the questions put to him—

Kenneth LeRoy Gove Bailey.

Re Sir Allen Aylesworth.

Moved by Mr. Nesbitt, seconded by Mr. Spence, that the Benchers in Convocation learn with regret that their esteemed colleague, Sir Allen Aylesworth, is confined to his house through illness, and desire to convey to him their sincere sympathy and express their hope for his speedy recovery so that they may welcome his presence again with them in Convocation. Carried.

Re ad eundem University degrees—and Re Carl Frederick Peters.

The Treasurer, in the absence of Mr. Hellmuth, presented the report of the special Committee herein, as follows:—

Your Committee have been in communication with the Registrar of the University of Toronto and the Dean of McMaster University and beg to submit herewith the correspondence.

The Committee further beg to report that in their opinion Mr. Peters, holding an ad eundem degree from McMaster University, is entitled to the same privileges as the holder of a degree from any other Canadian or British University.

On motion of Mr. Harcourt the report was adopted.

Re War Memorial.

On motion of Mr. Harcourt this matter was directed to stand for further consideration.

Convocation then rose.

MEETING OF CONVOCATION.

Friday, 25th May, 1923.
Easter Term.

Present: The Treasurer, and Messrs. Bain, Cassels, Field, Geary, Grant, Harcourt, Henderson, Hogg, Kerr, Ludwig, Meredith, McMaster, MacMurchy, McPherson, W. D., Nesbitt, Rowell, Saunders, Spence, Tilley, White, H. S., and Wright.

Mr. Hogg, K.C., was elected Chairman.

Election of Treasurer.

The Honourable Featherston Osler, K.C., was unanimously re-elected Treasurer.

The Minutes of the meeting of Convocation of the 19th April, 1923, were read and confirmed.

Election of Benchers.

Mr. John Garner Kerr, K.C., of Chatham, was elected a Benchers to succeed the late Mr. Lewis, K.C.

Memorial of the late Mr. O. L. Lewis, K.C.

The Treasurer referred to the great loss Convocation had sustained by the death of the late Mr. O. L. Lewis, K.C., and named Mr. H. S. White to prepare a Memorial of the late Benchers.

Standing Committees.

The Chairmen of the present existing Standing Committees were appointed by Convocation to strike the Standing Committees for the ensuing year, pursuant to the Provisions of Rule 27, and their report is as follows:—

Finance—Sir Allen Aylesworth, and Messrs. Bain, Cassels, Harcourt, Hogg, Lynch-Staunton, McMaster, Nesbitt, Nickle, Rowell, Spence, Washington, and H. S. White.

Legal Education—Messrs. Harcourt, Bain, Brewster, Dewart, Henderson, W. F. Kerr, Kingstone, Ludwig, W. D. McPherson, Nesbitt, Saunders, Spence, Tilley, and H. S. White.

Reporting—Messrs. McMaster, Sir Allen Aylesworth, Bain, Chrysler, Dewart, Geary, Grant, Harcourt, Hellmuth, Henderson, Lynch-Staunton, MacMurchy, Meredith, and W. D. McPherson.

Discipline—Messrs. Brewster, Cassels, Cowan, Dewart, Farewell, Hellmuth, W. F. Kerr, MacMurchy, Nesbitt, Saunders, Tilley, Washington, W. R. White, and Wright.

Library—Messrs. Ludwig, Bain, Farewell, Grant, Harcourt, J. G. Kerr, MacMurchy, Rowell, Saunders, Spence, Tilley, and H. S. White.

Journals and Printing—Messrs. W. D. McPherson, Sir Allen Aylesworth, Boys, Brewster, Field, Geary, Harcourt, J. G. Kerr, W. F. Kerr, Kingstone, McKay, H. S. White, and Wright.

County Libraries—Messrs. Brewster, Boys, Cowan, Farewell, Field, Hogg, J. G. Kerr, Lennox, Meredith, McKay, Rodd, and Wright.

The report was adopted.

Re Rule 103.

On motion of Mr. McMaster, seconded by Mr. Nesbitt, the report of the Special Committee dated February 23rd, 1923 (page 576) was adopted; the last paragraph thereof being amended by striking out all the words at the end of the last paragraph thereof after the word "viz." and substituting therefor the following—"English, French, History, and Latin or Mathematics (Algebra and Geometry).

Auditor.

Mr. F. C. Clarkson, Chartered Accountant, was re-appointed Auditor of the Society for the period of one year from the 1st June, 1923, at a salary of \$400.00 per annum.

Secretary's Salary.

Convocation ordered that the Secretary's salary be increased to \$4,000.00 per annum.

Legal Education Committee Report.

Mr. Harcourt presented the report of the Legal Education Committee, as follows:—

Appointment of Lecturers.

In pursuance of advertisement in the daily papers, the following applications have been received for the position of three Lecturers in the Law School:—

Name	Address	Called
1. J. D. Falconbridge,	Toronto.....	E. 1899
2. Shirley Denison,	"	H. 1892
3. S. H. Bradford,	"	E. 1889
4. Edward M. Dillon,	"	May, 1922
5. Solomon Eisen,	"	Sept., 1921
6. Edward Meek,	"	H. 1874
7. A. D. Armour,	"	T. 1905

The appointment to be for three years from the 1st June, 1923.

The Committee refer the matter to Convocation.

Appointment of Demonstrators.

The appointment of Demonstrators is made from year to year. Mr. H. W. A. Foster and Mr. C. C. Robinson are the present Demonstrators and are eligible for re-appointment. The appointment expires the 1st August.

The Committee recommend that Mr. Foster and Mr. Robinson be re-appointed.

Principal's Report.

The annual report of Dr. Hoyles, the Principal of the Law School, is submitted.

Admission of Students.

The following candidates having given proper notice, having filed certificates of proper qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Graduates.

Dana Harris Porter.
Carl Frederick Peters.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:

Charles Vaughan Langdon, Andrew Alan Shuyler, John Joseph Huggard, William Belmont Common, Walter Cunningham Thomson, Frank Charles Studdart Evans, Henry Norman Bawden, John Aubrey Gibson, Murray Dickson Williams, Robert James Earl Graham, Leonard Victor Sutton, Stanley Hall Beck, Frank Arthur Silverman, Charles Allen Thompson, Sydney Reid Johnston, Joseph Sedgwick, John Alexander Macdonald, James Wilfred Gaius Thompson, Kenneth Arnold Mahaffy.

Approved.

Re K. A. Mahaffy.

In pursuance of a resolution of Convocation, 18th January, 1923, Mr. Mahaffy has passed the Third year examination and also a supplemental in Second year Real Property and is now entitled to be Called to the Bar and granted a Certificate of Fitness.

The Committee recommend that he be Called to the Bar and granted a Certificate of Fitness.

Call to the Bar—Special.

Harold Herson Willson, who was granted a Certificate of Fitness by Convocation on September 14, 1922, under special conditions, has filed his application to be Called to the Bar and paid the necessary fees, and submits a copy of a Private Bill authorizing the Law Society to Call him to the Bar.

The Committee recommend that he be Called to the Bar.

Kenneth LeRoy Gove Bailey, who has been duly Called to the Bar of the Province of New Brunswick and duly admitted as a Solicitor of the Province of New Brunswick, having submitted proofs, and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar under Section 3 (e) of the Barristers Act, on passing the required examinations. Mr. Bailey was granted a Certificate of Fitness on the 19th April, 1923, and passed an oral examination on that day.

The Committee recommend that he be Called to the Bar.

Special Petitions.

Lorne Winfield Mulloy, a student-at-law in the Third year, asks to be Called to the Bar and granted a Certificate of Fitness in June, 1923. He was entered as a student on the 1st November, 1920, in the Graduate Class and has passed all the required examinations. He is 45 years of age and is a veteran of the South African War, having lost his sight there.

The Committee refer the matter to Convocation for favourable consideration.

Jay Bruce Griffith, a student-at-law in the Third year, asks to be transferred from the Matriculant Class to the Graduate Class. He was entered as a Matriculant on the 1st September, 1920, but in November, 1920, he obtained his degree in Arts from Toronto University.

The Committee recommend that he be transferred to the Graduate Class as of 1st November, 1920.

John Delany renews his application to be admitted as a student in the Matriculant Class. He filed his application for admission on November 12, 1921, and presented a certificate of Junior Matriculation dated June, 1910, and asked to have the certificate allowed although more than four years had elapsed previous to his application, as required by the rules. The petition came before the Committee on January 17, 1922 (page 472), and he was ordered to give additional information as to attendance at University and as to what he was doing during the remainder of the time. On March 14, 1922 (page 482) his declaration containing the required information came before the Committee and his application was refused. He now asks that his petition be re-considered and that he be entered as of the date of filing his application, viz., 12th November, 1921.

The Committee recommend that the petition be refused.

Re Examiners—Increase in Salary.

The Examiners ask for an increase in salary. Their present salary is \$500.00 per annum.

The Committee recommend that the salaries of the examiners be increased to \$600.00 a year, commencing 31st May, 1923.

Resignation of Principal of the Law School.

A letter from Mr. N. W. Hoyles, K.C., LL.D., the Principal of the Law School, dated May 18th, 1923, addressed to

the Treasurer, resigning his position as Principal, was placed before the Committee.

The Committee refer the said letter to Convocation.

Examination Returns—Easter, 1923.

Third Year.

The record of the returns of the examiners of the Easter examinations for the Third year, is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Honours.

Of the candidates who have received sufficient marks to entitle them to Honours, the following gentleman is not in due course as required by Rule 167:

J. Sedgwick—returned soldier.

The Committee recommend that he be allowed Honours.

Scholarships.

According to the returns of the examiners the following are entitled to Scholarships:

Chancellor Van Koughnet Scholarship of \$400.00.

D. A. C. Martin	} equal in standing.
H. C. Logan	

The Committee recommend that the Scholarship be divided equally between Mr. Martin and Mr. Logan.

Christopher Robinson Memorial Scholarship.

E. E. Thistle.....\$100.00

Medals.

Under Rule 170 the following candidates being in due course and having obtained Honours in each year of their course, are entitled to Medals, as follows:

Gold Medal.

D. A. C. Martin	} equal.
H. C. Logan	

The Committee recommend that Mr. Martin and Mr. Logan be awarded a Gold Medal each.

Silver Medal.

E. E. Thistle.

Bronze Medal.

W. B. Common }
T. C. Newman } equal.

The Committee recommend that the Bronze Medal be awarded to Mr. Common, as Mr. Newman did not obtain Honours in his First year and is therefore not qualified to receive a medal.

Appointment of Lecturers.

Messrs. J. D. Falconbridge, J. Shirley Denison, and S. H. Bradford, were re-appointed Lecturers in the Law School, to hold office for a period of 3 years from June 1st, 1923.

Appointment of Demonstrators.

Mr. H. W. A. Foster and Mr. C. C. Robinson were re-appointed Demonstrators in the Law School, for the period of 1 year from 1st August, 1923.

Report of Principal of Law School.

The annual report of Dr. Hoyles, the Principal of the Law School, was laid before Convocation, and is as follows:

1. I beg to submit my report for the Law School term of 1922-1923.

2. The number of students registered was as follows:

First year	127
Second year	109
Third year	114

Total 350

3. I have in Schedule "A" set out the names of those who have duly attended the lectures, and in Schedule "B" the names of those who have been prevented from attending by illness or other good cause.

4. The number of lectures delivered was as follows:

The Principal	132
Mr. J. D. Falconbridge, LL.B.....	167
Mr. S. Denison, K.C.....	64
Mr. S. H. Bradford, K.C.....	85
Mr. E. G. Long, K.C.....	85
Mr. C. C. Robinson, K.C.....	15
Mr. H. W. A. Foster.....	27
Mr. B. N. Davis, K.C.....	11
Mr. Nash	16
Special as per schedule.....	21
C. A. Thomson	4
J. L. Duncan	8
<hr/>	
Total	655

5. The discipline and attention has been quite satisfactory.

6. Mr. Lewis Duncan gave eight lectures on Bankruptcy. I recommend that in the next term the number be increased to ten.

The report was received.

Re L. W. Mulloy.

Convocation took no action herein.

Examination Results—Third Year.

Convocation allowed the following candidates in the Third year examinations held in May, their pass standing:

C. S. Lees, G. E. Parkinson, G. Bristow, A. C. Solomon.
Subject to the foregoing motions the Report was adopted.

Resignation of Principal of Law School.

A letter from Mr. N. W. Hoyles, K.C., LL.D., dated May 18th, 1923, addressed to the Treasurer, resigning his position as Principal of the Law School, was laid before Convocation.

Mr. Nesbitt "Moved that the resignation be accepted and that the sum of \$6,000.00 per annum be paid to Dr. Hoyles as a retiring allowance."

The motion was seconded by Mr. Cassels and carried unanimously.

Reporting Committee Report.

The report of the Reporting Committee was presented by Mr. McMaster as follows:—

Re 25 Year Digest.

A letter was received from the Editor-in-Chief enclosing a letter from Mr. Paul Home and Mr. R. M. Willes Chitty, and recommending that they be paid the sum of \$375.00 each, for work done in connection with the Digest. A report from Messrs. Home and Chitty setting forth the amount of work done by them since their appointment, was also received.

The Committee recommend that each of the compilers be paid the sum of \$375.00 and that in future the sum of \$125.00 be paid to each of them monthly, upon the Secretary receiving a certificate from the Editor-in-Chief that the work is up to schedule.

Re Supply of Reports to Compilers.

The Editor-in-Chief has informed the Secretary that it will be necessary to supply for the use of each of the compilers of the Digest, 1 copy of the O. L. R., S. C. R., and Exchequer Reports. The question of supplying the reports needed from the spare numbers on hand to make up the full number required, was considered.

The Committee requested the Library Committee to furnish from reserve stock the volumes necessary for production of the Digest, whether bound or unbound.

Re Supreme Court Reports.

The question of supplying these reports to members of the profession who become in arrear with their annual fees, has arisen and a memorandum in re from the Secretary was considered by the Committee, together with a letter from the Registrar of the Supreme Court offering to supply the reports to the profession.

The Committee instructed the Secretary to write Mr. Cameron stating that the Society would be glad to avail themselves of his offer; the Secretary to prepare and submit a new list on the 1st day of June annually.

Re Chancery Judges Library.

Mr. R. A. Walker, the caretaker of the Chancery Judges Library, submitted to the Committee a letter from the Registrar of the Supreme Court touching the supply of the S. C. R. to the said Library.

The Secretary was instructed to write the Registrar and ask him to substitute the "Chancery Judges Library" for the office of the "Master-in-Ordinary" contained in paragraph 7 of the existing contract.

Re Reporting Legal News in Newspapers.

A letter from Mr. George M. Lee, late assistant Registrar of the Supreme Court of Ontario, dated May 12th, 1923, asking for a grant for reporting the legal news in the newspapers, was considered by the Committee.

The Committee recommended that Mr. Lee be made a grant of \$200 annually.

On motion of Mr. McMaster, the report, subject to the matters contained therein referring to the payment of money which will be laid before the Finance Committee in due course, was adopted.

Re Supreme Court Reports—Amendment of Rule 73.

Moved by Mr. McMaster, seconded by Mr. MacMurchy, that Rule number 23 herein be suspended and that Rule number 73 be amended by adding, after the word "term" in the 4th line thereof, the following words, "or on or before the first day of June thereafter." Carried.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Charles Vaughan Langdon, Andrew Alan Shuyler, John Joseph Huggard, William Belmont Common (Honours, Bronze Medal), Walter Cunningham Thomson, Frank Charles Studdart Evans, Henry Norman Bawden, John Aubrey Gibson, Murray Dickson Williams, Robert James Earl Graham, Leonard Victor Sutton, Stanley Hall Beck, Frank Arthur Silverman (Honours), Charles Allen Thomp-

son, Sydney Reid Johnston, Joseph Sedgwick, John Alexander MacDonald, James Wilfred Gaius Thompson, Kenneth Arnold Mahaffy (Special), Harold Herson Willson (Honours, Christopher Robinson Memorial Scholarship and Silver Medal 1922), Mr. K. L. G. Bailey, a member of New Brunswick Bar.

Presentation to Library.

The Treasurer informed Convocation of the presentation to the Library by the Honourable Mr. Justice Riddell of a valuable book—"A Letter Addressed to Two Great Men"—printed in A.D. 1760.

The Secretary was instructed to convey the thanks of Convocation to the donor for his very acceptable gift.

Correspondence.

A letter of thanks received from Mrs. O. L. Lewis was read.

A letter of thanks received from Sir Allen Aylesworth was read.

Convocation then rose.

MINUTES OF CONVOCATION.

Thursday, June 21st, 1923.

Present: The Treasurer, and Messrs. Bain, Boys, Cassels, Cowan, Dewart, Field, Geary, Grant, Harcourt, Hellmuth, Kerr, J. G., Kerr, W. F., Ludwig, MacMurchy, Rowell, Saunders and Spence.

The Treasurer took the Chair.

The Minutes of the meeting of Convocation of the 25th May were read and confirmed.

Mr. J. G. Kerr, K.C., of Chatham, recently elected as Benchers to fill the vacancy caused by the death of Mr. O. L. Lewis, K.C., took his seat.

Appointment of Principal of Law School.

It was ordered that the consideration of the appointment of the Principal of the Law School should stand sine die.

Legal Education Committee Report.

Mr. Harcourt presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Graduates.

Jacob Carroll Anderson, Evan Mansfield Begg, Ralph Crozier Bone, Neil Alexander Delahey, Gordon Alexander Fraser, Melville Fowler Gladman, Rowan Grant Gordon, Edward Wilfred Haines, John Lorne Douglas Hanlan, Gor-

don Westman Hewitt, Wilfred Laidlaw Hiltz, James Gerald Kelly, James William Kerr, William Ernest Middleton Lee, Herman Milton Rogers, Royden George Start, Everett Lane Weaver.

Matriculant.

Herman Chaim Bennett.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:

Frances Henry Hurley, Alfred Frank Cook, Walter James Burns, Fergus Edward Murphy, Robert Davy Macaulay, John Roderick Johnson, Cornelius John McDougall, Ralph Biggar, John Bell Aylesworth, Frederick William Torrance, Harold DeFoe Lang, William Meredith Gordon, Thomas Reginald Deacon, John Leeming Grogan. James Fenwick McMillan, Reginald Alger Cluff, Charles Sydney Lees, George Edward Parkinson, George Bristow.

Call to the Bar (Special).

Dan S. Denberg was entered as a student-at-law in the Graduate Class on May 6th, 1922, having obtained his B.A. at the University of Manitoba. He put in a petition in October, 1922, to be Called and Admitted on examinations passed in Manitoba, which was refused. He petitioned again in November, 1922, to be relieved from taking the course at Osgoode Hall, having passed the examinations in Manitoba, and was refused (L.E. pages 552 and 563). He has now filed his application to be Called to the Bar June 21st. He was articulated to a solicitor of the Supreme Court of Ontario and has served him from May 4th to May 16th, 1923. He alleges that he is a Graduate of the law school of Manitoba.

He has obtained from the Legislature of the Province of Ontario a Special Act authorizing the Law Society to admit him, at any time after the passing of the said Act, to practise at the Bar of His Majesty's Courts in Ontario and to

practise as a Solicitor in the Supreme Court of Ontario, on his paying the proper fees in that behalf, and without complying with any other requirements of the law or any other rules or regulations of the said Society in that behalf.

Consideration postponed.

Special Petitions.

R. A. Cluff, student-at-law in the third year, asks to be Called to the Bar and admitted to practice on the ground of Military Service from February, 1916, to August, 1919, from which he is still under disability from a gunshot wound in the right chest. He was admitted as a student September 26th, 1921, in the Graduate Class and was allowed his First year (although allowances to returned soldiers were discontinued in December, 1920), and has passed his Second and Third year examinations.

The Committee refer the matter to Convocation with the recommendation that he be Called to the Bar.

J. W. Rowland asks to have his Third year examination allowed on which he failed by 53 marks. He was admitted as a student June 1st, 1919, in the Matriculant Class and has passed his first and second year examinations. He was in military service for nearly three years.

Referred to Convocation.

F. G. J. McDonagh asks to have his Third year examination allowed on which he failed by 50 marks on the total, he also failed in the subject of Private International Law on which he obtained 26 marks. He was admitted as a student October 1st, 1920, in the Matriculant Class and has passed his first and second year examinations. He was in military service for 3½ years.

Referred to Convocation.

E. N. Johnson asks to be allowed to attend lectures this coming session. He was admitted as a student May 18th, 1922, in the Matriculant Class, and under the Rules would not be eligible to attend until September, 1924.

The Committee recommend that the petition be refused.

J. W. Tesky asks to be admitted as a student-at-law on the following qualifications—First year University 1922, complete excepting Latin and English; Honour Matriculation standing in Mathematics, Algebra, Geometry and

Trigonometry, English Composition and Literature, Physics and French. He files certificates in support of his petition.

The Committee recommend that the petition be allowed.

Examination Returns—Easter, 1923.

First and Second Years.

The record of the returns of the examiners of the Easter examinations for the First and Second years, is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Honours—First Year.

None of the candidates of the First year have received sufficient marks to entitle them to be passed with Honours, under the new Rule 166, which applies to the First year only; (80 per cent. on aggregate and 65 per cent. each subject).

Scholarships—First Year.

Under the new Rule 169, the following candidates of the First year are entitled to receive Scholarships:

G. A. Binkley	\$60 00
W. G. Thomson	40 00
D. P. Guthrie	40 00
C. L. Yoerger	40 00
W. H. Sparrow	40 00
J. R. Hetherington	40 00

Honours—Second Year.

Under former Rule 166, the following candidates of the Second year, being in due course, are entitled to be passed with Honours:

H. A. F. Boyde, D. P. Jamieson, Miss V. L. Parsons, N. W. Byrne, W. Schreiber, W. C. Parrott, W. F. Schroeder, H. W. R. Kennedy, G. M. Burr, C. C. Carrothers, A. R. Graydon, P. C. Finlay, J. E. Harris, E. C. Bogart, R. A. Danis.

Scholarship—Second Year.

Under Rule 169, the following candidates of the Second year are entitled to receive Scholarships:

H. A. F. Boyde.....	\$100 00
D. P. Jamieson	60 00
Miss V. L. Parsons	40 00
N. W. Byrne	40 00
W. Schreiber	40 00
W. C. Parrott	40 00
W. F. Schroeder	40 00

F. R. S. Owens asks to be admitted as a student-at-law on the following qualifications—Junior Matriculation, excepting Latin Authors; Second class Honours in Mathematics, Third class in Physics and passed in French. He files certificates in support of his petition.

The Committee recommend that the petition be refused.

Mr. Bain moved that the following students be allowed their pass standing in the Third year examinations just concluded:

Skeans, A. J., Code, H. M., Flannery, W. M., Hutson, H. A. Lost.

R. A. Cluff. The petition of Mr. R. A. Cluff referred to in the said report was allowed.

J. W. Rowland. The petition of Mr. J. W. Rowland referred to in the said report was not allowed.

F. J. G. McDonagh. The petition of Mr. McDonagh referred to in the said report was not allowed.

E. N. Johnson. The petition of Mr. E. N. Johnson referred to in the said report, to be allowed to attend lectures at the Law School in September, 1923, was allowed.

J. W. Teskey. The petition of Mr. J. W. Teskey referred to in the said report was allowed.

F. R. S. Owens. The petition of Mr. Owens referred to in the said report was allowed.

Finance Committee Report.

In the absence of Sir Allen Aylesworth, the report of the Finance Committee was presented by Mr. Harcourt.

Reporting Legal News in Newspapers.

The Reporting Committee at its meeting on the 14th May approved of a grant to Mr. G. M. Lee, the late assistant Registrar of the Supreme Court of Ontario, for his services herein, and Convocation at its meeting May 25th adopted the said Committee's report, subject however to the matter being placed before the Finance Committee.

The Committee recommend that the request be refused on account of principle involved.

Re 25 Year Digest, Salary of Compilers (2).

The Secretary's letter to the Editor-in-Chief of May 14th and the latter's reply thereto of June 1st are before the Committee for consideration touching the suggestion of the Editor-in-Chief that the Compilers are entitled to one month's remuneration prior to the execution by them of their contracts of employment dated February 26th, 1923.

The Secretary is instructed to obtain information from the Editor-in-Chief as to the date on which the compilers really commenced their work.

Reporting Legal News in Newspapers.

The report of the Reporting Committee herein dated May 14th, 1923, approving of a grant to Mr. G. M. Lee was restored and the report of this Committee is not adopted.

25 Year Digest, Salary of Compilers (2).

The Secretary, having laid before Convocation a communication from Mr. E. B. Brown, K.C., Editor-in-Chief, it was ordered that the compilers (2) be each paid a full month's salary for work performed in the month of February, 1923.

Re Library Extension and Law School.

Mr. Ludwig addressed Convocation re the proposed extension of the Library. The Treasurer named the following benchers to form a special committee to consider the question of a proposed extension of the Library, and to

look into and consider the matters pertaining to the Law School generally:

The Treasurer, Messrs. Harcourt, Kerr, W. F., Kingston, Ludwig, McPherson, W. D., MacMurchy, Nesbitt, Nickle, White, H. S.

Re Canada Law Book Co. Ltd.

Moved by Mr. Grant, seconded by Mr. Ludwig, that upon the Canada Law Book Co. withdrawing its account and claim to be legally entitled to payment of the sum of about \$2,200, charged by the said company for work done on its expired contract and charged for on the basis of its new contract and submitting a petition asking for payment of such sum as of grace on account of the great loss sustained by the said company by reason of the great increase in cost of paper and printing, that it be referred to a Committee consisting of Messrs. Harcourt, MacMurchy and Ludwig, to consider and order payment of such sum as they shall think reasonable and proper.

Moved in amendment by Mr. Boys, seconded by Mr. Bain, that the Committee named shall not have power to dispose of the claim of the Canada Law Book Co., but will investigate the claim and report to Convocation at its next meeting such action as they deem proper.

The original motion as so amended was then carried.

Louis Vincent McBrady (Barrister and Solicitor).

It appearing that the Secretary has been served with notice of motion to the Supreme Court of Ontario to be made by Mr. McBrady for an order that he be reinstated on the rolls of the Law Society of Upper Canada as a barrister and solicitor, and that a petition to the Society has been filed by the said McBrady petitioning the approval of the Society to his said motion to Court;

The Secretary was instructed to appear before the Court on the return of the said motion, and to state that the Law Society while submitting the matter to the Court for disposal in due course does not offer any opposition to the order being made as asked.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:

Francis Henry Hurley, Alfred Frank Cook, Walter James Burns, Fergus Edward Murphy, Robert Davy Macaulay (Honours), John Roderick Johnson, Cornelius John McDougall, Ralph Biggar, John Bell Aylesworth, Frederick William Torrance, Harold Defoe Lang, Willard Meredith Gordon, Thomas Reginald Deacon, John Leeming Grogan, James Fenwick McMillan (Honours), Reginald Alger Cluff, George Edward Parkinson, Charles Sydney Lees, George Bristow.

Correspondence.

A letter of thanks from Dr. Hoyles, the late Principal of the Law School, was read.

Convocation then rose.

MINUTES OF CONVOCATION.

Thursday, September 13, 1923.

Present: The Treasurer and Messrs. Boys, Cassels, Cowan, Farewell, Field, Grant, Harcourt, Henderson, Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, McMaster, MacMurchy, McPherson, G. G., Nickle, Raney, Rodd, Rowell, Saunders, Washington, White, H. S., and White, W. R.

The Treasurer took the Chair.

Election of Benchers.

Mr. Joseph Boomer Walkem, K.C., of Kingston, and Mr. Charles McCrea, K.C., of Sudbury, were elected Benchers to succeed Mr. W. F. Nickle, K.C., who has been appointed Attorney-General, and Mr. W. H. Wright, K.C., who has been appointed to the Bench.

Legal Education Committee Report.

Mr. Harcourt presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Hyman Meyer Goodman, William John Scott, Allan Frederick Moore, Leslie Bernard Bond, Stewart Gordon Robertson, Harold Bruce Turville Hough, Richard William Delmer Lewis, Cyril O'Reilly, Walter Armstrong Thomson, Herbert George Heron, Alibert St. Aubin, Joseph Ambrose McMahon, Gerald Falconbridge Anglin, Arthur Brodey.

Honour Matriculants.

John Wilfrid Teskey, Hugh Ernest Fleming, Edwin Alcott Tilley, George Edward Hill, Kenneth Alexander Cameron, Stuart Hector Fleming.

Junior Matriculants.

William Govier Tucker, George Edward Elliott, Robert Sutherland Joy, Herbert Lovell Joy, Francis Godfrey Dillon, Douglas Portice Robinson, Gerald Ernest Eastman, Harold Ernest Roberts, Solly Gebirtig, Harry Marvin Sherman.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

D'Arcy Argue Counsell Martin, Edward Earl Thistle, Theodore Humeniuk, Stanley Lount Springsteen, William Arthur Brant, John Eddington Kerr, Donella Maud McRae, James Harold Smyth, Albert Cyril Clark, Jacob Markus, Robert Edmund Anglin, Henry Samuel Rosenberg, James Allen Morrison, Samuel Goodman, Gordon Turnbull Walmsley, James Patrick Manley, Arthur Joseph Kelly, Frederick George Mackay, Francis Aloysius McKinley, Alexander Chaim Solomon, Angus Charles Dunbar.

Approved.

Call to the Bar and Certificate of Fitness—Special.

Grenville Carson Price, who has been duly Called to the Bar of the Province of Saskatchewan and duly admitted as a Solicitor of the Province of Saskatchewan, having submitted proofs, and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar under Section 3 (e) of the Barristers Act, and having served under Articles to a practising solicitor in Ontario for three months, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act, on passing the prescribed examination.

The Committee recommend that his petition to be Called to the Bar be granted; and that he be granted his Certificate of Fitness on complying with the provisions of Rule 176 (3) re examinations.

Certificate of Fitness—Special.

James Henry Fraser, of Toronto, who was Called to the Bar on the 7th February, 1913, asks to be granted a Certificate of Fitness to practise as a solicitor under Section 7 (2) of the Solicitors Act. He has been in practice continuously in Ontario for more than ten years prior to his application and has paid the necessary fees and has filed the proper papers.

The Committee recommend that he be granted his Certificate of Fitness.

Special Petitions.

Heath Robertson Fletcher, of Petrolea, has filed an application to be admitted as a student-at-law on his Matriculation standing obtained in June, 1920, and June, 1922.

He was entered as a student-at-law on the 1st September, 1921, on matriculation standing obtained in June, 1921, but his name was struck off the Rolls by Convocation on May 18th, 1922, on the recommendation of the Discipline Committee, it having been made to appear that the Minister of Education had cancelled his certificates by reason of certain irregularities committed by him at the matriculation examinations held in June, 1921. (See Convocation Minutes, page 468).

The Committee directs that the application stand until the Secretary has obtained certain information from the University of Toronto.

Donald John Livingston. This student files a petition for admission annexed to which are the other necessary papers which are all in order as to form, and also his cheque for \$51.00 covering the admission fees and \$100.00 covering his First year Law School fees. A letter from Mr. John Cowan, K.C., of Sarnia, to whom Mr. Livingston is articulated, was written the Secretary under date July 30, 1923, pointing out that through the inadvertence of some clerk in his office Mr. Livingston's petition, articles, cheque for admission, etc., were mislaid in September, 1921, and remained so until lately. Mr. Cowan's letter states the facts and can be regarded as a petition by the said Livingston to be allowed

to attend the First year lectures at the Law School this fall and to have the filing of his Articles and certificate of admission to the Society dated back to September, 1921.

The Statute does not permit the filing of Articles and certificate of admission to be dated back; the Committee, however, recommend that the petitioner be allowed to attend the Law School forthwith, subject, however, to the provisions of the Statute requiring him to be on the books of the Society for five years.

Dan S. Denberg—Call to the Bar.

The application for Call to the Bar and Certificate of Fitness of the above candidate is again before the Committee for consideration. The matter came before the Committee on the 18th June, 1923, and consideration was postponed.

The Committee recommends that he be Called to the Bar and granted a Certificate of Fitness.

A. L. Scace, a student-at-law in the First year, asks to be allowed his First year examination. He failed at the Christmas examination in Contract but passed the Easter examination in Contract and obtained 47 marks above the average required for pass.

The Committee recommends that the petition be granted.

Alexander Solomon, a candidate for Call to the Bar, asks to have his name changed on the Rolls to "Alexander Chaim Solomon," which is his full and proper name.

The Committee recommend that the petition be granted.

P. Phillips, a Barrister and Solicitor of the City of Hamilton, asks to have his name changed on the Rolls from "Pinus Phillips" to "Palmer Phillips," to which he has changed his name by Deed Poll, dated 30th June, 1923.

The Committee recommend that the petition be granted.

Egerton Cairns Snider, who was admitted as a student-at-law in the Matriculant Class in Hilary Term, 1914, asks to be allowed to enter the Second year this fall on the ground of military service from June, 1915, to August, 1920. Since his return from overseas he has been medically unfit, his heart and lungs being affected, and he was unable to continue the study of law.

The Committee recommend that the petition be granted.

Honours—First Year.

A petition is submitted from some of the First year students asking that the first Scholarship of \$100.00 be

awarded to the student obtaining first place at the Easter examinations. Under Rule 169 as amended 18th January, 1923, the student obtaining first place in the examinations must have received sufficient marks to entitle him to Honours in order to receive the \$100.00 scholarship. None of the students in the First year were awarded Honours this year.

The Committee refers the petition to Convocation with special reference to existing Rule 169.

Angus Charles Dunbar, a candidate for Call to the Bar and Certificate of Fitness, asks to have the filing of his application for Call allowed, although not filed within four weeks as required by Rule 160, on the ground that his father to whom he is articed was seriously ill, and he was unable to give the matter of his Call the consideration it should have received.

The Committee recommends that the petition be granted.

Call to the Bar—Special.

Camille Wilfrid Arthur Marion asks to be Called to the Bar of Ontario under Section 3 (d) of the Barristers Act, on passing prescribed examination. He has filed certificates from the Bar of Quebec showing that he has been duly registered as a clerk and studied during the periods for study respectively required under the provisions of the Quebec Acts. He has filed testimonials of good character and conduct and given proper notice and paid the required fees.

The Committee recommends that he be Called to the Bar on passing an examination.

Re First Year Scholarships.

The petition herein was refused.

Call to the Bar Special—C. W. A. Marion.

This application was directed to stand over until next Convocation to permit certain information to be obtained in the meantime.

Subject to the foregoing motions the report was adopted.

Discipline Committee Report.

Mr. Cassels presented the report of the Discipline Committee as follows:—

The Committee reports that Mr. Hamilton Cassels was elected as its Chairman.

The Committee further reports as follows:—

In the matter of the Law Society Act and in the matter of **Walter E. Lear**, a Barrister and Solicitor.

A statement having appeared in the public press that this Solicitor had been convicted of theft, the matter was referred to the Discipline Committee in the usual way for the purpose of enquiring whether a prima facie case existed for its investigation. A certificate was obtained from the Clerk of the Peace for the County of York showing that at a sittings of the Police Court holden at the City of Toronto in the County of York on the fifteenth day of May, A.D. 1922, before Jacob Cohen, Esquire, Police Magistrate in and for the said City of Toronto, the said W. E. Lear was in due form of law charged and convicted for that he, the said W. E. Lear, in the year 1921 in the said City of Toronto did, contrary to law, steal \$601.05 in money, the property of John H. Gibson, and the said W. E. Lear was thereafter on the 2nd day of June, A.D. 1922, remanded for sentence till called on.

Notice was duly served upon the said W. E. Lear that on the 9th day of January, 1923, the Discipline Committee would proceed with the investigation and trial against him. On that day accordingly the Committee met and the said W. E. Lear appeared in person and the investigation and trial was proceeded with. It appearing that the presence of Mr. J. C. McRuer, Assistant Crown Attorney, would be required before the matter was finally disposed of, the said investigation was accordingly adjourned sine die.

Pursuant to a new notice, duly served upon the said W. E. Lear, the Discipline Committee met on the 27th day of June, 1923, when the said investigation and trial was proceeded with. The said W. E. Lear appeared and read a statement prepared by him supplementing the same by an oral statement of facts upon which he was cross-examined by the Committee; the said Assistant Crown Attorney also making his statement as to what occurred at the said trial before the said Police Magistrate, he acting thereat as Prosecuting Attorney.

The Committee report that the said W. E. Lear was

duly convicted of the said offence as set forth in the said Certificate of Conviction hereinbefore referred to.

The said W. E. Lear was Called to the Bar and admitted as a Solicitor in Trinity Term, 1907, and thereafter practised in the City of Toronto.

The Committee, pursuant to Rule 85, subsection 5, submits to Convocation with this report, the original notices served upon the said Solicitor; the Court Stenographer's transcript of the evidence taken at the said trial in the Police Court, the said Certificate of Conviction, the said Solicitor's typewritten statement of the facts, and a typewritten stenographic report of the said investigation.

And your Committee further reports as follows:—

A complaint having been made to the Law Society of Upper Canada that the said W. E. Lear caused to be issued and distributed broadcast circular letters purporting to be signed by him, offering for sale by him certain degrees in "Anglo American University," which degrees have no real attainment behind them and are spurious, the Committee determined to investigate the complaint.

Notice was duly served upon the said W. E. Lear that on the 27th June, A.D. 1923, the Discipline Committee would proceed with the investigation and trial of the said complaint against him, and on that date accordingly the Committee met and the said W. E. Lear appeared in person and the investigation of the charge and complaint was then proceeded with.

The evidence consisted of a printed circular letter dated October 5, 1922, addressed to A. H. Gibson, Barrister-at-law of Fort Saskatchewan, Alta., setting forth the various degrees which were offered for sale in the Anglo American University, together with the price to be charged for same, the said letter being signed by the said Lear; a typewritten circular dated December 4, 1922, addressed to J. M. Conroy, Barrister-at-law, North Battleford, Sask., signed by the said Lear and setting forth certain information relative to certain degrees to be obtained from Anglo American University and attached thereto being copies of printed literature purporting to be issued by the said University.

The said W. E. Lear addressed the Committee and admitted the truth of the complaint and charge preferred against him.

The said W. E. Lear was Called to the Bar and admitted as a Solicitor in Trinity Term, 1907.

The Committee reduced to writing the statement so made by the said W. E. Lear and submits the same, together

with the circulars hereinbefore referred to, to Convocation.

Your Committee finally reports to Convocation that in view of their foregoing reports and evidence touching the said two charges, the complaints are well founded.

It was ordered that the report be taken into consideration on the 18th day of October, 1923, at eleven a.m.

Re Library Extension and Re-organization of Law School.

Mr. Harcourt, Chairman of the Special Committee, reported as to progress made in connection with the Law School. Owing to the importance of the subject matter the Committee will not be able to complete their labours for some months, but as the Law School must be opened for the autumn term, necessitating the appointment of someone to act as Principal in the meantime, the Committee suggest that Mr. John D. Falconbridge, K.C., be appointed Acting Principal until a permanent appointment is made, at a salary of \$6,000.00 a year; also that Mr. A. R. Clute be appointed Lecturer at the usual salary of \$2,000.00 for one year.

Convocation approved of these recommendations.

Memorial of the late O. L. Lewis, K.C.

Mr. H. S. White presented the report of the Special Committee appointed to prepare a Memorial of the late Mr. O. L. Lewis, K.C., and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to Mrs. Lewis.

Convocation records with deep regret the death at Chatham on the 20th day of April, 1923, in the sixty-first year of his age of Osric Leander Lewis, a Benchler of this Society. Born near Barrie, in the County of Simcoe, the late Mr. Lewis received his early education at the public and high schools in the City of Chatham. He completed his course at Osgoode Hall and was Called to the Bar and admitted as a solicitor in 1886. For some years he practised in Chatham in partnership with the late D. M. Christie and in 1894 he entered into partnership with W. G. Richards under the firm name of Lewis & Richards, which partnership continued until the date of his death. In 1908 he was appointed a King's Counsel and in 1920 on the death of the late Matthew Wilson, K.C., was elected a benchler by Convocation, being subsequently elected at the quinquennial election in 1921. He served as an alderman in the City of Chatham in 1897 and from 1907 until the date of his death was City

Solicitor. He took an active interest in military affairs and served a term as Commanding Officer of the 24th Kent Regiment. He was prominent in Oddfellowship and Masonry and was a Past Grand Master of the Grand Lodge of Ontario of the Independent Order of Oddfellows.

The late Mr. Lewis was a man of great industry and of outstanding ability. An indefatigable worker, he rapidly won recognition as a counsel and during his career at the Bar he handled many important cases. For many years he enjoyed a wide reputation as one of the leaders of the Bar in Western Ontario. He had many personal qualities that brought him much esteem and high regard. A man intensely human, having a sturdy independent individuality and a bright and cheerful disposition, he made many firm and lasting friendships, not only among the members of his profession but among people in all walks of life.

Convocation deeply regrets his sudden and unexpected death at the comparatively early age of sixty years.

Presentation of Medals.

The following gentlemen were presented with the Medals awarded by Convocation to them on May 25, 1923:—

D. A. C. Martin.....Gold Medal
E. E. Thistle.....Silver Medal

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

D'Arcy Argue Counsell Martin (Honours), Chancellor Van Koughnet Scholarship and Gold Medal), Earl Edward Thistle (Honours, Christopher Robinson Memorial Scholarship and Silver Medal), Theodore Humeniuk, Stanley Lount Springsteen, William Arthur Brant, John Eddington Kerr, Donella Maud McRae, James Harold Smyth, Albert Cyril Clark (Honours), Jacob Markus, Robert Edmund Anglin, Henry Samuel Rosenberg (Honours), James Allen Morrison, Samuel Goodman, Gordon Turnbull Walmsley, James Patrick Manley (Honours), Arthur Joseph Kelly (Honours), Frederick George Mackay, Francis Aloysius McKinley, Alexander Chaim Solomon, Angus Charles Dunbar, Dan Solomon Denberg (Special).

Call to the Bar—Special.

The following candidate, a member of the Bar of Saskatchewan, was, as a special case, introduced and Called to the Bar:—

1. Grenville Carson Price.

Re Louis Vincent McBrady (a Solicitor)

A petition of Mr. L. V. McBrady to be restored to the Barristers Roll was presented to Convocation.

Mr. McMaster moved, seconded by Mr. Rodd, that the matter of this petition stand for one year. Carried.

Correspondence.

A letter from Lady Meredith thanking the Society for flowers sent on the occasion of the death of her husband, the late Sir William R. Meredith, Chief Justice of Ontario, was read and directed to be filed.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, October 18, 1923.

Present: Messrs. Bain, Boys, Brewster, Dewart, Geary, Harcourt, Hellmuth, Kerr, W. F., Kingstone, Lennox, Ludwig, Nickle, Raney, Saunders, Spence, Walkem, and White, H. S.

In the absence of the Treasurer, Mr. F. W. Harcourt was appointed to act as Chairman.

The Minutes of the meeting of September 13, 1923, were read and confirmed.

Legal Education Committee Report.

Mr. H. S. White presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Grace Howard Hunter, John Douglas Peck, Raymond Augustus Cannon, Duncan Kenneth MacTavish, Ross Ryrie, William Henry Becking, Edward Lazaresco, Frank Alistair McHardy-Smith, Kenneth Marshall Stiver, Cecil Augustus Wright, Alfred Cosby Crysler, Arthur G. S. Wartman, Charles Michael McNab, Claude Campbell Savage, Alan Lucas Ambrose, Leslie Egerton Blackwell, James Livingstone Braid, George Gordon Bryson, Henry Joseph Lassaline, Donald John McGillivray, Andrew Edward McKague, Harry Joseph Waldman, John Leonard Wilson.

Honour Matriculants.

Robert Stanley Cameron, Clarence Cecil Gibson, Ian Munro.

Pass Matriculants.

Donald John Livingston, William James MacKay Sproat, Fred R. S. Owens, Edward Austin Carroll, Manuel Frankel, John Keith McBroon Laird, George Herbert Miller, John McLaren Reyecraft, Warren Smythe, Herbert Alexander Jardine Barton, Maurice David Heller, Douglas Leighton McWhinney, Samuel Rubinoff, William Cyril Henry Terry, Howard O. Hessell, Cecil Minto Pyle.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

Harold Watson Keyes, John Maitland Macintosh, Walter Hugh Fraser, William Wallace Cooper, Gordon Peter Campbell, Enoch George Percy Dean, William Porter McClement, Percy Edwin Ault, John Beverly Robinson, Homer William Taylor, John Wilfred Rowland, Fraser Keith Wilson, Mary McKendrick Taylor, Harry Andrews Hutson, William Maurice Flannery, John Melville Wilson, Foster McAmmon Froom, John Eckert Tanner, Stanley Nelson Schatz, Alfred Harold Joseph Swencisky, William Ivan Hesson, Alfred John Skeans, Francis Gerard Joseph McDonagh, Charles Augustus Thoburn.

Approved.

John Dale O'Flynn, of Belleville, has filed his application for Call to the Bar and Certificate of Fitness under a Special Act, 10 Geo. V. Chapter 164, which authorizes the Society to admit him to practise as a Solicitor and to be Called to the Bar on passing the final examination and paying the proper fees and without complying with any other requirements of the Law or regulations of the Society.

He passed the Third year examination in September, 1923, and paid the required fees for Call and Admission.

Approved.

Murray Keyfetz, a student in the Third year, asks to have his supplemental examination papers in Evidence and Construction of Statutes re-read. He obtained 44 marks

in each of those subjects and failed by 16 marks on the average.

The Committee recommend that the petition be refused.

Henry Burrow Gardner asks to be transferred from the Matriculant Class to the Graduate Class and to have the admission fee which he paid, amounting to \$51.00, remain to his credit. He was entered as a Matriculant in Trinity, 1914, and paid the admission fee, but did not attend owing to war service, and since then has obtained his B.A. Degree in McMaster University.

The Committee recommend that the petition be granted.

D. R. Michener, a Barrister of the Middle Temple, asks to be Called to the Bar of Ontario under Section 3 (c) of the Barristers Act, without producing a certificate of like privilege, as required by the said Section, or that if such dispensation is impossible, that a recommendation be made to the Legislature of Ontario that the statutory provisions be changed so as to make it possible for English Barristers to be Called to the Bar of Ontario.

The Committee recommend that the petition be refused.

Lawrence Kert, a candidate for Certificate of Fitness, asks to have allowed the filing of an Assignment of Articles although not filed within three months, owing to inadvertence.

The Committee recommend that the petition be granted.

Archibald McPhee, a student in the Second year, asks to be allowed his Second year supplemental examination which he failed in the total by 13 marks. He is a returned soldier and lost both legs at the hips, which causes him much suffering and incapacitates him from studying.

The Committee recommend that the petition be granted.

L. V. McBrady.

A letter is submitted from L. V. McBrady asking for a reconsideration of his petition for re-instatement at the Bar.

As the petitioner has been re-instated by the Supreme Court of Ontario on a motion thereto and sworn in as a solicitor before the said court on the 26th day of June, 1923; counsel for the Law Society having appeared as instructed by Convocation and offering no objection, and the committee being satisfied that the petitioner's conduct has been satisfactory since the date of his disbarment on the 17th April, 1919, the Committee recommends that the petition be granted and the petitioner allowed to pre-

sent himself to Convocation on the 18th instant to be Called to the Bar.

H. C. Willson asks to be admitted as a student in the Matriculant Class. He submits a certificate of Partial Matriculation and Honours in English History, French and Mathematics.

The Committee recommend that the petition be allowed on his passing in Latin.

Supplemental Examinations, 1923.

The record of the returns of the examiners of the Supplemental examinations for the First, Second and Third years, is submitted herewith, showing those who have passed and those who have failed.

Special Petitions.

Thomas C. Truss, of Brantford, asks to be admitted as a student-at-law in the Matriculant Class. He presents a certificate from Queen's University stating that he "is eligible to enter the Third year of the B.A. course at Queen's University," such certificate having been granted to him on his standing in the University of Michigan, and which certificate does not comply with the requirements of Rule 103 (2).

The Committee recommend that the petition be refused.

J. M. Macintosh, a candidate for Certificate of Fitness, asks to have the filing of his Assignment of Articles allowed although not filed within three months. He was articled to Gideon Grant, K.C., on the 3rd September, 1918, and served him until the 5th of September, 1920, when he entered the service of J. A. Macintosh, K.C., but through inadvertence did not assign his Articles.

The Committee recommend that the petition be granted.

Appointment of Examiners.

The terms of Mr. R. P. Saunders, Senior Examiner, and Mr. W. B. McPherson, Examiner, expire on 1st December, 1923.

The Committee recommend that the usual advertisement be inserted in the newspapers.

J. B. Robinson, a candidate for Certificate of Fitness, asks to be allowed his Certificate although his Certificate of Service shows six months absence from service. He submits a medical certificate that he was ill during that period.

The Committee recommend that the petition be granted.

W. P. Milliken asks to be admitted as a student in the Matriculant Class. He has obtained his Junior Matriculation with the exception of Algebra and English Composition but he has obtained credit in these subjects at the Honour examinations.

The Committee recommend that the petition be granted.

E. A. Carroll, a candidate for admission in the Matriculant Class, asks to be admitted on his Honour Standing in History, Mathematics, Latin and French, as required under Rule 103 (1) in force in September, 1922, and at which time he was informed by the Secretary that he could have a choice of History or English. Rule 103 (1) as amended May 25th, 1923, now requires both History and English.

The Committee recommend that he be admitted on his certificate of complete pass matriculation but must within 2 years thereafter present a certificate of Honour standing in English.

F. L. Nash, a student in the Second year who has just failed in the supplementals by 16 marks, petitions that if he is required to take his Second year over again, he be dispensed from attending lectures and paying the fees, as he has already taken his Second year twice.

The Committee recommend that the petition be granted.

Charles Walfish, a student in the Matriculant class, who was entered on September 2nd, 1922, on his Honour matriculation standing, asks to have his enrolment on the books of the Society dated back to April 20, 1922. He filed his application for admission on the 20th April, 1922, but owing to some misunderstanding of his matriculation certificates his application was returned to him. He again filed his application on the 2nd September, 1922, and it was then accepted and he was entered as of that date on the same matriculation standing which he presented in April, 1922.

The Committee recommend that the petition be refused.

T. S. Walsh asks to be now admitted in the Graduate Class anticipating his obtaining his degree from Queen's University in about a year's time.

The Committee recommend that the petition be refused.

Call to the Bar—Special.

Camille Wilfrid Arthur Marion.

This application came before Convocation on September 13, 1923, and was ordered to stand over until the next

meeting of Convocation to permit certain information to be obtained in the meantime.

The required information having been obtained and being satisfactory, the Committee recommend that he be Called to the Bar on passing an examination.

Re Louis Vincent McBrady.

Moved by Mr. H. S. White, seconded by Mr. Bain, that as the petitioner was sworn in as a Solicitor by the Supreme Court of Ontario on the 26th day of June, 1923, he be allowed to be Called to the Bar forthwith.

Carried.

Colonial Solicitors Act, 1900.

The report of the sub-committee was submitted by Mr. W. D. McPherson, the Chairman, and is as follows:—

Referring to the letter of 2nd June, 1922, from the Honourable the Colonial Secretary to His Excellency the Governor-General regarding the application to the Province of Ontario of "The Colonial Solicitors Act, 1900," your Sub-committee reports as follows:—

1. Your Committee has examined the provisions of "The Colonial Solicitors Act, 1900" and finds that one of the special conditions of that Act contained in Section 2, subsection 1 (b) provides, as one of the conditions of admission of an Ontario Solicitor to be a Solicitor of the Supreme Court in England is:—

2. (1)

(a)

(b) that by the law of the British possession the solicitors of the Supreme Court will be admitted to be solicitors of the superior court in the possession, on terms as favourable as those on which it is proposed to admit solicitors of that superior court in pursuance of this Act to be solicitors of the Supreme Court;

Our "Solicitors Act" contains no such provision as that quoted from the English Act and does not authorize the admission of a solicitor of the English Court to practise in the Ontario Courts, therefore the preliminary difficulty is one which can only be overcome by Ontario legislation.

It may be noted that in the case of an English Barrister there is, by our "Barristers Act," section 3, provision for reciprocal admission.

Under the circumstances your sub-committee being of opinion that it is unnecessary to do more than report a

statement of the law on the subject referred to by the Colonial Secretary, makes no recommendation.

The report was adopted.

Finance Committee Report.

Mr. Bain presented the report of the Finance Committee, as follows:—

Annual Financial Statement, 1922-23.

The annual financial statement certified by the Auditor, for the year ending 31st August, 1923, is submitted herewith, showing Receipts amounting to \$139,636.03 and disbursements amounting to \$121,983.73 with a surplus of \$17,652.30.

The Committee recommend that the Statement of Revenue and Expenditure be printed and distributed in pursuance of the Statute.

Annual Estimates, 1923-24.

The estimates of Revenue and Expenditure for the year ending August 31st, 1923, are submitted for the approval of Convocation. The amount of the estimated Revenue is \$144,070.00 and the amount of the estimated Expenditure is \$129,213.11.

Dominion of Canada Bonds, 1943.

The Committee has purchased for the Society \$25,000.00 of Dominion of Canada Bonds, due 1943, and bearing 5% interest, at a cost of \$24,562.50.

Re Safe Deposit Box.

The Committee recommend that Mr. Bain or the Secretary be authorized to represent the Treasurer when absent, in opening the Safe Deposit Box at the Toronto General Trusts Corporation.

Re Paving of North Yard.

Tenders are submitted for the paving of the North yard used for parking of automobiles.

The Committee recommend that the tender of Ramsay & Co., amounting to \$497.00, be accepted.

The Report was adopted.

Discipline Committee Report—W. E. Lear.

The report of the Discipline Committee which was presented to Convocation at the last meeting was read.

Moved by Mr. Saunders, seconded by Mr. W. F. Kerr, that upon the report of the Discipline Committee dated 27th June, 1923, in the matter of Walter E. Lear, a Barrister and Solicitor, Convocation is of opinion that the said Walter E. Lear is unworthy to practise as a Solicitor and that he should be disbarred and his name struck off the Rolls of the Society.

Carried.

Library Committee Report.

Mr. Ludwig presented the report of the Library Committee, as follows:—

1. An estimate is submitted of the probable expenditure for the Great Library and the Phillips Stewart Library for the year 1924:—

The Great Library	1924	1923
Books and Periodicals.....	\$5,500.00	\$5,453.19
Stamping, Binding and Repairs..	2,100.00	2,044.25
Maintenance	800.00	776.37
Furniture and Book-stacks.....	100.00	673.50
New Subject-index	2,017.00
Salaries	9,600.00	9,414.91
	<hr/>	<hr/>
	\$18,100.00	\$20,379.22
 The Phillips Stewart Library		
Books and Periodicals	1,800.00	400.76
Stamping, Binding and Repairs..	300.00	281.50
Maintenance	75.00	52.00
	<hr/>	<hr/>
	\$2,175.00	\$733.76

2. Correspondence is submitted from the New York State Library with reference to an exchange of the New York Appeal Reports and the Reports of the Appellate Division of the Supreme Court for the Ontario Law Reports. On February 6th last the Library Committee agreed to make this exchange and the publishers were notified to this effect, the exchange to commence with volume 49

O. L. R. (1921). According to a letter dated October 3rd, 1923, from the Librarian of the New York State Library it appears that the publishers wrote to the New York State Library as follows:—"Answering your letter of April 6th and also that of March 2nd we are as yet undecided as to what we are going to do in regard to exchanges. The Upper Canada Law Society have authorized several exchanges of late to which we have not yet agreed, and until this matter is settled, which will be shortly, we cannot give your letter a decided reply."

According to the agreement with the Canada Law Book Company, clause 5, paragraph (p) the Canada Law Book Company agrees to supply the O. L. R. "to such other persons, societies, libraries or corporations (not exceeding twenty-five in all) who shall from time to time be certified by the Secretary of the Society as entitled under any resolution of the Society to receive the same, each one copy."

Up to the present time the Law Society has authorized the following exchanges:—

Alberta Law Society,
Bar of Montreal Library,
New York State Library,
Oregon Supreme Court Library, and
South Australia Law Library.

3. A letter is presented, dated October 10, 1923, from Mr. John D. Falconbridge, Acting Principal of the Law School, requesting the Law Society to purchase 217 books for the Phillips Stewart Library, a list of which is submitted.

4. A memo is presented from the Auditors in which they state that the Phillips Stewart Library has spent \$412.89 above their income. The following is a statement of their account since September, 1919, according to the ledger in the Secretary's office.

1919.

Sept. Balance on hand	\$577.85
Interest, sale bonds.....	83.00
" Victory Bonds	228.25
To amount expended.....	1,288.90
Amount overdrawn.....	399.80
	<hr/>	<hr/>
	\$1,288.90	\$1,288.90

1920.

Sept. Debit balance	399.80
Interest, Victory Bonds....	\$456 50
To amount expended	391.54
Amount overdrawn	334.84
	<hr/>	<hr/>
	\$791.34	\$791.34

1921.

Sept. Debit balance	\$334.84
Interest, Victory Bonds....	\$456.50
By reserve fund	64.96
To amount expended	614.10
Amount overdrawn	427.48
	<hr/>	<hr/>
	\$948.94	\$948.94

1922-3.

Sept. Debit balance	\$427.48
Interest, Victory Bonds....	\$456.60
To amount expended	869.39
Amount overdrawn	840.37
	<hr/>	<hr/>
	\$1,296.87	\$1,296.87

The report was adopted.

County Libraries Committee Report.

Mr. Brewster presented the report of the County Libraries Committee, as follows:—

1. The following is an estimate of the probable expenditure for the year 1924 in respect of the County Law Libraries:—

Grants to County Law Libraries..	\$16,000.00
Inspection	350.00
	<hr/>
	\$16,350.00

2. The Chief Librarian's report for the year 1923 on County Law Libraries is submitted. As no inspection was made this year, this statement or summary of the standing of each Association is based on the Annual returns for the year 1922.

3. A letter dated Sept. 20, 1923, is presented from the Huron Law Association stating that they require additional sectional book-cases which will cost in the neighborhood of \$300. This association wishes to know whether or not the

Law Society will assist them in purchasing these book-cases.

The report was adopted.

Presentation of Medal.

Mr. W. B. Common was presented with the Bronze Medal awarded to him by Convocation on the 25th May, 1923.

Call to the Bar.

The following candidates were introduced and 'Called to the Bar: —

Harold Watson Keyes, John Maitland Macintosh, Walter Hugh Fraser, William Wallace Cooper, Gordon Peter Campbell, Enoch George Percy Dean, William Porter McClemon, Percy Edwin Ault, John Beverly Robinson, Homer William Taylor, John Wilfred Rowland, Fraser Keith Wilson, Mary McKendrick Taylor, Harry Andrews Hutson, William Maurice Flannery, John Melville Wilson, Foster McAmmon Froom, John Eckert Tanner, Stanley Nelson Schatz, Alfred Harold Joseph Swencisky, William Ivan Hesson, Alfred John Skeans, Francis Gerard Joseph McDonagh, Charles Augustus Thoburn, Louis Vincent McBrady.

Call to the Bar—Special.

The following candidate, who has been duly registered as a clerk in the Province of Quebec under the Quebec Acts, was as a special case, introduced and Called to the Bar, he having been first examined by the Honourable W. F. Nickle, K.C., and the Honourable W. E. Raney, K.C., touching his qualifications and who reported that the candidate had satisfactorily answered the questions put to him.

1. Camille Wilfrid Arthur Marion.

Correspondence.

A letter was read from the Secretary of the County of York Law Association containing the following resolution:—

“That the Law Society of Upper Canada be respectfully requested to consider the advisability of giving public notice to the profession when an application has been made for the restoration of a former member to good standing on the roll and before such restoration takes place.”

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, November 22, 1923.

Present: Messrs. Bain, Brewster, Dewart, Field, Geary, Grant, Harcourt, Henderson, Kerr, J. G., Kerr, W. F., Lennox, McCrea, McKay, McMaster, MacMurchy, McPherson, G. G., Rodd, Rowell, Saunders, Spence, Tilley, Walkem, and White, H. S.

In the absence of the Treasurer, Mr. F. W. Harcourt, K.C., was appointed to act as Chairman.

The Minutes of the meeting of October 18, 1923, were read and confirmed.

Legal Education Committee Report.

Mr. H. S. White presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

John Grudeff, Hugh Stuart Clark, Hertzcl Rotenberg.

Honour Matriculants.

John Wilson Keeler, Hamilton Ghent Pettit, Francis Joseph Sparham, Charles Lavigne Furlong, George Maurice Bleakney, Henry Lennox Cartwright, Hugh Canniff Willson.

Pass Matriculants.

William Merion Vickers, Glen Malcolm Dodman, William Harold Fraser, Manuel Godfrey, Wesley Marsh Magwood, Harry Rosenstein, Harold George Shannon, Maxwell Levy,

John Lash Coburn, Joseph Quirk, Robert Edwin Pryor, Andrew David Crow, Harry I. Rotenberg, Russell Dodsley Humphreys, William Frederick Woodliffe, Harry Louis Mendelson, John Joseph Bench, Philip Capitofsky, Joseph Louis Goodman.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

Francis Simon Ebbs, Joseph Michael Garvey, Wilfrid Orlando Davis, Harry Richards McGladdery, Albert Main Waller, Harold Eacrett Fuller, Lorna Genevieve Wilson, Charles Albert Raiche, Lorne Winfield Redmond Mulloy, Lloyd Denham Dingle, William Selborne Anderson, Melville Falkner Rogers, Jay Bruce Griffith, William John Major.

Approved.

Certificates of Fitness—Special.

Camille Wilfrid Arthur Marion, having been Called to the Bar of Ontario under Section 3 (d) of the Barristers Act and having paid the prescribed fees, is entitled to receive a Certificate of Fitness under Section 9 of the Solicitors Act.

The Committee recommends that the Certificate of Fitness be granted.

John B. Woods, having been Called to the Bar of Ontario under Section 3 (d) of the Barristers Act and having paid the prescribed fees, is entitled to receive a Certificate of Fitness under Section 9 of the Solicitors Act.

The Committee recommends that the Certificate of Fitness be granted.

Appointment of Examiners.

In response to the advertisement directed by the Committee, applications were received for the position of 2 Examiners, in succession to the Examiners whose term of office expires on the 1st December, 1923.

The Committee recommends that **Mr. J. R. Cartwright** and **Mr. H. C. Walker** be appointed Examiners for two years, with power to re-appoint them for two more years, from the 1st day of December, 1923, without advertising.

Appointment of Senior Examiner.

The Committee recommends that **Mr. J. I. Grover** be appointed Senior Examiner.

Special Petitions.

Re Examinations.

J. H. Crawford asks to be admitted as a student in the Matriculant Class. He has obtained Pass Matriculation standing with the exception of Latin Authors but has obtained credit in this subject at the Honour examination.

The Committee recommends that the petition be allowed.

C. E. Woodrow asks to be admitted as a student in the Matriculant Class. He has obtained Pass Matriculation standing with the exception of Latin Composition but has obtained credit in this subject at the Honour examination.

The Committee recommends that the petition be allowed.

J. C. Walt asks to be admitted as a student in the Matriculation Class. He has obtained pass matriculation standing with the exception of Algebra but has obtained credit in this subject at the Honour examination.

The Committee recommends that the petition be allowed.

Abraham Appel asks to be admitted as a student in the Matriculant Class. He has obtained pass matriculation with the exception of French but has obtained credit in French Authors and 40 marks in French composition at the Honour examination, also he has failed in pass English but has obtained Honour standing in that subject.

The Committee recommends that the petition be refused.

G. L. P. Grant-Suttie, who was entered as a student in the matriculant class in November, 1920, asks to be excused from attending lectures at the Law School and to be Called to the Bar and admitted as a solicitor on passing the prescribed examinations of the First, Second and Third years, on the ground that he is attached to the permanent military forces as Assistant Judge Advocate General and he is taking the law course to increase his efficiency as a Military Official.

The Committee recommends that the petitioner upon paying full fees, be allowed to present himself for examinations without attendance at lectures.

Stanley Douglas asks to be admitted as a student in the Matriculant Class. He has obtained his pass matriculation standing with the exception of French composition, on which he failed by 8 marks. Two of his brothers were

killed overseas and his father needs him in his law practice.

The Committee recommends that the petition be granted.

Re D. R. Michener and T. Sheard (English Barristers).

In regard to the application of Mr. Michener and Mr. Sheard, English Barristers, to be Called to the Bar of Ontario, a letter was submitted from the Secretary of the Law Society of Manitoba, stating that these applicants have requested the Law Society of Manitoba for a certificate to the effect that they are eligible to be Called to the Bar of Manitoba, in order that they may be Called to the Bar of Ontario under Section 3 (e) of the Barristers Act, and asking for the approval of this Society.

The Committee referred the request to Convocation.

Re Graduate Standing—Bachelor of Commerce Degree.

According to the provisions of Rules 98 and 99 the degrees of Arts, Law, and Science are only regarded. There is a new degree now granted by the University of Toronto, viz., "Bachelor of Commerce," and lately admission has been sought to the Society in the Graduate Class by the holders of that degree.

A letter to the registrar of the University of Toronto to the Secretary, dated October 17, 1923, setting forth that the degree of Bachelor of Commerce is regarded by the University as equivalent to the degrees of Arts and Science, is before the Committee for consideration.

The Committee directs that this matter stand for further information.

Re Rule 103 (Admission to the Society)

The Special Committee re Law School Re-organization having placed itself on record as being of opinion that Rule 103 as at present existing should be abrogated and that the Rule should be restored as it was on the 18th day of May, 1922, and having directed that this Committee be informed of its opinion herein, the matter is now before this Committee for its consideration.

The Committee recommend that Rule 103 be restored as it was on the 18th day of May, 1922.

Re Heath R. Fletcher.

This student was concerned in the examination irregularities of June, 1921, when the Department of Education issued an order that those concerned should be deprived

of examination standing. This student now files his qualifications and papers, which are all in order, and asks to be admitted.

The Committee at its meeting on September 10, 1923, directed the Secretary to ascertain from the Education Department as to how the students now stand with reference to said disciplinary measures. The Secretary now reports to the Committee that the Registrar of the Department of Education informs him that the cancellation of the students' examinations only applied to the year 1921.

The Committee notes the Secretary's report.

Appointment of Examiners.

Mr. J. R. Cartwright and **Mr. H. C. Walker** were appointed Examiners for two years from the 1st day of December, 1923, with power to the Legal Education Committee to re-appoint the said gentlemen or either of them for two additional years without advertising.

Appointment of Senior Examiner.

Mr. J. I. Grover was appointed Senior Examiner.

Re G. L. P. Grant-Suttie.

Moved by **Mr. Bain**, seconded by **Mr. Spence**, that this clause be stricken from the report. Carried.

Re Stanley Douglas.

Moved by **Mr. MacMurchy**, seconded by **Mr. McKay**, that this clause be stricken from the report. Lost.

Re Michener and Sheard.

This clause was referred back to the Committee.

Re Rule 103—Admission to the Society.

Mr. H. S. White gave notice that at the meeting of Convocation to be held on the 17th January, 1924, he will move that Rule 103 as at present existing be abrogated and that the Rule as it was on the 18th day of May, 1922, be restored.

The Secretary was directed to send a copy of this Notice of Motion to each Benchler and to attach thereto a copy of the Rule at present existing and as it was on May 18, 1922.

Subject to the foregoing motions the report was adopted.

Re County Libraries—Special Committee.

The report of the Special Committee re County Libraries was presented by Mr. Brewster, as follows:—

Your Special Committee, composed of the Finance and County Libraries Committees, appointed by Convocation on April 19th, 1923, to consider the report of the County Libraries Committee then presented, reports as follows:—

Your Committee approves of the said report and is in favour of a special grant of Three hundred Dollars being made to each County Library, with the exception of the Libraries situated in Ottawa, Hamilton and Toronto.

The report was adopted.

Re Canada Law Book Co. Accounts.

The report of the Special Committee herein was presented by Mr. Bain, as follows:—

Your Special Committee appointed by Convocation on the 21st day of June, 1923, to consider a petition from the Canada Law Book Company Limited, asking the Law Society to consider the payment, as an act of grace, of the actual loss sustained by the said Company in carrying out the provisions of its contract with the Society which expired on the 30th November, 1921, by reason of the great increase in the cost of paper, printing, etc.; having investigated the said claim, reports to Convocation as follows:—

Messrs. Clarkson, Gordon & Dilworth, the Society's accountants, having had submitted to them the said claim and having reported that the sum of of \$1,905.88 in their opinion fairly represents the loss of the said Company, your Committee recommend to Convocation that the said sum of \$1,905.88 be paid to the Canada Law Book Company Limited as full compensation.

The report was directed to stand over until the meeting of Convocation to be held on the 17th day of January, 1924.

Re Walter Edwin Lear.

The Secretary read his report to Convocation herein, as follows:—

In the matter of Walter Edwin Lear and in the matter of the Law Society Act:—

The Secretary begs leave to report that following the disbarment by Convocation of Walter Edwin Lear, and his being deemed to be unworthy to practise as a Solicitor, he gave notice thereof to the Senior Registrar of the Supreme Court of Ontario, as required by Section 47 of the

Law Society Act, and had received from the Senior Registrar a copy of an Order made by the said Court on the 22nd day of October, 1923, striking the name of the said Walter Edwin Lear off the Roll of Solicitors thereof.

The report was adopted.

Re Colonel J. E. Farewell.

On motion of Mr. H. S. White, seconded by Mr. MacMurchy, it was resolved that the Benchers of the Law Society of Upper Canada in Convocation assembled, desire to express their sincere sympathy with their colleague, Colonel J. E. Farewell, in the severe illness through which he is now passing as the result of a recent serious accident, and their hope that he may be speedily restored to health and to the deliberations of his fellow Benchers.

Re Osgoode Literary and Athletic Association.

An application of the Association to the Law Society, asking for a grant of \$1,952.50, attached to which is a memo of the amounts disbursed by the Association in the year last past and of the estimated amount to be spent during the ensuing year, was laid before Convocation.

The matter was referred by Convocation to the Finance Committee, with power to act and to award to the Association such sum as it may think fit.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Francis Simon Ebbs, Joseph Michael Garvey, Wilfrid Orlando Davis (Honours), Harry Richards McGladdery, Albert Main Waller, Harold Eacrett Fuller, Lorna Genevieve Wilson, Charles Albert Raiche, Lorne Winfield Redmond Mulloy, Lloyd Denham Dingle, William Selborne Anderson, Melville Falkner Rogers, Jay Bruce Griffith, William John Major.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, 20th March, 1924.

Present: The Treasurer, and Messrs. Bain, Brewster, Dewart, Field, Geary, Grant, Henderson, W. F. Kerr, Ludwig, McMaster, G. G. McPherson, W. D. McPherson, Nesbitt, Raney, Rowell, Spence, Walkem, and Washington.

The Treasurer took the chair.

The Minutes of the meeting of Convocation of February 7th, 1924, were read and confirmed.

Legal Education Committee Report.

Mr. Bain presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Pass Matriculants.

Louis Rasminsky.
James Cameron Hay.
Philip Mainster.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and

paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articled clerks:

John Archibald Hartstone.
Harold McKinley Code.
Arthur Joseph Holmes.
Thomas Matthew Creighton.

Approved.

Call to the Bar—Special.

The following gentlemen who have been duly Called to the Bar of the Province of Alberta and duly admitted as Solicitors of the Province of Alberta, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, are entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, without examination:

Alan Burnside Harvey.
Gordon Lovat Fraser.

Approved.

Call to the Bar and Certificate of Fitness—Special.

The following gentlemen who have been duly Called to the Bar of other Provinces of Canada and duly admitted as Solicitors of other Provinces of Canada, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, are entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, and having served under Articles to practising solicitors in Ontario for two months, are entitled to be granted Certificates of Fitness under Section 6(e) of the Solicitors Act, on passing the prescribed examination:

Cable Boville Clark (Saskatchewan).
Frederick Tennyson Congdon (British Columbia).
Ethelbert Lionel Cross (Nova Scotia).

Approved.

Donald Roland Michner asks to be Called to the Bar of Ontario. He submits a Certificate from the Law Society of Alberta, stating that he is "entitled to be Called to the Bar

in the Province of Alberta, upon paying the prescribed fee, and otherwise complying with the Rules of the said Society." He has filed testimonials of character, published notice in the Ontario Gazette, paid the prescribed fee and has otherwise complied with the Rules of the Society.

The Committee recommends that the petition be granted and that he be Called to the Bar.

Special Petitions.

C. Boville Clark, a candidate for Call to the Bar and Certificate of Fitness, asks to have waived the publication of notice in the Ontario Gazette for two months, and that he be allowed to be Called on the 20th instant. He has published notice in the issues of the Gazette of February 16, 23, March 1, 8, and 15.

The Committee recommends that the petition be granted.

Peter J. Bolsby asks to be admitted as a student-at-law on his Junior Matriculation standing obtained in 1919. After matriculating he spent some time in his father's office assisting him in his business and then continued his studies at the University and completed his First year in Arts with the exception of French.

The Committee recommends that the petition be granted.

Laurence S. Lyon asks to be transferred from the Matriculant Class to the Graduate Class. He was entered as a Matriculant on the 31st March, 1922, and obtained his B.A. degree on the 9th November, 1923.

The Committee recommends that the petition be granted.

Oscar E. Fleming asks to be allowed his Second and Third year examinations on making up his deficiencies in the following subjects of the Second year—Criminal Procedure, Evidence, Constitutional Law, and Real Property, and the following subjects of the Third Year—Municipal Law, Construction of Statutes.

The Committee recommends that the consideration of this petition stand.

Re Examination Schedule.

The Hebrew Students in the First year ask to have the examination in Common Law scheduled to take place on

April 25th, transferred to May 7th, as April 25th is a Jewish Passover Holiday.

The Committee recommends that this petition be refused as no action was taken by the students in question until after the examination schedule was settled, printed and distributed.

Re Evidence Examination.

The students of the Second and Third years ask that ten additional marks be added to the marks obtained by each student in the Second and Third years in the subject of Evidence written at the Christmas examinations as the marks awarded in this subject were exceedingly low.

The Committee recommends that the petition be refused.

Scrutineers.

A letter is submitted from Wm. Morris, Chief Scrutineer at the Examinations, recommending that Miss H. Currie, Mr. A. K. Roberts, and Mr. E. G. Longman, be appointed Assistant Scrutineers.

Approved.

On motion of Mr. Bain the report was adopted.

Finance Committee Report.

Mr. Ludwig presented the report of the Finance Committee, as follows:

Miss Grace L. Wynn.

The Committee recommend that the salary of Miss Wynn, telephone and telegraph operator, be increased to \$125.00 per month.

Re Harrison Garage.

On February 7th, 1924, Convocation referred back to this Committee for consideration and report, the application of Mr. N. J. Harrison to erect a garage at the rear of Osgoode Hall.

The Committee recommend that the application be refused.

On motion of Mr. Ludwig the report was adopted.

Discipline Committee Reports.

Mr. Bain presented the reports of the Discipline Committee in the cases of John Idington, Jr., James H. Hoffman, Jacob L. Cohen, J. B. McColl, and George S. Bowie, as follows:

In the matter of The Law Society Act and in the matter of John Idington, Jr., a Barrister and Solicitor.

1. A complaint was made against this Solicitor that he did, in the month of June, 1923, by means of false pretences, endeavour to extort from one E. R. Powell hotel-keeper of Toronto, the sum of \$100.00 or thereabouts, in connection with a divorce proceeding which was then pending at Ottawa, he acting therein as Solicitor for the Petitioner. The Statutory Declarations of the said Powell and of Mr. Melville Grant, his Solicitor, were filed with the Society in support of the said complaint.

2. The complaint being brought before your Committee by the Solicitor for the Society, it appeared to be such as to call for investigation and on the 28th day of February, 1924, in pursuance of the powers conferred upon them by Statute and the Rules of the Society, and after due notice given to the Solicitor charged, your Committee proceeded with the investigation accordingly.

3. At the said investigation the following persons appeared—the said Solicitor, with him his counsel, Mr. R. S. Robertson, K.C., and the Complainant, E. R. Powell, with him his Solicitor Mr. Melville Grant.

4. Mr. Grant, on behalf of the Complainant, stated that he relied on the facts disclosed in the Declarations filed. The Solicitor gave evidence on his own behalf; he admitted asking the Complainant for \$125.00, but denied any false pretences and maintained that he claimed the money in order to re-imburse his Client, the Petitioner in the divorce proceedings, for personal and legal expenses totalling that amount, suffered by reason of the said Complainant's neglect to obey the Summons of the Divorce Committee to attend at Ottawa and give evidence at a session thereof.

5. Having heard the parties and their Counsel, your Committee was of opinion that the charge of endeavouring to extort money by false pretences had not been established, and advises that no further action be taken in the matter of the said complaint.

6. The said Solicitor was called to the Bar in Michael-

mas Term, 1915, and was sworn in as a Solicitor in Easter Term, 1916, and since then has practised in Toronto.

7. The said Statutory Declarations and other papers herein are returned with this Report.

Re James Hilton Hoffman.

1. It having been brought to the notice of the Society that James Hilton Hoffman had been convicted on several charges of Forgery, your Committee determined to investigate the case and certificates were obtained from the Clerk of the Peace for the County of York, shewing that on the 16th day of July, 1925, the said James Hilton Hoffman was, at the Police Court holden at the City of Toronto, tried by J. E. Jones, Esquire, Police Magistrate, and convicted of three charges of committing Forgery of certain documents purporting to be Discharges of registered Mortgages, and also convicted of three other charges of knowing that certain documents purporting to be Discharges of Mortgages were forged, of unlawfully uttering, using, dealing with, and acting upon the same as if they were genuine, and following the said convictions he was thereupon sentenced to be imprisoned in the Kingston Penitentiary for the Province of Ontario for the space of three years.

2. Notice was duly served upon the said Hoffman, now a prisoner in the Kingston Penitentiary, that on the 28th day of February, 1924, the Discipline Committee would proceed with the investigation and trial against him. On the said date the Committee met and the investigation and trial was proceeded with, neither the said Hoffman nor any person on his behalf appearing, in pursuance of the said notice served upon him, and the said Certificates of Conviction were placed in evidence and were considered.

3. Your Committee report that the said James Hilton Hoffman was duly convicted of the said offences as set forth in the said Certificates of Conviction hereinbefore referred to.

4. Your Committee further reports that in their view the said James Hilton Hoffman has been guilty of professional misconduct and of conduct unbecoming a Solicitor, and is unworthy to practise as such.

5. The Secretary of the Society produced to your Committee the records of the Discipline Committee, and the subsequent proceedings of Convocation relating thereto, which showed that the said Hoffman, in the month of October, 1918, was convicted in the City of Toronto on a charge of

Forgery, and subsequently appearing before the Discipline Committee was "reprimanded."

6. The said James Hilton Hoffman was sworn in as a Solicitor in Michaelmas Term, 1896, and thereafter practised in the City of Toronto.

Re Jacob L. Cohen.

1. It having been brought to the notice of the Society that the said Solicitor had been making a practice of signing the jurats of affidavits, thereafter filed with the Department of Immigration and Colonization at Ottawa in connection with the admission into Canada of aliens and others, although the deponents had not been personally present before the Solicitor at the time the Affidavits were alleged to have been administered, and letters from the said Department and the said Solicitor having been procured touching the said irregularities, the facts and correspondence were brought before your Committee by the Solicitor for the Society and appearing to be such as to call for investigation, the same was proceeded with by your Committee, in pursuance of the powers conferred upon them by Statute and the Rules of the Society, on the 28th day of February, 1924, after due notice served on the said Solicitor.

2. At the said investigation the said Solicitor appeared and with him Mr. A. A. Macdonald as his counsel. Letters from the Department of Immigration and Colonization were read, and also a letter to the Society written by the said Solicitor admitting the fact that he had signed such affidavits without the alleged deponents appearing before him or in any way pledging their oath to the facts set forth in the affidavits and explaining, or attempting to explain his conduct, and the Solicitor and his Counsel addressed the Committee.

3. Your Committee after hearing read and considering the material submitted, and after hearing what was alleged by the said Solicitor and his Counsel, finds that the said Solicitor committed the irregular acts complained of and is therefore guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor.

It appears to your Committee that the Solicitor had no proper appreciation of the serious nature of his act and what he was by his signature vouching for.

4. Your Committee is of opinion that Convocation should emphasize its disapproval of the conduct of the Soli-

citor in this case, and should in addition to a solemn reprimand, suspend him from practice for a time.

The Solicitor was well spoken of by Mr. H. C. Fowler and Mr. J. P. White, both members of your Society in good standing, and who appeared to testify before your Committee of his consistent good conduct during his service as articled clerk and since his admission to the Society.

The Solicitor has expressed himself as now realizing the serious nature of his act, and as being very sorry for having committed it.

5. The said Solicitor was Called to the Bar and sworn in as a Solicitor in Michaelmas Term, 1918, and was awarded the Bronze Medal; he has since then practised in Toronto.

6. The hereinbefore referred to correspondence is returned with this report.

Re John B. McColl.

1. It having been brought to the notice of the Society that John B. McColl had been convicted on a charge of stealing certain moneys, your Committee determined to investigate the case and a Certificate was obtained from the Clerk of the Peace for the United Counties of Northumberland and Durham showing that on the 24th day of September, A.D. 1923, the said John B. McColl was brought before Evan H. McLean, County Judge of the County of Prince Edward, sitting at the request of the Judge of the United Counties of Northumberland and Durham, and was charged with stealing the sum of \$3,000.00 and upwards, being the property of one Mary Masters; that he was tried by the said Judge and found guilty of the offence of which he was charged as aforesaid, and for his said offence was sentenced to be imprisoned in the common gaol of the United Counties of Northumberland and Durham for the term of thirty days.

2. Notice was duly served on the said McColl that on the 28th day of February, 1924, the Discipline Committee would proceed with the investigation and trial against him. On the said date your Committee met and held the investigation and trial at which the following persons appeared—the said Solicitor and with him Mr. F. M. Field, K.C., as his counsel.

3. The certificate was read and was admitted, and it was stated that the sentence of thirty days in gaol had been served.

Your Committee heard both the Solicitor and his Counsel. It was represented on behalf of the Solicitor that com-

plete restitution had been made; that his record during a practice of over 30 years, up to the date of his prosecution for the offence of which he had been convicted, had been unsullied; that he was now in a poor state of health; that he had a wife and young family dependent upon him and that he had no means beyond what he can earn by practising his profession; and it was urged that these facts should be taken into consideration.

In the view of your Committee the Solicitor should be reprimanded by Convocation, but in the circumstances your Committee does not recommend further action.

4. The said Certificate of Conviction is returned with this report, together with the Summons and all other letters and papers.

5. The said Solicitor was Called to the Bar and sworn in as a Solicitor in Hilary Term, 1889, and since then has practised in Cobourg.

Re George S. Bowie.

1. Certain complaints were made to the Society against this Solicitor, the particulars of which are as follows:

(a) Messrs. Richards, Sweatman, Fillmore & Riley, Barristers, etc., of Winnipeg, Man., complained that in the month of March, 1922, they sent to the said Solicitor as their agent, a claim for collection on behalf of their client, The Rock City Tobacco Co. Ltd., against one A. Bourgeois of Rainy River, amounting to \$125.97; that the Solicitor in April, 1922, sent them his cheque for \$20.00 on account, but which cheque was dishonoured on presentation, and since then remains unpaid; that the said clients received a letter from the said debtor, dated August 30th, 1922, stating that he had paid the account in full to the said Solicitor amounting to \$125.97, and held his receipt therefor; that the whole of the said amount is still unpaid and owing and wrongfully retained by the said Solicitor.

(b) Messrs. D'Arcy & Elliott, Barristers of Winnipeg, complain that in December, 1922, they placed in said Solicitor's hands for collection and account due their client, J. B. Wilson, from one Sandboe, the amount being \$153.17, and subsequently sent him \$9.80 to cover disbursements of suit; that the said Solicitor has not entered suit and will not answer letters from his principals or account for the moneys sent him, which he has appropriated to his own use.

(c) Commercial Adjusters Limited of Winnipeg, Man., complain that in September, 1921, they placed in the said

Solicitor's hands for collection a claim of their client, Dr. McKenty against one Zurawell; that suit was entered against the debtor by the said Solicitor on February 11th, 1922, and on March 10th, 1922, the sum of \$45.00 was paid into Court by the debtor in full of the said claim; that the Clerk of the Court has certified that on March 11th, 1922, the said amount was paid out by him to the said Solicitor, that in October, 1922, the said Solicitor remitted to his principals the sum of \$15.00, but has retained the balance of \$30.00 for his own use and benefit and refuses to answer letters or account for the same.

(d) D. A. Mooney of the Town of Mattawa, complains that he placed with the said Solicitor an account of \$72.20 for collection from one Boissonneault; that the said amount was subsequently paid in full to the Solicitor, who has ever since retained the same to his own personal use and refuses to account therefor.

2. The said complaints being brought before your Committee by the Solicitor for the Society, they appeared to be such as to call for investigation, and the said Solicitor was accordingly served with notice to appear at an investigation to be held on the 28th day of February, 1924, on said date was produced a letter received by the Society from the said Solicitor acknowledging receipt of the summons served upon him and asking for an adjournment. The said Solicitor was thereupon informed by telegram that an adjournment was granted until March 13th, and on that date the investigation would be proceeded with whether he was present or not, and said telegram was confirmed by a registered letter duly mailed.

3. On the 13th day of March, 1924, the said Solicitor not being present or represented, the said complaints were considered by your Committee; they being supported by Statutory declarations, and in the case of the Boissonneault collection, admitted in the said solicitor's letter of 22nd February, 1924. Your Committee is of the opinion that the said complaints and each of them are established and proved, and in their view the Solicitor is guilty of professional misconduct and conduct unbecoming a Barrister and Solicitor, and should not be permitted to remain on the Rolls of the Society.

4. The Solicitor was Called to the Bar and sworn in as a Solicitor in Trinity Term, 1893, and is now practising at Rainy River.

5. The summons, correspondence, declarations, etc., are returned with this Report.

Convocation having received the said reports, directed that they be considered by Convocation at its meeting on April 17th, 1924, due notice being given to all concerned.

Reporting Committee Report.

Mr. McMaster presented the report of the Reporting Committee as follows:

1. Re Printing of Reports.

The contract with Mr. Edward B. Brown, K.C., for editing the Law Reports has expired. It has not been renewed because it was thought well that for the future the contract with the Editor and the contract with the Printer should come to an end at the same time.

The contract for the printing and publishing of the Reports runs out on the 30th day of November, 1924, and your Committee recommends that it be authorized to advertise now for tenders for publishing the Reports.

Your Committee also recommends that it be authorized to advertise now for an Editor of the Law Reports; as your Committee is of opinion that these are matters that take time to deal with, it is not thought well to leave them to be dealt with after the summer vacation.

2. Re Ontario Weekly Notes.

Your Committee recommends that it be authorized to instruct the Editor to curtail the Weekly Notes and to abandon the policy of making some memorandum of every case decided, and that the instructions to the Editor be that while he is to report cases more liberally than for the regular Reports, he is also to exercise his judgment and not report cases that appear to be of no importance whatever, and particularly to direct his attention to cutting down the amount of reporting in Bankruptcy cases, which has become too voluminous.

3. Re Digest.

Your Committee begs to report as to progress herein. The facts appear in the certificate received from the Editor-in-chief, dated March 20th, 1924.

Your Committee finds this report entirely unsatisfactory and proposes to call the Editor and the two sub-editors before it to explain the unsatisfactory situation.

4. Re Carswell Co. Ltd.

The Carswell Co. Ltd. have written asking the Society's permission to make use of head-notes and other material belonging to the law reports and digests, to be used in the publication by them of an eastern edition of the Canadian Encyclopedic Digest.

Your Committee recommends that the request be refused.

On motion of Mr. McMaster the report was adopted.

Special Committee Report—Re Law School Reorganization.

Mr. W. D. McPherson presented the report of the Special Committee and after a few slight changes the report was, upon notice of Mr. McPherson, adopted.

The report as amended is as follows:

To the Benchers of the Law Society of Upper Canada in
Convocation assembled:

Your Special Committee, appointed by Convocation on the 21st day of June, 1923, to look into and consider the matters pertaining to the Law School generally, begs leave to report as follows:

Your Committee has held many meetings, at which members of the teaching staff of the Law School and others have expressed their views and made suggestions with a view of increasing the efficiency of the Law School.

1. Entrance Conditions.

Your Committee recommends that Rule 103 be amended so as to read as follows—the new rule to come into effect on the 1st day of September, 1925.

103. Anyone shall be entitled to admission as a student-at-law without further examination by the Society, on paying the prescribed fee,

(a) Who presents a certificate giving him or her credits (50 per cent. on each paper) at the examinations conducted by the Department of Education of Ontario in the following subjects of the Middle School, namely—

Latin (Authors; Composition).

English (Literature; Composition).

History (British; Ancient).

Mathematics (Algebra; Geometry).

French (Authors; Composition).

And in any one of the following subjects:

Greek (Authors; Composition).

German (Authors; Composition).

Spanish (Authors; Composition).

Italian (Authors; Composition).

Experimental Science (Physics; Chemistry).

And in addition thereto, a certificate giving him or her credit (50 per cent. on each paper) at the examinations conducted by the Department of Education of Ontario in the following subjects of the Upper School, namely—English, French, History, and either Latin or Mathematics (Algebra and Geometry), such certificates having been obtained within four years prior to his or her application for admission to the Society, *or*

(b) Who presents proof that, within four years prior to his or her application for admission, he or she has completed one year in the Faculty of Arts of the University of Toronto, Queen's University, Kingston, or Western University, London, and has passed the examinations prescribed by any one of these Universities at the end of the first year in any course in the Faculty of Arts, entitling him or her to enter unconditionally the second year and to proceed in due course to a degree in Arts, *or*

(c) Who presents proof that, within four years prior to his or her application for admission, he or she has completed one year in the faculty of Arts of any other University in Canada and has passed examinations equivalent, in the opinion of Convocation, to the examinations mentioned in clause (b).

Your Committee recommends that Rules 104, 105, and 129 be repealed.

2. The Teaching and Examining Staff.

Your Committee recommends that the teaching staff should be increased by the appointment of one full-time lecturer in substitution for one of the present part-time lecturers, who has signified his intention of resigning at the end of the current school session. In order to facilitate an enlargement of the scope of the practical training of students at the Law School, an additional practice demonstrator should also be appointed.

If the foregoing recommendations are adopted, the teaching staff would consist of (1) a principal, (2) a full-time lecturer, (3) three part-time lecturers, and (4) three practice demonstrators.

The appointment of part-time members of the staff should be for a term of one year ending on the 31st of May, and all appointments should be made after consultation with the Principal.

Your Committee is of opinion that the setting and reading of examination papers would be done more satisfactorily by the members of the teaching staff than by independent examiners. It is therefore recommended that as and when the terms of the present examiners expire, authority be given to the Legal Education Committee to make arrangements with the teaching staff for the setting and reading of examination papers and for the remuneration of the teaching staff for this additional work.

3. Curriculum.

The curriculum would in the opinion of your Committee, be improved if some new subjects were added to it, and if the time now allotted to certain subjects were substantially increased. It is recommended that the details of the suggested changes be discussed at a later date.

4. Length of Sessions and Number of Lecturers.

Your Committee thinks it desirable that the Law School session should be lengthened. At present the teaching session is 24 weeks, 10 weeks from the fourth Monday in September till the end of November, and 14 weeks during January, February, March and the early part of April—the examinations being held in December and the latter part of April. Your Committee recommends that authority should be given to arrange for a continuation of lecturers to the end of April, the examinations to be held in December and May. It is suggested that the details as to the extension of the session and as to the hours for lectures and the number of lectures per week should be left for discussion at a later date.

5. Methods of Instruction.

Methods of instruction must of course be left generally to the discretion of the individual members of the teaching staff, but your Committee believes that the increase of the

staff and the lengthening of the session will facilitate an improvement in teaching methods.

Under the present system the share which the students take in their own legal education at the law school consists chiefly in taking notes during the hours of lectures, and in preparing for examinations by reading these notes and the prescribed text books. In the case of some students, at least, the process consists in attending the lectures and in preparing for examinations by reading typewritten notes purchased from their predecessors.

This system doubtless furnishes the students with a certain store of legal principles, but it is doubtful whether it affords a sufficient training of the students' minds so as to enable them to apply legal principles to the complicated series of facts which arise in practice. Your Committee believes, that to some extent, the old system of lecturing might advantageously be replaced or supplemented by some method of instruction which will demand a larger share of intellectual effort from the students, and that the teaching staff should be encouraged to try experiments with this object in view. In some subjects at least, it would seem worth while to substitute for ordinary lectures the discussion of cases by the students under the direction of the lecturer.

6. Legal Education Committee.

It is desirable that there should be a closer relation between the Legal Education Committee and the teaching staff than has prevailed in the past. The principal should, as a general rule, be invited to attend meetings of that committee.

7. The Students Library.

The Library accommodation at present available for students appears to be inadequate, and your committee recommends that a large reading room should be provided.

8. The Name of the Law School.

The Law School has at present no name, and it is recommended that by amendment of the rules it be called the "Osgoode Hall Law School."

9. Amendments to the Rules.

Some amendments of the rules will be required in order to give effect to the committee's recommendations. The

wording of the amendments will, however, depend upon the extent to which the committee's recommendations are approved by Convocation, and the committee considers it better to postpone the drafting of the amendments, other than the amendment of Rule 103, until after Convocation has discussed this report.

10. Appointment of Principal.

The Committee has had the benefit of very satisfactory consultation with Mr. John D. Falconbridge, K.C., Acting Principal of the Law School, who has, by request, attended several of the meetings of the Committee, and the Committee has in substantial measure availed itself of his special knowledge of the situation.

The Committee recommends to Convocation the appointment of the Acting Principal as Principal of the Law School, with the title of Dean of the Law School, being of opinion that he is well fitted for the position and competent to introduce and establish the new system.

Re Portrait of Late Treasurer—Dr. Hoskin.

The Treasurer referred to Convocation a request from Mr. John Russell, who painted the portrait of the late Treasurer, Dr. John Hoskin, and which is now hung on the wall of Convocation room, to be given permission to take the said portrait to London, England, and there to be exhibited by him at the Empire Exhibition at Wembley Park, which is shortly to be opened.

The request was referred for the consideration of a Special Committee to be named by the Treasurer.

Re Rockefeller Foundation.

The Secretary was instructed to get full information re the provisions of the Rockefeller Foundation, as it was suggested that the same might possibly apply to the Law Society and its employees.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

John Archibald Harstone.
Harold McKinley Code.
Arthur Joseph Holmes.

Thomas Matthew Creighton.
Alan Burnside Harvey (Alberta).
Gordon Lovat Fraser (Alberta).
Cable Boville Clark (Saskatchewan).
Donald Roland Michener (Alberta).

Special.

The following candidate who had been duly Called to the Bar and admitted as a Solicitor in the Province of Nova Scotia, was as a special case introduced and Called to the Bar, he having been first examined by Mr. Nesbitt, touching his qualification and it having been reported that the candidate had satisfactorily answered the questions put to him—

Ethelbert Lionel Cross.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, February 27, 1924.

Present: Messrs. Bain, Boys, Cowan, Field, Geary, Grant, Harcourt, Hellmuth, Kerr, J.G., Kerr, W. F., Kingstone, Lennox, Ludwig, Lynch-Staunton, McPherson, W. D., Nickle, Rodd, Saunders, Spence, Tilley, Walkem, Washington, and White, H. S.

Mr. Lynch-Staunton was elected Chairman.

Election of Treasurer.

Mr. F. W. Harcourt, K.C., was elected, pursuant to Rule Number 34, to fill the office of Treasurer until the next regular election.

The Minutes of the meeting of Convocation of January 17th, 1924, were read and confirmed.

Re Harrison Garage.

The application herein and matters generally referring to the parking of automobiles on the property of the Society, were referred to the Finance Committee for consideration and report.

Legal Education.

Mr. H. S. White presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, filed certificates of qualification and paid their fees, and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Pass Matriculants.

Harry Spector.
Charles Edward Woodrow.
Heath Robertson Fletcher.
John Harley Crawford.
James Cecil Walt.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articled clerks:

Maxwell Aiken.
Harold Lloyd Osborne.
Isaac Brock Lucas, Jr.
Charles Harold Teskey.
Thomas Campbell Newman.

Approved.

Certificate of Fitness—Special.

William Frederick McPhie of North Bay, who was Called to the Bar in Michaelmas Term, 1909, asks to be granted a Certificate of Fitness to practice as a Solicitor under Section 7(2) of the Solicitors Act. He has been in practice continuously in Ontario for more than ten years prior to his application and has paid the necessary fees and has filed the proper papers.

Approved.

Special Petitions.

Keith Laird who was admitted as a student-at-law on the 10th September, 1923, on Junior matriculation standing, asks to be allowed his Honour standing without taking Modern History, on the ground that in September, 1922, when he was commencing his studies in preparation for Honour Matriculation examination, Rules 103 provided a choice between English or Modern History, and that being so he did not prepare himself for Modern History; the Rule now provides for both History and English.

The Committee recommended that the petition be granted.

D. J. Livingston.

The Law Society has notice of the application to the legislature of Ontario by Donald John Livingston a student-at-law, for a Special Act enabling the Law Society to admit him as a five-year student as of the date of September 26th, 1921, and to attend the Law School lectures and write upon examination as if his admission was of said date. The applicant was articled to Mr. John Cowan, K.C.,

on September 26th, 1921, but through inadvertence the said Articles and all papers leading to admission, were mislaid in the office where the petitioner was serving under Articles. Although the petitioner served under the Articles yet he was not actually admitted to the Law Society as a student until 13th September, 1923, being the date on which his papers were received and filed. The difficulty is that the Law Society has no authority under the Law Society Act to recognize the student's service until he is actually entered on the books.

The Committee recommend that the Private Bill be not opposed.

On motion of Mr. White the report was adopted.

Library Committee Report.

Mr. Ludwig presented the report of the Library Committee, as follows:

Your Committee submits herewith the Chief Librarian's Report on the Great Library and the Phillips Stewart Library for the year 1923, and recommends that the same be printed and distributed with the next number of the Ontario Weekly Notes.

Chief Librarian's Report.

The Library,
Osgoode Hall, Feb. 5, 1924.

The Chief Librarian begs to submit a report on the Great Library, also a report on the Phillips Stewart Library for the year 1923, as follows:

1. During the year 1,693 volumes were added to the library. Of these 619 were presented, 322 came from the bindery and 752 were purchased. A classified list of the accessions and a list of the presentations to the library are attached to this report.

2. The bound volumes in the library now number 60,454.

3. In the early part of the year a new edition of the subject-index catalogue of the library was issued and distributed.

4. The American Statute Library Annex has been brought up to date by the addition of the last revised statutes of each State.

5. The library was kept open on Monday, Tuesday, Wednesday and Thursday evenings of each week during

the past year, except during vacation and on the evening of a public holiday, from January 22nd to December 20th inclusive, between the hours of 7.30 p.m. to 10.30 p.m.

6. The total expenditure upon the library account during the year 1923 was \$19,555. This sum was expended as follows:

Books and periodicals	\$6,068.58
Freight and Brokerage	161.89
Binding	1,300.85
Rebinding and Repairing	1,087.60
Stamping	111.30
Stationery and other supplies	552.70
Furniture	482.25
General repairs	136.80
Sundries	180.01
Salaries	7,600.00
Evening attendance in library	330.00
Wages	1,543.02
	<hr/>
	\$19,555.00

Library Accessions in 1923.

	Vols.	Cost.
Texts—Canadian	27	\$242.90
English	65	572.41
United States	35	312.08
Reports—Canadian	177	554.00
English	65	324.20
United States	307	1,518.90
Australasian	12	159.00
Statutes—Canadian	27	81.00
English	4	16.50
United States	80	926.50
Australasian	10	95.50
Cyclopædia, Digests, etc.	85	594.96
Miscellaneous	119	525.30
General Literature	21	99.91
Parliamentary	40	45.42
Presentations	619
	<hr/>	<hr/>
	1,693	\$6,068.58
Volumes purchased	752	
“ bound	322	
“ presented	619	
	<hr/>	
	1,693	

Presentations to the Library, 1923.

	VOLS.
Hon. Mr. Justice Riddell, "Riddell Canadian Library"	436
Dr. N. W. Hoyles, K.C., Ontario Statutes	3
A. MacMurchy, K.C., Boyle—Law of Rating	1
Putnam—Copyright	1
American Bar Association Report, 1908.....	1
Cameron—Supreme Court Practice	1
Holmsted—Ontario Judicature Act	1
Laws of England, Supplement, 1922.....	1
Canada Statutes	2
Morse—Apices Juris	1
E. T. Malone, Esq., K.C., A'Beckett—Comic Blackstone	1
Anstey—Pleader's Guide	1
J. B. Holden, Esq., Canada Statutes	50
Ontario Statutes	24
H. T. Smith, Esq., History of St. Andrew's Lodge, A.F. & A.M.	1
A. V. White, Esq., Sutherland Majority Report	1
Murray—Report El. Utilities	1
Nipigon—Hydro-Electric Power Development...	1
Bruff Garrett, Esq., Peters—Land Areas	1
American Law Book Co., Kiser—Legal Research	1
Corpus Juris Annotations	1
Cyclopædia Annotations	1
American Relief Clearing House, Report, 1914-17	1
Canadian Bank of Commerce, History of, vol. 2	1
Carnegie Endowment, Year Book, 1922-23	2
City Clerk, Toronto, Council Minutes, 1922	1
Colonial Secretary, Australia, Victoria Act, 1922	1
Colonial Secretary, Barbados, Laws, 1922-23	1

	VOLS.
Colonial Secretary, Jamaica,	
Laws, 1922	1
Colonial Secretary, Queensland,	
Acts, 1922	1
Colonial Secretary, Trinidad,	
Ordinances, 1922	1
County of York Law Association,	
Library Catalogue, 1923	1
Hydro-Electric Commission,	
Library Catalogue, 1923	1
Library of Congress,	
Report of Librarian, 1922-23	2
New York State Library,	
Report of New York State Bar Association, 1896-1907 and 1922	12
Registrar, University Trinity College,	
Year Book, 1923-24	1
Royal Society, Canada,	
Proceedings, 1922	2
Standard Legal Directory Co.,	
Law List, 1923	1
Toronto General Trust Co.	
Surrogate Court Rules	1
Debates, Sessional Papers, etc.	56
	<hr/>
	619

The Phillips Stewart Library.

During the year 1923, 335 volumes were added to this library, of which 167 volumes were kindly presented by the former Principal, Dr. N. W. Hoyles, K.C., and 168 volumes were purchased.

The number of books and examination papers loaned to students was 5,248.

This Library has now a total of 2,727 volumes, and will require increased shelving space in the near future.

The Assistant in charge reports that the students have observed the rules of the Library and returned the books in a satisfactory manner.

The expenditure was as follows:

Books	\$765.67
Binding	41.30
Repairing	20.25
Electric Wiring	24.54

\$851.76

The annual income from investments for this Library amounts to \$457.

The report was adopted.

County Libraries Committee Report.

Mr. Rodd, in the absence of Mr. Brewster, presented the report of the County Libraries Committee, as follows:

1. As the following associations completed their annual returns on or before the 15th day of January, 1924, it is recommended that the following grants be made to them respectively:

Brant	\$ 420.00
Bruce	193.34
Carleton	1,500.00
Elgin	410.00
Essex	896.67
Grey	163.34
Haldimand	283.34
Hamilton	1,950.00
Hastings	266.67
Kent	450.00
Lambton	370.00
Leeds	376.67
Lindsay	173.34
Middlesex	1,310.00
Ontario	168.00
Oxford	146.67
Perth	430.00
Renfrew	130.00
Sault Ste. Marie	290.00
Simcoe	425.14
Stormont	163.34
Thunder Bay	300.00
Welland	410.00
Wellington	330.00

2. Since the 15th day of January, 1924, the following associations have completed their annual returns, and it is recommended that the following grants be made to them respectively:

Frontenac	\$ 315.00
Huron	266.67
Kenora	61.67
Norfolk	110.00
Peterboro	272.17

Rainy River	160.00
Waterloo	236.67
York	1,925.00

3. All the County Law Associations have made the required annual returns for the year 1923.

4. The outstanding loans to County Law Associations are as follows:

	Amount.	Payable annually.
Brant	\$150.00	\$50.00
Essex	50.00	50.00
Haldimand	300.00	50.00
Kenora	200.00	25.00
Kent	300.00	50.00
Oxford	150.00	50.00
Welland	50.00	50.00
Wellington	150.00	50.00

5. A letter, dated January 16th, 1924, from Mr. R. S. Rodd, Secretary of the Essex Law Association, is presented, in which he states that at the annual meeting of the Essex Law Association a motion was unanimously passed that the Association ask for an additional grant from the Law Society equal to the amount of rental now being paid for the room where the Essex Law Library is situated. For the convenience of the members of the Bar it has been found necessary to have the Essex Law Library located in Windsor in the Capitol Theatre Building, where a yearly rent of \$576 is being paid.

On motion of Mr. Rodd the report was adopted, with the exception of paragraph No. 5, which was ordered to be referred back to the County Libraries Committee for their further consideration and report.

Re Law School.

On motion of Mr. Tilley, the Secretary was instructed to request the Special Committee herein to prepare an interim report and submit same to Convocation at its next meeting.

Memorial of the Late Treasurer.

Mr. Nesbitt, having been appointed by the Treasurer as a Special Committee to prepare a Memorial of the late Treasurer, the Honourable Featherston Osler, K.C., pre-

sented the same, and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to the family of the late Treasurer.

Convocation desires to record its appreciation of the Honourable F. Osler, K.C., late Treasurer, who died on the 16th January, 1924, in his 87th year. The son of the late Rev. F. L. Osler, M.A., and his wife, Ellen Tree Osler, who lived to be 101, he was born in Newmarket, Ontario; educated in Barrie and Bond Head Grammar Schools; became a Barrister in 1860, a Bencher of the Law Society in 1875, and King's Counsel in 1910. He became a Puisne Judge of the Common Pleas, Ontario, in 1879, holding that position until 1883, when he was appointed a Judge of the Ontario Court of Appeal, which position he occupied until his retirement from the Bench in March 1910. So sensitive was he as to his own attainments that in 1888 he declined an offer of an appointment to the Supreme Court of Canada, for the reason that he feared he was not sufficiently versed in the French language. In 1906 he declined an appointment as Chancellor of Trinity University, of which Institution in 1892 he had been made an Honorary D.C.L. In addition to his work as a Judge of the Court of Appeal he was a Commissioner for the Revision of the Ontario Statutes in 1885 and 1896, and subsequently Chairman of the Commission. He also became a Senator of the University of Toronto in 1906. In 1910 he resigned from the Court of Appeal and accepted the office of President of the Toronto General Trusts Corporation, a position he occupied until his death.

The above recital would of itself without more give indication of character and talents of high order, but Convocation desirous to put upon record something more intimate than the above bare recital.

Justice Osler was the last survivor of a Bar still distinctive in the memory of many but rapidly becoming merely historical. He was associated with the firm of Harrison, Osler & Moss. Harrison (afterwards Chief Justice of the Queen's Bench) was known as the "walking Digest." His judgments are still monuments of an industrious collection of authorities. Thomas Moss (afterwards Chief Justice in the Court of Appeal) was a most brilliant equity lawyer. Charles Moss (afterwards Sir Charles Moss and also Chief Justice of the Court of Appeal) was another member of the firm, together with W. G. Falconbridge (afterwards Sir Glenholme Falconbridge, Chief Justice of the King's Bench).

In this galaxy of legal talent, Mr. Osler was considered the soundest common law lawyer. Nearly all pleadings of any difficulty throughout the Province found their way to his desk and his spidery handwriting is still remembered, shewn either in changes or complete re-modelling, with the little memorandum on the back—"Settled, F.O. Fee \$2." This fee covered the most laborious care, and every night saw Mr. Osler, with his bag stuffed full of pleadings, trudging home to work to late hours.

He avoided the conflict of trial work, but was the recognized authority on all chamber practice.

The other legal giants whose names were household but are now historical names, were the Honourable Edward Blake. The Honourable S. H. Blake, and the Honourable Sir John Boyd—a galaxy of character and talent and dignity of manner in the conduct of cases not likely to be met with again by reason of the changed conditions in the commercialization of law which has occurred since.

Mr. Justice Osler's work on the Bench, on the statutory commission, as President of the Trusts Corporation, and as Treasurer of the Law Society always bore the hall mark of careful thought, infinite pains to be accurate, and to turn out a finished mental product. He had a singular diffidence and humility coupled with great firmness and resolution in character, but the diffidence withdrew him from the public gaze, as compared with his brilliant brother of world-wide medical reputation, Sir William Osler, or his brother of Dominion-wide reputation, Mr. B. B. Osler, a man who, like Bacon, made all knowledge his province, and who in a different sphere would also have enjoyed a world-wide reputation. Another brother Sir Edmund Osler, became equally distinguished in the financial world.

Family references ordinarily would seem out of place in a memorial for Convocation, but the conjunction in one family of such achievements seems worthy of note in any record preserving contemporary history.

In private life under a reticent and supposedly cold exterior, there beat in Mr. Justice Osler a most sympathetic and charitable heart. Wherever even rumour carried a whisper of personal distress or misery, he immediately traced his footsteps to endeavour to relieve in any way within his power and means, and, above all things, he desired to keep the knowledge of his good acts from the public. If ever one exemplified the adage of not letting the right hand know what the left did, his was the case.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:

Maxwell Aiken.

Harold Lloyd Osborne.

Isaac Brock Lucas, Jr.

Charles Harold Teskey.

Thomas Campbell Newman (Honours).

Correspondence.

A card received from the family of the late Treasurer acknowledging with many thanks and much appreciation the resolution of sympathy of the Benchers and the floral tribute, was read to Convocation.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 17th January, 1924.

Present: Messrs. Bain, Field, Harcourt, Henderson, Kerr, W. F., Kingstone, Lennox, Ludwig, Nesbitt, Spence, Tilley, and White, H. S.

Mr. F. W. Harcourt, K.C., was appointed Chairman.

The Chairman referred feelingly to the loss the Bench and the Law Society had sustained by reason of the death of the Honourable Featherston Osler, K.C.

Moved by Mr. Nesbitt, seconded by Mr. Ludwig, and unanimously resolved—that Convocation takes the earliest opportunity of expressing its profound sense of the loss it has suffered by the death of the Treasurer, and that Convocation desires to convey to the family of the Treasurer its deepest sympathy in its bereavement.

The Minutes of the meeting of November 22nd, 1923, were read and confirmed.

Re Lieut.-Colonel Farewell.

The Chairman appointed Mr. G. F. Henderson, K.C., to act as a Special Committee to prepare a memorial of the late Lieut.-Colonel Farewell, and handed him a copy of a memorial compiled by Mr. Samuel King, a member of the Law Society and a life-long friend of the deceased. Mr. Henderson subsequently presented to Convocation the said memorial, which he said he did not think he could improve upon, as his report, and it was ordered that the same be recorded on the Minutes of Convocation and a copy sent to the relatives of the deceased.

Convocation records with deep regret the death of John Edwin Farewell, K.C., who died on the 29th day of December, 1923, at Oshawa Hospital. His death was indirectly the result of a motor accident which happened on November 10th, 1923.

He was born on February 18th, 1840, in the Township of East Whitby. Neighbouring schools afforded him his primary education, and between 1856 and 1858 he attended Bowmanville Grammar School. Between 1858 and 1860 he taught school at Patly Mills, in the Township of Whitby, a few miles north of the Town of Whitby. In the early sixties two years were spent at University College, Toronto,

where he took up a course in agriculture, and in 1864 the University of Toronto granted him the degree of LL.B.

Some years afterwards, associated with the late James Rutledge, he began the practice of his profession in the Town of Bowmanville for a short time, and afterwards the partnership was continued in the Town of Whitby.

In 1872 on the death of the then Crown Attorney for the County of Ontario, S. B. Cochrane, he was appointed his successor, and in 1877 he succeeded the late Hugh J. Macdonnell in the office of Clerk of the Peace. Both of these positions he held until his death.

In 1889 he received his patent as Queen's Counsel.

In Hilary Term, 1906, Mr. Farewell was elected a Benchler of the Law Society of Upper Canada, and having been elected at the three subsequent quinquennial elections, he became on the 21st day of April, 1921, an ex-officio Benchler under the provisions of the Law Society Act; he was for many years Chairman of the County Libraries Committee, and took a great personal interest in the County Law Association, their libraries and work.

The deceased was twice married, first in 1862 to Mary Jane, a daughter of the late Jacob Shirtcliffe, of the Town of Whitby, who died in the early seventies, and many years afterwards he married Melinda Hawkins Wolfenden, who predeceased him. There was no issue of either marriage.

The late Mr. Farewell was a good citizen in the widest sense of the term, and his activities were manifested in many directions. While a student at the University College he joined the University Rifle Company, and later he was attached to the 34th Ontario County Battalion, and served with his battalion in the Fenian Raid. In 1900 he retired retaining the rank of Lieutenant-Colonel. He was Vice-President of the Canadian Military Institute and President of the Toronto Veterans Association.

He was a member of the Oddfellows and had the honour of being elected Grand Master in 1899.

His most important contribution to his Town and Province was his deep interest in municipal and educational matters. He was one of the founders of the Ontario Educational Association, and of the organization of High and Public School Trustees.

In all these matters he took the deepest personal interest, and what was more important, he enlisted the assistance of his fellow citizens and created in the community an enlightened public spirit.

In his professional connections he held and practised the highest ideals of the profession, and no man was less swayed by personal interests.

This account would not be complete without reference being made to his personal qualities. He was an excellent raconteur, witty and droll, and as such was endowed with a most remarkable memory for times and places.

The memory of his friendship will ever remain a delight to those who knew him. Kindness at all times characterized his actions to his fellow men, professional or otherwise. Convocation deeply regrets his death.

Legal Education Committee Report.

Mr. H. S. White presented the report of the Legal Education Committee, as follows:

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules, and no objections having been received, are entitled to be admitted as students-at-law as of the date of filing their applications.

Graduates.

Harold Charles Featherston Mockridge.

Honour Matriculants.

Boulton Stewart Marshall.
D'Arcy Roosevelt Lee.

Pass Matriculants.

Moses Milkin.
Edward Melville Smith Winder.
Alexander Joseph McNab.
Roland Francis May.
Ivor Handley.
William Passmore Milliken.
Norman Clarke Colbert.
Benjamin Grossberg.
Stanley Douglas.
Francis Harington Baker.
Abraham Appel.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:

Charles Christopher Middlebro.
William Emerson Dyer.
Gordon Whyte Poole.
Harold Carrothers Logan.
Harold Manning Roebuck.
David Cohen.
Edward Leonard O'Reilly.

Approved.

Call to the Bar—Special.

Terence Sheard, who has been duly Called to the Bar of the Province of Manitoba, having submitted proofs and filed testimonials of good character and conduct, and having given notice and paid the required fee, is entitled to be Called to the Bar under Section 3(e) of the Barristers Act.

Approved owing to the special circumstances.

Call to the Bar and Certificate of Fitness—Special.

John Keiller MacKay who has been duly Called to the Bar of the Province of Nova Scotia, and duly admitted as a Solicitor of the Province of Nova Scotia, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar under Section 3(e) of the Barristers Act, and having served under Articles to a practising solicitor in Ontario for two months, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act, on passing the prescribed examination.

Approved.

Special Petitions.

Nathan A. Weir, a candidate for admission in the Matriculant Class, asks to have allowed his certificate of Junior Matriculation, although not obtained within the last four years. Since matriculation in June, 1916, he has been studying medicine.

The Committee recommended that the petition be refused.

Peter John Bolsby asks to be admitted as a student-at-law on his standing in First year Arts of the University of Toronto. He has passed the First year Examination in the Faculty of Arts with the exception of French and Physical Training.

The Committee recommend that the petition be refused.

T. C. Newman, a candidate for Call to the Bar, asks to be granted the Bronze Medal to which his standing in the Third year examination of May, 1923, entitled him.

The Committee on May 16, 1923, decided that he was not entitled to the Medal under the provisions of Rule 170, which requires a student to have passed both Intermediate examinations with Honours before being entitled to receive a Bronze Medal. Mr. Newman did not pass his First year examination with honours, as he wrote his Christmas subjects at the supplemental examinations in September, 1921, at which no honours are awarded.

The Committee recommend that the petition be refused.

Lloyd White of Toronto, who is a teacher of Commercial Law, asks to be allowed to attend the Law School lectures in the subject of Bills and Notes, on paying such part of the fees as may be required. He is not a member of the Society.

The request is allowed by way of courtesy only, and not to form in any way a precedent; the applicant to be informed that he must not advertise his attendance on the lectures, and is not to be entitled to write on any of the school examinations.

Re G. A. Weeks.

A letter was received from the Attorney-General enclosing extracts from a letter received by the Prime Minister from G. A. Weeks, of Lorneville, asking to be admitted as a student-at-law without matriculation.

The matter came before the Committee on the 19th November, 1923, and the Committee instructed the Secretary to write to the Principal of the Lindsay Collegiate Institute asking his opinion on the qualification of Mr. Weeks. A letter is submitted from the Principal of the Lindsay Collegiate Institute stating that in his opinion Mr. Weeks would have been successful at the Matriculation examinations in June, 1915.

The Committee recommend that the request be granted.

W. P. Simpson, a student in the third year, asks to be allowed pass standing in the subject of Company Law, in

which he obtained 36 marks. He is 40 years of age, and has been in military service, and if he is required to wait until September to write supplementals he will miss a good business opportunity.

The Committee recommend that the petition be granted.

Christmas Examinations, 1923.

The record of the returns of the examiners of the Christmas examinations for the First, Second and Third years, is submitted herewith, showing those who have passed and those who have failed.

Re Lloyd White.

Moved by Mr. Kingstone, seconded by Mr. Bain, that this clause be struck out of the report.

Lost.

On motion of Mr. H. S. White the report was adopted.

Finance Committee Report.

Mr. Bain presented the report of the Finance Committee, as follows:

Boiler Inspection.

The Committee has received the report of the Boiler Inspection and Insurance Company, stating that the care and management of the boiler is good.

Mrs. Huckle.

The question of increasing the salary of Mrs. Huckle, the Secretary's assistant and stenographer, came before the Committee.

The Committee recommend that her salary be increased to \$200 per month.

Garage.

A letter is submitted from N. J. Harrison, Caretaker of the Government side of Osgoode Hall, asking permission to erect a portable iron garage at the foot, and on the west side of the incline in the rear of Osgoode Hall.

The Committee referred the request to Convocation.

Re Harrison Garage.

The matter was directed to stand over until next Convocation.

Subject to the foregoing, the report was adopted.

Re Canada Law Book Accounts—Special Committee.

Mr. H. S. White moved the adoption of the report of the Special Committee herein, which was presented to Convocation on November 22nd, 1923.

Carried.

Call to the Bar.

The following candidates were introduced and Called to the Bar:

Charles Christopher Middlebro.

William Emerson Dyer (Honours).

Gordon Whyte Poole.

Harold Carrothers Logan (Honours C.V.K. Scholarship and Gold Medal).

Harold Manning Roebuck.

David Cohen (Honours).

Edward Leonard O'Reilly (Honours).

Terence Sheard (Special—Manitoba).

Call to the Bar—Special.

The following candidate who has been duly Called to the Bar and admitted as a Solicitor in the Province of Nova Scotia, was as a special case introduced and Called to the Bar, he having been first examined by the Honourable Mr. Nesbitt, touching his qualifications, and who reported that the candidate had satisfactorily answered the questions put to him.

John Keiller MacKay.

Presentation of Gold Medal.

Mr. Harold Carrothers Logan was presented with the Gold Medal awarded to him by Convocation on the 25th May, 1923.

Correspondence.

A letter from Dr. and Mrs. Hoyles thanking the Law Society for their congratulations and floral tribute, sent on the occasion of their Golden Wedding Anniversary, and cards of thanks from Mr. and Mrs. J. J. Daley and the relatives of Colonel J. E. Farewell for the Society's sympathy and floral tributes, were read to Convocation.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, 17th April, 1924.

Present: The Treasurer, and Messrs, Brewster, Dewart, Field, Grant, Henderson, Kerr, J. G., Kerr, W. F., Kingstone, Lennox, Ludwig, MacMurchy, Nesbitt, Rodd, Rowell, Saunders, Spence, Tilley, Walkem, and White, H. S.

The Treasurer took the Chair.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

I. Graduate—Robert Gowan Ferguson.

II. Pass Matriculants—Peter John Bolsby, George Blakely Bagwell.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

William Henry Adams Logan.

Approved.

Certificate of Fitness—Special.

Edgar Donald Smith who has been duly admitted as an Attorney-at-law of the Supreme Court of the Province of New Brunswick, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, and having served under Articles to a practising solicitor in Ontario for two months, is entitled to be granted a Certificate of Fitness under Section 6 (e) of the Solicitors Act, on passing the prescribed examinations.

Approved.

Special Petitions

A petition is submitted from members of the Hamilton Law Students Association, namely:—

F. J. Sparham, D. R. Lee, R. May, F. Dillon and H. E. Roberts asking to be allowed to attend lectures in September, 1924, although not eligible to attend until 1925, as they claim they lost a year through having to obtain Honour standing before being admitted to the Society, whereas under the present rule for admission they could have entered a year earlier on their Junior matriculation standing.

The Committee recommends that the petition be granted.

W. G. Tucker who was admitted as a student-at-law in the junior matriculant class on the 13th July, 1923, asks to be allowed his Honour standing without taking History, on the ground that in September, 1922, when he was commencing his studies in preparation for Honour matriculation, Rule 103 provided a choice between English or History, and that being so he did not prepare himself for History, but took both Latin and Mathematics; the rule now provides for both English and History.

The Committee recommends that the petition be granted.

Re Rule 105—Royal Military College.

Under Rule 105 a cadet of the Royal Military College who has passed the entrance examination and the examination at the end of the first year at the R.M.C. may be admitted as a student in the matriculant class; "Provided this Rule shall only continue in force while the author-

ities of the College maintain the curriculum of subjects for entrance and first year work in force October, 1891, or an equally high curriculum."

A letter is submitted from the Commandant of the Royal Military College, dated March 20th, 1924, stating that their present curriculum is equivalent to that in force in October, 1891.

Approved.

E. C. Bevan, a student in the Third year, asks to be allowed his service with Mr. H. S. White, K.C. from 1st April, 1921, to April 5th, 1924, although not under Articles. He was articled to Wm. Zimmerman on the 20th January, 1921, and served him until the 1st April, 1921, when he entered the service of Mr. White, but neglected to assign his Articles to Mr. White although he served the full term of three years. He has filed Mr. White's certificate of his service.

The Committee recommends that on filing and Assignment, the petition be granted.

Hamilton Law Students Assn.

The special petition of the Hamilton Law Students Association was directed to stand over until next Convocation.

The report, subject to the foregoing, was, on motion of Mr. Ludwig, adopted.

Special Committee re Law School.

Mr. Ludwig presented the report of the Special Committee as follows:—

Your Special Committee, appointed on the 21st day of June, 1923, to look into and consider the matters pertaining to the Law School generally, begs leave to report further as follows:—

In addition to the amendment of Rule 103, and the repeal of Rules 104, 105, and 129, as recommended in your committee's report dated the 13th day of March, 1924, adopted by Convocation on the 20th day of March, 1923, other amendments of the rules are required in order to give effect to the recommendations contained in the said report.

Your Committee now submits the text of the required amendments. So far as these amendments relate to ex-

aminers in the Law School, it is recommended that they should not come into effect as regards the examiners now in office during the period of their existing appointments.

Subject to this reservation, your Committee recommends as follows:—

1. That Rule 35 be amended by striking out clauses (3), (4), and (5) and substituting the following:—

“(3) The members of the staff of the Law School as defined by Rule 117.”

2. That Rule 38 be repealed.

3. That Rule 39 be repealed and the following be substituted therefor:—

“39. The appointment of any part-time lecturer or demonstrator shall be for a term of not more than one year ending on the 31st day of May next following the coming into effect of his appointment but a lecturer or demonstrator may be re-appointed from time to time on the recommendation of the Dean of the Law School.”

4. That Rule 71 be amended by striking out clause (8) and substituting the following therefor:—

“(8) The Dean of the Law School and the full-time lecturer in the Law School.”

5. That Rule 116 be amended by adding thereto the words:

“under the name of the Osgoode Hall Law School.”

6. That Rules 117, 118, 119, 120, 121, 122, 123, 124, and 125 be repealed and the following be substituted therefor:

“117. The staff of the Law School shall consist of

- (a) The Dean;
- (b) One full-time Lecturer;
- (c) Three part-time Lecturers;
- (d) Three demonstrators.”

“118. The Dean and the full-time Lecturer shall be Barristers of not less than ten years' standing, and shall reside in or near Toronto; and neither of

them shall be a member of any firm of practising barristers or solicitors or engage in any professional work other than that of consulting counsel."

"119. The Dean, in addition to giving lectures and conducting discussions in class and discharging such other duties as may be assigned to him by Convocation, shall have supervision and general direction of the Law School."

"120. Subject to the approval of the Legal Education Committee, the Dean shall arrange the subjects and books for lectures and discussions, the branches of law and practice to be taught by each lecturer and the days and hours for lectures and discussions in the Law School."

"121. The lecturers and demonstrators shall give lectures and conduct discussions in class, and perform such other duties as may be assigned to them by the Dean."

"122. Subject to the directions of the Legal Education Committee, examination questions shall be prepared and answers shall be read by the members of the teaching staff."

"123. The course at the Law School shall consist of three annual sessions of lectures, discussions, moot course or practice demonstrations, and examinations."

"124. Each session of the Law School shall commence on the last Monday in September and close on the last Saturday in May, with a vacation commencing on the Saturday before Christmas, and ending on the Saturday after New Year's Day."

"125. Each session of the Law School shall be divided into two terms, to be known as the Christmas term and the Easter term, the duration of each term to be defined by the Legal Education Committee."

7. That Rule 134 be repealed and the following be substituted therefor:

"134. Regular examinations shall be held at the end of the Christmas term of the Law School and of the Easter term of the Law School respectively, on dates to be fixed by the Legal Education Committee; and for the purpose of calculating the aggregate number of marks of any student, the two

examinations shall be considered as one examination for the session.

8. That Rule 136 be amended by striking out the words "at a time to be fixed by the Principal" and substituting therefor the words "on dates to be fixed by the Legal Education Committee."

The report, on motion of Mr. Ludwig, was adopted.

Finance Committee Report.

Mr. Nesbitt presented the report of the Finance Committee as follows:—

1. Your Committee recommend that the salary of Mrs. Margaret Vair, 2nd Assistant Librarian, be increased to \$1800.00 a year, dating from the 15th April, 1924.

2. Your Committee recommend that the salary of Thomas Jones, Gardener and Caretaker, be increased to \$1400.00 a year, dating from the 15th April, 1924.

3. Your Committee recommend that the salary of Leonard Wrinch, 1st Assistant Librarian, be increased to \$2100.00 a year, dating from the 15th April, 1924.

The report was adopted.

County Libraries Committee Report.

Mr. Brewster presented the report of the County Libraries Committee, as follows:—

1. Your Committee finds that the present system of aid to County Library Associations is not satisfactory, the number of lawyers in active practice in the majority of the counties being so small that it is impossible to maintain satisfactory libraries.

The Chief Librarian has been instructed to make a report upon each of the libraries after his annual inspection showing the approximate amount which would be necessary to make each one a good working library.

2. Special petitions have been received from the following associations, namely, Kenora, Sault Ste. Marie, Sudbury, Rainy River, and Thunder Bay, asking that the

Law Society make a substantial grant of cash to all Law Associations now organized or to be organized in all Provincial Judicial Districts.

It is recommended that a special grant of \$500.00 be made to each of these Associations, that to Sudbury to be conditional upon completion of incorporation and furnishing of proofs; the amount to be used in the purchase of books approved by the Chief Librarian.

3. A letter is submitted from the Essex Law Association asking for an additional grant from the Law Society as their library is located in the Capitol Theatre Building in Windsor and they have a yearly rental of \$576.00 to pay for their library quarters.

Recommended that a special grant of \$500.00 be made to this Association.

4. Two letters, dated April 7th, and April 14th, respectively, have been received from John A. Hope, Esq., of Perth, Ontario, enclosing a declaration proving incorporation of the Lanark Law Association on the 21st day of January, 1924, and asking that an initiatory grant be made to that Association. The Association has 18 members and their annual fees are \$5.00 and \$2.00. The amount actually paid in by members is \$57.50 so that they would be entitled to an initiatory grant of \$115.00.

Recommended that this Association be granted an initiatory grant of \$115.00 and a supplemental grant of \$300.00 in addition.

5. The Chief Librarian presents a report on the present condition of the County Law Associations.

6. It is recommended that an inspection of the County Law Associations be made this year and that a cheque for \$500.00 be issued to cover expenses of the Inspector of County Law Libraries.

The report was, on motion of Mr. Brewster, adopted.

Discipline Committee Report.

Re C. W. Widdifield.

Mr. Saunders presented the report of the Discipline Committee, as follows:—

In the matter of the Law Society Act and in the matter of C. W. Widdifield, a Barrister and Solicitor.

A complaint was made against the above named Solicitor that he, in the month of February, 1924, was guilty of unprofessional conduct in that he circularized many merchants and other persons in the Town of Newmarket and the surrounding country calling attention to the fact that he was prepared to do certain conveyancing and solicitor work at a nominal charge, and especially that the charges he intended to make were greatly in reduction of the charges usually made by the legal profession in Newmarket.

The complaint was brought before the Discipline Committee by the Solicitor for the Society. It appeared to be such as to call for investigation and on the 27th day of March, 1924, in pursuance of the powers conferred upon them by Statute and the Rules of the Society and after due notice to the Solicitor charged, the Committee proceeded to investigate it accordingly. At the said investigation the said Solicitor was represented by his counsel, Mr. Arthur L. Smoke, who stated that his client was prevented by physical infirmity from attending, and produced a document signed by the said Solicitor wherein he undertook that he would not offend further in respect of the subject matters contained in the complaint herein and in the summons served upon him.

Your Committee is of the view that the circulars and advertising issued and distributed by the said Solicitor are improper and unbecoming the dignity of a member of the profession and that the said Solicitor is accordingly guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor, but having heard what was alleged by counsel aforesaid and after considering the undertaking given, and the unfortunate condition the Solicitor is in by reason of his physical infirmities, your Committee is of opinion that a letter of reproof should be written him, and that no further action be taken.

The solicitor practises at the Town of Newmarket and was Called to the Bar in Trinity Term, 1912.

On motion of Mr. Saunders the report was adopted.

Re John B. McColl.

The report of the Discipline Committee presented to Convocation on the 20th day of March last was considered by Convocation.

Moved by Mr. Saunders, that the said John B. McColl being found guilty of professional misconduct and of conduct unbecoming a solicitor, should be solemnly reprimanded by Convocation.

Carried.

Mr. McColl being in attendance, was called before Convocation and was solemnly reprimanded by the Treasurer.

Re Jacob L. Cohen.

The report of the Discipline Committee presented to Convocation on 20th day of March last was considered by Convocation.

Moved by Mr. Saunders, that the said Jacob L. Cohen being found guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor, Convocation should emphasize its disapproval of his conduct by solemnly reprimanding him.

Carried.

Mr. Cohen being in attendance, was called before Convocation and was solemnly reprimanded by the Treasurer.

Re John Idington, Jr.

The report of the Discipline Committee presented to Convocation on 20th March last was considered by Convocation.

On motion of Mr. Saunders the Committee's report was adopted.

Re J. H. Hoffman.

The report of the Discipline Committee presented to Convocation on 20th March last was considered by Convocation.

Moved by Mr. Saunders that the said J. H. Hoffman being found guilty of professional misconduct and of conduct unbecoming a Solicitor, is unworthy to practice as a Solicitor.

Carried.

Re George S. Bowie.

The report of the Discipline Committee presented to Convocation on 20th March last was considered by Convocation.

Moved by Mr. Saunders that the said George S. Bowie being found guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor, be disbarred and that he is found unworthy to practise as a Solicitor.

Carried.

Re Law School—Full-time Lecturer.

Moved by Mr. Grant, seconded by Mr. Ludwig, that it be referred to the Legal Education Committee to negotiate with Mr. Donald Alexander MacRae, M.A., Ph.D., Dean of the Faculty of Law of Dalhousie University, Halifax, with a view to securing his services as full time lecturer at the Osgoode Hall Law School, with full power to complete the details of such engagement and fix the salary to be paid.

Re Murray Gillam

Moved by Mr. Tilley, seconded by Mr. Nesbitt, that the period of six months having elapsed since the term of Mr. Gillam's incarceration has expired, he be restored to his full standing as a Barrister-at-law on payment of the necessary fees.

Carried.

Re Oscar E. Fleming.

Moved by Mr. Rodd that Mr. Fleming be Called to the Bar upon passing examinations in all the subjects in which he is now in default.

Lost.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

William Henry Adams Logan.

Frederick Tennyson Congdon (British Col.)

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 22nd May, 1924.

Present: The Treasurer, and Messrs. Bain, Cassels, Dewart, Field, Grant, Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, Meredith, McMaster, McPherson, W. D., Nesbitt, Raney, Spence, Tilley, Walkem, Washington and White, H. S.

Appointment of Chairman

Mr. F. W. Harcourt, K.C. was appointed Chairman.

Election of Treasurer

Mr. F. W. Harcourt, K.C., was unanimously elected Treasurer for the ensuing year.

The Minutes of the meeting of April 17th, 1924, were read and confirmed.

Appointment of Standing Committees

The appointment of the Standing Committees for the ensuing year was referred to a Special Committee consisting of the Chairmen of the present Standing Committees.

The Special Committee presented their Report to Convocation appointing the Committees, as follows:—

Finance—Sir Allen Aylesworth, and Messrs. Bain, Cassels, Geary, Grant, Henderson, Lynch-Staunton, Nesbitt, Nickle, Rowell, Saunders, Spence, Washington, and White, H. S.

Legal Education—Messrs. Bain, Dewart, Henderson, Kerr, W. F., Kingstone, Ludwig, MacMurchy, McMaster, McPherson, W. D., Nesbitt, Saunders, Spence, Tilley, and White, H. S.

Reporting—Sir Allen Aylesworth, and Messrs. Bain, Brewster, Chrysler, Dewart, Grant, Hellmuth, Henderson, Lynch-Staunton, Meredith, McMaster, MacMurchy, McPherson, W. D., and Nesbitt.

Discipline—Messrs. Bain, Cassels, Dewart, Geary, Grant, Hellmuth, Henderson, Kerr, W. F., MacMurchy, McPherson, W. D., Nesbitt, Saunders, Tilley, and White, W. R.

Library—Messrs. Ludwig, Bain, Cowan, Grant, Kerr, J. G., MacMurchy, Rowell, Saunders, Spence, Tilley, Walkem, and White, H. S.

Journals and Printing—Sir Allen Aylesworth, and Messrs. McPherson, W. D., Boys, Brewster, Field, Geary, Hogg, Kerr, J. G., Kingstone, McKay, Raney, White, H. S. and White, W. R.

County Libraries—Messrs. Brewster, Boys, Cowan, Field, Henderson, Hogg, Kingstone, Kerr, J. G., Lennox, Meredith, McKay, Rodd, and Walkem.

The report was adopted.

Appointment of Auditor

Mr. F. C. Clarkson of Messrs. Clarkson, Gordon & Dilworth, Chartered Accountants, was re-appointed Auditor of the Society for the period of one year from the 1st June, 1924, at a salary of \$400.00 per annum, payable quarterly.

Hamilton Law Students Assn.

Ordered that this petition stand over until June Convocation.

Legal Education Committee Report

Mr. Nesbitt presented the report of the Legal Education Committee as follows:—

Examination Returns—Easter 1924—Third Year.

The record of the returns of the examiners of the Easter Examinations for the Third year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours

The following candidates, being in due course, are entitled to be passed with Honours:—

H. A. F. Boyde	A. F. Annis
Miss V. L. Parsons	P. C. Finlay
W. F. Schroeder	W. H. Noble
D. P. Jamieson	J. E. Harris
Miss E. Sheppard	N. W. Byrne
W. C. Parrott	C. C. Carrothers
R. Kennedy	C. C. Baker
Wm. Schrieber	M. Horner
R. A. Danis	N. L. Spencer
W. L. Wallace	O. D. Kester
A. R. Graydon	

Approved.

Scholarships

According to the returns of the examiners, the following are entitled to Scholarships:—

Chancellor Van Koughnet Scholarship—\$400.00.

H. A. F. Boyde

Christopher Robinson Memorial Scholarship—\$100.00

Miss V. L. Parsons.

Approved.

Medals.

Under Rule 170, the following candidates, being in due course, are entitled to Medals, as follows:—

Gold Medal—H. A. F. Boyde.

Silver Medal—Miss V. L. Parsons.

Bronze Medal—W. F. Schroeder.

Approved.

Special Petitions.

Re N. W. Byrne and J. D. Lucas.

These students in the Third year failed to attend the Third year examination in Torts held on the morning of

April 17th, and thinking that the time for writing was fixed for the afternoon they attended to write and found the examination was concluded. The students were permitted by the Chairman of the Legal Education Committee to write on the said examination in the Secretary's office in the afternoon but distinctly on the understanding that it should be without prejudice to such action as might be taken by the Committee. The students file their affidavits stating the facts and stating that they were totally unaware of the contents of the examination paper previously distributed.

The Committee recommend that the examination of these students be allowed.

Re M. L. Keyfetz.

This Third year student wrote his Third year examinations in 1922-23 but failed; he subsequently wrote again at the supplementals in September but failed on his total by 16 marks. Having totally failed in the year his proper course was to take the whole year over again in 1923-24. He did not write any of the subjects at the 1923 Christmas examination, giving as his reason that he had obtained very good marks in all these subjects at his previous examination, but wrote on all the Easter subjects at the examination just concluded, the result of which was entirely satisfactory. His previous total of the Christmas subjects was 267 and adding to this the total of 353 made at the Easter examinations just concluded gives him a grand total of 620, being 20 marks more than the 600 required to pass. He now puts in a petition covering these facts and asks to be allowed his examination.

The Committee recommend that the petition be granted.

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Gordon Forin Maclaren.

Honour Matriculants.

Robert Cochrane Baird
Francis Ernest Neylan

Pass Matriculants.

Edmond Baird Ryckman, Jr.
Charles Joseph Kelz
Paul Lafontaine Belcourt
Charles Terence McKeown

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

Edith Grace Gordon
Ernest Lockburn Clarridge
Henry Rutherford Jackman
Norman Warriner Byrne
Oliver Dean Kester
Edgar Cyril Bevan
Ian Morrow Wylie
Ralph Osborne Campney

Approved.

Appointment of Demonstrators.

The appointment of Demonstrators is made from year to year. Mr. H. W. A. Foster and Mr. C. C. Robinson are the present Demonstrators and are eligible for re-appointment. The appointment expires on the 1st August, 1924.

The Committee recommends that the matter stand for further consideration.

Special Petitions.

G. H. Murphy, a student-at-law in the Third year, asks to be Called to the Bar and granted a Certificate of Fitness. He was admitted as a student in the Matriculant Class on the 10th February, 1921, and was allowed by the

Committee to attend lectures during 1921-22 on the ground of military service from 9th April, 1917, to 20th November, 1918, although the Rule giving allowances to returned soldiers was repealed on the 31st December, 1920. In due course he would not be Called or admitted until February, 1926.

The petition came before the Committee on March 13th 1923, and was ordered to stand until his examinations were completed. He has now passed the final examinations for Call to the Bar.

The Committee recommends that the petition be granted but not to form a precedent as to future applicants.

Re Book-keeping Examination

The First year students present a petition stating that the examination in Book-keeping at the recent Easter examinations, was far beyond the reasonable limit of what could be expected either in time or style of question, and ask that no student who makes his average on his other five subjects be listed as "failed" on account of book-keeping.

The Committee recommends that the matter be dealt with when the results are before the Committee.

Perle W. Springer a student-at-law in the Third year, asks to be allowed his attendance at lectures for the session of 1923-24. He paid the fees of \$100.00 and passed the Final examinations but owing to ill-health was unable to attend the lectures. He files a medical certificate in support of his position.

The Committee recommends that the petition stand.

Re Elocution.

A letter was received from the Chief Justice of Ontario, dated May 1st, 1924, suggesting that students should undergo a course in elocution, and is submitted herewith for consideration.

The Committee refer the matter to Convocation.

Re Law School Alterations.

The question of alterations in, and additions to the Law School, is before the Committee.

The Committee recommend that an Architect be consulted.

Report of Dean of Law School.

The report of the Dean of the Law School for the year 1923-24, is submitted herewith.

Re Full-time Lecturer

On April 17th, 1924, Convocation referred to this Committee to negotiate with Mr. Donald Alexander MacRae, M.A., Ph.D., Dean of the Faculty of Law of Dalhousie University, Halifax, with a view to securing his services as full-time lecturer at the Osgoode Hall Law School, with full power to complete the details of such engagement and fix the salary to be paid.

The Committee recommend that the matter stand pending a conference with Mr. MacRae.

Appointment of Lecturer.

The term of office of Mr. A. R. Clute, K.C., as Lecturer, expires on the 13th September, 1924.

The Committee recommends that the matter stand.

All of which is respectfully submitted.

Re Elocution.

The letter of the Chief Justice of Ontario, dated May 1, 1924, suggesting students should undergo a course in elocution was read to Convocation.

The letter was referred to the Committee to be further considered with the Dean of the Law School.

Subject to the foregoing motion, the report was adopted.

Report of the Dean of Law School.

The report for the session 1923-24, is as follows:—

I beg leave to submit my report for the Law School Session of 1923-24, during which period I was Acting Principal (under appointment dated the 13th of September, 1923) until my appointment on the 20th of March, 1924, as Dean.

1. The number of students registered was as follows:—

First year	165
Second year	118
Third year	104

Total	387
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2. The number of lectures delivered was as follows:—

	Year.			Total.
	I.	II.	III.	
The Acting Principal	67	75	56	198
Lecturers.				
Mr. Shirley Denison, K.C.	30	32	29	91
Mr. S. H. Bradford, K.C. . .	40	17	35	92
Mr. E. G. Long, K.C.	15	31	34	80
Mr. A. R. Clute	32	31	28	91
Demonstrators.				
Mr. C. C. Robinson, K.C.	5	8	13
Mr. H. W. A. Foster	12	6	..	18
Special Lecturers.				
Mr. A. E. Nash	15	15
Mr. B. N. Davis, K.C.	11	..	11
Mr. J. Lewis Duncan	8	8
Mr. Clive A. Thomson	4	4
	<hr/>	<hr/>	<hr/>	<hr/>
	211	208	202	621

Mr. Justice Hodgins, Mr. Justice Riddell, Mr. Justice Middleton, Mr. Angus MacMurchy, K.C., and Mr. George A. Kingston were also good enough to give voluntary lectures, which were much appreciated. Dr. Hoyles kindly consented to address the Third year students at the close of the session. His address was an earnest and eloquent plea for a higher standard of professional ethics and personal conduct and character.

3. As I was appointed Acting Principal only a few days before the opening of the session, and as a Special Committee of Convocation was charged with the investigation of the whole subject of legal education, it was not practicable to make many changes in the Law School during the session. One important innovation should, however, be mentioned. In the subject of Contract in the First year I substituted the discussion in class of a selection of leading cases for the prevailing system of ordinary lectures based on a text-book. This experiment was one of the results of my visit last summer to Michigan Law School, where I had an opportunity of observing the case method of instruction in use. My own experience and my recent visit to Harvard Law School have confirmed by opinion, already expressed to the committee on various occasions, that the old method of teaching law by ordinary lectures does not in itself afford an adequate training, and that at least in those subjects in

which the law is chiefly case law, the old method should be replaced or supplemented by a discussion of cases and other sources by the students under the direction of the lecturers.

4. I have received from the Canada Law Book Company an offer to furnish every student, free of charge, during his law school course, with the current numbers of the *Dominion Law Reports*. This offer is especially welcome to me as it will facilitate increased use of the method of instruction referred to in the last preceding paragraph, based upon a discussion of cases. I have always regarded it as one of the weak points in the existing Law School system that the students have had so little opportunity or encouragement to become acquainted with the law reports at first hand.

5. The changes authorized in March last by Convocation are:—

(a) the appointment of a full-time lecturer in place of one of the present part-time lecturers;

(b) the appointment of a third demonstrator;

(c) the lengthening of the session;

(d) the transfer to the teaching staff of the work of setting and reading examination papers.

The first of these changes is, in my opinion, of great importance. Ultimately a further increase in the full-time staff and some revision of the curriculum would seem to be essential if the Law School is adequately to perform its function of training candidates for the Bar. I am, however, advisedly postponing the making of recommendations on various matters until I shall have had the opportunity of consulting with the new full-time lecturer when he is appointed.

6. Mr. Clute's term as lecturer will come to an end on the 13th of September, 1924, and the terms of Mr. Robinson and Mr. Foster & demonstrators will come to an end on the 1st of August, 1924. I recommend that Messrs. Clute, Robinson, and Foster, be reappointed for terms expiring on the 31st of May, 1925, in accordance with rule 39 as amended in April, 1924.

7. I understand that the committee desires to reconsider the whole question of special lecturers, and I therefore make no recommendation as to their re-appointment at present.

8. The question of certain structural alterations in the

Law School building should be considered by Convocation as soon as possible.

(a) An enlargement of the Phillips-Stewart Library is necessary. This might be effected by converting the present students' library, the corridor leading to it and the adjoining vacant room into one large room.

(b) An additional room will be needed for the staff in view of the appointment of a new full-time lecturer. This might be provided by cutting off the north end of the former lunch room, next to the present lecturers' room.

(c) An additional common room for the students is desirable. This might be provided either in the basement of the Law School or in what will be left of the lunch room, if one end is cut off as above suggested.

In order that the alteration in the Law School building should be completed before the opening of the next session, it would seem advisable that Convocation should at its meeting this month give instructions for an inspection of the premises by an architect and for the obtaining of estimates, with a view of having sufficient information upon which to act at the June meeting.

All of which is respectfully submitted.

John D. Falconbridge.

Salary of Dean of Law School.

Ordered that the salary of Dean Falconbridge be increased to \$7,000.00 per annum, the increase to take effect from the 1st day of July, 1924; salary to include all services to be performed by him, including those pertaining to examinations.

Appointment of Full-Time Lecturer.

Ordered that the position of full-time Lecturer be offered to Mr. D. A. MacRae, at present Dean of the Faculty of Law of Dalhousie University, Halifax, N.S., at a yearly salary of \$6,000.00; the term of service to commence on July 1st, 1924; said salary to cover all services to be performed by him including those pertaining to examinations. Mr. MacRae to be paid his expenses of moving from Halifax.

Library Committee Report.

Mr. Ludwig presented the report of the Library Committee, as follows:—

Your Committee recommend that the following structural alterations be made to the Law School building:—

1. Enlarge the Phillips-Stewart Library by converting the present Students' library, the corridor leading to it, and the adjoining vacant room into one large room.
2. An additional room will be needed for the staff in view of the appointment of an additional full-time lecturer. Your Committee recommend that the northerly portion of the former lunch room be partitioned off to provide this additional room.
3. An additional common room for the students is desirable, and your Committee recommend that the additional room be provided either in the basement of the Law School, or by setting aside that portion of the former lunch room which will be left after the additional room for the staff mentioned above has been partitioned off.

Your Committee recommend that a Committee be appointed to engage an architect to prepare plans and specifications for the purpose of making the above mentioned alterations and procuring an estimate of the cost of these alterations, so that these plans and specifications and estimate of costs may be presented at the next meeting of Convocation, with a view of having the work done if that be deemed advisable before the opening of the Law School next fall.

On motion of Mr. Ludwig the report was adopted.

Ordered that the Treasurer appoint a Special Committee to carry out the recommendation in the last paragraph of the said report.

The Treasurer named Messrs. Bain, Ludwig, and H. S. White, as members of the Special Committee.

Reporting Committee Report.

Mr. McMaster presented the report of the Reporting Committee, as follows:—

The Committee invited several members of Convocation who were present at another Committee meeting to join the Committee in considering very important matters in connection with the Reports and Digest.

Re Printing Reports.

The Committee had before it the tenders for publishing the Reports.

The Committee decided to recommend to Convocation, on the usual principle of awarding the contract to the lowest bidder, that the tender of the Canada Law Book Company be accepted.

Re Digest.

The Committee considered a letter dated the 13th day of May, 1924, written by Mr. Burroughs of Burroughs & Company (Eastern) Limited, to the Chairman of the Committee, in reference to an Encyclopaedic Digest to be substituted for the Digest now being prepared at the expense of the Law Society, and the Committee unanimously decided that if arrangements satisfactory to a sub-committee, to be named, could be made with Mr. Burroughs somewhat along the lines of his proposition, that a report should go forward to Convocation recommending a change in the form of the Digest and in the method of its publication; that an arrangement should be made with Mr. Burroughs' Company for the publication of an Encyclopaedic Digest and that the present proposed Digest be abandoned.

The Committee then appointed Mr. Wallace Nesbitt and the Chairman as Sub-committee to meet Mr. Burroughs, and the time being short, the Sub-committee were instructed to report direct to Convocation.

That portion of the said report re the Digest was referred to a Special Committee composed of Messrs. McMaster and Nesbitt.

Re Printing of Reports.

Ordered that the contract for the printing of the reports be awarded to the Canada Law Book Co. Limited, they being the lowest tenderer.

Re G. S. Bowie.

The Secretary begs to report that following the disbarment by Convocation of George S. Bowie, and his being deemed to be unworthy to practise as a Solicitor, he gave notice thereof to the Senior Registrar of the Supreme Court of Ontario, as required by Section 47 of the Law Society Act, and has received from the Senior Registrar a copy of an Order made by the said Court on the 5th day of May, 1924, striking the name of the said George S. Bowie off the Roll of Solicitors thereof.

Re J. H. Hoffman.

The Secretary begs to report that following the resolution of Convocation that **James Hilton Hoffman** was deemed to be unworthy to practise as a Solicitor, he gave notice thereof to the Senior Registrar of the Supreme Court of Ontario, as required by Section 47 of the Law Society Act, and has received from the Senior Registrar a copy of an Order made by the said Court on the 5th day of May, 1924, striking the name of the said James Hilton Hoffman off the Roll of Solicitors thereof.

Re Portrait of Treasurer.

On motion of Mr. Tilley, Messrs. Raney and Washington were appointed a Special Committee to wait on the Treasurer and make arrangements to have his portrait painted to be hung on the walls of Convocation.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Edith Grace Gordon.
Ernest Lockburn Clarridge.
Henry Rutherford Jackman.
Norman Warriner Byrne (Honours).
Oliver Dean Kester (Honours).
Edgar Cyril Bevan.
Ian Morrow Wylie.
Ralph Osborne Campney.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, June 19th, 1924.

Present:—The Treasurer, and Messrs. Bain, Cassels, Cowan, Field, Grant, Hellmuth, Henderson, Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, MacMurchy, McKay, Raney, Rodd, Spence, Walkem, and White, H. S.

The Minutes of the meeting of May 22nd, 1924, were read and confirmed.

Re Mr. W. R. White, K.C.

Convocation expressed its sympathy with Mr. White in his recent illness and its great satisfaction in hearing that he was rapidly improving in health.

The Secretary was instructed to convey to Mr. White the hopes of Convocation that he would soon be able to attend again.

Legal Education Committee Report.

Mr. Ludwig, presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Clifford Sifton, Jr., John Newton Herapath, John Alexander Barnet Dulmage.

Honour Matriculants.

Peter James Burns.

Pass Matriculants.

Lynn Fraser Usher, Charles Henry Woods.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

Murray Keyfetz, George Houston Murphy, Henry Maurice Cody, Percy Claire Findlay, William Charles Hodgins, Allan Richard Graydon, William Lawrence Wallace, Thomas Douglas Slater, William James Gordon Graydon, Homer W. Ross Kennedy, James Harold Wright, Frederick Robert Murgatroyd, Warwick Hodgetts Noble, Allin Foster Annis, Cecil Cyril Carrothers, James Otto Plaxton.

Approved.

Appointment of Lecturer.

Mr. A. R. Clute's term as Lecturer will expire on September 13th next. The report of the Dean of the Law School, dated May 19th, 1924, (section 6) recommends that Mr. Clute be re-appointed for a term expiring on May 31st, 1925, (see Rule 39 as amended in April, 1924).

The Committee recommend that Mr. Clute be appointed for a term ending the 31st day of May, 1925.

Appointment of Demonstrators.

The terms of Mr. Robinson and Mr. Foster as Demonstrators, will expire on August 1st next. The report of the Dean of the Law School, dated May 19th, 1924, (section 6) recommends that Messrs. Robinson and Foster be re-appointed for a term expiring on May 31st, 1925, (see Rule 39 as amended in April, 1924).

The Committee recommend that Mr. Robinson and Mr. Foster be appointed for a term ending the 31st day of May, 1925.

Re Lecturer.

A letter has been received from the Dean of the Law School enclosing the written resignation of Mr. E. G. Long, K.C., as Lecturer, to take effect on the 30th June, 1924. The Dean recommends that the resignation be accepted.

The Committee recommend that the resignation be accepted.

Re Elocution.

The letter of the Chief Justice of Ontario, referred to this Committee by Convocation on May 22nd, 1924, to be considered after consultation with the Dean of the Law School, was read.

The Chairman and the Dean were authorized to look into the question and make a recommendation at the next meeting of the Committee.

Re Perle W. Springer.

The petition of Mr. Springer which came before the Committee on May 19th, is before the Committee for reconsideration and the results of his examination are herewith submitted.

The Committee recommend that the petition be refused and that the petitioner do attend his Third year lectures and write his examination again; and as the fees have been paid no extra fees be charged for attending the lectures.

Pincus Phillips.

A petition from Mr. Phillips, asking to have his name changed on the books of the Society from "Palmer Phillips" to Pincus Phillips is submitted for consideration. On a former application by him his name was changed from Pincus Phillips to Palmer Phillips following the filing of a Deed Poll and Mr. Phillips now submits a new Deed Poll saying his name has been changed back again to "Pincus Phillips."

Recommended.

Re S. W. Carriere.

Mr. S. W. Carriere, a candidate for admission in the Matriculant Class, asks to have allowed his certificate of Junior Matriculation, although not obtained within four years last past, for reasons set forth in his petition.

The Committee recommend that the petition be granted.

Examination Results—Easter, 1924.

Second Year.

The record of the returns of the examiners of the Easter Examinations for the Second year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidate, being in due course and having obtained 80 per cent. of the aggregate and 65 per cent. in each subject, is entitled to be passed with Honours:—

D. P. Guthrie.

Approved.

Scholarships.

The following candidates, being in due course, are entitled to Scholarships, as follows:—

D. P. Guthrie.....	\$100.00
B. E. Park.....	60.00
C. L. Yoerger.....	40.00
A. Sher	40.00
J. C. Harries	40.00
F. K. Jasperson	40.00
D. S. Whyte	40.00

Approved.

First Year.

The record of the returns of the examiners of the Easter Examinations for the First year, is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course and having obtained 80 per cent. of the aggregate and 65 per cent. of the marks obtainable in each subject, are entitled to be passed with Honours:—

C. A. Wright, L. H. Swartz, A. D. McDonald, A. F. Moore, D. I. Grant, W. R. Hobson.

Approved.

Scholarships.

The following candidates being in due course are entitled to Scholarships, as follows:—

C. A. Wright	\$100.00
L. H. Swartz	60.00
A. D. McDonald.....	40.00
R. C. Bone	40.00
N. N. Simon	40.00
E. N. Johnson	40.00
D. I. Grant }	equal..... 20.00
A. F. Moore }	

Approved.

Full-time Lecturer.

Mr. D. A. MacRae having accepted the offer of appointment as full-time Lecturer, the Committee recommend that the appointment be ratified.

Walter Gordon Thomson,

a student in the Second year, asks that he be allowed his Christmas examination, as through illness he was prevented from then writing.

The Committee recommend that the petition be granted. On motion of Mr. Ludwig the report was adopted.

Appointment of Demonstrators.

Ordered that Mr. C. C. Robinson and Mr. H. W. A. Foster be re-appointed as Demonstrators at the Law School for a term ending the 31st day of May, 1925, at a salary of \$650.00 per annum, payable monthly.

Appointment of Lecturer.

Ordered that Mr. A. R. Clute be appointed as Lecturer at the Law School for a term ending the 31st day of May, 1925, at a salary of \$2,000.00 per annum, payable monthly.

Appointment of Full-time Lecturer.

The Secretary's report herein was read.

Ordered that **Mr. D. A. MacRae** be appointed full-time Lecturer at a yearly salary of \$6,000.00 payable monthly, his term of service to commence on the 1st July, 1924; the said salary to cover all services to be performed by him, including those pertaining to examinations.

Hamilton Law Students Petition.

The petition of the Hamilton Law Students referred to in the report of the Legal Education Committee on the 17th of April, 1924, was considered.

Ordered that the students mentioned be allowed to attend the Law School at the September session, 1924, but on the distinct understanding that their term of service under Articles and length of standing on the books of the Society is not shortened, same being governed by Statute.

Re Course in Elocution.

Referred to the Chairman of the Legal Education Committee and the Dean of the Law School.

Norman L. Spencer

petitions to be allowed to be Called to the Bar and obtain his Certificate of Fitness before the expiration of his service of five years under Articles and standing on the books of the Law Society for five years.

Ordered that the petition be refused, Convocation having no power, under the Statute, to grant the relief asked for.

Re P. V. Ibbetson.

Mr. Ibbetson presents a certificate from the Secretary of the Law Society of Manitoba stating that he has passed all his examinations and is entitled to be Called to the Bar and to receive his Certificate of Fitness upon paying the necessary fees, etc. "The Barristers Act" provides that following the said certificate Mr. Ibbetson can be Called to the Bar here upon paying the necessary fees, etc., but before he can obtain his Certificate of Fitness he must have received his Certificate of Fitness in Manitoba. The correspondence with Mr. Ibbetson shows that he came to Toronto under the impression that he could obtain a Certificate of Fitness here upon filing his Manitoba Law Society's certificate of "being entitled to receive same."

Ordered that under the circumstances a Certificate of Fitness is to issue forthwith but the same to be retained by the Secretary until Mr. Ibbetson lodges with him a certificate that he has received a Certificate of Fitness in Manitoba, when our Certificate is to be forwarded to Mr. Ibbetson so that he can be sworn in by the Judge presiding at the assizes at Fort William where Mr. Ibbetson intends to practise. Mr. Ibbetson is to be allowed to sign the Solicitors Roll upon completing his two months service under Articles.

Finance Committee Report.

Re Repairs to Iron Fence.

Mr. Bain reported to Convocation that the question of repairs to the iron fence enclosing the Society's grounds

had been referred by the Committee to a sub committee consisting of himself and Mr. Ludwig and informed Convocation of the result of the Committee's inspection and what in their opinion was necessary to be done.

Ordered that the same be referred to the sub-committee with power to act.

Library Committee Report.

Mr. Grant presented the report of the Library Committee, as follows:—

1. Mr. Bain having tendered his resignation as a member of the Library Committee, the resignation was accepted.

2. Mr. McMaster was appointed a member of the Library Committee in place of Mr. Bain.

3. Mr. McMaster was elected Chairman of the Library Committee for the ensuing year. In the absence of Mr. McMaster, Mr. Grant was appointed acting Chairman.

Ordered that the resignation of Mr. Bain be accepted and that the report be referred back to the Committee for further consideration.

County Libraries Committee.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. Sudbury Law Association has now completed all returns and furnished proof of incorporation, copy of its declaration of incorporation and By-laws, proof of the condition of the funds of the Library and proof that it has acquired a suitable room for its Library.

The amount actually contributed to this Association by its members is \$150.00 so that they are now entitled to an initiatory grant of double this amount, namely \$300.00 as laid down in Rule 63.

2. Carleton Law Association have a number of superseded text books which they wish to present to some smaller library requiring same.

On the 19th April, 1923, the County Libraries Committee directed that any County Law Associations having books which they no longer needed, could, with the consent of the Chief Librarian, transfer any of such books to another Library Association.

On motion of Mr. Henderson the report was adopted.

Discipline Committee.

Ordered that Mr. W. E. Raney be added to the membership of the Discipline Committee.

Special Committee re Law School Alterations.

Mr. Bain orally reported to Convocation on behalf of the Special Committee herein and read to Convocation the reports of the Architect, Mr. Vaux Chadwick, dated June 12 and June 17, 1924.

Ordered that the report be adopted and that the work proceed in due course as outlined.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Murray Keyfetz, George Houston Murphy, Henry Maurice Cody, Percy Claire Finlay (Honours), William Charles Hodgins, Allan Richard Graydon (Honours), William Lawrence Wallace (Honours), Thomas Douglas Slater, William James Gordon Graydon, Homer W. Ross Kennedy (Honours), James Harold Wright, Frederick Robert Murgatroyd, Warwick Hodgetts Noble (Honours), Allin Foster Annis (Honours), Cecil Cyril Carrothers (Honours), James Otto Plaxton (Honours).

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, September 11, 1924.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Boys, Cassels, Cowan, Geary, Grant, Hellmuth, Henderson, Lennox, Ludwig, McKay, McMaster, MacMurchy, McPherson, W. D., Raney, Rodd, Rowell, Saunders, Tilley, Walkem, Washington, White, H. S. and White, W. R.

The minutes of the meeting of June 19th, 1924, were read and confirmed.

Election of Benchers.

Mr. D'Alton Lally McCarthy, K.C., of Toronto, was elected a Benchers to succeed the late Mr. H. H. Dewart, K.C.

Re Digest.

Mr. McMaster moved that the report of the sub-committee be adopted and that the whole matter be referred to the sub-committee to interview Mr. Burroughs and arrange the details of the contract.

After discussion the motion was withdrawn.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules

and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Anna Juanita Coutts.
Joseph Lucius Gabriel Keough.
David Kilpatrick Findlay.
Frank John Graham Cunningham.
Percival Norman Wallace Currie.
James Edwin Ganong, Jr.
James Alexander Haines.
Kenneth Davison Haywood.
Alexander McLean Haig.
Byron Wakefield Howard.
John Johnston.
Martin MacMurray Kelso.
James Gerard Mallon.
Gareth Edward Maybee.
William Richard Miller.
William Hugh Mowat.
Charles Doherty Mulvey.
Elizabeth Mary Mustard.
William Martin Penman.
John Pezzack.
Aime Remillard.
George Carstairs Richardes.
John Stewart Donald Tory.

Matriculants.

Henry J. Donley.
Samuel Wilfrid Carriere.
Frances Armstrong Milne.
George Leslie Mitchell.
Samuel Alden German.
James Marshall Lounsbury.
Kenneth James Matheson.
Donald Harrison McTaggart.
Cecil William Robinson.
Philip Barrs.
Charles Gordon Page.
George Ashton Weeks.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

Wilfrid Graham Webb.
William Bernard McHenry.
James Tilton Wilson.
Clarence Clifford Baker.
John DesBarres Jennison.
Alexander Douglas Bell.
Hugh John Fisher Stewart.
Wilbert Jamieson Matthews.
Lavern Churchill.
James Winston Reid.
Charles Harold Walker.
Vera Lillian Parsons.
Ernest Charlton Bogart.
Moses Doctor.

Approved.

Call to the Bar—Special.

Gordon McMichael Duncombe, who has been duly Called to the Bar of the Province of Manitoba, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, without examination.

Approved.

Call to the Bar and Certificate of Fitness—Special.

James Gray Harvie, who has been duly Called to the Bar of the Province of Alberta and duly admitted as a Solicitor of the Province of Alberta, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, without examination, and having served under Articles to a practising solicitor in Ontario for two months,

is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act, on passing the prescribed examination.

Approved.

Re Examiners.

The term of office of Mr. J. I. Grover and Mr. J. M. Baird as Examiners, will expire on December 1st, 1924. Under Rule 122 as amended on April 17, 1924, the examinations are to be prepared by members of the teaching staff.

Re Voice Culture.

The question of voice culture for students, which was referred by the Committee on June 16, 1924, to the Dean and Chairman, to obtain further information is again before the Committee. The Dean submits an estimate of the cost obtained from the Margaret Eaton School.

The Committee recommends that the instruction be given at the price quoted—48 lectures at \$400.00.

Re Osgoode Hall Literary and Athletic Society.

The Literary and Athletic Society submit their constitution for approval by the Committee and especially call attention to paragraph Number 4 "fees" and ask that the Committee approve of sub-section 3 thereof.

The Committee recommends that the matter stand until the next meeting.

Re Perle W. Springer.

Mr. Springer asks for a re-consideration of his petition to be allowed his attendance at lectures. On June 16, 1924, the Committee ruled that he must attend the lectures and pass the third year examination over again and that no extra fee be charged for attending.

The Committee recommends that reconsideration be refused.

Harry F. Palmer asks to be admitted as a student-at-law on his partial matriculation standing. He has matriculation standing in all the subjects except Mathematics and Ancient History and has Honour standing in English, Latin and French.

The Committee recommends that the petition be refused.

Gerald E. Eastman asks to be allowed to attend lectures this fall. He was entered as a student in the matriculant class on the 18th July, 1923, and is not eligible to attend lectures until September, 1925. He obtained his pass matriculation in June, 1922, but at that time the rules required Honour Matriculation for entrance, and he contends he lost a year in obtaining his Honour standing.

The Committee recommends that the petition be refused.

Douglas L. English in his petition states that he obtained his Junior Matriculation with the exception of Algebra and French Composition, and obtained Honour matriculation standing in certain subjects. As the departmental examinations are discontinued he asks that the Law Society appoint an examiner in St. Catharines to examine him on the two subjects.

The Committee recommends that the petition be refused.

Ralph W. Gordon in his petition states that he obtained complete pass matriculation in 1922 and the following year obtained certain honour standing. From January 3, 1924, he has been serving in the office of Messrs. Marquis & Pepper, Barristers, St. Catharines, and now asks that on entering the Law Society forthwith he may be permitted to date his Articles back to January 3, 1924.

The Committee recommends that the petition be refused.

Re Crozier Bigelow in his petition states that he has a certificate of Junior matriculation with the exception of Ancient History; he states that he has certain U. S. qualifications which will be accepted by the Western University as equivalent to Honour matriculation and which are superior to Junior matriculation; he asks that he be admitted to the Law Society as a matriculant and next spring write off his Ancient History.

The Committee recommends that the petition be refused.

F. C. Forster, a student in the Second year, asks to be allowed his attendance at lectures for the session 1923-24 as he was unable to attend the required percentage through illness and submits a doctor's certificate. He wrote on his examinations but failed.

The Committee recommends that the petition be refused.

Re Voice Culture.

Ordered that the recommendation of the Committee re voice-culture be stricken out of the report.

The report, subject to the said order, was adopted.

Re Heath R. Fletcher.

The petition of Mr. Fletcher was laid before Convocation for consideration. He asks to be allowed to attend lectures this session. He was entered as a student in the matriculant class on the 20th July, 1923, and is not eligible to attend lectures until September, 1925. He was previously entered as a student in September, 1921, and served for a year but subsequently his matriculation standing was cancelled by the department and his admission as a student-at-law cancelled by Convocation.

The petition was refused.

Re Francis G. Dillon.

Mr. Dillon's petition was placed before Convocation for consideration; he states that he was entered as a student-at-law in the Matriculant class on June 31, 1923, and asks that he be allowed to attend lectures at the Law School at the ensuing session although he possesses certificates of Honour standing in only two subjects, whereas Rule 103 makes it imperative that before entering the Law School he must present certificates of honour qualification in four certain subjects.

The petition was refused.

Memorial of the Late Mr. Dewart, K.C.

Sir Allen Aylesworth and Messrs. Spence and Grant were appointed a Special Committee to prepare a memorial of the late Mr. Dewart, K.C.

Library Committee Report.

The Library Committee made the following recommendations and report:—

1. That the Great Library be reopened each Monday, Tuesday, Wednesday and Thursday evening between the hours of seven p.m. and ten p.m., commencing 1st of October, 1924.

2. That Mr. Franklyn Wood Fisher and Mr. E. W. Grant be appointed to act as Night Librarians, their remuneration to be at the rate of \$2.50 per evening.

The Evening attendance register shows that the number of those using the Library from the 1st October, 1923, to the 29th of May, 1924, to be:—

Barristers	340
Students	1,090
	<hr/>
	1,430

Average evening attendance, 1923-24	9.02
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Average evening attendance, 1922-23	8.12
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The report was adopted.

Presentation of Medal.

Miss Vera Lillian Parsons was presented with the Silver Medal awarded to her by Convocation on the 22nd May, 1924.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Wilfrid Graham Webb.

William Bernard McHenry.

James Tilton Wilson.

Clarence Clifford Baker.

John DesBarres Jennison.

Alexander Douglas Bell.

Hugh John Fisher Stewart.

Wilbert Jamieson Matthews.

Lavern Churchill.

James Winston Reid.

Charles Harold Walker.

Miss Vera Lillian Parsons (Honours, Silver Medal and Christopher Robinson Memorial Scholarship).

Ernest Charlton Bogart.

Moses Doctor.

Gordon McMichael Duncombe (Special, Manitoba).

James Gray Harvie (Special, Alberta).

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, October 16, 1924.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Boys, Field, Grant, Kerr, J.G., Kerr, W. F., Kingstone, Ludwig, McPherson, G. G., McPherson, W. D., Raney, Rowell, Saunders, Spence, Walkem, and White, H. S.

The Minutes of the meeting of Convocation of September 11th, 1924, were read and confirmed.

Re University Senate.

Mr. M. H. Ludwig, K.C., was appointed to represent the Law Society on the Senate of the University of Toronto, pursuant to "The University Act," R. S. O. 1914, cap. 279, section 41 (c).

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Frederick Thomas Watson.
Robert Glenn Tait.
Robert Alan MacDougall.
Herbert Alfred Wellington Plaxton.
Farquhar John MacRae.
James Maloney.

Harpin Beaumont.
John Elton Pritchard.
Russell Philip Smith.
Stanley Bond Douglas.
Henry David Rotenberg.
Frederick Gerald FitzGerald.
John Ernest Victor Crozier.
Leicester Clayton Forster.
Harry Anthony McNeill.

Matriculants.

William Gerald Harding Jephcott.
Robert Frank Hardy.
Joseph Rosenfeld.
John Elliott.
William Carlyle Lewies.
Alexander Bisset, Jr.
Alfred Gordon Buell Cameron.
Joseph Litman.
Margaret Mary Sullivan.
Walter Bergman.
Vernon Edward Byfield.
Alexander Foster Burritt.
John Dickson Currie.
Harold Daufman.
Ernest Cecil Facer.
Helen Grossman.
Thomas Reginald Lamon.
Kenneth Murney Langdon, Jr.
Morris Millstone.
Harry Samuel Mandell.
Gerald Fullerton Smith.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar at once and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

Alfred Harold Young.
Theodore Leslie McCombs.

Henry Fergus Ross Webster.
Clive Martin Sinclair.
William Schreiber.
Robert David Evans.
Henry Carman Waind.
David Victor Ranger.
Mary Evelyn Gertrude Waddell.
William Percy Simpson.
Allan Tasker Lacey.
Francis James Donnelly.
Arthur Patrick Lawler.
Rene Alexandre Danis.
William Harold MacLeod.
Jacob Mann Stuchen.
Charles Percival Sale.
Robert Hopper Harstone.
David Goldstick.
Harry Frank Hazell.
Francis Herbert Hay Smith.
George Moffatt Burr.

Approved.

Special Petitions.

A. H. Young, a candidate for Certificate of Fitness, asks to be allowed the filing of his Articles although not within three months. He was articled to the late Robert McKay in June, 1919, and served him until the 6th December, 1921, when Mr. McKay died. He thereafter served Mr. J. D. Bradford but neglected to make out new Articles until September, 1924.

The Committee recommends that the petition be granted.

E. D. Bell, a candidate for Certificate of Fitness, asks to have allowed his service under Articles. He was articled to the late Frank Denton, K.C., on the 1st September, 1919, and with the consent of Mr. Denton, he served in other offices but did not assign his Articles. After the death of Mr. Denton in June, 1920, he continued to serve other solicitors without making new Articles and submits an Affidavit from each solicitor whom he served.

The Committee recommends that the petition be granted.

Charles Terence McKeown, a student-at-law in the Matriculant Class, asks to be allowed to attend lectures without obtaining the complete Honour standing required by the

Rules. He has obtained Honours in English (Literature and Composition), History, Latin Authors, and French Authors, and desires to be exempt from obtaining honours in Latin and French Composition.

The Committee recommends that the petition be refused.

J. L. Prentice asks to be allowed to proceed to the Third year and to make up his Second year deficiencies at the Christmas and Easter Examinations. He failed at the second year examinations in Easter and wrote on the supplementals and passed in each subject but failed by 38 marks on the aggregate.

The Committee recommends that the petition be refused.

C. D. O'Meara asks to be allowed to proceed to the Third year and to make up his Second year deficiencies at the Christmas and Easter Examinations. He failed at the Second year examinations in Easter and wrote on the supplementals and passed in each subject but failed by 50 marks on the aggregate.

The Committee recommends that the petition be refused.

F. W. Redican asks to be allowed to proceed to the Second year and to make up his First year deficiencies at the Christmas and Easter Examinations. He failed at the First year examinations in Easter and wrote on the supplementals and passed in each subject except Real Property, on which he obtained only 35 marks, and he failed by 55 marks on the aggregate.

The Committee recommends that the petition be refused.

Re Graduate Standing—Bachelor of Commerce Degree.

This question was before the Committee on November 19th, 1923. Extracts from the Calendar of the Faculty of Arts of the University of Toronto, 1924-25, and from the Matriculation calendar, are now before the Committee. The Secretary reports that he has gone into this matter with the Dean of the Law School, who is of opinion that the Bachelor of Commerce degree is in every way equivalent and equal to the degrees of Arts and Science.

The Committee recommends that Rule 99 be amended to include a Graduate of the Faculty of Commerce and Finance.

C. G. Page, who was admitted as a student-at-law in the Matriculant Class on September 3, 1924, submits a certificate of the Deputy Minister of Education that he has passed Part I. of the Commercial Specialists certificate; this certificate is accepted by the University of Toronto in substitution for "Geometry and Trigonometry Honour matriculation" and two other subjects. The petitioner asks that his said certificate be accepted in lieu of his Honour mathematic qualification notwithstanding that he must obtain, according to our rule, qualification in Algebra.

The degree of Bachelor of Commerce is not yet recognized by the Society as Graduate qualification.

The Committee recommend that he be required to pass in Honour Algebra.

The report was adopted.

Re Colonial Solicitors Act.

A letter from Mr. C. K. C. Martin, a member of the Society, dated October 9, 1924, was placed before Convocation.

It was ordered that said letter and the references therein particularly made to the Colonial Solicitors Act, be referred to a Special Committee composed of the Treasurer, Sir Allen Aylesworth, Mr. W. D. McPherson and Mr. Saunders for consideration.

Re John Douglas Lester.

Mr. Lester's petition to be allowed to attend lectures at the Law School, although he is not a member of the Society, was placed before Convocation for consideration.

It was ordered that the petition be granted but that permission to attend lectures at the Law School will not include permission to write at any examination.

Re Rule No. 99—Graduate Qualification.

On motion of Mr. Ludwig, seconded by Mr. Spence, Rule Number 99 was amended by inserting the words "or Commerce and Finance" after the word "Science" in the first line thereof.

Finance Committee Report.

The report of the Finance Committee was presented by Mr. Ludwig, as follows:—

Annual Financial Statement, 1923-24.

The Annual financial statement of the Society, certified by the Auditor, for the year ending 31st August, 1924, is submitted herewith, showing Receipts amounting to \$145,434.77 and Disbursements amounting to \$155,074.65 and a deficit of \$9,639.88, which is caused by the cost of alterations in the Law School.

Annual Estimates, 1924-25.

A statement of the estimated Revenue and Expenditure for the year ending 31st August, 1925, is submitted herewith, showing an estimated deficit of \$11,755.00, which will be entirely attributable to alterations in the Law School.

B. E. Park, a student in the Third year, asks an extension of the time for paying his Law School fees and to be allowed to pay \$50 on Nov. 1st, 1924, and \$50 on Dec. 1st, 1924, owing to financial difficulties.

The Committee recommends that the petition be refused.

H. J. Kirby, a student in the Second year, asks to be allowed to attend lectures without first paying the Law School fees, as he has had illness in his family; he states that he will pay his fees before the end of this year, 1924.

The Committee recommends that the petition be refused.

J. D. Peck, a student in the Second year, asks to be allowed to attend lectures without first paying the Law School fees, as he is a married man with a family to support; he states that he will pay his fees before the end of this year, 1924.

The Committee recommends that the petition be refused.

The report was adopted save as to the first paragraph thereof, which was referred back to the committee.

Re Osgoode Hall Literary and Athletic Society.

The Literary Society's letter of October 11, 1924, containing its budget for the ensuing year, was laid before Convocation by Mr. Boys.

Ordered that the sum of \$2,000 be granted to the Society to assist its work for the current year.

Reporting Committee Report.

The report of the Reporting Committee was, in the absence of the Chairman, Mr. Grant, read in Convocation, as follows:—

Re Ontario Weekly Notes.

1. Your Committee recommends that the reports of cases in the Ontario Weekly Notes be re-modelled in form similar to the English Weekly Notes, and that the Editor exercise a strict discretion so that cases of no value be not reported or noted.

2. Your Committee also recommends that cases noted in the Weekly Notes be not reported in the O. L. R.

Re Ontario Law Reports.

Your Committee recommends that the Ontario Law Reports be published twice a month instead of monthly.

The report was referred back for further consideration.

Library Committee Report.

The report of the Library Committee was presented by Mr. Grant as Acting Chairman, as follows:—

1. The Chief Librarian submits an estimate of the probable expenditure for the Great Library and the Phillips Stewart Library for the year 1925:—

The Great Library.		1925.	1924.
Books and Periodicals.....		\$6,000	\$5,500
Binding, stamping and repairs.....		2,000	2,100
Maintenance		800	800
Furniture and Book-stacks.....		500	100
New Author Index Catalogue.....		2,000
Salaries		9,500	9,600
		<hr/>	<hr/>
		\$20,800	\$18,100
The Phillips Stewart Library.			
Books and Periodicals.....		1,500	1,800
Binding, repairs and stamping.....		300	300
Maintenance		75	75
Salaries		1,200	1,000
		<hr/>	<hr/>
		\$3,075	\$3,175

2. At a meeting of the Library Committee held on the 9th day of September, 1924, it was directed that the Great Library be opened in the evenings from October 1st between the hours of 7 p.m. and 10 p.m., subject, however, to change to 7.30 p.m. to 10.30 p.m. if desired by those making use of the Library. Mr. E. W. Grant and Mr. F. W. Fisher, third year students, were appointed to act as Night Librarians at a salary of \$2.50 per evening.

3. At a meeting of the Library Committee held on the 13th day of October, 1924, it was decided to recommend that four oak book-cases, which are urgently needed in the American Library, be ordered from Mr. A. H. Reed at a cost of \$275.00, same to be complete, stained, filled and varnished, and that authority be given to move the two radiators on the floor of the American Library to recesses in the walls adjoining, at a cost not exceeding \$200.00, in order to provide space for these book-cases.

4. As Mr. Robert Allen, the library cleaner, has been ill since September 1st, and in view of it being uncertain when he will be able to resume his duties, it was recommended that a substitute be selected by the Chairman of the Library Committee and the Chief Librarian at a salary of \$20.00 per week.

The report was adopted with the exception of paragraph No. 3, which was referred back to the Committee.

Memorial of the Late Mr. Dewart, K.C.

Sir Allen Aylesworth, the Chairman of the Special Committee appointed to prepare a Memorial of the late Mr. Dewart, K.C., presented the report of the Committee, and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to Mrs. Dewart.

With deep regret Convocation records in its minutes the loss sustained by the Law Society of Upper Canada in the death on Monday, 7th July, 1924, of one of its leading members—Mr. Herbert Hartley Dewart, K.C., who has been for the last thirteen years an active and efficient Benchler of the Society.

A son of the Rev. Edward Hartley Dewart, who was a distinguished Doctor of Divinity in the Methodist Church, Mr. Herbert Hartley Dewart was born at St. Johns, Quebec, on the 9th November, 1861, and educated in Toronto at the

Model School, Collegiate Institute and University College, graduating in 1883 with the Degree of "B.A."

He was entered as a student of the Laws in Trinity Term 1883, admitted to practise as a solicitor in Trinity Term, 1886, and called to the Bar in Michaelmas Term 1887.

From that time till his death his professional place of business was in Toronto where he practised, at times alone, but generally with partners of whom he was the senior. Thoroughly competent in a legal knowledge and by nature an advocate—always industrious and a forceful and eloquent speaker, he rapidly became prominent as a Counsel engaged in many cases of difficulty and importance, his practice extending to all parts of Ontario.

He was also called to the Bar in the Province of Manitoba.

Devoting himself at first chiefly to practice in the Criminal Courts, he was in 1891 appointed County Crown Attorney for the County of York, and discharged the duties of that office until 1904, when he resigned the appointment after having taken silk as a Queen's Counsel in 1899.

Upon ceasing to be Crown Attorney, Mr. Dewart's practice became general in character and increased in quantity till he came to be recognised as one of the most distinguished counsel of the Province, and, upon occasion, was required to go to England as Counsel for Canadian clients before the Judicial Committee.

He was elected a Bencher of the Law Society in 1911, and re-elected in 1916 and 1921.

He was keenly interested and active in public affairs and matters political. He was a candidate for the Dominion House of Commons in 1904 and again in 1911. In 1916 he was elected to the Provincial Legislature as Member for South West Toronto and in 1919, at a Convention of party delegates, was chosen as Leader of the Provincial Liberal Party and held that position for some years till failing health compelled him to relinquish it.

He served also for some years—first as one of the examiners—afterwards as one of the elected Members of the Senate—of the University of Toronto.

Among his other accomplishments was the ability to read, write and speak with fluency the French language.

A staunch friend, a charming companion, a genial likeable man, he was universally popular.

Mourning his loss the Benchers of the Law Society assembled in Convocation unite in offering to his bereaved

wife, and to his venerable mother, the expression of their sincere respectful sympathy.

Call to the Bar.

The following candidates were introduced and Called to the Bar:

Alfred Harold Young.
Theodore Leslie McCombs.
Henery Fergus Ross Webster.
Clive Martin Sinclair.
William Schreiber (Honours).
Robert David Evans.
Henry Carman Waind.
David Victor Ranger.
Mary Evelyn Gertrude Waddell.
William Percy Simpson.
Allan Tasker Lacey.
Francis James Donnelly.
Arthur Patrick Lawler.
Rene Alexandre Danis (Honours).
William Harold MacLeod.
Jacob Mann Stuchen.
Charles Percival Sale.
Robert Hopper Harstone.
David Goldstick.
Harry Frank Hazell.
Francis Herbert Hay Smith.
George Moffat Burr.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, November 20, 1924.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Brewster, Cassels, Cowan, Field, Geary, Grant, Henderson, Kerr, W. F., Kingstone, Lennox Ludwig, McPherson, G. G., McPherson, W. D., Nesbitt, Saunders, Tilley, Walkem, Washington, and White, H. S.

The Minutes of the meeting of Convocation of Thursday, October 16th, 1924, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:

Graduates.

Frederick Alfred Dallyn.
Solomon Allen.
James Brockett Tudhope.
Jean Elizabeth Helen Maclellan.
Merrill Osborne Inglis.
William Scott McKay.

Matriculants.

James Patrick Murphy.
James Alexander Metcalfe.
William John Hyssop.

John Ernest Lazier.
Joseph Mumpel.
Robert Webster Andrew.
Maurice Joseph Thomson.
Abraham Norman Rosenberg.
Frank Raphael Dore.
Harold John King.
William Mossman Dubrule.
Roydon Ambrose Hughes.
Angus McMillan.
Henry Berry Brunt.
Harvie Samuel Balfour.
John Aubrey Bond.
Eldon Wilkinson Mitchell.
Thomas Bartholomew Horkins.
Kelly, Caplan.
William Alexander Kennedy.
William Fienberg.
Annie Epstein.
Robert Hampden Logan.
Ronald George Lees.
Charles Moore Ricketts, Jr.
Charles Henry Scott Martin.
Millard James Grant.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted their Certificates of Fitness on completion of their services as articulated clerks:

William Horace Hewson.
Helen Mary McTague.
Michael Femia Goldstein.
John Edwin Harris.
Eric Gelling Moorhouse.
Euston Douglas Bell.
Earl Playford Groh.
Mason Horner.
James Malcolm Pickering.
Ernest Alfred Reeve Newson.
Harold Alexander Boyde.

Arthur Carmen Pennington.
Gerard Beaudoin.
David Park Jamieson.
James Douglas Lucas.
David Arnold Croll.
Dwight Hillis Osborne.
Oscar Davis.
William Harold Rezeau Lawrence.
Elmo Linfield Ashbourne.
Erland Ambrose Reddin.
Alfred Oakley McElheran.
Walter Frank Schroeder.
William Thomas Carroll.
Bruce Murdoch Pearce (Certi. Fitness only).
Approved.

Call to the Bar and Certificate of Fitness—Special.

Earle Cameron Popham, who has been duly Called to the Bar of the Province of Manitoba and duly admitted as a solicitor of the Province of Manitoba, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, without examination, and having served under Articles to a practising solicitor in Ontario for two months, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act, on passing the prescribed examination in Practice and Statutes.

Approved.

Special Petitions.

Archibald A. McPhee, a student in the Third year, asks to be allowed his Third year examination on which he failed in September by 44 marks, on the ground that he has a war disability that renders him incapable of concentrating on his studies. He was allowed his First and Second years on the ground of his military service and incapacity and has written on his Third year examination twice and failed.

The Committee recommends that the petition be granted.

Frank Cecil Forster, a student in the Second year, asks to be allowed to proceed to his Third year although he failed in his Second year examination in September, 1924, by 52

marks on the aggregate, on the ground of ill-health and that he is the support of his widowed mother.

The Committee recommends that the petition be refused.

David Park Jamieson, a candidate for Call to the Bar and Certificate of Fitness, asks to have his name changed on the Rolls of the Society from "Park Jamieson" to "David Park Jamieson," which the petitioner states is his correct name, and supports his petition with his own affidavit.

The Committee recommends that the petition be granted.

John Prendergast O'Reilly, a student in the First year, asks to be allowed to proceed to his Second year although he failed in his First year examination in Easter, 1924, by 142 marks on the aggregate and obtained only 38 marks in Contract and 36 in Bookkeeping. He states that he has been suffering from illness and that just prior to his coming down to write on the supplementals he was seriously injured in an automobile collision and has received permanent injuries.

The Committee recommends that the petition be refused.

David K. Findlay, who was entered as a student-at-law in the Graduate Class on the 12th June, 1924, asks to be allowed to commence lectures in the First year at this date as he was unable to commence lectures at the beginning of the term owing to illness in his family and financial reasons.

The Committee recommends that the petition be refused.

David A. Croll, a candidate for Call to the Bar and Certificate of Fitness, asks to be allowed the filing of his Call papers although not filed within the time required by Rule 160. He had all the necessary papers completed and filed on the 10th of October, 1924, but owing to irregularities the papers were returned to him for correction.

The Committee recommends that the petition be granted.

C. D. O'Meara, a student in the Second year, asks to be dispensed from attending lectures this year, on the ground that he is repeating his Second year (having failed in it last year) and is in ill-health. He has paid the lecture fee, amounting to \$100.

The Committee recommends that the petition be granted provided he attends lectures during the first term (1924).

Re Osgoode Hall Literary and Athletic Society.

The Literary and Athletic Society submit their constitution for approval by the Committee and especially call attention to paragraph Number 4 "Fees" and ask that the Committee approve of sub-section 3 thereof.

The Committee recommends that the Constitution be approved except sub-section 3 of Paragraph No. 4 re Fees.

Call to the Bar—Special.

Humphrey Philip May, who has been duly Called to the Bar of the Province of Alberta, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, without examination.

• Approved.

J. P. Hart, a student in the Second year, asks to be allowed to commence his Second year lectures at this date, as he has just returned from Detroit and was unable to commence lectures at the beginning of the session.

The Committee recommend that the petition be refused.

Re D. K. Findlay and J. P. Hart.

Ordered that the students, David K. Findlay and J. P. Hart, referred to in the said report, be allowed to attend the balance of lectures on payment of fees, for the balance of the year in their respective years, and that the question of their attendance at lectures and service to make up deficiencies in attendance and time, be considered by the Legal Education Committee, after the Christmas examination results are known.

Re Rule No. 114.

Ordered that it be referred to the Legal Education Committee to consider Rule No. 114 and the Certificate of Service to be granted thereunder, and if thought advisable to modify and amend the same, having regard to the discussion in reference to the herinbefore referred to Finlay and Hart petitions.

Presentation of Medals.

Mr. H. A. Boyde and Mr. W. F. Schroeder were presented with the Gold and Bronze Medals respectively, awarded to them by Convocation on May 22nd, 1924.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

William Horace Hewson.
Helen Mary McTague.
Michael Femia Goldstein.
John Edwin Harris (Honours).
Eric Gelling Moorhouse.
Euston Douglas Bell.
Earl Playford Groh.
Mason Horner (Honours).
James Malcolm Pickering.
Ernest Alfred Reeve Newson.
Harold Alexander Boyde (Honours, Gold Medal
and Chancellor Van Koughnet Scholarship).
Arthur Carmen Pennington.
Gerard Beaudoin.
David Park Jamieson (Honours).
James Douglas Lucas.
David Arnold Croll.
Dwight Hillis Osborne.
Oscar David.
William Harold Rezeau Lawrence.
Elmo-Linfield Ashbourne.
Erland Ambrose Reddin.
Alfred Oakley McElheran.
Walter Frank Schroeder (Honours, Bronze
Medal).
William Thomas Carroll.
Earle Cameron Popham (Special, Manitoba).
Humphrey Philip May (Special, Alberta).

Finance Committee Report.

The report of the Finance Committee, in the absence of the Chairman, was presented by Mr. Washington, as follows:—

Annual Financial Statement, 1923-24.

The Annual Financial Statement of the Society, certified by the Auditor for the year ending 31st August, 1924, showing a deficit of \$9,639.88, which was directed by Convocation at its meeting on October 16, 1924, to be referred back to this Committee, was before the Committee for consideration.

The Committee recommends that a letter from the Auditors be procured showing items properly chargeable to capital account.

Re Repair and Painting of Iron Fence.

The Chairman of the Committee having made a personal inspection of the iron fence surrounding the Society's property, together with representatives from the Shipway Bell Iron & Wire Mfg. Co. Ltd., a letter from that Company quoting prices for painting and repairing was before the Committee for consideration.

The Committee recommends the acceptance of the tender of the Company to take off the scrolls underneath the top rail before painting, at a cost of \$300, and then paint the fence (2 coats) at a cost of \$800, total \$1,100. Also to accept the tender of the company to supply and instal 4 new bronze lamps for the two south entrances at a cost of \$450, the work to be proceeded with at once.

Robert E. Pryor, who was entered as a student-at-law in the Matriculant Class on the 1st November, 1923, asks for a refund of admission fees paid by him, amounting to \$51.00, as he is unable to continue his course.

The Committee recommend that a refund be granted and that his name be removed from the Rolls and the Secretary to report at the next meeting of the Committee.

Re Annual Financial Statement.

A letter received from the Society's Auditors, Messrs. Clarkson, Gordon & Dilworth, dated November 19th, 1924, was read. The letter stated that although in the audit for the year ending August 31, 1924, the receipts and disbursements account shows an excess of Expenditures over receipts of \$9,639.88, that did not mean that there was a deficit in the operating of the Society for the year, but that the actual

cash received was that amount less than the amount paid out: that included in the disbursements is a charge for special alterations in connection with the Law School premises of \$10,058, and if these alterations were of the nature of permanent improvements to the property and funds to pay for them had been obtained by selling some of the Society's securities, then instead of there being an excess of disbursements over receipts there would have been a surplus.

The Report was adopted.

Library Committee Report.

The report of the Library Committee was in the absence of the Chairman presented by Mr. Ludwig, as follows:—

1. It is recommended that a committee, composed of Mr. Bain, K.C., and Mr. MacMurchy, K.C., interview the Honourable the Attorney General as to the taking over by the Law Society of the two rooms formerly used as Taxing Offices on the first floor of the West wing to provide additional accommodation for the American Library. These rooms comprise a part of the plan formerly considered by the Library Extension Committee.

2. It is recommended that the Great Library remain open in the evenings from 7.30 p.m. to 10.30 p.m. instead of the former hours, namely 7 p.m. to 10 p.m.

The report was adopted.

Re Library Extension.

It was ordered that the general question of Library extension be referred to a Special Committee for consideration and report, the members to be Messrs. Spence, Grant, MacMurchy, Bain, Ludwig, Saunders, White, H. S., and McPherson, W. D.

County Libraries Report—Re Inspection.

Mr. Henderson, on behalf of the County Libraries Committee, submitted to Convocation the Chief Librarian's report on the inspection of the County Libraries with the recommendation that the said report be printed and distributed in the next number of the current reports.

On motion of Mr. Henderson the report was received and referred to the Finance Committee.

County Libraries Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. An estimate of the probable expenditure for the year 1925 in respect of the County Law Libraries is submitted as follows:—

Grants to County Law Libraries.....	\$17,000
Special grants to all County Law Libraries except those situated at Toronto, Ot- tawa, Hamilton and London (31 in all)	10,000
Special annual grant to Essex Law Asso- ciation for rent	500
Inspection	500
	<hr/>
	\$28,000

2. The annual report of the Chief Librarian on the inspection of County Law Libraries for the current year, together with a comparative statement on the status of different County Law Associations and a supplementary report containing suggestions for the improvement of County Law Libraries are submitted.

It is recommended that the Chief Librarian's Report on the inspection of the County Law Libraries for the current year be printed and distributed with the next number of the current reports.

3. The Temiskaming Law Association has now complied in all respects with the requirements of the Rules relating to the formation of County Law Associations. Their actual amount of cash on hand is \$217.48.

It is recommended that an initiatory grant of \$434.96 be paid to this Association.

4. This Committee has for some time past had under consideration a plan for such assistance to the County Law Associations as would enable each association to equip and maintain an adequate working library. Experience has shown that under the present system associations with limited membership cannot afford the expenditure necessary to build up proper libraries and that unless assistance is

given to them by the Law Society the desired result cannot be attained. As a partial measure of assistance the Law Society last year made an extra grant of \$300 to each of the Associations except those of York, Hamilton, and Carleton, with an additional grant of \$200.00 to those of Kenora, Rainy River, Sault Ste. Marie, Sudbury and Thunder Bay. As a result of his recent inspection the Chief Librarian reports that these amounts have been expended most judiciously and your Committee is of the opinion that if the Law Society will repeat these grants once again each Association will be able to put its library into satisfactory condition.

Your Committee therefore recommends that a grant of \$300 be made to each of the County Law Associations, except those of York, Middlesex, Hamilton and Carleton.

The report was received and referred to the Finance Committee for further consideration.

Re Colonial Solicitors Act, 1900.

The questions arising hereunder which were ordered by Convocation at its meeting held on October 16, 1924, to be referred to a Special Committee, was now taken up by Convocation with the approval of Mr. W. D. McPherson, the Chairman of the Committee.

After discussion it was ordered that the Deputy Attorney General for Ontario be informed that Convocation has no objection to the acceptance of the conditions named in the dispatch from the Colonial Secretary in respect to the application to the Province of Ontario of the Colonial Solicitors Act, 1900.

Re Digest.

Moved by Mr. Nesbitt, seconded by Mr. Washington, that the report of the Special Committee submitted to Convocation on the 11th day of September, 1924, be now re-considered.

After some discussion it was ordered that the matter be referred back to the sub-committee, to which is to be added Mr. H. S. White.

War Memorial.

Ordered that the question of erecting a War Memorial be referred to a Committee of Five (5) to be named by the Treasurer.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, January 15, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Brewster, Grant, Hellmuth, Kerr, W. F. Kingstone, Lennox, Ludwig, Maclaren, MacMurphy, Nesbitt, Raney, Saunders, Washington, White, H. S., White, W. R.

The Minutes of the meeting of Convocation of November 20th 1924, were read and confirmed.

Treasurer's Portrait.

Mr. Raney, Chairman of the Special Committee herein, orally reported to Convocation that the portrait was satisfactorily completed and it was ordered that the portrait be hung in Convocation room in the place designated.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by Mr. Ludwig, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Matriculants.

Elmer Thomas Duggan.
John Edward Milne.
Frank Oliver Gallagher.
Florence Margaret Sexton.
George Arthur Yates.
Clifton Harper Lane.
Wilfred Wolman.
John Russell Detwiler.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

William Joseph Hatrick.
John Laughlin.
Arthur Edwin Hall.
Maurice Johnston Wood Senior.
Toner Anthony McDonald.
Clarence Henderson Wiggins.
Clarence Ferrari.
Norman Leonard Spencer.
William Charles Parrott.
Edith Mary Packham Sheppard.
Irene McLean Maw.
Thomas Yarwood Wills.
Alexander Gibson Osborne.
William Harold McKeon.
Russell Newton Smith.
John Edwin Stubbs.

Approved.

Call to the Bar—Special.

Henry Augustus Coon, a member of the Law Society of Alberta, having submitted proof that he is entitled to be Called to the Bar of the Province of Alberta, and having given notice and filed testimonials of good character and conduct, and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act.

Approved.

William Joseph Hatrick. This candidate's petition was considered by the Committee at its meeting on November 17th, 1924 (folio 142), when it was decided to ask him to attend at the next meeting, and Mr. Hatrick was so notified.

The Committee recommend that the petition be granted on the petitioner furnishing proof to the satisfaction of the Chairman and Dean that he attended lectures commencing January, 1922.

Norman Clarke Colbert asks to be allowed his full matriculation standing without taking History, he having standing in the other 3 subjects, on the ground that when he commenced his studies in September, 1922, Rule 103 gave a choice between English and History but was later on amended when the option was removed.

The Committee recommend that the petition be granted.

Harry Marvin Sherman asks to be allowed his full matriculation standing without taking History, he having standing in the other 3 subjects, on the ground that when he commenced his studies in September, 1922, Rule 103 gave a choice between English and History but was later on amended, when the option was removed.

The Committee recommend that the petition be granted.

Douglas Ampleford (Special Admission). This candidate who is an Irish solicitor and has filed the necessary papers to enable him to obtain his Certificate of Fitness in due course, one of the requirements being that he pass the final examination, asks that as he was not in a position to write at the Third year Christmas examinations just concluded, he be granted permission to take these Christmas subjects at the supplemental examinations to be held in September next, he writing at the Easter examinations in the subjects then prescribed.

The Committee recommend that the petition be granted.

Re Law School Printing.

At the meeting of this Committee, held on June 16, 1924, the Dean of the Law School appeared personally and was authorized, subject to the approval of the Chairman, to have 1,000 copies of a syllabus printed in each of four subjects, at an estimated cost of \$500, with the direction that, if further printing is required in other subjects, the matter may again be brought before the Committee.

James Russell Reyecraft. This applicant for admission files with his papers his Articles of Agreement, dated October 8th, 1923, and executed on the same day but only filed on December 12, 1924. The applicant asks that the Articles on his admission be recorded as being filed on October 8, 1923, (their date) and further that he be granted permission

to attend the Law School at the opening of the session in September, 1925; he states that he has already served his principal, Mr. F. C. Richardson, of Toronto, from the date thereof and through misunderstanding and inadvertence the Articles were not filed in due course; to his petition he attaches a letter of his Principal, Mr. Richardson.

Had the applicant completed his admission to the Law Society in October, 1923, it would have been in order for him to attend the Law School in September, 1925.

The Committee recommend that the petition be granted.

Re University of Toronto Degrees.

- | | |
|------------------|------------|
| (a) B.Sc. (Med.) | (b) M.B. |
| (c) B.Sc.F. | (d) D.D.S. |

A letter was read from the Registrar of Toronto University, dated December 24, 1924, addressed to the Chairman of the Committee, suggesting that the Law Society recognize the above University degrees as being of equal merit with the Applied Science and Arts degrees.

The Committee recommend that the matter stand for further information.

John Edward Milne. Mr. Milne is contemplating applying for admission to the Society; having complete pass matriculation he can at once complete his entrance but cannot qualify in the requisite Honour standing to enable him to enter the Law School at the end of his Second year in that he has not obtained the Honour qualification in the four subjects necessary; he is unable to furnish a certificate that he has passed the First year University examination so as to admit him *unconditionally* to the Second year, but submits that he has completed two years study in the University of Toronto and has passed all of the First year subjects except Latin; he also submits that he has pass standing in the Second year in History, Economics and Mineralogy, and and such standing might be accepted in lieu of First year Latin; he also submits that he has passed the First year examination in the University in English, French and Mathematics and has also passed the Second year History, thus qualifying at the University in the four subjects required for Honour matriculation.

The Committee recommend that the petition be granted.

Re Rule 114.

This rule was referred to the Committee by Convocation at its meeting on November 20, 1924, for consideration as to whether it should not be changed, having regard to the circumstances having arisen at the said meeting.

The Committee recommend that this matter stand.

Charles Edward Woodrow asks to be allowed his full matriculation standing without taking History, he having standing in the other 3 subjects, on the ground that when he commenced his studies in September, 1922, Rule 103 gave a choice between English and History but was later on amended when the option was removed.

The Committee recommend that the petition be granted.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

William Joseph Hatrick.
John Laughlin.
Arthur Edwin Hall.
Maurice Johnston Wood Senior.
Toner Anthony McDonald.
Clarence Henderson Wiggins.
Clarence Ferrari.
Norman Leonard Spencer.
William Charles Parrott.
Edith Mary Peckham Sheppard (Honours).
Irene McLean Maw.
Thomas Yarwood Wills.
Alexander Gibson Osborne.
William Harold McKeon.
Russell Newton Smith.
James Edward Stubbs.
Henry Augustus Coon (Special, Alberta).

Finance Committee Report.

The report of the Finance Committee was presented by Mr. Bain, as follows:—

Repairs to Iron Fence.

The Secretary reports that the contract made with the Shipway Iron Bell and Wire Mfg. Co. Ltd. for the repairing

of the iron fence surrounding the Society's property, for the sum of \$2,000, has been fully completed as per the terms of the contract evidenced by correspondence, and full payment has been made to the Company and receipts satisfactory to the Auditors obtained.

Painting of Iron Fence.

The Secretary reports that the contract made with Shipway Iron Bell and Wire Mfg. Co. Ltd. for the scraping and painting of the iron fence surrounding the Society's property, and the installation of new lamps on the two Queen Street entrances for the sum of \$1,550, has been fully completed according to the terms of the said contract and the said sum of \$1,550 has been fully paid to the contractors and receipts obtained, which were accepted by the Auditors.

Re Law School Alterations and Furnishings.

The Secretary laid before the Committee the final statement of Mr. Vaux Chadwick, the Architect employed herein, showing everything to be fully completed and at a total cost (inclusive of architect's fees) of \$25,173. The estimated cost was \$24,942, but although in the course of the alterations certain unforeseen repairs and additional work, amounting to \$2,125.00, were found necessary to be done, your Committee is pleased to report that the original estimate was practically adhered to.

Re Library Extension.

Mr. Bain reported to Convocation the result of the interview with the Attorney General of himself as Chairman of the Finance Committee and Mr. McMurchy as Chairman of the Library Committee, with a view to obtaining permission from the Government to use temporarily for the overflow from the American Law Library, the two small rooms in Osgoode Hall formerly occupied by Taxing Officers, upon the understanding that should the Government at any time desire to use these rooms, the same be vacated upon receiving sufficient notice to enable the removal of the books; and read the Attorney General's letter of the 12th instant granting the permission asked for upon the condition expressed therein, and asked that his oral report be regarded as being included in his Committee's report.

The report was adopted.

Reporting Committee Report.

The report of the Reporting Committee was presented by Mr. Grant, as follows:—

Re Ontario Weekly Notes.

Your Committee recommends that the reports of cases in the Ontario Weekly Notes be cut down to be in form somewhat like the English Weekly Notes, and that the Editor exercise a strict discretion so that cases of little or no value be not reported or noted.

The report was adopted.

Re Rule Number 71 (Amendment).

Ordered that Rule Number 23 be suspended and that Rule Number 71 be amended as follows:—

- ss. (1)—be amended by striking out all the words therein after the word “exchequer” in the second line thereof.
- ss. (2)—be amended by adding the following words “upon his request.”
- ss. (5)—be amended by striking out the words “in Chambers.”
- ss. (6)—be struck out.
- ss. (10)—be struck out.

Discipline Committee Report.

The report of the Discipline Committee was presented by Mr. Saunders, as follows:—

Re J. M. Forbes, a Solicitor.

1. A complaint was made against this Solicitor that he having had a collection placed in his hands on or about the 31st day of March, 1924, by Alec. P. Grigg, Barrister &c. of Montreal, touching a debt owing by C. Martino & Company of Timmins to his client James Coristine & Company Limited of Montreal, amounting to \$185.00, collected from the said Debtors the said sum and giving to them his receipts in full dated May 5th, 1924. The Statutory Declarations of Mr. Grigg aforesaid and of one Arthur Clayton, the ledger-keeper of the said James Coristine & Company Lim-

ited, the exhibits therein referred to, and a letter from the said Solicitor, dated July 4th, 1924, acknowledging having effected collection of the said amount and asking to be allowed time in which to pay over the same and also a further letter from the said Solicitor, dated September 26, 1924, asking for additional time in which to make payment, were filed with the Society in support of the said complaint.

2. A Notice, dated November 29th, 1924, addressed to the said Solicitor was served upon him on the 4th day of December, 1924, that the said complaint would be brought before the Discipline Committee of the Society on the 16th day of December, 1924, at the hour of Two o'clock in the afternoon for investigation and trial.

3. On the said date the Committee met when the investigation and trial was proceeded with, the said Solicitor not appearing either in person or by an agent.

4. After considering the said material submitted to us, your Committee reports that the said complaint is well-founded and has been satisfactorily proved, the Solicitor having admitted receiving the money and pleading inability to pay.

5. Your Committee further reports that in their view the said J. M. Forbes has been guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor and should not be permitted to remain on the Rolls of the Society.

6. The said J. M. Forbes was Called to the Bar and sworn in as a Solicitor in Trinity Term, 1909, and is now practising in the Town of Timmins.

7. The original summons, correspondence, declarations, etc., accompany the report.

Re Sukloff & Markus, solicitors.

A letter complaining that the above firm of solicitors ordered certain work to be done by a firm of sign painters and failing to pay the bill for the work done were afterwards sued in the Division Court without result, and asking that the solicitors be adjudged guilty of unprofessional conduct, was received.

The Committee decline to entertain the complaint.

Re Miss H. E. Fisher.

Miss Fisher having written the Treasurer asking that she be given access to the Minutes of your Committee, where

she could see fully the types of cases considered and the manner of dealing with them, and the letter having been referred to your Committee, your Committee instructed the Secretary to inform Miss Fisher that we cannot open our records to her but that he will be glad to give the information in which she is interested.

Re J. M. Forbes, a solicitor.

Ordered that the report herein be considered at the meeting of Convocation to be held on February 5th, 1925, and that the Secretary notify all persons concerned.

Library Committee Report.

The report of the Library Committee was presented by Mr. MacMurchy, as follows:—

1. The Dean of the Law School having made requisition for a set of "Halsbury's Laws of England," it is recommended (with the sanction of Convocation) that the set at present in the Benchers' Room be transferred to the library in the Law School.

2. On May 6th, 1924, Messrs. Blake, Lash, Cassels and Anglin presented to the Law Society 70 volumes of English Reports (prior to Law Report Series), these books being duplicates are at present held in reserve and it is recommended that the request of the Dean that these Reports be stamped and placed in the Law School Library be complied with.

3. The Chief Librarian is in correspondence with the publishers of the various State Reports to ascertain if same can be procured at less cost than through an agency in New York.

4. Enquiry is also being made from several libraries in the United States as to the advisability of continuing to subscribe for the "National Reporter Series" and other series of Reports in addition to the "Official State Reports" with a view of avoiding duplication as far as may be considered advisable. The question of again subscribing for the Session Laws of the 48 States of the United States is also under consideration by your Committee.

The report was adopted.

County Libraries Committee Report.

The report of the County Libraries Committees was presented by Mr. Brewster, as follows:

1. As the following associations have completed their annual returns on or before the 15th day of January, 1925, it is recommended that the following grants be made to them respectively:

Bruce	\$ 193.34
Carleton	925.00
Frontenac	462.99
Haldimand	283 33
Kenora	95.00
Lambton	380.00
Leeds	308.35
Middlesex	1,310.00
Norfolk	100.00
Oxford	156.67
Perth	430.00
Waterloo	210.00

The report was adopted.

Re Digest—Special Committee.

The report of the Special Committee herein was presented by Mr. Ludwig, as follows:

Since this matter was referred back by Convocation to your Special Committee, they have given further consideration to the question under discussion and have received further communications from Burroughes & Co.

Your Special Committee are still of opinion as follows—

1. That the contract for the present Digest should be discontinued.

2. That arrangements should be made with Burroughes & Company for the publication of a work such as the Burroughes Company proposes, following along the lines of Halsbury's Laws of England, for the reasons set out in previous reports that a middle course is now available to Convocation, namely, to temporarily discontinue work on the present proposed Digest until one of two volumes of the Burroughes's work come out and upon receipt by the Law Society of one or two volumes of the Burroughes' work, your

Committee is of opinion that Convocation and your Committee will be able to form a still more useful opinion as to the propriety of adopting the more modern form of Digest and of entering into arrangements with Burroughes & Company for its production, and your Committee would recommend accordingly.

While recommending as above, your Committee regret that Convocation did not think fit to enter into arrangements earlier with Burroughes & Company because your Committee believes that with the backing of the Law Society of Upper Canada, Burroughes & Company's first two volumes could have been made superior to what unaided by that backing they could afford to produce, and your Committee hopes that if Convocation does adopt the Burroughes Company's work, it will lead to constant improvement in the work, however good the first volume or two may be.

Ordered that the contract for the present Digest should be discontinued until after the first volume of the Burroughes Digest now in preparation is published.

Mr. H. S. White was requested to confer with the sub-editors with a view to getting their consent to discontinuing their work at once. If the first volume of the Burroughes Digest appears before February 5th next, this matter is to be placed on the Convocation agenda for the meeting to be held on that date, otherwise to be placed on the agenda for the first meeting of Convocation held after the publication.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, February 5th, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Brewster, Cowan, Field, Geary, Hellmuth, Henderson, Kerr, J. G., Kerr, W. T., Kingstone, Lennox, McPherson, W. D., Nesbitt, Raney, Rowell, Saunders, Ludwig, McCarthy, Maclaren, McMaster, MacMurchy, Spence, Walkem, Washington, White, H. S.

The Minutes of the meeting of Convocation of January 15th, 1925, were read and confirmed.

Re Portrait of Sir Allen Aylesworth, K.C.M.G.

Convocation unanimously decided that a portrait of Sir Allen Aylesworth should be painted in oils and the Treasurer was authorised to appoint a special committee to select the artist to whom the matter is to be referred and with full power to act.

Legal Education Committee Report.

The report of the Legal Education Committee was presented by Mr. Ludwig as follows:

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications.

Graduates.

Douglas Fraser Park.
Alan Collard Hayden Field.

Matriculants.

Camille Edmond Parent.
Russell Allen Williams.
James Russell Reyecraft.

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted their Certificates of Fitness on completion of their services as articled clerks:

Albert James Parkhill.
James Warren Gilroy.

Approved.

Call to the Bar—Special.

Edgar Donald Smith, a Solicitor of the Supreme Court of New Brunswick, having submitted proof that he is entitled to be Called to the Bar of the Province of New Brunswick, and having given notice and filed testimonials of good character and conduct, and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, on passing the prescribed examination.

Approved.

Re Examiners.

A letter from Mr. H. C. Walker, one of the examiners of the Law School, dated January 22nd, 1925, resigning his appointment, is before the Committee.

The Committee recommend that the resignation be accepted.

Re D. K. Findlay and J. P. Hart.

On November 20th, 1924, Convocation allowed the petitions of these students to attend lectures for part of last session, and referred the question of their attendance at lectures and service to this Committee for consideration after the Christmas examination results were known.

The results have now been published and show that Mr. Findlay passed his First year Christmas examination, and that Mr. Hart has passed in every subject but has a deficiency of 11 marks on the total of his Second year.

The Committee recommend that the petitions be allowed provided the petitioners at the Easter Examinations receive the required total.

Re Rule 114.

This rule is referred to the Committee by Convocation at its meeting on November 20, 1924, for consideration as to whether it should not be changed, having regard to the circumstances having arisen re the Hart and Findlay petitions.

The Committee recommend that the Rule be not changed.

Re University of Toronto Degrees.

- | | |
|------------------|------------|
| (a)—B.Sc. (Med.) | (b)—M.B. |
| (c)—B.Sc. (F.) | (d)—D.D.S. |

A letter from the Registrar of Toronto University, dated December 24, 1924, addressed to the Chairman of the Committee suggesting that the Law Society might recognize the above University degrees as being of equal merit with the Applied Science and Arts degrees, is before the Committee for consideration.

The Committee recommend that the matter stand for further consideration; Mr. Brebner, the Registrar of the University, is to furnish us with a Curriculum of studies for each of these courses.

Re Examinations and Teaching Staff.

The Dean submits to the Committee a report herein for consideration.

The committee refers the report to Convocation.

Samuel Gruber asks to be allowed to enter as a student-at-law in the Matriculant class, although his Certificate of Matriculation is more than four years old, having been obtained in 1918. Since matriculating he studied medicine for about four months and since then has been engaged in

business as general manager and salesman in a wholesale woollen business.

The Committee recommend that the petition be granted.

Examination Results—Christmas, 1924.

The returns of the Examiners of the Christmas Examinations for the First, Second and Third years are submitted, showing those who have passed and those who have failed.

All of which is respectfully submitted.

The report was adopted.

Re Examinations and Teaching Staff.

The report of the Dean of the Law School, herein, which was referred to Convocation by the Committee, was then read by the Chairman, as follows:

Toronto, Canada, 2nd February, 1925.

Interim Report of the Dean of the Law School.

Re Examinations.

1. The system, approved by Convocation last year, under which examining work is to be transferred to the teaching staff as the terms of the examiners respectively expire, is now in partial operation.

2. The terms of Messrs. Grover and Baird having expired prior to the Christmas examinations, 1924, the examinations were distributed as shown by the enclosed printed list—the three continuing examiners (Messrs. Walker, Cartwright and Robertson) taking two papers each, Dr. MacRae and I taking two papers each, and Mr. Clute taking one paper. Mr. Clute is entitled to remuneration for this paper, and I recommend that the sum of \$100.00 be paid to him.

3. Mr. Walker having recently resigned, his position as examiner, owing to pressure of other work, there will remain for the Easter examinations, 1925, only two examiners, and a larger proportion of the examinations will have to be undertaken by the teaching staff. In these circumstances I am asking Mr. Clute to take another paper, Mr. Bradford to take two papers, and Mr. Robinson and Mr. Fisher to take one paper each.

Re Teaching Staff.

4. Mr. Denison has written to me the enclosed letter intimating his intention of resigning his position as Lecturer in the Law School as of the 1st of July, 1925. My relations with him have been so happy during the fifteen years that we have been colleagues that on personal grounds I regret exceedingly his decision, and his retirement will be a distinct loss to the school. I have however no choice but to recommend the acceptance of the resignation.

5. As Mr. Denison explained in his letter, he has given this early notice of his intention to resign in order that arrangements may be made in good time for the appointment of his successor, and I am submitting the matter promptly to the committee because I consider it important that immediate steps should be taken with a view of making further provision for the strengthening of the teaching staff.

6. There can be no doubt that the appointment made last year of a second full-time member of the staff has proved to be of great benefit to the Law School. A third full-time member is, however, urgently needed, if the work of the school is to be carried on efficiently according to modern methods of legal education, and I recommend that advantage should be taken of the impending vacancy to make the needed addition to the full-time teaching staff.

7. According to the present scale of salaries, a part-time lecturer received \$2,000 per annum, and will be entitled to additional remuneration for examining work — say \$400, when the terms of the remaining examiners expire. A competent full-time lecturer, with some teaching experience, could probably be secured for an initial salary of \$4,000, with an annual increase of \$200 until his salary reaches \$5,000. On the basis of the proposed initial salary, it would be possible to reinforce the teaching staff by the substitution of a full-time lecturer for a part-time lecturer at a comparatively small cost. A suitable person would, even at the proposed maximum salary, cost little more than two part-time lecturers, and would be of greater value to the school, as he would give more lectures than two part-time lecturers and would devote his whole time outside of lectures to the work of the school.

8. I therefore suggest that the Committee should recommend to Convocation that the Committee be authorised

to enter into negotiations with a view of appointing a full-time member of the staff on the terms outlined in paragraph 7, power to make the appointment to be given by Convocation to the Committee and the appointment to take effect on the 1st of July, when Mr. Denison's resignation will become effective.

9. The rules, as amended last year, provide for the appointment of a third demonstrator. I recommend that this appointment, and any other appointments that may become necessary by reason of other vacancies, should be left for future consideration.

The report was approved by Convocation and the Committee was empowered to engage another full-time lecturer.

Re The Barristers Act, R.S.O. (1914), chapter 159, section 3, sub-section (E).

The question of applying for legislation to have the said sub-section amended was referred to the Legal Education Committee for consideration and report back to Convocation.

County Libraries Committee Report.

The regular report of the County Libraries Committee was presented by Mr. Henderson, as follows:

The following law associations have completed their annual returns for 1924 since the 15th day of January, 1925, and your committee recommends that the following annual grants be made to them respectively:

Brant	\$410.00
Elgin	380.00
Essex	1,040.00
Grey	173.33
Hamilton	1,940.00
Hastings	296.67
Huron	235.00
Lanark	170.00
Rainy River	160 00
Renfrew	150.00
Sault Ste. Marie	290.00
Simcoe	355.57

Stormont	143 34
Temiskaming (for 1923)	190.00
(for 1924)	190.00
Welland	430.00
Wellington	350.00
York	1,679 00
Thunder Bay	340.00
Ontario	128.00
Lindsay	183.34
Carleton (supplementary grant)	325.00
	<hr/>
	\$9,459.25

The **Northumberland Law Association** is entitled to an initiatory grant of \$270.00.

The **Temiskaming Law Association** is also entitled to an initiatory grant of \$380.00

Your Committee recommends that the following **special grants** be made:

Bruce	\$100.00
Frontenac	200.00
Kenora	300.00
Lanark	100.00
Lindsay	100.00
Norfolk	200.00
Northumberland	200.00
Ontario	100.00
Oxford	100.00
Rainy River	100.00
Sault Ste. Marie	100.00
Stormont	150.00
Sudbury	300.00
Temiskaming	500.00
	<hr/>
	\$2,550.00

The report was adopted.

County Libraries Committee (Special Report).

A Special Report of the County Libraries Committee, following the consideration by a Joint Committee of the

County Libraries and Finance Committee, held on the 8th day of January, 1925, was presented by Mr. Henderson, as follows:

At a meeting of a joint committee, composed of the members of the Finance Committee and the County Libraries Committee, held on the 8th day of January, 1925, the Honourable Wallace Nesbitt, K.C., was requested to inspect and make a report in conjunction with the Chief Librarian on what (if any) special grants should be made to County Law Associations this year. He has gone into the matter very thoroughly and as a result of his recommendations your Committee begs leave to report as follows:

What might be called a practical working library list, the idea being to have a standard throughout the province, has been compiled.

Every library should have:

- The English Law Reports,
- The Supreme Court Reports,
- The Exchequer Court Reports,
- The Ontario Reports from the beginning, namely:
 - Queen's Bench,
 - Common Pleas, and
 - Chancery,
- Any Ontario Digests, published to date, and
- A first-class text book of each of the various subjects usually arising for consideration and advice.

A schedule of such working law library is attached hereto.

The cost of such a library has been estimated so as to ascertain what is necessary to bring any library up to such standard, as well as the most of its future maintenance.

This work entailed the checking over of the 36 catalogues of the libraries of the County Law Associations with a prepared list of what might be termed a working law library list.

Attached to this report is a commentary on each association as taken from their annual returns together with an estimate of the amount in each case that is required to bring the various libraries up to the standard working library.

If the proposed work to be published by Burroughes & Co., of Ontario Digests on the same plan as "Halsbury's Laws of England" is satisfactory, this should make a very excellent working library and result in the saving of a great

deal of expenditure on text-books which would otherwise be required.

On checking over the annual returns of the various associations it was found that in certain cases purchases have been made of old libraries and incomplete sets of certain reports at considerable expense. It is suggested that in the hope of avoiding purchases of this character in the future it would be advisable to require each association to submit the list of books to be purchased to the Inspector of Law Libraries for comment thereon as to their usefulness and value before any purchase is made.

If the Law Society brings the local libraries up to a reasonable working standard it is the business of the practitioners to see that a standard is maintained; to see that books are not stolen, as in most cases, each practitioner has a key to the library and very often uses it at night when the librarian is not there. It might be well to leave the key in the sheriff's office.

Rule 63 reads as follows: "The grant in aid from the Law Society for the initiatory or first grant shall be an amount double the amount of the contributions in money actually paid, or of the value of books actually given, from all local sources, such grant, however, not exceeding a maximum sum of twenty dollars for each practitioner in the county or union of counties, and for each year thereafter an amount double the amount of the fees actually paid to the Association by its members not exceeding a maximum sum of ten dollars in respect of each paid subscription, unless Convocation otherwise direct," &c.

This rule should be amended in the eighth line by deleting the words "**not exceeding a maximum sum of ten dollars in respect of each paid subscription.**" If this were done it would be an incentive for all associations to increase their annual fees, as they would then be given just double the amount actually paid in to the local association. Under the existing rule members of an association paying annual fees of \$5.00 derive the same benefit as members in other associations paying as high as \$12.50.

Brant Law Association.

This library has a balance of \$168.84. It lacks texts to the amount of \$76.50 in order to bring it up to a standard working library. Their report is very satisfactory.

Their annual grant for this year will be \$410.00.

No special grant is recommended.

Bruce Law Association.

This association has a debit balance of \$14.12 at the end of the year. They require \$249.50 worth of texts to bring their library up to a good standard library. They purchased \$300.00 worth of old books from the Clerk of the Surrogate Court, Lanark County, Town of Perth, in 1924. If this had not been done they would have had a balance of \$285.58.

Their annual grant for this year will be \$193.34.

Special grant of \$100.00 recommended.

Carleton Law Association.

This association has a balance at the end of the year of \$639.69. Their library is very complete, having all the required texts, etc. Only 65 members out of a total of 104 have paid their annual fees.

This association should now be put on the same basis as Toronto.

Their grant for this year will be \$1,250.00.

No special grant is recommended.

Elgin Law Association.

This association had a nice balance of \$638.37 at the end of the year. Their report is very satisfactory. They require texts to the amount of \$349.50 to bring them up to standard.

Their grant for this year will be \$380.00.

No special grant is recommended.

Essex Law Association.

This association has a balance of \$1,424.53 at the end of the year. They received an extra grant of \$500.00 last year on account of rent as their quarters are not in the Court House. **Should not this annual grant be discontinued?** They require \$109.50 worth of texts to bring them up to standard.

Their grant for this year will be \$1,040.00.

No special grant recommended.

Frontenac Law Association.

This association had a deficit at the end of the year of \$117.67. Mr. Walkem informed this association that the Law Society intended to make special grants as soon as the annual returns had been received.

They claim that as the library is used by the staff and students of Queen's University they should be entitled to special consideration by the Law Society.

Is the above claim justifiable?

They require \$462.99 worth of texts to bring them up to standard.

Their grant for this year is \$462.99.

Special grant of 200.00 is recommended.

Grey Law Association.

This association had a balance at the end of the year of \$359.47. Their report is very satisfactory. They require \$101.75 to bring their library up to standard.

Their annual grant for this year will be \$173.33.

No special grant is recommended.

Haldimand Law Association.

This association states that they are in a very flourishing condition to meet all present and future requirements. Their balance at the end of 1924 was \$156.01. In order to bring their library up to standard they require \$90.50 worth of text books.

Their annual grant for this year will be \$283.33.

No special grant is recommended.

Hamilton Law Association.

They have a balance at the end of 1924 of \$3,325.28. Their library is very complete in every respect.

Should this association not now be placed on the same basis as Toronto?

Their annual grant will be \$1,940.00 for this year.

No special grant is recommended.

Hastings Law Association.

This association had a balance of \$360.21 at the end of the year. They have done remarkably well during the past year as they have added several new texts and still have a substantial balance. In order to bring their library up to standard they require \$143.50 worth of texts.

Their annual grant for this year will be \$296.67.

No special grant is recommended.

Huron Law Association.

This association had a balance of \$275.29 at the end of 1924. They require about \$100.00 worth of texts to bring them up to standard.

Their annual grant for this year will be \$235.00.

No special grant is recommended.

Kenora Law Association.

This association had a balance at the end of 1924 of \$305.78. They state that their library is in splendid condition, possessing all reasonable requirements. They require texts to the amount of \$615.00, however, to bring them up to standard.

Their annual grant will be \$120.00 for this year.

A special grant of \$300.00 is recommended.

Kent Law Association.

This association has not as yet filed its annual returns. On checking over their catalogue, however, we find that they require \$137.00 worth of text books to bring them up to standard.

Their annual grant last year was \$500.00 and it is estimated that it will be about the same amount this year.

No special grant is recommended.

Lambton Law Association.

This association had the substantial balance of \$633.05 at the end of the year. They require \$123.00 of reports to bring them up to a working standard.

Their annual grant will be \$380.00.

No special grant is recommended.

Lanark Law Association.

This association had a balance at the end of the year of \$107.35. They state that they have a very fair library as the books of the late Judge Senkler have been loaned to them by the County (in whose custody they were left). In order to bring them up to a good working standard they require \$228.00 worth of texts.

Their annual grant will be \$240.00.

A special grant of \$100.00 is recommended as it is a new library.

Leeds Law Association.

This association had a balance of \$504.72 at the end of the year. Extract from their annual minutes reads as follows: "Here it may be remarked that, according to rumors which seem to be of a more or less authentic nature, it is the intention of the Law Society to appreciably increase all grants to County Law Associations." They need about \$200.00 worth of texts to bring them up to standard.

Their annual grant for this year will be \$308.35.

No special grant is recommended.

Lindsay Law Association.

This association had a balance of \$17.09 at the end of the year. They require \$180.00 of books to bring them up to a working standard.

Their grant will be \$183.34.

A special grant of \$100.00 is recommended.

Middlesex Law Association.

This library had a balance at the end of the year of \$563.97. They have 1,600 volumes of American Series of Reports. All the books enumerated in the working list are in their library and it is quite complete.

Their annual grant will be \$1,310.00.

No special grant is recommended.

Norfolk Law Association.

This library had but a small balance at the end of the year, namely, \$23.60. They require about \$120.00 of texts to bring them up to standard.

Their annual grant will be \$100.00.

A special grant of \$200.00 is recommended.

Northumberland Law Association.

This library has just been incorporated. They have several texts but require about \$200.00 worth more to bring them up to standard. They have raised \$85.00 from the members of their association and \$50.00 worth of books has been donated to their association so that they are now entitled to an initiatory grant of \$270.00.

A special grant of \$200.00 is recommended.

Ontario Law Association.

This association had a balance of \$182.39 at the end of the year. It has a limited membership and the fee paid by the members does not exceed \$5.00. Their annual grant will be \$128.00. They require about \$120.00 worth of text books in order to bring them up to standard.

A special grant of \$100.00 is recommended.

Oxford Law Association.

This association had a balance of \$38.59 at the end of the year. They require texts to the amount of \$175.00 to bring their library up to standard. Complaint is made by this association that all the members of the Bar are not members of the local association although they use the library. Their annual grant will be \$156.67. They have a membership of 23 and only 14 have paid their annual fees.

A special grant of \$100.00 is recommended.

Perth Law Association.

This association had the substantial balance at the end of the year of \$541.34. They require about \$116.00 to bring them up to standard. Their annual report is very satisfactory.

Their grant for this year will be \$430.00.

No special grant is recommended.

Peterborough Law Association.

The annual returns of the above association have not yet been received, apparently by reason of their being lost in the mail. Without these returns it is impracticable to recommend a grant. They require \$125.00 worth of text books to bring them up to standard.

Rainy River Law Association.

This association had a balance at the end of the year of \$350.00. They require about \$530.00 worth of text books to bring them up to standard. Their grant for this year will be \$160.00.

A special grant of \$100.00 is recommended.

Renfrew Law Association.

This association had a balance at the end of the year of \$591.13. They seem to be in a very fair way financially

although they require about \$200.00 worth of texts to bring them up to standard.

Their annual grant will be \$150.00.

No special grant is recommended.

Sault Ste. Marie Law Association.

This association had a balance of \$260.87 at the end of 1924. They expended \$980.00 on books during the year. They still require about \$260.00 of text books to bring them up to standard.

Their annual grant will be \$290.00.

A special grant of \$100.00 is recommended.

Simcoe Law Association.

This association had a balance of \$251.22 at the end of the year. In their annual minutes they state that they intend to send a resolution to the Attorney-General requesting the revision of certain statutes (see annual minutes). Their library is very complete and about \$125.00 would purchase all the text books they require to bring them up to standard.

Their annual grant will be \$355.57.

No special grant is recommended.

Stormont Law Association.

This association had a balance of \$81.73 at the end of the year. Extract from their annual returns: "We are again promised special assistance from the Law Society." They have not sent their catalogue yet, so we do not know what texts they require.

Their annual grant will be \$143.34.

A special grant of \$150.00 is recommended.

Sudbury Law Association.

This association has not furnished us with their annual returns as yet. According to their catalogue they require about \$500.00 worth of texts to bring them up to standard.

A special grant of \$300.00 is recommended.

Temiskaming Law Association.

This association has been without a library since the Haileybury fire in October, 1922, and has received no grant from the Law Society. Their bank balance of \$217.48 is

made up entirely of donations from members of the association since the fire. It now proposes, with the help of the Law Society, to erect a new library.

Their initiatory grant at present would be \$380.00.

They also are entitled to two annual grants of \$190.00, one for 1923 and one for 1924.

It is recommended in addition to the initiatory grant of \$380.00 and the two annual grants of \$190.00 each, which would amount to \$760.00, they be made a further grant of \$500.00, which would enable them to buy the Ontario Reports, the S. C. R., the C. C. C., O. L. R., and Halsbury's Laws of England.

Thunder Bay Law Association.

This association had a balance of \$624.95 at the end of the year. They sent in a very glowing report that they are in splendid shape and that all the members of their association are very enthusiastic about the affairs of the association. In order to bring them up to standard they require about \$425.00 worth of text books.

Their grant will be \$340.00.

No special grant is recommended.

Waterloo Law Association.

At the end of the year this association had a balance of \$426.02. They have not as yet sent in their catalogue. This association has 37 members but only 21 have paid their annual fees.

No special grant is recommended.

Welland Law Association.

At the end of the year this association had a deficit of \$64.50. During the year they purchased \$839.77 worth of books, including vols. 20 to 46 Nova Scotia Reports, 27 vols. at \$4.00 each, amounting to \$108.00, also Congdon's Digest of Nova Scotia Reports, vols. 1 to 20, at \$15.00.

They also purchased several books of general literature, namely:

Notable British Trials, 13 vols.

Byrne's Law Dictionary, 1923.

Stroud's Judicial Dictionary, 1903.

“ “ “ Supp.

What the Judge Thought, and
Famous Canadian Trials.

When enquiry was made as to why they purchased these Nova Scotia Reports, they replied: (1) to connect up with the D. L. R., and (2) in Wallace on Mechanic's Liens and Tremear and Crankshaw's Code, besides the Ontario Digests, there are frequent references to Nova Scotia cases, and there is no place where these can be seen but at Osgoode Hall.

It is recommended that when associations intend making any large purchases that they submit a list of their intended purchases to the Chief Librarian for his approval.

This Association requires about \$150.00 of texts to bring them up to standard.

Their annual grant will be \$480.00.

Because of the above purchases cannot recommend any special grant in this case.

Wellington Law Association.

This association had a balance at the end of the year of \$257.23. They require about \$105.00 worth of texts to bring them up to standard.

Extract from their annual meeting is as follows:—"We understand that an increased grant will be made by the Law Society this year and there should therefore be at least \$300.00 available to purchase text books." Their report otherwise is very satisfactory.

Their annual grant will be \$350.00.

No special grant is recommended.

York Law Association.

This association had a balance of \$1,225.33 at the end of the year. They have all the necessary texts, and their annual report is very satisfactory.

Their annual grant will be \$1,679.00.

No special grant is recommended.

Finance Committee Report.

The Finance Committee report was presented by Mr. Bain, as follows:—

Re Conference Rooms.

A memo. from the Secretary re the purposes for which the two Conference rooms on the north side of the Benchers' corridor are to be used, was submitted to the Committee for their ruling.

The Committee recommend that all lockers in the Conference Rooms, except four Benchers lockers and that of Wm. Davidson, Past-President of the York Law Association, be removed; the Conference Rooms to be used for consultation only, and the Librarian to discuss the matter with Mr. Wegenast and notify him accordingly.

Re County Libraries.

The report of Mr. Nesbitt, acting as a Special Committee, made to the Joint Special Committee—composed of the Finance and County Libraries Committee—was before this Committee for consideration.

The Committee approve of the report and refer it to Convocation.

Mr. Bain, the Chairman of the Committee, reported verbally to Convocation the concurrence of his Committee with the Special Report prepared by the County Libraries Committee.

The report was adopted.

Petition for Reinstatement at the Bar (William McBrady).

The petition of William McBrady, dated January 29th, 1925, for reinstatement as a Barrister and Solicitor was read to Convocation.

Ordered that the petition be referred to the Discipline Committee for consideration and report.

Re J. M. Forbes.

The report of the Discipline Committee re J. M. Forbes, Solicitor, dated January 14, 1925, was placed before Convocation for consideration, pursuant to the direction of Convocation at its meeting on January 15, 1925. The Secretary reported that he had informed the said Solicitor by registered mail that the report was to be considered to-day and that yesterday he had received a letter from Mr. Forbes stating that he had written to Mr. C. B. Nasmith, Barrister, &c., Toronto, instructing him to appear this morning before Convocation in his interests.

It having been found on enquiry that Mr. Nasmith had received no communication from Mr. Forbes, it was ordered that the report herein stand over until the meeting of Convocation on March 19, 1925, and to be then considered; due notice to be given to the Solicitor and Mr. Nasmith.

Library Committee Report.

The report of the Library Committee was presented by Mr. MacMurchy, as follows:—

(1) An application has been received from Mr. Robert Urwin, assistant in the Law School Library, for an increase of salary. He is at present receiving a salary of \$90.00 per month.

Your Committee recommends that his salary be increased to \$100.00 per month.

(2) The present arrangement as to caretaking and cleaning of the Library having proved unsatisfactory, your Committee recommend that Mr. F. R. Bacon be employed as cleaner at \$20.00 per week, under direction of Mr. Thomas Jones, caretaker of the East Wing; Mr. Jones to have charge of all the caretaking and cleaning of the Library; your Committee to make such arrangements with Mr. Jones as are mutually agreeable.

(3) The Chief Librarian submits his annual report on the Great Library and the Phillips Stewart Library for the year 1924.

(4) Since the transfer of Halsbury's Laws of England from the Benchers' Library (sanctioned by Convocation on the 15th of January, 1925) it has been found that a set of this work is required in the Benchers' Library; your Committee has therefore directed that another set be procured.

The report was adopted.

Report of Chief Librarian.

The Chief Librarian begs to submit the following report on the Great Library, also a report on the Phillips Stewart Library for students for the year 1924.

The total expenditures upon library account during the year was \$17,135.90, this being \$964.10 less than the estimated amount.

This sum was expended as follows:—

Books and Periodicals	\$5,291.72
Freight and Brokerage	84.41
Binding	1,016.37
Rebinding and repairs	834.00
Stamping	118.00
Stationery, printing and other supplies ..	287.14
General repairs	91.36
Salaries	7,300.00

Evening attendance in library	317.50
Wages (library cleaning, etc.)	1,651.34
Sundries	144.06
	<hr/>
	\$17,135.90

A further sum of \$2,914.63 was expended in connection with the Phillips Stewart Library for students. Details of these expenditures will be found in the statements appended to this report.

During the year 1,806 volumes were added to the library as against 1,693 in the previous year. Of these 605 were presented, 290 came from the bindery, 884 were purchased and 27 were received in exchange. A classified list of the accessions and a list of the presentations to the library are attached to this report. The bound volumes in the library now number 63,160, including "The Riddell Canadian Library" of 5,589 volumes. Only three law libraries (exclusive of State law libraries) on this continent, are larger than this library, viz.:

The Association of the Bar of New York ..	99,100
The Allegheny County Law Library (Pa.)	82,500
The New York Law Institute	77,597

The American Statute Library is being kept up-to-date (in accordance with a direction of the Library Committee) by the addition of the latest revised or compiled Statutes or Codes of Laws of each State. The Session Laws or biennial Statutes of each State (for want of shelving space), were discontinued with the year 1919. Enquiries have been made for some of these laws recently. **The American Reports Library** is still in a very cramped condition for shelving space, but it is confidently expected that this will be remedied during the present year. One proposal being to remove a series of Miscellaneous American Reports on various legal subjects to the third floor in the East Wing. An objection to this plan is urged that it would separate books of the same class (properly belonging to the American Library) to a more or less inaccessible location. The only solution would appear to be the enlargement of the present room or the conversion of the Convocation Hall into a library annex with a connecting bridge from the dictionary or reference room. The American Library now contains about 14,000 volumes of reports with 4,000 volumes of Statutes in the American Statute Room. In this connection it is interesting to note that the first volume of reports printed in America

was compiled and published by Ephraim Kirby at Litchfield, Conn., in 1789, (136 years ago) a copy of this volume of reports is in the library.

The evening attendance in the library during the year has been 1,557, as follows:—

Students	1,171
Members of the profession	386
	<hr/>
	1,557

This is an average of 12.21 each evening. The total attendance in the same number of days last year was 1,231.

The work of noting up the English Law Reports is steadily kept up and the Canadian Reports are also being given attention in this respect by the citations taken from "Cameron's Cases Judicially Noticed."

A card-index has been prepared to the books and pamphlets in "The Riddell Canadian Library" annex.

The growth of the library during the last five years is indicated in the following table:—

Year.	Vols.	Total expenditure.
1920	56,357	14,447.02
1921	57,757	15,159.30
1922	58,701	15,669.35
1923	60,454	19,555.00
1924	63,160	17,135.90

Library Accessions in 1924.

	Vols.	Cost.
Texts—Canadian	25	\$192.00
English	64	475.50
United States	37	291.55
Reports—Canadian	101	363.82
English	54	215.89
United States	458	2,103.40
Australian	9	135.75
Statutes—Canadian	36	90.50
English	6	30.29
United States	29	213.50
Australian	9	59.75
Cyclopædia, Dictionaries, Digests and Directories	77	523.16
General Literature	15	50.08

Parliamentary	110	56.72
Presentations	605	
Exchanges	27	
Miscellaneous	144	489.81
	<hr/>	
	1,806	\$5,291.72
Volumes purchased	884	
“ presented	605	
“ bound for library	290	
“ exchanged	27	
	<hr/>	
	1,806	

Library Presentations During 1924.

	Vols.
The Honourable Mr. Justice Riddell, “Riddell Canadian Library”	283
American Bar Association, Report, 1923	1
American Law Book Co., 1924 Annotations to C. J. and Cyc.	1
Armour, E. N., K.C., Manita—A Poem	1
Blake, Lash, Cassels & Anglin, English Reports	79
Bournot, A. S., Poems	1
Lyrics from the Hills	1
Brock, Mrs. Henry, Past and Present Notes — Henry Cawthra and Others	1
Canadian Bar Association Proceedings, 1923	1
Carnegie Endowment, Publications (Through the Hon. Mr. Justice Riddell)	107
City Clerk, Toronto, Council Minutes, 1923	1
Colonial Secretary, Australia, South Australia Acts, 1924	1
Colonial Secretary, Queensland, Statutes	1
Colonial Secretary, Trinidad, Ordinances, 1923	1
Colonial Secretary, Victoria, Victorian Acts, 1923-4	1

Colonial Secretary, West Australia,	
Western Australia Acts, 1923	1
Congress, Librarian of, Report, 1924	1
Faculty of Procurators, Glasgow,	
Library Catalogue	1
Holden, J. B., K.C.,	
McNab—Magistrate's Manual	1
Keele—Provincial Justice	1
Inner, Temple, Treasurer of,	
Inner Templars in Great War, 1924	1
Kelso, J. J.,	
Children's Protection Act to July, 1922	1
Law Society, The, (London, Eng.)	
Handbook, 1924	1
Lawyers Co-operative Co.,	
Fraudulent Misrepresentation or Concealment	
(Real Property)	1
Lincoln's Inn, Librarian of Catalogue (1890)	1
Michigan Historical Commission Biographies	2
Montgomery, Mr. J. W.,	
Negro Race in America, 1883	1
Negro Year Book, 1921	2
Rowell, The Hon. N. W.,	
The British Empire and World Peace	1
Royal Society of Canada,	
Proceedings, 1923-24	2
Quebec, The Hon. Provincial Secretary,	
Statistical Year Book, 1923	2
Smithsonian Institution,	
Year Book, 1924	1
King's Printer,	
Debates, Sessional Papers, Statutes, etc.	103
	<hr/>
	605
Exchanges	27
	<hr/>
	632

The Phillips Stewart Library.

During the year 1924 this library received an accession of 288 volumes comprising text-books and reports of cases.

Text-books and bound examination papers to the number of 5,124 were loaned to the students.

The Assistant in charge reports that the rules pertaining to the library have been observed by the students and books returned promptly.

The library now contains a total of 2,955 volumes on the shelves.

A large new room adjoining the library has been properly fitted up as a library and reading-room, giving much-needed shelving accommodation. A well-furnished reading and smoking room on the ground floor is also a new addition to the Law School. These improvements were carried out under the direction of a Special Committee.

The annual income of \$457.00 from the bequest to this library is applied towards the purchase of text-books.

The expenditure for 1924 was as follows:—

Books	\$1,324.03
Rebinding and repairs	346.70
Binding	108.00
Stamping	2.65
Repairs (electric light)	4.25
Book-cases (Lecturers Room)	49.00
Library attendance	1,080.00
	<hr/>
	\$2,914.63

The report was adopted.

Re Benchers Non-attendance (Mr. Charles McCrea).

The Secretary, pursuant to the provision of Rule 18, sub-section 1, reported to Convocation that Mr. Charles McCrea, K.C., had failed for four consecutive terms to attend a meeting of Convocation in term.

The seat of the said Benchers having become vacant, pursuant to the provision of the Law Society Act, Section 31, it was ordered that Rule 18 be suspended and that Convocation proceed to fill the said vacancy, and that nominations be now received. Mr. Charles McCrea, K.C., was nominated to fill the said vacancy, and no other nominations being received he was unanimously elected to hold office pursuant to the provisions of Section 36 of the Law Society Act.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

1. Albert James Parkhill.
2. James Warren Gilroy.

Special.

The following candidate, who has presented a proper Certificate showing that he is entitled to be Called to the Bar of New Brunswick, was as a special case introduced and Called to the Bar, he having been first examined by Mr. Nesbitt and Mr. McCarthy, touching his qualifications, and who reported that the candidate had satisfactorily answered the questions put to him:—

Edgar Donald Smith.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, March 19th, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Field, Geary, Grant, Hellmuth, Henderson, Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, McCrea, MacLaren, McMaster, MacMurchy, McPherson, W. D., Rowell, Spence, Tilley, Walkem, White, H. S., and White, W. R.

The Minutes of the meeting of February 5th, 1925, were read and confirmed.

Re Amendments to Law Society Act, etc.

The Treasurer addressed Convocation on the question of obtaining amendments to the various Acts of the Legislature affecting the Law Society, particularly as to the abolishment of "Terms." It was suggested that any necessary amendments might possibly be obtained in connection with the revision of the Statutes now pending.

Ordered, that a Special Committee be appointed by the Treasurer to deal with the matter.

Finance Committee Report.

Mr. Bain presented the report of the Finance Committee, as follows:—

Re History of the Law Society.

The Treasurer having received a letter from Mr. Justice Riddell, dated January 5th, 1925, offering to undertake the compilation of the History of the Law Society gratis, but requiring the assistance of a typist, etc., this letter was placed before your Committee and the matter considered.

Your Committee recommends that the compilation of the History of the Law Society be proceeded with as per the arrangement made with Mr. Justice Riddell by the Chairman; the total cost of the History in every respect is not to exceed the sum of \$5,000, and the said amount is to include the sum of \$1,000, to be divided between Mr. E. B. Brown,

K.C., and the Executors of the late Edwin Bell, for past services; and also any expenses re typist for the assistance of the compiler and printing, etc.

The report was adopted.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted their Certificates of Fitness on completion of their services as articulated clerks:—

William John Golden.

Thomas Campbell Line.

Approved.

Call to the Bar and Certificates of Fitness—Special.

The following gentlemen who have been duly Called to the Bar of another Province of Canada and duly admitted as Solicitors of that Province, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, are entitled to be Called to the Bar of Ontario under Section 3 (e) of the Barristers Act, on passing the prescribed examination, and having served under Articles to a practising solicitor in Ontario for two months, and having passed the prescribed examination in Practice and Statutes are entitled to be granted Certificates of Fitness under Section 6 (e) of the Solicitors Act:—

Alastair Mackinnon (Nova Scotia).

Frederick Clyde Auld (Prince Edward Is.).

Approved.

Certificate of Fitness—Special.

Henry Augustus Coon who has been duly admitted as a Solicitor of the Supreme Court of Alberta, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, and

having served under Articles to a practising solicitor in Ontario for two months, is entitled to be granted a Certificate of Fitness under Section 6 (e) of the Solicitors Act, on passing the prescribed examination in Practice and Statutes.

Approved.

Ewart Gladstone Dixon

Asks that on his admission to the Law Society he be allowed his First year attendance at the Law School and be permitted to try the First year examinations at the Supplementals this fall, and if successful to be allowed to proceed with his course, on the ground of military service. He is a graduate in Arts of Toronto, and has been in the manufacturing business for 13 years. On his return from overseas he was unable to avail himself of the considerations for returned soldiers as he was financially unable to do so, having a wife and child to support.

The Committee recommend that the petition be granted, but not to be treated as a precedent.

Re Scrutineers of Law School Examinations.

The Finance Committee having directed the Secretary to obtain the instructions of this Committee re appointment of Scrutineers, the Committee recommend that the names be submitted to the Chairman of the Finance Committee and the Chairman of this Committee.

J. P. O'Reilly.

A first year law student, asks that he be permitted to qualify himself to enter the Second year at the Law School in September, 1925, by re-writing at the ensuing Easter Examinations or at the Supplemental examinations next September, his Book-keeping and Contract papers in which subjects he failed, and also in whatever subjects he selects in order to make up the deficiency in his aggregate.

The Committee recommend that he be allowed to write in Contracts (not necessary to write in Book-keeping), and that the matter be considered again after the examination is over in May.

Re University of Toronto Degrees.

The Secretary reports that the Registrar of the University has not yet furnished us with Curricula.

The Committee recommend that the matter stand until next meeting.

Re University of Toronto and Law School—Joint Courses.

A letter from the Registrar of the University of Toronto herein, is before the Committee for consideration.

The Committee recommend that the matter stand until next meeting.

Edmond Baird Ryckman, Jr., asks that he be granted standing in the Honour subjects of History and French, he having obtained Honour standing in Ancient History at the University of Toronto in 1921, and passed his examination in French in the second year of the University, he now speaking French fluently.

The Committee recommend that the petition be granted.

Re Appointment of Full-time Lecturer.

The matter having been referred to this Committee with power to act, the Committee appointed Mr. Sidney Earle Smith, M.A., LL.B., of the Dalhousie Law School, Halifax, N.S., as a full-time Lecturer at the Law School at a salary of \$3,600 per annum with an annual increase of \$200 until such salary reaches \$5,000 per annum; his duties to commence on July 1st, 1925, and his office complying with Rule 37 of the Law Society, to be held during the pleasure of Convocation. The appointment was duly communicated to Mr. Smith who accepted the same by telegram and letter on the terms offered.

The report was adopted.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

1. Robert Urwin, the Library Assistant in the Law School, has been seriously ill for the last three weeks; Mr. Wrinch, Assistant in the Main Library, is attending to Mr. Urwin's duties. This leaves the Main Library short-handed. It is recommended that Mrs. Vair, 2nd Assistant, be placed in charge of the Law School Library until other arrangements are made.

2. A letter, dated 12th March, from the Chairman of the Library Committee (enclosing a letter from the Architect) in reference to the proposed library extension, was read before the Committee. The estimate is as follows:—

Work on second floor (former Taxing Officer's Rooms)	\$2,205.00
Work over Benchers' Library	668.00
Architect's Commission, 10%	
Contingencies 5%	

It is recommended that stacks and shelves be placed in the room over the Benchers' Library and that the present stacks in the American Room, when altered, be used for this purpose as far as possible, subject to the approval of the Treasurer and the Chairman of the Finance Committee.

The report was adopted.

County Libraries Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. Sudbury Law Association has now completed its annual returns and it is recommended that a grant of \$160.00 be made to that association.

2. All the associations have now completed their annual returns with the exception of Kent and Peterborough.

The report was adopted.

Discipline Committee Report.

Mr. Grant presented the report of the Discipline Committee, as follows:—

Re William McBrady

A petition from William McBrady, who was struck off the Rolls by Convocation on November 20th, 1919, asking to be re-instated as a Barrister and Solicitor, was referred by Convocation to this Committee on February 5th, 1925.

Mr. McBrady appeared before the Committee and was informed that his first step should be to obtain a pardon before the Committee would consider the application, and the Committee recommends that the matter stand sine die.

Re Murdoch.

The question of dealing with a Barrister who has been struck off the Rolls and who thereafter holds himself out to the public as a Barrister and which was referred to the Secretary for certain information by the Committee at its meeting on December 16th, 1924, is again before the Committee for consideration, together with a report from the Secretary.

The Committee is of opinion that the Barristers' Act should be amended as suggested. but as other necessary amendments should be made to both the Barristers' Act and the Solicitors' Act, this matter should stand until such time as all proposed amendments are considered by the Society.

Re Proceedings against Solicitors who have Collected Moneys and Retained Same to Their Own Use.

A memorandum marked "approved" by Mr. E. F. B. Johnston, K.C., then the Chairman of the Discipline Committee, was produced by the Secretary stating that the Discipline Committee was of opinion that as a remedy is provided by Section 29 of the Solicitors Act, whereby the Supreme Court may strike the name of any Solicitor off the Roll of Solicitors for default by him in payment of moneys received by him as a Solicitor, all those making complaints against Solicitors for retaining money should be informed that their remedy was by the said Section 29. At a meeting of the Committee held on April 18th, 1918, a circular letter (apparently following the intention of the said memorandum) which was prepared to be handed to those who make complaints against Solicitors for not accounting for moneys received by them from clients, was placed before the Committee, but action was not taken.

The Secretary was instructed to engross a copy of the circular letter and submit same to the Chairman for approval, and, if it be approved, the Secretary was instructed to use it as a guide in dealing with similar complaints which may be made to the society.

The report was adopted.

Re Forbes.

The Committee's report herein which was presented to Convocation on the 15th day of January, 1925, was again presented by Mr. Grant. The Solicitor did not appear, but Mr. C. B. Nasmith appeared on his behalf and addressed Convocation.

Ordered that the matter stand over until the next Convocation, the Secretary in the meantime to satisfy himself, if possible, that the moneys alleged by the Solicitor to have been paid to the complainant, were paid.

Correspondence.

A letter from George S. Holmsted to the Treasurer, dated February 27th, 1925, stating that he had sent a copy

of Lord Jellicoe's book on "The Grand Fleet" to the Library of general literature, was read.

The Secretary was instructed to convey to Mr. Holmsted the grateful thanks of the Convocation for the presentation.

Call to the Bar.

The following candidates were introduced and called to the Bar:—

William John Golden.

Thomas Campbell Line.

Special.

The following candidate, who has presented a proper certificate that he is a member of the Bar of Nova Scotia, was as a special case introduced and Called to the Bar, he having been first examined by Mr. Hellmuth and Mr. McCrea, touching his qualifications and who reported that the candidate had satisfactorily answered the questions put to him:—

1. Alastair Mackinnon.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 16th April, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Field, Geary, Henderson, Kerr, W. F., Ludwig, McCarthy, Maclaren, MacMurchy, Nesbitt, Nickle, Rodd, Rowell, Saunders, Spence, Tilley, Walkem, and White, H. S.

The Minutes of the meeting of March 19th, 1925, were read and confirmed.

Re Mr. W. R. White, Deceased.

Messrs. Walkem, W. D. McPherson, and Bain, were appointed a Special Committee to prepare a Memorial of the late Mr. W. R. White, K.C., deceased.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Ewart Gladstone Dixon.

Matriculants.

Arthur O'Heir.

Samuel Gruber.

Frank William Ransom.

Harry I. Rumack.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidate whose papers and services are correct and who has passed the required examinations and paid the necessary fees, is entitled to be Called to the Bar, and to be granted his Certificate of Fitness on completion of his service as an articled clerk:—

1. William John Aikens.

Approved.

Miss Anna Rochemont asks that her standing at the College of Preceptors and the University of Cambridge, be accepted in lieu of the Middle School standing required, and that she be admitted as a student-at-law.

The Committee recommends that the petition be granted.

Re D. J. McGillivray asks that he be permitted to write at the ensuing examinations with the assistance of an amanuensis, his eyesight being very defective.

The Committee recommends that the petition be granted.

Easter Examinations.

The Dean of the Law School personally attending, informed the Committee that it was necessary to appoint a pro tem. examiner in Real Property and suggested that Mr. Maurice Cody be appointed.

Recommended.

The time-table of the Easter Examinations was approved.

Re University of Toronto Degrees.

- (a) — B.Sc. (Med.)
- (b) — M.B.
- (c) — B.Sc. (F.)
- (d) — D.D.S.

A letter from the Registrar of Toronto University, dated December 24, 1924, addressed to the Chairman of the Committee, suggesting that the Law Society recognise the above University degrees as being of equal merit with the Applied Science and Art degrees, was considered by the Committee.

The Committee recommends to Convocation that Rule Number 99 be amended accordingly.

The report was adopted with the exception of the paragraph thereof **re University of Toronto degrees**, which was referred back to the Committee for further consideration.

Finance Committee Report.

Mr. Bain presented the report of the Finance Committee, as follows:—

Robert J. O'Reilly, a Solicitor, petitions to be relieved from paying the Statutory fines re annual fees, the said fines amounting to \$54.00. A Motion is now pending before the Supreme Court to suspend such solicitor for non-payment of fees.

The Committee recommends that the petition be refused.

John A. Grace, a Solicitor, asks that he be given an extension of one year in which to pay arrears of fees, and further asks that the fines imposed on him by Statute be remitted; attached to his Petition is his affidavit. A Motion to suspend this solicitor for non-payment of fees is now pending before the Supreme Court.

The Committee recommends that the petition be refused.

Re Society's Printing.

The Committee recommends that the tender of the Monetary Times Printing Company Limited for the printing of the Society's forms, etc., from 1st April, 1925, to 1st April, 1928, being the lowest tender received, be accepted.

Re Assistant Secretary.

The Secretary informs the Committee that the duties of the Assistant in his office consist largely of important work other than typewriting and clerical work of that nature, and calling attention to the fact that Rule 35 provides that the Chief Librarian shall have "a First Assistant" and "a Second Assistant," asks that the said Rule be amended as to sub-section (1) thereof by providing that there shall be an "Assistant Secretary."

The Committee approve and recommend that Rule Number 35 be amended accordingly.

The report was adopted.

Re Assistant Secretary.

Ordered, that Rule Number 23 be suspended and that Rule 35 be amended by adding the words "and an Assistant Secretary" after the word "Secretary" in sub-section (1) thereof, and that (Mrs.) Eileen Huckle be appointed Assistant Secretary.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

1. That Mr. Robert Urwin, the Library Assistant in the Law School, died on the 12th of April, 1925, and your Committee recommend that no appointment be made to fill the vacant position until the reopening of the Law School in September.

2. That Mr. Robert Allen, library janitor, has been on sick leave since August, 1924, and his salary has been continued meantime.

3. That the Dominion Government is now making a charge for all publications issued by the Department and your committee recommend that the Society subscribe only for the "Canada Year Book" and Statutes, as issued.

The report was adopted.

County Libraries Committee Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. That Peterborough Law Association has now completed its annual returns and it is recommended that a grant of \$324.78 be made to that Association.

2. That Kent Law Association has now completed its annual returns and it is recommended that a grant of \$320.00 be made to that association.

3. That the following is a statement of the County Library loans still owing:—

Brant	\$100.00
Haldimand	300.00
Kenora	175.00
Kent	250.00
Oxford	100.00
Wellington	100.00

\$1,075.00

The report was adopted.

Discipline Committee—re Forbes.

The Secretary having reported to Convocation that he has satisfied himself that the moneys alleged by the solicitor to have been paid to the complainant were paid, the matter was further considered.

Ordered, that Convocation is of opinion that the conduct of this Solicitor calls for severe censure and directs that the Solicitor do attend, either in person or by his counsel, the meeting of Convocation on the 21st May next, then and there to receive from the Treasurer the reprimand of Convocation for what has taken place.

Re Portrait of Chief Justice Latchford.

Ordered, that a portrait in oils be painted of Chief Justice Latchford by Mr. Ernest Fosbery, A.R.C.A., and that the engagement of the artist and arrangements generally be referred to a Special Committee composed of Messrs. Hogg, Chrysler, and Henderson.

Re Rule Number 18.

Mr. Tilley gives notice that he will, at the meeting of Convocation to be held on May 21st next, move that Rule number 18 be amended by striking out sub-section (1) and in lieu thereof inserting the following sub-section:—

“(1) The Secretary shall report to Convocation in due course the names of such elected Benchers, if any, as have failed for nine consecutive meetings to attend a meeting of Convocation.”

and amend sub-section (4) thereof by striking out the words “for two consecutive terms” in the second line and inserting in lieu thereof the words “for four consecutive meetings.”

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

William John Aikens.

Frederick Clyde Auld (Prince Edward Island).

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, May 21st, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Cowan, Field, Geary, Hellmuth, Henderson, Hogg, Kerr, J. G., Kerr, W. F., Kingstone, Lennox, Lucas, Ludwig, Meredith, McCrea, McPherson, G. G., McPherson, W. D., Nesbitt, Raney, Rodd, Rowell, Saunders, Spence, Tilley, Walkem, Washington, and White.

Election of Treasurer.

On motion of Sir Allen Aylesworth, seconded by Mr. Hellmuth, Mr. Harcourt was elected Treasurer for the ensuing year.

The Minutes of the meeting of April 16th, 1925, were read and confirmed.

Appointment of Standing Committees.

The appointment of the Standing Committees for the ensuing year was referred to a Special Committee consisting of the Chairmen of the present Standing Committees.

The Special Committee presented their Report to Convocation appointing the Committees, as follows:—

Finance—Sir Allen Aylesworth, and Messrs. Bain, Geary, Grant, Henderson, Lynch-Staunton, McPherson, W. D., Nesbitt, Nickle, Rowell, Saunders, Spence, Washington, and White.

Legal Education—Messrs. Ludwig, Bain, Henderson, Kerr, W. F., Kingstone, McCarthy, McMaster, MacMurchy, McPherson, W. D., Nesbitt, Saunders, Spence, Tilley, and White.

Reporting—Sir Allen Aylesworth, and Messrs. Grant, Bain, Brewster, Hellmuth, Henderson, Lennox, Lynch-Staunton, Meredith, McCarthy, McMaster, MacMurchy, McPherson, W. D., and Nesbitt.

Discipline—Messrs. Cassels, Bain, Geary, Grant, Hellmuth, Henderson, Kerr, W. F., MacMurchy, McPherson, W. D., Nesbitt, Raney, Saunders, Tilley, and McCrea.

Library—Messrs. MacMurchy, Cowan, Grant, Kerr, J. G., Ludwig, McMaster, Rowell, Saunders, Spence, Tilley, Walkem, and White.

Journals & Printing—Messrs. McPherson, W. D., Sir Allen Aylesworth, Boys, Brewster, Field, Geary, Hogg, Kerr, J. G., Kingstone, McCrea, Raney, and White.

County Libraries—Messrs. Henderson, Boys, Brewster, Cowan, Field, Hogg, Kingstone, Kerr, J. G., Lennox, Meredith, McKay, Rodd, and Walkem.

The report was adopted.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Eric William Cross.

Matriculants.

John McTavish Wells.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidate whose papers and services are correct and who has passed the required examinations and paid the necessary fees, is entitled to be Called to the Bar, and to be granted his Certificate of Fitness on completion of his service as an articled clerk:

1. Louis Hormisdas Carreau.

Approved.

Re University of Toronto Degrees.

- (a)—B.Sc. (Med.)
- (b)—M.B.
- (c)—B.Sc. (F.)
- (d)—D.D.S.

A letter from the Registrar of Toronto University, dated December 24, 1924, addressed to the Chairman of the Committee suggesting that the Law Society recognize the above University degrees as being of equal merit with the Applied Science and Arts degrees, was again considered by the Committee.

The Committee is of opinion that under the provisions of section 6 of the Solicitors' Act, (a) and (b), the Society has no power to recognize the degrees mentioned.

J. M. Reycroft, a student-at-law in the Matriculant Class, asks to be allowed his Honour standing without taking History, on the ground that when commencing his studies in 1922, Rule 103 provided a choice between English and History, and he did not prepare himself for History.

The Committee recommend that the petition be granted.

Camille E. Parent, a student-at-law in the Matriculant Class, asks to be allowed his First year standing in English at the Detroit City College, to replace the Honour standing in English required by Rule 103.

The Committee recommend that the petition be refused.

George F. Adams, a candidate for admission in the Matriculant Class, asks to be allowed his Honour standing without taking History, on the ground that when he commenced his studies in 1922, Rule 103 provided a choice between English and History; he has Honour standing in English, French, Latin and Mathematics.

The Committee recommend that the petition be granted.

E. B. Reid, a candidate for admission in the Matriculant Class, asks to have allowed his certificate of Junior Matriculation, obtained in 1918, although more than four years have elapsed; since matriculating he has been engaged in newspaper work.

The Committee recommend that the petition be granted.

W. W. Pollock, a student in the Third year, asks to be Called to the Bar at the June Convocation, although the records show that he is not eligible for Call until September. His application for admission was received on the 16th of June, 1920, and following the Rule (No. 112) governing admission in force at that time, he was entered on the first day of the month in which his name was reported to Convocation, namely, September. On November 18th, 1920, Rule

112 was changed and candidates are now admitted as of the day their applications are received, but such rule was not retroactive.

The Committee recommend that the petition be granted. The report was adopted.

Library Committee Report.

Mr. J. G. Kerr presented the report of the Library Committee, as follows:—

1. Your Committee recommend, with the approval of the Finance Committee, that four new book-stacks be placed in the room over the Benchers' Library at a cost of \$112.00 each.

2. The Chairman has arranged with the legal department of the C. P. R. Company for presentation to the Library of the following Reports, viz.:—

Blackstone's (Sir W.) Reports, London, 1781.

Dyer's Reports, London, 1688.

Vesey's Reports, London, 1771.

Viner's Abridgment, London, 1743-50.

Viner's Abridgment Index, Savoy, 1758.

Your Committee accepted the volumes with thanks.

3. A letter is submitted, dated 6th May, from the Dean of the Law School, recommending the purchase of a set of Revised Reports for the Phillips Stewart Library, and also of a second set of the Canadian Bankruptcy Reports.

Tenders were submitted from the Canada Law Book Company, the Burroughs Company, and the Carswell Company.

Your Committee recommend that the tender of the Canada Law Book Company, being the lowest, be accepted, for the Revised Reports, and that an additional set of Canadian Bankruptcy Reports be purchased for the Phillips Stewart Library, both with the approval of the Finance Committee.

4. Mr. Thomas Jones, Caretaker, East Wing, requests an increase for taking over the library cleaning and caretaking. His present salary is \$1,400.00.

Your Committee recommend that the wages of Mr. Jones be increased to \$1,500.00 per annum.

5. Mr. Bacon, a cleaner in the Library, in an application dated 13th May, requests an increase of wages. He is at present paid \$20.00 weekly.

Your Committee recommend that the wages of Mr. Bacon be increased to \$25.00 per week.

6. Mrs. Cora Baker, Library cleaner, requests an increase of wages. She is at present paid \$39.00 per month.

Your Committee recommend that Mrs. Baker be paid \$12.00 weekly.

7. The Library last year was closed in the evenings on the 31st May. After the examinations are over the attendance drops to three or four an evening.

Your Committee recommend that the Library be closed accordingly.

The report was adopted.

Re County Libraries.

Ordered, that a special grant of \$500.00 be made to the County Library Association of Northumberland and Durham.

Memorial of the Late W. R. White, K.C.

Mr. Walkem, the Chairman of the Special Committee appointed to prepare a Memorial of the late Mr. W. R. White, K.C., presented the report of the Committee, and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to his widow.

Convocation records with deep regret the death of William Robert White, K.C., of Pembroke, who died suddenly at the City of Ottawa on the 23rd day of March, 1925, in his 82nd year. He was a son of the late Colonel Peter White who founded the Town of Pembroke, and was a brother of the late Honourable Peter White, for many years Speaker of the House of Commons of Canada. Called to the Bar in 1868, he was created a Queen's Counsel in 1889 and elected to be a Bencher of the Law Society in 1901. Having been re-elected at four quinquennial elections, he became entitled, according to the provisions of the Law Society Act, on the 19th day of April, 1916, to be, ex officio, a Bencher of the Society, and was such at the time of his death. The late Mr. White was a man of strong and forceful character and speedily became prominent in professional and municipal life, and on three different occasions was honoured by his fellow-electors with the office of Chief Magistrate of his native town. In the Masonic Fraternity he was most highly esteemed, and in the year 1894 was unanimously elected to be Grand Master of the Grand Lodge of Ancient Free and Accepted Masons of Canada, in the Province of Ontario, and from that time until his death occupied a premier position in the affection and esteem of his brethren.

Mr. White was possessed of a rare sense of humour, and having for many years been General Counsel in Eastern Ontario for the Canadian Pacific Railway, came much in contact with the French-Canadian habitants of the Ottawa Valley, and became very adept in interpreting their drolleries and vivacious humour. A recanteur of unsurpassed ability, he was always the centre of a delighted audience in whatever company he chanced to be, and each succeeding meeting of the Bench at which he was present was most enjoyable to his fellow Benchers. To his sorrowing relatives Convocation tenders its hearty and respectful sympathy.

Re Rule Number 18.

Mr. Tilley moved that Rule No. 18 be amended by striking out sub-section (1) and in lieu thereof inserting the following sub-section:—

(1) The Secretary shall report to Convocation in due course the names of such elected Benchers, if any, as have failed for nine consecutive meetings to attend a meeting of Convocation.

and that sub-section (4) thereof be amended by striking out the words "for two consecutive terms" in the second line and inserting in lieu thereof the words "for four consecutive meetings.

Carried.

Re Portrait of Chief Justice Latchford.

Ordered, that the resolution passed by Convocation at its meeting held on the 16th April, 1925, be amended by eliminating the name of the artist.

Re J. M. Forbes.

Mr. Forbes' Counsel, Mr. C. B. Nasmith, appeared before Convocation. The Treasurer severely reprimanded Mr. Forbes and Mr. Nasmith was instructed to convey such reprimand to his client.

Call to the Bar.

The following gentleman was introduced and Called to the Bar:—

Louis Hormisdas Carreau.

Convocation then adjourned until 12.45 p.m. on Friday the 22nd instant, in order to receive The Honourable Ernest Lapointe, K.C., Minister of Justice of Canada, and Call him to the Bar.

SPECIAL MEETING OF CONVOCATION

Friday, May 22nd, 1925.
12.45 p.m.

Present:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Brewster, Field, Geary, Hellmuth, Henderson, Kerr, W. F., Kingstone, Ludwig, Lucas, McCarthy, MacLennan, MacMurchy, McPherson, W.D., Nesbitt, Nickle, Raney, Rowell, Saunders, Spence, Tilley, Walkem, and White.

The Honourable Sir Allen Aylesworth presented to Convocation The Honourable Ernest Lapointe, K.C., Minister of Justice to be Called to the Bar.

The Treasurer then conferred upon Mr. Lapointe the degree of Barrister-at-law.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, June 18th, 1925.

Present: The Treasurer, and Messrs. Bain, Field, Kerr, W. F. Ludwig, McCarthy, Maclaren, MacMurchy, McPherson, W. D., Nesbitt, Raney, Rodd, Spence, Walkem, and White.

The Minutes of the meeting of Convocation of May 22nd, 1925, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Appointment of Chairman.

Mr. M. H. Ludwig, K.C., was appointed Chairman of the Committee.

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Edna Mary Dawson.
Neil Cryan Fraser.
Arthur Alexander Sargent.
Robert James Booth.
John Beverly Givens.
Ralph Shaw Mills.

Matriculants.

George Frederick Adams.
Maurice Robert Medline.

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted Certificates of Fitness on completion of their service as articulated clerks:—

Harry James Holland.
Oscar Edward Fleming.
William Edward Haughton.
Walter Mills Rowland.
John Nickle Davis.
William Weir Pollock.
Francis Joseph Justin.
Thomas Jefferson Darby.
Dorius Richer.
Sydney Tannenbaum.
Niram Fletcher Smith.
James Taylor Gow.
Solomon Charles Platus.
Ivan Clayton Harries.
Alexander Michael Ferriss.
Ian Thompson Strachan.
Kenneth Andrew Christie.
James Leith Ross, Jr.
Joseph Benjamin Solway.
Harry Rosenthal.
William Hutchinson Sparrow.
Walter Gordon Thomson.
Harold Beam Matchett.
Franklyn Wood Fisher.
Beverley Vallack^r Elliot.
Harvey Eaton Hazlewood.
Dalton Courtwright Wells.
Gordon Albert Binkley.
John Logan Sutherland.
Kathleen Kane Lee.
Frank Fingland.
Clifford Earl Kitchen.
Donald Forsyth MacLaren.
Frederic James Hanna.
Donald Filmur Gibson.
Harry Mootry Brown.

Approved.

Call to the Bar and Certificate of Fitness—Special.

Mr. William Mahaffy Blain, who has been duly Called to the Bar of the Province of Saskatchewan and duly admitted as a Solicitor of that province, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3 (e) of the Barristers Act, and having served under Articles to a practising solicitor in Ontario for one month, is entitled to be granted a Certificate of Fitness under Section 6 (e) of the Solicitors Act, on passing the prescribed examination in Practice and Statutes.

Dean's Report.

The Report of the Dean of the Law School for the session of 1924-25, is submitted herewith.

The Committee recommend that the report be referred back.

Philip Barras, a student-at-law in the Matriculant Class, asks to be allowed to substitute Honour German for Honour French, on the ground that when he was studying for Honours during 1922-23, the rules of the Society gave a choice between French and German.

The Committee recommend that the petition be granted.

Curriculum.

The Committee approve of the Curriculum.

Easter Examination Results, 1925.

First Year.

The record of the returns of the examiners of the Easter Examinations for the First year, is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

J. S. D. Tory.
 P. N. W. Currie.
 L. G. Keogh.
 J. N. Herapath.
 R. P. Smith.
 F. J. G. Cunningham.
 K. B. Palmer.
 L. R. McDonald.
 J. Johnston.

Approved.

R. F. May, who received sufficient marks to be passed with Honours and to rank No. 6 in order of merit, by reason of his not being in his regular year, is not entitled to be awarded Honours under Rule 167, unless Convocation shall see fit to award them. He was allowed by Convocation on June 19th, 1924, to attend lectures during the session of 1924-25, which was one year earlier than he was entitled to attend to be in regular course.

The Committee recommend that he be awarded Honours.

Scholarships.

Under Rule 169, the following candidates are entitled to scholarships, as follows:—

J. S. D. Torry	\$100.00
P. N. W. Currie	60.00
L. G. Keogh	40.00
J. N. Herapath	40.00
R. P. Smith	40.00
R. F. May	40.00
F. J. G. Cunningham	40.00

Approved.

J. P. O'Reilly, a student in the first year who failed at his examinations in Easter, 1924, petitioned the Committee on 16th March, 1925, to be allowed to write at the Easter, 1925, examinations. The Committee granted him permis-

sion to write in Contracts; he wrote in Contracts and obtained the marks necessary to pass.

The Committee recommend that he be allowed to enter his Second year.

Examination Returns—Easter, 1925.

Third Year.

The Record of the returns of the examiners of the Easter Examinations for the Third year, is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:

W. G. Thomson.
F. K. Jasperson.
I. C. Harries.
D. P. Guthrie.
G. A. Binkley.
H. Rosenthal.
C. L. Yoerger.

Approved.

Scholarships.

According to the returns of the examiners the following are entitled to Scholarships:—

Chancellor Van Koughnet Scholarship—\$400.

W. G. Thomson.

Christopher Robinson Memorial Scholarship—\$100.

F. K. Jasperson.

Approved.

Medals.

Under Rule 170, the following candidates, being in due course (but not having passed both intermediate examinations with Honours) are entitled to Medals, as follows:—

Silver Medal—W. G. Thomson.

Bronze Medal—F. K. Jasperson.

Approved.

Forbes B. Geddes.

This student has just written on his final examination but owing to the death of his father was unable to write on the papers in Practice and Evidence; and now asks that under the circumstances he be granted standing therein, particularly as he made an excellent showing in the subjects upon which he wrote, and also in the subjects above-mentioned in his Second year.

The Committee recommend that the petition be granted.

O. E. Fleming.

This student was allowed his First year for military service in 1921; and wrote his Second year in 1922 and 1923 and failed, and was allowed to proceed with his Third year in which he passed in September, 1924, but was required to write off certain subjects in his Second year. He has written at the Second year examination just concluded in the subjects required, namely, Tort, Practice and Evidence, and has made sufficient marks to entitle him to pass standing in that examination; he is, therefore, so far as his examinations are concerned in order to be on the list of those entitled to be Called, and has filed his Call papers and paid his fees.

Approved.

Donald F. MacLaren was entered as a student in the Graduate Class on September 12, 1922, and has now completed his Third year at the Law School and passed his final examinations. He is not entitled to be called until September 12, 1925, but asks that he be allowed to be Called on June 18th on the ground of military service, and that had he entered the Law Society and not the University on

demobilization, he could have availed himself of the then existing rules of the Law Society granting him special privileges as to Call.

The Committee recommend that the petition be granted on the ground of military service.

Frederic J. Hanna was entered as a student in the Graduate Class on September 21, 1922, and has now completed his Third year at the Law School and passed his final examinations. He is not entitled to be Called until September 21, 1925, but asks that he be allowed to be Called on June 18th on the ground of overseas service.

The Committee recommend that the petition be granted on the ground of military service.

Clifford E. Kitchen was entered as a student in the Graduate Class on July 18th, 1922, and has passed the final examinations and is entitled to be Called at the September Convocation. He asks to be Called on June 18th on the ground that although his Articles of Clerkship were filed on May 19th, 1922, and he served his principal from that date, yet his papers leading to admission were not filed with the Secretary until July 18th, 1922, owing to ignorance of the rules.

The Committee recommend that the petition be granted.

The report was adopted.

Reporting Committee Report.

Mr. Nesbitt presented the report of the Reporting Committee, as follows:—

1. That since the first number of the Encyclopedic Digest appears to be sufficiently satisfactory to warrant it, work upon the Head Note Digest be not further proceeded with at present.

2. That a contract with the Publishers of the new Encyclopedic Digest be entered into for the supply to the Society of 100 sets—not to exceed 28 numbers in all—(any additional numbers to be supplied to the Society gratis) the price to be \$4.00 per number, in all the sum of \$11,200.00;

3. That the Society do give to the said Publishers a bonus of \$2,300.00 on completion of the work on a certifi-

cate from the Treasurer of the Law Society that the work is satisfactory.

4. That the above is on condition that the work shall be extended so as to contain an article on Criminal Law specially referable to Ontario.

The report was adopted.

Presentation of Medal.

Mr. W. G. Thomson was presented with the Silver Medal awarded to him by Convocation.

Call to the Bar.

The following candidates were introduced and Called to the Bar.

Harry James Holland.
Oscar Edward Fleming.
William Edward Haughton.
Walter Mills Rowland.
John Nickle Davis.
William Weir Pollock.
Francis Joseph Justin.
Thomas Jefferson Darby.
Dorius Richer.
Sydney Tannenbaum.
Niram Fletcher Smith.
James Taylor Gow.
Solomon Charles Platus.
Ivan Clayton Harries (with Honours).
Alexander Michael Ferriss.
Ian Thompson Strachan.
Kenneth Andrew Christie.
James Leith Ross, Jr.
Joseph Benjamin Solway.
Harry Rosenthal (with Honours).
William Hutchinson Sparrow.
Walter Gordon Thomson
(Honours, Chancellor Van Koughnet and
Silver Medal).
Harold Beam Matchett.
Franklyn Wood Fisher.
Beverley Vallack Elliot.
Harvey Eaton Hazlewood.

Dalton Courtwright Wells.
Gordon Albert Binkley (Honours).
John Logan Sutherland.
Frank Fingland.
Clifford Earl Kitchen.
Donald Forsyth MacLaren.
Frederic James Hanna.
Donald Filmur Gibson.
Harry Mootry Brown.
William Mahaffy Blain (Saskatchewan).

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

STATEMENT

OF THE

REVENUE AND EXPENDITURE

OF THE

**LAW SOCIETY OF
UPPER CANADA**

FROM THE

1ST DAY OF SEPTEMBER, 1924

TO THE

**31ST DAY OF AUGUST, 1925
INCLUSIVE**

(Published pursuant to the Law Society Act and
amendments thereto.)

REVENUE.

Annual Fees	\$47,841.00	
Solicitors' and Call Fees.....	25,549.00	
Petition Fees	44.00	
Statutes Subscriptions	3,699.00	
	<hr/>	\$77,133.00
Students' Admission Fees	8,567.00	
Law School Fees	35,078.33	
Students' Examination Fees....	7,340.00	
	<hr/>	50,985.33
Interest		19,290.29
	<hr/>	<hr/>
		\$147,408.62

EXPENDITURE.

Reports, Printing	\$ 8,327.79	
Salaries	10,530.00	
	<hr/>	18,857.79
Law School, Medals and Scholarships	758.50	
Salaries	30,349.93	
Maintenance	1,688.92	
Alterations and Repairs	2,453.66	
Special	15,287.00	
	<hr/>	50,538.01
Library Books	7,417.07	
Maintenance	823.51	
Salaries	10,010.53	
	<hr/>	18,251.11
Telegraph and Telephone	2,888.46	
Grounds and Caretaking	4,786.94	
Light, Heat and Water	790.04	
Secretary and Staff	6,639.96	
Printing and Stationery	2,689.61	
Statutes Outlay	6,603.87	
Canada Law Reports	4,553.00	
Fire Insurance	935.05	
Benchers' Disbursements	1,140.97	
Sundries	4,113.81	
Osgoode Legal & Literary Society	2,000.00	
Law Costs	15.14	
25-year Digest	2,250.00	
History of Law Society	1,039.00	
Advance to Philips Stewart		
Library Fund	1,495.33	
Municipal Tax	616.49	
	<hr/>	42,557.67
County Libraries Aid		19,243.71
		<hr/>
		149,448.29
Excess of Expenditure over Receipts		2,039.67
		<hr/>
		\$147,408.62

Audited and found correct.

"F. C. Clarkson," Auditor.

Dated 9th October, 1925.



LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

Thursday, September 17, 1925.

Present:—The Tréasurer, Sir Allen Aylesworth, and Messrs. Bain, Brewster, Field, Geary, Hellmuth, Henderson, Kerr, W. F., Kingstone, Lynch-Staunton, McCarthy, McCrea, Maclaren, McMaster, MacMurchy, McPherson, W.D., Raney, Saunders, Spence, Tilley, Walkem, and White.

The Minutes of the meeting of Convocation of June 18th, 1925, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates, having given proper notice having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications—

Graduates.

Edward Alexander Anglin	Kenneth Miller Lash
Robert Baldwin Fordyce	Ernest Samuel Livermore
Barr	James Joseph Lyons
William Barrett Bate	John Paul Mageau
Charles Adams Bell	Harold Abraham Minden
George Russell Boucher	Stewart Sawle McInnes
Ralph Wilkinson Brownell	Ralph James Pequegnat
William Ralph Brunt	William Alfred Robinson
Richard Edward Butler	Cuthbert Aidan Scott
John Lorne Dawson	Wishart Flett Spence
John Francis Flaherty	George Warring Macaw

Donald Methuen Fleming	Webb
Margaret Angus Macdonald	Bernard Weinberg
Fraser	Grant Lindsay Wiley
Henry Eden Langford	Norman Wolfson

Matriculants.

Duncan Brodie McIntyre	Alexander Chisholm Logie
Crozier Robert Bigelow	Aubrey Ewart Long
Norman Borinsky	Leonard Wilson Mitchell
Matthew Munsell Brown, Jr.	Ruth McCredie
Moses Dunkelman	Homer Adrien Newall
William Gerald Enright	Robert Kelly O'Hara
John Clarke Halligan	Douglas Thornton Summer-
James Robert Henderson	hayes
Louis Herman	Raymond Nicholas Taglietti
Claude William Horne	Jack Klafer Wahl
Harold Mezniker	Jacob Morris Wainberg
Francis Leo Murphy	Alexander Harrison Arrell
John Wanless McMaster	Jack Berger
Charles Kenneth Waugh	Joseph Jeffery
Montague Cecil Beder	Jack Kaplan
Donald Keith Griffith Black	Carl Keyfetz
Earl Thomas Bradfield	Irwin James Lubin
Cecil Roy Crawford	Douglas Ross Nairn
Samuel Ellenberg	Morris Prousky
Alice Belva Gordon	Leonard Clyde Smith
Robert Stanley Johnston	Ben Tepper

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be called to the Bar, and to be granted Certificates of Fitness on completion of their service as articulated clerks:—

Clark McCredie	Hugh Henry Creswicke
John O'Meara Trepanier	Lorne Cecil Lee
Edwin George Thompson	Robert Irvin Ferguson
Newton Johnson Powell	William Alfred Stilwell
Harrison Gordon Fraser	Frederick Kent Jasperson
Ivan Burns Craig	Donald Percy Guthrie
Forbes Begue Geddes	Frederick Arthur Dashwood
William Udo Haberman	William Elliott Kelly
John William Forde	Gerald Moore Purcell
Allan Bertram Moore	William Witchen Brown
Stanley Murray Chown	Approved.

Basil Blewitt asks to be admitted as a student on his matriculation standing of Trinity College, Dublin; he has also a diploma from the Ontario Agricultural College Guelph.

The Committee recommend that the petition be refused.

Easter Examination Results, 1925.

Second Year.

The record of the returns of the examiners of the Easter examinations for the second year, is submitted herewith, showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

C. A. Wright	E. N. Johnson
D. I. Grant	J. G. Kelly
L. H. Swartz	A. D. McDonald
N. N. Simon	E. G. Gowling

Approved.

Scholarships.

Under Rule 169, the following candidates are entitled to Scholarships, as follows:—

C. A. Wright	\$100.00
D. I. Grant	60.00
L. H. Swartz	40.00
N. N. Simon	40.00
E. N. Johnson	40.00
J. G. Kelly	40.00
A. D. McDonald	40.00

Approved.

The report was adopted.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee as follows:—

1. That four new book-stacks have been placed in position on the second floor of the East Wing, at a cost of \$220.00.

These stacks have provided accommodation for discontinued series of American Reports taken from the American Library and Patent Office Gazettes removed from the American Statute Room, a total of 2,093 volumes.

The removal of these books from the American Library has required a rearrangement of the books and the removal of 542 books from the floor shelves to the gallery shelves.

Lists have been prepared and placed in the American Library indicating the changes that have been made in the arrangement of the reports.

2. That it is intended the Great Library be opened as usual between the hours of 7.30 and 10.30 p.m. during the first four days of the week, commencing October 1st, and that Law students, one in the second year and the other in the third year, if available, act as attendants in charge.

3. That arrangements have been made for Mrs. Vair to act as Assistant Librarian of the Phillips Stewart Library until an appointment is made.

4. That the Librarian has received one hundred copies of Parts 1 and 2 of the Canadian Encyclopedic Digest (Ontario edition) furnished to the Society under its contract with Burroughs & Co., and your Committee requests instructions for the disposal thereof.

The report was adopted.

Reporting Committee Report.

In the absence of the Chairman, Mr. MacMurchy presented the report of the Reporting Committee, as follows:—

That following a report of your Committee dated the 5th day of June, 1925, to Convocation and adopted by it at its meeting on June 18th, 1925, a contract between the Law Society and Burroughs & Company (Eastern) Limited, has been prepared and executed for the supply to the Society of 100 sets of the new "Canadian Encyclopedic Digest of Civil Law (Ontario Edition)."

That since the execution of said contract the said publishers have delivered to the Chief Librarian of the Society 100 copies of each of Parts 1 and 2 of the said Digest.

The report was received.

County Libraries Committee Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. That under Rule 68 it is the duty of the Chief Librarian to make a report to Convocation annually upon the condition of the books in each County Library and other matters in connection with each Library.

Strictly speaking this requires a personal inspection of each Library by the Chief Librarian at an expense of approximately \$500.00.

In view of the fact that the Chief Librarian made a special inspection of the different libraries last year and of the further fact that the condition of the several libraries has been made the subject of a special inquiry by a Joint Committee of Convocation, your Committee does not consider it necessary that a personal inspection should be made preceding the coming annual report of the Chief Librarian.

2. The publication of the Canadian Encyclopedic Digest of Civil Law (Ontario Edition) is now under way and the Chief Librarian has received one hundred copies of Parts 1 and 2 under the provisions of the agreement entered into between the Law Society and Burroughs & Company (Eastern) Limited, of the 18th June, 1925. Your Committee would request that instructions be given to the Chief Librarian to send a copy of each part of this work as received to each County Library.

The report was adopted.

Re Canadian Encyclopedic Digest of Civil Law in Ontario.

Ordered that the question of the disposition of the copies of this Digest remaining in the hands of the Law Society after each County Library has been given a copy, be referred for the consideration of the Library and the County Libraries Committee.

Presentation of Medal.

Mr. F. K. Jasperson was presented with the Bronze Medal awarded to him at the recent examinations.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Clark McCredie
John O'Meara Trepanier
Edwin George Thompson

Lorne Cecil Lee
Robert Irvin Ferguson
William Alfred Stilwell

Newton Johnson Powell
Harrison Gordon Fraser
Ivan Burns Craig
Forbes Begue Geddes
William Udo Haberman
John William Forde
Allan Bertram Moore
Stanley Murray Chown
Hugh Henry Creswicke

Frederick Kent Jaspersoon
(Honours, C.R.M. Schol. and
Bronze Medal)
Donald Percy Guthrie
(Honours)
Frederick Arthur Dashwood
William Elliott Kelly
Gerald Moore Purcell
William Kitchen Brown

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, October 15th, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Brewster, Field, Geary, Grant, Kerr, J. G., Kerr, W. F., Kingstone, Lennox, Ludwig, McCarthy, McKay, Mac-laren, MacMurchy, McPherson, W.D., Rodd, Rowell, Spence, Tilley, Walkem, Washington, and White.

The Minutes of the meeting of September 17th, 1925, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates.

Elton Ray Meredith
Edward Ryckman Alexander
Lionel Chevrier
Gaston Vincent
Robert James Anderson
Morley Edward Callaghan
Arthur Edwin Cluffe
Armand Cousineau
David John Arnold Cuddy
Kevey Koskey
Harold Franklin Lazier
Paul Joseph James Martin
Henry Hale Minshall
David John Rankin
Sidney Hamlin Robinson
Nathan Strauss
Michael Vincent Sullivan

Graduates.

Henry Donald Langdon
William Logan Millman
Rupert Charles McMichael
John Kenneth Ross
Robert Donald Ruddy
Rupert Earl Simmons
Harold Duncan VanHorne
Irvin Aaron
Richard Ernest Baron
Brocklesby
Aletha Lenore Colter
George Allen Ross Cowan
Edson Livingston Haines.
Thomas Rutherford Flindall
Langdon
Harold Mehr
Reuben Moscoe

John Henderson Thomson	Edwin Pearlman
Edward Philp Tilley	Francis Colenso Powell
J. Harold Wood	Edra Iles Sanders
Matriculants.	Charles Frederick Sanderson
Harry Fraser Palmer	Donald Calder Weir
Anna Victorine Rochemont	William John Annett
Arthur Vivian Boddy	Charles John Frederick Ross
Frances Andrew Brewin	Lily I. Sherizen

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted Certificates of Fitness on completion of their service as articulated clerks:—

Paul Coursolles Brouse	Emily Frances Lynch
Charles Maxwell Luke	Thomas Dawson Delamere
Amos Hyman Brown	John Meadows Marsh
George Frank Glassford	Clarence Laverne Yoerger
Joseph Aspinall Royce Mc-	Norman Clifford Thomas
Cuaig	Howard
Harold Emerson Boston	Harold McMonies Vance

Approved.

Finance Committee Report.

In the absence of the Chairman, Mr. Spence presented the report of the finance Committee, as follows:—

Annual Finance Statement, 1924-25.

The annual financial statement of the Society certified by the Auditor, for the year ending August, 1925, is submitted herewith, showing Receipts amounting to \$147,408.62 and Expenditures amounting to \$149,448.29, leaving a deficit of \$2,039.67.

Annual Estimates, 1925-26.

A statement of the estimated Revenue and Expenditure for the year ending 31st August, 1926, is submitted herewith, showing estimated Revenue amounting to \$148,521.00 and estimated expenditure amounting to \$139,062.50 with an estimated surplus of \$9,458.50.

Re Examiners.

A memorandum has been received from the Dean of the Law School recommending remuneration for the Lectures for examining papers, as follows:—

S. H. Bradford.....	\$200.00
A. R. Clute	175.00
H. W. A. Foster.....	75.00
H. M. Cody.....	100.00

The Legal Education Committee having approved of the amounts, the Committee recommends that such remuneration be given the Lecturers.

Re Increases in Salary.

In reference to the report of the Library Committee, dated May 21st, 1925, which was referred to this Committee for approval, the Committee recommends as follows:—

That the salary of Thomas Jones, caretaker and gardener, be increased to \$1,450.00 per annum.

That the request of Mr. F. R. Bacon, library cleaner, for an increase, be refused.

That the salary of Mrs. Cora Baker, library cleaner be increased to \$12.00 weekly.

Mr. Spence submitted to Convocation the annual estimates for 1925-26 and explained a number of the items in detail showing how the amounts were arrived at.

The report was adopted.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

1. The Chief Librarian submits an estimate of the probable expenditure for the Great Library and the Phillips Stewart Library for the year 1926:

The Great Library—	1926	1925
Books and Periodicals.....	\$7,500.00	\$7,417.07
Maintenance	850.00	823.51
Furniture, Book-stacks, &c.....	300.00	220.00
Salaries	11,000.00	10,010.11
	<hr/>	<hr/>
	\$19,650.00	\$18,471.11

The Phillips Stewart Library—

Books and Periodicals.....	1,500.00	1,495.33
Maintenance	375.00	375.00
Salaries	1,200.00	1,200.00
	<hr/>	<hr/>
	\$3,075.00	\$3,070.33

2. In accordance with a direction made at a meeting of the Library Committee held on the 14th day of September last, Messrs. John Pezzack and E. G. Gowling have been appointed evening attendants in the library for 1925-26.

3. A letter dated October 5th has been received from Mr. Vaux Chadwick in which he states that the southerly book-case in the room over the Benchers' Room has been moved to the position as shown in his plan.

4. Applications have been called for the appointment of an assistant librarian for the Phillips Stewart Library, the salary offered being \$1,200.00 for one year with one month's vacation.

The report was adopted.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Paul Coursolles Brouse	Emily Frances Lynch
Charles Maxwell Luke	Thomas Dawson Delamere
Amos Hyman Brown	John Meadows Marsh
George Frank Glassford	Clarence Laverne Yoerger
Joseph Aspinall Royce Mc-	Norman Clifford Thomas
Cuaig	Howard
Harold Emerson Boston	Harold McMonies Vance

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, November 19th, 1925.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Boys, Cowan, Field, Grant, Hellmuth, Henderson, Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, McCarthy, MacMurchy, McPherson, G. G., McPherson, W. D., Nickle, Raney, Saunders, Spence, Walkem, Washington, and White.

The Minutes of the Minutes of Convocation of October 15th, 1925, were read and confirmed.

Election of Benchers.

Mr. Robert Spellman Robertson, K.C., of Toronto, was elected Benchers to succeed the late Mr. Hamilton Cassels, K.C.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates—

Marjorie Marion Jessie Reid	Howard Wilfred Alles
William Francis Canary	Hyman Max Swartz
Robert Hewett Littlejohn	David Sylvester Charlton
Frederick Alan Beck	Lachlan Randolph MacTavish
George Robert Sheppard	John Gladstone Currie
Irvine Philip Dickler	George Rondeau Brett
Matriculants.	Lawrence Arthur Smith
Paul A. Copeland	Lorne Withrow Jordan
Ross Croft Taylor	John Edwin Clement
Wilfred Sarafeld Martin	John Wesley Burgess

Joseph Andrews	Morris Goodfellow
Raymond Cornelius Doyle	Gordon Richard Foster
Nathan Aaron Taylor	Benjamin Harry Yuffy
	Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar, and to be granted Certificates of Fitness on completion of their service as articulated clerks:—

John Percy Collyer	George Blaisdell Honey
Campbell Grant	Roland Frederick Wilson
John Ross Hetherington	Alfred Morris Wootton
John Edward Start	William Nathan Winkler
Frederick Clarke Hastings	George MacDonald Grant
Thomas Joseph Day	Herman Joseph Fournier
John Keith Henry	Reginald Elbridge Nourse
Duncan Stuart Whyte	Murdoch Leonard Martyn
William McMaster Thompson, Jr.	Erastus William Grant
Louis S. Hyman	Frederick Thomas McDermott
Roland Ayres Carscallen	Joseph Ward Foster
Sydney Alexander Valpy Martin.	Archie Francis Gignac
Harold Morley Carscallen	Morley Breuls
David Charles Howard	Albert Edward Hugill
	Foster Bullivant Eddy
	Approved.

Call to the Bar and Certificate of Fitness—Special.

Alexander MacKenzie Matheson who has been duly Called to the Bar of the Province of Nova Scotia and duly admitted as a Solicitor of that Province, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under section 3(e) of the Barristers Act, on passing the prescribed examination, and having served under Articles to a practising solicitor in Ontario for two months, is entitled to be granted a Certificate of Fitness under section 6(e) of the Solicitors Act, having also passed the prescribed examination in Practice and Statutes.

Approved.

Call to the Bar—Special.

William Hancock Johnston of Ottawa, who was admitted as a Solicitor of the Supreme Court of Ontario on the 3rd day of November, 1920, is entitled to be Called to the Bar of Ontario under section 4(3) of the Barristers Act, he having been in practice as a Solicitor in Ontario for five years, on passing the prescribed examination.

Approved.

D. A. Patchell, a student-at-law in the Third year, asks to be allowed to write on the Christmas examinations without attending lectures, as his principal, Mr. M. H. Roach of Beaverton, is seriously ill and the petitioner is the only person capable of carrying on the business.

The Committee recommends that the petition be refused.

Re McMaster University.

The Dean of Arts of McMaster University applies for the inclusion of McMaster University in the list of Ontario Universities mentioned in Rule 103(b). The Dean's letter of application is before the Committee.

The Committee recommends that the application be granted.

Re Lectures.

A petition is submitted from the Osgoode Hall Literary and Athletic Club asking that the afternoon lectures now held at 2.10 p.m. and 4.40 p.m. be held in the morning at 10 a.m.

The Committee recommends that the matter stand over until the next meeting.

The report was adopted.

Re Rule Number 103.

Ordered that Rule Number 23 be suspended and that Rule Number 103 be amended by inserting the words "McMaster University, Toronto," after the word "Toronto" in paragraph (b) thereof.

Discipline Committee Report.

Mr. Saunders presented the report of the Discipline Committee, as follows:—

Re Harry J. Fine (a Solicitor).

It having been brought to the attention of the Law Society of Upper Canada by the Crown Attorney of the County of York that in the case of *Rex v. Abels*, tried in the Court of General Sessions of the Peace for the said County, four statutory declarations in blank all signed by the said solicitor as "A Commissioner, etc.," and having affixed thereto his notarial seal of office, were found among the prisoner's effects and filed as exhibits in the said case; the signing in blank of the said declarations appearing to be such as to call for investigation, the same was proceeded with by your Committee in pursuance of the powers conferred upon them by Statute and the Rules of the Society, on the 12th day of November, 1925, after due notice served on the said solicitor.

The solicitor did not appear in person, but was represented before the Committee by his counsel, Mr. Rosenberg, who stated that although the solicitor was personally unable to attend, he desired the matter to be proceeded with; and that he was instructed to say that the solicitor denied that the signature to the statutory declaration was his.

Your Committee was not satisfied that the signature to the statutory declaration in question was not the genuine signature of the solicitor in question.

Your Committee desires further to report that their investigation into this complaint has shown that the method of administering oaths and affirmations is frequently so perfunctorily performed, and so wanting in formality, that the fact that a solemn oath is being administered to him is not recognized by the deponent; that in administering oaths and declarations, the proper formula is not always used; that affidavits and statutory declarations are sometimes certified to as having been sworn when the deponent has not personally attended before the commissioner who certifies that the deponent appeared before him and took the affidavit or declaration; and that forms of affidavits and declarations have in some cases been signed in blank by the commissioners and given to the deponent or someone acting on his behalf to be filled up afterwards.

All such irregularities in taking affidavits and declarations are improper; and your Committee is of opinion that it should be brought to the attention of the members of

the Law Society that all oaths and declarations certified to have been taken by them as "commissioners for taking affidavits" (which office and duty is entrusted to them by Statute **because they are solicitors of the Supreme Court of Ontario**) must be administered in due form, and that any default of duty in this regard amounts to conduct unbecoming a member of the legal profession, and in future will be so regarded in cases where such irregularities are brought to the notice of Convocation.

Your Committee recommend that Convocation direct that a copy of their finding be forwarded by the Secretary to the solicitor in question.

The publication of this report in the proceedings of Convocation will, it is hoped, bring the matter to the general attention of the profession.

Re Robert A. Reid (a Solicitor).

A circular, dated May, 1925, (marked private and confidential) re "Home Bank and Shareholders Double Liability" issued over the signature of the said solicitor, was brought to the attention of the Law Society of Upper Canada as amounting to the soliciting of legal business by letter, and the said circular, together with a subsequent letter of the said solicitor, dated October 31st, 1925, explaining his intentions in the preparations and issue of the said circular, was considered by your Committee, in pursuance of the powers conferred upon them by Statute and the Rules of the Society, on the 12th day of November, 1925.

Your Committee considers that the circular amounts to a breach of etiquette, if not, of ethics, and reports accordingly to Convocation, with a recommendation that the solicitor be written to advising that his circular letter offends in that respect.

The report was adopted.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

1. In answer to the advertisement which appeared in the Weekly Notes for application from junior barristers for the position of Librarian of the Law School, three applications were received.

Your Committee, after interviews by the Chairman and other members with the applicants, and consultation with the Dean of the Law School, recommends the appointment of Miss Ruby Wigle to the position.

2. In a letter dated 16th November, 1925, the Dean of the Law School requests that a set of the English Law Reports not in use in the Main Library but kept in reserve, be transferred to the Lecturers' Room for a working library for the teaching staff.

Your Committee recommends that the request be granted to the extent of the volumes at present available, viz., from 1891 to date.

The Dean also requests that old editions of text books be taken from the reserve library and placed in the Lecturers' Room for the same purpose.

Your Committee recommends that permission be granted subject to the approval of the Chairman, as to the books to be removed, and that he be authorized to arrange for the necessary shelving by extension of the present shelves for a few feet.

With the exception of the last two paragraphs thereof which were held over for further consideration, the report was adopted.

Appointment of Phillips Stewart Librarian.

Miss Ruby Wigle was appointed Librarian of the Phillips Stewart Library at a salary of \$1,200.00 per annum payable monthly.

Re Memorial of the Late Hamilton Cassels, K.C.

Ordered that a Special Committee be appointed by the Treasurer to prepare a memorial of the late Mr. Hamilton Cassels, K.C.

Re Osgoode Hall Literary and Athletic Society.

Ordered that a further grant of \$1,000.00 be made to the Society and that the same be paid out and administered under the supervision of a Special Committee to be composed of Messrs. Boys, Spence and White.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

John Percy Collyer	George Blaisdell Honey
Campbell Grant	Roland Frederick Wilson
John Ross Hetherington	Alfred Morris Wootton
John Edward Start	William Nathan Winkler
Frederick Clarke Hastings	George MacDonald Grant
Thomas Joseph Day	Herman Joseph Fournier
John Keith Henry	Reginald Elbridge Nourse
Duncan Stuart Whyte	Murdock Leonard Martyn
William McMaster Thompson, Jr.	Erastus William Grant
Louis S. Hyman	Frederick Thomas McDermott
Roland Ayres Carscallen	Joseph Ward Foster
Sydney Alexander Valpy	Archie Francis
Martin	Morley Breuls
Harold Morley Carscallen	Albert Edward Hugill
David Charles Howard	Foster Bullivant Eddy

Call to the Bar—Special.

The following candidates were, as special cases, introduced and Called to the Bar, they having been first examined by Mr. Kingstone and Mr. Henderson, touching their qualifications:—

Alexander MacKenzie Matheson (Nova Scotia).
William Hancock Johnston (Ontario Solicitor).

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, January 21st, 1926.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Brewster, Field, Geary, Kerr, J.G., Kerr, W. F., Kingstone, Ludwig, MacMurchy, McPherson, Nesbitt, Raney, Robertson, Rodd, Saunders, Spence, Tilley, Walkem, and White.

The Minutes of the meeting of Convocation of November 19th, 1925, were read and confirmed.

Appointment to Committee.

Mr. Robertson was appointed to the Discipline Committee to succeed the late Mr. Cassels.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates—	Gordon Robert Brock
Charles Emmett Ruddy	John Gordon Harris
Matriculants—	John Alfred Currie
Terence Cronyn	Joseph Graeme Hood
Alfred H. Stevenson	Morris Charles Taylor
William Alexander Calder	Barney Cohn
David Ferguson Jackson	George William Webb

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers are services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar

and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

Arthur Lawrence Scace
Reuben Rodness
Margaret Paton Hyndman

Ruby Mildred Wigle
Michael Augustine O'Shea
Ivan Dalton Corcoran

Approved.

Examination Results—Christmas, 1925.

The returns of the Examiners of the Christmas Examinations for the First, Second and Third years are before the Committee, showing those who have passed and those who have failed.

Approved.

Re Law School Lectures.

The Petition submitted from the Osgoode Hall Literary and Athletic Society, asking that the afternoon lectures now held at 2.10 p.m. and 4.40 p.m. be held in the morning at 10 a.m., is again before the Committee for consideration.

A letter from the Dean of the Law School dated December 31st, 1925, in re the said petition is submitted.

The Committee recommends that this plan be tried for the remainder of the term.

Re Matthew Wilson, K.C., Trust.

A letter from the Trusts & Guarantee Co. Ltd. dated December 3rd, 1925, informing the Law Society that they are seized of a Trust Fund of \$1,000.00 left by the late Matthew Wilson, K.C., to the Society, the interest or income therefrom to be applied yearly for the giving of a Gold Medal to a student passing his final examination for Barrister.

The Committee accepts the bequest on the terms of the Will; the scheme as to how the medal is to be awarded to be considered later.

John Ross Stirrett.

Mr. Stirrett is giving notice of his intention to apply to the Law Society of Upper Canada in the month of March, 1926, to be Called to the Bar; he presents a Certificate of Standing, duly executed by the Law Society of Manitoba showing that he is "entitled to be Called to the Bar of Mani-

toba, upon payment of fees;" the said Certificate is submitted for the Committee's approval.

The Committee recommends that the matter stand for further consideration.

The report was adopted.

Discipline Committee Report.

Mr. Saunders presented the report of the Discipline Committee, as follows:—

In the matter of the Law Society Act and in the matter of **Leo J. Phelan**, a Barrister and Solicitor.

1. It having been brought to the notice of the Society that Leo J. Phelan had been convicted on a charge of having committed forgery of certain documents and of two charges of stealing certain moneys, your Committee determined to investigate the case and a certificate was obtained from the Clerk of the Court of General Sessions of the Peace in and for the County of York, dated June 22nd, 1925, showing that on June 17th, 1925, the said Leo J. Phelan was found guilty of the said charges and was sentenced to serve a term of one year in the Ontario Reformatory and an indeterminate sentence of eighteen months.

2. Notice was duly served upon the said Phelan, now a prisoner in the Ontario Reformatory, that on the 17th day of November, 1925, the Discipline Committee would proceed with the investigation and trial against him. Your Committee met and the investigation and trial was proceeded with, neither the said Phelan nor any person on his behalf appearing, in pursuance of the said notice served upon him, and the said Certificate of Conviction was placed in evidence and was considered.

3. Your Committee reports that the said Leo J. Phelan was duly convicted of the said offences as set forth in the said Certificate of Conviction hereinbefore referred to.

4. Your Committee further reports that in their view the said Leo J. Phelan is guilty of professional misconduct and conduct unbecoming a Barrister and Solicitor and should not be permitted to remain on the Rolls of the Society.

5. The said Solicitor was Called to the Bar and sworn in as a Solicitor on the 17th day of September, 1917, and at the

time of his said conviction was practising at the City of Toronto.

6. The Certificate of Conviction, Notice of Hearing, Declarations of Service and Correspondence are returned with this report.

Ordered that the report be considered at the next meeting of Convocation and that due notice be given to all concerned.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

1. Tenders have been received from A. H. Reed for the erection of book shelves in Mr. Sidney Smith's room required to accommodate Canadian and English Law Reports, viz.:—

- | | |
|--|---------|
| (1) To erect one set book shelves on south wall
15 feet long, approximately 7 feet 9 inches
high | \$56.00 |
| (2) To erect one set book shelves on south and
west wall 15 feet total length | 60.00 |

These are to be made of pine, stained and varnished and all materials supplied to complete same.

Your Committee recommend that the second tender be accepted, the shelving placed in position and books available from the Great Library placed thereon.

2. Your Committee submit herewith the Annual Report of the Chief Librarian on the Great Library and the Phillips Stewart Library for the year 1925.

3. Your Committee recommend that the series of reports known as Lloyd List Reports, 22 volumes with a digest, be purchased at a cost of \$290.00, and that these reports be subscribed for annually hereafter.

Report of Chief Librarian.

The Chief Librarian begs to submit a report on the Library and also a report on the Phillips Stewart Library for the year 1925.

During the year 1,258 volumes were added to the Library—of these 395 were presented, 285 came from the bindery and 578 were purchased. A classified list of the

accessions and a list of the presentations to the Library are attached to this Report.

The bound volumes in the Library now number 64,418 volumes.

The Library is kept open on Monday, Tuesday, Wednesday and Thursday evenings of each week from 7.30 to 10.30 p.m. The evening attendance in the Library from October 1st to December 23rd, 1925, has been 592, as follows:—

Members of the Bar.....	93
Students	499
	<hr/>
	592

This is an average of 12 an evening.

The erection of four book-stacks on the third floor of the East Wing gave much needed relief to the shelving space in the American Reports Library.

The total expenditure upon Library account during the year was \$17,117.61.

This sum was expended as follows:—

Books and Periodicals	\$4,235.71
Freight, Postage, etc.	23.37
Binding	763.40
Rebinding and Repairs.....	1,302.40
Stamping	148.13
Stationery, Printing and Supplies.....	348.19
General Repairs	128.18
Salaries	7,300.00
Evening attendance in Library (salaries).....	272.50
Wages (Library cleaning, &c.)	2,518.67
Sundries	77.06
	<hr/>
	\$17,117.61

The Library accessions in 1925, were as follows:—

Texts	Vols.	Cost
Canadian	8	\$ 69.90
English	49	302.94
United States	12	67.22
Reports		
Canadian	99	489.05
English	59	427.60
United States	213	979.00
Australian	13	163.50

Statutes

Canadian	29	79.50
English	6	19.93
United States	33	257.75
Australian	7	44.50
Cyclopaedia, Dictionaries, Digest and Directories	115	762.31
General Literature	14	48.76
Parliamentary	95	59.08
Presentations	395	
Miscellaneous, Periodicals, &c.	111	464.67
	<hr/>	<hr/>
	1,258	\$4,235.71
Volumes purchased	578	
“ presented	395	
“ bound for the Library	285	
	<hr/>	
	1,258	

Library Presentations, 1925.

	Vols.
Hon. Chief Justice Latchford, Long's Expedition (1825)	2
Hon. Mr. Justice Riddell, General Literature (Canadian, &c.)	141
Angus MacMurchy, Esq., K.C., Henderson—Partnership	1
Willis—Workmen's Compensation Act	1
Canadian Bar Proceedings, 1922	1
G. S. Holmsted, Esq., K.C., Jellicoe—The Grand Fleet	1
G. O. Alcorn, Esq., K.C., Turner—Quieting Titles	1
Cameron—Rules of Court	1
Cooper—Chancery Practice	1
Rouse—Precedents of Mortgages	1
Statutes—Canada and Ontario	68
Hamilton Cassels, Esq., Statutes—Canada and Ontario	47
“ L. R. Series	13
Lionel Davis, Esq., Life of Sir John Holt	1

O'Hagan, Dr. Thomas,	
With Staff and Scrip.....	1
Essays, Literary	1
In the Heart of the Meadow.....	1
American Bar Association,	
Report, 1924	1
Butterworth & Co.,	
Australian and New Zealand Law List.....	1
Canadian Bar Association,	
Report, 1924	1
Canadian Pacific Railway Legal Department,	
Dyer's Reports	1
Blackstone (Sir W.), Reports.....	1
Vesey's Reports	1
Viner's Abridgment	2
Carnegie Endowment,	
State Control	1
Sources of World War	1
Colonial Secretary, Jamaica,	
Laws, 1924	1
Colonial Secretary, Newfoundland,	
Statutes, 1924	1
Colonial Secretary, Barbados,	
Laws, 1912-18 and 1922-3	2
Colonial Secretary, Trinidad,	
Ordinances, 1924	1
Connecticut State Library,	
Public Records	7
Denmark, Vice Consul,	
Handbook of Denmark, 1925.....	1
Library of Congress,	
Report, 1925	1
Loyola University,	
Civil Code, Louisiana	1
Michigan Historical Commission,	
Michigan and the World War.....	1
Messages of Governors	1
Middle Temple Library,	
Supplement to Catalogue, 1914-24.....	1
Quebec, Provincial Secretary,	
Year Book, 1924	1
Queensland, King's Printer	
Acts, 1924	1

South Australia, King's Printer,	
Acts, 1924	1
Standard Legal Directory Co.,	
Law List, 1925.....	1
Toronto City Clerk,	
Minutes Council, 1924.....	1
University Trinity College,	
Year Book, 1924-25.....	1
Victoria, King's Printer,	
Acts, 1924	1
Western Australia, King's Printer,	
Acts, 1924	1
King's Printer,	
Debates, Sessional Papers, Statutes, &c.....	76
	<hr/>
	395

Phillips Stewart Library.

During the year 1925 this Library received an accession of 368 volumes, comprising Text Books and Reports of Cases.

The Library now contains 4,337 volumes on the shelves.

Text Books and Examination Papers to the number of 5,262 were loaned to the students.

Mr. Robert Urwin, the assistant in charge, died on April 12th, 1925, and Miss Ruby Wigle, B.A., Barrister, was appointed to fill the position on November 16th, 1925.

A new card system in connection with the loaning of books has been installed and the books are being catalogued and re-arranged.

The assistant in charge reports that the rules pertaining to the library have been observed by the students and books returned promptly.

The expenditure for 1925 was as follows:—

Books	\$ 506.10
Repairs	171.05
Binding	65.80
Stamping	15.85
Salaries	540.00
	<hr/>
	\$1,298.80

The report was adopted.

County Libraries Report.

Mr. Walkem presented the County Libraries Report as follows:—

1. As the following Associations have completed their Annual Returns on or before the 15th day of January, 1926, it is recommended that the following grants be made to them respectively:—

Brant.....	\$440.00 less \$50.00.....	\$ 390.00
Bruce		156.67
Elgin		390.00
Grey		173.33
Haldimand.....	296.80 less 50.00.....	246.80
Hamilton		1,930.00
Hastings		306.67
Lambton		380.00
Leeds		336.35
Lindsay		193.33
Norfolk		160.00
Northumberland		140.00
Oxford.....	196.67 less 50.00.....	146.67
Perth		410.00
Peterboro		283.46
Renfrew		150.00
Sault Ste. Marie.....		413.33
Simcoe		384.94
Stormont		153.33
Thunder Bay		300.00
Welland		500.00
Wellington.....	380.00 less 50.00.....	330.00
York		2,187.00
		<hr/>
		\$10,061.88

2. As the following associations have completed their Annual Returns since the 15th day of January, 1926, it is recommended that the following grants for 1925 be made to them respectively:—

Carlton	\$1,660.00
Essex	1,040.00
Ontario	168.00
Kent \$370.00 less \$50.00	320.00
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	\$3,188.00

3. The following associations have not as yet completed their Annual Returns:—

Frontenac,	Rainy River,
Huron,	Sudbury
Kenora,	Temiskaming,
Lanark,	Waterloo.
Middlesex.	

4. The following is a statement of the County Library Loans still owing:—

Brant	\$ 50.00
Haldimand	250.00
Kenora	175.00
Kent	150.00
Oxford	50.00
Wellington	50.00
	<hr/>
	\$725.00

5. Re Application of Haldimand Law Association.

It is recommended that in reply to Judge Hopkin's application, the sum of \$100.00 be made as a special grant to the Haldimand Law Association, and the present debt of \$300.00 be cancelled.

The report was adopted.

Memorial to the Late Mr. Cassels, K.C.

The preparation of a Memorial was referred to a Special Committee to be composed of Messrs. MacMurchy and Robertson.

Re Miss Clara Brett Martin Memorial Scholarship.

A letter from the President of the Women's Law Association of Ontario, dated January 19th, 1926, was read. The letter stated that the Women's Law Association of Ontario have on hand \$300.00 for the purpose of establishing a prize, or scholarship, to be paid in cash each year to the Third year student attaining the highest mark on the subject of Trusts in the examinations at the Law School; such prize to be known as "The Clara Brett Martin Memorial Scholarship," in memory of Miss Martin as the first woman in the British Empire to be Called to the Bar; that the Association wishes to hand this money over to the Law Society for administration.

The Secretary was instructed to write the said Association and say that the Law Society will have pleasure in

establishing a Scholarship as desired, and administer the fund handed to it for that purpose.

Re Portrait of Chief Justice Latchford.

A letter from Mr. Geo. F. Henderson, K.C., stating that the artist who painted this portrait had informed him that he was under the impression that the price of \$750.00 to be paid did not include the frame and requesting that the bill for framing amounting to \$140.00 be paid, was read.

Convocation, being satisfied that the contract between the Society and the artist provided that the price paid for the portrait should include the cost of the frame, was of the opinion that no action should be taken, particularly as the fee paid artists for all former portraits included the frame.

Portrait of Sir Edward Blake.

It appearing that this portrait, hanging in Convocation Room, was in a damaged condition, the Secretary was instructed to take the necessary steps to enquire if the portrait can be repaired, and if so, to report to Convocation the cost thereof.

Re Court Rooms.

On motion of Sir Allen Aylesworth, it was resolved as follows:—

“The Benchers of the Law Society of Upper Canada have heard with great gratification that the Honourable the Attorney-General and the Government of the Province have decided that in future the Court Rooms in Osgoode Hall must not be used for the Trial of Witness Actions or Proceedings. For many years Convocation has continuously protested against and resisted the practice which is now to end. Convocation therefore desires to express its unanimous approval of the action which has been taken in the matter by the Attorney-General and the Government, and to state its wish to assist and co-operate in any manner possible in order to make sure that the objectionable practice may not be any longer continued.”

Call to the Bar.

The following were introduced and Called to the Bar:—

Arthur Lawrence Scace
Reuben Rodness
Margaret Paton Hyndman

Ruby Mildred Wigle
Michael Augustine O'Shea
Ivan Dalton Corcoran

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 4th February, 1926.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Field, Henderson, Kerr, W. F., McCarthy, MacMaster, McPherson, G. G., McPherson, W. D., Nesbitt, Robertson, Saunders, Spence, Washington and White.

The Minutes of the meeting of Convocation of January 21st, 1926, were read and confirmed.

Benchers' Election, 1926.

Mr. W. D. Gwynne and Mr. J. J. Maclellan were appointed, with their assent, to act as Scrutineers at the Election of Benchers to be held in April next, and **Hon. W. D. McPherson, K.C.**, to assist the Treasurer and act for him in his absence in counting the votes.

Discipline Committee Report.

Re Leo J. Phelan, Barrister and Solicitor.

Mr. Saunders presented for consideration the report of the Discipline Committee herein which was laid before Convocation at its meeting on January 21st.

Mr. Phelan having been duly notified that Convocation would at its meeting today consider the said report, it was ordered that the report of the Discipline Committee in the matter of Leo J. Phelan, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario be adopted.

That upon the facts ascertained and appearing by the said report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said Leo J. Phelan guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said report.

That the said Leo J. Phelan be disbarred;

That the said Leo J. Phelan is unworthy to practise as a Solicitor.

Re Discipline Committee Procedure.

Your Committee submit the following suggestions with a view to establishing uniformity of procedure before Con-

vocation in respect to cases of unprofessional conduct reported by the Committee under Rule 85:—

“Resolved that when the Discipline Committee shall have made its report under Clause 5 of Rule 85, the Secretary shall thereupon cause a copy of the Committee’s findings, as reported to Convocation, to be served upon the solicitors with a notice that the same will be considered and dealt with by Convocation at a meeting to be held at a certain hour upon a date to be named, which shall be not less than ten days after the date of the service thereof, and that such notice shall intimate that the solicitor may then appear and be heard personally or by counsel in respect of the findings of the Committee so reported and in respect of the action of Convocation to be taken thereon; and Convocation at such meeting may then and there take such final action in the matter as to it shall seem meet whether or not the solicitor shall appear pursuant to the said notice.”

The report was adopted.

Library Committee Report.

In the absence of the Chairman, Mr. McMaster presented the report of the Library Committee, as follows:—

(1) Canadian and English Law Reports, in all 335 volumes, with 58 volumes of the Canada Law Journal, the property of Mr. Holford Ardagh, can be procured for the Library. (See list of Reports with estimate of value attached.)

Your Committee recommend the purchase of the above reports for the sum of six hundred dollars.

(2) An application is submitted from Mr. F. R. Bacon, Janitor in the Library, for an increase in wages.

Mr. Bacon was appointed in February, 1925, at the rate of \$20.00 per week.

Your Committee recommend that Mr. Bacon’s wages be increased to one hundred dollars per month.

The report was adopted.

County Libraries Committee Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. As the following County Law Associations have now completed their Annual Returns it is recommended that the following grants for 1925 be made to them respectively:—

Huron	\$ 228.17
Frontenac	380.00
Kenora \$113.33 less \$25.00	88.33
Middlesex	1,365.00
Temiskaming	183.33
Waterloo	356.67
Rainy River	170.00
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	\$2,771.50

2. All the Associations have now completed their Annual Returns with the exception of Lanark and Sudbury.

3. The following is a statement of the County Loans still owing:—

Brant	\$ 50.00
Kenora	150.00
Kent	150.00
Oxford	50.00
Wellington	50.00
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	\$450.00

4. Your Committee recommends a special grant of \$300.00 to the Kent County Association.

The report was adopted.

Re Revision of the Law Society Act, Barristers Act and Solicitors Act.

A Special Committee composed of Messrs. Nesbitt, Ludwig, McCarthy and White, was appointed, with power to add to its numbers, to consider the revision of these Acts.

Re Portrait of Sir Edward Blake.

The Secretary reported to Convocation that the Haynes Art Gallery have inspected the portrait and estimate that it would cost \$20.00 to repair the damages.

The Secretary was instructed to have the work done.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 18th March, 1926.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Bain, Boys, Cowan, Field, Hellmuth, Kerr, J. G., Kerr, W.F., Ludwig, McCarthy, McMaster, McPherson, W.D., Robertson, Rodd, Saunders, Walkem and White.

The Minutes of the meeting of Convocation of February 4th, 1926, were read and confirmed.

Benchers' Election.

Ordered that the Secretary is instructed to take the necessary steps required by Section 16 of the Law Society Act on Tuesday, the 22nd day of March, 1926.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Matriculants

John Aubrey Marshall
Sydney Winkler

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

Norman Lavelle Norris
John Gordon Macdougall Collinson
Samuel Arnold Wallace

Approved.

John Ross Stirrett.

Mr. Stirrett is giving notice of his intention to apply to the Law Society of Upper Canada in the month of March, 1926, to be Called to the Bar; he presents a Certificate of Standing, duly executed by the Law Society of Manitoba showing that he is "entitled to be Called to the Bar of Manitoba, upon payment of fees."

The matter came before the Committee on January 19th, 1926, and was ordered to stand for further consideration. A letter is submitted from the Secretary of the Law Society of Manitoba giving further information.

The Committee recommends that he be Called to the Bar.

The report was adopted.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Norman Lavelle Norris
John Gordon Macdougall Collinson
Samuel Arnold Wallace

The Treasurer having left Convocation to present those Called to the Court, Mr. McMaster took the chair at his request.

Discipline Committee Report.

Mr. Saunders presented the reports of the Discipline Committee, as follows:—

In the matter of **Frank D. Ungaro**, Barrister and Solicitor.

1. It having been brought to the notice of the Society that Frank D. Ungaro had been convicted on charges of stealing moneys, your Committee determined to investigate the case and a certificate was obtained from the Clerk of the Peace in and for the County of York, dated January, 1926, showing that on the 11th day of January, 1926, the said Frank D. Ungaro was found guilty of the said charges and was sentenced to serve a term of one year in the Ontario Reformatory and one year indeterminate.

2. Notice was duly served upon the said Ungaro, now a prisoner at the Industrial Farm at Burwash, Ontario, that on the 18th day of February, 1926, the Discipline Committee would proceed with the investigation and trial against him.

Your Committee met and the investigation and trial was proceeded with, neither the said Ungaro nor any person on his behalf appearing in pursuance of the said notice served upon him, and the said certificate of conviction was placed in evidence and was considered.

3. Your Committee reports that the said Frank D. Ungaro was duly convicted of the said offences as set forth in the said certificate of conviction hereinbefore referred to.

4. Your Committee further reports that in their view the said Frank D. Ungaro is guilty of professional misconduct and conduct unbecoming a Barrister and Solicitor and should not be permitted to remain on the Rolls of the Society.

5. The said Solicitor was Called to the Bar and sworn in as a Solicitor on the 5th day of February, 1920, and at the time of his said conviction was practising at the City of Toronto.

6. The certificate of conviction, notice of hearing, declarations of service and correspondence are returned with this report.

The Solicitor not appearing before Convocation either in person or by counsel, although duly served with a notice of the findings of the Committee, it was ordered—

(1) That the report of the Discipline Committee in the matter of Frank D. Ungaro, of the City of Toronto, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, be adopted.

(2) That upon the facts ascertained and appearing by the said report and the evidence and other papers therein referred to and submitted to Convocation therewith, Convocation finds the said Frank D. Ungaro guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor in respect to the charge dealt with by the said report.

(3) That the said Frank D. Ungaro be disbarred, and

(4) That the said Frank D. Ungaro is unworthy to practise as a Solicitor.

The Treasurer having returned from Court, then resumed the chair.

In the matter of **Dorius Richer**, Barrister and Solicitor.

1. It having been brought to the notice of the Society that Dorius Richer had been arrested at the City of Toronto

on or about the 30th day of December, 1925, on the information and complaint of Detective Thomas Sullivan, who said that the said Richer in the month of December, 1925, at the City of Toronto, did steal one overcoat the property of J. R. Hunter of the value of over ten dollars; a copy of the said information was procured from the Police Court Clerk; the said information showed that the said Richer appeared before the Police Magistrate of the City of Toronto on December 30th, 1925, to answer to the said charge and was then remanded in custody to the 31st December, 1925, when he again appeared before the Police Magistrate and the charge "withdrawn." The matter appearing to be one for investigation, notice was duly served upon the said Richer that on the 18th day of February, 1926, the Discipline Committee would proceed with the investigation and trial against him. Your Committee met and the investigation and trial was proceeded with, the said Richer being present in pursuance of the said notice served upon him, and a copy of the said information was placed in evidence. The Solicitor admitted the facts alleged in the complaint. He stated in explanation that he was drunk at the time but admitted that subsequently, when not under the influence of liquor, he had the coat altered to fit him; he also stated that he had made full restitution to the owner of the coat, and it was admitted by Mr. Hunter, the student whose coat was taken and who also appeared, that restitution had been made and that he had thereafter stated that he did not wish to prosecute, and the charge was accordingly withdrawn. The Solicitor also had present Father Lussier, his Parish Priest, and Mr. Henri G. Smith, the Solicitor by whom the said Richer was then and is now employed, both of whom gave evidence as to his character.

2. Having regard to all the circumstances, your Committee further reports that in their view the said Dorius Richer is guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor and should not be permitted to remain on the Rolls of the Society.

3. The said Solicitor was Called to the Bar and sworn in as a Solicitor on the 18th day of June, 1925, and at the time of his said conviction was practising at the City of Toronto.

4. A copy of the information, notice of hearing, declarations of service and correspondence are returned with this report.

Mr. Richer who had been served with a copy of the finding of the Committee then appeared in person and addressed Convocation.

(1) Ordered that the report of the Discipline Committee in the matter of Dorius Richer, of the City of Toronto, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, be adopted.

(2) That upon the facts ascertained and appearing by the said report and the evidence and other papers therein referred to and submitted to Convocation therewith, Convocation finds the said Dorius Richer guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor in respect of the charge dealt with by the said report.

(3) That the said Dorius Richer be disbarred, and

(4) That the said Dorius Richer is unworthy to practise as a Solicitor.

In the matter of **Joseph D. Sullivan**, Barrister and Solicitor.

1. A complaint having been made and a charge preferred to the Law Society that the said Joseph D. Sullivan wrongfully retained to his own use a certain sum of money paid to him by the wife of one Cooper, who had pleaded guilty of having obtained the sum of \$95.00 by false pretences and was thereupon sentenced to serve three months in the Ontario Reformatory with a further month's imprisonment if restitution were not made, and which money so wrongfully retained by the said Solicitor had been paid to him for payment to the Crown authorities to be applied as restitution, the matter appeared to be one for investigation and notice was duly served upon the said Sullivan that on the 18th day of February, 1926, the Discipline Committee would proceed with the investigation and trial against him. Your Committee met and the investigation and trial was proceeded with when the said Solicitor appeared and admitted the charge, pleading, however, that he had been drinking and had "got in with the wrong crowd." He gave the Committee his undertaking that the money would be at once paid to Mr. Ballard, the County Crown Attorney of Hamilton, Ontario. Mr. Ballard, who appeared before the Committee, stated that the Solicitor appeared to be thoughtless and did not fully realize his professional responsibility but that he did not think he intended to be deliberately dishonest.

2. Your Committee further reports that in their view the said Joseph D. Sullivan is guilty of serious professional misconduct and conduct unbecoming a Barrister and Solicitor.

3. Your Committee further reports that the said County Crown Attorney has, since their meeting was held on February 18th, reported that the said Solicitor has paid the money to him.

4. The said Solicitor was Called to the Bar and sworn in as a Solicitor on the 20th day of October, 1921, and at the time of his said conviction was practising at the City of Hamilton.

5. The letter of complaint, notice of hearing, declarations of service and correspondence, are returned with this report.

Mr. Sullivan having been served with a notice of the findings of the Committee, appeared in person and addressed Convocation.

(1) Ordered that the report of the Discipline Committee in the matter of Joseph D. Sullivan of the City of Hamilton, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, be adopted.

(2) That upon the facts ascertained and appearing by the said report and the evidence and other papers therein referred to and submitted to Convocation therewith, Convocation finds the said Joseph D. Sullivan guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor in respect of the charge dealt with by the said report.

(3) That the said Joseph D. Sullivan be reprimanded by the Treasurer and that he be suspended for a period of three months.

In the matter of **Leo J. Phelan** and in the matter of the Law Society Act.

The Secretary begs to report that following the disbarment by Convocation of **Leo J. Phelan**, and his being deemed to be unworthy to practise as a Solicitor, he gave notice thereof to the Senior Registrar of the Supreme Court of Ontario, as required by Section 47 of the Law Society Act, and has received from the Senior Registrar a copy of an Order made by the said Court on the 24th day of February, 1926, striking the name of the said **Leo J. Phelan** off the Roll

of Solicitors thereof, and also upon receiving the notice of disbarment by Convocation, the said Senior Registrar did strike off the Roll of Barristers the name of the said Leo J. Phelan.

Library Committee Report.

In the absence of the Chairman, the report of the Library Committee was presented by Mr. White, as follows:—

(1) It has been suggested by a learned Counsel that a second set of the Western Weekly Reports be procured for the Library. Your Committee secured an estimate of the cost of a set of these reports and submit same to Convocation, as follows:—

Tender No. 1—The Burroughs Co., 27 vols.....	\$240.00
“ “ 2—Canada Law Book Co., 27 vols....	200.00
“ “ 3—Carswell Co., 27 vols.....	130.00

Your Committee submit the above matter for consideration.

(2) The Hamilton Law Association, by letter dated March 8th, 1926, makes application for a second copy of the Canadian Encyclopedic Digest, Ontario Edition.

Your Committee recommend that the application be granted.

The report was adopted.

Convocation does not consider that it is necessary that a second set of the Western Reports be procured.

Convocation grants the application of the Hamilton Law Association, as mentioned in said report.

County Libraries Report.

In the absence of the Chairman, Mr. Walkem presented the report of the County Libraries Committee, as follows:—

(1) That the following County Law Associations have completed their returns for the year 1925 and are entitled to the grants specified, viz.:—

Lanark	\$213.33
Sudbury	140.00

Your Committee recommend that cheques be issued accordingly.

(2) **Essex Law Association.**—This Association in the report made on the 21st of January, 1926, was allowed \$200.00 towards Librarian's salary. As the Association has over 50 members the amount should have read \$300.00.

Your Committee recommend that a cheque for \$100.00 be issued to complete grant.

(3) Your Committee is considering certain proposed changes in the rules pertaining to County Law Associations in the new revision of the Society Rules.

The report was adopted.

Memorial of the Late Hamilton Cassels, K.C.

Mr. Robertson presented the report of the Special Committee appointed to prepare a Memorial of the late Mr. Hamilton Cassels, K.C., and it was ordered that it be recorded on the Minutes of Convocation, and a copy sent to his widow.

With sincere regret Convocation records in its minutes the death of Hamilton Cassels, K.C., Hon. LL.D., who since the 20th day of March, 1919, has been a Bencher of the Society. Born in the City of Quebec, on the 2nd day of April, 1854, the son of Robert Cassels, he was educated at the Quebec High School, Morin College, Quebec, and at McGill University, where he obtained the degree of B.A. in 1873. In 1873 he came to Toronto and entered upon the study of Law.

In 1877 he was called to the Ontario Bar, and thereupon joined the firm of Blake, Kerr & Boyd, of which firm his older brother, Walter Cassels, afterwards Sir Walter Cassels, President of the Exchequer Court, was a member, and also a Bencher of the Law Society.

In 1889 he retired from this firm and became the senior partner in the firm of Cassels, Cassels and Brock. Until the time of his death on November 3rd, 1925, he practised in the City of Toronto. He was created a K.C. in 1907, and was president of the County of York Law Association, 1905-1906.

In 1879 he married Mary Yarwood, daughter of W. W. Baldwin, Esquire, and grand-daughter of the Hon. Robert Baldwin, C.B. In his profession and business life he was of a genial and courteous disposition, always fair to his opponents, a man whose word was as good as his bond, trusted by all with whom he had to do. He was one of the

men who bring religion into every thought and act of their lives.

Outside the active work of his profession his interests were varied and far-reaching. He was one of the founders and first directors of St. Andrew's College for Boys.

In 1913 he was elected chairman of the Board of Trustees of Queen's University, Kingston, from which body in 1914 he received the honorary degree of Doctor of Laws. He was one of the organizers and President of the Penny Bank, Toronto; a Director of the North American Life Assurance Company since 1905, and Vice-President of the Toronto General Trusts Corporation. He was prominent and took a very active part in the Sunday School and Missionary work of the Presbyterian Church in Canada.

He early associated himself with the Prisoners' Aid Association, of which he was President, and with the Prison Reform Association. When the Ontario Parole Board was instituted in 1910, he was appointed to serve on it, and was chairman for the last six years of his life. Owing to his efforts, many reforms were carried out in these institutions. He gave no mere perfunctory help, but much personal investigation and work. "He had always shown a sympathetic and highly discriminating interest in the welfare of prisoners."

This unadorned recital of his beneficent life may well be closed with the resolution of the Ontario Parole Board in regard to him:—

"He was a Christian gentleman of singularly gracious and kindly disposition, highly intelligent, cautious, of superior education, with wide legal experience. He had the absolute confidence of the public, of the Government, of the officials and inmates of the institutions and of his fellow members of the Board of Parole."

The Benchers of the Law Society assembled in Convocation unite in offering to the bereaved wife and family the expression of their sincere respectful sympathy.

Convocation then rose.

APPENDIX II.

SPECIAL MEETING OF CONVOCATION.

LAW SOCIETY OF UPPER CANADA

SPECIAL MEETING OF CONVOCATION

held this day for the purpose of receiving, pursuant to Section 25 of the Law Society Act, the Secretary's Declaration of the result of the Election of Benchers just concluded.

Thursday, 29th April, 1926.

Present:—The Treasurer, Sir Allen Aylesworth, and Messrs. Field, Kerr, W. F., Kingstone, Ludwig, McCarthy, McPherson, W. D., Nesbitt, Rowell, Saunders, Spence, and Walkem.

The Minutes of the meeting of Convocation of April 15th, 1926, were read and confirmed.

Benchers Election, 1926.

The Secretary's Declaration, in pursuance of Section 25 of the Law Society Act, of the result of the Election of Benchers held in the year 1926, as certified by the Scrutineers, was read and laid before Convocation as follows:—

The Law Society of Upper Canada

Election of Benchers, 1926.

I, Holford Ardagh, Secretary of the Law Society of Upper Canada, do hereby declare, in pursuance of Section 25 of the Law Society Act, the result of the Election of Benchers held in the year 1926, as certified by the Scrutineers, as follows:—

1. The following gentlemen, namely:—
 1. Brewster, Willoughby Staples, K.C.
 2. Cowan, John, K.C.
 3. Harcourt, Frederick Weir, K.C.
 4. Hellmuth, Isidore Frederick, K.C.
 5. Kerr, William Field, K.C.
 6. Lennox, Thomas Herbert, K.C.
 7. Nesbitt, Wallace, K.C.
 8. Rowell, Newton Wesley, K.C.

were elected as Benchers and by virtue of such election

have become ex officio Benchers under Section 7 (1) d, of the said Act.

2. The following thirty gentlemen, were elected as Benchers for the ensuing term of five years, namely:—

1. Sims, Harvey James, K.C.
2. Tilley, William Norman, K.C.
3. Field, Frank Meade, K.C.
4. White, Harry Spence, K.C.
5. Boys, William Alves Morgan, K.C.
6. Young, McGregor, K.C.
7. Henderson, George Frederick, K.C.
8. McCrea, Charles, K.C.
9. Rodd, John Henry, K.C.
10. Washington, Stephen Frederick, K.C.
11. Bain, James William, K.C.
12. Ponton, William Nesbitt, K.C.
13. Armour, Eric Norman, K.C.
14. Kingstone, Arthur Courtney, K.C.
15. MacMurchy, Angus, K.C.
16. Geary, George Reginald, K.C.
17. McCarthy, D'Alton Lally, K.C.
18. Grant, Gideon, K.C.
19. Ludwig, Michael Herman, K.C.
20. Meredith, Thomas Graves, K.C.
21. Spence, James Houston, K.C.
22. Bayly, Edward, K.C.
23. Saunders, Dyce Willcocks, K.C.
24. Kerr, John Garner, K.C.
25. Anglin, Arthur Whyte, K.C.
26. Murphy, William Kelly,
27. McPherson, George Gordon, K.C.
28. Middlebro, William Sora, K.C.
29. Walkem, Joseph Boomer, K.C.
30. Slaght, Arthur Graeme, K.C.

In witness whereof I have hereunto set my hand this 22nd day of April, in the year 1926.

HOLFORD ARDAGH,

Secretary.

Ordered that the Declaration be confirmed and adopted.

Certificate of Scrutineers.

The Law Society of Upper Canada—Election of Benchers,
1926.

WE, FREDERICK WEIR HARCOURT, of the City of Toronto, one of His Majesty's Counsel, Treasurer of the Law Society of Upper Canada; WILLIAM DAVID MCPHERSON, of the City of Toronto, one of His Majesty's Counsel (appointed by Convocation to assist the Treasurer and act for him in his absence, in counting the votes), and WILLIAM DURIE GWYNNE and JOHN JAMES MACLENNAN, both of the same place, Barristers-at-law, appointed by the Benchers under Section 9 of the Law Society Act, to act as Scrutineers at the election of Benchers, 1926, do hereby certify:—

1. That in pursuance of Section 18 of the said Act, beginning on Thursday, the 15th day of April, 1926, we proceeded to scrutinize the voting papers opened by the Secretary in our presence and to count the votes.

2. That we have completed the scrutiny and the counting of votes and have kept a record thereof in books provided by the Society in pursuance of the said Act.

3. That the following list contains the names and addresses of all candidates at the said election with the number of votes received by them set opposite their names respectively, in the order of the number of votes received by each candidate beginning with the name of the candidate who received the highest number:—

NAME	ADDRESS	VOTES RECEIVED
1. Harcourt, Frederick Weir, K.C.	Toronto	1519
2. Sims, Harvey James, K.C.	Kitchener	1226
3. Tilley, William Norman, K.C.	Toronto	1220
4. Field, Frank Meade, K.C.	Cobourg	1144
5. White, Harry Spence, K.C.	Toronto	1143
6. Boys, William Alves Morgan, K.C.	Barrie	1139
7. Young, McGregor, K.C.	Toronto	1074
8. Hellmuth, Isidore Frederick, K.C.	Toronto	1061
9. Henderson, George Frederick, K.C.	Ottawa	1049
10. McCrea, Charles, K.C.	Sudbury	1044
11. Rodd, John Henry, K.C.	Windsor	1041
12. Washington, Stephen Frederick, K.C.	Hamilton	1041
13. Bain, James William, K.C.	Toronto	1014

NAME	ADDRESS	VOTES
		RECEIVED
14. Ponton, William Nesbitt, K.C.	Belleville	1007
15. Brewster, Willoughby Staples, K.C.	Brantford	997
16. Cowan, John, K.C.	Sarnia	993
17. Armour, Eric Norman, K.C.	Toronto	979
18. Kingstone, Arthur Courtney, K.C.	St. Cath'ines	972
19. Kerr, William Field, K.C.	Cobourg	960
20. MacMurphy, Angus, K.C.	Toronto	942
21. Geary, George Reginald, K.C.	Toronto	938
22. Nesbitt, Wallace, K.C.	Toronto	915
23. McCarthy, D'Alton Lally, K.C.	Toronto	906
24. Grant, Gideon, K.C.	Toronto	902
25. Rowell, Newton Wesley, K.C.	Toronto	901
26. Lennox, Thomas Herbert, K.C.	Toronto	895
27. Ludwig, Michael Herman, K.C.	Toronto	889
28. Meredith, Thomas Graves, K.C.	London	871
29. Spence, James Houston, K.C.	Toronto	851
30. Bayly, Edward, K.C.	Toronto	829
31. Saunders, Dyce Willcocks, K.C.	Toronto	812
32. Kerr, John Garner, K.C.	Chatham	784
33. Anglin, Arthur Whyte, K.C.	Toronto	781
34. Murphy, William Kelly	Toronto	773
35. McPherson, George Gordon, K.C.	Stratford	756
36. Middlebro, William Sora, K.C.	Owen Sound	748
37. Walkem, Joseph Boomer, K.C.	Kingston	748
38. Slaght, Arthur Graeme, K.C.	Toronto	747
39. Robertson, Robert Spelman, K.C.	Toronto	733
40. McEvoy, John Miller, K.C.	London	700
41. Fleming, Oscar Ernest, K.C.	Windsor	641
42. Godfrey, John Milton, K.C.	Toronto	592
43. Ormiston, William Smith	Uxbridge	578
44. Cowper, Thomas Dalziel, K.C.	Welland	550
45. Somerville, Norman, K.C.	Toronto	501
46. Brown, Edmund Percival, K.C.	Toronto	499
47. Stiles, George Archibald, K.C.	Cornwall	455
48. Barlow, Fred Holmes	Toronto	446
49. Stafford, William Henry	Almonte	406
50. Cameron, James Albert Craig, K.C.	Toronto	395
51. Haslett, Thomas Colhoun, K.C.	Hamilton	355
52. O'Donoghue, John George, K.C.	Toronto	285
53. Jennings, John, K.C.	Toronto	264
54. Bell, George, K.C.	Toronto	199

4. That the following gentlemen, namely:—

1. Brewster, Willoughby Staples, K.C
2. Cowan, John, K.C.
3. Harcourt, Frederick Weir, K.C.
4. Hellmuth, Isidore Frederick, K.C.
5. Kerr, William Field, K.C.
6. Lennox, Thomas Herbert, K.C.
7. Nesbitt, Wallace, K.C.
8. Rowell, Newton Wesley, K.C.

being among the thirty persons who have the highest number of votes have been elected as Benchers and by virtue of such election have become *ex officio* Benchers under Section 7 (1) d, of the said Act, having been previously elected Benchers at three quinquennial elections, as appears by the books and records of the Society and we so report in pursuance of Section 22 of the said Act.

5. We hereby further certify and report in pursuance of the said Section 22, that the following gentlemen being the thirty persons other than those above named in paragraph four hereof, having the highest number of votes, have been elected as Benchers for the ensuing term of five years, namely:

NAMES	ADDRESS
1. Sims, Harvey James, K.C.	Kitchener
2. Tilley, William Norman, K.C.	Toronto
3. Field, Frank Meade, K.C.	Cobourg
4. White, Harry Spence, K.C.	Toronto
5. Boys, William Alves Morgan, K.C.	Barrie
6. Young, McGregor, K.C.	Toronto
7. Henderson, George Frederick, K.C.	Ottawa
8. McCrea, Charles, K.C.	Sudbury
9. Rodd, John Henry, K.C.	Windsor
10. Washington, Stephen Frederick, K.C.	Hamilton
11. Bain, James William, K.C.	Toronto
12. Ponton, William Nesbitt, K.C.	Belleville
13. Armour, Eric Norman, K.C.	Toronto
14. Kingstone, Arthur Courtney, K.C.	St. Catharines
15. MacMurchy, Angus, K.C.	Toronto
16. Geary, George Reginald, K.C.	Toronto
17. McCarthy, D'Alton Lally, K.C.	Toronto
18. Grant, Gideon, K.C.	Toronto
19. Ludwig, Michael Herman, K.C.	Toronto

NAMES	ADDRESS
20. Meredith, Thomas Graves, K.C.	London
21. Spence, James Houston, K.C.	Toronto
22. Bayly, Edward, K.C.	Toronto
23. Saunders, Dyce Willcocks, K.C.	Toronto
24. Kerr, John Garner, K.C.	Chatham
25. Anglin, Arthur Whyte, K.C.	Toronto
26. Murphy, William Kelly	Toronto
27. McPherson, George Gordon, K.C.	Stratford
28. Middlebro, William Sora, K.C.	Owen Sound
29. Walkem, Joseph Boomer, K.C.	Kingston
30. Slaght, Arthur Graeme, K.C.	Toronto

In Witness Whereof we have hereunto set our hands
this 22nd day of April in the year of our Lord, 1926.

F. W. HARCOURT,
Treasurer.

WM. DAVID MCPHERSON,
Assistant to Treasurer.

W. D. GWYNNE,
J. J. MACLENNAN,
Scrutineers.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 15th April, 1926.

Present: The Treasurer and Messrs. Bain, Field, Henderson, Kerr, J.G., Kerr. W. F., Kingstone, Ludwig, McCarthy, McPherson, W. D., Rowell, Saunders, Walkem, Washington, and White.

The Minutes of the meeting of Convocation of March 18th, 1926, were read and confirmed.

Call to the Bar.

The following gentleman was introduced and Called to the Bar:—

Max Lewis.

Special Meeting of Convocation.

Pursuant to Rule 13(2) a written request to the Treasurer to hold a special meeting of Convocation on Thursday the 28th day of April, 1926, at the hour of 11 o'clock in the forenoon, for the purpose of receiving, pursuant to Section 25 of the Law Society Act, the Secretary's Declaration of the result of the Benchers' Election just concluded, and signed by five Benchers, namely: Messrs. Ludwig, McPherson, W.D., Washington, Walkem, and Kerr, J.G., was laid before Convocation.

Ordered that the Secretary call a special meeting to be held on the date mentioned.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 20th May, 1926.

Present: Sir Allen Aylesworth, and Messrs. Anglin, Armour, Bain, Bayly, Field, Grant, Henderson, Hogg, Kerr, W. F., Kingstone, Lucas, Ludwig, Middlebro, Murphy, McCarthy, McMaster, MacMurchy, McPherson, G. G., McPherson, W. D., Nesbitt, Nickle, Ponton, Raney, Rowell, Saunders, Sims, Slaght, Spence, Walkem, Washington, and White.

Appointment of Chairman.

Mr. W. D. McPherson was appointed Chairman.

The Minutes of the meeting of Convocation of April 29th, 1926, were read and confirmed.

Election of Treasurer.

Mr. F. W. Harcourt, K.C., was elected Treasurer for the ensuing year.

Appointment of Standing Committees.

The appointment of the Standing Committees for the ensuing year was referred to a Special Committee consisting of the Chairman of the present Standing Committees.

The Special Committee presented their report to Convocation appointing the Committees, as follows:—

Finance—Sir Allen Aylesworth, and Messrs. Bain, Anglin, Geary, Grant, Kingstone, McPherson, W.D., Nesbitt, Rowell, Saunders, Spence, Washington, White, and Young.

Legal Education—Messrs. Ludwig, Bain, Henderson, Kerr, W. F., Kingstone, McCarthy, McMaster, MacMurchy, McPherson, W. D., Nesbitt, Saunders, Spence, Tilley, and White.

Reporting—Sir Allen Aylesworth, and Messrs. Grant, Armour, Field, Henderson, Lennox, Murphy, McCarthy, McMaster, MacMurchy, McPherson, W. D., Nesbitt, Sims, and Slaght.

Discipline—Messrs. Saunders, Armour, Bain, Bayly, Geary, Grant, Hellmuth, Kerr, W. F., McCarthy, MacMurchy, McPherson, W. D., Nesbitt, Raney, and Young.

Library—Messrs. MacMurchy, Grant, Ludwig, McMaster, Rowell, Saunders, Spence, Sims, Slaght, Tilley, White, and Young.

Journals and Printing—Sir Allen Aylesworth, and Messrs. McPherson, W. D., Anglin, Bayly, Boys, Brewster, Kerr, J. G., Middlebro, Murphy, McCrea, Ponton, and Raney.

County Libraries—Messrs. Henderson, Boys, Brewster, Cowan, Field, Kingstone, Kerr, J. G., Lennox, Middlebro, McKay, Ponton, Rodd, and Walkem.

Appointment of Auditor.

Mr. F. C. Clarkson, of Messrs. Clarkson, Gordon & Dilworth, Chartered Accountants, was reappointed Auditor of the Society for the period of one year from the 1st of June, 1926, at a salary of \$400.00 per annum, payable quarterly.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articled clerks:—

Elizabeth Davies
John McDermot Coutts
John Ross Stirrett (Manitoba)
John Hillyard Leech (Manitoba)

Stephen Salaman.

This student produces a copy of a certificate dated May 1st, 1925, from the Council of Legal Education at Lincoln's Inn, England, certifying that he has satisfactorily passed the examination qualifying him for admission as a student at the Inns of Court in London, pursuant to the regulations

then in force. He holds no Canadian qualification and asks that the qualification he has obtained be accepted for admission to the Law Society. The petition shows he passed at Lincoln's Inn in 1905.

The Committee recommend that the petition be refused.

Dean's Report.

The Interim Report of the Dean of the Law School is before the Committee, as follows:—

Re Examination Work.

1. In the report of the special committee on the law school, dated the 13th of March, 1924, adopted by Convocation on the 20th of March, 1924, it was recommended that as and when the terms of the then examiners expired, authority be given to the Legal Education Committee to make arrangements with the teaching staff for the setting and reading of examination papers and for the remuneration of the teaching staff for this additional work.

2. The terms of the last of the former examiners expired on the 1st of December, 1925, so that all the examining work of the present session (1925-1926) has been or is being done by the members of the teaching staff.

3. In the case of the full-time members of the staff—Dr. MacRae, Mr. Smith and myself—the examining work is covered by our salaries, whereas the part-time members of the staff are entitled to additional remuneration for the examining work. In my opinion the amounts to be paid, based upon the amounts formerly paid to outside examiners, would be—Mr. Bradford \$400. Mr. Clute \$400, Mr. Foster \$125.

Re Appointments.

4. I recommend that Mr. Bradford, Mr. Clute and Mr. Foster be reappointed for a term of one year from the 31st of May, 1926.

Re Entrance Requirements.

5. I venture to urge that the amendment of rule 103, which has been under consideration for a considerable time, should be adopted by the Committee and submitted to Convocation as soon as possible. The calendar for 1926-1927 is about to be printed, and it is desirable that any change to be

made in entrance requirements should be announced in the new calendar.

6. I submit the following as a sufficient and desirable wording of a rule to be substituted for the existing rule 103:

“On and after the 1st of May, 1927, the admission of students of the Matriculant Class will be governed by the following rule:—

Anyone shall be entitled to admission as a student-at-law without further examination by the Society, on paying the prescribed fee, who presents—

(a) A certificate that he or she is entitled to enter unconditionally the third or junior year of the course leading of the degree of Bachelor of Arts in the University of Toronto, Queen's University, Kingston, or the University of Western Ontario, London,

OR

(b) Satisfactory proof that he or she is entitled to enter unconditionally the third or junior year of the course leading to the degree of Bachelor of Arts in any other University approved by Convocation.”

7. I submit that the date for the coming into effect of the new rule should be either the 1st of May or some earlier date in the year 1927, so as to make it clear that the rule will apply to all students of the matriculant class who desire to enter during the usual registration period of 1927, and whose actual law school attendance will begin in the autumn of 1929.

The Committee recommend that the report be adopted.

The report was adopted.

Library Committee Report.

In the absence of the Chairman, the report of the Library Committee was presented by Mr. White, as follows:—

That Mrs. Margaret Vair, the Second Assistant in the Library, is on sick leave and the attending physician in a letter to the Treasurer states it will be three months before Mrs. Vair will be in condition to return to her duties.

Your Committee recommend that Mrs. Vair be granted three months' leave of absence up to the 1st of September, 1926, with salary continued, with the approval of the Finance Committee.

The report was adopted.

Re War Memorial.

Mr. W. D. McPherson presented the report of the Special Committee re War Memorial, as follows:—

1. That a sketch model for a War Memorial to be placed in the Great Library (with detailed description and observations thereon hereto attached) at an estimated expenditure of ten thousand dollars (\$10,000) has been prepared for your Committee by Miss Loring.

2. Your Committee recommends that it be authorized to enter into a contract with Miss Loring for the completion and installation of the Memorial on the above basis and to proceed therewith as soon as possible.

The report was adopted.

Re Barristers Act.

Mr. Walkem moved that the Secretary be empowered to notify the Honourable the Chief Justice of the Common Pleas who is to preside at the sitting of the Supreme Court of Ontario at Kingston, Ont., next week, that Convocation has no objection to Mr. R. S. Calder, K.C., of Montreal, a member of the Bar of the Province of Quebec, acting as Counsel for Mrs. Waddell, the plaintiff, in an action by her against the Board of Trustees of Queen's University for a declaration of her right to a pension in certain circumstances referred to and after some discussion the motion was declared by the Chairman to be out of order and was withdrawn.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Elizabeth Davies
John McDermot Coutts
John Ross Stirrett (Manitoba)
John Hillyard Leech (Manitoba)

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 17th June, 1926.

Present: Messrs. Armour, Brewster, Field, Henderson, Kerr, W. F., Ludwig, Murphy, MacMurchy, McPherson, W. D., Ponton, Rodd, Saunders, Sims, Spence, Walkem, Washington, White and Young.

Mr. McPherson took the Chair.

Legal Education Committee Report.

Election of Chairman.

Mr. M. H. Ludwig, K.C., was elected Chairman.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

I. Graduates

David Wilfred Boyd
Britton Bath Osler
James Douglas Watt
Lancelot Nethery
George Murray Bray
Edwin Hilyard Charleson
John Josiah Robinette

William Alan Templeton

VanEvery

George Norman Cook

William Alexander Carlyle
Hall

II. Matriculants

Thomas Alexander McCarthy

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called

to the Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

Charles Thomas Sheridan	Gordon Westman Hewitt
Evans	Wilfred Laidlaw Hiltz
John Alan Charles MacRobie	James Gerald Kelly
Frederick Willard Bartrem	James William Kerr
Archibald David McDonald	Hedman Milton Rogers
William Bramwell Beardall	Royden George Start
James Hector McQuarrie	Allan Frederick Moore
Dana Harris Porter	Leslie Bernard Bond
Jacob Carrol Anderson	Milton Lonsdale Stokes
Evan Mansfield Begg	William Ernest Middleton
Ralph Crozier Bone	Lee
Gordon Alexander Fraser	John Tozeland Shillington
Melville Fowler Gladman	Everett Lane Weaver
Rowan Grant Gordon	Leslie Egerton Blackwell
Edward Wilfred Haines	Bernard Elliott Park

Approved.

Call to the Bar and Certificate of Fitness—Special.

Archibald Rose Cameron, who has been duly Called to the Bar of the Province of Alberta and duly admitted as a Solicitor of that province, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3(e) of the Barristers Act, and having served under Articles to a practising solicitor in Ontario for two months, is entitled to be granted a Certificate of Fitness under Section 6(e) of the Solicitors Act on passing the prescribed examination in Practice and Statutes.

L. S. Lyon, a student-at-law in the Third year, asks to be called to the Bar and granted a Certificate of Fitness as a solicitor on the 17th June, 1926. He was entered as a student in the Matriculant class on the 31st March, 1922, he then completed his Arts course at the University and was transferred as a student-at-law from the Matriculant to the Graduate class on the 9th November, 1923, and would therefore not be eligible to be Called until the November Convocation.

The Committee recommend that the petition be refused.

G. M. Lampard asks to be Called to the Bar and granted a Certificate of Fitness without re-writing his final exam-

ination on which he failed by 15 marks on the aggregate; he passed his First and Second year exams. but failed on the Third year exam. in May, 1923, and wrote at the Supplementals in September, 1923, but failed by 15 marks on the total and did not re-write his exams.

The Committee recommend that the petition be refused.

Dean's Report.

The Report of the Dean of the Law School for the session 1925-26, is submitted.

The Committee recommend that the matters mentioned in paragraphs 4 and 7 be referred back to the Committee for further consideration and report.

Easter Examinations, 1926.

Third Year.

The record of the returns of the examiners of the Easter Examinations for the Third year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

C. A. Wright	H. G. Heron
H. M. Rogers	E. G. Gowlin
A. F. Moore	R. C. Bone
J. G. Kelly	H. B. T. Hough
L. H. Swartz	B. Altman
N. N. Simon	D. G. Kerr
D. I. Grant	K. M. R. Stiver
A. D. McDonald	M. C. C. Chisholm
E. M. Begg	J. E. Hare
E. N. Johnson	C. T. S. Evans
W. J. McBurney	J. M. Cooper
C. M. McNab	R. B. Burns
J. W. Morley	M. F. Gladman
J. W. Kerr	

Approved.

Scholarships.

According to the returns of the examiners, the following are entitled to Scholarships:—

Chancellor Van Koughnet Scholarship—\$400.00
C. A. Wright.

Christopher Robinson Memorial Scholarship—\$100.00
H. M. Rogers.

Clara Brett Martin Memorial Scholarship—\$15.00
C. A. Wright.

Approved.

Medals.

Under Rule 170, the following candidates, being in due course, are entitled to Medals, as follows:—

Gold Medal—C. A. Wright.
Bronze Medal—H. M. Rogers.

Approved.

Second Year.

The record of the returns of the examiners of the Easter Examinations for the Second year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

R. F. May	F. J. Sparham
J. S. D. Tory	A. W. S. Greer
R. A. McDougall	L. R. McDonald
J. N. Herapath	P. N. W. Currie
L. G. Keogh	

Approved.

Scholarships.

Under Rule 169, the following candidates are entitled to scholarships, as follows:—

R. F. May	\$100.00
J. S. D. Tory.....	60.00
R. A. McDougall	40.00
J. N. Herapath	40.00
L. G. Keogh	40.00
F. J. Sparham	40.00
A. W. S. Greer.....	40.00

Approved.

First Year.

The record of the returns of the examiners of the Easter Examinations for the First year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

W. F. Spence
D. M. Fleming
J. H. Thomson

Approved.

Scholarships.

Under Rule 169, the following candidates are entitled to scholarships, as follows:—

W. F. Spence.....	\$100.00
D. M. Fleming	60.00
J. H. Thomson	40.00
J. L. Dawson.....	40.00
R. B. F. Barr.....	40.00
G. E. Hill	40.00
R. S. Mills.....	40.00

Approved.

Re Triennial Congress of Universities.

Re letter from the Dean in reference to the meeting of the Triennial Congress of the Universities of the British Empire to be held at Cambridge, 13th July, 1926.

The Committee recommend that the Treasurer and the Dean attend this Congress when the subject "The Establishment in London of an Advanced School of Legal Study"

will come up for discussion, and that the expenses of the Treasurer (who is in England) and of the Dean (who will be in France) to attend this meeting be paid.

The report was adopted.

Dean's Report.

Number of Students.

1. The number of students registered was as follows:—

First year	127
Second year	69
Third year	157
	<hr/>
Total.....	353

2. The increase in attendance at the school in recent years is illustrated by the following figures as to the number of students registered. With one exception, the figures are taken at five-year intervals.

Session	—Class—			Total
	First	Second	Third	
1894-1895.....	46	71	62	179
1899-1900.....	38	45	63	146
1904-1905.....	45	41	45	131
1909-1910.....	94	75	33	202
1914-1915.....	111	112	91	314
1917-1918.....	61	70	47	178
1919-1920.....	223	195	150	568
1924-1925.....	74	160	113	347

The extraordinarily large attendance in 1919-1920 was, of course, due to the fact that many men, immediately after their return from active service overseas, began or resumed the study of law. The figures for 1917-1918 are given by way of contrast, the registration for this year falling below that of any other of the war years.

Hours of Class Instruction.

3. The number of hours of class instruction given by the regular teaching staff during 1925-1926 was as follows:—

	—Year—			Total
	I	II	III	
The Dean	76	64	52	192
Dr. D. A. MacRae.....	77	64	43	194
Mr. Sidney E. Smith.....	50	63	95	208
Mr. S. H. Bradford.....	19	37	39	95
Mr. A. R. Clute.....	29	33	30	92
Mr. H. W. A. Foster.....	17	17
Total.....	268	261	259	798

4. The total number of hours of class instruction given by the regular staff was 621 in 1923-1924, and 762 in 1924-1925, as compared with the total of 798 hours in 1925-1926 as above mentioned. During the ensuing session it will be possible to increase to a small extent the time available, by continuing the first or Christmas term for one week longer than has been customary in the past, but the question should soon be considered in what way the time may be substantially increased, either (1) by lengthening the teaching session, beginning in the middle of September (instead of the end of September) and ending in the middle of May (instead of the end of April), or (2) by releasing the first year students from the obligation of office service so as to enable them to devote their whole time to the law school during the school session. The time at present available—ten hours a week for twenty-seven weeks in each of the three years—is not sufficient to enable adequate instruction to be given in the subjects now on the curriculum. In some subjects the need for more time is urgent, and there are other subjects, such as the Civil Code of Lower Canada, which, if the time were available, ought in my opinion to be added to the course. I therefore recommend that the subject of this paragraph be referred to the Legal Education Committee for further consideration and report.

Teaching Staff.

5. One of the outstanding features of the session just closed was the fact that the teaching staff, for the first time in the history of the school, included three full-time members. Mr. Smith, the most recently appointed lecturer, devoted himself to the school with great industry and ability, and his work has been very satisfactory. In addition to taking the subjects upon which Mr. Denison formerly

lectured, he took two other subjects in relief of Dr. MacRae and me.

6. While I am making no recommendation as to any change in the teaching staff for the ensuing session, it is essential to the real efficiency of the school that the staff should be further increased in the future, and at a later date I will ask leave to submit recommendations upon this subject. It is obvious that, having regard to the number of students, the staff of the school is very small as compared with good law schools elsewhere or other professional schools here or elsewhere. During the past session Dr. MacRae, Mr. Smith and I took six subjects each, including both teaching and examining (the transfer of the examining work from outside examiners to the teaching staff being now complete). With an increase in the number of the staff and a consequent reduction in the number of subjects taught by each member of the staff it would be more practicable for the staff to do specialized and scholarly work and to make such contribution to the science of the law as may reasonably be expected from a law school. An increase in the staff would also help to meet the growing difficulty if that personal contact with the individual students which is so important an element in effective teaching.

Case Books.

7. Another outstanding feature of the past session was the editing by members of the staff of case books and collections of readings for the use of the students. These books have been published provisionally in mimeographed form and furnished at cost to the students. With the increasing use of the case method of instruction, the production of suitable teaching material is essential, and perhaps the most striking advance in Canadian legal education during the past year has been the appearance of several Canadian case books. It is hoped that with the co-operation of other Canadian law schools, a complete series of such books will be available within a reasonable time.

Admission of Students.

8. It is a matter of great gratification that by virtue of the action of Convocation taken on the 20th of May last, the rule as to the admission of students on and after the 1st of May, 1927, will require from a candidate for admission proof that he is entitled to enter unconditionally the

third or junior year of the course leading to the degree of Bachelor of Arts in the University of Toronto, Queen's University, Kingston, the University of Western Ontario, London, or other University approved by Convocation.

The Secretary was instructed to send a copy of the report of the Dean of the Law School to each member of Convocation.

Discipline Committee Report.

Election of Chairman.

Mr. Dyce W. Saunders, K.C., was elected Chairman.

Mr. Saunders presented the report of the Discipline Committee as follows:—

Re William McBrady.

Wm. McBrady, then a member of the Society in good standing, was on the 26th day of March, 1918, tried at a sitting of the Assizes held at Port Arthur before the Honourable Mr. Justice Lennox on a charge of murder; he was convicted of manslaughter and on his own plea of guilty of that offence was thereupon sentenced to 14 years imprisonment in the Manitoba Penitentiary at Stony Mountain; the prisoner was released from said Penitentiary on January 19th, 1925, on parole. The said McBrady following his conviction was struck off the Rolls of the Society on November 20th, 1919, by Convocation, and has petitioned asking to be re-instated as a Barrister and Solicitor. Your Committee at its meeting on February 26th, 1925, at which the petitioner and his counsel Mr. Glyn Osler, K.C., were present, considered the petition, but the hearing was adjourned sine die, the petitioner being informed that his first step was to obtain a pardon before the petition could be considered.

The said McBrady appeared in person before your Committee on June 10th, 1926, and produced a letter from the Under Secretary of State for the Dominion of Canada advising that His Excellency the Governor-General was pleased to order that of the sentence of 14 years imposed upon him, the balance still unserved approximating 4 years was remitted.

Your Committee not having to consider any evidence in the matter reports the said facts to Convocation and leaves the matter to Convocation to be dealt with by it as the circumstances of the case may seem meet.

Ordered that the report be received by Convocation; that the usual notice (being not less than 10 days' notice) be served upon Mr. McBrady to the effect that the said report will be considered and dealt with by Convocation at its next meeting at 11 o'clock in the forenoon and that Mr. McBrady may then appear personally or by counsel and be heard in respect to the findings of the Committee so reported, and that Convocation at such meeting take final action in the matter.

A letter was received from Mr. Bayly resigning his membership on the Discipline Committee, and Mr. Spence was appointed to replace him.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

(1) The undersigned was elected Chairman.

(2) The Chairman of the Library Committee, while in England recently, made some inquiries as to the terms upon which the Society could obtain transcripts of the notes of argument in constitutional and other important cases heard before the Judicial Committee of the Privy Council. The Attorney-General for Ontario and the Minister of Justice, upon being applied to, have kindly agreed to these transcripts being furnished where already transcribed upon terms to be arranged with their London agents. It is expected that transcripts of the arguments in the cases mentioned in the appended list will be received from Messrs. Blake & Redden shortly at small expense. Correspondence is now in progress with Sir Charles Russell & Sons, the London agents of the Minister of Justice regarding transcripts in cases in which the Dominion is concerned.

(3) Mrs. G. H. C. Brooke (through Mr. R. S. Cassels, K.C.), has presented to the Library 203 volumes of English and Canadian Law Reports. These volumes will be a valuable addition to the Phillips Stewart or Students Library.

Your Committee recommend the acceptance of these books and that the hearty thanks of Convocation be tendered to Mrs. Brooke.

(4) An application has been received from Mr. L. G. Wrinch, Assistant Librarian, for an increase of salary.

Your Committee recommend that the salary of the Chief Librarian be increased from \$3,400 to \$3,600 per annum, at

the rate of \$300 per month, and that the salary of the Assistant Librarian be increased from \$2,100 to \$2,280, at the rate of \$190 per month.

The report was adopted except as to salary increases, which were referred by Convocation to the Finance Committee for report.

Re Canadian Bar Association.

Ordered, but not to be regarded as a precedent, that upon Dr. MacRae attending the annual meeting of the Canadian Bar Association at the City of St. John, N.B., on the 1st, 2nd and 3rd of September, 1926, his hotel expenses be paid by the Society.

The Chairman was authorized to appoint a member of Convocation to comply with a request of Sir James Aikens, President of the Canadian Bar Association, that a representative of the Law Society attend at the annual meeting of the Association in September at St. John and also the preliminary meeting of representatives on 31st August.

Ordered that the Secretary be instructed to extend to the Canadian Bar Association the Society's request that it hold its convention for the year 1927 in Toronto.

County Libraries Committee Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. Mr. Henderson has been chosen as Chairman of the Committee for 1926-1927.

2. Your Committee is of the opinion that there should be an inspection of the County Libraries during the coming summer, in pursuance of the rule in that behalf.

3. Having in view the desirability of bringing the smaller libraries up to standard, your Committee would recommend that the whole amount of the Provincial Grant be divided equally between the libraries and that a copy of this recommendation be forwarded to the Honourable the Attorney-General.

4. Your Committee desires to report that County Library Associations are in process of formation in the County of Lincoln, the United Counties of Prescott and Russell, and the District of Cochrane, and that the Associations of the Counties of York and Carleton have submitted lists of old editions of text books which will enable your

Committee to facilitate the organization of these Associations as provided by a former resolution of Convocation.

5. Your Committee records with regret the death of one of its most valued and oldest members, Mr. John Cowan, K.C. A vacancy on your Committee having been created by his death, it is recommended that Mr. Angus MacMurphy, K.C., should be appointed to fill the vacancy, thus creating a bond of communication between this Committee and the Library Committee.

The report was adopted.

Mr. MacMurphy was appointed a member of this Committee to replace the late Mr. Cowan, K.C.

Memorial of the late John Cowan, K.C.

The Chairman was requested by Convocation to appoint a Special Committee to prepare a memorial of the late John Cowan, K.C.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

Charles Thomas Sheridan	James Gerald Kelly (Hon-
Evans (Honours)	ours)
John Alan Charles Mac	James William Kerr (Hon-
Robie	ours)
Frederick Willard Bartrem	Herman Milton Rogers
Archibald David McDonald	(Honours, Bronze Medal
(Honours)	Christopher Robinson
William Bramwell Beardall	Memorial)
James Hector McQuarrie	Royden George Start
Dana Harris Porter	Allan Frederick Moore
Jacob Carroll Anderson	(Honours)
Evan Mansfield Begg (Hon-	Leslie Bernard Bond
ours)	Milton Lonsdale Stokes
Ralph Crozier Bone (Hon-	William Ernest Middleton
ours)	Lee
Gordon Alexander Fraser	Everett Lane Weaver
Melville Fowler Gladman	John Tozeland Shillington
(Honours)	Leslie Egerton Blackwell
Rowan Grant Gordon	Bernard Elliot Park
Edward Wilfred Haines	Archibald Rose Cameron
Gordon Westman Hewitt	(Special, Alberta)
Wilfred Laidlaw Hiltz	

Convocation then rose.

MEETING OF CONVOCATION.

16th September, 1926.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Anglin, Armour, Bayly, Boys, Grant, Henderson, Kerr, W. F., Kingstone, Ludwig, Meredith, Middlebro, Murphy, McCarthy, McCrea, MacMurchy, McPherson, W. D., Ponton, Rodd, Rowell, Saunders, Sims, Slaght, Spence, Walkem, and White.

The Treasurer took the chair.

The Minutes of the meeting of the 17th of June, 1926, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

I. Graduates

John Joseph Riordon	Frederick M. Catzman
Samuel James Dempsey	Abraham Lavine
Hubert Holmes Craig	Ernest Parnell Lee
William Victor Crossen	Meyer Lerner
Joseph Aloysius Kennedy	Herbert Orloff
John Stafford Hayes Beck	Joseph Rabinovitch
Onie Brown	Albert Serre
Frederick Ashton Burgess	David Sher
Samuel Ciglen	Albert Shifrin
Brian William Doherty	Hector Alexander Stewart
John Fraser Ross Douglas	David Martin Symons
William Edward Earle	Louis Taube
Janet Isabel Gibson	Alexander Campbell Thompson
John Edwin Goodison	son

Donald Henderson Grant
 Herbert Egerton Harris
 Eugene Edward Hawke
 John Girdlestone Hunger-
 ford

Norman Aubrey Todd
 Gordon Douglas Watson
 Harry Albert Willis

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

Frederick McDonald
 Victor Patrick McMullen
 Hugh Emerson Martin
 Wilbert George Welby
 Ormonde Herbert Barrett
 Alexander Leslie Elliott
 Douglas Irving Grant
 Frederick Francis Waddell
 Stuart Alan Shoemaker
 Matthew Crooks Cameron
 Chisholm
 David Alkin Robinson
 Herman Moscoe
 Ernest Gordon Gowling

Hyman Meyer Goodman
 Harold Bruce Turville
 Hough
 Richard William Delmer
 Lewis
 Walter Armstrong Thompson
 Herbert George Heron
 Arthur Brodey
 William Henry Becking
 Cecil Augustus Wright
 Harold Arthur Sanders
 Claude Campbell Savage
 William Bedford Scellen

Approved.

Annual Report of Dean of Law School.

The Dean's Report dated June 14th, 1926, which was referred back to this Committee by Convocation on June 17th, 1926, for further consideration of and report upon paragraphs 4 and 7 thereof, is before the Committee.

The Committee recommends that it stand for further consideration. A report on the subject of extending the school term to be submitted by the Chairman and Mr. White after conferring with the Dean. The lectures to be continued up to Christmas as during the latter part of the last school term. Paragraph 7 of the report stands for further consideration; the Dean to furnish samples of case-books and prepare a memorandum on the subject of adopting the case-book method of teaching law.

re Rule 103.

A letter from the Registrar of Queen's University, dated July 29, 1926, asking that as this University counts subjects not years, the Law Society will accept for admission a certificate showing nine courses completed at said University.

The Committee recommend that it stand for further consideration by a committee consisting of the Treasurer, Mr. McPherson, Mr. Ludwig, Mr. Ardagh, and the Dean.

The report was adopted.

Discipline Committee.

re Wm. McBrady.

Mr. Saunders again presented to Convocation the Committee's report herein, the matter having stood over from the June Convocation to be finally dealt with at this meeting, notice thereof being given to the petitioner.

Mr. Glyn Osler, K.C., appeared on behalf of the petitioner and addressed Convocation, the petitioner being also present in person.

The petition was refused.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee as follows:—

1. That the evening attendance in the Library from October 1st, 1925, to May 27th, 1926, was as follows:—

No. of Barristers 445

No. of Students 1044

1489

Average evening attendance 12

Average evening attendance 1924-5 13

Your Committee recommend that the Library be opened on Monday, Tuesday, Wednesday and Thursday from 7.30 p.m. to 10.30 p.m. commencing on October 4th, 1926.

2. That applications having been received for the position of evening library assistants, your committee recommend that Mr. John Pezzack, third year student, and Mr. G. E. Eastman, second year student, be appointed.

3. That Mr. F. A. C. Redden, Barrister of London, England, (through the Chairman of this Committee) has presented the Library with stenographer's notes of six Canadian Constitutional Cases as argued before the Privy Council Judicial Committee.

Your Committee recommend that the receipt of these volumes be acknowledged with thanks.

4. That Mr. D. L. McCarthy, K.C., has presented the Library with 278 volumes of Text Books, Statutes and Digests to Reports and Mr. R. L. Johnston has presented the Library with a copy of Dyer's Reports, 1688.

Your Committee recommend that the above presentations be acknowledged with thanks.

The report was adopted.

County Libraries Report.

Mr. Henderson presented the report of the County Libraries Committee as follows:—

1. The inspection of County Libraries, approved by Convocation on the 17th of June last, has not yet been held because of the fact that the Chairman of the Finance Committee could not see his way clear to follow the usual custom of issuing a cheque in payment of the Chief Librarian's expenses. It is therefore recommended that a cheque for \$500.00 be issued to the Chief Librarian in order to enable him to make the inspection during this autumn.

2. Application has been made by the County of Wellington Law Association for a special grant, it being represented that by reason of outlay for books, their balance at the beginning of the present year was reduced to \$21.34. Your Committee cannot see any principle upon which it can recommend a special grant in this case.

3. Your Committee is informed that new Associations are in process of organization in the District of Cochrane and the United Counties of Prescott and Russell but as yet formal application has not been made by either Association.

4. Your Committee has concurred in the proposed action of the Chief Librarian in permitting the transfer of a number of old editions of text books from the County of Carleton Law Association to the United Counties of Pres-

cott and Russell when organized, it appearing that extraordinary circumstances exist which warrant this action.

The report was adopted.

War Memorial (Special Committee)

Mr. W. D. McPherson presented the report of the Special Committee, as follows:—

Your Committee beg to report that it will be necessary to expend \$1160.00 for repairing the east wall of the Great Library ready to receive the marble panel and statute, including removal of the present window, bricking up opening, plastering on inside, cutting and changing the wood dado, including painting, for preparation of stone pedestal enclosing that portion of the room in front of the window during building operations, and that the lowest of three tenders received for the work amounts to \$1160.00.

2. Your Committee beg to recommend that the appropriation for War Memorial be increased by this amount, and that they be authorized to retain the services of Mr. John Pearson as Architect representing the Society, and with authority to accept the above tender and have the work proceeded with as soon as possible.

The report was adopted.

re Dr. Rokuichiro Masujima.

The Honourable Mr. Justice Riddell, one of the Visitors of the Society, addressed Convocation stating that Dr. Rokuichiro Masujima, who is a member of the Middle Temple and a Past President of the International Bar Association, also founder of the Anglo-American Law Institute and Sei-Kiu-Do Library at Tokyo, Japan, desired him to present to the Law Society of Upper Canada a mounted scroll, the same being the fac-simile of the stone tablet on which the Chant of Sei-Kiu-Do is inscribed, written by the learned Doctor in classical Chinese; His Lordship further stated that the Doctor wished to make the presentation to the Law Society as a sister institution of the Inns of Court in the Middle Temple where he was called to the Bar in 1884. Upon the scroll being formally presented and unrolled for the inspection of Convocation, Mr. Rowell then addressed Convocation as follows:—

“The Treasurer has asked me to express, on behalf of the Bench our appreciation of the gracious and cordial act

of Dr. Masujima in presenting this scroll commemorating the founding in Japan of the Anglo-American Institute of Law.

It was my privilege to meet Dr. Masujima at the meeting of the Canadian Bar Association in 1921, and to listen to the most interesting and notable address delivered by him as President of the International Bar Association. It has also been my privilege to visit some of the Japanese Courts of Justice and to appreciate the dignified and orderly procedure of these Courts.

I am sure I am expressing the unanimous sentiment of the Bench when I ask Mr. Justice Riddell to convey to Dr. Masujima our warm appreciation of his gracious words and act, and to assure him that we recognize the bond of kinship that exists between all practitioners of the law. We especially recognize the bond which should exist between the members of the bar of Japan and the bar of Canada, because of the cordial relations between our two countries and particularly because of our close co-operation during the strenuous days of the war.

We regret that it was not possible to receive Dr. Masujima during his visit in Canada and we thank Mr. Justice Riddell for conveying his greetings and presenting the scroll to us. It is our earnest hope that the cordial relations existing between the bar of Japan and that of Canada may always be maintained and may grow stronger with the passing years."

Re The Honourable J. V. Teetzel.

Mr. MacMurchy and Mr. Spence, were appointed a Special Committee to prepare a memorial of the late Mr. Teetzel.

Re The Honourable J. J. Maclaren.

Mr. Rowell and Mr. W. F. Kerr were appointed a special committee to prepare a memorial of the late Mr. Maclaren.

Presentation of Medal.

Mr. Cecil Augustus Wright was presented with the Gold Medal awarded to him by Convocation at the Easter Examinations, 1926.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:

Frederick McDonald	Harold Bruce Turville
Victor Patrick McMullen	Hough (Honours)
Hugh Emerson Martin	Richard William Delmer
Wilbert George Welby	Lewis
Ormonde Herbert Barrett	Walter Armstrong Thomson
Alexander Leslie Elliott	George Heron (Honours)
Douglas Irving Grant	Arthur Brodey
(Honours)	William Henry Becking
Frederick Francis Waddell	Cecil Augustus Wright
Stuart Alan Shoemaker	(Honours C.V.K. Schol.
Matthew Crooks Cameron	Gold Medal & Clara
Chisholm (Honours)	Brett Martin)
David Alkin Robinson	Harold Arthur Sanders
Herman Moscoe	Claude Campbell Savage
Ernest Gordon Gowling	William Bedford Scellen
Hyman Meyer Goodman	

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 21st October, 1926.

Present: The Treasurer, Sir Allen Aylesworth; and Messrs. Anglin, Armour, Bayly, Boys, Field Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, McPherson, G. G., Nesbitt, Ponton, Saunders, Spence, Tilley, Washington, and White.

The Minutes of the meeting of Convocation of September 16th, 1926, were read and confirmed.

The Treasurer having been Called into Court, Mr. Nesbitt took the chair.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

I. Graduates

Horace Hume Van Dyke	Wilfrid Slater Lane
Van Wart	Cecil Logue Snyder
James Clifford Adams	Hugh John Plaxton
Beatrice Olsen Van Wart	Marie Eileen Foley
Edwin Wilfrid Rush	Nelson McFarlane
Polydore Lanone	Earl Thomas Coughy
John Thomson	Evan Robertson Peacock
Jean Thomas Richard	William Herbert Waugh
Charles Harold Kemp	
Adrian C. Letourneau	

II. Matriculants

Robert James Gill	William Albert Reeve
William Randolph Hawkins	Frederick George Bourne
George Rowsell Grant	Lillie Sandler
Newton	Archibald Young
Eric Hamilton Silk	Morris Herman
Leonard Bertram Webster	Franklin Evered Beam
Jasper Maxwell Franklin	James Purdon Arnott
Reycraft	Alexander Heber Nethery
Walter Ernest Telfer	Jean Elizabeth O'Rourke
Frank Walpole Day	Oliver William Durdin
Edward Ormonde Butler	George James McIlwraith
Donald McClelland Findlay	

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

Clarence David O'Meara	Stewart Gordon Robertson
John Labatt Reid	Duncan Kenneth Mac-
Ian MacRae	Tavish
Clarence Powell Arnold	Kenneth Marshall Stiver
Frederick Alexander	Arthur G. S. Wartman
Rogers	Alan Lucas Ambrose
James Alan Burrows	James Livingstone Braid
Harold Stanley Chaplan	Harry Joseph Waldman
William Rae Tomlinson	John Leonard Wilson
Douglas Garner Kerr	Donald John Livingston
Stephen Henry Smith	John Grudeff
Louis Harold Swartz	Geoffrey Martin Lampard
James Wilson Morley	Raymond Augustine
William Marr Brodie	Cannon
John Leslie Prentice	Johnston Wilfrid Bushfield
Angus William MacMillan	

Approved

Report of Dean of Law School.

An interim report of the Dean of the Law School is submitted herewith.

The Committee recommend that the report be adopted.

Matthew Wilson Trust.

The principal sum of \$1,000 has been invested with the Trusts and Guarantee Co. Limited, the annual income to be devoted to the purchase of a Gold Medal or Gold Medals for students passing the final examinations; the annual income amounts to \$50, but the total sum now in the hands of the Society to the credit of this fund (accumulated interest added) amounts to \$235.79. The question of providing for the carrying out of the trust according to the terms of the testator's will is now before the Committee.

The Committee recommend that the matter be referred to the Chairman for consideration and report.

Library Committee Report.

Mr. Ludwig, in the absence of the Chairman, presented the Report of the Library Committee, as follows:—

1. The Honourable Mr. Justice Middleton has presented to the Library, Statutes of Ontario, 1897-1913, fifteen volumes in all.

2. Your Committee have had under consideration the best method of utilizing 1,415 odd volumes of unbound reports which have been on hand for twenty years and are now stored in the basement of the Law School, a list of which is appended. An offer has been received from The Carswell Company, dated the 7th instant, of which a copy is attached, to exchange 272 volumes of unbound Ontario, Ontario Practice and Ontario Appeal Reports, for a similar number of volumes to be taken from those on hand. The Committee recommend that the Chief Librarian and the Chairman of the Library Committee be authorized to make such an exchange or exchanges of the volumes on hand as will be to the best advantage of the Society and for the benefit of such County Libraries as may require them in future.

The report, amended by the insertion of the words "and the Chairman of the Library Committee" after the word Librarian in the tenth line of the second paragraph thereof, was adopted.

Interim Report of the Dean.

Length of Teaching Session.

1. Paragraph 4 of my annual report, dated the 14th of June last, having been referred by Convocation to the Legal

Education Committee for further consideration and report, and that Committee having at its meeting in September provisionally expressed itself in favour of some lengthening of the law school session, I now submit for consideration the following plan—

2. I recommend (1) that the teaching session begin on the 3rd Monday in September; (2) that the first term consist of twelve weeks of teaching (instead of ten weeks as at present) followed by examinations before Christmas; (3) that the second term begin on the Monday next following New Years' Day and consist of eighteen weeks of teaching (instead of seventeen weeks as at present) followed by examinations.

3. If the foregoing recommendations are adopted they could be made effective during the present session, except that as the session began on the 27th of September (instead of the 20th of September as under the proposed plan) the first term of the session will consist of eleven weeks teaching instead of twelve, the dates being as follows:—

First term—September 27th to December 10th, 1926.

Second term—January 3rd to May 6th, 1927.

Dates of Examinations.

4. I recommend that the examination dates should be as follows:

Christmas—December 15, 16, 17, 20, 21, 1926.

Easter—May 11, 12, 13, 16, 17, 18, 19, 20, 1927.

Supplemental—September 5, 6, 7, 8, 9, 1927.

Memorial of the Late Mr. Justice Teetzel.

Sir Allen Aylesworth presented the report of the Special Committee appointed to prepare a Memorial of the late Mr. Justice Teetzel, and it was ordered that it be recorded on the Minutes of Convocation, and a copy sent to each of his brothers and sisters mentioned therein, and also to the Secretary of the Canadian Bar Association.

Convocation desires to record its appreciation of the Honourable James Vernal Teetzel, K.C., who died at Bridgetown, Barbadoes, on the 24th day of August, 1926, in his 74th year. The son of James Nelson Teetzel and his wife Elizabeth McQueen, he was born March 6th, 1853, in the Township of Southwold, in the County of Elgin. His family

were farmers. Educated in the public school at Fingal, at Woodstock College and Galt Grammar School, he received a first class teacher's certificate at the early age of sixteen, and taught public school for three years before commencing the study of law in 1873, when he entered the office of Osler, Wink & Gwyn, then in Dundas. He was Called to the Bar in Trinity Term, 1877, and was admitted as a Solicitor in May, 1877, and joined the firm of Osler, Gwyn & Teetzel in Hamilton. On the dissolution of this partnership, the firm of Teetzel, Harrison & McBrayne was formed. He was elected Benchet in 1891, and on his retirement became an ex officio Benchet of the Law Society under the provisions of The Law Society Act; the only surviving Benchet elected in that year is Sir Allen Aylesworth. On May 16th, 1903, he was appointed a Judge of the High Court, Common Pleas Division; in 1906 was made commissioner for the revision of the Ontario Statutes; and in 1910 he was appointed Chairman of the Ontario Prison Parole Board, an honour commensurate with his sympathetic understanding of human relations. In 1912 he retired from the Bench of the Supreme Court of Ontario on account of illness.

The above brief record in itself would suffice as an indication of character of a high order; something more intimate is desirable in this record.

Mr. Justice Teetzel upheld the traditions of his ancestors in whom, with good reason, he had just pride. The original Tetzels were a noble family in Nurnberg, Germany, where the records of the family may still be found in the Castle on the Von Tetzels estate. His great-grandfather arrived in New Jersey at the time of the American Revolution, came to Canada about ten years later, settled first at Grimsby and afterwards in the Talbot settlement. Both his grandfather Teetzel and his great uncle James McQueen, a Colonel in the Canadian Militia, fought at the Battle of Lundy's Lane. The tombstone of his maternal ancestor McQueen bears the inscription—

“He took part in the capture of Quebec as
one of Wolf's brave Highlanders, thus
adding Canada to the British Empire.”

Mr. Justice Teetzel was an able, practical lawyer, noted for painstaking care and his wisdom and charity as an adviser. As a Judge he was distinguished for his clear understanding of facts presented, with the ability to adjudi-

cate in a brief and fair manner. He will be remembered in connection with the Fenton murder trial at Hamilton, in which he declined to allow the case to go to the jury, holding that there was not sufficient evidence to convict. He was a lovable man, much missed by all his associates on the Bench and among the profession generally when forced to resign an account of illness.

Beyond his profession, his activities were many and varied. In 1884 he was elected an Alderman and in 1899 and 1900 he was Mayor of Hamilton. In the latter year he was an unsuccessful candidate for the Federal House.

His retirement from the Bench followed a paralytic stroke brought on by an operation. His wife, Priscilla Grace Darling, a native of the neighborhood in which he was born, died three years after his retirement from the Bench. During the years following his great affliction till the time of his death his buoyant cheerfulness and charity towards others never left him. His annual letters after his retirement, to his friends will be much missed by them. His brothers, Dr. Teetzel, of Bridgetown, Barbadoes, and Daniel Manson Teetzel, of California, and two sisters, Mrs. Mary Chute of Part Burwell, and Miss Sara Teetzel at present abroad, are the only surviving members of a numerous family.

On 14th September, 1926, the Judges and Bar of the County of Wentworth, recorded their deep regret for the loss sustained by the death of Hon. Mr. Justice Teetzel.

"He discharged his judicial duties with a patience and forbearance which won for him the respect and esteem of not only the members of the Bar but the public generally. . . . a good citizen, a capable and upright lawyer and Judge and warm hearted friend, deeply regretted and beloved by all who knew him."

Memorial of the Late Mr. Cowan, K.C.

Mr. J. G. Kerr presented the report of the Special Committee appointed to prepare a Memorial of the late Mr. John Cowan, K.C., and it was ordered that it be recorded on the Minutes of Convocation, and a copy sent to his widow and the Secretary of the Canadian Bar Association—

In the passing of Mr. John Cowan, K.C., of Sarnia, who died on June 10th, 1926, in his 77th year, the City of Sarnia has lost one of its most prominent citizens and the Legal Fraternity and Law Society an esteemed member. He was

born on July 8th, 1849, in Scotland, but was brought to Canada in his infancy and spent his boyhood years in the County of Huron. He studied in the public schools of his County, and for three years taught the public school in Hibbert Township and took up in his spare hours the study of law.

He went into a law office in Stratford in 1875 and three years later went to Toronto to complete his studies and was Called to the Bar in the year 1879; he was appointed a King's Counsel in 1902.

He started the practice of law at Dresden, in the County of Kent, but soon changed his office to Stratford where he practised until 1883 and where he met with marked success. On February 1st, 1883, he formed a partnership with the late Judge Lister of Sarnia and practised with him until 1898 when the late Judge Lister was called to the Bench. In the same year he formed the firm of Cowan & McCarthy, soon to become known as Cowan, McCarthy & Towers. This partnership continued for two years when Mr. McCarthy withdrew and Mr. Towers entered the firm. The firm in later years became Cowan & Cowan, which it was at the time of his death.

He was particularly successful as a solicitor and as a municipal lawyer and acted for many townships in Lambton, Kent and other counties, and at the time of his death had been solicitor for the City of Sarnia for many years. He was also associated as solicitor in Mortgage corporations and other institutions of like capacity. In the quinquennial election of 1926 he was elected as a Benchman for the fourth time and thereby became a life member.

In 1881 Mr. Cowan married Miss Eliza A. McIntyre, of Huron County, who survives him, together with three sons and four daughters.

The late Mr. Cowan took a very active interest in the community welfare of the City of Sarnia and surrounding communities, and his quiet demeanour, upright and earnest character had made him a highly respected and well known citizen of Western Ontario, attested to by the very large concourse of people who attended his funeral when he was laid to rest in Lake View Cemetery in the City of Sarnia.

The Benchers of the Law Society of Upper Canada desire to express to the widow and family their deep sympathy in the great loss which they have sustained and to express to

them and to the members of the Legal Profession the deep sense of their regret at his passing.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Clarence David O'Meara	John Leslie Prentice
John Labatt Reid	Angus William MacMillan
Ian MacRae	Stewart Gordon Robertson
Clarence Powell Arnold	Kenneth Marshall Stiver
Frederick Alexander Rogers	(Honours)
James Alan Burrows	Arthur G. S. Wartman
Harold Stanley Chaplan	Alan Lucas Ambrose
William Rae Tomlinson	James Livingstone Braid
Douglas Garner Kerr	Harry Joseph Waldman
(Honours)	John Leonard Wilson
Stephen Henry Smith	Donald John Livingston
Louis Harold Swartz	John Grudeff
(Honours)	Geoffrey Martin Lampard
James Wilson Morley	Raymond Augustine
(Honours)	Cannon
William Marr Brodie	Johnston Wilfrid Bush- field

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 18th November, 1926.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Armour, Field, Grant, Henderson, Kerr, W. F., Ludwig, McPherson, W. D., Ponton, Saunders, Sims, Spence, Walkem, and White.

The Minutes of the meeting of Convocation of October 21st, 1926, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of date of filing their applications:—

I. Graduates

Richmond Secord Atkey	William Hilliard Bragg
Frank Henry MacLatchy	William Pattison Telford
Harold MacKeen Bissett	William H. Sipper
Harry Leslie Wright	Jesse Davis McCarthy
	William George Tolchard

II. Matriculants

Edmund Wilkes Burke	Dales
Percy Frederick Jackson	Harriet Anna Laura Clark
Aurele Parisien	Robert Scott Hetherington
Hartley Dewart McNairn	Herbert A. Rubin
Thomas Elmer Convay	Joseph Vale
Joseph Cooper Evans	Robert James Harris

Approved

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be called to the

Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

William Harold Bicknell	James Lloyd Downey
Frank Lovatt Nash	Walter John McGibbon
Ernest Marsden Goold	Albert Anthony Marck
Wilfred Eustace Bonneville	Nathan Milton Waldo
Ethel Mary Renwick	Donald Ferguson Brown
Frederick Ignatius Malone	H. Patrick Marck
William Harold Littlejohn	John Edward Hare
Walter Edward Harris	Ben Altman
Stuart Smith	Abraham Lieff
William John McBurney	Bertha May Hawkins
George Murray McDougall	Arthur James Nash
Floyd Alexander	James Maxwell Cooper
Baillargeon	Andrew Edward McKague
Laura Irvine Lees	John Richardson Hunter

Approved.

R. J. Browne, one of the Police Magistrates for the City of Toronto, applies for permission to attend the lectures in the law school.

The Committee recommend that Mr. Browne, being a Police Magistrate his petition be granted as a special case and he be allowed to attend first year lectures.

Matthew Wilson Trust.

The method of carrying out the terms of this trust was before this Committee on October 19th, 1926, and was referred to the Chairman for his consideration and report.

The Committee recommend that the matter stand over and that the Chairman see the Trust Company with a view of changing the gift so as to give the Law Society power to use the income for a scholarship, to be known as the Matthew Wilson Scholarship or such other name as the Society may require.

The report was adopted.

Library Committee Report.

Mr. Sims presented the report of the Library Committee, as follows:—

1. That a new book-case is required for the old room of the Phillips Stewart Library, also two small step-ladders.

The estimated cost of these two items is Seventy Dollars (\$70.00).

Your Committee recommend that this work be carried out.

2. That an estimate for three book-stacks in the room over the Benchers Room was procured by your Committee. The cost for the erection of these three stacks will be Two Hundred Dollars (\$200.00).

Your Committee, in view of the immediate necessity for these stacks, recommend their erection.

3. That it having become apparent that the electric lighting system in the Main Library and Benchers Room is insufficient, estimates of the cost for the improvement of the system have been procured.

Your Committee recommend that these estimates stand referred to the Chairman of the Library Committee, Mr. H. S. White, K.C., and the Chief Librarian for consideration and report.

The report was adopted.

County Libraries Committee Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows: —

1. The Chief Librarian's report on the inspection of the County Libraries is submitted herewith.

2. Two letters dated June 24th, 1926, and October 22nd, respectively are submitted from Mr. P. Kerwin, Secretary of the Wellington Law Association requesting that a special grant be made to their Association.

Your Committee cannot recommend a special grant at present.

3. A letter dated November 11th, from Mr. A. K. Roberts, Secretary of the Temiskaming Law Association is submitted. To this letter is attached a motion made at their Bar dinner in regard to a special grant to the Temiskaming Law Association. This Association received an initiatory grant, based on their 1924 annual returns of \$380.00 and a special grant of \$500.00. Both these amounts were sent to that Association in 1925.

Your Committee recommends that a set of Halsbury's Laws of England be presented to this Association by the Law Society.

Report of Inspector of County Libraries.

In accordance with Rule 68 of the Rules of the Law Society of Upper Canada relating to County Law Libraries, I beg to present the Annual Report upon the condition of the books in each Library, the custody thereof, the fitness of the rooms used for the Libraries and the manner in which the Libraries are maintained.

Enquiries when inspection was made covered a wider range but this Report generally is confined to subjects mentioned expressly in the Rules.

Number of Libraries.

There are at present Thirty-six County Law Libraries, an increase of two since the last inspection, viz., Northumberland situated at Cobcurg and Temiskaming situated at Haileybury.

The Libraries inspected were as follows:—

Brant, Bruce, Carleton, Elgin, Essex, Frontenac, Grey, Haldimand, Hamilton, Hastings, Huron, Kenora, Kent, Lambton, Lanark, Leeds, Lindsay, Middlesex, Norfolk, Northumberland, Ontario, Oxford, Perth, Peterborough, Rainy River, Renfrew, Sault Ste. Marie, Simcoe, Stormont, Sudbury, Temiskaming, Thunder Bay, Waterloo, Welland, Wellington, York.

The organization of County Law Libraries is under way for the District of Cochrane, the United Counties of Prescott and Russell and the County of Lincoln.

Condition of Libraries.

I am pleased to be able to report that the majority of the Libraries have made a considerable advancement in every way since my last inspection, notably Brant, Bruce, Hamilton, Huron and Thunder Bay. The Libraries are all situated in the Court Houses except Chatham, Sarnia and Windsor. In view of the fact that the Law Society makes an allowance towards the Librarian's salary, every Library should have an attendant directly responsible for the welfare of the Library to see that the annual subscriptions are paid at the appointed time and the books neatly and safely kept, otherwise the Library becomes valueless to the members of the profession and serves no useful purpose. Where an attendant is employed the work of annotating or noting up of the Reports and Statutes should receive spe-

cial attention. This work is a time saver to the practitioner in making legal researches. Some of the Libraries are small but wherever the size of the Library would warrant it every encouragement should be given the Associations to employ a permanent Librarian. It is found that the progressive Libraries are those which have some one energetic and capable officer who entertains a constant and active interest in the Library and its management and looks sharply after the collection of the membership fees, in this way increasing the amount of the annual grant issued by the Law Society.

Book Arrangement.

1. Text-books are usually arranged in alphabetical order by author for ready reference.
2. Early English Reports and Reprints.
- 3 Law Report series.
4. Digests, Dictionaries and Encyclopaedias.
5. Periodicals, Statutes and Miscellaneous with neatly lettered labels denoting each section.

Annual Grants and Provincial Grants.

There are twelve County Law Libraries with a membership of fifteen or less. These Libraries, it is apparent, are entitled to special consideration. In the matter of the Provincial grant, if the grant (\$4,000.00) was distributed equally among the Libraries the smaller Libraries would derive more benefit; the present method being to divide \$2,000.00 equally and the balance pro rata according to membership. The annual grants made to the County Law Libraries by the Law Society for 1926 amounted to \$16,594.71. Owing to the increase in the number of County Libraries and the benefit derived in the administration of justice where these libraries are located the Provincial Government might, upon proper representation being made, double the present amount of \$4,000.00.

Membership and Annual Fees.

The total membership in the thirty-six Libraries is 1,575. The annual membership fees are as follows:—

1 library	\$12.50
1 "	12.00
20 libraries	10.00
2 "	8.00
1 library	7.50
1 "	7.25
9 libraries	5.00
1 library	1.00 to \$4.00

In conclusion, with few exceptions, the Libraries are in better condition than when last inspected and I think the members of the Associations are taking more interest in their improvement. It is a matter of regret that there are still some counties in which Law Library Associations have not been organized.

A short report on each Library is appended to this report, also a Schedule giving statistical information of each Library.

Old Editions of Text Books.

Several of the long established Law Associations have collections of superseded text-book taking up a shelving space which would prove of great value to some of the outlying or smaller Libraries. These Libraries would be glad to pay the cost of transportation if the transfer is authorized. The Carleton and York Law Associations have sent lists of old editions to the Law Society.

Notes on County Libraries made during Inspection for the Year 1926.

Brant Law Association—Brantford.

Inspected 28th October, 1926.

This Library contains 3,131 volumes on wall shelving and three book-stacks nine shelves high. The Library is very neat and shows the attention of the efficient Librarian.

Bruce Law Association—Walkerton.

Inspected 26th October, 1926.

This Library of 3,003 volumes is much improved in appearance since the last inspection, with ample shelving. There are about 150 text books which should be arranged in alphabetical order according to the authors.

Carleton Law Association—Ottawa.

Inspected 12th October, 1926.

This Library of 4,910 volumes is badly cramped for shelving space. A presentation of books by this Library to Prescott and Russell Law Library will allow the much needed additional shelving space. In the selection of books the Library appears to be very complete.

Elgin Law Association—St. Thomas.

Inspected 6th November, 1926.

This Library of 2,946 volumes is located in a bright room with proper shelving and furniture. The walls and ceiling of the room require renovating. About 200 volumes of text books are shelved. An additional book-stack is required for future accessions.

Essex Law Association—Windsor.

Inspected 8th November, 1926.

This Library of 2,555 volumes presents a cramped appearance. An additional room or book stacks is required to space out the books and allow for new accessions. The Law Journal Reports cover from 1842 to 1918 only. The Ontario Gazettes (1869-1924) take considerable space. There are about 40 volumes of an American series of Reports. On the whole it is a fairly complete Library.

Frontenac Law Association—Kingston.

Inspected 13th October, 1926.

This Library of 2,570 volumes is still badly cramped for space. The collection of books is fairly complete but does not appear to advantage in the present quarters. The suggestion was made to utilize a stairway but this would be only a temporary expedient. The best remedy would be to add an adjoining room with an archway between the rooms.

Grey Law Association—Owen Sound.

Inspected 25th October, 1926.

This Library of 1,688 volumes presents a neat appearance, with shelves, protected by glass, of proper height. The Law Journal Reports end with the year 1860, but the Law Reports series is complete. There are about 175 volumes of text-books in the Library. It is a good working Library.

Haldimand Law Association—Cayuga.

Inspected 29th October, 1926.

This very complete Library of 1,601 volumes presents a very neat appearance with about 200 text-books. They have ample accommodation for future accessions. A reprint edition of the English Reports might be of service.

Hamilton Law Association—Hamilton.

Inspected 6th November, 1926.

This Library of 6,546 volumes presents a much improved appearance. A new edition of the printed catalogue is required. There are 1,286 text-books in the Library but no reprint editions of early English Reports series. The annotation of the Reports is carefully attended to by the very efficient Librarian.

Hastings Law Association—Belleville.

Inspected 14th October, 1926.

This Library contains 2,628 volumes well arranged on the stack system, five shelves high, with room for future accessions. The collection of about 250 volumes of text books appears to have been well selected. A number of the books need repairing.

Huron Law Association—Goderich.

Inspected 26th October, 1926.

This very complete Library of 2,517 volumes presents an inviting appearance with wall and sectional, glass-front, book-cases. The condition and arrangement of the books is good. It is a very satisfactory Library.

Kenora Law Association—Kenora.

Inspected 28th September, 1926.

This Library of 938 volumes has its shelving space nearly filled and requires an additional book-case. The text-book collection is a small one, about 25 volumes. The Law Journal Reports from 1865 are on the shelves. The County Judge and the Secretary are anxious to increase the usefulness of this Library. A presentation of text-books (not required) by some other Library would be accepted.

Kent Law Association—Chatham.

Inspected 8th October, 1926.

This Library of 2,646 volumes occupies two rooms (one the Judge's Chambers). The walls and ceilings need renovation. The shelving in the Library is nine tiers high. The text-books are arranged according to subject and should be rearranged according to the authors. The Law Times Reports appear to end with 1894.

Lambton Law Association—Sarnia.

Inspected 9th November, 1926.

This Library of 2,289 volumes is located in the County Office Building and occupies two good sized rooms with shelving of proper height. The text-books appear to be fairly complete. It is a very satisfactory Library.

Lanark Law Association—Perth.

Inspected 12th October, 1926.

This Library of 75 volumes has very little shelving space left for future accessions. The Association is allowed the use of a former Judge's Library which helps considerably. It does not contain a reprint edition of early English Reports and the Law Journal Reports commence with the year 1914. The English Reports (prior to the Law Reports series) might be more readily found if arranged alphabetically.

Leeds Law Association—Brockville.

Inspected 13th October, 1926.

This Library contains 2,142 volumes on four stacks and wall shelving. The room requires renovating and a few more chairs. There are about 150 volumes of text-books.

Lindsay Law Association—Lindsay.

Inspected 15th October, 1926.

This Library of 2,467 volumes is located in a very small room in the Court house, with shelving nine tiers high. The book-stacks are also too close together. An adjoining room should be procured with an archway between the two rooms. This would allow the books to be spaced out properly.

Middlesex Law Association—London.

Inspected 6th November, 1926.

This Library of 5,772 volumes presents a very neat appearance. Of the above number of books over 2,000 are American Report and Digests. The Statutes of five of the Provinces and Law Journal Reports are also shelved. Additional book-stacks or another room will soon be a necessity.

Norfolk Law Association—Simcoe.

Inspected 28th October, 1926.

This Library of 2,211 volumes occupies a rather small room with shelves nearly filled. There are about 250 volumes of text-books. New shelving will soon be required.

Northumberland Law Association—Cobourg.

Inspected 14th October, 1926.

This new Library of 404 volumes is located in somewhat congested quarters and requires new shelving. It contains about 75 text books. A set of the English Law Reports series, a reprint edition of the Early English Reports and Digests would be an acquisition. As a lively interest in the welfare of this Association is being shown, it will prove useful in the near future.

Ontario Law Association—Whitby.

Inspected 16th October, 1926.

This Library of 2,397 volumes comprises two rooms connected by an archway, with ample shelving. No reprint editions of English Report series are in the Library. The sets of the Law Journal Reports and Law Times (N.S.) are incomplete. There are about 225 text-books.

Oxford Law Association—Woodstock.

Inspected 6th November, 1926.

This Library of 2,992 volumes is in three connecting rooms with ample shelving for present requirements. The Law Journal Reports cover from 1824 to 1883 only. No reprint series of the English Reports are in the Library. A set of the Bankruptcy series is required.

Perth Law Association—Stratford.

Inspected 27th October, 1926.

This Library of 2,302 volumes presents a very neat appearance. New shelving or an additional room is an immediate necessity. There are about 150 text-books on the shelves.

Peterborough Law Association—Peterborough.

Inspected 16th October, 1926.

This Library of 2,220 volumes occupies two good sized rooms with neat shelving. There are about 275 volumes of well selected text-books. The Western Weekly Reports appear to end with the year 1922. The United States Supreme Court Reports (58 volumes and 6 volumes of Digests) are on the shelves. The binding of a number of the books needs attention. The Annotation is being attended by the capable librarian.

Rainy River Law Association—Fort Frances.

Inspected 27th September, 1926.

This Library contains 1,017 volumes. A reprint edition of the early English Reports would be a good accession to this Library.

Renfrew Law Association—Pembroke.

Inspected 11th October, 1926.

This Library of 915 volumes contains about 100 volumes of text-books. The first three volumes of Ontario Weekly Notes and volumes 1 to 31 Canadian Supreme Court Reports are required. The Law Journal Reports commence with the year 1895. The Library appears to be used as Judge's Chambers when required.

Sault Ste. Marie Law Association—Sault Ste. Marie.

Inspected 24th September, 1926.

This Library of 1,364 volumes occupies a very good room with suitable shelving in the new Court House. The condition and arrangement of the books is good. The collection of text-books might be increased.

Middlesex Law Association—Barrie.

Inspected 13th November, 1926.

This Library of 2,568 volumes is fairly complete. The shelving is rather high but the upper shelves are filled with lesser used books, old editions of texts, etc. New shelving is to be installed in an adjoining room which will allow for the proper spacing out of the books and new acquisitions. In addition a new book-stack in the Library would be an improvement.

Stormont Law Association—Cornwall.

Inspected 12th October, 1926.

This Library contains 1,301 volumes. Additional shelving should be erected at one end of the room to allow for expansion. This would admit of the books being better classified and made more accessible. The Library has about 275 text-books but no reprint edition of the English Law Reports series. The Digests might be kept in a separate book-case.

Sudbury Law Association—Sudbury.

Inspected 24th September, 1926.

This Library of 1,072 volumes has very good accommodation with oak sectional book-cases. The text-books should be arranged in alphabetical order according to the authors. A set of the English Law Reports series would be an acquisition, also a couple of law dictionaries.

Temiskaming Law Association—Haileybury.

Inspected 4th October, 1926.

This new Library of 514 volumes has very good accommodation with wall shelving eight tiers high and ample space for future accessions. There are about 30 texts. A set of the English Law Reports series of a reprint series and Halsbury's Laws of England would be of service. The Law Quarterly Review stops with 1922.

Thunder Bay Law Association—Port Arthur.

Inspected 27th September, 1926.

This Library of 1,240 volumes is now situated in the new Court House with suitable accommodation in every way. The shelving is very neat, with ample room for new accessions.

Waterloo Law Association—Kitchener.

Inspected 27th October, 1926.

This Library of 1,995 volumes on three stacks on the wall and wall shelving should have better accommodation. The stacks are tall and too close together. A proper library table and chairs should be supplied. It is stated that a new Court House is proposed when suitable library facilities, not only for present needs, but future accessions, will be assured. The Law Journal Reports from 1866 to 1906 are on the shelves.

Welland Law Association—Welland.

Inspected 29th October, 1926.

This is a fairly complete library of 1,950 volumes. The walls and ceiling need renovating. The shelving on the walls and the book-stacks are of proper height. Some books need repairing. The Law Reports series end with 1904 and are continued by the Law Journal Reports series. The Library also includes a series of Notable Trials and other Reports of a legal-literary character. The set of Nova Scotia Reports lacks the first 19 volumes and the last 12 volumes.

Wellington Law Association—Guelph.

Inspected 27th October, 1926.

This Library of 2,310 volumes on wall shelving and stacks of proper height has ample space for future accessions. Some statutes of four of the Provinces are on the shelves.

York Law Association—Toronto.

Inspected 17th November, 1926.

This is a very well kept Library of 6,990 volumes. The shelving space is nearly all occupied but there is sufficient room for the next two years' accessions. Only one reprint edition of the early English Reports is in the Library. The annotation of the Reports and statutes is carefully attended to by the efficient Librarian. It is a very satisfactory Library.

The report was adopted.

Memorial of Late Mr. Justice Maclaren.

Mr. J. G. Kerr presented the report of the Special Committee appointed to prepare a Memorial of the late Mr. Justice Maclaren, and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to the widow and the Secretary of the Canadian Bar Association.

Convocation records, with deep regret, the loss sustained by the Law Society of Upper Canada in the death, on Saturday, July 3rd, 1926, of the Hon. John James Maclaren, a Justice of Appeal of the Supreme Court of Ontario.

Born at Lachute, Quebec, on July 1st, 1840, after a preliminary course at Huntingdon Academy he graduated from Victoria College, Cobourg, in 1862, with the degree of Bachelor of Arts, and received the Prince of Wales gold medal. In 1866 he received the degree of M.A. and subsequently LL.B. and LL.D. He continued his studies and received the degree of B.C.L. and later the degree of D.C.L. from McGill University, Montreal. He was also a first-class graduate of the Military School of Montreal.

Mr. Maclaren entered upon the practice of law in the City of Montreal, in 1868, in partnership with the late Judge Trenholme, and later was a member of the firm of Messrs. Maclaren, Leet & Smith. In 1884 he moved to the City of Toronto, succeeding the late Hon. Mr. Justice Rose as head of the firm of Rose, Macdonald, Merritt & Shepley, and remained in active and successful practice until November 21st, 1902, when he was appointed Judge of the Supreme Court of Judicature in Ontario and Puisne Judge of the Ontario Court of Appeal.

In 1923, owing to his advanced age, the Hon. Mr. Justice Maclaren resigned from the Bench, after a continuous service of fifty years at the Bar and on the Bench.

He was a Queen's Counsel for both Quebec and Ontario, and left behind him a notable record in the annals of the legal profession of Canada. He was the author of many standard legal works, the principal being "Roman Law in English Jurisprudence," "Bills, Notes and Cheques," and "International Arbitration."

The late Mr. Justice Maclaren did not confine his activities to his profession, but for upwards of sixty years was closely identified with the religious and educational life of Canada. A lifelong member of the Methodist Church, he was for many years, one of the outstanding leaders in its highest courts, and was its legal adviser from the time he

came to Toronto until he accepted a position on the Bench. He was identified with Sunday School work from his college days at Cobourg, and it became one of his first interests of his life. He was active in both national and international Sunday School organizations and in 1923 was elected President of the World's Sunday School Association and as such presided that year at the World's Sunday School Convention held in Tokio, Japan.

The late Mr. Justice Maclaren was also one of the leaders of the prohibition movement in Canada and acted as counsel in several of the most important constitutional cases involving the jurisdiction of the Dominion and the Provinces respectively, in legislating on the prohibition or regulation of the liquor traffic.

He devoted much thought and labour to promoting the cause of higher education in Canada and was Vice-Chancellor of Victoria University from 1907 until his death. He was a member of the Senate and an honorary member of the Law Faculty of the University of Toronto for many years and was also for some years a Trustee of Upper Canada College.

In 1870 he married Margaret Graham Mathewson, who died in 1875, and in 1878 he married Mary Elizabeth Mathewson, who died in 1906.

Few Canadians have devoted themselves with greater zeal and more unselfish purpose to good causes in which they believed than did the late Mr. Justice Maclaren. He died at the age of eighty-six, after a life filled with useful and unselfish public service, honoured and respected throughout the Dominion of Canada.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

William Harold Bicknell	Abraham Lieff
Frank Lovatt Nash	Bertha May Hawkins
Ernest Marsden Goold	Arthur James Nash
Wilfred Eustace Bonneville	James Maxwell Cooper
Ethel Mary Renwick	(Honours)
Frederick Ignatius Malone	Reginald George Thomas
William Harold Littlejohn	John Lorne Douglas
Walter Edward Harris	Hanlan
Stuart Smith	William John Scott

William John McBurney (Honours)	Joseph Ambrose McMahon
George Murray McDougall	Grace Howard Hunter
Floyd Alexander Baillargeon	Duncan Kenneth Mac- Tavish
Laura Irvine Lees	Frank Alistair McHardy- Smith
James Lloyd Downey	Alfred Cosby Crysler
Walter John McGibbon	Charles Michael McNab (Honours)
Albert Anthony Marck	Henry Burrow Gardner
Nathan Milton Waldo	Hertzel Rotenberg
Donald Ferguson Brown	Laurence Sydney Lyon
H. Patrick Marck	Andrew Edward McKague
John Edward Hare (Hon- ours)	John Richardson Hunter
Ben Altman (Honours)	

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 20th January, 1927.

Present: The Treasurer, Sir Allen Aylesworth, Hon. W. H. Price, Attorney-General, and Messrs. Armour, Bayly, Brewster, Geary, Grant, J. G. Kerr, W. F. Kerr, Kingston, Lennox, Ludwig, Middlebro, Murphy, McCarthy, MacMurchy, McPherson, W. D., Nesbitt, Ponton, Raney, Saunders, Sims, Spence, Tilley, Washington, and White.

The Minutes of the meeting of Convocation of November 18th, 1926, were read and confirmed.

CANADIAN BAR ASSOCIATION.

The Honourable W. H. Price, and Messrs. Spence and White were appointed the Society's delegates to the Canadian Bar Association for the ensuing year.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

I. Graduates

Edwin Gibbs Davies

II. Matriculants

Maurice E. Starkman

James H. Mero

Romaine Kay Ross

Percy Kopman

William Archibald Maedel

Roy McPherson Grant

Eugene Benson Stirling

Manning Swartz

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and

paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

William John Stuart Knox	Alastair Maclean Macdonald
Robert Boak Burns	William Edward Clark
Elva Agnew Dunn	Frank Kinnear Ellis
Gordon Peebles Dickson	John A. Thompson
John C. Sullivan	Mark Reingold
Willard McKinnon Cooper	Donald Francis Downey
Noah Nathan Simon	Robert Falconbridge
Bruce Archibald Elias	Cassels
Clouse	Roland Roy McMurtry
Louis Joseph Brody	John Joseph Sullivan
Gertrude Helen Sinclair	Lewis Samuel
James Norris Marquis	Cyril Ignatius O'Reilly

Approved.

Franklin Crawford Cousins has filed an application for Call to the Bar. He has also filed an affidavit stating that he passed the required examinations for Call to the Bar in May, 1893, and that he paid the required fees at that time. Convocation Minutes of Easter, 1893, show that he completed his examinations for Call to the Bar and the Cash Book of that year shows the payment of his fees.

Approved.

re Matthew Wilson Scholarship.

On November 15th, 1926, the Committee referred this matter to the Chairman for consideration and report.

The Committee refer the matter to a committee consisting of Mr. Harcourt, Mr. Nesbitt, Mr. White, Mr. Spence, and Mr. Ludwig, to consider this, and generally the question of medals and scholarships at present awarded by the Law Society.

Dean's Report.

An interim report of the Dean recommending the appointment of another full time lecturer, is before the Committee, as follows:—

January 4, 1927.

re Teaching Staff.

1. I beg leave to recommend the appointment of Mr. Cecil Augustus Wright, B.A., as an additional full-time member of the teaching staff of the Law School for the session of 1927-28.

2. Mr. Wright graduated in Arts at the University of Western Ontario with high distinction. At Osgoode Hall his course was a remarkable one, as he came first at the Easter examinations in three successive years, and in 1926 received 945 marks out of a total of 1,000, winning the Chancellor Van Koughnet Scholarship, the Clara Brett Martin Scholarship and the gold medal. He has been accepted as a candidate for the degree of LL.M. at the Harvard University Law School.

3. The teaching staff of the Law School was much strengthened by the increase of the full-time members to three, as the result of the appointment of Dr. MacRae in 1924 and of Mr. Sidney Smith, but the staff is still small relatively to the number of the students, or as compared with other law schools, as may be seen from the following statement furnished by Mr. Alfred Z. Reed of the Carnegie Foundation for the Advancement of Teaching:—

	Full-time teachers	other teachers	Students 1925	Students 1926
Dalhousie	3	20	50	47
McGill	3	12	64	59
Osgoode Hall	3	3	353	318
Saskatchewan	3	2	42	40
Manitoba	3	7	55	49
Alberta	3	4	56	43
Montreal	0	17	149	164
Laval	0	22	89	84
New Brunswick	0	17	20	12
Vancouver	0	?	31	31
Harvard	17	9	1320	1440
Yale	6	13	418	428
Columbia	7	22	721	739
Michigan	9	8	558	533
Cornell	7	5	187	163
Pennsylvania	6	14	343	418
Chicago	6	6	455	524

N.B.—The figures in the first column for the United States schools are conservative in that they do not include full-time members of the faculty whose teaching load is kept small in order to permit them to engage in research; teachers giving their full time to the university but not to the law department; etc.

4. Mr. Reed's note as to the "conservative" character of the figures given in the first column for the American Schools no doubt accounts for the fact that in a statement in my possession compiled from other sources, with regard to sixteen American law schools, the figures as to the full-time staff of five of the schools mentioned above are higher than those given in Mr. Reed's statement. In any event the contrast between Osgoode Hall and other Canadian and American schools is striking.

5. Apart from comparisons of the kind just made, I venture to urge that the appointment of a new full-time lecturer would be of great benefit to the school and would afford a reasonable measure of relief to the present staff. Each of the present full-time members is obliged to attempt to teach a larger number of subjects than is consistent with really effective work, especially in view of the time and energy required for consultations with enquiring students, the setting of examination questions and the reading of the answers (now all done by the teaching staff), not to speak of even a modest amount of research.

6. Mr. Wright is in my opinion qualified in every way for the appointment now recommended, and especially on account of his brilliant record at Osgoode Hall and his intimate knowledge of the problems of legal education from the student's point of view, as well as by reason of the additional experience which he is now acquiring at the Harvard Law School. It seems to me to be singularly fortunate for the school that he is willing to devote himself to teaching, and I should regret exceedingly if advantage were not taken of the opportunity of trying, in exceptionally favorable circumstances, the experiment of appointing one of our own recent graduates.

7. Mr. Wright is willing to accept an appointment, subject to the rules of the Law Society as to tenure of office, upon the terms suggested by me to him, namely, at an initial salary of \$2,400 with an increase of \$200 per annum. He is naturally desirous of making other plans for practising or teaching, either here or in the United States, in case no position is available for him at Osgoode Hall, and I hope therefore that the appointment can be made now, to take effect at the end of May or June next. An appointment at the present time would also be advantageous, as it would enable me to make arrangements with him now as to the subjects he will take next year and thus enable him during

the current term at Harvard to follow some courses which will be especially useful by way of preparation for teaching these subjects.

8. In the event of Mr. Wright's appointment, the room formerly occupied by Dr. Hoyles (now numbered 5 in the corridor leading from the secretary's office to the law school) would be required. This room was temporarily lent to Burroughs & Co. on the understanding that possession might be required at any time. I suggest that it would be reasonable to ask Burroughs & Co. to vacate the room not later than the 1st of June, so as to allow time for the necessary redecorating, etc.

The Committee recommend that Cecil Augustus Wright, winner of the gold medal and Chancellor Van Koughnet Scholarship in 1926, be appointed a full-time lecturer in the Law School at an initial salary of \$2,400 per annum commencing on the 1st of July, 1927, subject to the rules of the Law Society as to tenure of office.

Examination Results—Christmas, 1926.

The returns of the examiners of the Christmas examinations for the First, Second and Third years are before the Committee, showing those who have passed, those who have deficiencies and those who have failed.

Approved.

The report was adopted.

Ordered that **Mr. Cecil Augustus Wright** be appointed a full-time lecturer of the Law School at an initial salary of \$2,400 per annum, his employment to commence on the 1st day of July, 1927, subject to the rules of the Society as to tenure of office, etc.

Finance Committee Report.

In the absence of the Chairman, Mr. Spence presented the report of the Finance Committee, as follows:—

re Librarians' Salaries.

On June 17th, 1926, Convocation referred to this Committee for approval the recommendation of the Library Committee that the salary of the Chief Librarian be increased from \$3,400 to \$3,600 per annum, and the salary of the Assistant Librarian, Mr. Wrinch, increased from \$2,100 to \$2,280 per annum.

The Committee recommend that it be granted as to the Chief Librarian, and that Mr. Wrinch and Mrs. Vair be granted a bonus of \$50 each.

re Secretary.

The Committee recommend that a bonus of \$500 be given to the Secretary, Mr. Holford Ardagh, and a bonus of \$100 to the Assistant Secretary, Mrs. Huckle, for extra and special services rendered.

re Christopher Robinson Memorial Scholarship.

The report of the Secretary herein, was considered by the Committee, as follows:—

The Secretary begs to report to your committee; on November 15, 1926, the Committee received from Mr. Angus MacMurchy, K.C., to whom the matter had been referred, his report and this report was then adopted.

Subsequently on looking into the matter further it appeared advisable that the accounts be referred to Messrs. Clarkson, Gordon & Dilworth, the Society's auditors, for their report, and their report has been received showing that the sum of \$231.60 is payable to the Toronto General Trusts Corporation, administering the trust. The said report is now before the Committee for instructions as to payment. A letter received by the Secretary from Mr. MacMurchy, dated January 7th inst. is submitted to the Committee for their consideration and instructions.

The Committee recommend that the principal be paid back without prejudice to the question of interest being subsequently discussed.

The report was adopted.

Discipline Committee Report.

Re Henry Papernick.

Mr. Nesbitt presented the report of the Discipline Committee, as follows.

1. A complaint having been made and charge preferred to the Law Society that the said Henry Papernick did sign a printed form of statutory declaration in blank, purporting to bear the signature of one W. Miller as the person making the declaration, the form of declaration being otherwise blank and undated, but the notarial seal of the said solicitor, signing the form of declaration (he being also a Notary

Public) being also impressed upon the said form, and the matter appearing to be one for investigation, a notice was duly served upon the said solicitor, that on the 30th day of April, 1925, the Discipline Committee would proceed with the investigation and trial of the said complaint. After an enlargement your Committee met on May 14th, 1925, when the said solicitor appeared in person, and with him as his counsel, Mr. G. H. Kilmer, K.C.

2. A letter written to the Secretary of the Society by the Crown Attorney for the County of York, dated February 3rd, 1925, and following which this investigation was commenced, was read. This letter stated that one Abels was tried and convicted on an indictment at the General Sessions of the Peace for conspiracy to defraud certain foreigners and others, and with forgery and uttering; that the evidence at the trial showed that by an arrangement with one Vogt, United States Immigration Officer, the said Abels obtained large sums of money from foreigners in the City of Toronto in return for which Abels issued forged U.S. Immigration cards and certificates, and for his fraudulent purposes he obtained the vise of the U.S. Consul at Toronto; that among Abels effects were found a statutory declaration in blank signed by Henry Papernick, a Solicitor and Notary Public, and that a statutory declaration was necessary in order to obtain a vise from the American Consul.

3. A copy of the Secretary's letter to the said solicitor dated February 17th, 1925, was read, together with the said solicitor's reply thereto dated February 19, 1925, and his signature thereto was admitted by the said solicitor. In this letter the solicitor stated that he had never at any time signed any declaration in blank and was sure that the declaration referred to did not bear his own signature. Counsel, by permission, referred to a copy of the indictment preferred in the Court of General Sessions against Abels and a certificate of his conviction, and read the same, commenting upon the fact that the indictment contained counts for forging and uttering. The Committee then adjourned until May 28th, 1925, and in view of the solicitor's absolute denial that the signature upon the form of declaration in question was his, your Committee gave instructions that the signature in question, with other signatures of the solicitor, be submitted to Mr. O. B. Stanton, an expert on handwriting, for his opinion and report on the same, with a view to his testifying before your Committee on the genuineness

of the signature of the solicitor to the said form of declaration. Subsequently several adjournments were granted at the instance of the solicitor, by reason of his absence in Florida, or the absence of his counsel.

4. On November 22nd, 1926, your Committee again met, when the solicitor appeared in person and with him Mr. Kilmer, K.C., his counsel, and the enquiry into the complaint was proceeded with. The evidence and proceedings before your Committee were reported by Nelson R. Butcher & Co., shorthand reporters, and the reporters' notes of the evidence accompany this report.

Mr. Stanton, who had made his report upon the signatures of the solicitor submitted to him, was examined as a witness, and stated that, having compared the solicitor's alleged signature at the foot of the said declaration with his admitted signature to his letter to the Secretary of the Law Society, and with other signatures of the solicitor which he had inspected in the office of the Clerk of the 10th Division Court of the County of York and in the Registry Offices in Toronto, he was satisfied that the hand which wrote the admitted signature to the letter in question, and the signatures in the original documents inspected, also wrote the signature on the blank form of declaration in question herein. Mr. Stanton was cross-examined by Mr. Kilmer, and Mr. Papernick then gave evidence on his own behalf. He was examined by his counsel, and being shown the blank declaration in question (Exhibit No. 1) he swore that the signature appended thereto was not his but that the same looked like his signature. The solicitor then, at the request of the Committee, signed his name three times on a piece of blank paper and the same was put in as Exhibit No. 6. Counsel for the solicitor then addressed your Committee, and contended that as the matter stood, it was a question of the solicitor's oath against the opinion of a handwriting expert given under oath, and that the solicitor's oath should be accepted by the Committee. The Committee then proceeded to consider the matter, but were asked by counsel to hear him on another point, and leave being given, counsel then appeared and stated that he wished the Committee to consider if there was not a possibility that the solicitor's signature at the foot of the said declaration had been obtained by a trick. Your Committee then adjourned until November 27th for further consideration of the matter, and it having appeared that several

other persons had some knowledge of the form of declaration in question, your Committee was of opinion that such other persons should be summoned, so that the Committee should have before it all the information available, and accordingly gave instructions that Mr. O. B. Stanton, Mr. Wm. Bennett, the Deputy Registrar, Mr. Edward Murphy, the Assistant Crown Attorney for the County of York, and John Stewart, a Detective Sergeant, should be summoned to attend the next meeting of your Committee on 27th November.

5. On November 27th, 1926, your Committee again met, the solicitor appearing in person and being accompanied by counsel. On learning that the Committee proposed to hear further evidence, counsel for the solicitor protested, stating that he understood that no further evidence would be offered; that he had considered the enquiry closed at the conclusion of his speech on behalf of his client made on the 22nd instant, and upon the Committee stating that they considered it their duty in making an enquiry into and a report upon the facts, to hear all evidence available which appeared to be relevant, and proposed to take such evidence, counsel said he would retire from the case, and accordingly withdrew from the hearing. The solicitor, however, remained, and was present throughout the rearing.

Mr. William Bennett, Deputy Registrar, was then called and being duly sworn, produced a number of original deeds and other documents filed in the Registry Office, purporting to bear thereon the signature of Henry Papernick. That these were his signatures was not denied by the solicitor. Mr. Stanton then gave further evidence stating that after inspecting the signatures of Henry Papernick in the several documents produced by the Deputy Registrar, he had not the slightest doubt that the same hand that wrote these signatures wrote the signature at the foot of the blank declaration in question.

Mr. Edward Murphy, Assistant Crown Attorney for the County of York, duly sworn, stated that while the trial of Abels before the Court of General Sessions was proceeding he had had a conversation with the said solicitor in the corridor of the City Hall, and had advised him that a blank declaration had been found in the prisoner's effects, purporting to be signed by said solicitor as Notary Public, and

that the said solicitor in reply thereto stated that he might have signed it.

John Stewart, a Detective Sergeant, duly sworn, stated that the blank declaration in question had been found by him among the prisoner Abel's effects. Mr. Papernick, the said solicitor then gave further evidence. He admitted the signatures on the documents produced by the Deputy Registrar and purporting to be his, were signed by him, but he again absolutely denied that the signature at the foot of the said blank declaration was signed by him. He addressed the Committee at some length, and asked the Committee to give him the benefit of any doubt that existed and retired.

6. Your Committee reports that having regard to the sworn evidence of the witnesses, and the evidence of their own senses upon careful comparison of the signatures, that the said Henry Papernick wrote the signature appearing at the foot of the said form of declaration, and that in signing the same, which is in form a certificate that the deponent had made a solemn statutory declaration before the solicitor as a Notary Public, when in fact he had made no declaration at all, and which form being signed while a blank and undated, is susceptible of being filled in by any one at any time with statements to which no one has affirmed or sworn, is guilty of serious professional misconduct, and conduct unbecoming a barrister and solicitor.

7. The said solicitor was Called to the Bar and sworn in as a solicitor on the 18th November, 1920, and since then has been practising in the City of Toronto.

8. The notice of hearing, correspondence, together with the shorthand reporters' transcript of the evidence and the exhibits therein referred to, are returned with this report.

The report was adopted. Further action was deferred until the meeting of Convocation on February 10th next, the Secretary being instructed to notify Mr. Papernick that Convocation expects him to then appear in person.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee as follows:—

1. That at a meeting of Convocation held on the 17th day of June, 1926, it was recommended that the question of salaries of the library staff stand for consideration at the

beginning of the present year, no increases to salaries having been made since the year 1924.

The present salaries of the library staff are as follows:—

J. J. Daley, Chief Librarian.....	\$3,400.00
L. G. Wrinch, 1st Assistant.....	2,100.00
Mrs. Margaret Vair, 2nd Assistant....	1,800.00
Miss Ruby Wigle, Asst. P.S.....	1,200.00

Your Committee recommends that the salary of the Chief Librarian be increased to \$3,600 per annum, and that a bonus of \$50 be granted to Mrs. Vair.

2. That the question of improving the lighting system of the Main Library and Annexes is at present under consideration by a Special Committee composed of the Chairman, Mr. White, K.C., and the Chief Librarian. The J. H. Edmunds Company being the lowest tender at \$351.00—table lamps to be as per diagram attached to their estimate. Synopsis of all tenders is submitted.

Your Committee recommends that the estimates stand referred to the Finance Committee for decision.

3. That no author catalogue to the library has been printed since the year 1886. The interleaved copies are filled with annotations. The necessity of a new author index is apparent and it is suggested that estimates of cost be procured for a new edition. A subject-index or finding list was printed in 1923 and was proved of service. An estimate of \$160 is submitted for a card index cabinet. This card index cabinet would be of help in keeping the author index strictly up to date.

Your Committee recommends the purchase of this card index cabinet at a cost of \$160.

4. That the Chief Librarian has submitted a report on the Library and also a report on the Phillips Stewart Library for the year 1926.

Your Committee has referred these reports to Convocation.

The report was adopted.

Chief Librarian's Report.

The Chief Librarian begs to submit a report on the Great Library and also a report on the Phillips Stewart Students' Library for the year 1926.

During the year, 1,598 volumes were added to the Library. Of these books 739 volumes were presented, 272 came from the bindery and 587 were purchased. A classified list of the accessions to the Library and a list of the presentations are attached to this report.

The bound volumes in the Library now number 66,016. Of this total there are 19,560 volumes of General Literature, Reference Books and Miscellaneous, leaving 46,456 volumes of Reports, Statutes and Text-books.

The Library is kept open four evenings of each week from 7.30 to 10.30 p.m. The evening attendance record is the Library from October 4th to December 23rd, 1926, was as follows:—

Barristers	182
Students	555
Total	737, an average of 16 an evening.

The erection of three new book-stacks on the third floor or the East Wing will give ample space for Privy Council Printed Records, &c., following the Supreme Court of Canada Printed Books.

The Library (through the Chairman of the Library Committee) is now in receipt of the typewritten transcripts of arguments in cases before the Privy Council.

An improvement in the electric lighting system of the Library and Annexes is now under consideration by the Finance Committee.

No author-catalogue of the library has been printed since the year 1886. The interleaved copies are now nearly filled with annotations. A subject-index or finding-list was issued in the year 1923 and has proved of great service. The necessity of a good author-index in the library is now apparent and it is respectfully recommended that a direction be made and estimates be procured for a new edition. The author catalogue could be supplemented by the card cabinet system and kept strictly up to date.

The Library Committee has directed that a cabinet be procured for the above purpose.

It may here be stated that a card cabinet is maintained in the library giving annotations to the Canadian Reports, Statute Amendments, Cases on the Rules of Court, Cases on the Dominion and Provincial Statutes, Index to Appeal Court and Supreme Court of Canada Printed Books, Privy

Council Printed Books and "The Riddell Canadian Library." In addition to the above the English Law Reports are "noted up" every three months from the Quarterly Law Reports Index.

The Honourable Mr. Justice Riddell's continued generosity has added 181 volumes to "The Riddell Canadian" section of the library. The Honourable Mr. Justice Middleton presented 16 volumes of Ontario Statutes. Mr. D. L. McCarthy, K.C., presented 278 volumes of text books, reports and statutes, and Mrs. George H. C. Brooke also presented 203 volumes of English Law Reports and miscellaneous works.

An interesting acquisition to year book literature was W. C. Bolland's "A Manual of Year Book Studies," Cambridge, 1925. Mr. Bolland stresses in these lectures the great value of the Year Books for study of English History and Common Law. Concerning year-book bibliography very little has been printed since Soule's Year Book Bibliography (14 Harvard Law Review, 557-87). This list gave 443 separate publications of printed year books.

The total amount of expenditure on Library account was \$19,232.02. This amount was expended as follows:—

Books and Periodicals.....	\$5,152.50
Freight, Postage, &c.	32.71
Binding Books	828.70
Rebinding and Repairs.....	1,039.40
Stamping Books	87.00
Stationery, Printing and supplies.	146.48
General Repairs	48.30
Salaries	10,786.66
Evening attendants	362.50
Library cleaning, &c.	624.00
Sundries	123.77
	<hr/>
	\$19,232.02

The estimated expenditure for 1927 is as follows:—

Books and Periodicals	\$5,300.00
Freight, Postage, &c.	35.00
Binding Books	850.00
Rebinding and Repairs.....	1,050.00
Stamping books	90.00
Stationery and supplies	150.00

General repairs	50.00
Salaries	10,986.00
Evening attendants	362 50
Library cleaning, &c.	624.00
Sundries	125.00

\$19,622.50

The Library accessions in 1926 were as follows:—

Texts

	Vols.	Cost
Canadian	18	\$ 178.40
English	51	349.41
United States	21	173.50

Reports

Canadian	84	293.25
English	82	580.82
United States	221	1,046.80
Australian	12	130.75
Indian Appeals	1	9.72
East Africa	1	7.97

Statutes

Canadian	16	50.00
English	11	85.22
United States	22	262.50
Australian	11	82 25

Miscellaneous

Cyclopaedia, Dictionaries, Digests &c.	139	1,306.42
General Literature	19	80.09
Parliamentary	58	48.17
Presentations	739	
Periodicals &c.	92	467.23

1,598 \$5,152.50

Volumes Purchased	587
Volumes presented	739
Volumes bound for library	272

1,598

The Phillips Stewart Library.

During the year 1926 this Library received an accession of 266 volumes comprising Digests, Encyclopaedia, Text-

books, Reports and Statutes. The Library now contains a total of 4,622 volumes on the shelves and 660 volumes in the Lecturers' Room.

Text-books and Examination Papers to the number of 2,022 were loaned to the students.

A new book-case has been erected to give additional shelving space for the English Law Reports series.

Electric table lamps on the four tables in the new library should tend to improve the lighting system.

The assistant in charge reports that the rules pertaining to the Library have been observed by the students and all books returned.

The expenditure on the Library for the year 1926 was as follows:—

Books	\$ 531.65
Repairs	405.15
Binding	99.30
Stamping80
Index Cards	7.17
New Book-case and steps	70.00
	<hr/>
	\$1,114.07

Estimated expenditure for the year 1927:—

Books	\$ 600.00
Repairing	425.00
Binding	125.00
Stamping	5.00
Index Cards	10.00
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	\$1,165.00

Presentations During the Year 1926.

	Vols.
Honourable Mr. Justice Riddell, General Literature ...	181
Honourable Mr. Justice Middleton, Statutes of Ontario 1897-1913	16
D. L. McCarthy, Esq., K.C., Text-books, Reports and Statutes	278
E. W. Beatty, Esq., K.C.—MacBeth—Romance of the C. P. R.	1
Mrs. G. H. C. Brookes, Text-books, English reports &c.	203
Mr. Bruff Garrett—Mercantile Agency legal gd. 1868	1
Legal Information Exchange	1

The late R. L. Johnston—Dyer—K.B. Reports 1513-82	1
Dr. D. A. MacRae—Dominion Law Reports, 1924-6 . . .	7
American Bar Association Report, 1925	1
Barbados (Colonial Secretary), Laws of, 1918-25	2
British Columbia, Registrar, Rules of Supreme Court . .	1
Canadian Archives Department, Exchange and Finance	2
Canadian Bar Association, Proceedings, 1925	1
Carnegie Endowment—Jones—Rural Scotland During the War	1
Hirst—British War Budgets	1
Year Book, 1925-26	2
City Clerk, Toronto, Council Minutes, 1925	1
Mr. L. Churchill Points on the Compass (Verse)	1
Connecticut State Librarian—Ancient Court Records 1889	1
Public Records, 1900-24	1
State Library Reports, 1900-22	13
Vital Statistics, 1849-77	1
Jamaica—(Colonial Secretary)—Laws, 1925	1
Michigan Historical Commission—Messages of Govern- ors of Michigan, 1846-69	1
Michigan Under British Rule, 1870-96	1
State Control of Public Instruction	1
Newfoundland (Colonial Secretary), Acts of, 1926	1
New South Wales (Hon. Attorney General), Incorpor- ated Acts, 1925	1
Philadelphia, Law Association of—Report of Crimes Survey Commission, 1926	2
Prince Edward Island (Provincial Secretary) Laws, 1926	1
Queensland (Hon. Attorney General) Acts of, 1925 . . .	1
Royal Society of Canada, Proceedings, 1925	1
Standard Directory Company, Legal Directory, 1926 . .	1
Trinidad and Tobago (Colonial Secretary) Ordinances, 1925	1
Revised Laws of 1925	5
Victoria (Hon. Attorney General) Acts of, 1925	2
Western Australia (Hon. Minister of Justice) Statutes, 1925	1
Total	739

The report was adopted; the expenditures mentioned therein being referred to the Finance Committee for its approval.

Convocation directed that a copy of Holmsted & Langton Judicature Act be forwarded to the Canadian Law Library, Privy Council Office, Downing Street, London S.W. England, and Mr. F. A. C. Redden, Curator, 17 Victoria St., London S.W., be notified.

County Libraries Committee Report.

Mr. Ponton presented the report of the County Libraries Committee, as follows:—

1. All County Law Libraries were inspected during the year 1926.

2. As the following Associations have completed their annual returns on or before the 15th day of January, 1927, it is recommended that the following grants be made to them respectively:—

Bruce	\$ 126.67	
Carleton	1,680.00	
Elgin	370.00	
Essex	1,086.67	
Frontenac	350.65	
Grey	203.33	
Haldimand	296.80	
Hamilton	2,010.00	
Hastings	353.33	
Kent	400.00	less \$50—\$350.00
Lambton	380.00	
Leeds	336.95	
Middlesex	1,440.00	
Norfolk	160.00	
Northumberland	130.00	
Oxford	206.67	less \$40—\$156.67
Perth	410.00	
Peterborough	283.26	
Renfrew	140.00	
Sault Ste. Marie	413.33	
Simcoe	367.58	
Stormont	133.34	
Sudbury	170.00	
Welland	510.00	

Wellington	380.00	less \$50—\$330.00
York	2,587.00	
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	\$14,926.58	\$150

3. As the following associations have completed their annual returns since the 15th day of January, 1927, it is recommended that the following grants be made to them respectively:—

Brant	\$430.00	less \$50—\$380.00
Lindsay	173.33	
Temiskaming	133.33	
Ontario	202.00	
	<hr/>	<hr/>
	\$15,865.24	\$200

4. The following associations have not as yet completed their annual returns:—

Huron, Kenora, Lanark, Rainy River (partial), Waterloo, Thunder Bay.

Your Committee recommend that a letter be sent by the Chief Librarian urging the above associations to make their returns without further delay.

5. The following is a statement of the outstanding loans to county law associations:—

Kenora	\$150.00
Kent	100.00
	<hr/>
	\$250.00

6. The following associations have a deficit balance at the end of 1926, as follows:—

Norfolk	\$ 31.62
Brant	111.64
Welland	32.76
Wellington	44.36
	<hr/>
	\$220.38

7. The following associations have outstanding liabilities at the end of 1926, as follows:—

Essex	\$315.23
Haldimand	428.95
Kent	77.15
Leeds	250.00
Lindsay	269.00
Norfolk	65.60
Northumberland	1,400.00
Oxford	380.35
Peterborough	160.00
Renfrew	274.62
Sault Ste. Marie	2,255.91
Stormont	455.85
Sudbury	987.65
Temiskaming	100.00
Welland	243.55

\$7,663.86

Your Committee recommend that the Chief Librarian write to the Secretary of the Sault-Ste. Marie Law Association for particulars as to mortgage, rate of interest, payment, &c., and to suggest the advisability of this association obtaining a loan from the Law Society under Rule 67.

8. At a meeting of Convocation held on the 18th day of November, 1926, it was directed that a set of "Halsbury's Laws of England" be presented to the Temiskaming Law Association. A set of the above books, costing \$175.00, was forwarded to the Temiskaming Law Association on December 9th, and a receipt for same duly acknowledged.

Your Committee recommend that a cheque for \$175.00 in favour of the Public Trustee, be issued to cover the payment of these books.

A petition is presented from the Temiskaming Law Association dated 5th November, 1926, requesting that a substantial increase be made in their annual grant.

Your Committee recommend that a special grant of \$300.00 be made to that Association to be expended by the Chief Librarian in the purchase of books.

An account of \$68.50 is presented from the Temiskaming Law Association for the following:—

Ontario Law Reports, vols. 56, 57 and 58.
 Ontario Weekly Notes, vols. 27, 28 and 29.
 Binding only, O.W.N., vol. 30.
 Canada Law Reports, 1925.

This Association was incorporated in November, 1924, but, through some inadvertence, the publishers were not notified to forward the O.L.R. and the O.W.N. to them until February 8th, 1926. When an association is formed, should not the direction be given to the publishers to furnish the Ontario Law Reports and the Ontario Weekly Notes by the Chief Librarian's Office? At present these directions come from the office of the Secretary.

Your Committee recommend the payment of this account and that in the future instructions be given by the Chief Librarian to the publishers as to the sending of the Ontario Law Reports and O.W.N. to County Law Associations.

9. The Kenora Law Association has made application for a number of superseded text-books now in the Carleton Law Library. These are volumes that are not desired by the Prescott and Russell Law Association. This can be arranged with the approval of this Committee.

Your Committee recommend that this transfer be sanctioned.

The Public Trustee states that he has another set of "Halsbury's Laws of England" in his office for sale, if required (price \$125.00). This copy would be much appreciated at Kenora and a telegram is submitted herewith from Major H. P. Cooke, K.C., to the following effect—"Law Association would gladly accept set of Halsbury—it is badly needed."

Your Committee recommend that the above work be purchased and presented to the Kenora Law Association.

10. On September 14th, 1926, Mr. D. L. McCarthy, K.C., presented the Law Society with 278 volumes of text-books and statutes (Dominion and Provincial). Mr. F. M. Field, K.C., on behalf of the Northumberland Law Association, has requested that these books be forwarded to the Northumberland Law Association at Cobourg.

Your Committee recommend that the above books be presented to the Northumberland Law Association.

11. A petition, dated 30th December, 1926, is submitted from the Welland Law Association in which they request that a special grant of \$500.00 be made to that Association.

Your Committee recommend that a special grant of \$250.00 be made to this Association.

12. That the total amount of the Provincial grant at the present time to County Law Associations is \$4,000. The present system is to divide \$2,000 equally among the Associations and the balance \$2,000 pro rata as to membership in each county law association.

Your Committee recommend that the \$4,000 be divided equally among all county law associations, the smaller libraries thereby deriving more benefit than under the present plan. That the Chief Librarian inform the Department of the Attorney-General as to the above recommendation.

The report was adopted.

Special Committee Report—Revision of Statutes.

Mr. Nesbitt presented the report of the Special Committee, as follows:—

1. Your Committee has completed its revision of The Law Society Act, the Barristers Act, and The Solicitors Act, and attached hereto, and made part of this report, are printed copies of the said Acts as revised. Attached to each copy is a typewritten memorandum showing the changes made, if any, in each section of the Acts.

2. Your Committee has also completed its revision of the Rules of the Society, in so far as it has been able to do so pending the acceptance by the Ontario Statute Revision Committee of the suggested revision by your Committee of the above mentioned Acts.

The report was adopted.

Call to the Bar.

The following candidates were introduced and Called to the Bar:—

William John Stuart Knox	Alastair Maclean Macdonald
Robert Boak Burns	William Edward Clark
(Honours)	Frank Kinnear Ellis
Elva Agnes Dunn	John A. Thompson
Gordon Peebles Dickson	Mark Reingold
John C. Sullivan	Donald Francis Downey
Willard McKinnon Cooper	Robert Falconbridge Cassels
Noah Nathan Simon	Roland Roy McMurtry
(Honours)	John Joseph Sullivan

Bruce Archibald Elias Clouse	Lewis Samuel
Louis Joseph Brody	Cyril Ignatius O'Reilly
Gertrude Helen Sinclair	Franklin Crawford Cousins
James Norris Marquis	

Correspondence.

A letter was received from Mr. H. J. Sims, K.C., Secretary of the Conference, enclosing copy of a resolution passed at the meeting of the Canadian Bar Association held at St. Johns, N.B., in September last, at which it was decided to hold a conference of the Governing Bodies of the Legal Profession in the Provinces of Canada at the annual meeting of the Canadian Bar Association in each year, the resolution providing for an executive committee to be composed of the Officers of the Bar Association and a representative from the Law Societies of the different provinces; he asks that Convocation appoint its representative.

Convocation referred the matter to the Treasurer who appointed Mr. George F. Henderson, K.C., as the Society's representative.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 17th March, 1927.

Present: The Treasurer and Messrs. Anglin, Field, Hellmuth, Henderson, Kerr, W. F., Kingstone, Ludwig, Murphy, McCrea, McPherson, W. D., Ponton, Rodd, Saunders, Spence, Tilley, Walkem, and White.

The Minutes of the meeting of Convocation of February 10th, 1927, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates

George Taylor Fulford

Matriculants

Albert Pasternak

Cecil Croll

Harold Russell Ryerse

Approved.

Certificate of Fitness.

The following gentleman, whose papers and services are correct and who has passed the required examinations and paid the necessary fees, is entitled to be granted a Certificate of Fitness:—

Samuel Parker Denovan.

Approved.

The report was adopted.

Finance Committee Report.

Mr. Anglin, in the absence of the Chairman, presented the report of the Finance Committee, as follows:—

Re Christopher Robinson Memorial Scholarship.

The Secretary reported as follows:—

The Finance Committee in its report to Convocation on January 20th, 1927, set forth therein the report of the Secretary herein, showing that the sum of \$231.60 is payable by the Society to the Toronto General Trusts Corporation administering the trust, and recommending that the principal be paid back without prejudice to the question of interest being subsequently discussed and Convocation adopted this report.

The Committee recommend that the sum of \$231.60 be paid to the Toronto General Trusts Corporation administering the trust.

The report was adopted.

Library Committee Report.

Mr. White, in the absence of the Chairman, presented the report of the Library Committee, as follows:—

1. A letter dated 2nd February, 1927, is submitted from the Librarian of the Rainy River Law Association asking if the Law Society could supply that Association with certain Canadian Reports. Of the Reports mentioned in the letter the Law Society can spare copies of the following:—

Practice Reports, vol. 14.

Canadian Supreme Court Reports, 52 to 59 inclusive.

Ontario Weekly Notes, vols. 1 to 9 (incl.)

Ontario Law Reports, vols. 1 to 35 (incl.)

It is recommended that the Chief Librarian make enquiries as to why copies of these Reports are not now in the Library of the above mentioned Law Association.

2. A Convention of the American Library Association is to take place in Toronto from June 20th to June 26th next. In the above assembly it is expected there will be about one hundred law librarians. Shall an invitation to visit this Library be extended to the President, Dr. George H. Locke, Public Library?

It is recommended that the Chief Librarian make enquiries to ascertain, if possible, the exact number of law librarians that will be present.

The report was adopted.

County Libraries Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. That as Waterloo Law Association has now completed its annual returns, it is recommended that the following grant be made to that Association, namely \$246.66.

2. That all the associations have now completed their annual returns except Kenora, and although several letters have been sent requesting them to file their returns no replies have been received.

3. That the Stormont Law Association having furnished the necessary bond to the Society in reference to their loan a cheque for \$400.00 sanctioned by the Committee at its last meeting, has been forwarded to that Association.

4. That your Committee is now in correspondence with the different County Law Associations in respect to an application now pending before the Department of the Attorney-General for an increase in the Provincial Grant distributed annually among the different County Law Associations.

The report was adopted.

Correspondence—Re Judges' Salaries.

A letter, dated February 10th, 1927, from the Law Society of Manitoba enclosing a copy of a resolution passed by the Benchers of the Law Society of Manitoba recommending to the Prime Minister of Canada an increase of \$3,000 in the salaries of the Judges of the Supreme Court of Canada, the Exchequer Court of Canada, and the Superior Courts of the various provinces of Canada, was placed before Convocation and discussed.

Ordered that this matter be referred to a Special Committee composed of Messrs. Rowell, Hellmuth, Spence, Tilley, McCarthy, Saunders and Nesbitt, for consideration and report to Convocation.

Re Toronto Police Court.

Mr. Hellmuth stated to Convocation that he was of opinion that, in the interests of justice and the community, business coming before the Police Court of Toronto should be administered by a Police Magistrate who is a member of the profession.

Ordered that the matter be referred to a special committee, composed of Messrs. Hellmuth (convener), Saunders and Anglin, to confer with the Attorney-General and report to Convocation.

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 10th February, 1927.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Anglin, Armour, Bain, Bayly, Field, Grant, J. G. Kerr, W. F. Kerr, Kingstone, Ludwig, Middlebro, Ponton, Rodd, Saunders, Spence, Washington, and Young.

The Minutes of the meeting of January 20th, 1927, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articled clerks:—

Edward Walter Tyrrell
Edwin Campbell Snelgrove
Edwin Stewart Graham
Donald McInnes McKenzie
Hugh Stuart Clark

Approved.

E. W. Tyrrell, a candidate for Call to the Bar, asks to be allowed Honour standing in his Third year Easter examinations, 1926, so that he may be Called with Honours. He failed to obtain Honour standing by 3 marks.

The Committee recommend that the petition be refused. The report was adopted.

Discipline Committee Report.

re Henry Papernick (a solicitor)

Pursuant to notice given, the solicitor appeared personally before Convocation. The Treasurer, referring to the report of the Discipline Committee which was adopted by Convocation at its meeting on January 20th ult. finding that

Mr. Papernick signed as a commissioner and notary public a blank form of statutory declaration and thereby was guilty of serious professional misconduct and conduct unbecoming a Barrister and solicitor, then addressed Mr. Papernick pointed out the gravity of his offence and seriously reprimanded him.

re E. W. J. Owens (a solicitor)

Mr. Saunders presented the report of the Discipline Committee herein, as follows:—

IN THE MATTER of the Law Society Act and in the matter of E. W. J. Owens, Barrister and Solicitor.

1. It having been brought to the notice of the Society that a Motion had been made to the Supreme Court of Ontario, dated October 23rd, 1926, on behalf of one Mary Greentree for an order striking the name of the above mentioned Solicitor off the Roll of Solicitors for default by him in payment of moneys received by him as a solicitor; and it also having had brought to its notice the affidavits of the said Mary Greentree, and Albert Edwin Walton, filed in support of the said Motion, the matter appeared to be one for investigation, and notice was duly served upon the said Owens that on the 12th day of January, 1927, the Discipline Committee would proceed with the investigation and trial against him. On January 12th your Committee met, when Mr. A. A. Macdonald appeared as counsel for the said Owens and asking for an enlargement for four weeks, stating that a settlement was in course of being made between the said solicitor and the said Mary Greentree, the same was granted.

2. On the 9th day of February, 1927, your Committee again met and the investigation and trial was proceeded with, the said Solicitor appearing in person, and with him Mr. A. A. Macdonald as his counsel. Mr. Macdonald stated that the said motion had been, since his last appearance was made before the Committee, disposed of by the Supreme Court and dismissed. Mr. Owens then gave evidence before your Committee under oath, and although not denying the statements made by the said Mary Greentree in her affidavit, yet submitted that they were capable of explanation, and having heard his explanations in respect thereof, which appeared to be reasonable, your Committee reports to Convocation their recommendation that no further action be taken.

3. The copies of the affidavits, Notice of Hearing, the evidence taken, and the correspondence are returned with this report.

The report was adopted.

Library Committee Report.

Mr. Ludwig, in the absence of the Chairman, presented the report of the Library Committee, as follows:—

1. That the new book stacks recently erected on the third floor of the East Wing require better plan of electric lighting.

Your Committee recommend that six electric cord single lights be placed one between each book stack at a cost of \$40.50.

Your Committee recommend that the above mentioned lights be installed.

2. That the Honourable the Colonial Secretary at Bathurst, Gambia, has presented the Library with a copy of The Revised Laws of Gambia, revised edition, 2 volumes, 1926.

Your Committee has directed that the receipt of the above volumes be suitably acknowledged.

The report was adopted.

County Libraries Committee Report.

Mr. Ponton, in the absence of the Chairman, presented the report of the County Libraries Committee as follows:—

1. That the following County Law Associations have now completed their annual returns for the year 1926, and are entitled to the following grants, viz.:—

Huron Law Association	\$196.37
Lanark Law Association	158.33
Rainy River Law Association	158.00
Thunder Bay Law Association	259.02

Your Committee recommends that the above grants be made to these Associations.

2. That the County of Stormont Law Association by letter dated the 5th February, 1927, has made application for a loan of Four Hundred Dollars from the Society (under Rule 67) such loan to be repayable by annual instalments

of \$50.00 without interest. The usual Bond for the due expenditure of the loan has been filed.

Your Committee recommends that a loan of Four Hundred Dollars be made to this Association under Rule 67.

3. That the Lindsay Law Association has by letter dated 19th January, 1927, made application for a special grant of Three Hundred Dollars from the Society. The Secretary of the Association states "that a number of new books are required in the library and that the Association has to secure larger quarters which will entail great expense."

Your Committee recommends that the proper course for this Association is to make application for a loan upon the usual terms under Rule 67 and that the attention of the Association be called to the statutory responsibility of the County Council to furnish proper quarters and equipment.

4. That copies of Halsbury's Laws of England have been presented by the Society to the County Libraries at Haileybury and Kenora, also 254 volumes of text-books, presented by Mr. D. L. McCarthy, K.C., to the County Library at Cobourg.

5. That by letter dated 27th January, 1927, from the Department of the Attorney General, the Society is notified that the Provincial Grant for the current year to the County Law Libraries shall be divided equally as recommended by the County Libraries Committee.

That a list is attached to this Report showing the amount of the Provincial Grants to each County Law Association Library for the year 1926.

6. That the Chief Librarian submits a list showing the financial condition and giving other statistics as to each County Library.

7. That by letter dated the 7th February, 1927, Mr. W. L. Haight, K.C., states that a movement is being made to organize a County Law Library for the Parry Sound District. The Chief Librarian will furnish Mr. Haight with the necessary information and forms.

8. That the Secretary of the Sault Ste. Marie Law Association by letter dated 24th January, 1927, states:—

1. That no money has been borrowed on interest.

2. That the Association owes the Law Publishers \$1,600. covered by note on which interest is being paid.

3. That no interest is being paid on \$621.40 owing to members of the Association.

4. That the Association will make an application for a loan from the Society under Rule No. 67.

5. That the annual grant for 1927 to this Association is \$413.33.

Your Committee recommends that action be deferred in this matter pending the receipt of an application for a loan by this Association under Rule No. 67.

9. That the Secretary of the Rainy River Law Association by letter dated 7th February, 1927, has made application for copies of the following Reports not in the Association's Library, viz.:—

Practice Reports, Vol. 14.

Supreme Court Reports, Vols. 52 to 59 inclusive.

Ontario Weekly Reports, Vols. 1 to 13 inclusive.

Ontario Weekly Notes, Vols. 1 to 9 inclusive.

Ontario Weekly Reports, Vols. 1 to 35 inclusive.

Your Committee recommends that this letter stand referred to the Library Committee for consideration.

10. That the Secretary of the York Law Association by letter dated 1st February, 1927, makes application for two copies of the Canadian Encyclopaedic Digest (Ontario Edition).

Your Committee recommends that, one copy having been furnished, an additional copy of the Digest be supplied by the Society to the York Law Association.

The report was adopted.

Ordered that the thanks of the Society be conveyed to Mr. D. L. McCarthy, K.C., for his generous donation of books to the Society whereby the library of the Northumberland and Durham Law Association has been greatly improved.

Mr. Armour, K.C., called the attention of Convocation to the gross irregularities in the swearing of affidavits and taking of statutory declarations by Solicitors in the province, Convocation approving of Mr. Armour's suggestion that he communicate with the Chairman of the Statute Revision Committee at Ottawa as to the desirability of having the Criminal Code of Canada amended so as to make

such conduct on the part of members of the profession a criminal offence.

Call to the Bar.

The following gentlemen were introduced and called to the Bar:—

Edward Walter Tyrrell
Edwin Campbell Snelgrove
Edwin Stewart Graham
Donald McInnes McKenzie
Hugh Stuart Clark

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 21st April, 1927.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Anglin, Armour, Brewster, Field, Henderson, Kerr, J. G., Kerr, W. F., Meredith, Middlebro, Murphy, MacMurchy, Nesbitt, Ponton, Saunders, Sims, Walkem, Washington, and White.

The Minutes of the meeting of Convocation of March 17th, 1927, were read and confirmed.

Re Toronto University Centenary.

Mr. Ludwig, Chairman of the Legal Education Committee, was appointed to represent the Law Society at the Centenary to be held at the University of Toronto on October 6th, 1927.

Legal Education Committee Report.

Mr. White, in the absence of the Chairman, presented the report of the Legal Education Committee, as follows:—

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articulated clerks:—

Frank Ervin Duncombe Wallace
Harold Kirby

Approved.

Re Barristers Act—British Subjects.

The Secretary is informed that Section 3 of the Barristers Act and Section 6 of the Solicitors Act is repealed and new sections substituted, both of which provide that no person shall be either called to the Bar or enrolled as a solicitor unless “being British subjects or residents of Ontario who have taken the oath of allegiance and have declared their intention to become British Subjects.

The Secretary asks the Committee as to what he should require from intending applicants which will satisfy to him "their intention to become British subjects."

The Committee recommend that the declaration of intention to become British subjects be filed with the Secretary.

The report was adopted.

Re The Honourable Sir C. H. Tupper, K.C.M.G., K.C.

It was brought to the attention of the Society that Sir Charles H. Tupper, who was ex officio member of the Bench, died on the 30th March, 1927.

The Honourable Sir Allen Aylesworth was appointed as a special committee to prepare a memorial of the late Bench.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Frank Ervine Duncombe Wallace

Harold Kirby

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 19th May, 1927.

Present: Sir Allen Aylesworth, and Messrs. Armour, Bain, Bayly, Brewster, Field, Grant, Harcourt, Henderson, Hogg, Kerr, J. G., Kerr, W. F., Kingstone, Ludwig, Middlebro, Murphy, McKay, MacMurchy, McPherson, W. D., Nesbitt, Ponton, Saunders, Sims, Slaght, Spence, and White.

Election of Treasurer.

The Honourable Wallace Nesbitt, K.C., was unanimously elected Treasurer for the ensuing year, upon motion of Sir Allen Aylesworth, seconded by The Honourable W. D. McPherson, K.C.

The Minutes of the meeting of April 21st, 1927, were read and confirmed.

Appointment of Standing Committees.

The appointment of the standing Committees for the ensuing year was referred to a Special Committee consisting of the Chairman of the present Standing Committees. The Special Committee presented their report to Convocation as follows:—

Finance—Sir Allen Aylesworth, and Messrs. Bain, Anglin, Geary, Grant, Harcourt, Kingstone, W. D. McPherson, Rowell, Saunders, Spence, Washington, White, and Young.

Legal Education—Messrs. Ludwig, Bain, Harcourt, Henderson, W. F. Kerr, Kingstone, McCarthy, McMaster, MacMurchy, W. D. McPherson, Saunders, Spence, Tilley, and White.

Reporting—Sir Allen Aylesworth, and Messrs. Grant, Armour, Field, Henderson, Lennox, Murphy, McCarthy, McMaster, MacMurchy, W. D. McPherson, Sims, Slaght, and White.

Discipline—Messrs. Saunders, Armour, Bain, Geary, Grant, Hellmuth, W. F. Kerr, McCarthy, MacMurchy, McMaster, W. D. McPherson, Raney, Spence, and Young.

Library—Messrs. MacMurchy, Grant, Ludwig, McMaster, Harcourt, Rowell, Saunders, Sims, Slaght, Spence, Tilley, White, and Young.

Journals and Printing—Sir Allen Aylesworth, and Messrs. W. D. McPherson, Anglin, Bayly, Boys, Brewster, J. G. Kerr, McCrea, Middlebro, Murphy, Ponton, and Raney.

County Libraries—Messrs. Henderson, Boys, Brewster, Field, J. G. Kerr, Kingstone, MacMurchy, McKay, Middlebro, Ponton, Rodd, Sims, and Walkem.

The report was adopted.

Appointment of Auditor.

Mr. F. C. Clarkson, of Messrs. Clarkson, Gordon & Dilworth, Chartered Accountants, was re-appointed Auditor of the Society for the period of one year from the 1st June, 1927, at a salary of \$400.00 per annum, payable quarterly.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

I. Graduates

Jacob Finkelman

II. Matriculants

Reginald Joseph Myers

Approved.

Call to the Bar and Certificates of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articled clerks:—

Samuel Berger
Harold Charles Featherston Mockridge
Edward Neil Johnson

Approved.

The report was adopted.

Finance Committee Report.

Mr. Bain presented the report of the Finance Committee, as follows:—

Re Law Society Investments.

The Secretary laid before the Committee a letter dated May 9th instant, from Mr. Bain, K.C., the Chairman of the Committee, enclosing two letters received from the Dominion Securities Corporation with reference to the sale of some of the Society's investments.

The Committee recommend the sale of \$4,000 Province of Ontario Stock, the Dominion Securities to offer same to Government under instructions from Law Society.

The report was adopted.

Library Committee Report.

Mr. MacMurchy presented the report of the Library Committee, as follows:—

1. Enquiry having been made as to the present amount of insurance being carried by the Society on the buildings and contents (including the books in the Great Library), the following is a statement in reference to the insurance:—

	Building	Contents
In 1918 insurance on buildings and contents (including books in Great Library)	\$105,000	\$175,000
On 7th April, 1921, Finance Committee ordered additional insurance on books and contents of Library		25,000
On 5th February, 1923, Finance Committee ordered more additional insurance on books and contents of Library		50,000
Total of insurance at date	\$105,000	\$250,000

There is also a policy for \$1,000 on the books while they are at the bindery, 26 Lombard Street.

It is recommended that no additional insurance be ordered at present.

2. In a letter dated April 29th, from the Secretary of the Law Society, he advises that he has been officially instructed to arrange that a buffet luncheon be tendered to the American Association of Law Libraries by the Law Society on the 22nd June, at 1 p.m., in Convocation Hall. It is expected that about seventy Law Librarians from the different American Law Libraries will be present at the luncheon.

This is referred to Convocation for further instructions.

3. Miss Ruby Wigle, Attendant in the Phillips Stewart Library, has sent in her resignation to the Chairman and is desirous of vacating her post on the 15th day of June next.

Applications for the position of Assistant Librarian have been received from the following:—

Miss Kathleen K. Lee (Called to the Bar in 1925).

Miss Marion L. James (Called to the Bar in 1922).

Miss Mildred I. Kitchen (now with the Canada Law Book).

It is recommended that the appointment of an Assistant in the Phillips Stewart Library be deferred until September, the Library to be closed after the 15th day of June next.

Re Insurance.

Paragraph 1 of the said report re insurance was considered by Convocation.

It was ordered that the question of insurance be referred to the Finance Committee with instructions that the contents of the libraries be insured to the extent of their full insurable value.

Re American Law Libraries Assn.—Luncheon.

Ordered that a buffet luncheon be tendered to the American Association of Law Libraries on June 22nd and that the details be referred to the Chairman of the Committee, the Chief Librarian and the Secretary re arrangements and completion of details. It was decided that the representation of Convocation at the said luncheon be left in the hands of the Treasurer, Sir Allen Aylesworth and Mr. MacMurphy.

With the above amendment the report was adopted.

County Libraries Committee Report.

Mr. Henderson presented the report of the County Libraries Committee, as follows:—

1. The Prescott and Russell Law Association has furnished a copy of its By-laws and proof of its incorporation, with a statement of its financial condition, as required by the Rules. There are nine members, each of whom has contributed \$20.00, the maximum fee, and as a result the Association is entitled to receive a grant of \$180.00.

It is recommended that this amount be paid.

2. Your Committee is of the opinion that the annual inspection to be made by the Chief Librarian under the provisions of Rule 68 might this year be limited to an inspection of such of the Libraries as the Chief Librarian thinks it necessary to inspect, he being quite familiar with the condition of several of the leading Libraries. Having this in mind, your Committee recommends that the Chief Librarian be paid his travelling expenses to an amount not exceeding \$500.

3. The Kenora Law Association has submitted its annual returns showing that it is entitled to a grant of \$113.33 less \$25.00 the amount of instalment on loan due 31st December, 1926.

It is recommended that a cheque be issued for this amount.

4. All the Associations have now completed their annual returns.

5. Your Committee is advised that the recently appointed County Judge of the County of Dufferin, His Honour Judge Moore, is taking steps for the formation of a Law Library in that County.

The report was adopted.

Discipline Committee Report.

Re Francis W. Hall.

The Secretary read to Convocation the Notice served upon this solicitor on the 16th day of April, 1927, with affidavit of service attached thereto, notifying the said solicitor that the Discipline Committee's report that the said solicitor was duly convicted of the offence as set forth

in the certificate of conviction presented to it and that in their view the said solicitor is guilty of professional misconduct and conduct unbecoming a barrister and solicitor and should not remain on the Rolls of the Society, would be dealt with by Convocation at this meeting. The said Solicitor did not appear before Convocation nor was he represented by counsel.

Ordered—(1) That the report of the Discipline Committee in the matter of Francis W. Hall of the Town of Perth, Barrister-at-law, a member of this Society and Solicitor of the Supreme Court of Ontario, be adopted.

(2) That upon the facts ascertained and appearing by the said report and the evidence and other papers therein referred to and submitted to Convocation therewith, Convocation finds the said Francis W. Hall guilty of professional misconduct and of conduct unbecoming a Barrister and Solicitor in respect to the charge dealt with by the said report.

(3) That the said Francis W. Hall be disbarred.

(4) That the said Francis W. Hall is unworthy to practise as a Solicitor.

Re G. G. Thrasher.

The Secretary read to Convocation the Notice served upon this solicitor on the 20th day of April, 1927, with affidavit of service attached thereto, notifying the said solicitor that the Discipline Committee's report that the said solicitor was duly convicted of the offence as set forth in the certificate of conviction presented to it and that in their view the said solicitor is guilty of professional misconduct and conduct unbecoming a barrister and solicitor and should not remain on the Rolls of the Society, would be dealt with by Convocation at this meeting. The said solicitor did not appear before Convocation nor was he represented by counsel.

Ordered—That the report of the Discipline Committee in the matter of G. G. Thrasher, of the Village of Stirling, Barrister-at-law, a member of this Society and Solicitor of the Supreme Court of Ontario, be adopted.

(2) That upon the facts ascertained and appearing by the said report and the evidence and other papers therein referred to and submitted to Convocation therewith, Convocation finds the said G. G. Thrasher guilty of professional

misconduct and of conduct unbecoming a Barrister and Solicitor in respect to the charge dealt with by the said report.

(3) That the said G. G. Thrasher be disbarred.

(4) That the said G. G. Thrasher is unworthy to practise as a Solicitor.

Re Mr. F. W. Harcourt, K.C., Retiring Treasurer.

The Treasurer appointed a Special Committee, consisting of Messrs. Bain, Ludwig, White, Saunders, MacMurchy, Henderson, W. D. McPherson, and Grant, to compile a testimonial expressing Convocation's warm appreciation of the service rendered to the Law Society by Mr. Harcourt during his tenure of office as Treasurer.

Memorial of the Late Sir Hibbert Tupper, K.C.

Sir Allen Aylesworth presented the report of the Special Committee appointed to prepare a Memorial of the late Sir Charles Hibbert Tupper, K.C., and it was ordered that it be recorded on the Minutes of Convocation and a copy sent to his widow and the Secretary of the Canadian Bar Association:—

Convocation desires to record its appreciation of The Honourable Sir Charles Hibbert Tupper, LL.B., K.C., K.C. M.G., who died at Vancouver on the 30th day of March, 1927, in his seventy-second year. He was born at Amherst, N.S., on the 3rd day of August, 1855, the second son of the late The Right Honourable Sir Charles Tupper, Bart., and was educated at Windsor Academy, McGill University, where he was awarded the Governor General's Scholarship, and at Harvard University from which he obtained the degree of LL.B. in 1876. He was married in September, 1879, to Janet, daughter of the Honourable James McDonald, then Minister of Justice of Canada and afterwards Chief Justice of Nova Scotia. He was Called to the Bar of Nova Scotia in 1878, to the Ontario Bar in 1895, and to the British Columbia Bar in 1897; he practised his profession first at Halifax and since 1897 at Vancouver. He was created a King's Counsel by the Earl of Derby in 1890 and in British Columbia in 1900. He was a member of the Executive Council of the Canadian Bar Association and was an ex officio Bencher of the Law Society of Upper Canada; he was elected a Bencher of the British Columbia Law Society in 1904.

Sir Hibbert had an extensive practice as well in Canadian Courts as before the Privy Council, and appeared in many celebrated cases. His political career was long and extensive. When not yet twenty-seven years of age he was elected a member of the Dominion Parliament for Picton in 1882 and continued to represent the same constituency till his retirement from public life in 1904; he sat in the Macdonald, Abbott and Thompson administrations as Minister of Marine and Fisheries from 1888 to 1894; as Minister of Justice and Attorney General in the Bowell Administration from 1894 to 1896 and was Solicitor General under the premiership of his father in 1896. At the time of his death he was second in seniority among the Members of the King's Privy Council for Canada. In 1891 he was selected to assist the British Ambassador at Washington in the discussion of regulations respecting the taking of fur seals; and in June, 1892, was chosen to represent Her Majesty as agent for Great Britain in the Behring Sea Arbitration which met at Paris in February, 1893; the unremitting zeal and ability displayed by him in the preparation of the case elicited the warm acknowledgements of Her Majesty's Government and was recognized by his being made a K.C.M.G. in 1893; it is seldom that such a compliment has been paid to any servant of the Crown as was contained in the message from Lord Ripon, the then Secretary of State for the Colonies, to the then Governor General of Canada referring to Sir Hibbert Tupper's work in connection with this International Arbitration. In 1895 he declined appointment as High Commissioner for Canada in London. He was greatly interested in charitable work, being President of numerous philanthropic organizations and was also Vice-President for British Columbia of the British Red Cross Society. He was widely known as a lecturer on many important subjects affecting the Dominion of Canada; he was everywhere recognized as an industrious, energetic and able administrator, inheriting the ability and sagacity of his father, and in the political field his opponents always found him a foeman worthy of their steel.

This brief record shows a character of high order. He won for himself the respect and esteem of not only members of the Bar but of the public generally, and as a good citizen and capable and upright lawyer he is deeply regretted by Convocation.

The Benchers of the Law Society of Upper Canada desire

to express to his widow and family their deep sympathy in the irreparable loss they have sustained.

re Amendment of Statutes.

The Treasurer referred to the amendments to the Law Society Act, the Barristers Act, and the Solicitors Act made by the legislature at the session recently concluded.

Ordered that this matter be referred to a Special Committee consisting of the Treasurer, Sir Allen Aylesworth and Mr. Tilley, to interview the Premier and the Attorney General and otherwise to take such action as it shall seem desirable; the said Committee to have power to add to its numbers.

Re Portrait of Sir John Beverley Robinson.

Ordered that permission be given to Mr. Wyly Grier, R.C.A., to copy this Portrait, but the same not to be removed from Osgoode Hall.

Call to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Samuel Berger

Harold Charles Featherston Mockridge

Edward Neil Johnson

Convocation then rose.

MEETING OF CONVOCATION.

Thursday, 16th June, 1927.

Present: The Treasurer, Sir Allen Aylesworth, and Messrs. Anglin, Bain, Field, Grant, Kerr, J. G., Kerr, W. F., Ludwig, Murphy, MacMurchy, McPherson, W. D., Ponton, Raney, Saunders, Sims, Slaght, Spence, White, and Young.

The Minutes of the meeting of May 19th, 1927, were read and confirmed.

Legal Education Committee Report.

Mr. Ludwig presented the report of the Legal Education Committee, as follows:—

Election of Chairman.

Mr. M. H. Ludwig, K.C., was elected Chairman.

Admission of Students.

The following candidates having given proper notice, having filed certificates of qualification and paid their fees and their names having been posted according to the Rules and no objection having been received, are entitled to be admitted as students-at-law as of the date of filing their applications:—

Graduates

Leo Sylvestre

Malcolm Wallace McCutcheon

Harry Alexander Stark

James Kenneth Davidson
Sims

Richard Becher Hungerford

John Keith McBroom Laird

Matriculants

Mack Kellerman

Helen Costello

Approved.

Call to the Bar and Certificate of Fitness.

The following candidates whose papers and services are correct and who have passed the required examinations and paid the necessary fees, are entitled to be Called to the Bar and to be granted Certificates of Fitness on completion of their services as articled clerks:—

Neil Alexander Delahey	Gareth Edward Maybee
Alibert St. Aubin	Richard Duke Arnott
John Newton Herapath	Frank Cecil Forster
Joseph Lucius Gabriel Keogh	William Hugh Mowat
David Kilpatrick Findlay	William Martin Penman
Frank John Graham	John Pezzack
Cunningham	George Carstairs Richardes
Percival Norman Wallace	John Stewart Donald Tory
Currie	Robert Gowan Ferguson
John Alexander Barnet	Gordon Forin Maclaren
Dulmage	George Vallance Parney
James Alexander Haines	Shaver
Kenneth Davidson Haywood	John Prendergast O'Reilly
John Johnston	Ewart Gladstone Dixon
Martin MacMurray Kelso	John Douglas Peck
James Gerard Mallon	John Elton Pritchard
	Approved.

Call to the Bar and Certificate of Fitness.

The following gentlemen who are entitled to be Called to the Bar of the Province of Quebec, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, would have been entitled to be Called to the Bar of Ontario under Section 3 (d) of the Barristers Act, before same was amended, and would have been entitled to receive Certificates of Fitness under Section 9 of the Solicitors Act, they first having passed the prescribed examination in Practice and Statutes:—

Gaston deLisle	Hubert Pothier
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Approved.

William Francis O'Connor who has been duly Called to the Bar of the Province of Nova Scotia and duly admitted as a Solicitor of that province, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, is entitled to be Called to the Bar of Ontario under Section 3 (e) of the Barristers Act, on passing the prescribed examination.

Approved.

Certificate of Fitness—Special.

Douglas Ampleford who has been duly admitted and enrolled as a Solicitor of the Supreme Court of Judicature in

Ireland, having submitted proofs and filed testimonials of good character and conduct and having given notice and paid the required fees, and having served under Articles to a practising Solicitor in Ontario for one year and having passed the Final Examination prescribed by this Society for Call to the Bar and Certificate of Fitness, is entitled to be granted a Certificate of Fitness under Section 6 (d) of the Solicitors Act.

Approved

Examination Results—Easter, 1927.

Third Year.

The record of the returns of the examiners of the Easter examinations for the Third Year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

J. S. D. Tory

L. G. Keogh

R. F. May

F. J. G. Cunningham

J. N. Herapath

L. R. McDonald

(R. F. May not in due course but was allowed Honour standing in his First and Second years by order of Convocation (Rule 167).)

Approved

Scholarships.

According to the returns of the examiners the following are entitled to Scholarships:—

Chancellor Van Koughnet Scholarship—\$400.00.

J. S. D. Tory

Christopher Robinson Memorial Scholarship—\$100.00.

R. F. May

Clara Brett Martin Memorial Scholarship.

J. S. D. Tory

Approved

Medals.

Under Rule 170, the following candidates, being in due course, are entitled to Medals, as follows:—

Gold Medal—J. S. D. Tory.

Silver Medal—R. F. May.

Bronze Medal—J. N. Herapath.

Approved.

Easter Examination Results, 1927.

Second Year.

The record of the returns of the examiners of the Easter Examinations for the Second year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

W. F. Spence	C. A. Bell
D. M. Fleming	R. B. F. Barr
C. M. Pyle	W. G. Tucker
N. Strauss	W. C. H. Terry
J. L. Dawson	G. E. Eastman
J. H. Thomson	H. M. Sherman
H. E. Langford	G. E. Elliott
R. S. Cameron	H. F. Lazier
R. S. Mills	G. E. Hill

Approved.

Scholarships.

Under Rule 169, the following candidates are entitled to scholarships, as follows:—

W. F. Spence	\$100.00
D. M. Fleming	60.00
C. M. Pyle	40.00
N. Strauss	40.00
J. L. Dawson	40.00
J. H. Thomson	40.00
H. E. Langford	40.00

Approved.

Easter Examination Results, 1927.**First Year.**

The record of the returns of the examiners of the Easter Examinations for the First year, is submitted herewith showing those who are entitled to be passed with Honours, those who have passed, and those who have failed.

Approved.

Honours.

The following candidates, being in due course, and having obtained 80% of the total marks obtainable and 65% in each subject, are entitled to be passed with Honours:—

J. J. Robinette	A. Bissett
G. D. Watson	H. B. Harris
H. Orloff	C. H. Kemp
F. A. Burgess	G. M. Bray
A. C. Thompson	G. N. Cook
F. M. Catzman	E. C. Facer
Mrs. B. O. VanWart	A. Shifrin
E. P. Lee	J. Elliott

Approved.

Scholarships.

Under Rule 169, the following candidates are entitled to scholarships, as follows:—

J. J. Robinette	\$100.00
G. D. Watson	60.00
H. Orloff	40.00
F. A. Burgess	40.00
A. C. Thompson.....	40.00
F. M. Catzman.....	40.00
Mrs. B. O. VanWart.....	40.00

Approved.

Report of Dean of Law School.

The annual report of the Dean of the Law School for the session 1926-27, is submitted herewith:—

Number of Students.

1. The number of students registered was as follows:

	1926-27
First year	130
Second year	117
Third year	71
Total.....	318

Hours of Class Instruction.

2. The number of hours of class instruction given by the regular teaching staff during 1926-27 was as follows:

	—Year—			
	I	II	III	Total
The Dean	79	69	68	216
Dr. D. A. MacRae.....	43	68	64	175
Mr. Sydney E. Smith.....	50	77	104	231
Mr. S. H. Bradford.....	20	40	48	108
Mr. A. R. Clute	75	30	..	105
Mr. H. W. A. Foster.....	17	17
Total.....	284	284	284	852

3. The increase which has taken place in the hours of instruction during the last four years is shown by the following comparative statement:—

Session 1923-1924	621 hours
“ 1924-1925	762 “
“ 1925-1926	798 “
“ 1926-1927	852 “

The increase effected in 1926-1927 was made possible by the action of Convocation in October last in approving of my recommendation that (1) the first term should begin on the 3rd Monday in September and should consist of twelve weeks of instruction (instead of ten weeks) followed by examinations before Christmas, and (2) the second term should begin on the Monday next following New Year's Day and should consist of eighteen weeks of instruction (instead of seventeen weeks) followed by examinations. The result will be that next year the session will include thirty weeks of instruction or 900 hours of class instruction (subject to reduction on account of statutory holidays).

The Teaching Staff.

4. Another important action of Convocation taken since my last annual report, was the appointment of a fourth full-time member of the teaching staff, in the person of Mr. Cecil A. Wright, B.A., the winner in 1926 of the Chancellor VanKoughnet Scholarship. This increase in the full-time staff will, I am confident, be of great benefit to the Law School and will afford a reasonable measure of relief to the present staff. Each of the present full-time members of the staff has been obliged to attempt to teach a larger number of subjects than is consistent with the most effective work, especially in view of the time and energy required for consultations with students, the setting of examination questions and the reading of the answers (now all done by the teaching staff), not to speak of even a modest amount of research.

5. It is also of interest to note that Mr. Wright has just completed a year of graduate study at the Harvard University Law School, his degree of bachelor of arts and his degree of barrister-at-law, both obtained with high distinction, being accepted as sufficient qualification to enable him to be a candidate for a graduate degree at Harvard. The reports which I have received of his work as Harvard are most gratifying.

Remunerations for Examinations.

6. I recommend that the following sums be paid to the part-time members of the staff for examining work:

Mr. Bradford, \$400.00; Mr. Clute, \$400.00, and Mr. Foster, \$125.00.

Appointments.

7. I recommend that Mr. Bradford, Mr. Clute and Mr. Foster be re-appointed for a term of one year from the 31st day of May, 1927.

The Committee recommend that the report be adopted.

Law School—Method of Teaching in.

The present method of teaching which now obtains in the Law School is before the Committee for consideration.

A committee was appointed consisting of the Chairman, Mr. McPherson and Mr. White, to consider and report upon

the present method of teaching in the Law School and make recommendations.

The report was adopted.

Special Calls to the Bar and Certificates of Fitness.

Re Gaston de Lisle—Re Hubert Pothier.

These gentlemen, who are registered with the Bar of the Province of Quebec as Clerks, have applied to the Law Society to be Called to the Bar of Ontario under the provisions of The Barristers Act, being R.S.O. 1914, Chapter 158, Section 3(d), and to be enrolled as Solicitors under the provisions of R.S.O. 1914, cap. 159, sec. 9, and the Secretary has certified that they have submitted proofs and filed testimonials of good character and conduct and have given notice and paid the required fees. All requirements of the said section 3(d) and section 9, as heretofore existing, and of the rules of the Law Society having been complied with before the said sections were amended by the Legislature of the Province of Ontario at its session just concluded, it would have been in order for them to be Called to the Bar and to receive their Certificates of Fitness at Convocation to be held on June 16th, 1927. And whereas rules have not yet been passed following said Statute amendments, it is ordered that Gaston deLisle and Hubert Pothier be Called to the Bar and granted Certificates of Fitness as Solicitors on that day.

Re William Francis O'Connor.

This gentleman, who has been duly Called to the Bar of the Province of Nova Scotia and duly admitted as a Solicitor of that Province, has applied to the Law Society to be Called to the Bar of Ontario under the provisions of Section 3(e) of The Barristers Act, and to be enrolled as a Solicitor under the provisions of R.S.O. 1914, cap. 157, sec. 6(e), and the Secretary has certified that he has submitted proofs and filed testimonials of good character and conduct and has given notice and paid the required fees. All requirements of the said sections 3(e) and 6(e) as heretofore existing, and of the rules of the Law Society having been complied with before the said sections were amended by the Legislature of the Province of Ontario at its session just concluded, it would have been in order for him to be Called to the Bar and granted a Certificate of Fitness as a Solicitor at Convocation to be held on June 16th, 1927. And whereas Rules

have not yet been passed following said Statute amendments, it is ordered that William Francis O'Connor be Called to the Bar and granted a Certificate of Fitness on that day.

Re Douglas Ampleford.

This gentleman, who has been duly admitted and enrolled as a Solicitor of the Supreme Court of Judicature of Ireland, has applied to the Law Society for a Certificate of Fitness as a Solicitor under the provisions of Section 6(d) of The Solicitors Act, and the Secretary has certified that he has submitted proofs and filed testimonials of good character and conduct and has given notice and paid the required fees and served under Articles to a practising Solicitor in Ontario for one year and has passed the final examination in the Law School required for Certificate of Fitness. All requirements of the said Section 6(d) as heretofore existing, and of the Rules of the Law Society having been complied with before the said section was amended by the Legislature of the Province of Ontario at its session just concluded it would have been in order for him to be granted a Certificate of Fitness at Convocation to be held on June 16th, 1927. And whereas Rules have not yet been passed following said Statute amendment, it is ordered that Douglas Ampleford be granted a Certificate of Fitness.

Re Law School Teaching.

Ordered that the following members be added to the Special Committee herein named by the Legal Education Committee: Messrs. Bain, Young, W. F. Kerr, and Spence; Mr. Ludwig to be the convener.

The report was adopted.

Library Committee Report.

Mr. A. MacMurchy presented the report of the Library Committee, as follows:—

1. That Angus MacMurchy, Esq., K.C., was re-elected Chairman of this Committee.

2. That the Main Library was opened in the evenings from January 10th to May 31st, 1927. The evening attendance record was as follows:—

Number of Barristers.....	348
Number of Students	715

1,063

or an average attendance of 13.32. The average attendance for 1925-26 was 12.37.

3. Arrangements have been completed for the luncheon to be tendered to the members of the American Association of Law Libraries by the Benchers in Convocation Hall on the 22nd day of June, 1927, at 1 p.m.

The report was adopted.

County Libraries Report.

Mr. Henderson presented the report of the County Libraries Committee as follows:—

1. That G. F. Henderson, Esq., K.C., was re-elected Chairman of this Committee.

2. The Chief Librarian has submitted a comparative statement on the status of the different County Law Associations based on their 1926 returns.

3. On the 20th day of January, 1927, Convocation recommended that a special grant of \$300.00 be made to the Temiskaming Law Association. This amount has been expended by the Chief Librarian and a statement is submitted showing the manner of expenditure.

4. A County Law Association has been organized at Orangeville and a proof of its incorporation and a copy of its declaration of incorporation and By-laws, and a proof of the condition of its funds have been transmitted to the Society. This Association has seven members paying \$12.00 and \$6.00 annual fees. Their contributions amount to \$72.00. According to Rule 63 their initiatory grant will be made up as follows: 7 members at \$20.00 (maximum) \$140.00.

It is recommended that a cheque be issued for this amount.

Your Committee also recommend that a special grant of \$300.00 be made to this Association conditional on their receiving a proper grant from the Dufferin County Council and a properly equipped Library Room. This special grant

is to be disbursed by the Chief Librarian and lists of the books required are to be submitted to him for approval.

The report was adopted.

re G. G. Thrasher.

The Secretary begs to report that following the disbarment by Convocation of G. G. Thrasher, and his being deemed to be unworthy to practise as a Solicitor, he gave notice thereof to the Senior Registrar of the Supreme Court of Ontario, as required by Section 47 of the Law Society Act, and has received from the Senior Registrar a copy of an Order made by the said Court on the 30th day of May, 1927, striking the name of the said G. G. Thrasher off the Roll of Solicitors thereof, and also, upon receiving the notice of Disbarment by Convocation, the said Senior Registrar did strike off the Roll of Barristers the name of the said G. G. Thrasher.

re Francis W. Hall.

The Secretary begs to report that following the disbarment by Convocation of Francis W. Hall, and his being deemed to be unworthy to practise as a Solicitor, he gave notice thereof to the Senior Registrar of the Supreme Court of Ontario, as required by Section 47 of the Law Society Act, and has received from the Senior Registrar a copy of an Order made by the said Court on the 30th day of May, 1927, striking the name of the said Francis W. Hall off the Roll of Solicitors thereof, and also, upon receiving the notice of disbarment by Convocation, the said Senior Registrar did strike off the Roll of Barristers the name of the said Francis W. Hall.

The reports were adopted.

Appreciation of Mr. Harcourt.

Mr. Bain presented the report of the Special Committee herein, as follows:—

Whereas Mr. F. W. Harcourt, K.C., LL.D., Treasurer of the Law Society of Upper Canada from February 7th, 1924, to May 19th, 1927, declined renomination on that date on the ground of ill-health.

Now therefore be it resolved that Convocation desires to place on record a cordial and sincere expression of its appreciation of the outstanding services rendered by Mr.

Harcourt to the Law Society, and at the same time to bear testimony to his ability and erudition as well as his amiable personality which rendered his term of office delightful to his associates.

The report was adopted.

Presentation of Medals.

Medals were then presented to the following gentlemen:—

Gold Medal—J. S. D. Tory.

Silver Medal—R. F. May.

Bronze Medal—J. N. Herapath.

Approved.

Calls to the Bar (Special).

The following gentlemen, having been examined, at the request of the Treasurer, by Mr. Ludwig, who reported favorably, were then introduced and Called to the Bar:—

Gason de Lisle
Hubert Pothier

William Francis O'Connor

Calls to the Bar.

The following gentlemen were introduced and Called to the Bar:—

Neil Alexander Delahey
Alibert St. Aubin
John Newton Herapath
Joseph Lucius Gabriel Keogh
David Kilpatrick Findlay
Frank John Graham
Cunningham
Percival Norman Wallace
Currie
John Alexander Barnet
Dulmage
James Alexander Haines
Kenneth Davison Haywood
John Johnston
Martin MacMurray Kelso
James Gerard Mallon

Gareth Edward Maybee
Richard Duke Arnott
Frank Cecil Forster
William Hugh Mowat
William Martin Penman
John Pezzack
George Carstairs Richardes
John Stewart Donald Tory
Robert Gowan Ferguson
Gordon Forin Maclaren
George Vallance Parney
Shaver
John Prendergast O'Reilly
Ewart Gladstone Dixon
John Douglas Peck

Convocation then rose.

