



LAW SOCIETY OF UPPER CANADA
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LAW SOCIETY OF UPPER CANADA.

A. C. McMASTER, Esq.,

*Chairman of the Reporting Committee of Convocation,
Law Society of Upper Canada.*

Dear Sir,—Pursuant to the request contained in your letter to me of the 28th December, 1910, carefully to look over the “circular letter sent out by Carswell & Co. on the 27th December” and “report on it,” I have read the circular and examined the grounds for the statements made in it, and I now beg to report as follows:—

1. The “circular letter” is hereto annexed.
2. If any comparison is to be instituted between the Law Society’s publications and the Ontario Weekly Reporter, it must obviously be between the Ontario Law Reports and the Ontario Weekly Notes together, on the one hand, and the Ontario Weekly Reporter, on the other.
3. If any such comparison is to be instituted, it must be confined to the period of the currency of the Ontario Weekly Notes, that is, from the 1st September, 1909, to the 1st December, 1910 (the latter date being taken as approximately the end of the period to which the circular letter refers).
4. The scope of the Ontario Law Reports is defined by paragraph 10 of the agreement between the Law Society of Upper Canada and the Editor, dated the 12th July, 1909, in these words: “The Editor . . . shall prepare a report of each important case.”
5. The scope of the Ontario Weekly Notes is defined by paragraph 16 of the same agreement, in these words: “It is intended that each weekly issue shall contain notes of all important cases decided during the previous week in all Courts and Chambers.”
6. Paragraph 11 of the same agreement contains these words: “It shall be the duty of the Editor to consider the judgments as delivered at the trial of cases and in Chambers, Single Court, Divisional Court, Court of Appeal, Election cases, and Winding-up cases, and to determine what decisions ought to be published.” From this it may properly be inferred that the reports in the Ontario Law Reports and the notes in the Ontario Weekly Notes are confined to the High Court of Justice and the Court of Appeal.

7. The scope of the Ontario Weekly Notes was, after its publication had begun, enlarged by the Reporting Committee, as was intimated to me by a letter addressed to me by the Secretary of the Law Society, dated the 13th October, 1909, as follows: "It is the desire of the Committee that some note of practically every decision should appear in the Weekly Notes, however short the reference may require to be, so that at least the nature of the case and the result are stated."

8. Since the enlargement referred to in the preceding paragraph, each number of the Ontario Weekly Notes has contained notes, more or less full, of all available decisions of the High Court and Court of Appeal, and notes of a few decisions of County Court Judges deemed of special importance. The Reporting Committee informally instructed me to use my discretion as to these. There are so few of them that they need not really be considered. It is obvious that such decisions are available only when sent in by the Judges themselves or by counsel concerned.

9. The result of the facts and conclusions stated in the foregoing paragraphs is that in the Ontario Law Reports are published all important decisions, and that in the Ontario Weekly Notes are published early notes of the cases afterwards published in the Ontario Law Reports and notes of all other decided cases not deemed of sufficient importance to be published in the Ontario Law Reports.

10. Many useful and interesting judgments, not of first rate importance, are published in full in the Ontario Weekly Notes, where they are short; the meaning being thus better expressed than by a mere note.

11. All cases decided in the High Court or Court of Appeal, of importance, in any view, are sufficiently reported or noted either in the Ontario Law Reports or in the Ontario Weekly Notes or both; with the possible exception of cases decided by Judges in Chambers or at trials in which no written reasons are given. It is obviously impossible to know of these except on the information occasionally given by Judge or counsel.

12. The Ontario Weekly Reporter publishes all written judgments in the High Court and Court of Appeal in full, without regard to their importance. That is understood to be the scope of the publication. Readers are left to make their own selection. It also publishes such other cases as may be procured from various sources—oral decisions of High Court Judges, decisions of County Court Judges, etc.

13. In respect to the dates of publication, a number of the Ontario Weekly Notes is published on the Wednesday of each week, and contains the cases for the week ending on the previous Thursday. A number of the Ontario Law Reports is published on the first day of every month, and contains, generally, the cases of the month before the last, that is, the November cases are published on the 1st January, the December cases on the 1st February, and so on; but this is not absolutely adhered to: for instance, the January part recently issued contains some cases of October, all the cases of November, and one case of December. A part of the Ontario Weekly Reporter comes out on the Thursday of every week, but it appears to cover no definite period. One number, taken at random, No. 5 of vol. 17, dated the 17th November, 1910, contains one case of 28th October, three of 4th Nov., four of 5th Nov., four of 7th Nov., three of 8th Nov., five of 9th Nov., two of 10th Nov., two of 11th Nov., and one of 12th Nov. In most of these cases a reference is made to the page of the Ontario Weekly Notes where the case is noted—shewing that the *Reporter* publication was after that of the *Notes*. The number of the Ontario Weekly Reporter, dated the 5th January, 1911, contains no case of later date than the 14th December, 1910.

14. The first statement in the “circular letter” above referred to is: “From September, 1909, to December, 1910, the O.W.N. published 1,431 pages, while the O.W.R. published 3,196 pages, or 1,765 pages more than the O.W.N.”

These figures are substantially correct; but if the comparison be made, as it should in fairness be, with the Ontario Weekly Notes and the Ontario Law Reports combined, that is, if you add to the 1,431 pages of the Weekly Notes 1,762 pages of the Ontario Law Reports the balance is almost exact.

15. The next statement is: “The O.W.N. only gives less than one-half the Ontario case law, a large part of which is not reports of cases at all—only the Editor’s statements of what was held.”

This statement may mislead. It may be supposed that it means less than one-half the cases decided; when analysed it really means less than one-half the pages; and that is, of course, accounted for by the difference in the scope of the two publications (see ante paragraphs 5-8). The large number of pages used in the *Reporter* publication is due to the scope of that publication (see ante paragraph 12).

The statement that “a large part” of the Ontario Weekly Notes “is not reports of cases at all” is not correct: reference to the Ontario Weekly Notes will shew that in a large majority of

cases the *ipsissima verba* are given; it is only in the unimportant cases that a mere note is given; and it is scarcely fair to suggest that even these brief notes are not at least founded on the language used by the Judges.

16. The next statement is: "The O.W.R. gives what the Judges held and all they held."

This is shortly what is stated in paragraph 12 ante.

It may be repeated (see paragraphs 9, 10, and 11) that everything important, useful, or interesting will be found in the Ontario Weekly Notes and the Ontario Law Reports. What is contained in the Ontario Weekly Reporter which is not in either one of the other two, can be of little value; it consists of long judgments on questions of fact and transcripts of all the judgments given by the different Judges in Appellate Courts, which are really sufficiently covered by the Ontario Weekly Notes. For an example of this, see *Township of Hay v. Bissonnette*, 2 O.W.N. 189, 17 O.W.R. 321.

17. The next statement is: "Of the cases reported in the O.W.R. less than one-quarter are again reported in the O.L.R., leaving the only full report available to be found in the O.W.R."

This may be misleading. It is true that just about one-fourth of the cases noted in the Weekly Notes are afterwards reported in the Ontario Law Reports. The figures for the year 1910 are: 799 cases noted in the Weekly Notes; 193 cases reported in the Ontario Law Reports; and a few cases in the 193 each contain more than one of the judgments included in the 799, so that the proportion of one-fourth is almost exact.

But the inference—"leaving the only full report available to be found in the O.W.R."—is not a proper one, inasmuch as a very large number of judgments are given in full in the Weekly Notes and not afterwards reported in the Ontario Law Reports.

18. The next statement is: "Again, of the cases reported in the O.L.R. not more than one-quarter are any more fully reported than they are in the O.W.R."

This statement needs clearing up. What does it mean?

It is perhaps illustrated by the next statement, which is: "Then the only additions are statements of arguments of counsel."

What are the facts? In both the Ontario Weekly Reporter and the Ontario Law Reports, the judgments are printed in full, so in that regard they are the same. "More fully reported" must refer to the arguments of counsel, and it is incorrect to say that in not more than one-quarter of the cases in the Ontario Law

Reports are arguments of counsel given. The reverse would be true or nearly so. For example, in the last number of the Ontario Law Reports issued, No. 3 of vol. XXII., 19 cases are reported and arguments in 15. The others are decisions of single Judges in Court or Chambers. No reference is made to the head-notes. May not a case be said to be "more fully reported" when its head-note is a complete digest of the case? The Ontario Weekly Reporter, it is true, has head-notes, but they cannot be said to be complete digests, as any one reading them must be aware. Compare, e.g., the head-note in *Young v. Town of Gravenhurst*, 22 O.L.R. 291, with that in the same case, 17 O.W.R. 491.

19. The next statement is: "The Ontario High Court Judges use the O.W.R. and cite it freely, while they seldom refer to the O.W.N. Why? Because the O.W.N. cases are not reports at all."

The words "High Court" are probably intended to include the Court of Appeal also.

It is not true that the Judges "seldom refer to the O.W.N." It is in constant use when the Courts are sitting. And each number brings the cases up to a more recent date than the Reporter. "The O.W.N. cases are not reports at all." This should be modified as stated ante paragraph 17.

20. "The O.W.N. is not 'official' in any sense of the word. Its cases are not revised by their Lordships, while many of the cases in the O.W.R. are so revised." The prompt publication of the Notes renders revision impossible. The judgments in the Ontario Law Reports are revised by the Judges. The statement, "many of the cases in the O.W.R. are so revised" is rather vague. Why not "all," if an "official" character is meant to be imparted? And how is one to know which are the "many" revised?

21. The next statement is: "The O.W.R. actually reported over 100 cases more than the O.W.N."

This is vague as to the period intended to be covered, but if it be assumed that it means the period from the commencement of the publication of the Weekly Notes to the 1st December, 1910, the statement is incorrect. A careful examination shews that the number of cases actually reported in the Ontario Weekly Reporter during that period and not noted in the Ontario Weekly Notes is only 49, or about one-half of the number stated.

Of these 49 cases 28 are in 14 O.W.R. as follows:—

(1) *Rachar v. G. T. R. Co.*, p. 548—M. in C.

(2) *McWilliam v. Sovereign Bank*, p. 561—D.C.

- (3) Beattie v. Dickson, p. 565—Falconbridge, C.J.
- (4) Marks v. Michigan Sulphite Fibre Co., p. 567—M. in C.
- (5) McGuire v. Village of Burk's Falls, p. 569—M. in C.
- (6) Faragher v. Begg, p. 571—M. in C.
- (7) Cowie v. Cowie, p. 575—Garrow, J.A.
- (8) Henderson v. Manufacturers, p. 575—Moss, C.J.O.
- (9) McLeod v. Town of Aurora, p. 610—Boyd, C.
- (10) Marsh v. Lloyd, p. 612—D.C.
- (11) Ferguson v. Hayward, p. 617—D.C.
- (12) Clemens v. Faulkner, p. 637—M. in C.
- (13) Doherty v. Macdonell, p. 636—M. in C.
- (14) Pigeon River v. Mooney, p. 639—D.C.
- (15) Edwards v. Stone, p. 644—M. in C.
- (16) Hamilton Bridge Works Co. v. General Contracting Co.,
p. 646—M. in C.
- (17) Steindler v. Maclaren, p. 647—Falconbridge, C.J.
- (18) Scott v. Pere Marquette R.W. Co., p. 648—D.C.
- (19) Vasilif v. McDonald, p. 654—C.A.
- (20) Colonial Development Syndicate v. Mitchell, p. 667—
M. in C.
- (21) Heatherley v. Knight, p. 684—M. in C.
- (22) Re Scottish American and Rymal, p. 685—M. in C.
- (23) Holland v. Franke, p. 687—D.C.

These 23 cases were not in the Weekly Notes because during the short period within which they were decided the Weekly Notes contained only "important cases" in accordance with the original contract, and these 23 cases were rejected as unimportant. Of the 23, 11 are decisions of the Master in Chambers, two are mere memoranda granting or refusing leave to appeal, and the remaining 10 are decisions on facts only.

- (24) The Times v. Mail Printing Co., p. 627—Magee, J.
This was an oral decision granting an interim injunction.

- (25) Re Patrick Hughes, p. 630—Denton, Co. C.J.
- (26) Lloyd v. White Star, p. 649—Barron, Co. C.J.
- (27) General Contracting Co. v. City of Ottawa, p. 748—
MacTavish, Co. C.J.

These were not sent to the Weekly Notes.

- (28) Re Bugar, p. 722—Referee of Titles.
This was not considered of importance.

Only 3 of the 49 cases are in 15 O.W.R., as follows:—

- (29) Gilmore v. "Marjorie," p. 52—Loc. J. in Admiralty.

- (30) *Rex v. A. & N.*, p. 339—Macbeth, Co. C.J.
- (31) *Canadian Gas Power and Launches Ltd. v. Schofield*, p. 847—Denton, Co. C.J.

These were not sent to the Weekly Notes.

Five of the 49 cases are in 16 O.W.R., as follows:—

- (32) *Rex v. Harrington*, p. 169—Kehoe, Dist. Ct. J.
- (33) *Waterloo Mutual Fire Ins. Co. v. Burdner*, p. 299—Chisholm, Co. C.J.
- (34) *Cronyn v. Jenkins*, p. 369—Winchester, Co. C.J.
- (35) *Bishop v. Mullen*, p. 863—O'Reilly, Co. C.J.
- (36) *Sinkevitz v. Thompson*, p. 865—Liddell, Co. C.J.

These were not sent to the Weekly Notes.

The remaining 13 cases of the 49 are in 17 O.W.R., as follows:

- (37) *Re Hagar Voters' List*, p. 1—Kehoe, Dist. Ct. J.
- (38) *Booth v. Toronto General Hospital*, p. 118—Falconbridge, C.J.

A decision at the trial upon a question of fact—no written judgment.

- (39) *Coughlin v. Farrell*, p. 127—D.C.

An oral decision upon a question of fact.

- (40) *Re Schumaker and Chesley*, p. 174—Meredith, C.J.

An oral decision upon a motion in Weekly Court.

- (41) *Rex v. Quick*, p. 250—Teetzel, J.

An oral decision upon a motion in Chambers.

- (42) *Curlette v. Vermilyea*, p. 258—Deroche, Co. C.J.

- (43) *Home Life Inst. Co. v. Matthews*, p. 328—Morson, Co. C.J.

- (44) *Goodwin v. Dancey*, p. 361—Denton, Co. C.J.

- (45) *Hyde and Lashman v. Toronto Theatre Co.*, p. 380—Teetzel, J.

An oral decision at the trial upon a question of fact.

- (46) *Rex v. Cahoon*, p. 467—Widdifield, Co. C.J.

- (47) *Rex v. Lee*, p. 550—Morson, Co. C.J.

- (48) *Logan v. Grantham S.S. No. 2*, p. 553—Middleton, J.

This is a note of the order made upon an injunction motion. It does not state what was decided.

- (49) *Rex v. Cowan*, p. 553—Denton, Co. C.J.

These cases were not sent to the Weekly Notes.

Of the High Court cases only one (No. 40) can be said to be

of any importance. The County Court cases may be very useful, but of course are not precedents.

22. No mention is made in the circular letter of the cases noted in the Weekly Notes and not in the Weekly Reporter. Of these, in the period already referred to, there are 143, as follows:

In 1 O.W.N.

- (1) *Re Moore and Tp. of March, p. 38—D.C.
- (2) Letcher v. Toronto R.W. Co., p. 59—Falconbridge, C.J.
- (3) Setchfield v. Evans, p. 62—D.C.
- (4) Stidwell v. Tp. of N. Dorchester, p. 73—Meredith, C.J.
- (5) Stidwell v. Tp. of N. Dorchester, p. 134—Meredith, C.J.
- (6) Sewell v. Clark, p. 135—Britton, J.
- (7) Sproal v. Sproal, p. 135—Falconbridge, C.J.
- (8) Re Tatham v. Atkinson, p. 183—Falconbridge, C.J.
- (9) Re Town of Sarnia and County of Lambton, p. 184—Assessment Court.
- (10) McPherson v. McGuire, p. 210—Falconbridge, C.J.
- (11) Warren Gzowski & Co. v. Peterson Lake Co., p. 211—Falconbridge, C.J.
- (12) Kelly v. Grand Trunk R.W. Co., p. 211—D.C.
- (13) Blondin v. Seguin, p. 220—Liddell, Co. C.J.
- (14) Staunton v. Kerr, p. 244—Boyd, C.
- (15) *Robertson v. City of Toronto, p. 259—Meredith, C.J.
- (16) Moffat v. Gladstone Mines Ltd., p. 272—Meredith, C.J.
- (17) *Re Perkins and Dowling, p. 290—D.C.
- (18) Chesterfield v. Chesterfield, p. 298—Britton, J.
- (19) Brown v. Warnock, p. 343—C.A.
- (20) Morton Co. Ltd. v. Ontario Accident Ins. Co., p. 364—Latchford, J.
- (21) Hanna v. Hanna, p. 393—Falconbridge, C.J.
- (22) Lamb v. Franklin, p. 395—Falconbridge, C.J.
- (23) McBain v. Toronto R.W. Co., p. 395—D.C.
- (24) Gibson v. Van Dyke, p. 396—Falconbridge, C.J.
- (25) Heatherley v. Knight, p. 396—D.C.
- (26) Rex v. Leonard, p. 415—Clute, J.
- (27) Singlehurst v. Wills, p. 417—Maclaren, J.A.
- (28) Crane v. Moore, p. 417—M. in C.
- (29) Titchmarsh v. Graham, p. 418—Clute, J.
- (30) Forster v. Forster, p. 419—D.C.
- (31) Gunns Ltd. v. Cochrane, p. 419—M. in C.
- (32) *Re William Hamilton Mfg. Co., p. 421—C.A.
- (33) Robertson v. City of Toronto, p. 434—M. in C.

- (34) Woods v. Alford, p. 434—M. in C.
- (35) Selby Youlden Co. v. Johnston, p. 436—Sutherland, J.
- (36) Sehuler v. McIntosh, p. 436—Sutherland, J.
- (37) Canada Carriage Co. v. Down, p. 444—M. in C.
- (38) Taylor v. Barwell, p. 444—M. in C.
- (39) Stidwell v. Tp. of N. Dorchester, p. 444—M. in C.
- (40) Titchmarsh v. World Newspaper Co., p. 454—M. in C.
- (41) General Construction Co. v. Noffke, p. 454—M. in C.
- (42) Devaney v. World Newspaper Co., p. 454—M. in C.
- (43) Woods v. Alford, p. 455—Meredith, C.J.
- (44) Rex ex rel. Mooney v. Robertson, p. 455—M. in C.
- (45) Re Bridgman, p. 468—Sutherland, J.
- (46) Fraser v. G.T.R. Co., p. 469—Falconbridge, C.J.
- (47) McKnight v. Robertson, p. 469—D.C.
- (48) Conmee v. Ames, p. 470—M. in C.
- (49) Macdonell v. Temiskaming, etc., R. Com., p. 471—
M. in C.
- (50) Crane v. Moore, p. 471—M. in C.
- (51) Devaney v. World Newspaper Co., p. 472—Meredith,
C.J.
- (52) Dunsmore v. National Portland Cement Co., p. 480—
M. in C.
- (53) Conmee v. Ames, p. 480—Britton, J.
- (54) Macdonell v. Temiskaming, etc., R. Com., p. 480—
Britton, J.
- (55) Staunton v. Kerr, p. 497—D.C.
- (56) Sweeney v. Sissons, p. 500—Teetzel, J.
- (57) McCarthy & Sons Co. v. W. C. McCarthy, p. 500—D.C.
- (58) Kastner v. Mackenzie, p. 501—D.C.
- (59) Brennan v. G.T.R. Co., p. 501—D.C.
- (60) Re Cartwright and Town of Napanee, p. 502—D.C.
- (61) Hoskin v. M.C.R. Co., p. 503—D.C.
- (62) Stow v. Currie, p. 525—M. in C.
- (63) F. J. Castle Co. Ltd. v. Baird, p. 527—D.C.
- (64) McDonell v. Grey, p. 527—M. in C.
- (65) Smith v. Finkelstein, p. 528—D.C.
- (66) Rex v. Henderson, p. 543—Morson, Co. C.J.
- (67) Re Smith and Millar, p. 545—D.C.
- (68) Macdonell v. Temiskaming, etc., R. Com., p. 547—
M. in C.
- (69) Devaney v. World Newspaper Co., p. 547—M. in C.
- (70) A. E. Thomas Ltd. v. Standard Bank, p. 548—D.C.
- (71) Lee v. Janson, p. 586—Latchford, J.

- (72) *Bilsky v. Peterson Lake Silver Cobalt M. Co.*, p. 615—D.C.
- (73) *Sill v. Alexander*, p. 622—M. in C.
- (74) *McComb v. Beck*, p. 623—Sutherland, J.
- (75) *Bouttete v. Tp. of Tilbury North*, p. 623—Riddell, J.
- (76) *Re Goble*, p. 624—Falconbridge, C.J.
- (77) *Re Copeman and Village of Dundalk*, p. 624—Falconbridge, C.J.
- (78) *Colonial Loan Co. v. McKinley*, p. 658—Falconbridge, C.J.
- (79) *Fraser v. G.T.R. Co.*, p. 659—D.C.
- (80) *Allen v. Hamilton*, p. 659—M. in C.
- (81) **Rex v. Akers*, p. 672—D.C.
- (82) *Upper Ontario Steamboat Co. v. Cahill*, p. 679—Meredith, C.J.
- (83) *McKnight v. Robertson*, p. 679—D.C.
- (84) *Re Giles and Town of Almonte*, p. 698—Meredith, C.J.
- (85) *Reid v. City of Toronto*, p. 699—D.C.
- (86) **Hubbert v. Home Bank*, p. 701—C.A.
- (87) *Hagle v. Laplante*, p. 701—C.A.
- (88) *Caswell v. Buchner*, p. 738—Sutherland, J.
- (89) *Loehrie v. Consumers Cordage Co.*, p. 739—Boyd, C.
- (90) *Brown v. Gilbreath*, p. 783—Riddell, J.
- (91) *Bell v. City of Hamilton*, p. 784—D.C.
- (92) *Stilwell v. Tp. of Houghton*, p. 804—M. in C.
- (93) *Burns v. Loughrin*, p. 805—M. in C.
- (94) *Re Copeman and Village of Dundalk*, p. 805—D.C.
- (95) *Duryea v. Kaufman*, p. 806—M. in C.
- (96) **Rex v. Sam Lee Hing*, p. 806—Middleton, J.
- (97) *Re Beard*, p. 807—Middleton, J.
- (98) **Re Coots*, p. 807—Middleton, J.
- (This was published in the O.W.R. many weeks after it was decided.)
- (99) *Macdonell v. Temiskaming, etc.*, R. Com., p. 831—M. in C.
- (100) *McKee v. Verner*, p. 833—M. in C.
- (101) *Marks v. Michigan Sulphite Fibre Co.*, p. 834—Falconbridge, C.J.
- (102) *Pullan v. Jones*, p. 834—M. in C.
- (103) *Curran v. Collard*, p. 835—M. in C.
- (104) *Lyon v. Marks*, p. 836—M. in C.
- (105) *Great West Life Assce. Co. v. Shields*, p. 855—M. in C.
- (106) *Caswell v. Toronto R.W. Co.*, p. 856—M. in C.

- (107) Colville v. Small, p. 857—Middleton, J.
- (108) American Street Lamp and Supply Co. v. Ontario Pipe Line Co., p. 858—Falconbridge, C.J.
- (109) Eckardt v. Henderson R.B. Co., p. 859—M. in C.
- (110) Stavert v. Macdonald, p. 860—M. in C.
- (111) *Re Dwyer, p. 889—Sutherland, J.
- (This was published in the O.W.R. many weeks after it was decided.)
- (112) Stanley v. Mennie, p. 890—Magee, J.
- (113) Bank of Montreal v. Hoath, p. 892—M. in C.
- (114) Carter v. Canadian Northern R.W. Co., p. 892—Latchford, J.
- (115) Dominion Bank v. Toronto Mica Co., p. 893—M. in C.
- (116) Eckardt v. Henderson Roller B. Co., p. 894—Meredith, C.J.
- (117) Sweeney v. Sissons, p. 895—D.C.
- (118) Niles v. Crysler, p. 895—M. in C.
- (119) Davis v. Clemson, p. 938—Boyd, C.
- (120) Slattery v. Hearn, p. 938—M. in C.
- (121) Sovereign Bank v. Frost, p. 938—Middleton, J.
- (122) Bugg v. Bugg, p. 939—Sutherland, J.
- (123) Union Bank v. Taylor, p. 939—Britton, J.
- (124) Niles v. Crysler, p. 940—Boyd, C.
- (125) McPhillips v. Stevenson, p. 940—M. in C.
- (126) Re Standard Mutual Fire Ins. Co., p. 974—Kappele, Official Ref.
- (127) Campbell v. Ellman, p. 998—Middleton, J.
- (128) Re Hortop, p. 999—Middleton, J.
- (129) *Re Montgomery, p. 999—Meredith, C.J.
- (130) Gillies v. McCamus, p. 1020—M. in C.
- (131) *Rex v. Henderson, p. 1021—C.A.
- (132) *Re Molson, Ward v. Stevenson, p. 1038—D.C.
- (133) Stokes v. Reynolds, p. 1051—M. in C.
- (134) Village of Colborne v. Giroux, p. 1083—Sutherland, J.
- (135) Re Casci and Hill, p. 1083—Sutherland, J.
- (136) Stewart v. Dickson, p. 1083—Sutherland, J.
- (137) Dodge v. York Fire Ins. Co., p. 1098—Falconbridge, C.J.
- (138) Stokes v. Reynolds, p. 1099—Sutherland, J.
- (139) Northern Lumber Co. v. Milne, p. 1099—Sutherland, J.
- (140) Cristea v. Crown Reserve Mining Co., p. 1126—Sutherland, J.

In 2 O.W.N.

(141) *Lobb v. Lobb*, p. 44—D.C.

(142) *Schuler v. McIntosh*, p. 48—D.C.

(143) *Re Foster and Tp. of Raleigh*, p. 305—D.C.

It may be remarked that of these 143 cases a considerable number are merely notes to the effect that judgments previously noted were affirmed, which is of course of importance if the judgment affirmed was of importance; a few others (marked *) are of importance in themselves; and two or three (not in the Ontario Weekly Reporter) are fully reported in the Ontario Law Reports.

It is safe to say that the comparison as to the number of cases reported or noted and as to the importance of those left unnoted or unreported by either is greatly in favour of the Ontario Weekly Notes.

23. The last statement in the circular letter which requires to be dealt with is one that invites comparison as to a few cases specified. These will now be taken up in order:—

(1) *Rex v. Kehr*, 2 O.W.N. 133, 17 O.W.R. 213. It is said that "the note in the O.W.N. is of no practical value to the profession." The "note in the O.W.N." is the full text of the judgment of the Court of Appeal delivered by Mr. Justice Meredith, who says that "the simple question reserved is, substantially, whether there was any reasonable evidence to support a conviction." The superiority of the report in the Ontario Weekly Reporter apparently consists in the fact that it gives the judgment of the County Court Judge. The question as viewed by the Court of Appeal was a question of fact; and the head-note in 17 O.W.R. 213 so treats it.

(2) *Davis Co. v. Clemson*, 2 O.W.N. 167, 17 O.W.R. 231. No one could fairly say that this was a case of any importance except to the parties. The questions are entirely of fact.

(3) *Rex v. Quick*, 17 O.W.R. 250; not in the Weekly Notes. This is an oral decision of Teetzel, J., in Chambers that C.S.U.C. ch. 1104, sec. 3, covers gambling in private places—which seems tolerably plain.

(4) *Re Schumaker and Chesley*, 17 O.W.R. 174; not in the Weekly Notes. This is an oral decision of Meredith, C.J., in Chambers, upon a motion for prohibition. It is useful as part of the history of the case, which came up afterwards in another aspect, and is fully reported.

(5) *Hyde and Lashman v. Toronto Theatre Co.*, 17 O.W.R. 380; not in the Weekly Notes. An oral decision of Teetzel, J., at nisi prius. It really turned upon a question of fact, though there is a statement of the law, which is elementary.

(6) *Re Hagar Voters' List*, 17 O.W.R. 1; not in the Weekly Notes. This is a decision of a District Court Judge.

24. It will thus be seen that many of the statements made in the circular letter are unfounded and others misleading, and that the comparison invited, when properly made, establishes the superiority of the Ontario Law Reports and Ontario Weekly Notes taken together.

25. There are several cases in the Weekly Reporter which are obviously copied from the Weekly Notes; this statement does not refer to cases in which written judgments were given, but to those in which the judgments were oral (the words being taken down in Court). For example, *Hutchinson v. Jaffray*, 1 O.W.N. 481, in the issue of the 16th March, 1910, appears in 15 O.W.R. 417, in the issue of the 24th March, with precisely the same gaps in the judgment where parts are omitted, and a preliminary statement almost identical with that prepared for the Weekly Notes as part of the editorial work.

I trust that this will prove satisfactory.

Yours truly,

Toronto, 24th Jan., 1911.

EDWARD B. BROWN.

LAW SOCIETY OF UPPER CANADA.

HILARY TERM.

THURSDAY, Feb. 9, 1911.

Present:—The Treasurer, Messrs. Bayly, Bicknell, Bruce, Farewell, Gibbons, Harcourt, Hodgins, Masten, McFadden, McIntyre McMaster, McPherson, Ritchie, Smith, Watson, White, and Osler.

The minutes of the meeting of the 9th Dec., 1910, were read and approved.

The Secretary presented the following report:—

That Mr. George Fergusson Shepley, an elected Benchler, has failed to attend the meetings of Convocation for three consecutive terms, namely, Easter, Trinity and Michaelmas, 1910.

All of which is respectfully submitted.

DUNCAN DONALD,
Secretary.

Dated 9th Feb., 1911.

The Report was received and referred to the Committee on Journals and Printing for consideration and report at once.

The Secretary read letters of Mr. Hamilton Cassels, K.C., to Mr. James Bicknell, dated 22nd and 27th December, 1910, giving it as his opinion that the discretion given to the Law Society by the Christopher Robinson Memorial Trust Deed warrants the change made in the regulations by Convocation last term. The letters were ordered to be filed.

The Secretary read a letter from the Honourable Mr. Justice Middleton, in connection with the application of Mr. Alfred Hall to be re-instated.

Mr. Watson, for the Finance Committee presented the following Report:—

The Finance Committee beg to report with reference to the investment of the Chancellor Van Koughnet fund as follows:—

That pursuant to order of Convocation of 24th November, 1910, the Committee have purchased Ontario Government 4% stock to the amount of \$10,000. The Committee endeavoured

to obtain the whole amount in the stock that was liable to succession duty but had been able to procure \$6,000 only and rather than hold the matter open, had purchased \$4,000 of stock not liable to duty, at a slightly higher price. The cost to the Society has been \$10,142.97, made up as follows:—

		Int.	Prin.
\$2,000.	Subject to duty at 100½	—	2010.00
	Commission		5.00
	Interest, 1st to 5th Dec.,		
	1910	0.88	
\$4,000.	Subject to duty at 101..	—	4040.00
	Interest, 1st to 6th Dec.,		
	1910	2.19	
\$4,000.	Not subject to duty at		
	101.75	—	4070.00
	Interest, 1st Dec., 1910,		
	to 4th Jan., 1911.	14.90	
		<hr/>	
		17.97	10125.00
	Interest		17.97
			<hr/>
	Total		\$10142.97

The amount of the gift including interest to 1st Dec., 1910, was \$9,756.88, so that the Society has advanced the sum of \$386.09, \$17.97 on account of interest due 1st June, 1911, and \$368.12 on account of principal. This investment will return on 1st June, 1911, \$200 so that \$200 additional will have to be advanced on that date to make the payment of \$400 as provided by the order.

All of which is respectfully submitted.

GEORGE H. WATSON,
Chairman.

9th Feb., 1911.

The Report was received and adopted and ordered to be entered on the minutes in full.

Mr. Watson, from the Finance Committee, presented the Annual Financial Statement for the year 1910, shewing the receipts and expenditures for the year.

The Report was received and adopted and directed to be distributed to the profession in accordance with the Statutes and Rules in that behalf.

Mr. Bruce, from the Discipline Committee, reported in the matter of the petition of Alfred Hall, filed on the 29th November, 1910, recommending that the prayer of the petition be not granted. Ordered accordingly.

It was ordered that the letter of the Honourable Mr. Justice Middleton and judgment referred to, be filed with the Society's papers.

Mr. Bruce, from the Discipline Committee, reported in the case of George H. Stephenson, that on investigation, the Committee had found that the said George H. Stephenson had been guilty of professional misconduct and conduct unbecoming a barrister and solicitor and they recommended that he be disbarred and that his name be removed from the roll of solicitors. The Report was adopted and it was ordered that the Secretary, in pursuance of R.S.O. 1897, ch. 172, sec. 45, give notice to the High Court that the said George H. Stephenson had been disbarred and that the Secretary do forthwith communicate to the High Court a copy of the foregoing resolution in pursuance of R.S.O. 1897, ch. 172, sec. 46.

Mr. Bruce, from the Discipline Committee, reported in the complaint of Featherstonhaugh & Co., as to another firm of patent solicitors advertising themselves as solicitors, that the Committee were not in a position to report at present.

In the complaints of James Ray against H. A. Tibbets, of Ernest Allward against T. F. Slattery and of J. H. Carrique against Henry Tucker, the Committee find that the complaints are not matters for the Law Society to enquire into and so recommend.

The Report was adopted.

Mr. McPherson, for the Committee on Journals and Printing, reported as follows:—

To the Benchers in Convocation:

Your Committee begs to report as follows:—

The Secretary having reported that Mr. George Fergusson Shepley, an elected Bencher, had failed to attend the meetings of Convocation for three consecutive terms, namely, Easter, Trinity and Michaelmas, 1910, and the records having been examined, it was decided to report, pursuant to Statute, that the seat of Mr. George Fergusson Shepley as an elected Bencher was vacant and it reports accordingly.

WM. DAVID MCPHERSON,
Chairman.

Toronto, 9th Feb., 1911.

The Report was received and adopted.

Moved by Mr. Watson, seconded by Mr. White:—

That an entry be made in the minute book of Convocation and in the official records of the Law Society that under the provisions of the Statute 10 Edw. VII. ch. 76, Mr. George Fergusson Shepley is an ex-officio Benchler and entitled to his standing as such.

Ordered accordingly.

The Secretary laid on the table the list of the members of the Society entitled to vote at the election of Benchers in April, 1911.

Moved by Mr. McMaster, seconded by Mr. Masten:—

That Convocation approve of the course of the Reporting Committee, in authorizing the publication of a ten years Digest under the power conferred on it at the last meeting of Convocation.

Ordered accordingly.

Mr. Bicknell gave notice that he would at the next meeting of Convocation move to introduce a rule, amending Rule 46 by striking out the figures \$5,000 opposite the words "The Principal of the Law School" and inserting in lieu thereof the figures \$6,000.

Convocation then rose.

FRIDAY, Feb. 10, 1911.

Present:—The Treasurer, Messrs. Bayly, Bicknell, Bruce, Farewell, Gibbons, Harcourt, Hodgins, Masten, McFadden, McIntyre, McMaster, McPherson, Nesbitt, W., Ritchie, Smith, Watson, Wilson and Osler.

The minutes of the meeting of the 9th Feb. were read and confirmed.

Mr. Bicknell from the Legal Education Committee reported with reference to the examinations held in the Law School in Michaelmas Term, 1910, as follows:—

With reference to the examinations held in the Law School in Michaelmas Term, 1910, the report of the Examiners shews that the following gentlemen in the 3rd year have obtained sufficient marks to be allowed the examination, provided they are in all other respects entitled to such allowance:—

J. Singer, F. J. Hughes, N. W. Lyle, G. J. Goetz, W. G. Bartlett, G. A. Urquhart, J. A. McNevin, T. G. McHugh, A. Cohen, G. Cooper, R. Honeyford; II. J. G. McKenna, G. A. Grover, æq.; R. P. McBride, R. P. Saunders, æq.; T. Moss, P. Kerwin, æq.; A.

McNaughton, H. H. Davis, R. P. Stockton, E. T. Coatsworth, G. N. Shaver, A. V. Wood, W. B. Waters, W. L. Carr, æq.; N. E. Towers, J. Gilchrist, R. J. Driver, æq.; E. K. Williams; W. A. Morrison, G. A. Thomson, J. Parker, æq.; W. W. Davidson, J. M. Macdonell; W. J. M. Cass, H. S. Murton, æq.; J. E. Madden; J. P. Ebbs, G. G. Paulin, æq.; D. A. Cameron, E. S. Williams; J. M. Adam, F. W. Wilson, æq.; E. C. Ironsides, J. A. Humphries, æq.; A. Singer, V. J. McEldery; T. R. Sloan, A. M. Boyd, æq.; J. J. Hubbard; C. S. Buck, W. J. McLarty, æq.; H. A. Newman; J. Aitcheson, T. A. Silverthorne, æq.; C. W. Livingstone, A. H. Gibson, W. H. Bourdon, F. B. Edmunds, J. R. F. Stewart.

The following failed to obtain 55% on the total but as they have obtained 40% on the aggregate and 29% on each paper they are entitled to make up their deficiency at Easter:—

G. W. M. Ballard, D. J. A. Swanson; G. T. Davidson, C. B. Sutherland, R. A. Junor, æq.; W. H. Kirkpatrick, F. G. McKenzie, H. E. Snider, J. M. Duff, G. E. Newman, A. G. Parrish, F. H. Hurley.

The following having obtained 50% in each subject are eligible for honours, provided they are in due course:—

J. Singer, F. J. Hughes, N. W. Lyle, G. J. Goetz, W. G. Bartlett, G. A. Urquhart, J. A. McNevin, T. G. McHugh, A. Cohen, G. Cooper, R. Honeyford, H. J. G. McKenna, G. A. Grover, R. P. McBride, R. P. Saunders, T. Moss, P. Kerwin, A. McNaughton, H. H. Davis, R. P. Stockton, E. T. Coatsworth, G. N. Shaver, A. V. Wood, W. B. Waters, W. L. Carr, N. E. Towers, J. Gilchrist, R. J. Driver, E. K. Williams, J. M. Macdonell, J. E. Madden, J. M. Adam, W. J. McLarty, A. H. Gibson, W. H. Bourdon.

SECOND YEAR.

The following gentlemen have obtained sufficient marks to be allowed the examination, provided they are in all other respects entitled to such allowance:—

J. M. Langstaff, A. E. Day, F. C. Carter, A. C. Craig, A. L. McGovern, G. D. Conant; E. F. Singer, J. H. Cavell, æq.; E. F. Raney; F. J. Foley, W. C. Davidson, æq.; W. G. Jackson, M. A. Miller, W. H. Clipsham, W. A. Goetz; N. B. Wormwith, W. P. Clement, æq.; D. L. Constable, A. E. Langman, A. M. Garden, T. B. Malone; L. E. Awrey, E. G. McMillan, æq.; J. H. L. Morgan, C. B. Scott, G. Keough, S. C. Arrell, W. D. Her-ridge, æq.; W. V. Carey; H. L. O'Rourke, G. F. Rooney, æq.;

J. H. Shannon, C. L. Fraser, æq.; C. V. Langs, C. M. Scott, æq.; S. C. Atkin, M. J. Folinsbee, S. W. C. Scott, E. H. Conway, J. R. Corkery, æq.; C. M. Johnston, E. R. E. Chevrier, M. K. Lennox, G. E. Newman; J. J. B. Boutet, C. R. Burroughes, M. Nesbitt, æq.; H. Valin, A. Cochrane, D. W. O'Sullivan, æq.; A. B. Turner; C. W. Widdifield, D. W. Cooper, E. H. Lancaster, æq.; G. R. Kappeler, H. Laughton, H. C. Macklem, æq.; H. W. Bethune, V. J. Callen, R. Smith; H. S. Price, H. B. Daw, æq.; J. B. Hopkins, H. B. Edge, S. S. Mills, æq.; J. A. P. Labelle, J. O. Robinson, H. T. Simpson, J. A. Campbell, S. H. Slater, R. McLean, J. C. M. Macbeth.

Of the above the following received 50% in each paper and are eligible for honours provided they are in due course—all except:—

J. B. Hopkins, J. O. Robinson, J. A. Campbell, R. McLean, J. C. M. Macbeth.

The following failed to obtain 55% on the total but as they have obtained 40% on the total and 29% on each paper they are entitled to make up their deficiency at Easter:—

S. M. Mehr, A. M. Dewar, W. J. Goodwin, P. G. Kiely, H. E. B. Coyne, J. H. Oldham, H. K., Harris, John Cowan, Jr., H. G. Smith, A. Granatstein, M. E. Brown.

FIRST YEAR.

The following gentlemen have obtained sufficient marks to be allowed the examination, provided they are in all other respects entitled to such allowance:—

F. G. Dyke, J. P. Barlow, T. S. Elmore, J. L. Duncan; F. L. Cote, A. H. Foster, æq.; G. T. Walsh, W. J. McCallum, æq.; N. Phillips, L. S. Cuddy, æq.; J. H. Bone, A. Ellis; J. W. Pickup, H. F. Parkinson, W. H. Ford, æq.; N. L. LeSueur, P. J. Knox; F. H. White, C. J. French, æq.; S. R. Broadfoot; W. F. Schwenger, W. K. Fraser, æq.; R. R. Evans; J. C. McRuer, F. C. Gullen, E. M. Dillon, æq.; R. Treleaven; E. Sugarman, A. L. Fleming, C. P. Tisdale, æq.; G. M. Miller, A. J. Fraser, æq.; H. E. Grosch, A. J. Gordon; G. G. McCullough, N. S. Caudwell, æq.; N. S. Macdonnell, J. B. Moon, H. R. Moses, æq.; T. Crosswaithe, C. S. McGaughey, N. A. McLarty, æq.; J. J. Greenan; A. Gilmour, J. Wearing, æq.; S. Cowan; D. A. Macdonald, R. H. G. Ivey, J. M. Donohue, æq.; A. E. Parkinson, H. L. Slaght, æq.; J. H. Bull, W. J. Shortreed, H. Friedman, æq.; J. H. McDonald, H. E. Wallace, æq.; M. D. McCrimmon, Miss J. Cairns, æq.; G. W. Adams, E. Braden, æq.; K. W.

Wright, M. Herzlich, æq.; A. C. Bell, J. H. Flett, æq.; M. Gordon, G. H. Shaver, E. D. O'Flynn, T. M. Costello, G. M. Wilmoughby; M. C. McLean, J. D. Beasley, æq.; N. L. Croome, R. W. R. Sherar, O. L. Brady; D. R. M. Leask, W. Proudfoot, æq.; G. P. McHugh, A. A. Macdonald, æq.; N. D. Tytler; W. H. Cook, R. Phillips, æq.; E. H. Senior, P. D. Wilson, E. F. Brynes, J. Y. Murdock; W. A. Dillon, G. R. Forneret, æq.; P. R. Morris, J. M. Grier, J. S. McLaughlin, A. B. Currey; W. B. Sifton, J. A. Ward, æq.

Of the above the following received 50% on each paper and are eligible for honours provided they are in due course—all except:—

W. Dillon, G. R. Forneret, J. M. Grier, J. T. McLaughlin, A. B. Currey.

The following failed to obtain 55% on the total, but as they obtained 40% on the total and at least 29% on each paper are entitled to make up their deficiency at Easter.

D. Campbell, W. K. Murphy, R. D. Ponton, F. L. Higgerty.

Ordered on a report of the Legal Education Committee that Thomas Reginald James Wray and Arthur Flynn be called to the Bar and that Mr. Wray receive his certificate of fitness at once and that Mr. Flynn receive his certificate of fitness on the expiration of his service under articles as ordered by Convocation on the 9th May, 1910.

Ordered on a report of the Legal Education Committee:—

That the petition of Apollos B. Kerr, asking that his qualification for entrance to the Society be allowed as sufficient, be granted;

That the petition of W. E. V. Goodwin, that his qualification for admission to the Society be allowed as sufficient, be refused;

That the petition of A. Granatstein, that he be relieved from attendance at lectures during the session 1910-11 of the Law School be granted;

That the petition of R. E. K. Williams, that his entrance to the Society be changed from Trinity Term, 1906, to Easter Term, 1906, be granted and that the common roll be amended accordingly.

Ordered on a report of the Legal Education Committee, that the following gentlemen be admitted students-at-law as of Michaelmas Term, 1910.

Graduate Class:—

Philip Reginald Morris.

Matriculant Class:—

Apollos B. Kerr, James Grant Allison Miller Schiller, Ewen James McEwen, Charles Black, Charles H. Higgins, Frank Baalim, Gerald Daniel O'Meara, Cecil Finlayson, John Joseph Hunt, John Keeler Paul, John Idington, Charles Percy Plaxton, Redmond Code, Joseph Patrick Walsh, Loyola Vincent Fitzpatrick, Henry George Menzies.

Ordered on a report of the Legal Education Committee, that the petition of the second year students asking that the examination papers in Torts at the Christmas Examinations be re-examined, be refused.

Pursuant to notice previously given, Mr. W. D. McPherson, K.C., was appointed to act as and for the Treasurer in case he should be absent during the counting of the votes in the ensuing election of Benchers.

Pursuant to notice previously given, Messrs. W. D. Gwynne and M. C. Cameron were appointed the scrutineers in the ensuing election of Benchers.

Pursuant to notice previously given, Mr. Bicknell moved the amendment of Rule 46 for the purpose of increasing the salary of the Principal of the Law School to \$6,000. By unanimous consent the rule as to stages was suspended and the Rule was read a first, second and third time and carried, and it was ordered that the increase in salary relate back to Jan. 1, 1911.

Mr. Watson moved that in connection with the amendment now made in Rule 46 a record should be made in the minutes that Convocation expresses its high appreciation of the merits, qualifications and valuable services of Dr. Hoyles as principal of the Law School and also that Convocation regards with satisfaction the present high standing of the Law School of the Law Society.

Carried unanimously.

Mr. McMaster from the Reporting Committee reported to Convocation that with reference to a circular issued by a firm of Law Book publishers in Toronto, derogatory to the Ontario Weekly Notes published by the Secretary, he had had a full report in answer prepared by the Society's editor which he thought answered the criticism fully and moved that it be printed and issued in the usual way to the members of the Society.

Ordered accordingly.

Convocation then rose.

FRIDAY, Feb. 17, 1911.

Present:—The Treasurer, Messrs. Bayly, Harcourt, Lynch-Staunton, McFadden, McKay, McMaster, McPherson, Nesbitt J. W., Watson and Osler.

The minutes of the meeting of 10th February were read and approved.

Messrs. Thomas Reginald James Wray and Arthur Flynn were introduced and called to the Bar.

Letters were read from N. W. Hoyles, K.C., Principal of the Law School acknowledging receipt of a copy of resolution and from Messrs. W. D. Gwynne and M. C. Cameron accepting appointment as scrutineers at the ensuing election of Benchers, and were ordered to be filed.

Mr. Osler, from the Library Committee, presented the Librarian's report for the year 1910 and it was ordered that the same be printed and distributed as usual.

On a report of the Legal Education Committee the petition of Thomas William Edward Allen, praying to be admitted to the society as of Trinity Term, 1910, was granted.

Mr. Harcourt, pursuant to notice given by Mr. Bicknell, moved the adoption of the Rule amending rules relating to Honours, Scholarships and Medals, as follows:—That the Rules relating to honours, scholarships and medals be amended as follows:—

That Rules 173, 174, and 179 be repealed.

That Rules 175 be amended to read "The candidates obtaining at least three-fourths of the aggregate marks obtainable and at least one-half of the marks obtainable on the papers in each subject shall be passed with honours."

That Rule 180 be amended to read "The candidates obtaining at least three-fourths of the aggregate number of marks obtainable on the papers for call, and at least one-half of the marks obtainable on the papers in each subject shall be called with honours."

The Rule was read a first time.

The Secretary presented the register of those entitled to vote in the ensuing elections of Benchers, made out by him in pursuance of section 17, R.S.O. 1897, ch. 172 with his certificate thereto attached.

Mr. McPherson for the Journals and Printing Committee presented the following report:—

To the Benchers in Convocation:

Your Committee respectfully beg to report as follows:—

That Messrs. Donald Guthrie, Alexander Bruce, George Hughes Watson, Zebulon Aiton Lash, and Charles Henry Ritchie have each been elected under the Act respecting the Law Society of Upper Canada as a Bencher by the members of the Bar at four quinquennial elections within the meaning of the said Act as amended by 10 Edward the seventh, chapter 76, section 1 and are entitled to be ex-officio Benchers of the said Society.

WM. DAVID MCPHERSON,

Chairman.

Toronto, 17th Feb., 1911.

The report was read, approved and adopted and ordered to be entered on the minutes.

Mr. Watson from the Finance Committee presented the following report:—

To the Benchers in Convocation:

Your Committee recommend that \$40,000 be withdrawn from the special deposit in the savings bank and invested in first-class municipal debentures.

The Society also has on deposit in the Quebec bank \$1,000, on account of the Phillips Stewart Library, the balance of this fund, \$7,000, being invested with the National Trust Company at 4 per cent., the interest being guaranteed by the Trust Company. The Committee recommend that this sum of \$1,000 be invested with the National Trust Company under the same terms and conditions as the balance of the fund.

GEO. H. WATSON,

Chairman.

Moved by Mr. Watson that the report be adopted and that the Finance Committee be directed to invest \$40,000 in first class municipal debentures of municipalities within Ontario, carrying interest to the Society at 4½ per cent., not repayable earlier than the expiration of five years or in Ontario Government securities, bearing interest at 4 per cent.

Carried and ordered accordingly.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

Thursday, 18th May, 1911.

PRESENT:—The Treasurer, Messrs. Osler, Hoskin, Bruce and Ritchie, ex-officio Benchers; Messrs. Armour, Bicknell, Chrysler, Cowan, Creswicke, Dewart, Farewell, Glenn, Harcourt, Hellmuth, Hodgins, Kerr, Logie, Masten, Moss, McFadden, McMaster, McPherson, Nesbitt, Proudfoot and Robinette.

The Treasurer took the chair pursuant to Statute.

The Secretary read the following report of the Scrutineers on the result of the election of Benchers:—

LAW SOCIETY OF UPPER CANADA,

Osgoode Hall, 12th April, 1911.

We, the scrutineers appointed by the Law Society of Upper Canada in Hilary Term, 1911, to act at the election of Benchers of the Law Society of Upper Canada, under the Statute in that behalf, for the next term of five years, do find and report that the following thirty persons, duly nominated in accordance with the said Statute, as amended by 8 Edw. VII. ch. 39, received the highest number of votes at the said election:—

- | | |
|--------------------------|------------------------|
| 1. F. W. Harcourt | 16. E. F. B. Johnston |
| 2. A. G. Mackay | 17. A. H. E. Creswicke |
| 3. C. A. Moss | 18. N. W. Rowell |
| 4. G. C. Gibbons | 19. I. F. Hellmuth |
| 5. T. C. Robinette | 20. William Proudfoot |
| 6. E. D. Armour | 21. J. E. Farewell |
| 7. A. H. Clarke | 22. W. A. Logie |
| 8. James Bicknell | 23. W. S. Brewster |
| 9. George Lynch-Staunton | 24. F. E. Hodgins |
| 10. W. R. White | 25. John Cowan |
| 11. F. H. Chrysler | 26. W. F. Kerr |
| 12. T. H. Lennox | 27. W. D. McPherson |
| 13. Wallace Nesbitt | 28. H. H. Dewart |
| 14. C. A. Masten | 29. W. B. Northrup |
| 15. J. M. Glenn | 30. W. H. McFadden. |

We also find and report that George Christie Gibbons and Alfred Henry Clarke, two of the said persons, have been elected under the said Statute as Benchers, by members of the Bar at four quinquennial elections, namely, in the years 1896, 1901, 1906, and 1911, and pursuant to section 4 of the said Statute as amended by 10 Edw. VII. ch. 76, become and are ex-officio Benchers.

We find and report that the thirty other persons, duly nominated having the highest number of votes at the said election are the above persons, other than the said George Christie Gibbons and Alfred Henry Clarke, and

A. C. McMaster,
Matthew Wilson.

ÆMILIUS IRVING.
W. D. GWYNNE.
M. C. CAMERON.

The issues of the *Ontario Gazette* of Saturday, 15th April, and of Saturday, the 22nd April, 1911, were produced.

The report was ordered to be entered in the minutes and it and the *Gazettes* filed.

Sir Æmilius Irving, K.C., was elected Treasurer for the ensuing year.

The minutes of the meeting of 17th February were read and confirmed.

The following reports of Standing Committees made since the last meeting of Convocation were laid on the table: Finance Committee, Legal Education Committee, Discipline Committee.

The following were appointed a Committee to strike the Standing Committees for the ensuing year: Messrs. Bicknell, Harcourt, Chrysler, McPherson, Bruce and McMaster, and reported as follows:—

Finance.—Messrs. A. Bruce, G. C. Gibbons, F. W. Harcourt, F. E. Hodgins, W. F. Kerr, W. A. Logie, C. A. Masten, C. A. Moss, W. D. McPherson, W. B. Northrup, W. Proudfoot, N. W. Rowell, G. F. Shepley, G. H. Watson.

Library.—Messrs. A. B. Aylesworth, S. H. Blake, F. H. Chrysler, J. E. Farewell, F. W. Harcourt, F. E. Hodgins, G. Lynch-Staunton, C. A. Masten, Wallace Nesbitt, F. Osler, C. H. Ritchie, N. W. Rowell, G. F. Shepley.

Reporting.—Messrs. E. Douglas Armour, J. Bicknell, John Cowan, A. E. H. Creswicke, I. F. Hellmuth, Z. A. Lash, G. Lynch-Staunton, C. A. Masten, C. A. Moss, A. C. McMaster, W. D. McPherson, C. H. Ritchie, G. F. Shepley, G. H. Watson.

Legal Education.—Messrs. E. Douglas Armour, J. Bicknell, F. W. Harcourt, Z. A. Lash, G. Lynch-Staunton, C. A. Masten, C. A. Moss, W. H. McFadden, A. G. MacKay, A. C. McMaster, W. D. McPherson, C. H. Ritchie, G. F. Shepley, G. H. Watson.

Discipline.—Messrs. W. S. Brewster, A. Bruce, John Cowan, H. H. Dewart, J. E. Farewell, I. F. Hellmuth, F. E. Hodgins, John Hoskin, E. F. B. Johnston, W. F. Kerr, W. A. Logie, W. H. McFadden, Wallace Nesbitt, G. F. Shepley, W. R. White.

Journals and Printing.—Messrs. J. Bicknell, W. S. Brewster, A. H. Clarke, A. E. H. Creswicke, G. C. Gibbons, J. M. Glenn, T. H. Lennox, W. H. McFadden, A. G. MacKay, W. D. McPherson, W. Proudfoot, T. C. Robinette.

County Libraries.—Messrs. W. S. Brewster, John Cowan, F. H. Chrysler, J. E. Farewell, J. M. Glenn, D. Guthrie, T. H. Lennox, W. A. Logie, W. H. McFadden, W. B. Northrup, W. Proudfoot, Matthew Wilson.

The report was adopted and it was ordered that the gentlemen on the respective Committees be the Standing Committees for the ensuing year.

Mr. W. H. Cross was appointed auditor for the current year ending the first day of Easter Term, 1912.

The following report of the Finance Committee was read:—

The Finance Committee beg to present the following report with reference to the supply of the Supreme Court Reports to the members of the Society:—

The contract entered into with R. R. Cromarty for the supply of these Reports for a term of three years, expired in February, 1910.

During that period the Law Society has subscribed for and obtained for the members of the profession the following volumes at a cost of \$1.25 a copy:—

In 1907, Vol. 37	-	-	-	\$	3.75
38	-	-	-		1992.50
39 one half	-				996.87
					<hr/>
					\$2993.12
In 1908, Vol. 39 one half	-				964.37
40	-	-	-		1,928.75
					<hr/>
					2893.12
In 1909, Vol. 41	-	-	-		1913.75
42 one half	-				956.87
					<hr/>
					2870.62
					<hr/>
Total up to the end of the contract	-				\$8756.86

Since the expiration of the contract Reports have been supplied at the same price as follows:—

In 1910, Vol. 42 one half	-	\$ 956.88	
43 one half	-	921.25	
		<hr/>	\$1878.13
In 1911, Vol. 43 one half	-	-	921.25
			<hr/>
			\$2799.38

The Committee begs to submit the above to Convocation and requests instructions on the question of a further renewal of the contract.

GEORGE H. WATSON,
Chairman.

13th May, 1911.

The report was adopted and it was ordered that the contract be renewed for a term of five years from the expiration of the last contract on the same terms.

The following reports from the Discipline Committee were read:—

To the Benchers in Convocation:

The Discipline Committee beg to report that it has been brought to the notice of the Committee through the public press that three members of the Society, namely, W. D. Earngey, J. Y. Murdock and Gordon Russell have been found guilty of forgery, and the Committee find that a prima facie case of misconduct has been shewn, and recommend that it be referred to the Discipline Committee to make an inquiry and investigation in the case of each of the three said members of the Society.

All of which is respectfully submitted.

A. BRUCE,
Chairman.

8th May, 1911.

To the Benchers in Convocation:

The Discipline Committee received a communication from Messrs. Featherstonhaugh & Co. (Mr. Fred. B. Featherstonhaugh of that firm being a member of this Society) that a firm of Fetherstonhaugh, Dennison & Co. on their letter heads described themselves as solicitors and experts, with the request that the Society should stop such advertising, and the matter was mentioned to Convocation on the 9th February, 1911, when the Committee were not in a position to report.

The Committee beg to report that a somewhat similar complaint was made some years ago against a person not a member of the Society, who in a letter written by him, styled himself a barrister and solicitor, and the opinion of Mr. A. H. Marsh, K.C., was taken thereon and communicated to Convocation, and a copy thereof is hereto annexed. Convocation adopted the opinion of Mr. Marsh, and the Committee now report that the Society are powerless to deal with the matter complained of, and recommend that the opinion of Mr. Marsh should be brought to the notice of the Minister of Justice and the Attorney-General for Ontario, with the suggestion that a remedy for such cases should be provided.

8th May, 1911.

A. BRUCE,
Chairman.

The reports were adopted and it was ordered that the Secretary be instructed to notify the firm of Fetherstonhaugh, Dennison & Co. to discontinue advertising themselves as solicitors.

A memorandum prepared by the Discipline Committee for the information of those complaining of solicitors refusing to account for and pay over moneys received on behalf of clients, was read and approved.

The Secretary presented the following report which was adopted and ordered to be filed:—

To the Benchers of the Law Society of Upper Canada in Convocation:

The Secretary has the honour to report:—

1. That in pursuance of the resolution of Convocation of the 9th day of February, 1911, whereby Mr. George H. Stephenson was disbarred and declared unworthy to practise as a solicitor, the undersigned did on the 10th day of February, 1911, deliver personally to the Registrar of the High Court of Justice a written notice under section 45 of the Revised Statutes of Ontario, chapter 173, that the said Mr. George H. Stephenson had been disbarred, which notice contained a copy of the said resolution.

2. That the undersigned did on the 10th day of February, 1911, communicate to the High Court of Justice the above resolution, to wit, that Mr. George H. Stephenson had been declared unworthy to practise as a solicitor, by delivering personally to the Registrar of the High Court of Justice notice under section 46 of the Revised Statutes of Ontario, chapter 172, which notice contained a copy of the said resolution.

3. That on the 10th day of February, 1911, the Registrar aforesaid did deliver to him the undersigned the order of the High Court of Justice dated that day as follows:—

In the High Court of Justice,

Friday, the 10th day of February, 1911.

In the matter of George Herbert Stephenson, a solicitor of the Supreme Court of Judicature for Ontario:—

1. It having been resolved by the Convocation of the Law Society of Upper Canada that the above named Mr. George Herbert Stephenson is unworthy to practise as a solicitor as appears by a certified copy of the resolution of the said Convocation of the said Law Society of Upper Canada this day delivered to the Senior Registrar of this Court.

2. It is therefore ordered pursuant to the provisions of the Statute in that behalf that the said George Herbert Stephenson be struck off the Roll of Solicitors of the Supreme Court of Judicature for Ontario.

(*Sgd.*) GEO. S. HOLMSTEAD,
Registrar.

Entered 23-9-09.

O.B. No. 12, P. 315.

M.B.B.

4. The undersigned doth further report that on the 17th day of February, 1911, Mr. Justice Middleton, sitting in Weekly Court did order as appears from the entry in the proceedings of the Court as follows: "The name of George H. Stephenson was ordered stricken from the Roll of Solicitors, pursuant to order of the 10th of February, 1911."

5. The undersigned doth further report that he has examined the said Solicitors' Roll and that the name of "George Herbert Stephenson" has been struck off the said Roll, whereon a memorandum is appended as follows: "Struck off under order of Mr. Justice Middleton, 17th February, 1911. Order signed by G. S. Holmstead."

All of which is respectfully submitted.

DUNCAN DONALD,
Secretary, Law Society of Upper Canada.

18th May, 1911.

Mr. Bicknell moved the second reading of the rule introduced on the 17th February, 1911, to amend the rules relating to Honours, Scholarships and Medals. On motion of Mr. Dewart, seconded by Mr. Armour, the consideration thereof was adjourned until the 14th September, 1911.

Messrs. Hodgins, Masten, Moss, Armour, McFadden and Watson were appointed a Committee to arrange for providing lunch at Osgoode Hall daily, with power to guarantee against loss to such reasonable sum as may be agreed upon.

It was ordered that such reports of the Ontario Courts as were missing from the Canadian Law Library at Downing Street be supplied by Convocation.

Mr. McPherson gave notice that he would to-morrow move that it be referred to the Legal Education Committee to consider and report upon the advisability of providing that the course of study in the Law School be amended by adding thereto The Principles and Practice of Accounts as a subject for candidates for certificate of fitness.

Convocation then rose.

Friday, 19th May, 1911.

PRESENT:—The Treasurer, Messrs. Ritchie and Gibbons, ex-officio Benchers, and Messrs. Armour, Bicknell, Brewster, Creswicke, Dewart, Farewell, Harcourt, Hellmuth, Hodgins, Kerr, Logie, Masten, Moss, McFadden, McMaster, McPherson, Proudfoot and Wilson.

The minutes of the meeting of the 18th May were read and confirmed.

On a report of the Legal Education Committee it was ordered:—

That the petition of N. M. Retallack to be allowed to attend the Law School in September, 1911, be refused.

That the Common Roll be amended and Messrs. C. A. Thomson and J. A. McNevin entered as of Easter Term, 1906, instead of Trinity Term, 1906, and that Mr. G. T. Davidson be entered as of Easter Term, 1908, instead of Trinity Term, 1908.

That the petition of Mr. G. T. Davidson for a certificate of fitness, he not having served under articles, be refused.

That the service under articles of Messrs D. A. J. Swanson, J. P. Ebbs, A. C. McNaughton, William Morrison and Percy A. Lynch be allowed as sufficient.

That the petition of Mr. Thomas Moss, for a certificate of fitness be refused and that he must serve under articles until the first day of Trinity Term, 1911.

That advertisement be made for applicants to fill the two lectureships to become vacant on the 4th June, 1911, and that a special call to the Bench be issued for Friday, the 9th June, 1911, to consider the applications and to make the appointments.

That advertisement be made in August for applications for

the position of Examiner to become vacant on the 20th November, 1911, and that a special call to the Bench be issued for the first day of Trinity Term, 1911, to consider the applications and make the appointment.

The following Students-at-law were admitted as of Hilary Term, 1911:—

In the Graduate Class: Charles Guy Robertson.

In the Matriculant Class: Lawrence Willmott Livingston, James Earl Lawson, Cecil Johnston Bovaird, Harold Elroy Richardson, Joseph Warner Murphy, Sheldon Lapiere Smoke and Arthur Phillips.

The final examinations of the following were allowed: J. Singer, G. A. Urquhart, G. J. Goetz, F. J. Hughes, W. G. Bartlett, N. W. Lyle, A. Cohen, T. G. McHugh, R. P. Saunders, F. W. Wilson, G. Cooper, E. T. Coatsworth, G. N. Shaver, R. P. Stockton, G. M. Macdonnell, R. J. Driver, G. A. Grover, P. Kerwin; W. W. Davidson, E. S. Williams, Aeq.; A. McNaughton, R. Honeyford, H. J. V. McKenna, J. Parker; E. K. Williams, W. B. Waters, Aeq.; A. Singer, C. W. Livingston, T. Moss, A. V. Wood, W. J. M. Cass; C. A. Thomson, H. H. Davis, Aeq.; G. T. Davidson; J. A. McNevin, W. L. Carr, Aeq.; A. H. Gibson, W. A. Morrison, H. S. Murton, I. A. Humphries, F. B. Edmunds, D. A. Cameron, D. A. J. Swanson; J. E. Madden, A. M. Boyd, Aeq.; J. R. F. Stewart, J. J. Hubbard; E. C. Ironsides, H. E. Snider, Aeq.; G. G. Paulin; J. Aitcheson, J. P. Ebbs, T. A. Silverthorne, Aeq.; T. R. Sloan, J. M. Duff, N. E. Towers, W. H. Bourdon; H. A. Newman, C. S. Buck, Aeq.; W. J. McLarty, J. Gilchrist, G. W. M. Ballard, A. G. Parish, R. A. Junor, W. H. Kirkpatrick, R. P. McBride, J. M. Adam.

Of the above, the following who failed to obtain the required number of marks at the Christmas examination but who obtained 40 per cent. have made up their deficiency: A. G. Parish, J. M. Duff, G. T. Davidson, H. E. Snider, D. A. J. Swanson, R. A. Junor, G. W. M. Ballard, W. H. Kirkpatrick.

The following were allowed their examination with Honours: J. Singer, G. A. Urquhart, G. J. Goetz, F. J. Hughes, W. G. Bartlett, N. W. Lyle, A. Cohen, T. G. McHugh.

All of the above being in due course and entitled to be allowed their examinations with Honours, it was ordered that they be called to the Bar with Honours on completion of their course, and that Joseph Singer, George Alexander Urquhart and George James Goetz, having each obtained Honours at their first and second intermediate examinations, receive a gold, silver and bronze medal respectively.

The examinations of the following were not allowed: V. J. McEldery, C. B. Sutherland, F. G. McKenzie, F. H. Hurley.

Under the regulations laid down with reference thereto the Chancellor VanKoughnet Scholarship was awarded to Mr. Joseph Singer, and the Christopher Robinson Memorial Scholarship to Mr. George Alexander Urquhart.

Ordered that the following be called to the Bar and receive their certificates of fitness as solicitors: J. P. Ebbs, D. A. J. Swanson, G. J. Goetz, with Honours and Bronze Medal; H. E. Snider, A. G. Parish, H. S. Murton, G. A. Grover, J. M. Macdonnell, C. W. Livingston, H. H. Davis, F. J. Hughes, with Honours; E. T. Coatsworth, W. G. Bartlett, with Honours; J. R. F. Stewart.

Ordered that the following be called to the Bar and receive their certificates of fitness as solicitors on completion of their service as articled clerks: F. B. Edmunds, H. A. Newman, E. K. Williams, C. A. Thomson, J. A. McNevin, J. Parker, W. Morrison, R. Honeyford, G. W. M. Ballard, C. S. Buck, A. M. Boyd, W. W. Davidson, J. Gilchrist, I. A. Humphries, T. G. McHugh, with Honours; H. J. G. McKenna, A. McNaughton, G. G. Paulin, G. N. Shaver, R. P. Stockton, N. E. Towers, G. A. Urquhart, with Honours and Silver Medal; W. B. Waters, E. S. Williams, A. H. Gibson, W. H. Kirkpatrick.

Ordered that the following be called to the Bar: G. T. Davidson, W. J. Ferguson.

The following report of the Principal of the Law School for the session 1910-11 was read and referred to the Legal Education Committee for consideration.

THE LAW SCHOOL,
5th May, 1911.

James Bicknell, Esq.,

Chairman, Legal Education Committee.

DEAR SIR,—

1. I beg to report as follows in regard to the term of 1910-1911.

2. The numbers of students registered for the term are as follows:—

First Year	99
Second Year	93
Third Year	78

Total.....270

3. 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 duly attending by illness or other good cause.

4. The number of lectures delivered were as follows:—

The Principal	226
Mr. King, K.C.	90
Mr. McG. Young, K.C.	93
Mr. J. D. Falconbridge	99
Mr. S. Denison, K.C.	103

Total..... 611

SCHEDULE OF SPECIAL LECTURES.

MORNING LECTURES, 9.00 A.M.

- Jan. 13. Municipal By-Laws.—The Hon. Mr. Justice Middleton.
 Jan. 20. Municipal By-Laws.—The Hon. Mr. Justice Middleton.
 Jan. 27th. The Business Side of Law.—John H. Moss, Esq., K.C.
 Feb. 3rd. Certiorari and Prohibition.—W. H. Blake, Esq., K.C.
 Feb. 17th. Practical Suggestions for Solicitors.—Hamilton Cas-
 sels, Esq., K.C.
 Feb. 24th. Preparation for Trial.—N. W. Rowell, Esq., K.C.

Attendance at these Lectures is voluntary.

AFTERNOON LECTURES, 4.30 A.M.

- Jan. 27th. Z. A. Lash, Esq., K.C., LL.D.
 Feb. 3rd. Legal Ethics.—The Hon. Mr. Justice Riddell.
 Feb. 10th. Municipal Law (Collateral Negligence)—His Hon-
 our Judge Denton.
 Feb. 17th, 24th. The Municipal Act.—The Hon. Sir Charles
 Moss, LL.D., Chief Justice of Ontario.
 March 3rd, 10th, 17th. The Municipal Act.—The Hon.
 Sir William R. Meredith, LL.D., Chief Justice of
 the Common Pleas.

Attendance at these Lectures is obligatory.

5. In addition, special lectures were delivered to the Third year as shewn by the annexed schedule.

To my great regret the Hon. Sir W. R. Meredith was prevented by ill-health from giving his promised lectures. His Honour Judge Denton was good enough to take his place.

6. The discipline and attention was in all respects satisfactory.

7. I recommend that Mr. H. A. Smith's *Principles of Equity* be substituted for Snell's *Principles of Equity*, the present book in use for the First and Second years. This recommendation is entirely concurred in by the Lecturer in Equity, Mr. J. D. Falconbridge, who reports that the present text-book, in its enlarged and altered shape, is not as suitable for students as the one recommended in its place.

8. The rooms of the Phillips-Stewart Library should be painted and repaired, the windows do not fit tightly. The frame of the portrait of the late Principal should be renovated; beading should be put around the room so that some class pictures might be hung there, and thus the general appearance of the room be improved.

9. The question of satisfactory accommodation for the increasing number of students is a serious one. The use of Convocation Hall is a necessity for classes such as the present First year. The other class-rooms are seated in an inconvenient and out-of-date fashion. The style of seat adopted there does not seem to be now made, so that breakages cannot be repaired. I am informed that, at any rate for adults, such desk-seats are not now in use in up-to-date institutions in the United States, where chairs with arm-rests seem now to be considered the most suitable for use in the lecture room.

10. I venture to urge again that provision be made for some practical teaching being given, such as the mode of drawing pleadings, and simple wills, and powers of attorney. This might be attempted in a tentative fashion at first. The hour on Friday now set apart in the Third year for Moot Courts might profitably be devoted to this practical work and to instruction therein. An examination on this should also be given.

11. I respectfully suggest that students from Provinces other than Ontario, who desire to attend the Law School, should be encouraged to do so, and that no difficulties should be placed in their way. The Law School has now a high reputation in the Western Provinces of Canada, and many students seem anxious to attend from these Provinces. This fact might well be borne in mind in considering the future position of the School, and a definite policy of strengthening the School should, in my judgment, be adopted.

Why should not the aim be to make our Law School the central Law School for Ontario and the West? This is within the bounds of possibility.

N. W. HOYLES.
Principal.

On a report of the County Libraries Committee, Mr. Duncan Donald was appointed Inspector of County Law Libraries (other than that at Kenora) for 1911, and it was ordered that he be paid for such service the sum of \$300.00 to include all expenses.

The following report from the Reporting Committee was adopted:—

The Committee having had submitted for their approval the new ten years' digest found it unsatisfactory, in view of the publisher's omission to refer to certain cases appearing in the Ontario Weekly Reporter, and requested the publisher to suggest a remedy. The publisher has suggested printing a new table of contents as attached to this report adding to the previous table as follows: "Appendix B. Additional citations from the Ontario Weekly Reporter," and to publish an Appendix B. containing such additional citations in form similar to specimen pages attached to this report.

The Committee have decided to accept these suggestions as reasonably meeting the requirements of the case, provided the publisher undertakes to supply an extra copy of Appendix B. with each copy of the digest, in case any member of the profession may wish to introduce the citations in any manner under their regular headings, and ask Convocation to authorize the sealing and delivery of the contract with the publishers on this provision being added.

In view of the large number of amendments to the Rules of Practice, your Committee ask permission of Convocation to publish and furnish free to members of the profession copies of the complete Rules as they now stand.

A. C. McMASTER,
Chairman.

Rule 28 was amended by adding thereto the following:—

Regular meetings of all Committees shall be held at 12 o'clock noon, on the second and fourth Thursdays of each month except the months of July and August.

Mr. Bicknell from the Legal Education Committee laid on the table the draft of a new Calendar or publication dealing with Call to the Bar and Admission as Solicitor, and gave notice that at the next meeting of Convocation he would move its adoption with such amendments as might be considered necessary.

The following gentlemen were called to the Bar, Major-Gen. C. W. Robinson, the guest of the Society, being present by invitation: William John Ferguson, John Parson Ebbs, Donald And-

rew, Joseph Swanson, Frederick Baskerville Edmunds, George James Goetz (with Honours and Bronze Medal), Harry Allen Newman, Esten Kenneth Williams, Clive Athelstan Thomson, Hedley Elliott Snider, Arthur Gould Parish, Harry Stephen Murton, Richard Honeyford, James Parker, George Alexander Grover, William Morrison, James Mackerras Macdonnell, Charles Stewart Buck, Arthur Macallum Boyd, Charles Wilmot Livingston, Henry Hague Davis, Frank Joseph Hughes (with Honours), Emerson Taylor Coatsworth, Walter George Bartlett (with Honours), William Warren Davidson, James Gilchrist, Thomas Joseph McHugh (with Honours), Hugh Jean Guy McKenna, Archibald Cameron McNaughton, George Grant Paulin, Ronald Pickard Stockton, James Rowland Fawcett Stewart, George Alexander Urquhart (with Honours and Silver Medal), William Brooks Waters, Archibald Hope Gibson, George Thorald Davidson and Edwin Stoddart Williams.

Convocation then rose.

Friday, 9th June, 1911.

PRESENT:—The Treasurer; Messrs. Hoskin, Bruce, Ritchie, Watson and Gibbons, ex-officio Benchers; and Messrs. Armour, Bicknell, Creswicke, Harcourt, Hellmuth, Johnston, Lennox, Logie, Masten, McFadden, McMaster, McPherson, Northrup, Proudfoot, Rowell, White and Wilson.

The minutes of the meeting of the 19th May were read and confirmed.

The following gentlemen were introduced and called to the Bar: James Aloysius McNevin, George William Ballard, William Huntley Kirkpatrick, Israel Arthur Humphries, Gordon Nicholas Shaver and Norman Ewart Towers.

Mr. Bicknell from the Legal Education Committee presented the following report on the first and second intermediate examinations:—

SECOND YEAR EXAMINATIONS—EASTER, 1911.

The report of the examiners having shewn that the following have passed the examination, and the Principal having reported that they had attended the lectures as required by the Rules, or had given satisfactory excuses for their failure so to attend, the Committee recommend that the examinations be allowed: J. M. Langstaff, F. J. Carter, A. C. Craig, A. E. Day, W. G. Jackson, W. A. Goetz; D. L. Constable, F. J. Foley, Aeq.; G.

D. Conant, J. H. L. Morgan, J. H. Cavell, E. F. Raney, W. C. Davidson; E. G. McMillan, W. H. Clipsham, Aeq.; G. E. Newman, A. E. Langman, W. G. Atkin, C. B. Scott, W. P. Clement, M. A. Miller, W. V. Carey; M. J. Folinsbee, C. V. Langs, Aeq.; A. E. Cochrane, A. M. Garden, C. L. Fraser, N. B. Wormwith; J. H. Shannon, H. R. Valin, Aeq.; J. H. Oldham; H. B. Daw, W. D. Herridge, Aeq.; S. W. C. Scott, V. J. Callen, Aeq.; A. B. Turner, D. W. Cooper, L. E. Awrey, J. Cowan, A. L. McGovern, T. B. Malone, G. Keough, A. M. Dewar; E. F. Rooney, H. V. Laughton, S. C. Arrell, Aeq.; E. R. E. Chevrier; H. L. O'Rourke, M. K. Lennox, H. K. Harris, C. M. Johnston, Aeq.; G. R. Kappele, H. E. B. Coyne, J. B. Hopkins; D. W. O'Sullivan, H. P. Edge, Aeq.; J. O. Robinson, S. H. Slater; J. J. B. Boutet, A. B. Collins, Aeq.; R. Smith, J. A. P. Labelle, M. Nesbitt, J. C. M. Macbeth, E. H. Lancaster; H. S. Price, H. T. Simpson, Aeq.; C. M. Scott, C. W. Widdifield, S. S. Mills, P. G. Kiely, J. R. Corkery, S. M. Mehr.

The report further shews that the following obtained sufficient marks to be allowed their examination with honours: J. M. Langstaff, F. J. Carter, A. C. Craig, A. E. Day, W. G. Jackson.

The Committee find that all of these are in due course and recommend that they be allowed their examination with honours and that J. M. Langstaff be awarded a scholarship of \$100.00, F. J. Carter, a scholarship of \$60.00, and A. C. Craig, A. E. Day and W. G. Jackson, each a scholarship of \$40.00.

The Committee further report that of the above the following, who obtained at the Christmas examinations more than 40 per cent. but did not obtain 55 per cent. have made up their deficiency: A. M. Dewar, J. H. Oldham, H. E. B. Coyne, H. K. Harris, J. Cowan.

The following failed to pass the examination: W. J. Goodwin, H. W. Bethune, J. A. Campbell, H. G. Smith, C. R. Burroughes, H. C. Macklem, M. E. Brown.

FIRST YEAR EXAMINATIONS—EASTER, 1911.

The report of the examiners having shewn that the following have passed the examination, and the Principal having reported that they had attended the lectures as required by the Rules, or had given satisfactory excuses for their failure so to attend, the Committee recommend that the examinations be allowed: J. L. Duncan, F. G. Dyke, G. T. Walsh, J. W. Pickup; L. S. Cuddy, T. Crossthwaite, Aeq.; W. J. McCallum, J. P. Barlow, W. K. Fraser, T. S. Elmore; A. H. Foster, H. E. Grosch,

Aeq.; R. R. Evans; G. M. Miller, J. B. Moon, Aeq.; C. G. French, P. J. Knox; F. L. Cote, N. A. McLarty, Aeq.; W. H. Ford, C. P. Tisdall, N. L. LeSueur, Aeq.; H. L. Slaght, G. W. Adams, Aeq.; A. J. Gordon, Miss J. Cairns, S. Cowan, R. Treleaven, N. Phillips; J. M. Donohue, E. Sugarman, Aeq.; F. L. Fleming, J. C. McRuer; A. Gilmour, D. A. Macdonald, Aeq.; W. F. Schwenger, S. R. Broadfoot; J. Wearing, H. F. Parkinson, Aeq.; F. H. White, H. Friedman, G. H. Shaver, N. S. Macdonnell; M. Herzlich, J. H. Bull, Aeq.; G. M. Willoughby, J. H. Bone, Aeq.; R. H. G. Ivey, H. E. Wallace, Aeq.; G. G. McCullough, A. Ellis, C. S. McGaughey, J. H. McDonald, J. J. Greenan; E. M. Dillon, W. Proudfoot, N. S. Caudwell, Aeq.; N. D. Tytler; A. E. Parkinson, A. L. Brady, Aeq.; A. C. Bell, A. J. Fraser, P. R. Morris, K. W. Wright, M. C. McLean, J. M. Greer; W. B. Sifton, J. Y. Murdock, E. D. O'Flynn, Aeq.; N. L. Croome; D. R. M. Leask, E. F. Byrnes, Aeq.; M. Gordon, J. D. Beasley, P. D. Wilson, J. H. Flett, E. H. Senior, F. C. Gullen; W. A. Dillon, M. D. McCrimmon, Aeq.; A. B. Currey.

The report further shews that the following obtained sufficient marks to be allowed their examinations with honours: J. L. Duncan, F. G. Dyke, G. T. Walsh, J. W. Pickup, L. S. Cuddy, T. Crossthwaite, Aeq.; W. J. McCallum, J. P. Barlow, W. K. Fraser, T. S. Elmore; A. H. Foster, H. E. Groesch, Aeq.

The Committee find that all of these are in due course and recommend that they be allowed their examinations with honours, and that J. L. Duncan be awarded a scholarship of \$100.00, F. G. Dyke, a scholarship of \$60.00, and G. T. Walsh, J. W. Pickup, L. S. Cuddy, T. Crossthwaite and W. J. McCallum each a scholarship of \$40.

The following failed to pass the examination: R. W. R. Sherar, W. H. Cook, R. D. Ponton, D. Campbell, H. R. Moses, E. Braden, A. A. Macdonald, R. Phillips, F. E. Higgerty, G. P. McHugh, T. M. Costello, J. A. Ward, W. K. Murphy, J. S. McLaughlin, T. W. E. Allen, G. R. Forneret.

Mr. T. W. E. Allen did not attend the lectures as required by the Rules and the Committee recommend that he be required to take his year over again.

The report was adopted and payment of the scholarships awarded was ordered to be made on request.

Mr. Bicknell from the same Committee reported that an advertisement appeared in the Toronto World on the 23rd and 30th May, and on the 3rd June, 1911, asking for applications for the two lectureships which became vacant on the 4th inst.,

and that in response thereto two applications only have been received—John King, K.C., McGregor Young, K.C.

The report was received.

Mr. Bicknell from the same Committee reported that the Committee had considered the report of the Principal of the Law School for 1910-11 referred to it by Convocation and recommended:—

1. That the seats in the lecture room in the Law School be changed as recommended by the Principal of the Law School in his report, and that Convocation Hall be used when required by the Faculty.

2. That they be empowered to take steps for the instruction of the students of the Law School in the practice of law, with power to engage for a period not exceeding one year, one or more (not exceeding three) demonstrators, with such duties as the Committee may prescribe, at such salary as may be fixed by the Committee subject to the approval of Convocation.

3. That students being members of any Law Society of any Province of Canada, may at the request of such Law Society attend the lectures at the Law School, upon payment of the usual Law School fees, and upon a like request may take the examinations and that the results of the examinations be certified to such Law Society if requested.

The report was adopted and it was ordered accordingly and the Committee was empowered to carry out the recommendation in paragraph 1.

On a report from the Legal Education Committee the petition of Mr. F. G. Mackenzie to be allowed his final examination was refused.

Mr. Bicknell moved, duly seconded, that the Legal Education Committee, in view of no more than two applications being made for the vacant lectureships in the Law School, be authorized to again advertise for two lecturers to fill the places of those whose terms has expired and for the demonstrators to be appointed and that the Committee be authorized to fix a time for such advertisement to appear and the applications to be made and report thereon to Convocation at a special meeting to be called if necessary. Carried.

Mr. Bicknell moved pursuant to notice that the draft calendar laid on the table at the last meeting with such amendments as might be deemed necessary, be adopted. Carried and ordered accordingly.

A letter dated 19th May, 1911, from Mr. A. E. Hoskin, one of the executors of the late Frank Turner, to Mr. W. G. Eakins, stating that the late Frank Turner has bequeathed to the Law

Society of Upper Canada a painting of the late Lord Justice Turner, and that the executors were desirous of handing it over to the Society properly framed and with a suitable inscription, was read. The bequest was accepted with thanks and the conditions mentioned in Mr. Hoskin's letter cheerfully complied with.

A letter of the 6th June, 1911, from Messrs. Fetherstonhaugh, Dennison & Co., in answer to the letter of the Secretary, and a letter of the 7th June, 1911, from the Minister of Justice in connection with the opinion of Mr. A. H. Marsh, K.C., sent to him, and a letter of the 6th June, 1911, from Mr. Edward Bayly, K.C., Solicitor to the Attorney-General's Department, in connection with the same, were referred to the Discipline Committee.

The following notices of motion were given for the sitting of Convocation to be held on the 14th September, 1911.

By Mr. Armour—

That, with the view of ultimately establishing a permanent staff of lecturers for the Law School, and making provision for its further development, a permanent lecturer shall be appointed who shall be required to retire from practice and give his whole attention to the service of the School, upon like conditions as those attached to the office of Principal, and that such permanent lecturer shall be denominated Vice-Principal or such other title as Convocation shall think fit, and that provision be made for a competent salary for such a position and that the Rules shall be amended accordingly.

By Sir Æmilius Irving—

That he will move or have moved a resolution declaring that the members of Convocation not resident in Toronto or within five miles distant therefrom be entitled to be paid their disbursements in attendance at meetings of Convocation and of Committees and the introduction of a rule to give effect to such resolution and to make regulations in regard thereto.

By Mr. Hodgins—

That it be an instruction to the Journals and Printing Committee to arrange for the publication in the three Toronto daily newspapers of the peremptory lists for the day in the Courts sitting at Osgoode Hall and the City Hall, and so far as possible each week, a list of the cases likely to be on or fixed for trial or hearing, during the next ensuing week.

Convocation then rose.

THE LAW SOCIETY OF UPPER CANADA.

RESUME OF PROCEEDINGS

SPECIAL MEETING, 27th July, 1911.

PRESENT:—The Treasurer, Messrs. Osler, Guthrie, Bruce, Ritchie, Watson, Bicknell, Creswicke, Dewart, Farwell, Harcourt, Hellmuth, Kerr, Lennox, Logie, Lynch-Staunton, Masten, Moss, McFadden, McMaster, McPherson, Northrup, Proudfoot, Robinette and Rowell.

The Acting Secretary read the fiat of the Treasurer directing the calling of the meeting and stated that he had sent by post at least five days before the day of meeting a notice stating the object of the special meeting.

The Acting Secretary filed excerpts from *The World* and *Star* newspapers of Toronto, four insertions in each paper, giving notice of the intention of Convocation to appoint two Lecturers and a Demonstrator in Practice and read the notice so inserted.

The Acting Secretary read the names of the applicants (being the names in addition to those read at the previous meeting of Convocation as having responded to the first advertisement, viz., John King, K.C., and McGregor Young, K.C., for the position of Lecturer.)

For Lecturer:—Messrs. Aubrey A. Bond, S. H. Bradford, N. Ferrar Davidson, K.C., E. C. Ironside, Hugh Morrison, Christopher C. Robinson, F. W. Weganast.

For Demonstrator in Practice.—Messrs. Harold W. A. Foster, Charles M. Garvey, E. C. Ironside, Christopher C. Robinson.

A ballot was taken for each position separately and the following were declared duly elected.

Lecturers.—John King, K.C., McGregor Young, K.C.

Demonstrator in Practice.—Christopher C. Robinson.

The minutes of the meeting of Convocation of 9th June, 1911, were ordered to be read at the next meeting.

Convocation then rose.

TRINITY TERM, 1911.

THURSDAY, 14th September.

PRESENT:—The Treasurer, Messrs. Osler, Bruce, Ritchie, Watson, Gibbons, Bicknell, Brewster, Farewell, Hodgins, Johnston, Logie, Moss, McFadden and McPherson.

The minutes of the meetings of 9th June and 27th July, 1911, were read and approved.

On the question of opening the grounds of Osgoode Hall to the public during the summer months as suggested in a letter from the Commissioner of Parks to the Treasurer dated 11th July, 1911, the opinion of Convocation was to discourage the idea of the grounds being open to the public.

The Colonial office having requested through the Secretary of State for Canada that the Society supply the Reports annually, it was decided to supply to the Colonial office the Ontario Law Reports from the beginning of the present series in 1901 and annually hereafter.

Mr. Bicknell from the Legal Education Committee reported that an advertisement is at present appearing in the *Toronto World* for applications for Examiner, to be filed with the Secretary by the 20th Sept. inst. These applications will be laid before Convocation on the 22nd inst. for consideration and appointment. The Committee recommend that notice accordingly be sent to each member of Convocation pursuant to Rule 43.

The Committee also recommends that the number of Examiners be increased to five permanently, and that the Rules be amended accordingly, and that the appointment of the additional examiner be made as soon as possible.

The report was adopted and it was ordered accordingly.

Mr. Bicknell moved the adoption of the following resolution.

Whereas the Legal Education Committee did, by report of the 9th June, 1911, recommend the appointment, for the period of one year, of one or more (not exceeding three) Demonstrators in Practice for the Law School, which report was adopted by Convocation on the 9th June, 1911,

And whereas Convocation did on the 27th July, 1911, in special meeting assembled, after due advertisement appoint to the position of Demonstrator in the Law School, Mr. Christopher Charles Robinson, for a period of one year (25 Benchers being present),

Now be it resolved that the salary attaching to the said position be, and the same is hereby fixed at \$500.00 for one year, payable monthly, to begin 1st August, 1911.

The resolution was adopted unanimously, fifteen Benchers being present.

Mr. Bicknell, from the Legal Education Committee presented the following report:

Convocation. on the recommendation of the Legal Education

Committee, has made, during the past year, the following awards of Scholarships and medals:

IN THE FINAL YEAR.

The Chancellor Van Koughnet Scholarship, of the value of \$400.00 in cash, being the gift of the Lady Jane VanKoughnet in pursuance of the desire in his lifetime of her husband, the late Captain Edmund Barker VanKoughnet, R.N., son of the late Phillip Michael Matthew Scott VanKoughnet, Chancellor of Upper Canada and afterwards of Ontario, as a memorial of the deceased Chancellor.

JOSEPH SINGER, the member of the graduating class, 1910-1911, who, being in due course, attained first place on the Examination for Call to the Bar of Ontario.

The Christopher Robinson Memorial Scholarship, of the value of \$100.00 (\$40.00 in books and \$60.00 in cash), being the gift of the Bench and Bar of Ontario and thereby founded to perpetuate the memory of the late Christopher Robinson, K.C.

GEORGE ALEXANDER URQUHART, the member of the graduating class, 1910-1911, who, being in due course and having taken Honours at both intermediate examinations, attained first place next after the winner of the Chancellor VanKoughnet Scholarship.

Gold Medal.

JOSEPH SINGER, the member of the graduating class, 1910-1911, who, being in due course and having taken Honours at both intermediate examinations, attained first place on the examination for Call to the Bar of Ontario.

Silver Medal.

GEORGE ALEXANDER URQUHART, the member of the graduating class, 1910-1911, who, being in due course and having taken Honours at both intermediate examinations, attained second place on the examination for Call to the Bar of Ontario.

Bronze Medal.

GEORGE JAMES GOETZ, the member of the graduating class, 1910-1911, who, being in due course and having obtained Honours at both intermediate examinations, attained third place on the examination for Call to the Bar of Ontario.

Call to the Bar with Honours.

FRANK JOSEPH HUGHES, WALTER GEORGE BARTLETT, ABRAHAM COHEN, NORMAN WOOD LYLE, THOMAS GERARD McHUGH, members of the graduating class, 1910-1911, who, being in due course, had passed the examination for Call to the Bar of Ontario with Honours.

IN THE SECOND YEAR.

Law Society Scholarships.

James Miles Langstaff	\$100.00
Frederick Charteris Carter	60.00
Arthur Campbell Craig	40.00
Alfred Ernest Day	40.00
William George Jackson	40.00

candidates, who, being in due course, passed with Honours the second intermediate examination, 1910-1911.

IN THE FIRST YEAR.

Law Society Scholarships.

James Lewis Duncan	\$100.00
Frederick Gordon Dyke	60.00
George Theophilus Walsh	40.00
John Wellington Pickup	40.00
Loftus Sutherland Cuddy	40.00
Thomas Crossthwaite	40.00
William John McCallum	40.00

Awarded Honours.

JAMES PAUL BARLOW, ANSON HAMSWORTH FOSTER, WILLIAM KASPER FRASER, HENRY EDWARD GROSCHE, THOMAS SPAVEN ELMORE, candidates, who, being in due course, passed with Honours the first intermediate examination, 1910-1911.

Mr. Bruce, from the Discipline Committee, reported that in the matter of William David Earngey referred to the Committee for further investigation on the 18th May, 1911, the Committee found after due investigation, notice of which was duly served upon the said Earngey, that the said Earngey had been convicted of forgery and sentenced to three years in Kingston Penitentiary and that he had thereby been guilty of professional misconduct and of conduct unbecoming a barrister and solicitor.

The report was adopted.

On motion of Mr. Bruce, twelve Benchers being present. it was unanimously ordered that the said William David Earngey be disbarred and resolved that Convocation is of the opinion that the said William David Earngey is unworthy to practice as a solicitor and the Secretary was ordered to give notice to the High Court of Justice accordingly and to forward a copy of the resolution so adopted pursuant to Sections 45, 46, Cap. 172, R. S. O. 1897.

Mr. Bruce, from the Discipline Committee, reported that in the matter of John Young Murdock referred to the Committee for further investigation on the 18th May, 1911, the Committee found after due investigation, notice of which was duly served upon

the said Murdock, that the said Murdock had been convicted of forgery and theft and had been sentenced to six years in Kingston Penitentiary and that he had thereby been guilty of professional misconduct and of conduct unbecoming a barrister and solicitor.

The report was adopted and on motion of Mr. Bruce, fourteen Benchers being present, it was unanimously ordered that the said John Young Murdock be disbarred and resolved that Convocation is of the opinion that the said John Young Murdock is unworthy to practice as a solicitor and the Secretary was ordered to give notice to the High Court accordingly and to forward a copy of the resolutions so adopted pursuant to Secs. 45, 46, Cap. 172, R.S.O. 1897.

The report of the Inspector of County Law Libraries for 1911 was received and ordered to be printed and distributed in the usual manner and to be taken up as Convocation may decide.

On motion of Mr. Bicknell, the rule relating to Honours Scholarship and Medals introduced by him and read a first time on 17th February, 1911, was read a second and third time and adopted as follows:

"That Rules 173, 174 and 179 be repealed.

"That Rule 175 be amended to read as follows:

"The candidates obtaining at least three-fourths of the aggregate marks obtainable and at least one-half of the marks obtainable on the paper in each subject shall be passed with Honours.

"That Rule 180 be amended to read as follows:

"The candidates obtaining at least three-fourths of the aggregate number of marks obtainable on the papers for Call, and at least one-half of the marks obtainable on the paper in each subject, shall be called with Honours.

It was ordered that the notice of motion of which Sir Æmilius Irving had given notice on the 9th June, 1911, stand until the 23rd November, 1911, and that the Secretary give the Benchers notice that such motion will be made on that day.

It was ordered that the subject matter of the motion of Mr. Hodgins, of which he had given notice on the 9th June, 1911, be referred to the Committee on Journals and Printing for consideration and report to Convocation.

Convocation then rose.

FRIDAY, 15th September, 1911.

PRESENT:—The Treasurer, Messrs. Lash, Armour, Bicknell, Creswicke, Hodgins, Logie, Moss, McPherson and Proudfoot.

The minutes of the meeting of 14th September, 1911, were read and approved.

Mr. Bicknell, from the Legal Education Committee, reported on the following special petitions filed with the Secretary and recommended that the prayer of the several petitions be granted.

V.J. Elderry—A member of the third year, 1910-1911, obtained on the Christmas and Easter examinations a total of 706 marks out of 1280, more than 55%, but did not obtain 55% of the total marks at the Easter examinations. He obtained more than 29% on each paper and asks that his examination be allowed.

William Stanley Maguire—Applies for admission as a Student-at-law as of Easter term, 1911. He passed the matriculation examination in July, 1905, and July, 1910. He passed the senior teacher's examination in 1906, and has been teaching for the past five years. He asks that his qualification be allowed as sufficient.

Angus Alexander MacKinnon—Applies for admission as a Student-at-law as of Easter term, 1911. He matriculated in the University of Toronto in 1906, and has passed his second year examination in Arts since then. He asks that his qualification be allowed as sufficient.

Arthur Vincent Wood—A candidate for Call having passed the necessary examinations. He did not file his notice for Call until the 29th August, two weeks late. He asks that the notice be accepted and that he be called to the Bar on the 15th Sept., as he wishes to go to one of the Western Provinces.

Thomas Moss—A candidate for Call, having passed the necessary examinations. He gave notice of Call on the 1st Sept., more than two weeks late. In Easter term he applied for a certificate of fitness, which was refused, and understood that he had given sufficient notice.

William Lanktree Carr—A candidate for Call, having passed the necessary examinations. While articled to W. D. Gregory he served A. W. Holmstead from the 27th February, 1909, to the 26th May, 1909. His articles were duly assigned on the latter date and filed. He asks that this service be allowed and that a certificate of fitness issue to him on the expiration of the articles 21st September, 1911.

William James McLarty—A candidate for Call and admission as solicitor. His articles were dated the 22nd September, 1908, but were not filed until the 26th December, 1908. He asks that the filing be allowed, and that a certificate of fitness issue to him on the expiration of the articles 22nd September, 1911.

Patrick Kerwin—A candidate for Call to the Bar. He is entered on the Rolls as having entered in Michaelmas term, 1906. His admission papers as a Student-at-law were received on the 7th November, 1906, in Trinity term, 1906, and fees paid the same date. He asks that the Rolls be amended and that he be called this term.

Erell Chester Ironside—A candidate for Call and admission as a solicitor. He entered into articles with Mr. H. H. Bicknell on 1st June, 1908. Mr. Bicknell died 12th April, 1909, and on that date he entered into fresh articles with Mr. J. W. Bain for a period

of two years, and on the 12th April, 1912, for a further period of five months. These two agreements do not express the intention of the parties, and the agreement of the 12th April, 1912, was not filed until the 14th August, 1911. He has produced evidence of service for the full time required, and asks that it be allowed as sufficient to entitle him to a certificate of fitness as of the first day of Trinity term, 1911.

The report was adopted.

Mr. Bicknell, from the same Committee, reported on the petition of Armour William Ford of St. Mary's for Call to the Bar. He was admitted as a solicitor in 1886, and practised as a solicitor until May, 1904, and from 5th August, 1909, to date. He has given proper notice and has filed certificate of Mr. L. Hartstone of St. Mary's pursuant to Sec.3, R.S.O. 1897, Cap. 317. The Committee recommend that he be called to the Bar.

Ordered that Mr. Ford be called to the Bar.

Mr. Bicknell, from the Legal Education Committee, reported that the papers and services of the following are correct, they having passed the required examination, and that they are entitled to be called to the Bar and to receive their certificates as solicitors on the expiration of their service respectively as Articled clerks.

Joseph John Hubbard, Thomas Archie Silverthorn, James Ernest Madden, Wilfred Henry Bourdon, James Melton Adam, Abraham Cohen (with honours), Robert John Driver, John McIntosh Duff, Frank Worthington Wilson, Grant Cooper, William Lanktree Carr, David Alexander Cameron, Vincent Joseph McElderry, Arthur Vincent Wood, William Joseph Mavety Cass, Thomas Moss, William Joseph McLarty, Robert Porteous Saunders, Errell Chester Ironside. Patrick Kerwin.

Ordered that the above gentlemen be called to the Bar and receive their certificates of fitness as solicitors on the expiration of their service respectively as Articled clerks.

Mr. Bicknell, from the Legal Education Committee, reported on the admission of Students for Easter term, 1911, as follows:

The following, having given proper notice, and having produced certificates of qualification complying with the Rules of the Society, and their names having been posted for thirty days, and no objection having been received, are entitled to be admitted as Students-at-law as of Easter term, 1911.

Graduate Class—William Howard Bennett, Herbert Flynn, Everett Bristol, Charles Gordon Mortimer, Harold Arthur Beckwith, George Whitaker Morley, Harold Hodgson Ellis, Lowell Wallace Wood, Percy Wood Beatty, Gordon Davis McLean, Leopold Macauley, Archibald Woodburn Langmuir, Hugh Harvie Donald, William McNally, Frederick H. Mercer Irwin, Stanley Chandos Stavely Kerr, John Frederick Pope Birnie, Russell

Pierce Locke, Samuel Rogers, Leonard Cecil Outerbridge, William Perry Mackay, Gordon Bowes Coyne, Eric Pepler, William Carlton McNaught, James Stewart Allan, Charles Harold Algeo Armstrong, James Stanley Beatty, Arthur Maclaren Mowat, Charles Russell Widdifield, Samuel Joseph Birnbaum, Walter Michael Mogan, John Vincent Guilfoyle, Thomas Murray Mulligan, Charles Harwood McKimm, David Graham McIntosh, Charles Wattie Carruthers, William Harold Male, John Ernest Anderson, Osias Sauvé, William Watson Evans.

Matriculant Class — Clayton LaMarsh, Gertrude Alford, Charles Allen Snowdon, John Callahan, John Claude Manley German, William Stanley Maguire, Angus Alexander McKinnon,

Ordered that their names be entered on the Rolls of the Society.

The following gentlemen were introduced and called to the Bar.

Joseph James Hubbard, Thomas Archie Silverthorn, James Ernest Madden, Wilfred Henry Bourdon, Abraham Cohen (with Honours), Robert John Driver, John McIntosh Duff, Grant Cooper, William Lanktree Carr, David Alexander Cameron, Vincent Joseph McElderry, Arthur Vincent Wood, William Joseph Mavety Cass, Thomas Moss, William Joseph McLarty, Robert Porteous Saunders, Erell Chester Ironside, Patrick Kerwin.

Mr. Armour moved, after addressing Convocation on the subject of his notice of motion ordered to stand till this date, that the matter be referred to the Legal Education Committee for investigation and report, and that it be understood that Convocation by referring it to the Committee does not pronounce upon or adopt any of the ideas in the said notice mentioned.

Ordered accordingly.

Convocation then rose.

FRIDAY, 22 September, 1911.

PRESENT:—The Treasurer, Messrs. Osler, Shipley, Guthrie, Bruce, Ritchie, Armour, Bicknell, Creswicke, Farewell, Kerr, Moss, McFadden, McPherson, Robinette and Rowell.

The minutes of the meeting of the 15th September were read and approved.

Convocation proceeded pursuant to notice duly given to the Benchers to appoint an Examiner in place of Mr. G. M. Clark.

On a ballot being taken Mr. Neil Douglas Maclean was elected an Examiner for a period of four years beginning Michaelmas term, 1911.

Convocation then proceeded to elect an additional Examiner pursuant to report of the Legal Education Committee adopted 14th September, 1911.

On a ballot being taken Mr. Archibald Douglas Armour was elected an examiner for a period of four years beginning Michaelmas term, 1911.

The following gentlemen were introduced and called to the Bar:
Armour William Ford, Frank Worthington Wilson.
James Melton Adam.

Mr. Bicknell, from the Legal Education Committee, reported on the results of the supplemental examinations and recommended that the examinations of the following be allowed.

First Year—Sherar, R. W. R.; Cook, W. H.; Ponton, R. D.; Campbell, D.; Moses, H. R.; Braden, E.; Macdonald, A. A.; Phillips, R.; McHugh, C. P.; Costello, T. M.; Forneret, G. R.

Second Year—Goodwin, W. J.; Bethune, H. W.; Campbell, J. A.; Smith, H. G.; Burroughes, G. R.; Macklem, H. C.; Collins, A. B.

Third Year—Sutherland, C. B.

The report was adopted and it was ordered accordingly.

Mr. Bicknell, from the Legal Education Committee, reported on the petitions of the following, and recommended that the prayers of the respective petitioners be granted.

Hamilton James Stuart—Applied for admission as a Student-at-law in the Graduate Class on 23rd August, 1910. He did not obtain his degree until June, 1911, but neglected to notify the Secretary. He understood that he had done all that was necessary, and asks to be admitted as of Easter term, 1911.

Charles Brookfield Henderson—Applied at the Secretary's office in July last for the papers necessary for admission to the Society. Claims that he only received forms of articles and as the curriculum was out of print, understood that that was all that was necessary. He entered into articles on July 5th and has been serving thereunder ever since, and only found that it was necessary to enter the Society when he came to register for the School. He has filed the necessary papers and paid the fee and asks that he be entered as of Easter term, 1911.

David Alexander Cameron—Was called to the Bar 15th September, 1911, and applies for a certificate of fitness. He is articulated to Mr. R. J. Maclellan and his time will expire on the 20th September, 1911. Since 15th May, 1911, he has, with the permission of Mr. Maclellan been employed by Messrs. Mulock, Lee & Co. He asks that this service be allowed on filing a proper assignment of articles the filing to be allowed *nunc pro tunc*.

The report was adopted and it was ordered accordingly.

Mr. Bicknell, from the Legal Education Committee, reported that by the expiration of the appointment of Mr. G. M. Clark as Examiner, the position of Senior Examiner became vacant and

moved that Mr. E. G. Long, the senior member of the staff of Examiners, be appointed Senior Examiner.

Ordered accordingly.

Mr. Armour presented the report of the Committee appointed 10th May, 1911, to arrange for a daily lunch at Osgoode Hall. The report was adopted and it was ordered that the Committee be continued for the purpose of carrying the same into effect and a sum not exceeding \$500.00 for a period of one year from this date was appropriated for the purpose.

Mr. Bruce, from the Discipline Committee, reported that in the matter of Gordon Russell, referred to the Committee for further investigation on the 18th May, 1911, the Committee found after due investigation, notice of which was duly served upon the said Russell, that the said Russell has been convicted of forgery and that he had thereby been guilty of professional misconduct and of conduct unbecoming a solicitor.

The report was adopted and on motion of Mr. Bruce, ten Benchers being present, it was unanimously resolved that Convocation is of the opinion that the said Gordon Russell is unworthy to practice as a solicitor and the Secretary was ordered to give notice to the High Court accordingly and to forward a copy of the resolution so adopted pursuant to Secs. 45, 46, Cap. 172, R. S. O. 1897.

Rule 36 was, by unanimous consent, amended by striking out the word four in Section 6 thereof and substituting the word five, in accordance with the report of the Legal Education Committee adopted by Convocation 14th September, 1911.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA.

REPORT OF THE INSPECTOR OF COUNTY LAW LIBRARIES FOR THE YEAR 1911.

To the Treasurer and Benchers in Convocation:

I beg to submit the following report of my inspection of the County Law Libraries for the year 1911.

These libraries are twenty-seven in number situated at the following places:

Barrie,	Ottawa,
Belleville,	Owen Sound,
Berlin,	Peterborough,
Brantford,	Sarnia,
Brockville,	Simcoe,
Chatham,	Stratford,
Cornwall,	St. Thomas,
Goderich,	Toronto,
Guelph,	Walkerton,
Hamilton,	Welland,
Kenora,	Whitby,
Kingston,	Windsor,
Lindsay,	Woodstock.
London,	

The library at Kenora I do not inspect.

All of these libraries are located in the Court House as required, with the exception of those at Chatham, Sarnia and Windsor. These three are located, however, in or close to the buildings in which Judges' chambers are held and are much more convenient than if in the Court House. In only one case has rent to be paid, viz., Windsor, as the Court House in Essex is at Sandwich and no arrangement has yet been made with the County authorities for accommodation in Windsor, the business centre of the County. Notwithstanding this handicap, the library at Windsor is very well maintained, principally owing to the efforts of the Secretary, Mr. Panet.

The County Councils are required to provide in the County Buildings sufficient accommodation for the County Library. This includes, besides the room, the necessary furniture and appurtenances for a library. In all cases, such accommodation as the Court House buildings afford is placed at the disposal of the County Association, but in many cases it is entirely in-

sufficient, particularly in the cases of Berlin, London, Ottawa and Toronto, and these Associations should put forth a continuous effort to impress the necessities of the case on the County authorities. An addition is being built to the Court House at London, and I understand that this library will be amply provided for.

There is much divergence of opinion as to the shelving that is considered necessary, both as to quantity and quality. In most cases it is sufficient in quantity for the time being, but at Belleville, Kingston, Sarnia, Walkerton and Welland additions are required at once. In arranging for shelving accommodation, the Associations should not be content with just enough for immediate purposes. This entails constant re-arrangement of the books, which is a great nuisance to the librarian and the readers. Accommodation for at least five years should be obtained at one time. It is very simple to calculate the amount of space required for the natural additions to the library, and to arrange the various series of reports, etc., so that yearly additions will follow in sequence.

Included in the furniture and appurtenances is the decoration of the walls, covering for the floor, tables and chairs. In almost all cases all these are provided, though there is much difference in quality, due in most cases to a parsimonious Council, but in some to the too modest demands of the Association. The rooms at Goderich, Owen Sound, Sarnia and Welland should be re-decorated, and the floor at Owen Sound covered with linoleum.

It is the duty also of the County Council to provide for the proper cleaning of the library. The ordinary Court House caretaker cannot be expected to dust the books, however, and Associations should have this done twice a year. The cost would be very little, and the comfort very great. It should be the aim to make the library as attractive and comfortable as possible.

The books throughout the libraries are in very good condition, and with few exceptions are well cared for. Advantage has been taken by the Associations of the provision whereby the Law Society pays the greater portion of the salary of a librarian, and all except two Associations have a librarian, and the duties are fairly well performed. In eight cases, namely, Brantford, Guelph, Hamilton, London, Ottawa, Stratford, St. Thomas and Toronto, there are permanent librarians and the reports and statutes are kept annotated to date to the great convenience of the readers, and the advantage of the Association in membership. In the other libraries, the service consists principally in seeing that the books are replaced on the shelves and that borrowed books are returned. This does not appear to be done satisfactorily at Cornwall and Welland, as, from a view of the books, many appear to be missing. In some cases, more, I think, should be done for the money paid for this service, and I judge this from the services rendered in some of the smaller libraries where a permanent librarian is employed. At least for a very little more arrangements could be made for a permanent librarian, who would

annotate the reports and statutes. I refer to such libraries as Berlin, Brockville, Huron and Lindsay, in each of which the sum of \$100.00 is paid. Money spent thus on the books already on hand, is better spent than on voluminous encyclopaedias which are no sooner completed than they are out of date. Properly annotated reports are never out of date.

As to the choice of books, each Association is necessarily governed by the requirements of its members, but in most cases the aim is to obtain complete sets of the English reports, new and old. All the libraries have, of course, the complete series of the Ontario reports and those of the newer Provinces are found on many of the shelves. The Association Library is gradually replacing the private library, and it should be the aim of each Association to make its library efficient, and to combine the individual efforts of its members to that end. It is a matter of economy to the individual and of greater advantage, as very few can hope, in these days of the multiplicity of books, to maintain and keep a law library up to date. Too much attention should not be paid to the book agent in the selection of books, as this has led to some of the Associations being burdened with many subscription works of great cost and of little practical value in a small library. Taking it all in all, however, the money is fairly well spent, but as the amount available in most cases is small, care should be taken that the future of the library is not too heavily mortgaged.

In all libraries there should be kept by some officer a complete list of the books. This is absolutely necessary in case of fire, and is also of service when the officers change. This should be kept in a well bound book to last for all time. Quite a few of the libraries are not large enough to require a catalogue in the room, though it is always of service, but this permanent record should be kept, and kept in a safe place. It should be borne in mind, in the records of the Association, the record of books, the purchase of books and in the provision for their shelving, that the library is a permanency, not a mere passing convenience.

With reference to the work of the officers of the Associations and the libraries, much unnecessary trouble could be saved if a little consideration of the objects of the library and the requirements of the individual case was had before action taken. I refer principally to the shelving of the books, the preparation of catalogues and the keeping of records.

One striking feature of an inspection of these libraries is, that where the library is well maintained the Association is vigorous and there is little difficulty in obtaining payment of fees and the co-operation of the County Council. While it may be the Association that originates the library, it is the library that keeps the Association alive. The Association at Guelph has not made returns for three years, those at Chatham and Owen Sound have made no returns for two years, while no less than five, Brantford,

Chatham, Guelph, Owen Sound and Welland have not made returns for the last year. These Associations have not received the annual grants for these years and are handicapped for lack of money and they show it. There is no excuse for this except delay on the part of some officer. The library at Welland is a mere collection of books, not a library at all. In such a busy place, with members who are willing to and do, pay a subscription of ten dollars a year, it seems a pity that some one cannot give the library a little attention and the librarian some instruction. This is the one library which not only does not show any improvement but has gone behind during the year.

Leaving out Toronto, which has a fixed grant and does not share in the Government grant, and taking the twenty-three Associations which made returns for 1909, there was spent on these twenty-three libraries in that year \$9,530.76, on books \$6,478.36 and on care and maintenance \$3,052.40. Of this sum \$3,370.00 was contributed by the members of the several Associations, \$4,660.76 by the Law Society and \$1,500.00 by the Ontario Government. These Associations had a total paying membership of 577 out of a possible 690. It will be seen that the average fee paid was \$5.84 and that the Law Society supplemented it by the sum of \$8.07 per member of these Associations.

I have added a special report on some of the libraries which require special mention above that contained in the foregoing report.

All of which is respectfully submitted.

DUNCAN DONALD,
Inspector.

Toronto, 6th Sept., 1911.

THE LAW SOCIETY OF UPPER CANADA.

MICHAELMAS TERM, 1911.

THURSDAY, 23rd November, 1911.

PRESENT:—The Treasurer and Messrs. Foy, Shepley, Guthrie, Bruce, Ritchie, Watson, Gibbons, Bicknell, Creswicke, Glenn, Harcourt, Hodgins, Johnston, Logie, Masten, Moss, McFadden, MacKay, McMaster, McPherson and White.

The minutes of the meeting of 22nd September, 1911, were read and approved.

Mr. Johnston moved the following resolution, notice of which was given on 9th June, 1911.

That the members of Convocation, not resident in Toronto or within five miles distant therefrom, be entitled to be paid their disbursements in attendance at meetings of Convocation and of Committees, and that a rule be introduced to give effect to such resolution, and to make regulations in regard thereto.

The resolution was adopted.

The following rule was introduced and read a first time and ordered to be read a second time to-morrow.

That Rule 17 be amended by adding thereto:

(2) Benchers, not resident in Toronto or within five miles therefrom, shall be paid disbursements incurred by attendance at meetings of Convocation and Committees, when or as called for within the calendar year in which incurred, the rule to take effect from the beginning of Easter term 1911.

The Honourable Charles Joseph Doherty, appointed Minister of Justice and Attorney-General for Canada by His Excellency in His Privy Council, on 10th October, 1911, was called to the Bar pursuant to R.S.O. 1897, ch. 173, sec. 5, and having been so called took his seat as a Bencher pursuant to R.S.O. 1897, ch. 172, sec. 4.

Convocation adjourned for a short time and the members attended before Mr. Justice Riddell when the Hon. Mr. Doherty

was presented to Court by the Treasurer and sworn in as a Barrister.

On resuming the Treasurer stated that some of the Judges of the Supreme Court of Judicature for Ontario had expressed a desire, in view of the new and enlarged quarters of the Court of Appeal being about to be occupied, that the portraits of the Judges now hanging in the rotunda and elsewhere in Osgoode Hall, which are the property of the Law Society, be re-arranged, particularly those of the Judges who had been connected with the Court of Appeal and asked the view of Convocation.

Convocation was of the opinion that the Judges were quite at liberty to re-arrange the portraits as they might deem expedient, provided that those at present in the Library be not disturbed.

Convocation then rose.

FRIDAY, 24th November, 1911.

PRESENT:—The Treasurer and Messrs. Shepley, Watson, Armour, Bicknell, Creswicke, Dewart, Farewell, Harcourt, Hodgins, Kerr, Moss, McFadden, McPherson and White.

The minutes of the meeting of 23rd November, 1911, were read and approved.

The rule dealing with disbursements of Benchers, read a first time yesterday, was read a second and third time as follows:

17 (2) Benchers, not resident in Toronto or within five miles therefrom, shall be paid disbursements incurred by attendance at meetings of Convocation and Committees, the rule to take effect from the beginning of Easter term, 1911; and the Secretary shall take the accounts for that purpose half yearly.

The rule was adopted on the following vote:

Yeas—Messrs. Bicknell, McPherson, Harcourt, McFadden, Farewell, Hodgins, Shepley, White, Moss.

Nays—Messrs. Armour, Creswicke, Kerr.

Mr. McFadden, from the County Libraries Committee, reported that returns for 1910 from Kent, Wellington and Welland Law Associations, for 1909 and 1910 from Wellington and Kent Law Associations, and for 1908, 1909 and 1910 from Wellington Law Association, had not been received. The County of Grey Law Association had filed the financial return required for 1909

and 1910, but had not forwarded the copy of the annual report required by the rules.

The report was received and considered at once and the Secretary instructed to write these Associations that it is desirable that these returns should be made at once.

Mr. McFadden also laid before Convocation the particulars of the distribution of the Provincial grant of \$2,000.00 to County Libraries.

Mr. Bicknell, from the Legal Education Committee, reported on the following petitions and applications.

F. E. Higgerty—A student in the first year in the Law School, 1910-11. Under the special circumstances shown the petition, the Committee recommend that he be granted his first year examination.

W. K. Murphy—A student in the first year in the Law School, 1910-11. Under the special circumstances shown in his petition, the Committee recommend that he be allowed his first year examination.

Ralph McLean—A student in the second year in the Law School, 1910-11. He attended the School in the fall of 1910 and passed the examinations at Christmas, but was taken ill in February, 1911, and was unable to write on the examinations at Easter or at the Supplemental Examinations in September. The Committee recommend that he be allowed, without payment of further fee, to complete his year in 1912, and that his attendance at lectures and his examination in 1910 be combined with his attendance and examination in 1912 for the purpose of completing his second year.

A. Granatstein—A student in the second year in the Law School, 1910-11. Was granted dispensation from attendance at lectures during the year, 10th February, 1911. He wrote on the examination at Christmas, 1910, and obtained sufficient marks to be allowed to make up his deficiency at Easter, 1911. On account of continued ill-health he was unable to write either at Easter or at the supplemental examinations in September. The Committee recommend that, without further fee, he be allowed to write on the examinations at Easter, 1912, and that his examination of

1910 and Easter, 1912, be combined for the purpose of completing his second year.

J. W. Macdougall—Was called to the Bar in Easter, 1909, and intends applying for a certificate of fitness as a special case in Hilary term, 1912. The Committee recommend that he be allowed to write the necessary examinations in January, 1912.

J. E. Ramsden—Applied for admission to the Society in Trinity term, 1911. His matriculation certificate did not meet the requirements of the rules and he filed a special petition for relief. He asks to withdraw both his special petition and his application for membership. The Committee recommend that his papers be returned to him together with the admission fee of \$50.00 deposited.

W. C. E. Robinson—Applies for admission in the matriculant class, Michaelmas term, 1911. His matriculation certificate is dated in July, 1907, but he has continued his studies and has since passed the examination for entrance to Normal Schools. The Committee recommend that his qualification be allowed.

Joseph Singer—A candidate for Call and admission as a Solicitor this term. While articled to Mr. E. J. Hearn, K.C., he served Mr. R. J. Maclellan for one month prior to the assignment of the articles. A further assignment from Mr. Maclellan to Mr. L. M. Singer was executed by Mr. Maclellan on the 18th January, 1909, but was not executed by either the applicant or Mr. L. M. Singer until the 11th October, 1911, during which period the applicant was employed by Mr. L. M. Singer. The Committee recommend that his service be allowed as sufficient and that a certificate of fitness issue to him on completion of his service on the 8th December, 1911.

R. A. Junor—A candidate for Call and certificate of fitness. He is entered on the rolls in Hilary term, 1907, in the matriculant class. He was qualified to enter the Society and filed the necessary papers in December, 1906, in Michaelmas term, 1906. While articled to Mr. E. D. Cahill he has served in the offices of Messrs. Bicknell, Bain & Co., E. J. Hearn and Wm. Douglas, without assignment of articles, but with Mr. Cahill's consent. The Committee recommend that the rolls be amended and that he be entered in Michaelmas term, 1906, and that on filing proper

assignments of the articles to the several solicitors with whom he has served, the filing be allowed *nunc pro tunc* and his service allowed as sufficient.

James Aitcheson—A candidate for Call and admission as Solicitor. While articled to Mr. R. L. Johnston he served Mr. J. H. Spence from the 10th January, 1909, to the 19th August, 1911, when his articles were assigned to the latter. The Committee recommend that his service be allowed as sufficient.

N. W. Lyle—A candidate for Call and admission as a Solicitor. While articled to Mr. H. L. Hoyles he served Mr. J. L. Counsell from 28th July, 1909, to 15th September, 1909, when the articles were assigned to the latter. The Committee recommend that his service be allowed as sufficient.

The report was adopted and it was ordered accordingly.

Mr. Bicknell, from the Legal Education Committee, reported on the papers of candidates for Call and certificates of fitness.

The papers and services of the following gentlemen are correct, they having passed the required examination, and the Committee recommend that they be called to the Bar and receive certificates of fitness as Solicitors on completion of their service as articled clerks respectively:

Joseph Singer (with Honours and Gold Medal, Chancellor VanKoughnet Scholarship), Cecil Braden Sutherland, James Aitcheson, Roy Armstrong Junor, Norman Wood Lyle, Garnet Aikens Archibald.

The Committee recommend that a certificate of fitness issue to Richard Honeyford (called Easter, 1911), he having completed his three years' service as an articled clerk and produced proof thereof.

The report was adopted and it was ordered accordingly.

Mr. Bicknell, from the Legal Education Committee reported on the admission of students in Trinity term, 1911.

The following having given proper notice and having filed certificates of qualification according to the rules of the Society, and their names having been posted for thirty days and no objection having been received are entitled to be admitted as Students-at-law as of Trinity term, 1911.

Graduate Class—Harry Dell Anger, Eric Rognvald Thomson, Cecil Carrick, James Moffatt Forgie, Fred Easton Hetherington, Jacob William Broudy, John Rudd Rumball, Howard Alfred Lorne Conn, Gordon Haskett Tennent, George Gordon Beckett, Walter Tyne Robb, John Alexander Donovan, William Henry Lattimer, Bernard Patrick Fitzpatrick, David Edgar Dean, William Bruce Henderson, Bert Henry Luther Symmes, Walter Leslie Lockhart Gordon.

Matriculant Class—William Menton, Philip Herbert Penrose Woolcombe, John Roland Hett, Albert Grenville Davis, Morley Calvin Pritchard, Francis Henry Snyder, Richard Edwards MacKinnon, Malcolm Angus McKay, Roy Henderson, William Edward Vincent Goodwin, Francis Joseph Kehoe, Harold Ferne Logan, Bryce Thomas Davidson, John Arthur McGibbon, Daniel Markham, Miss Mabel Mary Maund, Walter Allison Kirkconnell, Charles Bennett McClurg, Harry S. Parkinson, Miss Lena Olive Richardson, Allan Archibald Bain.

The report was adopted and it was ordered that the names of the above be entered on the Rolls of the Society.

The following gentlemen were introduced and called to the Bar:

Joseph Singer (with Honours and Gold Medal, Chancellor VanKoughnet Scholarship), Cecil Braden Sutherland, James Aitcheson, Roy Armstrong Junor, Norman Wood Lyle (with Honours), Garnet Aikens Archibald.

Mr. Bicknell, from the Legal Education Committee, recommended that Mr. E. R. E. Chevrier be appointed senior librarian and Mr. A.E. Parkinson junior librarian of the Phillips Stewart Library, and that they be paid \$145.00 and \$100.00 respectively for their services until the end of the school term 1911-12, payable \$15.00 and \$10.00 respectively each month and the balance at the end of the term on the certificate of the Principal of the Law School as to their performance of their duties. The Committee also recommend that it be their duty to prepare at once and keep a complete catalogue of the books in the library.

The Committee also recommend that they be empowered to employ a librarian for the summer months subject to the approval of Convocation.

The Committee also recommend that the Inspector of County Libraries inspect this library and report on the same with any recommendations that he may think necessary to its serviceability and maintenance.

The Committee recommend that certain books recommended by the Principal of the Law School as necessary be purchased, and that the sum of \$650.00 be granted for that purpose.

The report was adopted and it was ordered that the Legal Education Committee prescribe rules, subject to the approval of Convocation, for the regulation and maintenance of the Phillips Stewart Library.

Convocation then rose.

FRIDAY, 8th December, 1911.

PRESENT:—The Treasurer, Messrs. Shepley, Bruce, Bicknell, Creswicke, Harcourt, Hodgins, Logie, Lynch-Staunton, Moss, McPherson, Northrup and Wilson.

The minutes of the meeting of the 24th November, 1911, were read and approved.

The Secretary was instructed to reply to the letter of the Secretary of the Ontario Bar Association, cordially accepting the invitation of the Executive Council of the Association to attend the proceedings of the annual meeting and to state that as many Benchers as could make it convenient would attend.

Mr. McPherson, from the Journals and Printing Committee, presented the following report:

To the Benchers in Convocation—

Your Committee begs to report as follows:

1. It is desirable that carefully prepared summaries of such of the judgments delivered by the Supreme Court of Canada as are of importance to practitioners in Ontario should be arranged for and published with the Ontario Weekly Notes.

2. That arrangements should be made to have reports of cases tried at the jury and non-jury sittings in Toronto and also in the County Court of York, reported in the same way, and in the same part of the newspaper as the Osgoode Hall intelligence; also that publications of Peremptory Lists of these Courts should be arranged for in the same way and appear in the press with the lists of the Courts sitting at Osgoode Hall.

3. That your Committee be empowered to arrange, if possible, for the carrying into effect of the provisions of the preceding paragraphs, and in so doing to incur such expense as may be necessary.

Respectfully submitted.

WM. DAVID MCPHERSON,

Toronto, 8th December, 1911.

Chairman.

After discussion the first clause, amended as follows, was as a motion by Mr. McPherson adopted.

It is desirable that carefully prepared summaries of such of the judgments delivered by the Supreme Court of Canada as are of importance to practitioners in Ontario should be arranged for and published with the Ontario Weekly Notes and that this matter be referred to the Reporting Committee for action and report to Convocation what arrangements they have made.

Mr. McPherson presented clauses 2 and 3 as a report of the Committee, pursuant to the reference of the matter to it for report on 14th September, 1911, and moved its adoption.

The report was referred back to the Committee with instructions to ascertain and report what arrangements can be made and the expense, if any, thereof, and the Committee's recommendations thereon.

The use of Convocation Hall was granted to the Ontario Bar Association on Wednesday and Thursday, 27th and 28th December, for the purpose of holding the annual meeting of the Association.

The following Order-in-Council, approved by His Honour the Lieutenant-Governor, the 12th day of October, 1911, was ordered to be entered on the minutes in full.

The Committee of Council advise that the distribution of the grant of Two thousand dollars (\$2,000) voted in the estimates for the fiscal year ending 31st October, 1911, in aid of Outer County Libraries (Circuit and County Judges) be made in the manner recommended in the annexed report of the Honourable Sir J. P. Whitney, Acting Attorney-General.

Certified,

S. LONSDALE CAPREOL,

Clerk, Executive Council.

TO HIS HONOUR THE LIEUTENANT-GOVERNOR-IN-COUNCIL:

The undersigned respectfully recommends that the sum of Two thousand dollars (\$2,000) appropriated in the estimate for the current fiscal year in aid of the Outer County Law Libraries (Circuit and County Judges) be distributed as follows, said distribution being as nearly as may be upon the basis the same was distributed under Order-in-Council of 14th October, 1910.

		<i>Secretary.</i>	<i>Post Office.</i>
Bruce.....	\$ 66.39	Thos. Dixon.....	Walkerton.
Carleton.....	187.94	A. W. Greene.....	Ottawa.
Essex.....	83.22	A. P. E. Panet....	Windsor.
Elgin.....	81.35	St. Clair Leitch....	St. Thomas.
Frontenac.....	83.22	T. M. Asselstine...	Kingston.
Hamilton.....	184.20	W. T. Evans.....	Hamilton.
Hastings.....	75.74	M. Wright.....	Belleville.
Huron.....	94.44	W. Proudfoot.....	Goderich.
Kenora.....	64.52	J. A. Kinney.....	Kenora.
Leeds and Grenville.	94.44	H.A. Stewart.....	Brockville.
Lambton.....	77.61	A. Saunders.....	Sarnia.
Lindsay.....	90.70	J. H. Hopkins.....	Lindsay.
Middlesex.....	148.67	F. E. Perrin.....	London.
Norfolk.....	64.52	F. Reid.....	Simcoe.
Ontario.....	72.00	Miss Mary Rae...	Whitby.
Oxford.....	77.61	J. H. Nellis.....	Woodstock.
Perth.....	83.21	Miss L. Sanderson.	Stratford.
Peterborough.....	90.69	E. I. Goodwill....	Peterborough.
Stormont, Dundas			
and Glengarry...	83.21	G. A. Stiles.....	Cornwall.
Waterloo.....	88.81	E. W. Clement....	Berlin.
Simcoe.....	107.51	A. Ault.....	Barrie.

(Sgd.) J. P. WHITNEY,

11th October, 1911.

Acting Attorney-General.

Mr. Bicknell, from the Legal Education Committee, reported on the following petitions:

Cyril A. Coughlin—Applies for admission in the matriculant class, having filed the usual papers. His certificates from the Department of Education did not comply with the requirements of

Rule 108 and his application was refused by the Secretary. He submits evidence of his course of study in Assumption College Sandwich, and St. Jerome College, Berlin, and asks that his qualification be allowed. The Committee recommend that his petition be not granted.

A. H. Shaver—Applies for admission in the matriculant class having filed the usual papers. His application was refused by the Secretary under Rule 108 as he had not passed in Latin. He submits evidence of his proficiency in this subject and asks that his standing, higher than matriculation requirements, in other subjects be allowed as sufficient qualification. The Committee recommend that the petition be not granted.

F. H. Hurley—A student in the third year, 1910-11, failed at Easter and at the supplemental examinations in September. He entered the Society in Easter, 1892, in the matriculant class and has attended the School for many years. He asks that he be allowed to write the third year examinations again without payment of the Law School fee or attendance on the lectures of that year. The Committee recommend that under the exceptional circumstances shown in this case that the petition be granted.

The report was adopted and it was ordered accordingly.

The Secretary presented reports in the cases of William David Earngey, John Young Murdock and Gordon Russell, showing that pursuant to resolutions of Convocation declaring that they were unworthy to practice as Solicitors, the Court had ordered that their names be stricken off the roll of Solicitors and that their names had been stricken off the said roll.

The reports were received and ordered to be filed.

Convocation then rose.

PROCEEDINGS OF THE LAW SOCIETY OF UPPER CANADA

STATEMENT

OF

RECEIPTS AND EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FOR THE YEAR ENDING 31ST DECEMBER, 1911.*(Pursuant to R.S.O., Chapter 172, Section 53).*

The figures on the left are the corresponding items for the year 1910.

1910	RECEIPTS	1911
SOLICITORS' CERTIFICATES:		
	Paid after the beginning of the year, but due the Michaelmas previous.....	\$ 2,145 00
\$ 3,660 00	Fines collected.....	132 00
303 00	Fees and fines in arrear prior to the preceding Michaelmas.....	15 00
64 00	Due in Michaelmas of the current year and paid.....	22,680 00
22,605 00		
<u>\$26,632 00</u>		<u>\$24,972 00</u>
BARRISTERS' ANNUAL FEES:		
	Paid after the beginning of the year, but due the Michaelmas previous.....	304 00
522 00	In arrear prior to the Michaelmas of preceding year.....	86 00
130 00	Due in Michaelmas of the current year and paid.....	3,038 00
2,996 00		
3,648 00		3,428 00
141 00	NOTICE FEES.....	185 00
5,400 00	STUDENTS' ADMISSION FEES.....	5,550 00
63 00	FEES ON PETITIONS AND DIPLOMAS.....	117 00
27,250 00	LAW SCHOOL TUITION FEES.....	28,900 00
2,185 00	SOLICITORS' EXAMINATION FEES.....	4,160 00
	CALL FEES UNDER 57 VICT. CAP. 44.....	200 00
3,335 00	CALL FEES IN ORDINARY CASES.....	6,980 00
<u>\$68,654 00</u>	Carried forward.....	<u>\$74,492 00</u>

LAW SOCIETY OF UPPER CANADA

1910		1911
\$68,654 00	Brought forward	\$74,492 00
COUNTY LIBRARY LOANS RETURNED:		
\$50 00	Essex	\$50 00
	Frontenac	45 00
15 00	Hastings	15 00
35 00	Lambton	35 00
33 50	Oxford	33 50
	Stormont, Dundas and Glengarry, (2	
60 00	instalments in 1910)	30 00
\$ 193 50	COMMISSION ON TELEGRAPH MESSAGES	\$208 50
27 63	INTEREST AND DIVIDENDS	36 88
4,098 43	GRANT FROM ONTARIO GOVERNMENT IN AID	4,029 06
	OF TELEGRAPH AND TELEPHONE SERVICE ..	
175 00	SUBSCRIPTION FOR STATUTES, 1910	175 00
6 00	" " " 1911	
1,476 00	" " " 1912	1,659 00
\$74,630 56	Grand Total	\$80,600 44

EXPENDITURE.

REPORTS:

\$ 4,128 93	Printing Reports	\$ 3,559 20
6,799 92	Salary of Editor, 12 months	6,800 00
\$10,928 85		\$10,359 20

LAW SCHOOL:

Salaries:

4,999 92	Principal	6,000 00
6,375 00	Lecturers (four)	6,000 00
	Demonstrator	208 31
1,750 00	Examiners	2,050 00
262 50	Scrutineers at Examinations	170 00
366 05	Printing and Stationery	468 30
777 80	Scholarships and Medals	679 82
	Supplement to Chancellor Van Koughnet	
386 09	Scholarship	200 00
	Caretaking, light, heating, furniture,	
2,553 04	maintenance and repairs	2,094 65
\$17,470 40		\$17,871 08

LIBRARY:

\$ 3,572 46	Books purchased	\$ 3,725 14
720 55	Binding	757 35
364 56	Maintenance, repairs and electric wiring ..	3,124 63
\$ 4,657 57		\$ 7,607 12
Salaries:		
\$2,400 00	Librarian	\$2,400 00
1,200 00	Asst. Librarian	1,200 00
	Attendance during	
173 25	evenings	177 75
75 00	Sundries	75 00
3,848 25		3,852 75
\$8,505 82		\$11,459 87
\$36,905 07	Carried forward	\$39,690 15

LAW SOCIETY OF UPPER CANADA

iii

1910		1911
\$36,905 07	Brought forward	\$39,690 15

LAW COSTS:

\$ 19 40	Taxed Costs and Counsel Fees.....	\$627 05
851 50	TELEGRAPH AND TELEPHONE OFFICE.....	964 81
	LIGHT, HEATING, WATER, GROUNDS AND INSURANCE:	
	Payment to Ontario Government for steam heating.....	\$890 00
890 00	Lighting.....	391 29
456 51	Heating.....	78 39
141 68	Water.....	57 44
51 80	Grounds.....	943 93
890 15	Insurance on Books at Bindery.....	4 40
4 40	Rent of Safe Deposit Drawer for Inventories.....	8 00
8 00		
\$2,442 54		2,373 45
	ADDITIONS, ALTERATIONS, REPAIRS AND FURNITURE.....	2,357 02
1,607 65	EXPENDITURE ON LIBRARY EXTENSION AS ORDERED BY CONVOCATION.....	4,186 75
10 315 00		

COUNTY LIBRARIES AID:

Annual Grants:

\$243 66	Brant.....	\$263 67
56 67	Bruce.....	63 67
540 00	Carleton.....	565 00
241 28	Elgin.....	237 95
240 00	Essex.....	225 00
151 34	Frontenac.....	177 00
542 50	Hamilton.....	547 50
125 00	Hastings.....	109 67
203 34	Huron.....	205 84
145 00	Kenora (3 years 1910).....	58 34
141 67	Lambton.....	126 67
188 67	Leeds and Grenville.....	182 67
199 77	Lindsay.....	208 50
512 50	Middlesex.....	465 00
45 00	Norfolk.....	45 00
87 00	Ontario.....	93 00
104 17	Oxford.....	99 17
170 00	Perth.....	169 00
176 00	Peterborough.....	185 67
89 00	Simcoe.....	110 67
241 66	Stormont (2 years 1910).....	120 34
196 67	Waterloo.....	176 67
163 34	Welland.....	
800 00	York.....	800 00
\$5,604 24		\$5,236 00
225 00	Payment to Inspector.....	300 00
\$5,829 24		\$5,536 00
\$57,970 40	Carried forward.....	\$55,735 23

LAW SOCIETY OF UPPER CANADA

1910		1911
\$57,970 40	Brought forward.....	\$55,735 23
SECRETARIAT AND CARETAKING:		
\$2,312 50	Secretary's Salary.....	\$2,400 00
100 00	Auditor's Fee.....	100 00
600 00	Caretaker's Wages.....	600 00
167 81	General Expenses and Housekeeping.....	184 84
\$3,180 31		\$3,284 84
357 25	PRINTING, ADVERTISING AND STATIONERY...	575 55
SUPREME COURT REPORTS:		
956 88	Subscription to Vol. 43, as per contract with Can. Law Book Co. (one half)...	
921 25	Subscription to Vol. 43, as per contract with Can. Law. Book Co. (one half)...	921 25
	Subscription to Vol. 44, as per contract with Can. Law Book Co.....	1,800 00
1,878 13		2,721 25
STATUTES:		
1,190 15	Payments made for supply of Ontario and Dominion Statutes to members of the profession subscribing through the Law Society.....	\$1,432 00
BENCHERS ELECTION:		
	Expenses including postage and stationery	619 03
	CANADA LAW LIBRARY (London, Eng)	
	Reports supplied.....	288 65
MISCELLANEOUS:		
497 35	Term expenditure.....	453 90
80 00	Postage.....	72 77
3 00	Rent of Safe Deposit Box.....	
19 50	Ice for the year.....	19 50
10 00	Grant in aid of Circuit Guide.....	10 00
4 68	Sundries.....	5 15
	Payment to Benchers for travelling ex- penses.....	158 00
614 53		719 32
\$65,190 77	Grand Total.....	\$65,375 87

Audited and found correct.

W. H. CROSS,

Toronto, 10th January 1912.

Auditor.

80 600
65 375
224

LAW SOCIETY OF UPPER CANADA.

PROCEEDINGS OF CONVOCATION.

HILARY TERM, 1912.

THURSDAY, 8th February, 1912.

PRESENT:—The Treasurer and Messrs. Osler, Hoskin, Shepley, Bruce, Watson, Armour, Brewster, Cowan, Creswicke, Dewart, Farewell, Harcourt, Johnston, Kerr, Lennox, Logie, Lynch-Staunton, McFadden, McMaster, McPherson, Nesbitt, Proudfoot, Robinette, and Wilson.

The minutes of the meeting of 8th December, 1911, were read and approved.

The following communications were read:—

From the Carleton Law Association, enclosing copy of resolution passed by that Association advocating an amendment to The Mortgages Act, 1910, giving a solicitor-mortgagee the right to charge profit costs, as provided by sec. 2, 58-9 Vict., ch. 25, United Kingdom Mortgages Legal Costs Act, 1895.

From the Clerk of the Legislative Assembly of Ontario advising the Secretary that Harry Sanders of Toronto and James G. Guise-Bagley were giving notice of their intention to apply for special Acts admitting them to practise law in Ontario.

The following Committee on Legislation was appointed to deal with all matters affecting the Law Society or the Practice of Law in Ontario, at the present session of the Assembly, and the above communications were referred to the Committee to deal with. Mr. Bruce, Convener; Messrs. Nesbitt, Johnston, Armour and Creswicke.

Mr. Shepley from the Library Committee presented the following report:—

LAW SOCIETY OF UPPER CANADA.

To the Benchers in Convocation:

The Library Committee beg leave to report as follows:—

Your Committee submit herewith the Librarian's Report for the year 1911, and recommend that the same be printed and distributed with the next number of the Ontario Law Reports.

G. F. SHEPLEY,

February 8th, 1912.

Chairman.

The Library, Osgoode Hall,

Toronto, February 1st, 1912.

To the Chairman and Members of the Library Committee:

The Librarian begs to submit his report for the year 1911, as follows:—

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

Books and Periodicals.....	\$3,725.14
Binding.....	416.05
Re-binding and Repairs.....	314.10
Stamping.....	27.20
Stationery and Supplies.....	262.12
Salaries.....	3,852.75
	<hr/>
	\$8,597.36

The additional sum of \$2,862.51 was also expended in re-wiring the library, electric light fixtures, carpets, shelving, wardrobes, and chairs.

An estimate of the expenditure for the current year (including the sum of \$600 for wages of a man to be employed in cleaning the library and annexes and their contents) is submitted herewith.

During the year 1,159 bound volumes were added to the library, of which 114 were presented and 299 taken in as periodicals and subsequently bound. Lists of the additions, by classes, and the volumes presented, are attached to this report. The library contained on December 31st last 41,912 volumes.

For the convenience of those wishing to use it in the evenings, the library was open 238 evenings, with the following attendance:—

	<i>Total.</i>	<i>Average.</i>
Barristers.....	1,008	4.23
Students.....	1,380	5.79
	<u>2,388</u>	<u>10.02</u>

In 1910 the attendance for 233 evenings was 1,313 barristers and 1,524 students.

The shelving in the new rooms on the upper floor of the east wing having been completed, a large number of books were removed thither during the Long Vacation.

All of which is respectfully submitted.

W. GEO. EAKINS,

Librarian.

EXPENDITURE, 1911.

Books, Periodicals, etc.

Books and Pamphlets.....	\$3,046.65
Periodicals.....	639.89
Freight and Brokerage.....	38.60
	<hr/>
	\$3,725.14

Binding.....	416.05
Re-binding and Repairs.....	314.10
Stamping.....	27.20
Stationery and Supplies.....	262.12
Salaries.....	3,852.75
	<hr/>
	\$8,597.36

ESTIMATED EXPENDITURE, 1912.

Books, Periodicals, Etc.

Books and Pamphlets.....	\$3,200.00
Periodicals.....	650.00
Freight and Brokerage.....	50.00
	<hr/>
	\$3,900.00

Binding.....	450.00
Re-binding and Repairs.....	300.00
Stamping.....	35.00
Stationery and Supplies.....	265.00
Wages.....	600.00
Salaries.....	3,800.00
	<hr/>
	\$9,350.00

ACCESSIONS, 1911.

	<i>Vols.</i>	<i>Cost.</i>
Texts—		
Canada.....	20	\$ 143.25
United Kingdom.....	83	483.76
United States.....	37	163.18
Reports—		
Canada.....	86	335.00
United Kingdom.....	96	462.28
Australasia.....	8	123.25
South Africa.....	2	20.25
Barbados.....	2	14.00
United States.....	258	874.20
Statutes—		
Canada.....	44	44.75
United Kingdom.....	19	48.09
Australasia.....	10	125.00
Barbados.....	5	40.00
British Guiana.....	11	45.00
United States.....	53	152.94
Digests, Encyclopaedias, Indexes.....	152	544.77
Parliamentary.....	124	75.07
Miscellaneous (including Periodicals).....	116	298.00
General Literature.....	33	93.83
	<hr/>	<hr/>
	1,159	\$4,086.62
Volumes purchased.....		746
Volumes bound for the Library.....		299
Volumes presented.....		114
		<hr/>
		1,159

PRESENTATION, 1911.

	<i>Vols.</i>
Hon. Sir Allen Aylesworth, K.C.—North Atlantic Coast Fisheries Arbitration—Proceedings, etc.....	11
Hon. Sir Glenholme Falconbridge—Boote's "Action at Law" (1795 ed.).....	1
Library of Congress—Annual Reports, 1910, 1911.....	2
U.S. Commissioner of Education—Report, 1910.....	1

Vols.

International Law Association—Report, 1910.....	1
American Bar Association—Report, 1910.....	1
Miss Cowen—"Joseph Cowen's Speeches".....	1
University of Toronto—Calendar, 1910-11.....	1
Toronto City Council—Minutes, 1910.....	1
Boston Book Co.—Legal Bibliography, 1907-1909.....	1
E. Thompson Co.—Law Notes, 1910-11.....	1
Grand Trunk R.W. Co.—Reports of Directors, etc., 1899-1910	1
Council of Law Reporting—Ten-Years' Digest, 1901-1910...	6
Dominion and Provincial Statutes, Sessional Papers, etc.....	85

114

The report was adopted, and it was ordered accordingly.

The Treasurer laid on the table a plan of that part of the Osgoode Hall grounds in rear of the Society's buildings, showing the roadway proposed to be laid out by the Government of Ontario and the area to be constructed between the Society's buildings (Law School wing) and the Government buildings to the west thereof.

Convocation approved of the proposed work, and ordered that the Government be at liberty to use the road as laid down on the plan from time to time, and authorized the Treasurer to sign the said plan in duplicate as and for identification thereof, and ordered that the Secretary file one copy with the title deeds of the Society and deliver the other to the Treasurer for delivery by him, after having identified the same, to Sir Charles Moss, Chief Justice of Ontario and President of the Supreme Court of Judicature for Ontario.

Messrs. Johnston (Convener), Bruce, Armour, and the Treasurer, were appointed a committee for the purpose of having a report made on the condition of the portraits belonging to the Society hanging in Osgoode Hall, with full power to have them renovated, repaired and rehung as they may deem advisable.

Convocation then rose.

FRIDAY, 9th February, 1912.

PRESENT:—The Treasurer, and Messrs. Shepley, Clarke, Bicknell, Brewster, Creswicke, Farewell, Harcourt, Hellmuth, Moss, McFadden, McMaster, McPherson, Robinette, and Rowell.

The minutes of the meeting of the 8th December were read and approved.

Mr. Bicknell, from the Legal Education Committee, reported on the following petitions and applications:—

S. W. C. Scott—A student in the third year of 1911-12, wishes to take the remainder of his third year examinations in April, 1913, instead of April, 1912; to have his attendance at lectures in 1911-12 allowed as sufficient, and his examination in December, 1911, combined with his examination in April, 1913, for the purpose of being granted his year. The Committee recommend that if his attendance at lectures in 1911-12 is sufficient the Easter portion of his examination may be postponed until Easter, 1913.

Ordered accordingly.

A. Belanger—Entered in the graduate class in Trinity, 1903; passed his first intermediate examination in Easter, 1904, and his second intermediate in Easter, 1905; wrote on part of the final examination in December, 1907, and passed in the same subjects as were set for examination in December, 1911. He now wishes to complete his final year in 1912, and to combine his attendance at lectures and his examination in 1912 with his attendance and examination in the Fall of 1907, for the purpose of his being granted his final year. The Committee recommend that on payment of \$25.00 on account of Law School fee his petition be granted.

Ordered accordingly:

Mr. Bicknell, from the same Committee, reported on admission of students, Michaelmas term, 1911:—

The following, having given proper notice, and having filed certificate of qualification according to the Rules, and their names having been posted for 30 days and no objection having been received, are entitled to be admitted as of Michaelmas term, 1911:—

Graduate Class—Victor Evan Gray, John Albert Devaney.

Matriculant Class—Eric Lafferty Harvey, Ernest Graeme Joy, Stanley Metcalfe Clark, Marcus Smith, William Cecil Elwood Robinson, Alexander Carew McFarlane, Norman Newton, Gordon McLaughlin, William Edward Morrison, Donald Ross Hossack.

Ordered that the names of the above be entered on the Rolls of the Society.

Mr. Bicknell, from the same Committee, reported:—

That the papers and services of the following are correct, they having passed the required examination, and they are entitled to be called to the Bar and to receive certificates of fitness on completion of their service as articled clerks: Robert Pickard McBride, Abraham Singer, Thomas Reginald Sloan.

That William Henry Walker, who passed his final examination in Michaelmas, 1890, and was on the 17th of November, 1890, ordered to be called to the Bar, had filed a new notice and a new bond and declaration of his identity, and recommended that he be called to the Bar.

That a certificate of fitness as a solicitor be issued to Joseph William McDougall, who was called to the Bar in June, 1909, he having complied with the requirements of the Solicitors' Act and passed the necessary examination.

Ordered accordingly.

Mr. Bicknell, from the same Committee, presented the report of the examiners on the examinations held before Christmas.

FIRST YEAR, 1911-12.

The report of the examiners shews that the following have passed: H. S. Hamilton, E. P. Dowdall, I. Finberg, L. Macaulay, R. B. Law, H. Obee, R. M. Dick, F. E. Hetherington, D. W. Lang, J. W. Gauvreau, W. N. Hancock, S. W. Graham, J. W. Broudy, E. C. Awrey, W. H. Furlong, J. A. Hope, W. Lawr, S. J. Birnbaum, C. H. A. Armstrong, H. S. Robinson, N. M. Young, D. Coffey, R. N. McCormick, G. W. Walrond, H. D. Anger, S. G. Metcalf, C. G. Robertson, T. W. E. Allen, J. F. P. Birnie, E. H. Cleaver, H. E. B. Coyne, H. A. Beckwith, E. R. Thomson, G. D. McLean, R. B. Williams, B. F. Fisher, T. M. Mulligan, P. W. Beatty, W. P. MacKay, A. Singer, W. H. Bennett, J. S. Bell, L. S. LeVernois, V. H. Hattin, L. W. Goetz, H. Morwick, S. Rogers, W. M. Morgan, W. A. Olmstead, E. Bristol, C. B. Henderson, D. G. McIntosh, S. E. Wedd, J. E. Anderson, C. R. Widdifield, C. J. F. Collier, H. H. Ellis, J. A. Donovan, J. M. Forgie, C. W. Carruthers, D. D. McLeod, W. H. Male, J. S. Beatty, G. G. Beckett, F. Regan, W. H. Latimer, A. W. Langmuir, C. G. Mortimer, O. Sauve, W. B. Henderson, E. Pepler, L. Dale, W. J. Grace,

J. G. Holmes, B. H. L. Symmes, C. Carrick, W. L. L. Gordon, E. M. Reeve, L. W. Wood, G. W. Morley, K. Munro, H. A. L. Conn, J. S. Allan, W. McNally, H. H. Donald, G. H. Tennent, E. F. McDonald, W. T. Robb, J. F. Coughlin, J. A. Devaney, W. C. McNaught, S. C. S. Kerr, D. E. Dean, F. H. M. Irwin, D. D. Fish.

The following are reserved for consideration at Easter: O. A. Lauzon, H. T. Stuart, B. P. Fitzpatrick, J. S. McLaughlin, C. H. McKimm, W. W. Evans, J. M. Baird, R. P. Locke, R. L. White, H. Flynn, L. C. Outerbridge.

The report was adopted.

SECOND YEAR, 1911-12.

The report of the examiners shews that the following have passed: G. T. Walsh, J. W. Pickup; G. P. Barlow, T. Crosthwaite (aeq.); J. L. Duncan, P. J. Knox; T. S. Elmore, A. H. Foster, (aeq.); F. G. Dyke, S. Cowan (aeq.); D. A. MacRae; W. J. McCallum, E. Sugarman (aeq.); J. M. Donohue, E. M. Dillon, G. G. McCullough, W. K. Fraser, D. A. Macdonald, G. M. Miller; G. W. Adams, A. J. Gordon (aeq.); N. A. McLarty; N. Phillips, A. L. Fleming, R. R. Evans (aeq.); Miss J. Cairns, M. Herzlich; N. L. LeSueur, J. Wearing (aeq.); B. L. Bedford; H. E. Wallace, R. W. Treleaven (aeq.); J. H. Bone, A. L. Brady (aeq.); M. C. McLean, A. L. Macdonald, C. P. Tisdall (aeq.); N. S. Macdonnell, H. E. Grosch (aeq.); A. Ellis; W. H. Ford, L. S. Cuddy (aeq.); F. H. White; H. F. Parkinson, J. J. Greenon, (aeq.); J. C. McRuer; A. E. Parkinson, J. F. L. Cote (aeq.); C. J. French; W. F. Schwenger, W. H. Cook (aeq.); J. B. Moon, A. J. Fraser (aeq.); S. R. Broadfoot; M. Gordon, H. R. Moses, E. Braden (aeq.); J. H. Flett, H. L. Slaght (aeq.); R. H. G. Ivey, A. C. Bell, J. Y. Murdock, J. M. Green; E. F. Byrnes, W. Proudfoot (aeq.); H. Friedman, G. M. Willoughby (aeq.); G. H. Shover; J. M. Costello, G. P. McHugh (aeq.); D. P. M. Leask, G. R. Forneret, J. H. McDonald (aeq.); R. Phillips, P. D. Wilson, A. Gilmour; D. Campbell, W. K. Murphy (aeq.); R. D. Ponton.

The following are required to make up their deficiency: F. C. Gullen, M. D. McCrimmon; R. W. R. Sherar, J. D. Beasley (aeq.); E. H. Senior, W. B. Sifton; W. A. Dillon, K. W. Wright (aeq.); P. R. Morris, C. S. McGanghey, F. D. O'Flynn, N. D. Tytler, N. L. Croome, A. B. Currey, F. E. Higgerty.

The following, having obtained 50% on each paper, are entitled to write for honours at Easter: G. T. Walsh, J. W. Pickup, G. P. Barlow, T. Crossthwaite, J. L. Duncan, P. J. Knox, T. S. Elmore, A. H. Foster, F. G. Dyke, S. Cowan, D. A. MacRae, W. J. McCallum, E. Sugarman, J. M. Donohue, E. M. Dillon, G. G. McCullough, W. K. Fraser, D. A. Macdonald, G. M. Miller, G. W. Adams, A. J. Gordon, N. A. McLarty, A. L. Fleming, N. Phillips, R. R. Evans, Miss J. Cairns, M. Herzlich, N. L. LeSueur, J. Wearing, B. L. Bedford, H. E. Wallace, R. W. Treleaven, J. H. Bone, A. L. Brady, M. C. McLean, A. A. Macdonald, C. P. Tisdall, N. S. Macdonnell, H. E. Grosch, A. Ellis, W. H. Ford, L. S. Cuddy, F. H. White, H. F. Parkinson, J. J. Greenan, J. C. McRuer, A. E. Parkinson, J. F. L. Coté, C. J. French, W. F. Schwenger, W. H. Cook, A. J. Fraser, S. R. Broadfoot, M. Gordon, H. R. Moses, E. Braden, J. H. Flett, D. H. G. Ivey, A. C. Bell, J. Y. Murdock, J. M. Green, E. F. Byrnes, W. Proudfoot, G. H. Shaver, J. M. Costello, J. H. McDonald, A. Gilmour, D. Campbell, W. K. Murphy, R. D. Ponton, F. C. Gullen, M. B. McCrimmon.

THIRD YEAR, 1911-12.

The report of the examiners shews that the following have passed: J. M. Langstaff, F. C. Carter, A. C. Craig; A. E. Day, W. G. Jackson (aeq.); W. C. Davidson; D. Constable, W. H. Clipsham (aeq.); G. D. Conant, C. M. Johnston, C. V. Langs, J. H. Cavell, J. H. L. Morgan; E. G. McMillan, A. M. Garden (aeq.); N. B. Wormwith, F. J. Foley, M. A. Miller, J. R. Corkery, W. A. Goetz, A. B. Turner, M. J. Folinsbee, E. F. Singer, L. E. Awrey; E. F. Raney, W. G. Atkin (aeq.); H. V. Laughton, W. P. Clement; H. C. Macklem, G. F. Rooney, C. B. Scott (aeq.); H. R. Valin; C. L. Fraser, A. E. Langman (aeq.); G. Keogh, T. B. Malone, S. C. Arrell, A. L. McGovern, W. V. Carey, W. D. Herridge, D. W. Cooper, J. H. Oldham, G. R. Kappele, G. E. Newman, S. W. C. Scott, J. P. Labelle, J. B. Hopkins, J. Cowan, T. H. Simpson, J. O. Robinson, M. K. Lennox, A. B. Collins, A. Cochrane, H. L. O'Rourke, F. G. Mackenzie, P. G. Kiely, J. C. M. Macbeth, E. R. E. Chevrier, C. M. Scott, J. A. Campbell, S. S. Mills, J. H. Shannon, V. J. Callen, S. H. Slater, C. W. Widdifield, R. Smith, H. W. Bethune, D. W. O'Sullivan, H. B. Daw, C. R. Burroughes.

That the following are required to make up their deficiency: B. Boutet, H. G. Smith, H. K. Harris, S. M. Mehr, H. P. Edge, M. Nesbitt, H. E. B. Coyne, E. H. Lancaster, W. C. Goodwin.

That the following had failed: F. H. Hurley.

That the following, having obtained 50% on each paper, are entitled to continue their examinations for Honours at Easter: J. M. Langstaff, F. C. Carter, A. C. Craig, A. E. Day, W. G. Jackson, W. C. Davidson, D. Constable, W. H. Clipsham, G. D. Conant, C. M. Johnston, C. V. Langs, J. A. Covell, J. H. L. Morgan, E. G. McMillan, A. M. Garden, F. J. Foley, M. A. Miller, J. R. Corkery, W. A. Goetz, M. J. Folinsbee, E. F. Singer, L. E. Awrey, H. V. Laughton, H. C. Macklem, G. F. Rooney, C. B. Scott, G. Keogh, J. H. Oldham, J. Cowan, S. H. Slater.

The report was adopted.

Convocation approved of the Ontario Bar Association being allowed to use a page in the Ontario Weekly Notes for the purpose of bringing to the notice of the profession matters under its consideration, and requested Mr. McMaster to intimate the same to the Association and to ascertain what conditions would be required by the publisher.

Convocation then rose.

16th February, 1912.

PRESENT:—The Treasurer, and Messrs. Shepley, Bruce, Ritchie, Watson, Bicknell, Chrysler, Creswicke, Harcourt, Hellmuth, Hodgins, Masten, Moss, McFadden, McPherson, Nesbitt, Robinette, and Wilson.

The minutes of the meeting of 9th February, 1912, were read and approved.

Mr. Watson from the Finance Committee presented the Statement of Receipts and Expenditure for the year ending 31st December, 1911, and moved its adoption.

The Statement was received and adopted, and it was ordered that it be printed and distributed to the profession in accordance with the Statute and Rules in that behalf.

It was then moved by Mr. Watson, seconded by Mr. Shepley—That a special Committee, consisting of the Treasurer, Sir Allen Aylesworth, Messrs. Bruce, Harcourt, Bicknell, McMaster, Hodgins, Moss and Creswicke, and the mover and seconder, be appointed to inquire into and consider the requirements and adequacy of provision for the proper maintenance and improvement of the Law School, the Libraries, the Reports, the buildings, the furnishings, equipments, and staff and service of the Society, including the whole question of the Society's finances, and to report thereon with its recommendations to Convocation at its first meeting in Easter term. The motion was adopted.

A statement was presented by the Finance Committee shewing the estimated Receipts and Expenditure for the current year (1912).

A letter from the Deputy Minister of Militia, Col. E. Fiset, D.S.O., to the Secretary of the Law Society, was read as follows:—

Ottawa, February 9th, 1912.

Sir:

I have the honour to inform you of a proposal of the City of Toronto to pave the street adjacent to Osgoode Hall, known as Osgoode Street.

In view of the disgraceful condition of the thoroughfare, this Department is in sympathy with the proposal if such could be carried out without depreciating the value and reducing the area of the parade ground, which is at present only too restricted for the purposes for which it is required.

If Osgoode Street were paved as proposed a large curb on the north side of the street would be necessary to prevent the surface water from the parade ground from being carried across the said street, and such curb would materially interfere with any man-œuvres on the parade ground.

The proposal that the Department pave the parade ground, thus placing the whole on the one grade and obviating the necessity of the curb cannot be entertained at present owing to financial considerations.

It is understood that the Provincial Government and the City of Toronto will offer no objection to the closing of Osgoode Street to the traffic of wheeled vehicles, and I am therefore to inquire whether the co-operation of the Law Society may be counted on to this end.

Should the suggestion meet with the approval of your Society, it is proposed to plant posts on the Department's property bounding on University Avenue and Chestnut Street, at such intervals as to allow of the passage of pedestrians only.

It is further proposed to place at the ends of the Osgoode Street allowance a gate, a duplicate key of which would be given to the Law Society, so that any vehicles whose destination was the Law Buildings might be admitted at will.

Should these proposals be agreed to, the Department will undertake to grade the whole area thus enclosed with a good coat of crushed gravel, thus greatly improving the appearance of the grounds and rendering them fit for the purposes for which they are intended.

It is hoped that your Society may be able to give this matter its sympathetic consideration, and that I may be informed of your decision at an early date.

I have the honour to be, Sir, your obedient servant,

E. Fiset, Colonel,

Deputy Minister.

Convocation then took up the subject of Col. Fiset's application, and resolved that, whereas on 11th June, 1909, after careful consideration of a similar application, Convocation was of the opinion that Osgoode Street should not be closed, Convocation now records that it remains of the same opinion. Carried on a division.

It was further ordered that Col. Fiset's letter be acknowledged.

A letter of the 9th February, 1912, from the Kenora Law Association, relating to the application of George Guise Bagley for admission to the Society, was read, and it was ordered that a copy be transmitted to the Special Committee on Legislation appointed on the 8th February.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA.

FRIDAY, 1ST MARCH, 1912.

Special meeting of Convocation held on Friday, 1st March, 1912, at 11 o'clock a.m. convened by the Treasurer pursuant to Rule 12.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Osler, Shepley, Ritchie, Watson, Bicknell, Brewster, Creswicke, Dewart, Harcourt, Hellmuth, Hodgins, Kerr, Lennox, Logie, Moss, McFadden, MacKay, McMaster, McPherson, Proudfoot, Robinette and Wilson.

The minutes of the meeting of 16th February were read and approved.

The Treasurer read the call for the meeting as follows:—

OSGOODE HALL, 20th February, 1912.

Under authority of Rule 12, I hereby appoint Friday, the 1st day of March, 1912, at the hour of eleven o'clock a.m., for a special meeting of Convocation at Osgoode Hall, for the purpose of considering the resignation of the Secretary of the Society, placed in my hands the 19th February, 1912, and for the purpose of appointing a successor.

ÆMILIUS IRVING,
Treasurer.

The Treasurer read the advertisements that had appeared in the daily papers in Toronto, from the 20th to 24th February, inclusive, and in the *Weekly Notes* of 21st and 28th February,

The Treasurer read the applications of 37 candidates in response to the advertisement.

Convocation then proceeded to elect a Secretary and sub-treasurer.

A ballot being taken Mr. Edwin Bell, Barrister of Toronto, was elected Secretary and sub-treasurer and it was ordered that he be formally notified thereof.

Convocation then rose.

Read in Convocation and approved, this 23rd day of May, 1912.

ÆMILIUS IRVING,
Treasurer.

LAW SOCIETY OF UPPER CANADA.

EASTER TERM, 1912.

MEETING OF CONVOCATION.

THURSDAY, 23rd May, 1912.

PRESENT:—The Treasurer and Messrs. Bicknell, Harcourt, McPherson, Johnston, Glenn, Cowan, Robinette, McFadden, Armour, Sir George Gibbons, Moss, Kerr, Osler, Bruce, Shepley, Proudfoot, Ritchie, Northrup, Logie and Rowell.

The Treasurer took the chair pursuant to statute.

The minutes of Convocation of Friday, the 1st of March, 1912, were read and approved.

On motion of Mr. Shepley, seconded by the Honourable Featherston Osler, Sir Æmilius Irving was elected Treasurer.

On motion of Mr. Shepley, Messrs. McFadden, Bicknell, Bruce, McPherson, Armour, Sir George Gibbons and the mover, were appointed a Special Committee to strike the standing committees for the ensuing year, and they reported as follows:—

Finance.—Messrs. Watson, Bruce, Sir George Gibbons, Harcourt, Kerr, Logie, Masten, Moss, McPherson, Northrup, Proudfoot, Robinette, Rowell and Shepley.

Library.—Messrs. Shepley, Sir Allen Aylesworth, Blake, Chrysler, Farewell, Harcourt, Hodgins, Lennox, Lynch-Staunton, Nesbitt, Osler, Ritchie, Rowell.

Reporting.—Messrs. McMaster, Armour, Bicknell, Cowan, Creswicke, Hellmuth, Lash, Lynch-Staunton, Masten, Moss, McPherson, Ritchie, Shepley and Watson.

Legal Education.—Messrs. Bicknell, Armour, Creswicke, Dewart, Harcourt, Lash, Lynch-Staunton, Masten, Moss, McFadden, McMaster, McPherson, Ritchie and Watson.

Discipline.—Messrs. Bruce, Brewster, Cowan, Dewart, Farewell, Hellmuth, Hodgins, Hoskin, Johnston, Kerr, Logie, McMcFadden, Nesbitt, Shepley and White.

Journals and Printing.—Messrs. McPherson, Bicknell, Brewster, Clarke, Creswicke, Sir George Gibbons, Glenn, Hodgins, Lennox, McFadden, Proudfoot and Robinette.

County Libraries.—Messrs. McFadden, Brewster, Cowan, Creswicke, Chrysler, Farewell, Glen, Guthie, Lennox, Logie, Northrup, Proudfoot, Wilson.

The report was adopted.

Mr. W. H. Cross was appointed auditor for the current year ending the 1st day of Easter Term, 1913.

A special Committee composed of Messrs. Osler, Shepley, and Johnston was appointed to draft notices of the death, career and general regret of the late Honourable Edward Blake and the late Honourable J. P. Mabee, both in their time, Benchers and members of Convocation. The Committee presented a report which was adopted, that an entry be made on the records in the following terms:—

Convocation records with sincere regret the death of the late Honourable Edward Blake, M.A., K.C., P.C., LL.D., which took place on the 1st day of March, 1912, in the seventy-ninth year of his age. Mr. Blake was born in the Township of Adelaide in the County of Middlesex, in Ontario, on the 13th day of October, 1833, and was the eldest son of the late Honourable William Hume Blake, first Chancellor of Upper Canada. He was educated at Upper Canada College and the University of Toronto. In 1856 he was called to the Bar of the late Province of Upper Canada; in 1864 he was appointed one of Her late Majesty's Counsel, learned in the law. He was for a time an examiner and a lecturer for the Law Society. In 1871 he was elected a member of Convocation, and in 1879 he became the Treasurer of the Law Society, which office he held until 1893. He was Chancellor of the University of Toronto in 1876, and was continuously re-elected to that office until his resignation in 1900.

Mr. Blake was elected in 1867 to a seat in the House of Commons and in the Legislature of Ontario. In 1869 he became the Liberal Leader in the Legislature and in 1871 was chosen Premier of Ontario. Upon the abolition of dual representation Mr. Blake resigned his seat in the Provincial Legislature and thenceforth sat only in the House of Commons. In 1875 he became Minister of Justice and Attorney-General for

Canada and during his tenure of that office the Supreme Court of Canada was established. In 1880 he was chosen Leader of the Liberal Party in the House of Commons, which post he held until 1887.

In 1891 Mr. Blake retired from the Canadian House of Commons and in 1892 identified himself with the Irish Parliamentary Party and was elected for the Constituency of South Longford in the British House of Commons. From 1892 until he was forced by failing health to retire in 1908, he continued to represent South Longford and resided in England. He was a Member of the Executive Committee of the Irish Parliamentary Party and in 1894 was appointed a member of the Royal Commission to inquire into the financial relations between Great Britain and Ireland. From 1908 until his death he resided in Toronto.

Convocation desires to record its appreciation of the eminent services rendered by Mr. Blake, not only as a member of this Convocation, and of the University of Toronto, but in the wider spheres of the Legislatures of his native country and the Parliament of Great Britain and Ireland.

Convocation records with sincere and deep regret the death of the Honourable James Pitt Mabee, Chairman of the Board of Railway Commissioners for Canada, which took place at Toronto, on the 6th day of May, 1912. The late Mr. Mabee was born at Port Rowan, Ontario, on the 5th of November, 1859, and in 1877 was entered in the books of the Law Society of Upper Canada as a student-at-law. He was called to the Bar in Michaelmas term, 1882, and practised at Listowel, at Stratford, and afterwards at Toronto. In 1901 he was appointed one of His Majesty's Counsel, learned in the law, and on June 3rd, 1904, was elected a Benchler to fill the vacancy created by the appointment of the Hon. Mr. Justice Idington to the Bench.

On the 17th of November, 1905, the late Mr. Mabee was appointed one of the Justices of the Chancery Division of the High Court of Justice for Ontario, and in the same year was made a member of the International Waterways Commission. In 1906 he was appointed one of the Commissioners for the Revision of the Ontario Statutes.

The last of his appointments to the public service was made in 1908, when he became Chairman of the Board of Railway Commissioners for Canada, which office he filled up to the time of his death.

Convocation desires to record with keen appreciation its sense of the valuable services of Mr. Mabee as a member of Convocation and as one of the Judiciary of this Province, and also, in a special degree, the distinction of his public career as Chairman of the Dominion Railway Board.

On the report of Mr. Bicknell, chairman of the Legal Education Committee, it was ordered:—

That a demonstrator be appointed in addition to Mr. C. C. Robinson and that as the latter's term expires on the 31st of July, 1912, advertisement be made for two demonstrators to be appointed for one year from the 1st of August, 1912; that advertisement be made for a lecturer in Equity, the appointment to be made for two years expiring the 1st of June, 1914, and that a special call to the Bench be made for the 14th of June, 1912, to consider the applications.

Mr. Shepley presented the report of the Special Committee on Finances appointed by Convocation on the 16th of February last. The report was read and received and it was ordered that it be taken into consideration at the regular meeting on Friday, the 14th of June, 1912, and that a Special Call to the Bench be made to consider the said report on that day.

Mr. McFadden, Chairman of the County Libraries Committee presented the following report:—

To the Benchers of the Law Society of Upper Canada in Convocation:

The County Libraries Committee beg to report as follows:—

1. That the County of Renfrew Law Library Association has transmitted to the Society proof of its incorporation and a copy of its declaration of incorporation and by-laws containing the provisions required by Rule 66 and proof that the sum of \$320.00 has been paid in by its members and that it has acquired a suitable room for its library.

2. Your Committee recommends that the initiatory grant from the Society of an amount equal to double the amount of the contributions in money actually paid, not exceeding the maximum sum of \$20.00 for each practitioner in the County, be paid to the said Association pursuant to Rule 68.

All of which is respectfully submitted.

W. H. McFADDEN.

Chairman.

The report was received and adopted and ordered to be acted upon when a declaration as to the number of practitioners in the County of Renfrew shall have been made and filed with the secretary.

The report of the Finance Committee as to caretaking and catering, presented by Mr. Harcourt in the absence of the Chairman of the Finance Committee, was ordered to stand for consideration until the 25th of May, 1912, and at same time Convocation consider the report of the Special Committee appointed 18th May, 1911, on the same subject.

Mr. Bruce, for the Discipline Committee, presented the following report:—

To the Benchers of the Law Society of Upper Canada in Convocation:

The Discipline Committee beg to report that a complaint was made to the Society against James W. Curry and B. H. Ardagh, two members of the Society, in respect to two actions, namely, Burnett vs. The Toronto Railway Company and Smalling vs. The Toronto Railway Company, brought in the County Court for the County of York, which came up for trial before His Honour Judge Morgan when it appeared by the admission of the plaintiff, Burnett, in his action, that he had sustained no such injury as mentioned in his statement of claim. The Committee procured a copy of the evidence given at the trial in the Burnett action, and at a Meeting of the Committee held on the 18th of April, 1912, a resolution was adopted as follows:—

“That Convocation be requested to authorize the Committee to make a complete inquiry into the matter of the recent actions

in the County Court of *Burnett vs. The Toronto Railway Company* and *Smalling vs. The Toronto Railway Company*, in so far as the same may, either now or on such enquiry, appear to involve any member of the profession in any impropriety."

It appears from newspaper report, submitted herewith, that the criminal charge against Mr. Curry which was pending on 18th of April last, has since been disposed of at the Assizes, Mr. Curry having made an apology to the Court which was accepted by the trial Judge, Mr. Justice Latchford.

The copy of evidence and report from the *News* of May 16th, 1912, are submitted.

A. BRUCE,
Chairman.

The report was read and adopted and it was ordered that the Discipline Committee make the inquiry in terms of the above Resolution.

Mr. Bruce for the Special Committee appointed on the 8th of February, 1912, presented the following report:—

To the Benchers of the Law Society in Convocation assembled:

The Committee appointed on 8th February, 1912, to deal with all matters affecting the Law Society or the practice of Law in Ontario, at the then present Session of the Legislative Assembly, and to deal also with the two letters from the Carleton Law Association, dated 30th January, 1912, and with the applications by Messrs. Harry Sanders and James G. Guise-Bagley, for special Acts admitting them to practice Law in Ontario, beg to report as follows:—

1. That the Committee appeared before the Private Bills Committee when the applications of Harry Sanders and James G. Guise-Bagley came before that Committee, with the result that the Private Bills Committee reported against the said applications.

2. As to the Communications from the County of Carleton Law Association,—provision has been made in the Act respecting Solicitors, passed at the last Session of the Legislature, en-

titling a Solicitor Mortgagee to charge profit costs, and in the same Act a Solicitor who is a Director of a Trust Company is declared entitled to receive compensation for all business transacted, or acts done by him or the firm of which he is a member in connection with any matter in which the Company acts as Trustee.

3. As to the other communication from the County of Carleton Law Association,—A Commission has been appointed by the Government to revise and consolidate the High Court Rules and Tariffs, and the Board of County Judges are working on kindred matters in the County and Surrogate Courts.

The letters from the County of Carleton Law Association are returned herewith.

All of which is respectfully submitted.

Toronto, 23rd May, 1912.

A. BRUCE,
Convener.

The report was received and adopted.

Mr. Johnston presented the report of the Special Committee appointed on the 8th day of February, 1912, which is as follows:—

REPORT OF SPECIAL COMMITTEE composed of Sir Æmilius Irving, E. F. B. Johnston, A. Bruce and E. Douglas Armour, appointed on the eighth day of February, 1912, by Resolution of Convocation to inquire into and consider the cleaning, repairing and arrangement of the portraits in Osgoode Hall:—

Your Committee has made a personal examination of all the portraits now hanging in the Hall. It is not deemed necessary to put these pictures through the modern cleaning process, but it is believed that if they are carefully washed and re-varnished, their appearance will be very much improved. A few of the frames will have to be re-gilt. The pictures will have to be re-stretched in order to get the surface smooth and prevent injury to the paint.

Your Committee also recommend the hanging of four of the

large portraits of the Chief Justices of the Court of Appeal in the corridor of the Court of Appeal room.

Owing to the lack of color and the entire absence of any kind of decoration in the Appeal Room interior, your Committee suggest that three of the smaller portraits of the Chief Justices of Ontario should be hung in suitable places within the room itself, and that the Government should be requested to carry out some moderate scheme of draping such panels of the room as are too small to receive portraits. In this way, and at a very small outlay, the room could be made more dignified and certainly much more effective. At present the walls are cold, bare and uninteresting. The room is fine in architectural proportion, and only requires a few notes of color to make it exceedingly handsome.

The proposed changes have not yet been discussed with the Judges of the Court of Appeal.

The estimates received by your Committee involved much more extensive work than is found after personal examination to be necessary. These estimates are submitted herewith.

The estimates for the work suggested by your Committee have not yet been given, but they will be of a comparatively small sum.

All of which is respectfully submitted.

(Sgd.) E. F. B. JOHNSTON,
Chairman.

The report was received, read and adopted. The Committee was directed to continue to act and carry out the recommendations made.

The Treasurer laid before Convocation the blue print plans for the proposed improvements of the area between the Law Society's building and the Government portion of the building, which Mr. H. R. Heakes sent from the Architect's Office in the Department of Public Works for the inspection of the Benchers.

The Treasurer submitted to Convocation the following correspondence on the subject of the closing of Osgoode Street:—

MINISTER'S OFFICE.

OTTAWA, April 15th, 1912.

DEAR SIR ÆMILIUS,—In glancing over the list of Benchers of the Law Society of Ontario, it is observed that your name stands prominent, and as I have always had a most kindly regard for you since my early days in Toronto, I take the liberty of addressing you on the following subject.

Being in Toronto on Friday evening last and learning that the Highlanders were drilling, I naturally turned my steps toward the Drill Hall. During the Drill only half of the Regiment could operate at one time. I went outside and examined the area between Osgoode Hall grounds and the Drill Hall, and found it one vast area of mud.

The Law Society control the roadway, while the Militia Department controls the balance. To my mind it would not do to close this area up and put on gates, but could we not pave it, and meet your wishes in some way, preventing its being a regular thoroughfare for heavy vehicles? In other words, would it be agreeable to you, in case posts were placed along with a chain fastened to one end from the top of one to the top of the other, so arranged that when Osgoode Hall would want to use the roadway, the chain might be merely unhooked and thrown to one side.

If you would agree to this, I think the City and Militia Department could agree on paving the area, which could be lighted, and on nice summer evenings the whole regiment could be drilled, one half in the Hall, and the other half outside.

Will you kindly think the matter over and I shall be very much obliged if you can see your way clear to accede to this proposition.

I think you are absolutely right in refusing to have gates under lock and key on the property, but the chain would permit you all the use of it that is necessary, and would be a communication to the general public that the road was not intended for a general thoroughfare. As it is now, it is avoided on account of its inferiority.

Thanking you in advance for your kindly consideration.

Faithfully,

SAM HUGHES.

SIR ÆMILIUS IRVING, K.C.,

Osgoode Hall, Toronto, Ont.

27TH APRIL, 1912.

THE HONOURABLE COLONEL HUGHES,

Minister of Militia and Defence, Ottawa:

DEAR COLONEL HUGHES.—I have to acknowledge the courtesy of your letter of 15th instant. The Law Society is not in any sense responsible for the conditions that exist with regard to Osgoode Street and which your letter describes. They arise:

(1) From the negligence of the Civic authorities with regard to putting the street into a proper state of repair.

(2) From the same authorities permitting the government to use the street as a spoil ground in connection with the building operations recently carried on in the grounds of Osgoode Hall.

(3) From the constant cutting up of the surface by the large assemblages for show purposes permitted by the Militia authorities in and adjoining the drill shed.

The Law Society has not in any way contributed to these conditions.

If you will give me an opportunity of waiting upon you when you are next in Toronto I shall be glad to show you upon the ground the circumstances which necessarily make Osgoode St. a thoroughfare.

The Benchers do not meet until 23rd May next, when I shall place your letter before them.

I remain, Dear Colonel Hughes,

Yours faithfully,

ÆMILIUS IRVING.

MINISTER'S OFFICE.

OTTAWA, May 1, 1912.

DEAR SIR ÆMILIUS,—I am in receipt of your letter of the 30th ultimo.

It will afford me pleasure, the first time I am in Toronto, to do myself the honour of calling upon you.

Faithfully,

SIR ÆMILIUS IRVING,

SAM HUGHES.

Osgoode Hall, Toronto, Ont.

Mr. McPherson, for Mr. Hodgins, gave notice that at the next meeting of Convocation he would move the following resolution:—

“That a committee, consisting of Messrs. Bicknell, McPherson, Dewart, Armour, Moss, Johnston, and the mover, be appointed to represent the Law Society in connection with the proposed Federal Square and the buildings to be erected thereon so far as they include a court house or other building likely to be used by the Legal Profession and that such committee have power to act in connection therewith reporting to Convocation their action from time to time.”

Convocation then rose.

MEETING OF CONVOCATION.

SATURDAY, 25th May, 1912.

PRESENT:—The Treasurer and Messrs. Armour, Bicknell, Creswicke, Dewart, Farewell, Harcourt, Hodgins, Johnston, Kerr, Masten, Moss, McFadden, McMaster, McPherson, Robinette, Shepley and Watson.

The Treasurer took the chair pursuant to statute.

The minutes of Convocation of Thursday, the 23rd of May, 1912, were read and approved.

Mr. Bicknell for the Legal Education Committee reported and recommended as follows:—

That the request of Mr. Long, the chief examiner, for a further allowance to examiners for setting questions and examining papers of supplementary examinations, be not granted.

That the petition of H. J. Stewart, a first year student, asking to have his marks on Real Property increased, be not granted.

That the petition of J. D. O'Brien, a candidate for admission in Easter Term, 1912, asking to be admitted as a member of the Society notwithstanding that his matriculation examination was passed in 1901, be granted.

That the petition of J. A. Christilaw, candidate for admission in Hilary Term, 1912, asking to have allowed his certificate of matriculation in 1906, be granted.

That the petition of R. P. Locke, a first year student, asking to have re-read his paper on Real Property, be not granted.

That the petition of John Callahan, who was admitted as a student in Easter Term, 1911, and entered into articles dated 13th of February, 1911, and filed the 14th of July, 1911, asking to have the filing allowed as of May 12th, 1911, be granted.

That the petition of Bernard Collins, a third year student who was admitted in Trinity Term, 1907, asking to be admitted as of Easter Term, 1907, be refused, his fees for admission not having been paid until Trinity Term, 1907.

That the petition of Stanley S. Mills, a third year student, asking to have allowed the filing of his assignment of articles dated the 18th of May, 1910, and filed the 29th of September, 1910, be granted.

That the petition of Thomas B. Malone, asking to have allowed the filing of his articles which were dated 17th of May, 1909, and filed the 1st of Septemeber, 1909, be granted.

That the request of the Osgoode Legal and Literary Society that medals be presented to each of the four winners of the Intercollegiate Debating Contest held during the school year just expired, be not granted.

That the following gentlemen, who have passed the third year examinations in April, 1912, according to the reports of the examiners, be allowed their examination:—

J. M. Langstaff, W. G. Jackson, A. C. Craig, F. C. Carter, A. E. Langman, A. E. Day, D. L. Constable, W. G. Atkin, H. V. Laughton, C. B. Scott; M. A. Miller, E. G. McMillan (æq.); H. B. Wormwith; J. H. L. Morgan, E. F. Raney (æq.); J. H. Cavell, W. H. McLelland (æq.); C. V. Langs, C. M. Johnston, L. E. Awrey, W. A. Goetz, W. H. Clipsham, H. B. Daw, F. J. Foley, J. H. Shannon; D. W. O'Sullivan, W. C. Davidson (æq.); G. F. Rooney; G. E. Newman, A. L. McGovern (æq.); E. F. Singer, H. L. O'Rourke, H. K. Harris, S. C. Arrel, Geo. Keogh, H. R. Valin, A. M. Garden, C. L. Fraser, J. R. Corkery, A. Cochrane, W. D. Herridge, W. D. Cooper; M. K. Lennox, H. C. Maclem (æq.); S. H. Slater; B. Collins, J. A. Campbell (æq.); M. J. Folinsbee, J. Cowan, Jr., V. J. Callen, P. G. Kiely, A. B. Turner; G. R. Kappele, W. V. Carey (æq.); M. Nesbitt, G. D. Conant, J. O. Robinson; H. T. Simpson, W. P. Clement (æq.); S. S. Mills, C. W. Widdifield, H. P. Edge, F. G. Mackenzie, J. A. P. Labelle; H. W. Bethune, H. E. B. Coyne (æq.); J. H. Oldham, J. B. Hopkins, E. H. Lancaster, J. J. B. Boutet, Robert Smith, J. C. M. Macbeth, T. B. Malone, A. H. Fleishman.

That the examinations of the following gentlemen who have made up their deficiencies in the Christmas Examinations as required of them, be allowed:—Howard K. Harris, M. Nesbitt, H. E. B. Coyne, J. J. B. Boutet.

That the following gentlemen having passed their examinations in their regular years and having obtained 50 per cent. on each paper and 75 per cent. of the aggregate on the Christmas and Easter Examinations, are entitled, on completion of their course to be called with honours:—J. M. Langstaff, A. C. Craig, F. C. Carter, W. G. Jackson, A. E. Day.

That the following gentlemen being the first three entitled to be called with honours should be awarded medals under Rule 181 as follows:—J. M. Langstaff (gold medal), A. C. Craig (bronze medal), F. C. Carter (bronze medal).

That the Chancellor Van Koughnet Scholarship, under the

conditions made by Convocation, be awarded to J. M. Langstaff, who obtained first place in the graduating class for Call to the Bar.

That the Christopher Robinson Memorial Scholarship be awarded to A. C. Craig, he having taken honours in the second and third years, and in due course having taken first place in the examination for the third year next after the winner of the Chancellor Van Koughnet Scholarship.

That the following Special Students passed the third year examinations:—W. H. McLelland, A. H. Fleishman.

That the following gentlemen whose papers and services are correct and who have passed the required examinations should be called to the Bar:—

Arthur Campbell Craig (with honours and bronze medal and Christopher Robinson Memorial Scholarship), Frederic Charteris Carter (with honours and bronze medal), Alfred Ernest Day (with honours), Frank Gordon Mackenzie, William Humphrey Clipsham, Wesley Andrew Goetz, Cecil Vanroy Langs, Stanley Stuart Mills, Joseph Avila Paul Labelle, John Harold Lloyd Morgan, George Edmund Newman, Gordon Daniel Conant, Charles Bevers Scott, Clifton Medley Johnston, James Henry Shannon, John A. Campbell, William Vincent Carey, William Pope Clement, Henry Everyll Bowes Coyne, William Duncan Herridge, Thomas Basil Malone, Edward Gordon McMillan, Arthur Lawrence McGovern, Edward Hamilton Lancaster, Moore Armstrong Miller, Jean Justin Bernadin Boutet.

That the following gentlemen who have passed the required examinations and whose papers and services are correct should receive their certificates of fitness as solicitors:—Frank Gordon Mackenzie, Joseph Avila Paul Labelle, Frederic Charteris Carter.

That the following gentlemen who have passed the required examinations and whose papers and services are correct should receive their certificates of fitness on completion of their service as articled clerks:—William Humphrey Clipsham, Wesley Andrew Goetz, Cecil Vanroy Langs, Stanley Stuart Mills, John Harold Lloyd Morgan, George Edmund Newman, Alfred Ernest

Day, Gordon Daniel Conant, Charles Bevers Scott, Clifton Medley Johnston, John A. Campbell, William Vincent Carey, William Pope Clement, Henry Everyll Bowes Coyne, Arthur Campbell Craig, William Duncan Herridge, Thomas Basil Malone, Edward Gordon McMillan, Arthur Lawrence McGovern, Edward Hamilton Lancaster, Moore Armstrong Miller, Jean Justin Bernadin Boutet.

That Alexander Aeneas McDonald who was duly admitted and enrolled as a solicitor and has been in actual practice for over ten years and having complied with the provisions of the statute in that behalf, should be called to the Bar.

That the petition of Harry Sanders, a graduate in Arts of the University of Dublin and in law of the University of the Cape of Good Hope and a Solicitor of the Supreme Court of the Cape of seven years' standing, asking that the statute requiring service for one year be dispensed with and he be called to the Bar and admitted as a solicitor on one month's service under Articles, he having served the firm McCarthy, Osler, Hoskin & Harcourt as clerk for twelve months, be not granted.

That the request of John King, K.C., one of the lecturers in the Law School to have his salary increased be referred to Convocation.

That the petition of M. C. Pritchard, who entered the Society in Trinity Term, 1911, as a matriculant and who is a second year undergraduate of Queen's University, asking leave to attend the Law School in 1912-13, his intention being to continue his Arts course in Queen's, and to be allowed to be transferred then to the graduate class, be not granted.

That the following gentlemen having given due notice and having produced certificates of qualification complying with the rules of the Society and their names having been posted for thirty days and no objection having been received, should be admitted as students-at-law as of Hilary Term, 1912.

I. *Graduate Class*.—William George Hanna, Duncan McArthur.

II. *Matriculant Class*.—Robert Thomas Bethune, Hugh Kingsley Campbell, Clarence Whitfield Moorehead, Ernest

Reece Kappeler, Ross William Omerod, Arthur Waldo Guertin, Ewart Gladstone Brinkley, Harold Leonard Palmer, John Wesley Freeborn, Harvey LeRoy Barnes, George Samuel Dudley, Ralph Howard Yeates, John Arthur Christilaw.

That the petition of J. C. M. Macbeth, a third year student in the graduate class, who was entered in Trinity Term, 1909, has passed his final examinations, was articled to F. L. Bastedo by articles dated 28th June, 1909, but did not begin to serve until 25th September, 1909, and continued until October 19th, 1909, when he entered the service of J. A. MacIntosh and continued until the present time, but the articles were not assigned until 7th June, 1911, asking to have his services allowed on his filing and serving under supplementary articles from 10th September to 25th September, 1912, be not granted.

That the petition of W. H. Kirkpatrick, who was called to the Bar on 9th June, 1911, and ordered to be admitted as a solicitor as soon as he completed his service, asking that he be allowed to file his assignment of articles *nunc pro tunc* and that service under them be allowed to the date of their expiration, be granted.

The report was adopted.

The request of Mr. John King, K.C., referred to Convocation in the above report, was refused.

The report of the Principal of the Law School was received and read.

The report is as follows:—

THE LAW SCHOOL, Osgoode Hall,

Toronto, 8th May, 1912.

James Bicknell, Esq., K.C.,

Chairman, Legal Education Committee:

DEAR SIR,—I beg to report as follows in regard to the work of the Law School for the term of 1911-1912.

The number of students registered have been:

First year	111
Second year	97
Third year	84

Total 292

I have set out in Schedule the names of the students who have duly attended the lectures, and in Schedule B the names of those who have been prevented from duly attending by illness or other good cause. The number of lectures delivered have been as follows:—

The Principal	234
Mr. King, K.C.,	89
Mr. McG. Young, K.C.	88
Mr. J. D. Falconbridge	97
Mr. S. Denison, K.C.	102
Mr. C. Robinson	14
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Total	624

In addition ten special lectures were delivered to the Third year. I annex a schedule of the lectures as arranged for the past term.

The discipline and attention of the School was in all respects satisfactory.

The lectures on Practical work delivered by Mr. Robinson were much appreciated by the students and were, I believe, of much value. The result of what was an experiment in this direction makes me recommend the appointment of at least one additional demonstrator in Practical Work. In this way the First and Second years will be able to obtain instruction, and the work in the Third year can be made less elementary than it necessarily was in the last term.

As I am aware that a number of important matters affecting the Law School are under the consideration of a Special Committee, I do not make any further recommendations.

N. W. HOYLES,
Principal.

SCHEDULE OF SPECIAL LECTURES.

MORNING LECTURES, 9 A. M.

Jan. 12th.—“Municipal By-laws.”

The Hon. Mr. Justice Middleton.

Jan. 19th.—“Municipal By-laws.”

The Hon. Mr. Justice Middleton.

Jan. 26th.—“Certiorari and Prohibition.”

W. H. Blake, Esq., K.C.

Feb. 2nd.—“The Business Side of Law.”

John H. Moss, Esq., K.C.

Feb. 9th.—“The Solicitor’s Act.”

Hamilton Cassels, Esq., K.C.

Feb. 16th.—“Accounting as it Affects Solicitors.”

Walter S. Andrews, Esq., S.C.A.

Attendance at these Lectures is voluntary.

AFTERNOON LECTURES, 4.30 P. M.

Jan. 12th.—“The Municipal Act.”

The Hon. Sir Charles Moss, LL.D., Chief Justice of Ontario.

Jan. 19th.—“Duties of Municipalities in Regard to Highways.”

His Hon. Judge Denton, LL.B., Judge of the County Court of the County of York.

Jan. 26th.—“Duties of Municipalities in Regard to Highways.”

His Hon. Judge Denton, LL.B., Judge of the County Court of the County of York.

Feb. 2nd.—“Duties of Municipalities in Regard to Highways.”

His Hon. Judge Denton, LL.B., Judge of the County Court of the County of York.

Feb. 9th.—“The Municipal Act.”

The Hon. Sir Charles Moss, LL.D., Chief Justice of Ontario.

Feb. 16th.—“Certain Sources of the Law.”

The Hon. Mr. Justice Riddell.

Feb. 23rd.—“The Law of Banking.”

Z. A. Lash, Esq., K.C., LL.D.

Attendance at these lectures is obligatory.

N. W. HOYLES,

Dated 4th January, 1912.

Principal.

Mr. Hodgins moved in accordance with his Notice as follows:—

“That a committee, consisting of Messrs. Bicknell, McPherson, Dewart, Armour, Moss, Johnston, and the mover, be appointed to represent the Law Society in connection with the proposed Federal Square and the buildings to be erected thereon, so far as they include a court house or other buildings likely to be used by the Legal Profession, and that such committee have power to act in connection therewith reporting to Convocation their action from time to time.”

Convocation adopted the motion and ordered accordingly.

The following letter from Mr. J. R. Roaf was read:—

TORONTO, Feb. 27th, 1912.

W. G. Eakins, Esq.,

Librarian, Osgoode Hall, Toronto.

DEAR SIR,—I have in my possession a bound brief in the case of the Commercial Bank vs. The Great Western Railway in an action that was started just fifty years ago.

The present Treasurer of the Law Society, Sir Æmilius Irving, being solicitor for the defendants. This brief contains a complete record of the case from the issue of the writ to the judgment of the Privy Council in England. I thought it might be well to present it to the Law Society as an interesting memento in connection with the various celebrated lawyers and Judges whose names are given in it.

I spoke to Sir Æmilius about the matter and he has given his consent that the brief should be presented to the Law Society for the library. It would be useful for many of the present young practitioners to look at it and learn that though they think they know how to prepare a case, still they can learn something from the careful manner in which this brief was prepared fifty years ago by our highly respected Treasurer.

Yours truly,

JAS. R. ROAF.

Convocation directed the Secretary to reply thanking Mr. Roaf and accepting the volume which he tendered.

The following gentlemen were introduced and called to the Bar:—Arthur Campbell Craig, Frederic Charteris Carter, Alfred Ernest Day, Alexander Æneas McDonald, Frank Gordon Mackenzie, William Humphrey Clipsham, Wesley Andrew Goetz, Cecil Vanroy Langs, Stanley Stuart Mills, Joseph Avila Paul Labelle, John Harold Lloyd Morgan, George Edmund Newman, Gordon Daniel Conant, Charles Bevers Scott, Clifton Medley Johnston, John A. Campbell, William Pope Clement, Henry Everyll Bowen Coyne, William Duncan Herridge, Thomas Basil Malone, Edward Gordon McMillan, Arthur Lawrence McGovern, Edward Hamilton Lancaster, Moore Armstrong Miller, Jean Justin Bernadin Boutet.

Convocation then rose.

MEETING OF CONVOCATION.

FRIDAY, 14th June, 1912.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons and Messrs. Bicknell, Bruce, Creswicke, Dewart, Farewell, Guthrie, Hellmuth, Hoskin, Lennox, Masten, Moss, McFadden, McPherson, Ritchie, Robinette, Rowell, Shepley, Watson, Wilson and White.

The Treasurer took the chair pursuant to statute.

The minutes of Convocation of Friday, the 25th of May, were read and approved.

Mr. Bicknell for the Legal Education Committee reported and recommended as follows:

1. That the petition of W. H. Kirkpatrick, who was called to the Bar, 9th June, 1911, and ordered to be admitted as a solicitor as soon as his service was completed, and was articulated to C. S. Leitch by articles dated 9th May, 1908, which were assigned to Frank Arnoldi on the 1st October, 1908, and served the latter, under the said assignment, from the 1st of October, 1908, until the expiration thereof and the said C. S. Leitch hav-

ing given a certificate that the said Kirkpatrick was absent from his office from the 9th May, 1908, to the 1st October, 1908, with his permission, asking that his service be allowed and that a certificate of fitness may issue to him, be granted.

2. That the petition of W. Graham Atkin, who passed his third year examination for Call to the Bar at Easter, 1912, (being eighth on the list) and who by inadvertence failed to file his articles to T. W. Crothers, dated 2nd July, 1907, and on learning they were not filed, filed a duplicate original on 31st May, 1912, asking that his service be allowed and that the filing be allowed *nunc pro tunc*, be granted.

Lecturer in Equity and Demonstrators.

The following applications have been received for the position of Lecturer in Equity in pursuance of advertisement in the *Globe, Mail and Empire* and *World* on June 1st, 5th and 8th and in the *Weekly Notes* of June 5th, 1912—

For Lecturer.

J. D. Falconbridge, M.A., Toronto....(E.) 1899.

For Demonstrators.

Harold W. A. Foster, LL.B., Toronto..(T.) 1909

C. F. Ritchie, M.A., LL.B., Toronto....(E.) 1910.

H. E. McKittrick, Toronto.....(E.) 1909.

C. C. Robinson, Toronto.....(T.) 1907.

John Jennings, Toronto.....(T.) 1899.

Mr. McGregor Young has written June 13th, 1912, resigning his position of Lecturer to take effect 1st October, 1912.

All of which is respectfully submitted,

JAMES BICKNELL,

Dated June 14th, 1912.

Chairman.

The report was adopted.

Mr. James Henry Shannon, who was ordered to be called to the Bar by Convocation, on May 25th, 1912, was introduced and called to the Bar.

The consideration of the report of the Finance Committee on Catering and of the report of the Special Committee appoint-

ed 18th May, 1911, on the same subject, was postponed until next term.

Mr. Shepley for the Discipline Committee presented the report of the Committee on the complaint of Mr. Gordon Waldron, which is as follows:—

To the Benchers of the Law Society in Convocation:

Your Committee begs to report as follows:—

1. After receipt of the complaint, and at the beginning of its inquiry into the subject matter thereof, it seemed to your Committee desirable that its scope should be widened so as to include all cases in which members of the profession occupied positions upon boards of Trust Companies which held themselves out as either drawing wills or doing other work which is normally within the ambit of the solicitor's profession.

Your Committee, after some inquiry, therefore, widened the investigation so as to include all the members of the profession upon the directorate of the National Trust Company, The Trusts and Guarantee Company, the Union Trust Company, The Title and Trust Company, The Western Trust Company and the Canada Trust Company, as well as those members of the profession specially named in Mr. Waldron's two letters of complaint.

At the suggestion of Mr. Waldron, your Committee caused to be summoned to attend the inquiry certain officers of the Companies doing business in Toronto.

On the 6th instant, the Committee met, pursuant to notice to all parties concerned.

Mr. Waldron was present and conducted his case, calling and examining the witnesses whom he had desired to have summoned. Some of the gentlemen against whom the complaints were aimed were represented by Counsel; some were present in person, and some had prepared for submission certain statements or memoranda.

The matter of the complaint was fully examined into, and the complainant and some of the Counsel present assisted the Committee by argument.

The stenographic notes of the evidence and the argument are submitted herewith.

Whatever view may be taken with regard to the propriety of leaving unprohibited by law the drawings of wills by persons who are not members of the profession, it is impossible to avoid the conclusion that, so long as it is unprohibited, the Trust Companies which hold themselves out to do work of this kind, are not, in so holding themselves out, guilty of any violation or breach of any positive law.

It is not, your Committee believes, possible to hold the members of the profession who are on their boards guilty of "professional misconduct" within the meaning of the Statute or within any reasonable construction of that term which your Committee is able to suggest, merely because the companies of which they are directors hold themselves out to do this work, the doing by the companies of the work itself not being contrary to any known law, however contrary to sound public policy it may be, your Committee cannot help thinking that the complaint considerably exaggerates the extent to which the practice complained of prevails among Trust Companies, and its results as affecting, in any appreciable degree, the working field of the profession. The evidence given by the representatives of all the Trust Companies makes this clear, in the opinion of your Committee. Indeed, the Manager of one of them professed to be willing to discontinue altogether the doing of what gives rise to the complaint. This discontinuance, your Committee hopes, will take place and become general among the Companies. It has already taken place in one case at least.

With this, however, your Committee does not profess to deal, this report being based upon what your Committee believes to be the impossibility of applying the term "professional misconduct," or any equivalent term, to the mere presence of the gentlemen named upon the Boards of Companies which are not shown, in seeking to promote their own interests, to have violated any known law.

All of which is respectfully submitted.

GEO. F. SHEPLEY.

Dated 14 June, 1912.

Chairman.

The report was received and its adoption moved by Mr. Shepley.

The motion of Mr. Watson that the consideration of the report be postponed, was lost.

The report was adopted and it was ordered that a copy of the report be sent to the complainant informing him of its adoption by Convocation.

On motion of Mr. Shepley it was ordered that Convocation consider the report of the Special Committee on Finances appointed on the 16th of February, 1912, and that the report be taken up clause by clause.

The motion to strike out Clause 4 of Part III. of the report was carried on the following division:—

Yeas:—Sir George Gibbons and Messrs. Bicknell, Bruce, Dewart, Harcourt, Hellmuth, Masten, McMaster, McPherson, Rowell, Watson, Wilson and White.

Noes:—Sir Allen Aylesworth and Messrs. Creswicke, Farewell, Guthrie, Moss and Shepley.

The report as amended by Convocation was adopted and is as follows:—

Your Committee has considered the questions referred to it by resolution on the 16th of February, 1912, and begs to report thereon as follows:—

The provisions of this report may conveniently be arranged to show what, in the opinion of your Committee, is necessary to be done to improve the service which the Society furnishes to the profession; what expense the making of the proposed improvements will involve; and what ought to be the practical attitude of the Society on the subject of its revenues:—

I. What should be done to improve the services which the Society furnishes to the profession at large.

The Law School and its requirements naturally take a prominent place in the discussion of this topic.

In the opinion of your Committee the time has arrived when

the whole space afforded in the Law School building should be utilized, and when, for that purpose, the building should be completed and the accommodation afforded by it rearranged.

(a) The attic should be finished suitably and the Phillips Stewart Library removed thereto.

(b) The space set free by the removal of the Phillips Stewart Library should be partly utilized in increasing the accommodation afforded by the existing Lecture Room in that floor.

(c) Besides sufficiently increasing such Lecture Room accommodation, enough space will also be set free for some purpose. A common room for the students might be provided either there or in the third floor, which is to be finished as above set out, preferably in the latter.

(d) There should be considerable improvement in the communication between Convocation Hall and the Law School building.

(e) There should be a new system of heating altogether for the whole Law School building.

(f) The lighting of the Lecture Room should be improved.

(g) There should be a new and sufficient lavatory on the third floor, and the lavatory in the basement should be continued in a new and improved form.

(h) There ought to be sufficient cloak rooms arranged for and the architect who may be instructed to consider structural details should, if necessary and expedient, utilize for this purpose the present hall accommodation on the ground floor, which the Committee considers excessive and wasteful.

(i) A competent architect should be employed to consider and submit details as to all structural changes involved in this report.

Your Committee is also informed that certain improvements in and additions to the Law Reporting Service are in contemplation by the Reporting Committee, the expense of which, if approved by Convocation, will not exceed \$1,000 per annum.

As to the staff:—

(1) The Committee is of opinion that the Law School staff

should be increased by an additional demonstrator, whose duties should be prescribed by the Legal Education Committee.

(2) There should be a permanent assistant to the Librarian in addition to the present staff, and also a permanent Librarian for the Phillips Stewart Library, who should also be, when required, a general library assistant; and not only the Phillips Stewart Library, but also the whole system of County Libraries should be placed in the responsible charge of the Chief Librarian subject to the direction with respect to County Libraries of the County Libraries Committee, and he (with his increased staff), should have charge of the whole work of organization and inspection. For this purpose he should select and recommend to Convocation for appointment the additional assistants now recommended and should prescribe their duties: and to the Chief Librarian the Society should look for effective organization and management of the County Libraries, which should continue to receive aid from Convocation, and where necessary, increased aid, but the receipt of such aid should always be made to depend upon efficiency, good management and care.

(3) A stenographer whose employment should be continuous should be added to the Secretary's staff.

II. As to the cost:—

(a) The structural changes proposed in the Law School building will involve a maximum expenditure of \$25,000.

(b) The proposed additions to the staff will involve an annual expenditure of about \$2,500. Adding to this the expenditure of say \$1,000 involved in the improvements contemplated by the Reporting Committee, the additional expenditure contemplated by this report as calculated to put the service and the staff upon a present satisfactory basis is \$3,500 approximately, without taking into consideration any increased grant to County Libraries.

All of which is respectfully submitted.

GEO. F. SHEPLEY,
Chairman.

Mr. John D. Falconbridge was re-appointed Lecturer in Equity until 1st June, 1914.

Mr. Christopher C. Robinson and Mr. Harold W. A. Foster were appointed demonstrators in practice for one year from the 1st August, 1912.

The resignation of Mr. McGregor Young as lecturer to take effect on the 1st October, 1912, was read and on motion the resignation was accepted.

It was ordered that the usual advertisement be published for four weeks prior to the 12th September, 1912, for a lecturer to fill the place of Mr. Young, and that a Special Call to the Benchers be made for the 12th of September, 1912, to consider applications and make the appointment.

Mr. McMaster, for the Reporting Committee, presented the report of the Committee which is as follows:—

On behalf of the Reporting Committee:—

1. The contract of the editor expires on the 1st day of August, 1912.

2. The contract with your publishers expires on the 30th day of November, 1915.

3. Your Committee is of opinion that it would be advantage-out to have both contracts expire at the same time and recommends that a new contract with your editor be made to expire on the 30th day of November, 1915.

4. Your Committee further recommends that the editor's salary be \$7,800, subject to his paying the reporters and making the other disbursements thereout as in his previous contract provided.

5. Your Committee also recommends that the day for publication of the Weekly Notes be Friday instead of as heretofore.

A. C. McMASTER,

Chairman.

14th June, 1912.

The report was adopted.

It was ordered that the Special Committee on Finances be discharged and that it be referred to the Legal Education Committee to carry out the report of the said Special Committee, as amended and adopted this day, in reference to the Law School and that they act as a Building Committee to carry out the changes in the Law School building as set out in the said report, and without departing from the main plan outlined, to make such modifications and extensions as may from time to time receive the approval of the Committee.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

RESUME OF PROCEEDINGS OF CONVOCATION.

TRINITY TERM, 1912.

THURSDAY, September 12th, 1912.

PRESENT:—The Treasurer, Sir George Gibbons, and Messrs. Bicknell, Chrysler, Cowan, Johnston, Kerr, Lennox, McFadden, McMaster, McPherson, Osler, Proudfoot, Ritchie, Shepley and Watson.

The Treasurer took the chair, pursuant to statute.

The Minutes of Convocation of Friday, the 14th of June, 1912, were read and approved.

Mr. Bicknell, for the Legal Education Committee, reported the names of the applicants to the advertisement published in the *Globe*, *World*, and *Mail and Empire* newspapers and in the *Weekly Notes* for a lecturer, to take the place of Mr. McGregor Young, resigned, on Common Law, Company Law, Constitutional Law, and Practice.

And that the period of service of Mr. E. G. Long, Senior Examiner, will expire on December 3rd, 1912, and, it being necessary to appoint an examiner in his place, the Committee directed an advertisement to be inserted in the *Globe*, *Mail and Empire*, *World* and *Weekly Notes* for an Examiner to be appointed for four years, from 1st of November, 1912, and inviting applications to be sent to the Secretary on or before the 19th of September, 1912.

And that it will be necessary to appoint a Senior Examiner in the place of Mr. Long, whose term will expire on December 3rd, 1912.

The report was adopted.

APPOINTMENT OF LECTURER.

The names of the applicants for the lectureship on Common Law, Company Law, Constitutional Law, and Practice having been read and a ballot having been taken, Mr. S. H. Bradford, K.C., was declared elected, his term of service to continue until the 5th of June, 1914.

On motion of Mr. Bicknell, Mr. John Jennings was appointed Senior Examiner, his term of service as Senior Examiner to commence on the termination of Mr. Long's period of service on the 3rd of December, 1912.

On motion of Mr. Bicknell, a special call of the Bench was ordered for Friday, the 20th of September, 1912, to consider the applications to be made for the appointment of an Examiner and to appoint an Examiner in place of Mr. E. G. Long for four years from the 1st of November, 1912.

Mr. Shepley, for the Finance Committee, reported that the arrangement made in 1909 with the King's Printer at Toronto and the Department of Public Printing and Stationery at Ottawa, for the supply of Ontario and Dominion Statutes for the years 1910, 1911, and 1912, has expired.

On motion of Mr. Shepley, it was ordered that the Ontario and Dominion Statutes be supplied to those members of the profession who subscribed for them and paid \$3.00 in advance on or before the last day of Michaelmas Term in each year for the next three years, and that it be referred to the Finance Committee to make the necessary arrangement with the King's Printer at Toronto and the Department of Public Printing and Stationery at Ottawa for the necessary number of copies for the years 1913, 1914, and 1915.

Mr. Shepley gave notice that at the next meeting of Convocation he will ask leave to introduce rules bringing into effect the alterations in the conduct and control of the Phillips Stewart Library and the County Libraries adopted by Convocation on the 14th of June, 1912.

Convocation then rose.

MEETING OF CONVOCATION.

TRINITY TERM.

FRIDAY, September 13th, 1912.

PRESENT:—The Treasurer and Messrs. Bicknell, Brewster, Dewart, Farewell, Lynch-Staunton, McFadden, McPherson, Proudfoot, Robinette, Shepley, and Wilson.

The Treasurer took the chair, pursuant to statute.

The Minutes of Convocation of Thursday, the 12th of September, 1912, were read and approved.

Mr. Bicknell, for the Legal Education Committee, recommended that the petitions of A. M. Garden, T. H. Simpson, A. Cochrane and J. C. M. Macbeth, with reference to their service as articled clerks, be allowed. The report was adopted.

ADMISSION OF STUDENTS.

EASTER TERM, 1912.

The following candidates were admitted as Students-at-law as of Easter Term, 1912:

I. *Graduate Class*.—Hugh Williamson Macdonnell, Fred. Holmes Barlow, Norman Alexander Keys, John Calvin MacFarlane, Colin William George Gibson, George Edward Edmonds, Stanley Meredith Scott, Frederick Armstrong Campbell, Edith L. Paterson, Colin Fraser Elliott, William Batten McPherson, Charles Francis Leonard, Harold Ernest Manning, Vancouver Camden Gordon, John Ure Garrow, Gordon Burgess Jackson, Wilfred Wright Parry, Roland Oliver Daly, John Steurt Duggan, William Allan McCarthy, Mary Elizabeth Buckley, Arthur Herbert Plant, McGillivray Aylesworth, William Sargent Montgomery, Arthur Howard Robertson, Paul Lyndon Armstrong, Elmer McLeod Rowand, Kenneth Bruce Maclaren, Hume Blake, Jr., William Hughes Beatty, Charles Harold Watson, Donald Black Sinclair, Harry Sanders.

II. *Matriculant Class*.—John Dennis O'Brien, Charles Wesley Anderson, Donald McWilliam, Franklin Currie Anderson, John Robert Cartwright, Albert Meredith Judd, Robert Michael W. Chitty, Meyer Rottenberg.

EASTER EXAMINATIONS, 1912.

FIRST YEAR.

Mr. Bicknell, for the Legal Education Committee, reported as follows:

The returns of the Examiners show that the following students have passed the examinations of the First Year, held at Easter, 1912, and are entitled to have such examination allowed: Isidor Finberg, L. Macaulay, E. P. Dowdall; R. M. Dick, S. J. Birnbaum (eq.); W. D. Lang, H. S. Hamilton, R. B. Law, E. R. Thomson, V. H. Hattin, L. C. Outerbridge, C. G. Robertson; W. P. Mackay, P. W. Beatty, R. N. McCormick (eq.); W. N. Hancock, E. H. Cleaver, J. S. Beatty, G. D. McLean, J. W. Broudy, V. E. Gray, A. W. Langmuir, C. L. Carrick, E. Bristol; E. C. Awrey, B. F. Fisher, S. E. Wedd (eq.); G. H. Tennent, S. Rogers (eq.); F. E. Hetherington, G. W. Walrond, J. M. Forgie; J. A. Hope, J. R. Rumball (eq.); J. S. Bell, A. Singer, H. A. Beckwith, N. M. Young, J. F. P. Birnie; S. G. Metcalfe, H. S. Robinson (eq.); W. M. Mogan, W. H. Bennett (eq.); E. M. Reeve, C. R. Widdifield (eq.); D. G. McIntosh; H. H. Donald, G. G. Beckett (eq.); C. H. McKimm, W. Lawr, H. Morwick (eq.); J. G. Holmes, J. E. Anderson, H. Obee, C. G. Mortimer; E. Pepler, F. H. M. Irwin, W. J. Grans (eq.); W. C. J. F. Evans, C. J. F. Collier (eq.); L. Dale; L. S. LeVernois, A. S. Sibbald (eq.); W. McNally, C. W. Carruthers, G. B. Coyne, J. F. Coughlin; W. H. Latimer, T. W. E. Allen (eq.); C. B. Henderson, E. F. McDonald (eq.); L. W. Wood, L. W. Goetz (eq.); T. M. Mulligan, Frank Regan (eq.); B. H. L. Symmes, H. D. Anger, W. L. L. Gordon; G. W. Morley, W. C. McNaught (eq.); B. P. Fitzpatrick, W. B. Henderson, D. Coffey; S. W. Graham, S. C. S. Kerr (eq.); W. A. Olmsted, H. A. L. Conn (eq.); J. A. Dono-

van, Osias Sauv.; W. L. Robb, H. J. Stuart (eq.); W. H. Male, R. B. Williams; H. H. Ellis, J. W. Gauvreau (eq.); W. H. Furlong, J. A. Devaney, D. D. McLeod.

HONOURS—FIRST YEAR, EASTER, 1912.

Of those who passed the First Year Examination the following obtained sufficient marks to be allowed their examination with honours: Isidor Finberg, L. Macaulay, E. P. Dowdall; R. M. Dick, S. J. Birnbaum (eq.); D. W. Lang, H. S. Hamilton, R. B. Law, E. R. Thomson.

SCHOLARSHIPS—FIRST YEAR, EASTER, 1912.

Of those passed with honours the following are entitled to Scholarships as follows: Isidor Finberg (\$100), L. Macaulay (\$60), E. P. Dowdall (\$40); R. M. Dick (\$40), S. J. Birnbaum (\$40) (eq.); D. W. Lang (\$40), H. S. Hamilton (\$40).

EASTER EXAMINATIONS, 1912.

SECOND YEAR.

The returns of the Examiners show that the following students have passed the examinations of the Second Year, and are entitled to have such examination allowed: J. W. Pickup, J. L. Duncan, G. T. Walsh, W. J. McCallum, A. H. Foster, T. S. Elmore, T. Crosthwaite, G. C. McCullough, W. K. Fraser, A. J. Gordon, P. J. Knox, J. M. Donahue, E. V. McMillan, E. Sugarman, F. G. Dyke, R. W. Treleaven, G. M. Miller, A. L. Fleming, C. P. Tisdall, D. A. MacRae; R. R. Evans, H. L. Slaght, Miss J. Cairns, S. Cowan (eq.); E. M. Dillon, G. W. Adams; H. F. Parkinson, H. Friedman (eq.); N. A. McLarty, Max Hertzlich, N. Phillips, H. E. Grosch, J. P. Barlow, J. F. L. Cote, W. H. Cook, N. S. Macdonnell, B. L. Bedford; J. H. Bone, H. E. Wallace (eq.); W. F. Schwenger, N. L. LeSueur, E. F. Byrnes, W. H. Ford; N. C. McLean, J. C. McRuer (eq.); H. R. Moses, C. G. French (eq.); A. E. Parkinson, R. H. G. Ivey (eq.); J. B. Moon, G. H. Shayer (eq.); A. A. Macdonald, L. S. Cuddy, J. Y. Murdock, A. Ellis, J. H. McDonald; J. M. Greer, W. Proudfoot, Jr.

(eq.); G. M. Willoughby, A. J. Fraser (eq.); W. A. Dillon, E. H. Senior, F. C. Cullen, E. D. O'Flynn, E. Braden; F. H. White, A. Gilmour (eq.); A. C. Bell, R. D. Ponton, M. Gordon, A. L. Brady, W. B. Sifton, S. R. Broadfoot; J. J. Greenan, N. D. Tytler (eq.); J. H. Flett, T. M. Costello, C. S. McGaughey; J. D. Beasley, G. P. McHugh (eq.); D. R. M. Leask, J. Wearing, P. D. Wilson, W. K. Murphy, R. Phillips.

HONOURS—SECOND YEAR, EASTER, 1912.

Of those who passed the Second Year Examinations, the following obtained sufficient marks to be allowed their examinations with honours: J. W. Pickup, J. L. Duncan, G. T. Walsh, W. J. McCallum, A. H. Foster, T. S. Elmore, T. Crosthwaite, G. C. McCullough, W. K. Fraser, A. J. Gordon, P. J. Knox, J. M. Donahue, E. V. McMillan, E. Sugarman, F. G. Dyke.

SCHOLARSHIPS—SECOND YEAR, EASTER, 1912.

Of those passed with honours, the following are entitled to Scholarships as follows: J. W. Pickup (\$100), J. L. Duncan (\$60), G. T. Walsh (\$40), W. J. McCallum (\$40), A. H. Foster (\$40), T. S. Elmore (\$40), T. Crosthwaite (\$40).

CALL TO THE BAR.

The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to be called to the Bar: James Miles Langstaff, Archibald Cochrane, Bernard Collins, William George Jackson, Montalieu Nesbitt, LeRoy Eaton Awrey, Welbern Graham Atkin, John Boyd Hopkins, Philip Grattan Kiely, Daniel Western O'Sullivan, Thomas Hamilton Simpson, Charles Watson Widdifield, Vernon Joseph Callen, William Cedric Davidson, George Reece Kappeler, George Keogh, Hedley Clark Macklem, George Francis Rooney, Stanley Howard Slater, Hyacinthe Reinhold Valin, Francis James Foley, Norman Baillie Wormwith, John Charles McKay MacBeth, James Henry Oldham, Herbert Bethune Daw, Alexander Murray Garden, Arthur Burgess Turner, John Hylton Cavell, John Cowan, Jr., Hugh Percival Edge, Maurice James Folinsbee, Howard Kilbourne Harris, Hugh Leonard O'Rourke, Edgar

Fraser Raney, Ephraim Frederick Singer, John Richard Corkery, Harry VanWyck Laughton, Clarence Lorne Fraser.

SPECIAL CALL TO THE BAR.

George Gilbert Thrasher, who was duly admitted as a solicitor and who has been in actual practice for over ten years and has complied with the rules in that behalf and paid his fees, is entitled to be called to the Bar under the authority of Section 4 of the Barristers Act.

CERTIFICATES OF FITNESS.

The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to receive their certificates of fitness: James Miles Langstaff, William George Jackson, Philip Grattan Kiely, William Cedric Davidson, George Keogh, Hyacinthe Reinhold Valin, Norman Baillie Wormwith, John Hylton Cavell.

CERTIFICATES OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to receive their Certificate of Fitness on completion of their service as articled clerks: Archibald Cochrane, Bernard Collins, Montalieu Nesbitt, LeRoy Eaton Awrey, Welbern Graham Atkin, John Boyd Hopkins, Daniel Western O'Sullivan, Thomas Hamilton Simpson, Charles Watson Widdifield, Vernon Joseph Callen, George Reece Kappeler, Hedley Clark Macklem, George Francis Rooney, Stanley Howard Slater, Francis James Foley, John Charles McKay MacBeth, James Henry Oldham, Herbert Bethune Daw, Alexander Murray Garden, Arthur Burgess Turner, John Cowan, Jr., Hugh Percival Edge, Maurice James Folinsbee, Howard Kilbourne Harris, Hugh Leonard O'Rourke, Edgar Fraser Raney, Ephraim Frederick Singer, John Richard Corkery, Harry VanWyck Laughton, Clarence Lorne Fraser.

The report was adopted.

On motion of Mr. Shepley, made pursuant to notice, leave was granted to introduce rules bringing into effect the alterations

in the conduct and control of the Phillips Stewart Library and the County Libraries adopted by Convocation on the 14th of June, 1912.

On motion of Mr. Shepley, the following rules were introduced and read the first time:

1. Rules 36 (7) and 36 (8) are hereby amended so as to read as follows:

36 (7). A chief Librarian, who shall have responsible charge of the Great Library, the Phillips Stewart Library and the system of County Libraries, subject to the direction, in each case respectively, of the Library Committee, the Legal Education Committee and the County Libraries Committee.

(8) A First Assistant Librarian and a Second Assistant Librarian.

(9) A curator of the Phillips Stewart Library, who shall have charge of that library under the superintendence of the Chief Librarian, and shall also act as an additional Assistant Librarian when required to do so.

(10). The Chief Librarian shall select and recommend to Convocation for appointment his assistants and the curator of the Phillips Stewart Library, and shall prescribe their duties.

(11). The Secretary, the Chief Librarian, the Assistant Librarians and the curator of the Phillips Stewart Library shall be severally required at all times to discharge the duties of any officer of the Society when required by Convocation, or by the Treasurer, or by the Chairman of any Committee having supervision over the functions and duties to be discharged.

2. Rule 46 is hereby amended so as to read as follows:

46. The salaries of the respective officers shall be payable monthly, after the rates per annum following:

The Principal of the Law School.....	\$6,000.00
Each Lecturer in the Law School.....	1,500.00
The Senior Examiner.....	450.00
Each of the other Examiners.....	400.00
The Chief Librarian.....	2,400.00
The First Assistant Librarian.....	1,200.00
The Secretary.....	2,400.00

The Second Assistant Librarian and the Curator of the Phillips Stewart Library and, when the present incumbent ceases to hold that office, the First Assistant Librarian shall be paid such salaries as may, from time to time, with the approval of the Library or Legal Education Committee, as the case may be, be arranged between the Chief Librarian and the holders of such offices respectively.

3. The following rules are hereby amended by inserting therein the word "Chief" before the word "Librarian" wherever the same occurs in the said Rules: Rule 61, Rule 62, Rule 63, Rule 65 (8) (a), Rule 65 (8) (b), Rule 65 (8) (c), and Rule 65 (9).

4. Rule 73 is hereby amended so as to read as follows:

73. Subject to the direction of the County Libraries Committee, the organization and management of the County Libraries shall be vested in the Chief Librarian of the Society, who shall also act as Inspector thereof. It shall be his duty to report to Convocation annually on 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 each Library is maintained, and such other matters as shall be required by the County Libraries Committee or by Convocation. He shall be paid such sum as Convocation shall fix, for each annual report.

The above-mentioned rules were then read the second time.

Mr. Shepley then moved that the Rules of Order be suspended to enable the aforesaid rules to be read a third time, and the motion, by the unanimous consent of Convocation, was allowed, and the above-mentioned rules were read a third time and finally passed.

The Treasurer of the Society presented the medals awarded by Convocation as follows: To J. M. Langstaff, Gold Medal; to F. C. Carter, Bronze Medal.

The following gentlemen were then introduced and were called to the Bar: James Miles Langstaff (with Honours and Gold Medal and Chancellor Van Koughnet Scholarship), Archibald Cochrane, Bernard Collins, William George Jackson (with Honours), Montalieu Nesbitt, LeRoy Eaton Awrey, Welbern Graham Atkin, John

Boyd Hopkins, Philip Grattan Kiely, Daniel Western O'Sullivan, Thomas Hamilton Simpson, Charles Watson Widdifield, Vernon Joseph Callen, William Cedric Davidson, George Reece Kappele, George Keogh, Hedley Clark Macklem, George Francis Rooney, Stanley Howard Slater, Hyacinthe Reinhold Valin, Francis James Foley, William Vincent Carey, Norman Baillie Wormwith, John Charles McKay MacBeth, James Henry Oldham, Herbert Bethune Daw, Alexander Murray Garden, Arthur Burgess Turner, John Hylton Cavell, John Cowan, Jr., Hugh Percival Adams Edge, Maurice James Folinsbee, Howard Kilbourne Harris, Hugh Leonard O'Rourke, Edgar Fraser Raney, Ephraim Frederick Singer, John Richard Corkery, Harry VanWyck Laughton, Clarence Lorne Fraser, George Gilbert Thrasher.

Convocation then rose.

MEETING OF CONVOCATION.

TRINITY TERM.

FRIDAY, September 20th, 1912.

PRESENT:—The Treasurer, Sir Allan Aylesworth, and Messrs. Armour, Bicknell, Bruce, Creswicke, Farewell, Guthrie, Hellmuth, Hodgins, Johnston, Logie, McFadden, Maclellan, McPherson, Osler, Ritchie, Rowell, Shepley, Watson, and Wilson.

The Treasurer took the chair, pursuant to statute.

The Minutes of Convocation of Friday, the 13th of September, 1912, were read and approved.

Mr. Bicknell, for the Legal Education Committee, reported that the returns of the Examiners show that the following gentlemen have passed the Supplemental Examinations for the Third Year, and are entitled to have such examinations allowed: W. J. Goodwin, E. R. E. Chevrier, S. M. Mehr, C. M. Scott, C. R. Burroughes, H. G. Smith.

And that the following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to be called to the Bar and to receive their certificates of fitness: William Joseph Goodwin, Edgar Rodolphe Eugene Chevrier, Samuel Max Mehr, Henri Gustavé Smith.

And that applications had been received, pursuant to advertisement in the *Globe, Mail and World*, on the 12th, 14th and 17th of September, 1912, for the position of Examiner.

The report was adopted.

Mr. Bicknell presented the recommendation of the Chief Librarian, under Rule 36 (10), for the appointment of Robert Urwin as curator of the Phillips Stewart Library at a salary of \$50 per month, payable monthly, from the 1st of October, 1912, and to hold office during the pleasure of Convocation, and subject to the Rules of the Society.

The recommendation was adopted and the appointment made.

Mr. Shepley presented the report of the Library Committee, which is as follows:

The Library Committee begs to report as follows:

The Chief Librarian, with the approval of your Committee, nominates for appointment by Convocation to the position of Second Assistant Librarian (under Rule 36, as amended September 13th last), Mr. Henry Haight, of this city, at a salary of \$75 a month to begin October 1st, 1912.

September 20th, 1912.

(Signed) GEO. F. SHEPLEY,
Chairman.

The report was adopted.

APPOINTMENT OF EXAMINER.

Of the applications for the position of Examiner, Mr. Patrick Kerwin was declared elected for four years from the 1st of November, 1912, at a salary of \$400 a year, payable quarterly.

The following gentlemen were introduced and called to the Bar: William Joseph Goodwin, Edgar Rodolphe Eugene Chevrier, Samuel Max Mehr, Henri Gustave Smith.

LECTURERS' ROOM.

A letter from Mr. Shirley Denison, one of the lecturers, was read, suggesting alterations and repairs of the Lecturers' Room, and, on motion of Mr. Shepley, it was referred to the Legal Education Committee for action as if it pertained to the repairs and alterations of the Law School now under the superintendence of that Committee.

On motion of Mr. Wilson, seconded by Mr. Armour, Mr. Bicknell was appointed the representative of the Law Society on the Senate of the University of Toronto.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA.

MICHAELMAS TERM, 1912.

RESUMÉ OF PROCEEDINGS OF CONVOCATION.

THURSDAY, November 21st, 1912.

PRESENT:—The Treasurer and Messrs. Armour, Bicknell, Bruce, Dewart, Farewell, Glenn, Harcourt, Johnston, Kerr, Lennox, Logie, McFadden, McMaster, McPherson, Masten, Moss, Nesbitt, Osler, Proudfoot, Ritchie, Robinette, Shepley, Watson, and White.

The minutes of Convocation of Thursday, September 20th, 1912, were read and approved.

The Treasurer read a letter from the Honourable Mr. Justice Hodgins, which is as follows:—

OSGOODE HALL, Toronto,
November 20th, 1912.

My DEAR SIR ÆMILIUS,—I suppose my acceptance of a seat in the Court of Appeal vacates the office of Benchler without any formal resignation.

But I wish you would allow me to express the great regret with which I leave Convocation.

That gathering has been the pleasantest element in my professional life, and in thanking you for what you have done to make it so, may I ask you to express to the other members of Convocation my appreciation of their uniform kindness and consideration.

Believe me,

Sincerely yours,

(Sgd.) FRANK E. HODGINS.

Sir Æmilius Irving, KC.,

Treasurer of the Law Society.

The Treasurer also read the letter of resignation as a Bencher of A. G. MacKay, Esq., K.C.

Convocation appointed a committee consisting of Messrs. Shepley, McPherson, Armour and Moss, to enquire and report to Convocation whether any precedents existed for filling the vacancies arising from the resignation of a Bencher, or otherwise, under section 36 of the Law Society Act.

Mr. Harcourt, Chairman of the Library Committee, presented the following report:

The Library Committee has had again under consideration the remuneration paid to the Chief Librarian who entered the service of the Society in 1891 at a salary of \$1,500.00 per annum.

In 1892 his salary was increased to \$1,800.00. In 1908 to \$2,400.00 at which figure it has since remained.

The Library has more than doubled in size since he was appointed, containing now 42,000 volumes.

In addition to the duties he has heretofore performed he now has the management and inspection of all the County Libraries and of the Students' Library, which entails considerably more work and responsibility.

His exceptional qualification for the office, the assiduity and ability he has brought to the discharge of his duties, and the extraordinary development of the Library during his tenure of office, are well known to Convocation.

The opinion of the Committee based on the reasons above expressed, and the substantial increase of the cost of living, is that his salary should be increased to \$3,000.00 per annum and should date from the beginning of the current month.

The Assistant Librarian has been in the service of the Society since 1884. His salary is now \$1,200.00 per annum, and the Committee is of opinion that his salary should be increased to \$1,500.00 per annum, such increase to date from the beginning of the current month.

All of which is respectively submitted.

21st November, 1912.

(Sgd.) F. W. HARCOURT,

Chairman.

On motion of Mr. Harcourt, seconded by Mr. Armour the report was received and adopted.

Mr. Harcourt gave notice that he will move to amend Rule 46 by striking out \$2,400.00 as salary of the Chief Librarian, by inserting \$3,000.00 in lieu thereof and striking out \$1,200.00 as salary of the Assistant Librarian and inserting \$1,500.00 in lieu thereof. Also that Rule 73 be amended by striking out the following words: "He shall be paid such sum as Convocation shall fix for each annual report."

Mr. Johnston moved that rule 46 be amended by increasing the salary of the Librarian from \$2,400.00 to \$3,000.00 and the salary of the Assistant Librarian from \$1,200.00 to \$1,800.00 per annum.

A motion made by Mr. Armour, seconded by Mr. White, that the rules be suspended for the purpose of discussing and passing, if agreed, the motion made by Mr. Johnston to amend the rule as to salaries, was ruled out of order.

Mr. Johnston gave notice that he would move to amend rule 46 by increasing the salary of the Assistant Librarian from \$1,200.00 to \$1,800.00 per annum.

On motion of Mr. Masten it was ordered that further consideration of the matters before Convocation be deferred till tomorrow.

Convocation appointed a special committee consisting of Messrs. McPherson, Dewart and Johnston, to prepare and submit a draft minute for the records of Convocation on the death and loss to the country of the late Sir Charles Moss, Chief Justice of Ontario.

Convocation then rose.

FRIDAY, November 22nd, 1912.

PRESENT:—The Treasurer and Messrs: Armour, Bicknell, Brewster, Bruce, Farewell, Harcourt, Hellmuth, Lennox, McFadden, McPherson, Moss, Proudfoot, Ritchie, Rowell, and White.

The minutes of Convocation of Thursday, November 21st, 1912, were read and approved.

Mr. Bicknell, for the Legal Education Committee, reported as follows:

*To the Benchers of the Law Society of Upper Canada
in Convocation:*

The Legal Education Committee begs leave to report as follows:—

Abraham Granatstein, a third year student, petitions that owing to illness he is unable to attend lectures but is able to study at home and asks to be excused from attending lectures for the coming session and to be allowed to write at the examinations for the third year.

The Committee recommends that the petition be granted subject to the payment of the usual fee.

James Graham Porter, a candidate for admission as a student-at-law, asks that his qualification be allowed. He matriculated in 1907 and since that time has continued his studies with a view of entering the profession of law and has been in the law offices of Messrs. Short and Company, of Calgary.

The Committee recommends that the petition be granted.

Loyola Vincent Fitzpatrick, a student-at-law, was articleed to the late J. H. Botsford of the firm of Buell & Botsford, of Brockville, by articles dated the 4th of November, 1910. On the 30th of September, 1911, Mr. Botsford died and owing to inadvertence the petitioner did not enter into new articles until the 8th day of June, 1912, when he became articleed to Mr. A. G. Parish, of Brockville, who succeeded Mr. Botsford in the firm. The petitioner served continuously in the same office from the time of the death of Mr. Botsford until he entered into new articles, and asks that the time of service during that interval be allowed as part of his five years.

The Committee recommends that the petition be granted.

James George Guise-Bagley, of Barrie, petitions to be admitted as a student-at-law without passing an examination and to be dispensed from attending lectures having regard to the special circumstances set forth in his petition, to wit; that he

was for many years clerk to solicitors in London and is now the managing clerk to Mr. Creswicke, K.C., at Barrie.

The Committee recommends that the petition be refused.

Keith Monro, a first year student, petitions to be excused from attendance at lectures and to be allowed to write on his examination at Easter, 1913. He passed his examination at Christmas, 1911, and failed at Easter, 1912.

The Committee recommends that Mr. Monro be excused from attendance at lectures for the first half of the term and that he be allowed to attend lectures after the Christmas vacation, paying the usual fee and passing only that part of the first year examination which is taken at Easter.

Chetwynd Sommerville Carter, a candidate for admission as a student-at-law, asks that his qualification be allowed although he passed his matriculation examination more than four years previous to his application. He matriculated in 1904, and obtained a first-class teacher's certificate in 1906, since which time until June, 1912, he has been teaching matriculation work in this province.

The Committee recommends that the petition be granted.

O. A. Lauzon, petitions to be excused from lectures. He is a first-year student and attended lectures last year but failed on his examinations. He intended to write on the Supplemental Examinations in September, but on account of a mistake as to the date did not do so. He wishes now to attend lectures for the first year and write the examinations over again, and will, if excused from lectures up till the present time, pay his fees and commence attendance at lectures at once.

The Committee recommends that the petition be granted.

All of which is respectfully submitted.

Dated November 22nd, 1912.

JAMES BICKNELL,
Chairman.

The Report was adopted.

*To the Benchers of the Law Society of Upper Canada
in Convocation:*

The Legal Education Committee begs leave to report as follows:

ADMISSION OF STUDENTS AS OF TRINITY TERM, 1912.

The following candidates having given proper notice and having produced certificates of qualification complying with the rules of the Society, and their names having been posted for thirty days and no objections having been received, are entitled to be admitted as students-at-law as of Trinity Term, 1912:—

Graduate Class.—Thomas Eakin, Clarence Allen Paul, Arthur Jukes Johnson, Thomas Joseph Galligan, Roy Beverley Whitehead, Howard McConnell, Douglas McConnell, Gerald McTeigue, William Russell Campbell, Armand Chenier, Robert Howard Green, Walter Gerald Lumsden, Herbert Ruttan Alley, James Gordon Bole, Alexander Lawrence Shaver, Homer Brock Neely, Harold Nash Farmer, John Aikman William Robinson, Robert Stewart Clark, Stuart Hall Brown, Norman James Macdonald, Tom Brown.

Matriculant Class.—James Graham Porter, Arthur Robert Sproule, Martin John Brennan, Austin David Hall, Norman Robert Kay, George Harold Gilday, Joseph Aloysius O'Brien, Leo Joseph Phelan, Francis Peart Dawson, Harold Smith Little, William Neil Hanna, Charles Egbert Bell, George William Gladstone Gauld, Ernest Carl Fetzner, Alexander Joseph Donnelly, James McCraney Chisholm, John Christopher Tuthill, George Hughes Lovatt, Harold Learoid Steele, Maurice Crabtree, William Joseph O'Brien, William Horkins, Albert Benjamin Nind, James Daniel Becking, Norman MacLachlan Rumball.

Call to the Bar.—The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to be called to the Bar:—

Arthur Ernest Langman, Delbert Lisle Constable, Malcolm Keith Lennox, Douglas William Cooper, Robert Smith, Clarence

Morton Scott, Cecil Roy Burroughs, Hugh William Bethune, John Othmar Robinson.

Certificates of Fitness.—The following gentlemen, whose papers and service are correct and who have passed the required examinations, are entitled to receive their certificate of fitness:—

John Othmar Robinson, Delbert Lisle Constable.

Certificates of Fitness on Completion of Service.—The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to receive their certificates of fitness on completion of service as articulated clerks:—

Arthur Ernest Langman, Malcolm Keith Lennox, Douglas William Cooper, Robert Smith, Clarence Morton Scott, Cecil Roy Burroughs, Hugh William Bethune.

Special Call to the Bar.—Kenneth Langdon, of Brighton, Ontario, a member of the Bar of the Province of Alberta, Canada, petitions to be called to the Bar of Ontario under the provisions of section 3 (e) of the Barristers Act, 2 Geo. V. (1912), chapter 27, he having produced a certificate of his call to the Bar of the Province of Alberta and testimonials of good character and conduct and a certificate that the same privilege is extended to members of the Bar of Ontario by the laws of Alberta, and having published notice of his intention to apply for call to the Bar in the Ontario *Gazette* for two months in pursuance of rule 184, and having produced a certificate that he is still a member in good standing of the Bar of Alberta and that since his call to the said Bar no adverse application has been made to disbar or otherwise disqualify him from practice, and that no charge is pending against him for professional or other misconduct, and he having paid the fees required by the rules, is entitled to be called to the Bar of Ontario.

Certificate of Fitness—Special.—Kenneth Langdon, of Brighton, Ontario, a solicitor of the Supreme Court of the Province of Alberta, petitions to be admitted and enrolled as a solicitor of the Supreme Court of Ontario, under the provisions of section 6 (e) of the Solicitors Act, being 2 Geo. V. (1912),

chapter 28, he having produced a certificate that he was duly admitted and enrolled as a solicitor of the Supreme Court of Alberta, and having been bound by contract in writing to a practicing solicitor in Ontario to serve and having served him as his articulated clerk for a period of one year and having been examined by the examiners of the Society upon the statutes in force in Ontario and the practice of the Courts, and the examiners having reported that the said candidate obtained the following marks; in practice, 22 out of a total of 50; in statutes, 15 out of a total of 60, and having paid his fees for admission as a solicitor as required by the rules of the Society, is entitled to be admitted and enrolled as a solicitor subject to the determination of the question whether he be allowed the said examination.

The Committee recommends that the applicant should be re-examined when the application will again be considered.

All of which is respectfully submitted.

Dated the 21st of November, 1912.

JAMES BICKNELL,
Chairman.

The report was adopted.

Mr. McPherson, for the Special Committee appointed yesterday to inquire into the precedents for filling the vacancies arising from the resignation of a Bencher, or otherwise, reported:—

“That the Committee is unanimously of opinion that the seat of Mr. Hodgins became vacant as of the date of the patent appointing him to the Bench and that the resignation of Mr. McKay would become effective upon acceptance thereof by Convocation.”

The report was adopted.

On motion of Mr. Armour, seconded by Mr. McPherson, it was ordered that a meeting of Convocation be specially called for Friday, December 6th, 1912, for the purpose of electing a Bencher in the stead of the Honourable Mr. Justice Hodgins, and that the Secretary give notice thereof accordingly.

On motion of Mr. Moss, seconded by Mr. Harcourt, the resignation of Mr. A. G. MacKay was accepted and a special meeting of Convocation was ordered to be called for the 6th day of February, 1913, being the first meeting day of Convocation in Hilary Term, to elect a Benchers in the stead of Mr. MacKay, and that notice be sent by the Secretary in due course to all the Benchers.

Amendment of Rules 46 and 73.—Mr. Harcourt moved, in pursuance of notice, that Rule 46 (as amended, 13th Sept. 1912) be amended by striking out the figures \$2,400.00 after the words "The Chief Librarian" and substituting the figures \$3,000.00, and by striking out the figures \$1,200.00 after the words "the First Assistant Librarian" and substituting the figures \$1,500.00, and that Rule 73 be amended by striking out the words "he shall be paid such sum as Convocation shall fix, for each annual report."

Mr. Armour, for Mr. Johnston, moved in amendment that the Assistant Librarian's salary be \$1,800.00 instead of \$1,500.00.

The amendment was declared carried.

Rules 46 and 73 as amended were read a first and second time. On motion of Mr. Harcourt the rules were suspended and rules numbers 46 and 73 as amended were read a third time and finally passed.

County Libraries.—Mr. McFadden, for the County Libraries Committee, reported as follows:—

To the Benchers in Convocation:

The County Libraries Committee begs leave to report as follows:—

The County of York Law Association has applied for an increased grant. On February 12th, 1892, the annual grant to this Association was fixed at \$800.00 in lieu of the allowance under Rules 68 and 69 of an amount equal to the amount of the fees actually paid to the Association by its members and two-thirds of the cost of telephone service and of the salary of

the Librarian. The Association would be entitled this year under the rules to the sum of \$936.

The Committee recommends that the whole matter of grants to County Libraries be reconsidered, and that it be referred to a special committee to enquire into the matter and report to Convocation.

The Committee further recommends that Convocation present a copy of Read's "Life of the Judges" to each of the County Libraries.

All of which is respectfully submitted.

Dated the 22nd day of November, 1912.

(Sgd.) W. H. McFADDEN,
Chairman.

The report was read, received and adopted.

On motion of Mr. McFadden, second by Mr. Brewster, a special committee was appointed consisting of Messrs. Shepley, Harcourt, Logie, Moss, Creswicke, Brewster, and McFadden, to consider the whole question of grants to County Libraries and report to Convocation on the first day of Hilary Term, 1913.

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

Arthur Ernest Langman, Delbert Lisle Constable, Malcolm Keith Lennox, Douglas William Cooper, Robert Smith, Clarence Morton Scott, Cecil Roy Burroughs, Hugh William Bethune, John Othmar Robinson, Kenneth Langdon (special).

Convocation then rose.

FRIDAY, December 6th, 1912.

PRESENT:—The Treasurer, Sir George Gibbons, Sir John Gibson, and Messrs. Bicknell, Bruce, Creswicke, Dewart, Farewell, Foy, Harcourt, Logie, McFadden, McPherson, Northrup, Osler, Proudfoot, Ritchie, Robinette, Shepley, and White.

The minutes of Convocation of Friday, November, 22nd, 1912, were read and approved.

A letter dated December 5th, 1912, from Mr. R. J. MacLennan, Corresponding Secretary of the Ontario Bar Association, was read, asking permission to use Convocation Room on Friday and Saturday, December 27th and 28th, for a meeting of the Ontario Bar Association.

The request was granted and the Secretary directed to reply accordingly.

Election of Benchers.

On motion of Mr. Dewart it was ordered that the election be adjourned to the first meeting day of Convocation in Hilary Term, 1913, and that a meeting of Convocation be specially called for that purpose and that the Secretary give notice thereof accordingly.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

S T A T E M E N T

OF THE

REVENUE AND EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FOR THE YEAR

ENDING 31ST DECEMBER, 1912

(PURSUANT TO STATUTE 2 GEO. V., CHAPTER 26, SECTION 53)

NOTE:—FOR PURPOSES OF COMPARISON THE CORRESPONDING ITEMS OF REVENUE AND EXPENDITURE FOR THE YEAR 1911 ARE SET OUT IN ADJOINING COLUMNS.

REVENUE.

	1911	1912
Solicitors' Annual Certificates	\$22,680.00	\$25,215.00
Arrears	2,160.00	255.27
Fines	132.00	201.00
Barristers' Annual Fees	3,038.00	3,400.00
Arrears	390.00	289.00
Students' Admission Fees—		
111 Students, 1911	5,550.00	
114 Students, 1912		5,700.00
Law School Tuition Fees—		
289 Students, 1911	28,900.00	
309 Students, 1912		30,825.00
Solicitors' Examination Fees	4,160.00	5,060.00
Call Fees	6,980.00	8,070.00
Call Fees and Solicitors' Examination Fees, Special Cases..	200.00	770.00
Notice Fees	185.00	208.00
Fees on Petitions and Diplomas	117.00	111.00
County Library Loans Returned	208.50	410.50
Commission on Telegraph Messages	36.88	18.80
Interest and Dividends	4,029.06	5,057.61
Grant from Ontario Government in aid of Telegraph and Telephone Service	175.00	
Subscriptions for Ontario and Dominion Statutes	1,659.00	1,881.00

\$80,600.44	\$87,472.18
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EXPENDITURE.

	1911	1912
Reports—		
Paid Printing O.L.R. and O.W.N.	\$ 3,559.20	\$ 6,361.00
Salary of Editor	6,800.00	7,133.28
Supreme Court Reports, 11½ Vols., 1911	2,721.25	
2 Vols., 1912		3,725.00
Law School—		
Salaries	14,428.31	15,315.72
Printing and Stationery	468.30	431.86
Scholarships and Medals	679.82	720.00
Supplement to Chancellor Van Koughnet Scholarship	200.00	
Maintenance	2,094.65	577.62
Alterations in heating, lavatories, seats, etc.		12,500.00
Library—		
Books	4,482.49	4,639.50
Maintenance (including electric wiring, etc., 1911) .	3,124.63	902.42
Salaries	3,777.75	4,198.25
Sundries	75.00	
Library Extension	4,186.75	
Phillips Stewart Library		81.92
Canada Law Library (London, Eng.)	288.65	7.50
County Libraries Aid	5,236.00	6,001.87
Payment to Inspector	300.00	
Secretariat and Caretaking	3,284.84	3,381.50
Telegraph and Telephone Office	964.81	1,020.10
Light, Heat and Water	1,417.12	1,503.70
Grounds	943.93	1,465.51
Insurance on Books at Bindery	4.40	
Insurance on Buildings, Books, Furniture, etc., for 3 Years from 1st April, 1912		3,358.20
Alterations, Repairs and Furniture	2,357.02	397.56
Law Costs	627.05	21.84
Benchers' Election, including Postage and Stationery.	619.03	
Benchers' Travelling Expenses	158.00	192.45
Printing, Advertising and Stationery	575.55	513.13
Ontario and Dominion Statutes	1,432.00	1,625.20
Lunch Room		90.00
Miscellaneous	568.32	1,129.54
Total Expenditure	\$65,375.87	\$77,294.67
Balance of Revenue over Expenditure	15,224.57	10,177.51
	<hr/> \$80,600.44	<hr/> \$87,472.18

Audited and found correct.

(Sgd.) W. H. CROSS,
Auditor.

Toronto, January 14th, 1913

LAW SOCIETY OF UPPER CANADA.

RESUMÉ OF PROCEEDINGS OF CONVOCATION. HILARY TERM, 1913.

THURSDAY, FEBRUARY 6TH, 1913.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Bicknell, Brewster, Bruce, Cowan, Creswicke, Dewart, Farewell, Harcourt, Hellmuth, Kerr, Lennox, Logie, Masten, Moss, McFadden, McPherson, Nesbitt, Northrup, Osler, Ritchie, Shepley, Watson, White, and Wilson.

The Minutes of Convocation of Friday, December 6th, 1912, were read and approved.

The Treasurer announced the appointment of the Honourable Mr. Justice R. M. Meredith as Chief Justice of the Common Pleas.

Convocation appointed a committee consisting of Sir Allen Aylesworth, Convener, Mr. Shepley, Mr. Watson, and Mr. Johnston, to obtain the consent of the newly appointed Chief Justice to have his portrait painted and hung in Osgoode Hall.

ELECTION OF BENCHERS.

Mr. Michael Hermann Ludwig, K.C., of Toronto, was elected a Benchler to succeed the Honourable Mr. Justice Hodgins.

The Honourable William Howard Hearst, K.C., of Sault Ste. Marie, was elected a Benchler to succeed the Honourable A. G. MacKay, K.C.

LAW SCHOOL ALTERATIONS.

Mr. Bicknell, for the Legal Education Committee, presented his report of the cost of the alterations in the Law School, which is as follows:—

A statement of the Architects, Messrs. Darling & Pearson, is submitted, shewing the cost of alterations in the Law School as follows:—

Masonry and carpentry, S. R. Hughes	\$ 4,087.83
Plastering, R. C. Dancy	816.06
Painting and glazing, Jos. McCausland & Son...	1,266.10
Plumbing, heating and electric wiring, F. Armstrong & Co.	13,113.00
Lettering, etc., H. M. Stevenson	18.00
Laying linoleum and repairing desks, Murray-Kay, Ltd.	16.00
	<hr/>
	\$19,316.99
Seats, Geo. M. Hendrie	1,242.00
	<hr/>
	\$20,558.99
Architect's fees	1,027.95
	<hr/>
	\$21,586.94

Of this sum \$12,500 has already been paid on account, leaving a balance of \$9,086.94 yet to be paid. The Architects have not yet certified for payment of this amount to the various contractors.

The report was adopted.

ANNUAL FINANCIAL STATEMENT.

Mr. Shepley, for the Finance Committee, presented the Annual Financial Statement of Revenue and Expenditure and moved its adoption.

The statement was received and adopted and it was ordered that it be printed and distributed to the profession in accordance with the statute and the rules in that behalf.

COUNTY LIBRARIES.

Mr. McFadden, for the County Libraries Committee, presented the annual statement for the year 1912 respecting County Libraries, which is as follows:—

The County Libraries Committee begs to submit the following statement shewing the names of the various County Libraries, the number of members in each, the amounts paid by members, and the amount of the grant of the Society to each;—

<i>No.</i>	<i>Name.</i>	<i>No. of Members</i>	<i>Amt. Pd. by Members</i>	<i>Grant.</i>
1.	Brant Law Association.....			
2.	Bruce Law Association	7	\$ 31.20	\$ 47.87
3.	Carleton Law Association.....	82	410.00	610.00
4.	Elgin Law Association	21	127.50	258.95
5.	Essex Law Association.....	15	145.00	201.67
6.	Frontenac Law Association ...	19	95.00	175.45
7.	Grey Law Association			
8.	Hamilton Law Association	72	352.00	552.50
9.	Hastings Law Association	10	75.00	84.67
10.	Huron Law Association	22	115.00	193.34
11.	Kent Law Association	20	120.00	457.00
12.	Leeds & Grenville Law Assn....		104.00	170.67
13.	Lambton Law Association.....	16	130.00	126.67
14.	Lindsay Law Association	21	102.50	208.50
15.	Middlesex Law Association ...	53	262.50	462.50
16.	Norfolk Law Association	9	90.00	45.00
17.	Ontario Law Association	3	12.00	52.00
18.	Oxford Law Association	16	72.50	79.84
19.	Perth Law Association	16	66.00	166.00
20.	Peterborough Law Association..	22	108.00	183.00
21.	Kenora Law Association	6	48.00	56.22
22.	Renfrew Law Association	Initial	grant.	480.00
23.	Simcoe Law Association	27	66.00	119.34
24.	Stormont, D. & G. Association..	15	69.00	102.34
25.	Waterloo Law Association	28	230.00	156.67
26.	Welland Law Association	14	120.00	211.67
27.	Wellington Law Association...			
28.	York Law Association			800.00
				<hr/>
				\$6,001.87

2. The Committee further submits statement shewing the amounts of the loans repaid to the Society by the various County Library Associations who have obtained loans from the Society, and the amount of such loans which still remains unpaid:

<i>Name.</i>	<i>Amt. Repaid.</i>	<i>Bal. Due.</i>
Essex Law Association	\$ 50.00	\$250.00
Hastings Law Association	15.00	15.00
Kent Law Association	135.00	225.00
Lambton Law Association	35.00	175.00
Oxford Law Association		100.50
Stormont, D. & G. Law Association.....	30.00	30.00
Welland Law Association	100.50	167.50
Frontenac Law Association	45.00	360.00
	<hr/>	<hr/>
	\$410.50	\$1,323.00

The report was adopted.

SPECIAL COMMITTEE ON COUNTY LIBRARIES.

Mr. McFadden, Chairman of the Special Committee on County Libraries, presented the report of the Committee and moved its adoption.

The motion made by Mr. Dewart, seconded by Mr. Masten, to defer consideration of the report until the 14th inst. was lost and the report declared adopted. The report is as follows:—

The Special Committee, appointed by Convocation on November 22nd, 1912, to consider the question of increased grants to County Libraries, begs leave to report as follows:—

The Committee recommends that the annual grant to County Library Associations shall be double the amount of the fees actually paid to the Association by its members not exceeding a maximum sum of \$10 in respect of each paid subscription except in respect of the County of York Law Association, which shall receive a sum equal to the amount actually paid to the Association by its members.

The Committee further recommends that each County Association whose library is reported on satisfactorily by the Chief Librarian shall be entitled to receive two-thirds of the sum actually paid out by such Association for telephone service and for salary of Librarian, not to exceed \$200, except in the case of Associations having a membership of fifty or more, as to which Associations the sum to be received shall not exceed \$300.

The Committee recommends that Rules 68 and 69 be amended in accordance with this report.

The report was adopted.

Mr. Shepley presented the report of the Discipline Committee on the charges preferred against Messrs. Curry, Ardagh and McCarthy.

On motion of Mr. Shepley it was ordered that the report be taken into consideration on Friday, the 14th inst., and that all parties concerned be notified that they may then appear and shew cause, if they so desire, why the report should not be adopted or otherwise dealt with.

NOTICES OF MOTION.

Amendment of Rules.—Mr. Bicknell gave notice that he would move to amend Rule 76, sub-sec. 1.

Mr. Shepley gave notice that at the next meeting of Convocation he will ask leave to introduce a rule to amend Rule 18 (4).

Mr. McFadden gave notice that he would move to amend Rules 68 and 69.

Ontario Weekly Notes.—Mr. Watson gave notice that at the first meeting of Convocation next term he will move for directions that thereafter the issue or publication of the Ontario Weekly Notes should be extended so as to include all cases that have been decided in which written judgments have been delivered and others that they may be deemed of importance.

Mr. McFadden gave notice that he would introduce a resolution for the amendment of the Law Society Act.

Convocation then rose.

FRIDAY, FEBRUARY 7TH, 1913.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Armour, Bicknell, Bruce, Creswicke, Farewell, Harcourt, Masten, Moss, McFadden, McPherson, Nesbitt, Northrup, Proudfoot, Robinette, Shepley and Watson.

The Minutes of Convocation of Thursday, February 6th, 1913, were read and approved.

LEGAL EDUCATION REPORT.

Mr. Bicknell, for the Legal Education Committee, reported as follows:—

Admission of Students.—The following candidates having given proper notice and having filed certificates of qualification and paid their fees according to the rules, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted as students-at-law as of Michaelmas Term, 1912:—

William Emery Wilson, Chetwynd Somerville Carter, Terence Myles McCarron, Calvert Stanley Stonehouse, David Alexander Swayze, Thomas Cameron Urquhart, William Myrol Gilchrist, Richard Dalton Moore Walter, Charles Sydney Morgan, Alexander David McKenzie, Charles Fred Woolcott, Austin R. M. O'Connor.

Examinations in December, 1912.—First Year.—The returns of the examiners shew that the following students have passed the examination for the First Year in Real Property, and the marks on Real Property and Contracts will be taken into account on the May examination:—

C. Black, S. Factor, C. A. Payne, C. Finlayson, P. E. F. Smily, C. A. Paul, J. S. Duggan, L. C. Jarvis, Miss E. L. Paterson, Miss M. E. Buckley, M. C. Purvis, R. O. Daly, H. A. O'Donnell, J. M. Riddell, S. M. Phoenix, P. L. Armstrong, W. R. Campbell, H. Blake, Jr., H. N. Farmer, J. V. Guilfoyle, W. H. Beatty, H. E. Manning, J. E. Lawson, A. H. Plant, J. K. Paul, T. Eakin, J. U. Garrow, W. W. Parry, C. F. Leonard, C. W. G. Gibson, C. H. Watson, J. H. Best, T. J. Galligan, J. W. Murphy, F. H. Barlow, J. F. Strickland, W. G. Hanna, A. C. Casselman,

W. D. Bell, G. E. Edmonds, F. A. A. Campbell, M. E. Mulhern, K. B. Maclaren, J. H. Naughton, H. R. Alley, M. Aylesworth, N. M. Retallack, C. P. Plaxton, E. J. MacEwen, J. P. Walsh, C. F. Elliott, D. McConnell, J. Idington, G. McTeigue, A. H. Robertson, J. A. W. Robinson, J. G. Bole, R. Code, G. B. Jackson, S. M. Scott, E. M. Rowand, N. A. Keys, F. Baalim, D. B. Sinclair, J. O. Buckley, G. M. Malone, F. C. Richardson, W. R. Willard, Tom Brown, J. C. MacFarlane, J. G. A. M. Schiller, N. J. Macdonald, H. W. Macdonnell, R. B. Whitehead, A. Chenier, H. B. Neely, W. G. Lumsden, C. J. Bovaird, R. H. Green, W. S. Montgomery, H. McConnell, R. A. Olmsted, J. S. McLaughlin, D. McArthur, L. V. Fitzpatrick, D. E. Dean, C. H. Higgins, A. L. Shaver, R. S. Clark, W. F. Greig, J. J. Hunt, R. A. Patchell, O. A. Lauzon, W. M. Cox, W. B. McPherson, R. L. White, A. J. Johnson, S. H. Brown.

Second Year.—The returns of the examiners shew that the following students have passed the examination for the Second Year:—

Isidor Finberg, H. S. Hamilton, E. R. Thomson, F. E. Hetherington, L. Macaulay, P. W. Beatty, J. R. Rumball, S. Rogers, D. W. Lang, W. P. MacKay, S. J. Birnbaum, N. S. Caudwell, A. Singer, E. H. Cleaver, S. G. Metcalfe, E. Bristol, G. W. Walrond, H. A. Beckwith, C. D. McLean, L. C. Outerbridge, Wm. McNally, J. F. P. Birnie, V. E. Gray, H. Obec, R. M. Dick, E. M. Reeve, L. W. Wood, J. S. Beatty, H. S. Robinson, J. W. Broudy, H. H. Ellis, A. W. Langmuir, O. Sauve, W. H. Bennett, E. P. Dowdall, B. H. L. Symmes, J. W. Gauvreau, N. M. Young, R. B. Law, C. L. Carrick, W. H. Furlong, H. D. Anger, J. A. Hope, B. F. Fisher, S. E. Wedd, L. Dale, J. E. Anderson, C. W. Caruthers, H. A. L. Conn, H. H. Donald, B. P. Fitzpatrick, V. H. Hattin, C. B. Henderson, R. N. McCormick, E. F. McDonald, C. R. Widdifield, C. H. A. Armstrong, L. W. Goetz, J. G. Holmes, E. C. Awrey, H. J. Stuart, C. J. F. Collier, C. G. Mortimer, W. Lawr, D. J. Coffey, W. T. Robb, W. N. Hancock, G. H. Tennent, W. M. Mogan, C. G. Robertson, J. A. Donovan, J. M. Forgie, H. Morwick, L. S. LeVernois, W. B. Henderson, W. W. Evans, W. J. Grace, E. Pepler, W. L. L. Gordon, J. F. Coughlin, J. S. Allan, G. W. Morley, T. M. Mulligan, D. G. McIntosh, F. Regan, D. D.

McLeod, R. B. Williams, F. H. M. Irwin, J. M. Baird, J. A. Devaney, W. H. Male.

The following students having obtained 29% on each paper and at least 40% on the whole, are entitled to make up their deficiency at Easter, 1913:—

C. H. McKimm, S. C. S. Kerr, C. G. Beckett, J. S. Bell, S. W. Graham, R. P. Locke, T. W. E. Allen, W. A. Olmstead, G. B. Coyne, W. H. Latimer, D. E. Dean.

Third Year.—The returns of the examiners shew that the following students have passed the examinations for the Third Year:—

J. L. Duncan, J. W. Pickup, D. A. MacRae, G. T. Walsh, A. L. Fleming, W. J. McCallum, F. G. Dyke, T. S. Elmore, G. W. Adams, W. H. Ford, N. A. McLarty, S. Cowan, G. G. McCullough, G. M. Miller, W. K. Fraser, A. J. Gordon, N. Phillips, J. P. Barlow, N. L. LeSueur, Miss J. Cairns, H. F. Parkinson, T. Crosthwaite, P. J. Knox, A. H. Foster, H. Friedman, R. W. Treleaven, J. B. Moon, A. A. Macdonald, E. Sugarman, D. A. Macdonald, N. S. Macdonnell, R. R. Evans, E. M. Dillon, H. E. Groesch, J. M. Donahue, H. L. Slaght, J. H. Bone, J. C. McRuer, W. F. Schwenger, C. P. Tisdall, C. G. French, H. Saunders, L. S. Cuddy, J. H. McDonald, G. H. Shaver, N. Herzlich, J. Y. Murdock, J. F. L. Cote, J. J. Greenan, H. R. Moses, B. L. Bedford, W. H. Cook, J. Wearing, A. L. Brady, R. H. G. Ivey, G. R. Forneret, H. E. Wallace, G. M. Willoughby, M. Gordon, E. H. Senior, F. H. White, K. W. Wright, A. Ellis, F. C. Gullen, G. P. McHugh, A. E. Parkinson, W. G. More, E. Braden, J. M. Greer, W. A. Dillon.

The following Special Students also wrote on the Third Year Examinations: E. V. McMillan, A. G. Virtue, J. F. Costigan.

The following are required to make up their deficiency:—

Wm. Proudfoot, Jr., E. F. Byrnes, P. R. Morris, S. R. Broadfoot, T. M. Costello, R. W. R. Shearer, A. C. Bell, D. R. M. Leask, M. C. McLean, P. D. Wilson, D. Campbell, J. D. Beasley, A. J. Fraser, C. S. McGaughey, J. H. Flett, M. D. McCrimmon, E. D. O'Flynn, A. Gilmour, R. D. Ponton, W. K. Murphy, R. Phillips, A. B. Currey, F. H. Hurley, W. B. Sifton, N. L. Croome, F. E. Higgerty, F. Walkingshaw, N. D. Tytler.

Call to the Bar.—Samuel Cameron Arrell, whose papers and services are correct, and who has passed the required examinations, is entitled to be called to the Bar and to receive his Certificate of Fitness on completion of his service as an articled clerk.

Call to the Bar (Special).—James Henry Fraser, a member of the Bar of the Province of Nova Scotia, having filed a certificate of his Call to the said Bar and testimonials of good character and conduct, and certificate that the same privilege is extended to the members of the Bar of Ontario by the laws of Nova Scotia, and having published notice of his intention to apply for call to the Bar in the Ontario Gazette in pursuance of Rule 184, and having paid the fees required by the rules, is entitled to be called to the Bar of Ontario on his having passed the necessary examination.

The report was adopted.

A Special Committee consisting of Messrs. Bicknell, Masten, McFadden, and McPherson was appointed to examine Mr. James Henry Fraser, a candidate for Call to the Bar. The Committee reported that Mr. Fraser had passed a satisfactory examination and it was ordered that he be called to the Bar.

Samuel Cameron Arrell and James Henry Fraser were introduced and called to the Bar.

MEMORIAL TO THE LATE CHIEF JUSTICE MOSS.

Mr. McPherson, for the Journals Committee, read the following:—

Convocation records with deep regret the death of the Honourable Sir Charles Moss, K.B., LL.D., Chief Justice of Ontario, who died at Toronto on the 11th day of October, A.D. 1912. He was called to the Bar of Ontario in November, 1869; was a Lecturer and Examiner to the Law Society, 1872-9; was appointed a Bencher of the Law Society, 1880; was elected in 1881 and thereafter at each succeeding election until 1897; was appointed a Queen's Counsel in 1881, under the régime of His Excellency, the Marquis of Lorne; represented the Law Society in Toronto University, 1884-97; was President of the York County Law Association, 1891-2; was Vice-Chancellor of the University of Toronto, 1900-6, and member of the Board of

Governors and Vice-Chairman, 1906-12; was appointed a Justice of the Court of Appeal for Ontario, 1897, and became Chief Justice of Ontario, 21st November, 1902; was several times administrator of the Government of the Province of Ontario; was knighted by His late Majesty King Edward the Seventh in 1907. A courteous gentleman; an upright judge; a public-spirited citizen.

It was ordered that a copy of the above memorial be sent to Lady Moss.

LIBRARY COMMITTEE REPORT.

Mr. Harcourt, for the Library Committee, reported as follows:

Your Committee submits herewith the Chief Librarian's Report for the year 1912, and recommend that the same be printed and distributed as usual.

The report was adopted.

INSPECTOR OF COUNTY LIBRARIES REPORT.

Mr. McFadden, for the County Libraries Committee, presented the report of the Chief Librarian on his inspection of County Libraries for the year 1912:—

The report was adopted and it was ordered that the same be printed and distributed as usual.

Mr. Watson gave notice that at the next meeting of Convocation on February 14th, 1913, he would move to re-consider the report of the Special Committee on County Libraries which was adopted yesterday.

Mr. McFadden moved to amend Rules 68 and 69 according to the terms of his notice given yesterday.

The amendment was read a first time.

The County Libraries Committee was requested to furnish for the next meeting of Convocation, particulars of the shortcomings of such County Libraries as are inefficient, and a further report of the Chief Librarian thereon.

The Finance Committee was requested to lay before Convocation at its next meeting an estimate of the Revenue and Expenditure for the year 1913.

On motion of Mr. McFadden a Special Committee consisting of Messrs. McFadden, Brewster, Creswicke, Shepley, Logie, Moss,

Bicknell, Armour, Masten, and Harcourt, was appointed to consider the question of the control necessary to be vested in Convocation for the regulation and ensuring the efficiency of County Libraries with power to obtain, if advisable, any necessary legislation. The Committee to report to Convocation.

Convocation then rose.

FRIDAY, FEBRUARY 14TH, 1913.

PRESENT:—The Treasurer, Sir George Gibbons, and Messrs. Armour, Bicknell, Brewster, Bruce, Creswicke, Dewart, Farewell, Harcourt, Kerr, Logie, Ludwig, Lynch-Staunton, McFadden, McMaster, Masten, Moss, Nesbitt, Osler, Proudfoot, Robinette, Shepley, and Wilson.

The Minutes of Convocation of Friday, the 7th February, 1913, were read and approved.

Mr. Ludwig was appointed a member of the following Committees: Discipline, Library, and Journals and Printing.

Mr. Bicknell, for the Special Committee on County Libraries, appointed on February 7th, 1913, reported as follows:—

The Special Committee recommend that the Attorney-General be requested to introduce an amendment to the Law Society Act to the following effect:—

“The Law Society may from time to time make and enforce rules and regulations for promoting the efficiency of County Libraries and may prescribe and enforce remedies for the violation thereof and may by resolution of Convocation caused to be dissolved any County Library Association which neglects or refuses to comply with such rules or regulations.”

The report was adopted and a copy was directed to be sent to the Attorney-General.

ESTIMATES FOR 1913.

Mr. Shepley, for the Finance Committee, presented the Estimates of Revenue and Expenditure for the year 1913, which were read and received.

Mr. Shepley, for the Discipline Committee, presented the report of the Committee on the charges against Messrs. Curry, Ardagh, and McCarthy, with a few slight amendments to the report presented on February 7th, 1913, and moved that the report be adopted.

Messrs. Curry and Ardagh, who were in attendance (Mr. McCarthy not being present), on motion of Mr. Wilson were requested to appear before Convocation, and assented to the amendments made in the report after the same were read over to them.

Mr. Curry addressed Convocation.

Mr. Ardagh did not think it necessary to make any remarks, and Messrs. Curry and Ardagh then withdrew.

Mr. Dewart's motion to amend the report was withdrawn after discussion.

Sir George Gibbons moved that in view of the fact that Mr. Curry's apology for his conduct in the matter was made to and accepted by a Judge of the High Court, no further action be taken.

The motion was carried on a division.

AMENDMENT OF RULE 76.

Mr. Bicknell moved the second reading of the rule introduced by him on February 7th, 1913, to amend Rule 76, sub-section 1, by adding thereto the following words:—

“Retired judges who are ex-officio members of Convocation, and when members of the Bar of Ontario, the Chief Commissioner and the Assistant Commissioner of the Board of Railway Commissioners for Canada and the Chairman of the Ontario Railway and Municipal Board.”

The motion was carried.

The rule was then read a third time and finally passed.

INCREASED GRANTS TO COUNTY LIBRARIES.

Mr. Bicknell moved to amend the report of the Special Committee recommending increased grants to County Libraries, presented to Convocation on February the 6th, 1913, by adding

after the word "subscription" in the eleventh line thereof the following words:—

"Unless Convocation otherwise direct, having regard to the report of the Chief Librarian on the condition of the respective libraries and their needs."

The motion was carried, and the report as amended is as follows:—

The Special Committee, appointed by Convocation on November 22nd, 1912, to consider the question of increased grants to County Libraries, begs leave to report as follows:—

The Committee recommends that the annual grant to County Library Associations shall be double the amount of the fees actually paid to the Association by its members not exceeding a maximum sum of \$10 in respect of each paid subscription unless Convocation otherwise direct, having regard to the report of the Chief Librarian on the condition of the respective libraries and their needs, except in respect of the County of York Law Association, which shall receive a sum equal to the amount actually paid to the Association by its members.

The Committee further recommends that each County Association whose Library is reported on satisfactorily by the Chief Librarian shall be entitled to receive two-thirds of the sum actually paid out by such Association for telephone service and for salary of Librarian, not to exceed \$200, except in the case of Associations having a membership of fifty or more, as to which Associations the sum to be received shall not exceed \$300.

The Committee recommends that Rules 68 and 69 be amended in accordance with this report.

AMENDMENT OF RULE 66.

Mr. McFadden moved to amend Rule 66 by adding the following paragraphs:—

(g) The Law Society may from time to time make and enforce rules and regulations for promoting the efficiency of the Library of the Association and may prescribe and enforce remedies for the violation thereof.

(h) If the Law Society shall by resolution of Convocation require the Association to be dissolved by reason of any violation

of any rules or regulations of the Law Society from time to time in force the Association shall thereupon be dissolved; provided that no such resolution of Convocation shall be passed unless notice of such motion shall have been given in a preceding term, nor unless the Association shall have been given at least one month's notice of the intention of Convocation to consider such motion.

By consent of Convocation the rule was read a second and third time and finally passed.

AMENDMENT OF RULES 68 AND 69.

Mr. McFadden moved the second reading of the rule introduced by him on February 7th, 1913, to amend Rule 68 by striking out all the words after the word "Counties" in the sixth line thereof and that the following be substituted: "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 having regard to the report of the Chief Librarian on the condition of the respective libraries and their needs, except in respect of the County of York Law Association, which shall receive a sum equal to the amount actually paid to the Association by its members."

And that Rule 69 be repealed and the following substituted therefor: "In addition to the grant provided for by Rule 68, each County Association whose library is reported on satisfactorily by the Chief Librarian shall be entitled to receive two-thirds of the sum actually paid out by such Association for telephone service and for salary of Librarian, not to exceed \$200, except in the case of Associations having a membership of fifty or more, as to which Associations the sum to be received shall not exceed \$300."

The motion was carried and the rule to amend Rules 68 and 69 was read a third time and finally passed.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA.

RESUME OF PROCEEDINGS OF CONVOCATION.

EASTER TERM, 1913.

THURSDAY, 22nd May, 1913.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bicknell, Cowan, Creswicke, Farewell, Glenn, Harcourt, Hearst, Johnston, Ludwig, Masten, Moss, McFadden, MacLennan, McPherson, Osler, Proudfoot, Ritchie, Robinette, and Shepley.

The Minutes of Convocation of Friday, February 14th, 1913, were read and approved.

The Treasurer announced that he wished to withdraw from the office of Treasurer, and to lay down the sceptre of the Society, which he has held for more than twenty years.

Sir Allen Aylesworth said it would be a matter of regret if the Treasurer withdrew from the office at the present time, and urged that it would be to the advantage of the Society to have the Treasurer continue in the office so that the Society might have the prestige of his name as its head, and suggested that if necessary a Chairman might be appointed, as had been done in former cases, to undertake the active duties of the office.

On motion of Sir Allen Aylesworth, seconded by Mr. Osler, Sir Æmilius Irving was unanimously re-elected Treasurer of the Society.

ELECTION OF STANDING COMMITTEES.

On motion of Mr. Bicknell, seconded by Mr. Robinette, it was ordered that a special committee be appointed to strike the Standing Committees for the year, consisting of Messrs. Shepley, Bicknell, Harcourt, McPherson, McMaster, Johnston, and McFadden. The Committee reported as follows:—

Finance Committee.—Messrs. Shepley, Bruce, Sir George

Gibbons, Harcourt, Kerr, Logie, Hearst, Moss, Northrup, Osler, Proudfoot, Robinette, Rowell, and Watson.

Legal Education Committee.—Messrs. Bicknell, Armour, Creswicke, Dewart, Harcourt, Lash, Ludwig, Masten, Moss, McFadden, McMaster, McPherson, Ritchie, and Watson.

Reporting Committee.—Messrs. McMaster, Armour, Bicknell, Creswicke, Harcourt, Hellmuth, Lash, Lynch-Staunton, Masten, Moss, McPherson, Ritchie, Shepley, and Watson.

Discipline Committee.—Messrs. Johnston, Brewster, Bruce, Cowan, Dewart, Farewell, Hellmuth, Hoskin, Kerr, Logie, Ludwig, McFadden, Nesbitt, Shepley, and White.

Library Committee.—Messrs. Harcourt, Sir Allen Aylesworth, Blake, Chrysler, Farewell, Lennox, Ludwig, Lynch-Staunton, Nesbitt, Osler, Ritchie, Rowell, and Shepley.

Journals and Printing Committee.—Messrs. McPherson, Bicknell, Bruce, Brewster, Cowan, Creswicke, Sir George Gibbons, Glenn, Hearst, Lennox, Proudfoot, and Robinette.

County Libraries Committee.—Messrs. McFadden, Brewster, Cowan, Creswicke, Farewell, Glenn, Lennox, Logie, Northrup, Osler, Proudfoot, and Wilson.

The report was adopted.

APPOINTMENT OF AUDITOR.

On motion of Mr. Shepley, Mr. F. C. Clarkson was appointed Auditor of the Society for the current year.

PORTRAIT OF CHIEF JUSTICE RICHARD MARTIN MEREDITH.

Sir Allen Aylesworth, for the special committee, reported as follows:

Your Committee, appointed last Trinity Term to arrange for a portrait of The Hon. Mr. Chief Justice Richard Martin Meredith, to be hung in Osgoode Hall, begs to report:

That the assent of the Chief Justice to the painting of the portrait has been obtained, and that arrangements have been made with Mr. E. Wyly Grier, R.C.A., to paint the portrait.

All of which is respectfully submitted.

(Sgd.) A. B. AYLESWORTH,

22nd May, 1913.

Convener of Committee.

The report was adopted.

REVISION OF RULES.

Mr. McPherson, for the Committee on Journals and Printing, reported as follows:

Your Committee begs to report as follows:

The rules of the Society have been revised and consolidated by your Committee, as instructed by Convocation, and as so revised and consolidated and with an index thereto, are hereby presented and recommended for adoption.

Respectfully submitted,

(Sgd.) WM. DAVID MCPHERSON,

Toronto, 23rd May, 1913.

Chairman.

On motion of Mr. McPherson, the report was received and adopted, and the rules of the Society as so revised and consolidated (after approval by the Visitors of the Society) together with the Statutes relating to the Law Society, the Act respecting Barristers and the Act respecting Solicitors, together with an index to all, were ordered to be printed under the supervision of the Committee on Journals and Printing.

The following letter from Lady Moss was read and received:

547 JARVIS STREET,

TORONTO.

The Secretary,

The Law Society of Upper Canada, Toronto:

DEAR SIR,—I beg to acknowledge with sincere thanks the receipt of the copy of the resolution passed by the Benchers of the Law Society of Upper Canada relating to my husband, the late Honourable Sir Charles Moss.

Yours sincerely,

February 21st, 1913.

(Sgd.) EMILY MOSS.

A letter from A. Pardoe, Librarian of the Legislative Library, Toronto, was read, asking that the Reports of the Society be supplied to the Legislative Library.

It was ordered that the Reports be supplied to the Legislative Library accordingly, and the Committee on Journals and Printing authorized to amend Rule 73 accordingly.

A letter from Miss Wynn, the telegraph operator, asking for an increase in salary, was read.

It was ordered that, in view of her long service, her salary be increased to \$75.00 per month.

A letter was received from C. B. Labatt and read, as follows:

110 BEDFORD RD.,

TORONTO, May 19, 1913.

DEAR SIR,—I have directed the Publishers to send for presentation to the Law Library a copy of the first five volumes of the completed edition of my treatise on Master and Servant. It was announced that this portion of the book would be ready for distribution on the 15th inst., so that they may arrive at any time within the next few days.

The three remaining volumes, which are now going through the press, will be sent to you during the next few months.

I remain,

Very truly yours,

(Sgd.) C. B. LABATT.

The Chairman of the Library Committee,

Osgoode Hall.

Convocation accepted the presentation, and directed the Secretary to reply to the letter in suitable terms.

On motion of Mr. Bicknell, a special call of the Bench was ordered for Friday, the 13th day of June, 1913, at Eleven o'clock a.m., for the purpose of appointing a Lecturer on Real and Personal Property, to succeed Mr. Shirley Denison, K.C., whose term of office is about to expire.

Convocation then rose.

FRIDAY, May 23rd, 1913.

PRESENT:—MESSRS. Armour, Creswicke, Farewell, Harcourt, Hellmuth, Kerr, Ludwig, McFadden, MacLennan, McMaster, McPherson, Osler, Proudfoot, Shepley, and Wilson.

In the absence of the Treasurer, Mr. Shepley was elected Chairman and Acting Treasurer.

The Minutes of Convocation of Thursday, the 22nd of May, were read and approved.

Mr. McFadden, for the County Libraries Committee, presented his report, which is as follows:

The Committee on County Libraries begs leave to report:

That, owing to the illness of Mr. Eakins, the Chief Librarian and Inspector of County Libraries, it is advisable to appoint an Inspector. The Committee understands that Mr. Charles Elliott would be willing to undertake the work of inspection, and recommends his appointment accordingly.

All of which is respectfully submitted.

(Sgd.) W. H. McFADDEN,

23rd May, 1913.

Chairman.

The report was adopted, and it was referred to the Finance Committee to fix the remuneration of the new Inspector and to complete arrangements for the inspection of County Libraries this year.

Mr. McPherson, for the Legal Education Committee, presented the report of that Committee, which was received and adopted. The report is as follows:

The Legal Education Committee begs leave to report as follows:

SPECIAL PETITIONS.

Malcolm Angus McKay, a student-at-law, asks to have the filing of his Articles allowed. The Articles were dated the 24th of August, 1911. A duplicate was filed on the 18th of September, 1911, with the Secretary. On the 21st September, 1911, a duplicate was mailed to the Central Office, but apparently never reached or was filed there. A further duplicate was filed on the 8th April, 1913. The Committee recommends that the petition be granted.

Apha Isabella Hodgins, a candidate for admission to the Law Society in Hilary Term, 1913, asks to have her certificate of Matriculation of July, 1907, allowed, although more than four years have elapsed since then. From 1908 to 1909 she was studying for entrance into the Faculty of Education, and for two years since has been employed in law offices in Toronto as a stenographer. The Committee recommends that the Petition be granted.

Norma Lown, a candidate for admission into the Law Society,

asks that her Certificate of Junior Matriculation, obtained in 1907, be allowed, although more than four years have since elapsed. Since that time she has been employed as a stenographer with a legal firm in Toronto. The Committee recommends that the petition be granted.

Arthur John Trebilcock, a candidate for admission to the Society, asks to have his Certificate of Matriculation, obtained in July, 1905, allowed, although more than four years have since elapsed. Since his matriculation he has been engaged in banking and journalism, being at the present time financial editor of the "Toronto World." The Committee recommends that the petition be granted.

ADMISSION OF STUDENTS, HILARY TERM, 1913.

The following ladies and gentlemen, having given due notice and paid the required fees, and having produced certificates of qualification complying with the rules of the Society, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted as students-at-law as of Hilary Term, 1913:

Graduate Class.—Peter Fraser Munro.

Matriculant Class.—Arthur John Trebilcock, Apha Isabella Hodgins, Norma Lown, Harry James Reynolds, Leo Andrew Kelly, Hugh Stanley Honsberger, Raymond Charles O'Donoghue, Anita Blanché Bateman, Lawrence Code.

EXAMINATION RETURNS, EASTER, 1913.

Third Year.—The reports of the examiners shew that the following have passed the examinations for the Third Year:

J. W. Pickup, J. L. Duncan, D. A. MacRae, F. G. Dyke, W. J. McCallum, T. S. Elmore, G. T. Walsh, N. L. LeSueur, W. K. Fraser, T. Crosthwaite, G. M. Miller, P. J. Knox, J. F. L. Cote, N. Phillips, A. H. Foster, H. F. Parkinson, J. H. Bone, A. J. Gordon, E. M. Dillon, S. Cowan, E. Sugarman, A. L. Fleming, H. Friedman, G. G. McCullough, R. R. Evans, N. S. Macdonnell, N. A. McLarty, J. P. Barlow, W. F. Schwenger, A. A. Macdonald, J. C. McRuer, J. Y. Murdock, H. R. Moses, H. L. Slaght, S. W. C. Scott, E. V. McMillan (*Special*), R. W. Treleven, W. H. Ford, G. H. Shaver, H. E. Grosch, E. Braden, G. W. Adams, A. L. Brady, C. P. Tisdall, (Miss) J. Cairns,

J. Wearing, L. S. Cuddy, F. H. White, A. E. Parkinson, D. A. Macdonald, A. Ellis, J. J. Greenan, B. L. Bedford, J. M. Greer, R. H. G. Ivey, M. Gordon, M. Herzlich, H. E. Wallace, H. Sanders (*Special*), W. H. Cook, W. A. Dillon, C. G. French, G. M. Willoughby, W. G. More (*Special*), F. C. Gullen, E. H. Senior, J. M. Donahue, G. R. Forneret, J. H. McDonald, A. C. Bell, P. D. Wilson, A. J. Fraser, E. F. Byrnes, R. W. R. Shearer, S. R. Broadfoot, M. C. McLean, W. B. Sifton, A. Gilmour, Wm. Proudfoot, J. D. Beasley, M. D. McCrimmon, R. D. Ponton, J. H. Flett, E. D. O'Flynn, T. M. Costello, P. R. Morris, D. R. M. Leask, C. S. McGaughey, G. P. McHugh, K. W. Wright, W. K. Murphy.

Honours, Third Year.—The following gentlemen, having passed their examinations in their regular years, and, having obtained 50% of the marks obtainable on each paper and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be called with Honours:

J. W. Pickup, J. L. Duncan, F. G. Dyke, W. J. McCallum, T. S. Elmore, G. T. Walsh, N. L. LeSueur, W. K. Fraser, T. Crosthwaite, G. M. Miller, P. J. Knox.

Medals, Third Year.—The following gentlemen, being the first three entitled to be called with Honours, are entitled to Medals as follows:

J. W. Pickup, Gold Medal; J. L. Duncan, Silver Medal; F. G. Dyke, Bronze Medal.

SCHOLARSHIPS, THIRD YEAR.

Chancellor Van Koughnet Scholarship.—Under the conditions made by Convocation, J. W. Pickup, having obtained first place in the graduating class for Call to the Bar, is entitled to be awarded this Scholarship.

Christopher Robinson Memorial Scholarship.—Under the conditions made by Convocation, J. L. Duncan, having obtained first place in the graduating class for Call to the Bar next after the winner of the Chancellor Van Koughnet Scholarship, is entitled to be awarded the Christopher Robinson Memorial Scholarship.

SPECIAL PETITIONS.

Ernest Victor McMillan, a Barrister and Solicitor of Prince

Edward Island, who has attended the lectures for the second and third years at the Law School, and has paid the fees therefor, amounting to \$200.00, and has applied to be called to the Bar of Ontario and admitted to practice as a Solicitor, petitions that the \$200.00 paid by him for attending lectures, be allowed on the total amount of the fees required for Call to the Bar and admission as a Solicitor, which amount to \$590.00. The Committee recommends that the petition be granted, but be not deemed to be a precedent.

George Hess Shaver, a candidate for Call to the Bar, petitions to have his service allowed. His Articles, dated the 1st May, 1908, were not filed until the 2nd August, 1908, also his Assignment of Articles to Frank E. Hodgins, Esq., whom he served from the 6th September, 1908, until the 22nd November, 1912, although his Articles were not actually assigned until the 27th day of February, 1909. The Committee recommends that the petition be granted.

Burton L. Bedford, a candidate for Call to the Bar, petitions that the filing of his Articles be allowed. He entered into Articles on the 14th September, 1907, to J. M. Pike, of Chatham, and a copy was sent to Mr. McBeth, the Secretary, on the 24th October, 1907, but, by inadvertence or by mistake, the Articles were not filed in the Central Office. Mr. Bedford was not aware that the Articles were not filed until the 31st March, 1913, when he at once filed a copy. The petition is supported by a declaration of Mr. Pike. The Committee recommends that the petition be granted.

Samuel Rupert Broadfoot, a candidate for Call to the Bar, petitions that his service be allowed. He was articled to Donald Guthrie, K.C., by Articles dated the 1st November, 1907, and has served him continuously until the present time, except for one year from September, 1909, to September, 1910, when he was absent, through ill-health, from the office of the said Donald Guthrie, with his consent. The Petitioner asks to be allowed the time lost through ill-health, or in the alternative that he be allowed to file further Articles from the 1st November, 1912, to the 1st November, 1913. The Committee recommends that the alternative petition be granted, permitting him to file further Articles.

Max Herzlich, a candidate for Call to the Bar, petitions to have his time of service allowed. He entered into Articles dated November 1st, 1905, to E. P. Brown, of Toronto, whom he served to the 1st of April, 1906, when, his father removing to the City of New York, he was compelled to leave the Province of Ontario with him, and from May, 1906, until June, 1910, he was employed by a law firm in the City of New York as a student-at-law, and attended the course of law in the St. Lawrence University in Brooklyn. He graduated from there in June, 1909, and in October, 1909, passed the Bar examinations of the State of New York, and was duly admitted as an attorney-at-law. On September 1st, 1910, the petitioner, removing to Toronto, entered into new Articles with Arthur Cohen, of Toronto, and has served continuously since that date. The petitioner asks that his term of five years be allowed, although he was actually under Articles in Ontario from the 1st November, 1905, to the 1st April, 1906, and from the 1st September, 1910, to the present time. The Committee recommends that the petition be refused.

Joseph Wearing, a candidate for Call to the Bar, petitions to have the filing of his Assignment of Articles allowed, although more than three months elapsed between the date thereof and the date of filing. He was articulated to James Hales on the 13th of May, 1910, and on February 18th, 1912, said Articles were assigned to A. A. Bond and, owing to inadvertence, the Assignment was not filed until March 7th, 1913. The Committee recommends that the petition be granted.

D. A. MacRae, a student in the graduate class and candidate for Call to the Bar, petitions to have his time allowed. He entered into Articles on the 11th November, 1909, to John F. Lash, for a period of three years, and served Mr. Lash for five months and twenty-one days until the 2nd May, 1910, when his Articles were assigned to C. A. Masten, K.C., whom he served until the 30th November, 1911, except for a period of seven months from September 27th, 1910, to April 25th, 1911, when he was engaged in the publishing house of McMillan & Company, New York. On the 30th November, 1911, his Articles were assigned to Mr. James Bicknell, K.C., whom he has served from that date to the present time. The Petitioner asks that his period of service be allowed. The Committee recommends that the petition be granted.

Call to the Bar.—The papers and services of the following gentlemen are correct, and, having passed the required examinations and paid the necessary fees, they are entitled to be called to the Bar:

Max Herzlich, Burton Lyle Bedford, Samuel Rupert Broadfoot, George Theophilus Walsh, Richard Douglas Ponton, James Paul Barlow, George Parnell McHugh, MacNeil Clarke McLean, Arthur Ellis, Allan Joseph Fraser, Harry Frideman, H. Fred. Parkinson, George Hess Shaver, Albert John Gordon, Percy James Knox, Donald Alexander McRae, Silas Warren Cheever Scott, Charles Pentland Tisdall, Norman Lisle LeSueur, James Molphy Donahue, Murray Gordon, Edmund Francis Byrnes, Geoffrey Walters Adams, William Henry Ford, Percy Dixon Wilson, George Reginald Forneret, William Proudfoot, Jr., Alan Gilmour, Henry Edward Grosch, Elmore Harris Senior, Joseph Wearing, Charles Garfield French, Joseph Felix Louis Cote, Robert Ramsay Evans, James Davis Beasley, Norman Searth Macdonnell, Norman Alexander McLarty, Frederick Cecil Gullen.

Call to the Bar (Special).—*Ernest Victor MacMillan*, a member of the Bar of the Province of Prince Edward Island, petitions to be called to the Bar of Ontario, under the provisions of Section 3 (e) of the Barristers' Act, 2 Geo. V. (1912), Chapter 27, he having produced a certificate of his call to the Bar of the Province of Prince Edward Island, and testimonials of good character and conduct, and a certificate that the same privilege is extended to the members of the Bar of Ontario by the laws of Prince Edward Island, and having published notice of his intention to apply for Call to the Bar in the "Ontario Gazette" for two months in pursuance of rule 184, and having produced a certificate that he is still a member in good standing of the Bar of Prince Edward Island, and that since his call to the said Bar no adverse application has been made to disbar or otherwise disqualify him from practice, and that no charge is pending against him for professional or other misconduct, and, he having paid the fees required by the rules, is entitled to be called to the Bar of Ontario.

CERTIFICATES OF FITNESS (SPECIAL).

Ernest Victor MacMillan, a Solicitor of the Supreme Court of the Province of Prince Edward Island, petitions to be admitted

and enrolled as a Solicitor of the Supreme Court of Ontario under the provisions of Section 6 (e) of the Solicitors' Act, being 2 Geo. V. (1912), Chapter 28, he having produced a certificate that he was duly admitted and enrolled as a Solicitor of the Supreme Court of Prince Edward Island, and having been bound by contract in writing to a practising Solicitor in Ontario to serve, and having served him as his Articled Clerk for a period of one year, and having passed the examination for the third year, and, having paid his fees for admission as a Solicitor as required by the rules of the Society, is entitled to be admitted and enrolled as a Solicitor.

Kenneth Langdon, of Brighton, Ontario, a Solicitor of the Supreme Court of the Province of Alberta, petitions to be admitted and enrolled as a Solicitor of the Supreme Court of Ontario under the provisions of Section 6 (e) of the Solicitors' Act, being 2 Geo. V. (1912), Chapter 28, he having produced a certificate that he was duly admitted and enrolled as a Solicitor of the Supreme Court of Alberta, and having been bound by contract in writing to a practising Solicitor in Ontario to serve, and having served him as his articled clerk for a period of one year, and, having passed the required examination and having paid his fees, is entitled to be enrolled as a Solicitor.

Certificates of Fitness.—The following gentlemen, whose papers and services are correct, and who have passed the required examinations, are entitled to receive their Certificates of Fitness:

Charles Pentland Tisdall, Percy James Knox, MacNeil Clarke McLean, George Theophilus Walsh, Burton Lyle Bedford, Silas Warren Cheever Scott, Richard Douglas Ponton, Geoffrey Walters Adams, George Parnell McHugh, Albert John Gordon, James Molphy Donahue, Norman Lisle LeSueur.

Certificates of Fitness on Completion of Service.—The following gentlemen, whose papers and services are correct, and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their service as articled clerks:

Frederick Cecil Gullen, George Hess Shaver, Harry Friedman, Henry Edward Grosch, Norman Scarth Macdonnell, Edmund Francis Byrnes, Percy Dixon Wilson, Murray Gordon,

William Proudfoot, Jr., Joseph Felix Louis Cote, Samuel Rupert Broadfoot, Allan Joseph Fraser, Charles Garfield French, Alan Gilmour, James Davis Beasley, H. Fred. Parkinson, Max Herzlich, Joseph Wearing, James Paul Barlow, Arthur Lyman Fleming, George Reginald Forneret, Elmore Harris Senior, Robert Ramsay Evans, Norman Alexander McLarty, Arthur Ellis, Donald Alexander MacRae, William Henry Ford.

All of which is respectfully submitted.

(Sgd.) JAMES BICKNELL,

22nd May, 1913.

Chairman.

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

Max Herzlich, Burton Lyle Bedford, Samuel Rupert Broadfoot, George Theophilus Walsh (with Honours), Richard Douglas Ponton, James Paul Barlow, George Parnell McHugh, MacNeil Clarke McLean, Arthur Ellis, Allan Joseph Fraser, Harry Friedman, H. Fred. Parkinson, George Hess Shaver, Albert John Gordon, Percy James Knox (with Honours), Donald Alexander MacRae, Silas Warren Cheever Scott, Charles Pentland Tisdall, Norman Lisle LeSueur (with Honours), James Molphy Donahue, Murray Gordon, Edmund Francis Byrnes, Geoffrey Walters Adams, William Henry Ford, Percy Dixon Wilson, George Reginald Forneret, William Proudfoot, Jr., Alan Gilmour, Henry Edward Grosch, Elmore Harris Senior, Joseph Wearing, Charles Garfield French, Joseph Felix Louis Cote, Robert Ramsay Evans, James Davis Beasley, Arthur Lyman Fleming, Norman Scarth Macdonnell, Norman Alexander McLarty, Frederick Cecil Gul-
len, Ernest Victor MacMillan (*Special*).

Convocation then rose.

FRIDAY, 13th June, 1913.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir John Gibson, and Messrs. Armour, Bicknell, Chrysler, Creswicke, Harcourt, Ludwig, McFadden, McPherson, Masten, Moss, Northrup, Osler, Ritchie, Robinette, Shepley, and Wilson.

The Treasurer took the chair, pursuant to statute.

The Minutes of Convocation of Friday, the 23rd of May, 1913, were read and approved.

Mr. Bicknell, for the Legal Education Committee, reported as follows:

The Legal Education Committee begs leave to report as follows:

Salaries of Examiners.—The Committee recommends that the salaries of each of the examiners be increased by \$100.00 per annum, including the salaries of the present year.

Appointment of Lecturer.—In pursuance of advertisement, the following applications have been received for the appointment of Lecturer on Real and Personal Property:

Shirley Denison, K.C., Toronto	H. 1892
Louis M. Singer, Toronto	M. 1908
F. E. Titus, Gore Bay	M. 1883
A. D. Armour, Toronto	T. 1905
G. R. Roach, Toronto	E. 1909
A. C. Craig, Toronto	E. 1912
G. W. Holmes, Toronto	M. 1887
R. W. Evans, Owen Sound 1885

EXAMINATION RETURNS, EASTER, 1913.

Second Year.—The returns of the examiners shew that the following have passed the examinations for the Second Year:

H. S. Hamilton, D. W. Lang, E. R. Thompson, E. H. Cleaver, P. W. Beatty, L. Macaulay, I. Finberg, V. E. Gray, S. J. Birnbaum, G. D. McLean, E. Bristol, E. M. Reeve, S. G. Metcalfe, S. Rogers, A. W. Langmuir, W. P. MacKay, F. E. Hetherington, G. W. Walrond, V. H. Hattin, R. B. Law, W. N. Hancock, W. H. Bennett, J. F. P. Birnie, H. S. Robinson, R. M. Dick, J. S. Beatty, J. R. Rumball, A. Singer, C. H. A. Armstrong,

D. G. McIntosh, C. J. F. Collier, C. G. Robertson, J. E. Anderson, E. C. Awrey, J. W. Broudy, B. F. Fisher, J. W. Gauvreau, L. C. Outerbridge, H. D. Anger, W. Lawr, W. M. Mogan, J. G. Holmes, E. P. Dowdall, R. N. McCormick, S. E. Wedd, J. A. Hope, F. Regan, J. F. Coughlin, N. M. Young, H. Morwick, G. H. Tennent, C. R. Widdifield, C. G. Mortimer, H. Obee, D. J. Coffey, C. B. Henderson, B. H. L. Symmes, W. L. L. Gordon, L. S. LeVernois, W. H. Furlong, H. A. L. Conn, J. M. Forgie, C. W. Carruthers, H. H. Donald, W. B. Henderson, Wm. McNally, E. Pepler, W. J. Grace, J. A. Donovan, J. S. Allan, N. S. Caudwell, W. T. Robb, H. A. Beckwith, H. H. Ellis, L. Dale, F. H. M. Irwin, H. J. Stuart, C. L. Carrick, G. W. Morley, L. W. Goetz, E. F. McDonald, R. B. Williams, J. M. Baird, T. M. Mulligan, W. W. Evans, O. Sauve, L. W. Wood, J. A. Devaney, B. P. Fitzpatrick, W. H. Male, G. B. Coyne, S. C. S. Kerr, J. S. Bell, G. G. Beckett, T. W. E. Allen, W. H. Latimer, C. H. McKimm, S. W. Graham, W. A. Olmsted, R. P. Lock.

Honours, Second Year.—The following gentlemen, having passed their examinations in their regular years, and having obtained 50% of the marks obtainable on each paper and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be allowed their examination, with Honours:

H. S. Hamilton, D. W. Lang, E. R. Thomson, E. H. Cleaver, P. W. Beatty, L. Macaulay, I. Finberg, V. E. Gray, S. J. Birnbaum, G. D. McLean, E. Bristol, E. M. Reeve, S. G. Metcalfe, S. Rogers, A. W. Langmuir, W. P. MacKay, F. E. Hetherington, G. W. Walrond.

Scholarships, Second Year.—Of those passed with Honours the following are entitled to Scholarships:

H. S. Hamilton, \$100.00; D. W. Lang, \$60.00; E. R. Thomson, \$40.00; E. H. Cleaver, \$40.00; P. W. Beatty, \$40.00; L. Macaulay, \$40.00; I. Finberg, \$40.00.

First Year.—The returns of the examiners shew that the following have passed the examinations of the First Year:

S. Factor, C. Black, C. Finlayson, R. O. Daly, J. S. Duggan, H. Blake, Miss E. L. Paterson, H. A. O'Donnell, Miss M. E. Buckley, C. A. Payne, W. R. Campbell, A. H. Plant, H. E. Man-

ning, P. E. F. Smily, C. H. Watson, J. M. Riddell, L. C. Jarvis, W. D. Bell, J. G. Bole, T. J. Galligan, M. Aylesworth, E. M. Rowand, R. Code, K. B. Maclaren, J. C. MacFarlane, A. H. Robertson, C. P. Plaxton, S. M. Scott, W. W. Parry, W. H. Beatty, J. Idington, J. P. Walsh, H. R. Alley, F. H. Barlow, T. Eakin, J. E. Lawson, R. B. Whitehead, F. A. A. Campbell, M. C. Purvis, M. E. Mulhern, C. F. Leonard, P. L. Armstrong, J. H. Naughton, J. O. Buckley, J. B. Jackson, F. C. Richardson, J. V. Guilfoyle, H. N. Farmer, G. E. Edmonds, H. B. Neely, C. A. Paul, A. Chenier, C. W. G. Gibson, J. K. Paul, C. McTeigue, N. M. Retallack, N. A. Keys, J. U. Garrow, E. J. MacEwen, J. W. Murphy, Tom Brown, D. B. Sinclair, H. W. Macdonnell, F. Baalim, W. G. Hanna, J. A. W. Robinson, N. J. Macdonald, G. M. Malone, C. F. Elliott, A. C. Casselman, J. G. A. M. Schiller, D. McConnell, J. F. Strickland, R. H. Green, W. G. Lumsden, D. McArthur, C. J. Bovaird, S. M. Phoenix, J. H. Best, W. S. Montgomery, L. V. Fitzpatrick, A. L. Shaver, C. H. Higgins, W. R. Willard, W. M. Cox, R. A. Olmsted, R. S. Clark, J. J. Hunt.

Honours, First Year.—The following, having passed their examinations in their regular years, and having obtained 50% of the marks obtainable on each paper, and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be allowed their examination, with Honours:

S. Factor, C. Black, C. Finlayson, R. O. Daly, J. S. Duggan, H. Blake, Miss E. L. Paterson, H. A. O'Donnell, Miss M. E. Buckley, C. A. Payne, W. R. Campbell, A. H. Plant, H. E. Manning, P. E. F. Smily, C. H. Watson, J. M. Riddell, L. C. Jarvis.

Scholarships, First Year.—Of those passed with Honours the following are entitled to Scholarships:

S. Factor, \$100.00; C. Black, \$60.00; C. Finlayson, \$40.00; R. O. Daly, \$40.00; J. S. Duggan, \$40.00; H. Blake, \$40.00; Miss E. L. Paterson, \$40.00.

SPECIAL LECTURERS.

The Committee asks Convocation for authority to provide for special lectures, to be delivered to the Law School, and to

engage lecturers and arrange for their remuneration, although they may be Benchers or partners of Benchers.

(Sgd.) (JAMES BICKNELL,
Chairman.

Dated 13th June, 1913.

The report was adopted, and the authority asked for in the last paragraph of the report was granted.

APPOINTMENT OF LECTURER.

Mr. Shirley Denison, K.C., was re-appointed lecturer on Real and Personal Property, his appointment to expire on the 1st of July, 1914.

Mr. Bicknell, for the Legal Education Committee, reported that Harry Sanders, who is entitled to be called to the Bar of the Transvaal Provincial Division of the Supreme Court of South Africa, petitions to be called to the Bar of Ontario, under the provisions of Section 3 (*e*) of the Barristers' Act, being Chapter 27, 2 Geo. V., and has produced a certificate of his Call to the Bar of South Africa, and that he has published notice of his intention to apply for call to the Bar in the Ontario Gazette, that he has passed the examination for the Third Year and paid the required fees.

On motion of Mr. Bicknell, seconded by Mr. McPherson, it was ordered that Harry Sanders be called to the Bar.

Mr. Bicknell presented the report of the Principal of the Law School, which was read and received. The report is as follows:

THE LAW SCHOOL,
May, 1913.

James Bicknell, Esq., K.C.,

Chairman, Legal Education Committee.

DEAR SIR,—I beg to report as follows in regard to the work of the Law School for the Session of 1912-1913:

The number of students registered were as follows:

First Year.....	104
Second Year.....	103
Third Year.....	103

Total.....	310
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I have set out in Schedule "A" the names of the students who have duly attended the lectures, and in Schedule "B" the names of those who have been prevented from duly attending by illness or other good cause.

The number of lectures delivered were as follows:	
The Principal.....	220
Mr. King, K.C.....	81
Mr. Falconbridge.....	89
Mr. S. Denison, K.C.....	93
Mr. S. H. Bradford, K.C.....	90
Demonstrator, Mr. C. Robinson.....	13
Demonstrator, Mr. H. Foster.....	18
	<hr/>
	604
Special lectures.....	11
	<hr/>
Total.....	615

I annex hereto a Schedule of the special lectures, all of which were very valuable and helpful to the students of the Third Year.

The attendance and discipline were all that could be desired. The students as a body showed a serious attention to the work, deserving of much praise.

The work of the two Demonstrators in Practical Work, Mr. C. C. Robinson and Mr. Harold Foster, was very much appreciated by the students, and their services should certainly be continued during the session of 1913-1914.

(Sgd.) N. W. HOYLES,
Principal.

THE LAW SCHOOL.

THIRD YEAR.

Schedule of Special Lectures to be delivered on the following Fridays in A.D. 1913.

Morning Lectures, 9.00 a.m.

Jan. 10th Certiorari and Prohibition
W. H. BLAKE, ESQ., K.C.

- Jan. 17th The Solicitors' Act
HAMILTON CASSELS, ESQ., K.C.
- Jan. 24th Municipal By-Laws
THE HON. MR. JUSTICE MIDDLETON.
- Jan. 31st Municipal By-Laws
THE HON. MR. JUSTICE MIDDLETON.
- Feb. 7th }
Feb. 14th } To be announced later.

Attendance at these Lectures is voluntary.

Afternoon Lectures, 4-30 p.m.

- Jan. 10th The Municipal Act
THE HON. MR. JUSTICE HODGINS.
- Jan. 17th . . . Duties of Municipalities in Regard to Highways
HIS HON. JUDGE DENTON, LL.B., Judge of the
County Court of the County of York.
- Jan. 24th . . . Duties of Municipalities in Regard to Highways
HIS HON. JUDGE DENTON, LL.B., Judge of the
County Court of the County of York.
- Jan. 31st . . . Duties of Municipalities in Regard to Highways
HIS HON. JUDGE DENTON, LL.B.,
Judge of the County Court of the County of York.
- Feb. 7th The Municipal Act
THE HON. MR. JUSTICE HODGINS.
- Feb. 14th Early Law in Upper Canada
THE HON. MR. JUSTICE RIDDELL, L.H.D., LL.D.
- Feb. 21st The Law of Banking
Z. A. LASH, ESQ., K.C., LL.D.

Attendance at these Lectures is obligatory.

N. W. HOYLES,

Dated 2nd January, 1913.

Principal.

Harry Sanders was introduced and called to the Bar.

APPOINTMENT OF DEMONSTRATORS.

On motion of Mr. Bicknell, a special call of the Bench was ordered for Thursday, the 11th of September, 1913, at 11 a.m.,

for the purpose of appointing two Demonstrators to succeed Mr. C. C. Robinson and Mr. H. W. A. Foster, whose terms of office are about to expire.

Convocation then rose.

TRINITY TERM, 1913.

THURSDAY, 11th September, 1913.

PRESENT:—Messrs. Bicknell, Creswicke, Farewell, Sir George Gibbons, Harcourt, Johnston, Kerr, Ludwig, McFadden, McPherson, Moss, Osler, Robinette, Rowell, Shepley, and Watson.

In the absence of the Treasurer, Mr. Shepley was elected Chairman and Acting Treasurer.

The Minutes of Convocation of Friday, 13th June, 1913, were read and approved.

On motion of Mr. Watson, seconded by Mr. McPherson, Mr. C. C. Robinson and Mr. H. W. A. Foster were unanimously re-appointed demonstrators for one year.

A special call of the Bench was ordered for Friday, the 19th of September, 1913, at 11 a.m., for the purpose of electing a Benchman to succeed the late James Morrison Glenn, K.C., deceased.

Mr. Johnston gave notice of motion to amend Rule 12, by providing that there shall be one day fixed for the sitting of Convocation, instead of two consecutive days, as at present, and that the second and subsequent days of the sittings shall be at least two weeks thereafter.

Mr. Johnston gave notice of motion that Rule 16 be repealed and the following substituted therefor: "That, with the exception of the Treasurer and Clerk, it shall not be necessary for members to appear in robes at any meeting unless the Treasurer for any special purpose directs to the contrary."

Convocation records with deep regret the death of the late James Morrison Glenn, K.C., LL.B., which occurred at his home in St. Thomas, on the 19th of August, 1913. The late Mr. Glenn was born on the 7th of April, 1851, at the township of Adelaide. He was called to the Bar in 1879, and was appointed a King's Counsel in 1899. In the year 1901 he was appointed

Police Magistrate of St. Thomas, a position which he occupied until the time of his death. Mr. Glenn was a Bencher of the Law Society from the year 1901 until his death.

Convocation then rose.

FRIDAY, 12th September, 1913.

PRESENT:—MESSRS. Armour, Bicknell, Bruce, Creswicke, Harcourt, Logie, Ludwig, McFadden, McMaster, McPherson, Moss, Osler, Rowell, and Shepley.

The Minutes of Convocation of Thursday, 11th September, 1913, were read and approved.

Mr. Bicknell, for the Legal Education Committee, reported as follows:

SPECIAL PETITIONS.

James George Guise-Bagley petitions that, being over fifty years of age, and having served as clerk to solicitors in England for thirty years, and in Canada with Barristers and Solicitors for five years, one year of which was with Mr. A. E. H. Creswicke, K.C., of Barrie, and having entered into Articles for five years, he be allowed to enter without having passed the Matriculation Examination. He was educated at Battersea and at Clarence House Academy, England, where he studied the usual English subjects, Mathematics, Chemistry, Astronomy, French and Latin, and passed the examinations in the British College of Preceptors, which he believes is equal to Junior Matriculation.

The Committee cannot recommend any relaxation in the rules, and asks that the petition be refused.

Arthur Lorne Lillico petitions to have allowed his Junior Matriculation Certificate obtained in June, 1908, although more than four years have since elapsed. He has been engaged in the meantime in attending High School and Normal School, and obtained third and second class professional certificates, and from 1911 to Easter, 1913, he has been teaching. The Committee recommends that the petition be granted.

John Andrew Ernest Braden, who entered the Law Society as a student-at-law in Trinity Term, 1908, under the name of Ernest Braden, and who is entitled to be called to the Bar in

Trinity Term, 1913, petitions to have his full name entered on the books as John Andrew Ernest Braden. The Committee recommends that the petition be granted.

Ephraim Sugarman, a candidate for call to the Bar in Trinity Term, 1913, petitions to have allowed the Assignments of his Articles. He entered into Articles dated the 19th of July, 1910, to Samuel King, a Solicitor, of Toronto, and on the 15th of September, 1910, with the consent of the said Samuel King, he entered the service of Arthur Cohen. The Articles were not assigned until the 29th of July, 1913, and the assignment was not filed until the 31st July, 1913. On the 1st of November, 1911, the petitioner, with the consent of the said Arthur Cohen, entered into the service of Abraham Cohen, a Solicitor, of Toronto, but the assignment of Articles was not executed until the 30th of July, 1913, and was not filed until the 31st of July, 1913. In other respects his papers are correct.

The Committee recommends that the petition be granted on his filing a written consent of Samuel King to his entering the service of Arthur Cohen, and a like consent of Arthur Cohen to his having entered the service of Abraham Cohen.

ADMISSION OF STUDENTS.

The following candidates, having given proper notice and having filed certificates of qualification, and paid their fees according to the rules, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted as students-at-law as of Easter Term, 1913:

Graduate Class.—Charlotte Sophia Wegg, Percy Thomas Jermyn, Arthur Beresford Mortimer, James Grey Hamilton, Winnett Wornibe Boyd, John Ferguson Twigg, Howard Roger Cluff, Alexander Harvey Lightburn, William Mackay Wright, Ernest Garside Black, Alfred Richardson Quirk, Stanley Arthur Rutledge, Bruce Victor McCrimmon, John Herbert Adams Stoneman, Frank Walker Callaghan, Robert Broddy Duggan, John Douglas Scott, Richard Coulton Berkinshaw, Robert Bland Johnston, Howard Vernon Hearst, Howard Armour Harrison, George Lawrence Bisset Mackenzie, John Wesley Fletcher Kerr, Hugh Johnston McLaughlin, Harvey Basil Setterington, Arthur Lorne Reid, Thomas Basil Richardson, Ray Thornley

Birks, Norman Howell Treadwell, John Frederick Lucas, Harry Nelson Barry, Reginald John Orde, John Leigh Bishop, Maurice Fiskens Wilkes, Florance Charles O'Leary, Arthur Scott Winchester, Robert Forsyth, Joseph Max Bullen, Wilfred Daniel Roach, William Gordon Egbert, Wilfred Field Huycke, Walter Benjamin Cowan, Percy Shulman, John Clarke Thomson, William James Beaton, Frederick Harold Vanston.

Matriculant Class.—Arthur Lorne Lillico, Joseph Quinton Maunsell, Ross Stewart Carpenter Stalker, William Miller Geggie, Harry John Macdonald, Ralph Spencer Page Binns, Edward Harold Saer, George Meredith Orr, Murray Herbert Gillam, Mary McNulty, Albert Ransome Hugill, Roy Walter Lent, William Kenneth Lees, Lorne Francis Lambier.

The papers and services of the following ladies and gentlemen are correct, and, having passed the required examinations and paid the necessary fees, they are entitled to be called to the Bar:

Hugh LeRoy Slaght; John Wellington Pickup, with Honours and Gold Medal; Frederick Gordon Dyke, with Honours and Bronze Medal; David Ross McDonald Leask, George Gier McCulloch, Harris Earle Wallace, Allan E. Parkinson, Stewart Cowan, James Harvey Bone, John Andrew Ernest Braden, Richard Harold Green Ivey, George Merle Miller, with Honours; Herbert Reginald Moses, James Young Murdoch, William Frederick Schwenger, William Alexander Dillon, Edmund Duckett O'Flynn, William Kaspar Fraser, with Honours; Donald Alexander Macdonald, Ephraim Sugarman, William Hamilton Cook, George McClure Willoughby, Albert Leo Brady, Charles Samuel McGaughey, John Hay McDonald, Joseph James Greenan, Miss Jean Cairns, Alan Collingwood Bell.

The following, whose papers and services are correct, and who have passed the required examinations, are entitled to receive their Certificates of Fitness:

John Wellington Pickup, Alan Collingwood Bell, Ephraim Sugarman, George McClure Willoughby, William Hamilton Cook, Charles Samuel McGaughey, John Hay McDonald, William Frederick Schwenger.

The following, whose papers and services are correct, and who have passed the required examinations, are entitled to re-

ceive their Certificates of Fitness on completion of their services as articulated clerks:

Harris Earle Wallace, Allan E. Parkinson, James Harvey Bone, Hugh LeRoy Slaght, Stewart Cowan, William Kaspar Fraser, Richard Harold Green Ivey, Herbert Reginald Moses, John Andrew Ernest Braden, James Young Murdoch, Frederick Gordon Dyke, William Alexander Dillon, Albert Leo Brady, Miss Jean Cairns, Joseph James Greenan, George Merle Miller, Edmund Duckett O'Flynn, David Ross Macdonald Leask, George Gier McCulloch, Donald Alexander Macdonald.

Harry Sanders, a Solicitor of the Supreme Court of South Africa, having filed a petition to be admitted and enrolled as a Solicitor of the Supreme Court of Ontario under the provisions of Section 6 (e) of the Solicitors' Act, being 2 Geo. V., Chapter 28, and having produced a certificate that he was duly admitted and enrolled as a Solicitor of the Supreme Court of South Africa, and having been bound by contract in writing to a practising Solicitor in Ontario to serve and having served him as his articulated clerk for a period of one year, and having passed the examination for the third year, and having paid his fees for admission as a Solicitor as required by the Rules of the Society, is entitled to be admitted and enrolled as a Solicitor.

Dated the 11th of September, 1913.

(Sgd.) JAMES BICKNELL,

Chairman.

The report was adopted.

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

Hugh LeRoy Slaght, John Wellington Pickup, with Honours; Frederick Gordon Dyke, with Honours; David Ross McDonald Leask, George Gier McCulloch, Harris Earle Wallace, Allan E. Parkinson, Stewart Cowan, James Harvey Bone, John Andrew Ernest Braden, Richard Harold Green Ivey, George Merle Miller, with Honours; Herbert Reginald Moses, James Young Murdoch, William Frederick Schwenger, William Alexander Dillon, Edmund Duckett O'Flynn, William Kaspar Fraser, with Honours; Donald Alexander Macdonald, Ephraim Sugarman, William Hamilton Cook, George McClure Willoughby, Albert Leo Brady, Charles Samuel McGaughey, John Hay

McDonald, Joseph James Greenan, Miss Jean Cairns, Alan Collingwood Bell.

John Wellington Pickup was presented with a Gold Medal, and Frederick Gordon Dyke was presented with a Bronze Medal, which were awarded by Convocation on the 23rd of May, 1913.

Mr. Moss, in the absence of Mr. Johnston, moved, in pursuance of notice given by Mr. Johnston yesterday, to amend Rule 12 by providing, "that there shall be one day fixed for the sittings of Convocation instead of two consecutive days as at present, and that the second and subsequent days of the sittings shall be at least two weeks after the first day of the sittings."

A special call of the Bench was ordered by Convocation for Friday, 19th September, 1913, at 11 a.m., to consider the question of changing the meeting days of Convocation, as suggested in the motion.

Mr. Moss, in the absence of Mr. Johnston, moved, in pursuance of notice given by Mr. Johnston yesterday, that Rule 16 be repealed, and the following substituted therefor: "That, with the exception of the Treasurer and Clerk, it shall not be necessary for members to appear in robes at any meeting unless the Treasurer, for any special purpose, directs to the contrary."

The motion was lost.

Convocation then rose.

FRIDAY, 19th September, 1913.

PRESENT:—Messrs. Aylesworth, Brewster, Bruce, Creswicke, Farewell, Foy, Harcourt, Hearst, Lennox, Logie, Ludwig, Lynch-Staunton, McFadden, Moss, Nesbitt, Northrup, Osler, Proudfoot, Ritchie, Robinette, Rowell, and Wilson.

In the absence of the Treasurer, Mr. Osler was elected Chairman.

The Minutes of Convocation of Friday, 12th September, 1913, were read and approved.

Mr. Harcourt, for the Legal Education Committee, reported as follows:

SUPPLEMENTAL EXAMINATIONS, SEPTEMBER, 1913.

First Year.—The following have passed: J. S. McLaughlin, Arthur Johnson, R. A. Patchell, H. McConnell, W. B. McPher-

son, W. A. McCarthy, W. F. Greig, D. E. Dean, S. H. Brown, E. A. Hay, O. A. Lauzon.

Second Year.—The following has passed: D. D. McLeod.

Third Year.—The following have passed: D. Campbell, N. L. Croome, F. E. Higgerty, F. H. Hurley, R. Phillips, A. B. Currey.

The papers and services of the following gentlemen are correct, and, having passed the required examinations and paid the necessary fees, they are entitled to be called to the Bar:

David Campbell, Albert Brock Currey, Francis Edward Higgerty, Norman Loree Croome.

The following gentlemen, whose papers and services are correct, and who have passed the required examinations and paid the necessary fees, are entitled to receive their Certificates of Fitness:

David Campbell, Albert Brock Currey, Francis Edward Higgerty, Norman Loree Croome.

James Boyd Moon, a student-at-law in the Final Year, who has completed his First and Second Years at the Law School, and attended the Third Year Lectures from 30th September, 1912, and passed the Christmas Examinations, and, since the 23rd of January, 1913, has been a patient in the Sanitarium at Gravenhurst, asks that he be relieved from again writing the examinations of the Third Year, which he has already written, and be relieved from again attending Third Year Lectures, and that he be allowed to write the remainder of his final examinations either in April or September, 1914, or 1915, as he may be able.

The Committee recommends that the petition be granted.

Dated the 19th day of September, 1913.

(Sgd.) F. W. HARCOURT,
Acting Chairman.

The Report was adopted.

Mr. Moss, for the Reporting Committee, reported as follows:

1. That the Editor of the Reports has appointed Mr. Stuart H. Brown an additional member of the reporting staff, and that

the Committee has approved of the appointment, and reports the same to Convocation for its approval.

(Sgd.) C. A. Moss,
Acting Chairman.

Dated September 19th, 1913.

The report was adopted.

MEETINGS OF CONVOCATION.

Mr. Moss moved, in pursuance of notice, that Rule 12 be amended by providing: "that there shall be one day fixed for the sitting of Convocation, instead of two consecutive days as at present, and that the second and any subsequent days of the sittings shall be at least two weeks thereafter."

Mr. Bruce moved, in amendment, that Rule 12 be amended by striking out the words "and Friday" and substituting the following: "and there may be an adjournment therefrom to dispose of any unfinished business."

The amendment and the motion were declared lost.

ELECTION OF BENCHER.

Mr. Samuel George McKay, K.C., of Woodstock, was unanimously elected a Bencher, to succeed the late J. M. Glenn, K.C.

CALL TO THE BAR.

The following gentlemen were introduced and called to the Bar:

David Campbell, Albert Brock Currey, Francis Edward Higgerty, Norman Loree Croome.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

RESUMÉ OF MINUTES OF CONVOCATION.

MICHAELMAS TERM, 1913.

THURSDAY, November 20th, 1913.

PRESENT:—Sir Allen Aylesworth and Messrs. Armour, Bicknell, Bruce, Cowan, Creswicke, Farewell, Guthrie, Harcourt, Hearst, Johnston, Kerr, Lennox, Logie, Ludwig, Moss, McPherson, Ritchie, Robinette, and White.

In the absence of the Treasurer, Mr. White was elected Chairman.

The minutes of Convocation of Friday, September 19th, 1913, were read and approved.

In the absence of Mr. Bicknell, Mr. Armour gave notice of motion to amend Rule 107.

Mr. Johnston gave notice of motion to amend Rule 12.

The petition of Mr. J. G. Guise-Bagley asking Convocation to support a private bill to the legislature to admit him as a student-at-law in the final year was read, and on motion referred to the Legal Education Committee for action and report.

Mr. Bicknell, for the Legal Education Committee reported as follows:—

SPECIAL PETITIONS.

Miss Helen Beatrice Palén, a candidate for entrance to the Law Society, petitions to have allowed her certificate of matriculation obtained in July, 1900, although more than four years have since elapsed. She has since been engaged in office work in the Registry Office and in law offices. The Committee recommend that the petition be granted.

Arthur Lyman Fleming, who was called to the Bar in Easter Term, 1913, asks to have the filing of his assignment of articles allowed from H. A. Clark to Neil Sinclair. He served Neil Sin-

clair from the 23rd June, 1913, until the 23rd August, 1913 but the assignment, owing to the illness of the said H. A. Clark, was not executed until the 25th of September, 1913. The Committee recommend that the petition be granted.

Grant Douglas, a candidate for admission to the Law Society in the matriculation class, asks that his certificate of matriculation passed in 1908 and 1909 be allowed, although more than four years have since elapsed. Since matriculation he has been attending lectures at the University. The Committee recommend that the petition be granted.

ADMISSION OF STUDENTS—TRINITY TERM, 1913.

The following candidates having given proper notice and having filed certificates of qualifications and paid their fees according to the rules and their names having been posted for thirty days and no objection having been received are entitled to be admitted as students-at-law as of Trinity Term, 1913:—

Graduate Class.—James Edmund McGlade, Henri Saint Jacques, David Henry Stewart, Frederick Percy Varcoe, Chester Redmond, Charles Edgar Lafayette Babcock, James Bridge Keeler, Kenneth Howard McCrimmon, Leon Joseph Long, Craig Allan St. Clair McKay, Henry Kelleher, Albert Aubin, Henry Errol Beauchamp Platt, Lester Millman Keachie, Edward Austin Hamilton Martin, John Frank Dales, William James Thompson, Daniel Patrick James Kelly, Joseph Hector Pharand, Ernest Albert Harris, Robert Everett Grass, Melville William Wilson, Duncan Alexander MacDonald, Malcolm McLean, Edward Henry Brower.

Matriculant Class.—Helen Beatrice Palen, Grant Douglas, Edward Boyle Dowdall, Francis Arthur Landriau, Austin Earl Edwards, Norman Emanuel Strickland, Frank Melville Lott, Maurice Cameron Roberts, Benjamin James George MacBeth, Donald Bruce Menzies, Robert Lloyd Shortill, William Henry Cecil Brien, Gordon Ranald Munnoch, Arnot Jeffery Coles, Walter Leland Pinkey, Theresa Cherrier, William Charles Harold Swinburne, Thomas Spencer Hulme Stone, Robert Gladstone Macfarlane, George Cameron Gage, Maurice Gintzler, Pincus Yuskewitz, Alexander Smith Elliott, Frank Edward Breen,

Thomas Herbert Sneath, David Edward Kelly, Frederick Harvey Roberts, John Harris McElderry, Joseph Lawrence Valentine, John Macdonald Burden, Andrew McCormick Naismith, Leonard Alexander Richard, Robert Elmer Fennell, Beamer William Hopkins.

CALL TO THE BAR.

The papers and services of the following are correct and they having passed the required examinations and paid the necessary fees are entitled to be called to the Bar:—

Thomas Crosthwaite, Nathan Phillips, Rudolph Phillips, Loftus Sutherland Cuddy, Thomas Moore Costello, John Hamilton Flett, John Montague Greer, William John McCallum, Frederick Harold White, Kenneth Wycott Wright, Russell Williams Treleaven, Robert Walter Rogerson Shearer, Philip Reginald Morris.

CALL TO THE BAR—SPECIAL.

Horace Faulconer Jell, who was admitted and enrolled as a solicitor on the 18th of May, 1886, and has been in actual practice as a solicitor at Rodney and St. Thomas for twenty-three years, and having paid his fees, is entitled to be called to the Bar under section 4 of the Barristers Act.

CERTIFICATES OF FITNESS.

The following whose papers and services are correct and who have passed the required examinations are entitled to receive their certificates of fitness:—

Nathan Phillips, Thomas Crosthwaite, Robert Walter Rogerson Shearer.

CERTIFICATES OF FITNESS ON COMPLETION OF SERVICE.

The following whose papers and services are correct and who have passed the required examinations are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:—

Rudolph Phillips, Loftus Sutherland Cuddy, Thomas Moore Costello, John Hamilton Flett, John Montague Greer, William John McCallum, Frederick Harold White, Kenneth Wycott Wright, Russell Williams Treleaven, Philip Reginald Morris.

The report was adopted.

Mr. Harcourt urged that something be done with regard to the hanging of certain portraits. After some discussion it was decided that the Committee having charge of the matter should proceed in their discretion to hang the portraits in the corridors and to leave those to be placed in the Court of Appeal for further consideration.

On motion of Mr. Harcourt, seconded by Mr. Robinette, Mr. Alexander Bruce, K.C., was elected Chairman and acting Treasurer with power to sign the cheques of the Society, certificates, diplomas and other documents necessary to be signed by the Treasurer.

Convocation then rose.

FRIDAY, November 21st, 1913.

PRESENT:—Messrs. Armour, Bicknell, Bruce, Harcourt, Ludwig, Masten, Moss, McFadden, McMaster, McPherson, Nesbitt, Northrup, Robinette, Rowell and White.

Mr. Bruce, who was elected Chairman and Acting Treasurer, took the chair.

The minutes of Convocation of Thursday, November 20th, 1913, were read and approved.

MOTION TO AMEND RULE 12.

Mr. White, for Mr. Johnstone, moved, seconded by Mr. Nesbitt, that Rule 12 be repealed and the following substituted therefor:—

12. The standing Convocation days shall be Thursday of the first week of each Term and Thursday of the second week thereafter. The hour of the meeting shall be eleven o'clock in the forenoon unless otherwise ordered, and Convocation may adjourn to the following day or to any day previous to the next standing Convocation day to dispose of any unfinished business. All business shall, as far as possible, be transacted on the Thursday in the first week of each term.

The rule was read a first time and was left over for consideration until the first Convocation day of next Term.

AMENDMENT OF RULE 107.

Mr. Bicknell moved, seconded by Mr. McPherson, that Rule 107 be repealed and the following substituted therefor:—

107. A student of any university in Canada empowered by law to grant degrees in the Faculty of Arts of Law, who shall present a certificate of having passed, within four years of his application, an examination in the subjects prescribed by Convocation for the time being, or a certificate of having matriculated in such university within such period of four years, or who shall furnish evidence to the satisfaction of the Legal Education Committee that he is entitled to proceed in such University in regular course to a degree in the Faculty of Arts or Law, shall be entitled to admission as a student-at-law, without further examination by the Society, on paying the prescribed fee.

The Rule was read a first time.

ONTARIO BAR ASSOCIATION.

A request of the Ontario Bar Association for the use of Convocation Hall in which to hold their annual meetings on Monday and Tuesday, December 29th and 30th next, was granted subject to the approval of the Finance Committee as to arrangements.

CALL TO THE BAR.

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

Thomas Crosthwaite (with Honours), Nathan Phillips, Rudolph Phillips, Loftus Sutherland Cuddy, Thomas Moore Costello, John Hamilton Flett, John Montague Greer, William John McCallum, Frederick Harold White, Kenneth Wycott Wright, Russell Williams Treleaven, Robert Walter Rogerson Shearer, Philip Reginald Morris, Horace Faulconer Jell (special).

Convocation then rose.

SPECIAL MEETING OF CONVOCATION.

FRIDAY, 28th November, 1913.

A special meeting of Convocation was held this day to make arrangements for the funeral of the late Treasurer, Sir Æmilius Irving, K.B., who died on November 27th, 1913.

PRESENT:—Messrs. Armour, Bruce, Creswicke, Dewart, Foy, Harcourt, Lash, Lennox, Masten, McPherson, Moss, Osler, Proudfoot, Ritchie, Watson and Wilson.

Mr. Bruce took the chair and outlined the arrangements suggested by the family of the late Treasurer and his discussion thereon.

The funeral is to be on Saturday, November 29th, 1913, at 2.30 p.m. It was arranged that the remains of the late Treasurer be brought to Osgoode Hall at about one o'clock on Saturday, November 29th; that a short service should be held in the rotunda of Osgoode Hall. The Honourable Sir William Meredith, Chief Justice of Ontario, had consented to the use of the Hall for the service. The sons and grandsons of the deceased were to be pall-bearers and a Masonic service was to be held at the grave.

Mr. Bruce referred to the minutes of Convocation on the occasion of the funeral of the late Mr. John Hillyard Cameron on the 15th of November, 1876.

On motion of Mr. Lash, seconded by Mr. Armour, a Committee consisting of Messrs. Osler, Armour and Harcourt was appointed to carry out the necessary arrangements.

Mr. Harcourt said that the late Treasurer desired a Masonic funeral and that the Masonic arrangements were in the hands of St. Andrew's Lodge, and suggested that space be reserved in the gallery for the Masons who might attend the funeral.

It was arranged that the members of Convocation should attend the service at Osgoode Hall in their robes, as was done on the occasion of the funeral of the late Mr. John Hillyard Cameron and the late Chief Justice McLean.

It was also arranged that the portrait of the late Sir Æmilius Irving should be draped and hung in the rotunda during the service.

It was left in the hands of the Committee to arrange with the Chief of Police for a number of policemen to act as ushers and guards; to see that proper notices were published in the papers of the arrangements; to provide carriages for the Benchers; to arrange about a wreath of flowers.

It was decided that the Society should pay the expenses incurred by the Committee.

Convocation then rose.

FRIDAY, December 5th, 1913.

PRESENT:—Sir Allen Aylesworth, and Messrs. Armour, Bruce, Creswicke, Dewart, Farewell, Foy, Guthrie, Harcourt, Hearst, Hellmuth, Lash, Lennox, Logie, Masten, McFadden, McKay, McPherson, Osler, Ritchie, Watson, and White.

Mr. Bruce took the chair.

The minutes of the meetings of Convocation of November 21st and 28th, 1913, were read and approved.

Mr. Logie moved that Mr. Bruce be Treasurer. The motion was seconded by Mr. Watson.

Mr. Bruce declined the honour, and on his request Mr. Logie withdrew his motion.

On motion of Sir Allen Aylesworth, seconded by Mr. Ritchie, Mr. Shepley was unanimously elected Treasurer to fill the office until the next statutory election.

On motion of Mr. McPherson, seconded by Mr. White, Mr. Bruce was elected Chairman and Acting Treasurer in the absence of Mr. Shepley.

On motion of Mr. Watson it was referred to the Committee on Journals and Printing to frame a resolution and report the same to Convocation at its next meeting relative to the late Treasurer to put upon the records of Convocation.

Mr. Armour moved the second reading of the amendment to Rule 107 and after discussion, on motion of Mr. Masten, the matter was adjourned until the first meeting of Convocation in next Term.

Convocation then rose.

15
LAW SOCIETY OF UPPER CANADA

S T A T E M E N T

OF THE

REVENUE AND EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FOR THE YEAR

ENDING 31ST DECEMBER, 1913

(PURSUANT TO STATUTE 2 GEO. V., CHAPTER 26, SECTION 53)

NOTE:—FOR PURPOSES OF COMPARISON THE CORRESPONDING ITEMS OF REVENUE AND EXPENDITURE FOR THE YEARS OF 1911 AND 1912 ARE SET OUT IN ADJOINING COLUMNS.

REVENUE.

	1911	1912	1913
Solicitors' Annual Certificates	\$22,680.00	\$25,215.00	\$25,530.00
Arrears	2,160.00	255.27	120.00
Fines	132.00	201.00	239.69
Barristers' Annual Fees	3,038.00	3,400.00	3,446.00
Arrears	390.00	289.00	216.00
Students' Admission Fees—			
111 Students, 1911	5,550.00		
114 Students, 1912		5,700.00	
155 Students, 1913			7,750.00
Law School Tuition Fees—			
289 Students, 1911	28,900.00		
308 Students, 1912		30,825.00	
331 Students, 1913			33,100.00
Solicitors' Examination Fees	4,160.00	5,060.00	5,860.00
Call Fees	6,980.00	8,070.00	9,790.00
Call Fees and Solicitors' Examination Fees.			
Special Cases	200.00	770.00	840.00
Notice Fees	185.00	208.00	252.00
Fees on Petitions and Diplomas	117.00	111.00	100.90
Commission on Telegraph Messages	36.88	18.80	21.96
Interest and Dividends	4,029.06	5,057.61	5,837.62
Grants from Ontario Government in aid of Telegraph and Telephone Service	175.00		175.00
Subscriptions for Ontario and Dominion Statutes	1,659.00	1,881.00	2,007.00

\$80,391.94	\$87,061.68	\$95,286.17
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EXPENDITURE.

	1911	1912	1913
Reports—			
Paid Printing O.L.R. and O.W.N.....	\$ 3,559.20	\$ 6,361.00	\$ 3,611.80
Salary of Editor	6,800.00	7,133.28	7,800.00
Supreme Court Reports, 1½ Vols., 1911	2,721.25		
2 Vols., 1912..		3,725.00	
1 Vol., 1913..			1,913.15
Law School—			
Salaries	14,428.31	15,315.72	16,149.84
Printing and Stationery	468.30	431.86	839.10
Scholarships and Medals.....	679.82	720.00	758.69
Supplement to Chancellor Van Koughnet			
Scholarship	200.00		
Maintenance	2,094.65	577.62	775.86
Alterations in Heating, Lavatories,			
Seats, etc.		12,500.00	9,103.99
Library—			
Books	4,482.49	4,639.50	4,092.00
Maintenance (including electric wiring,			
etc., 1911)	3,124.63	902.42	894.32
Salaries	3,777.75	4,198.25	5,883.75
Sundries	75.00		
Library Extension	4,186.75		
Phillips Stewart Library		81.92	131.51
Canada Law Library (London, England)...	288.65	7.50	
County Libraries Aid.....	5,236.00	6,001.87	9,074.59
Payment to Inspector	300.00		
Secretariat and Caretaking	3,284.84	3,381.50	3,690.00
Telegraph and Telephone Office.....	964.81	1,020.10	1,242.80
Light, Heat and Water	1,417.12	1,503.70	1,376.34
Grounds	943.93	1,465.51	1,579.65
Insurance on Books at Bindery	4.40		8.54
Insurance on Building, Books, Furniture,			
etc., for 3 years from 1st April, 1912..		3,358.20	
Alterations, Repairs and Furniture.....	2,357.02	397.56	608.70
Law Costs	627.05	21.84	454.79
Benchers' Election, including Postage and			
Stationery	619.03		
Benchers' Travelling Expenses	158.00	192.45	267.85
Printing, Advertising and Stationery.....	575.55	513.13	386.81
Ontario and Dominion Statutes	1,432.00	1,625.20	2,464.98
Lunch Room		90.00	
Miscellaneous	568.32	1,129.54	1,094.87
Toronto Expenditure	\$65,375.87	\$77,294.67	\$74,203.93
Balance of Revenue over Expenditure.....	15,016.07	9,767.01	21,082.24
	\$80,391.94	\$87,061.68	\$95,286.17

Audited and found correct.

(Sgd.) G. C. CLARKSON,
Auditor.

Toronto, January 22nd, 1914.

LAW SOCIETY OF UPPER CANADA

RESUMÉ OF MINUTES OF CONVOCATION.

HILARY TERM, 1914.

THURSDAY, FEBRUARY 5TH, 1914.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Bicknell, Brewster, Bruce, Cowan, Creswicke, Dewart, Farewell, Harcourt, Hearst, Johnston, Kerr, Logie, Ludwig, Masten, Moss, McFadden, McKay, McPherson, Osler, Robinette, Rowell and Watson.

The Treasurer took the chair.

The Minutes of Convocation of Friday, 5th of December, 1913, were read and approved.

COMMUNICATIONS.

The family of the late Sir Æmilius Irving returned sincere thanks to the Society for its expression of sympathy.

The Ontario Bar Association sent a copy of a resolution tendering the thanks of the Association to the Benchers of the Law Society for their hospitality in inviting to luncheon at Osgoode Hall the officers of the Association and the guests attending their annual meeting.

OSGOODE AND CHESTNUT STREETS.

A letter from Mr. James C. Foreman, Assessment Commissioner, was read, suggesting the rounding of the north-east corner of the Society's property (at the corner of Osgoode and Chestnut Streets) for the purpose of improving traffic conditions. The letter and the accompanying blue-print were referred to the Finance Committee to consider and report.

LIBRARY COMMITTEE REPORT.

Mr. Harcourt, for the Library Committee, submitted the report of the Acting Librarian for the year 1913 and recommended that the same be printed and distributed as usual.

The report is as follows:—

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

Books and periodicals	\$ 3,845.86
Binding	405.35
Rebinding and repair of books	250.10
Stamping	31.70
Stationery and other supplies, etc.....	183.88
Salaries	5,879.25
Wages	550.00
	<hr/>
	\$11,146.14

An estimate of the expenditure for the current year is submitted herewith.

During the year 1,074 bound volumes were added to the Library, of which 136 were presented and 275 taken in as periodicals and subsequently bound. Lists of the addition by classes and the volumes presented are attached to this Report.

The Library contained on December 31st last 43,971 volumes.

The Library was open on 240 evenings during the year, the attendance being as follows:—

	Total	Average
Barristers	852	3.11
Students	1,047	4.87
	<hr/>	<hr/>
	1,899	7.98

In 1912 the attendance for 237 evenings was 958 Barristers and 1,011 students.

The Law Society has suffered a great loss by the death of its Chief Librarian, Mr. William George Eakins, who died on the 21st of December, 1913. The late Mr. Eakins was appointed Librarian on the 18th of December, 1891, and during the long

period of his service he ably and efficiently performed his duties. It was mainly due to his efforts that the Library now ranks as one of the best equipped Law Libraries on the Continent.

Expenditure, 1913.

Books, Periodicals, etc.—

Books and pamphlets.....	\$3,064.38	
Periodicals	781.48	
Freight and brokerage	30.52	
	—————	\$3,876.38
Binding		405.35
Rebinding and repairs		250.10
Stamping		31.70
Stationery and other supplies, etc.....		183.88
Wages		550.00
Salaries		5,879.25
		—————
		\$11,176.66

Estimated Expenditure, 1914.

Books and pamphlets	\$3,100.00	
Periodicals	780.00	
Freight and brokerage	35.00	
	—————	\$3,915.00
Binding		500.00
Rebinding and repairs		400.00
Stamping		40.00
Stationery and other supplies, etc.		190.00
Wages		600.00
Salaries		5,900.00
		—————
		\$11,545.00

Accessions, 1913.

Texts—	Vols.	Cost.
Canada	31	\$151.55
United Kingdom	38	239.09
United States	10	40.05

Reports—

Canada	103	312.75
United Kingdom	73	316.08
Australasia	11	169.75
India	4	15.00
United States	420	969.78

Statutes—

Canada	37	89.13
United Kingdom	20	71.79
Australasia	14	113.45
Jamaica	47	181.50
United States	56	171.25
Digests, Encyclopædias, etc.	30	173.95
Parliamentary	27	28.43
General Literature	14	66.52
Miscellaneous, including periodicals	139	451.58
	<hr/>	<hr/>
	1,074	\$3,561.65

Presentations, 1913.

Vols.

American Bar Association Report, 1913.....	1
Hon. The Minister of Justice—North Atlantic Coast Fisheries Arbitration Reports, 1910	12
Hon. Mr. Justice Riddell—Book of the Canadian Society, New York, 1913.....	1
E. L. Newcombe, K.C.—The B.N.A. Acts.....	1
C. B. Labatt, Esq.—Treatise on Law of Master and Servant	8
Ontario Legislative Library—Catalogue, 1912	1
Toronto City Council—Minutes of Proceedings, 1912	1
U.S. Commissioner of Education—Report, 1912...	2
Library of Congress—Report, 1912.....	1
Library of Congress—Calendar of Crittenden Papers	1
Carnegie Endowment for National Peace.....	1
Dominion and Provincial Statutes, Sessional Papers, etc.	106

On motion of Mr. Harcourt the report was received and adopted.

APPOINTMENT OF LIBRARIAN.

Convocation directed the Library Committee to advertise for applications for the position of Librarian and to report to Convocation.

On motion of Mr. Harcourt it was ordered that the salary of the late Librarian be paid to Mrs. Eakins till the 1st of April, 1914.

MEMORIAL OF THE LATE LIBRARIAN.

The Benchers of the Law Society of Upper Canada in Convocation assembled record their deep regret for the loss to the Society sustained by the death of the late Chief Librarian, Mr. William George Eakins, M.A. He was appointed Librarian on the 18th of December, 1891, and died in 21st of December, 1913. During his long years of service his duties were most ably and efficiently performed.

The Benchers respectfully tendered their sympathy to Mrs. Eakins.

MOTION TO AMEND RULE 107.

On motion of Mr. Bicknell the rule to amend Rule 107 was read a second time.

AMENDMENT OF RULE 12.

Mr. Johnston moved to amend Rule 12. The question was referred to a special committee consisting of Messrs. Johnston, Watson, Farewell, Bicknell, Moss and McFadden for consideration and report.

Convocation then rose.

FRIDAY, FEBRUARY 6TH, 1914.

PRESENT:—The Treasurer, and Messrs. Armour, Bicknell, Chryslor, Dewart, Farewell, Harcourt, Hearst, Hellmuth, Logie, Moss, McMaster, McPherson, Proudfoot, Ritchie, Robinette, Watson, and Wilson.

The Treasurer took the chair.

The Minutes of Convocation of Thursday, February 5th, 1914, were read and approved.

AMENDMENT OF RULE 107.

On motion of Mr. Bicknell the rule to amend Rule 107 was read a third time and finally passed. The rule as finally passed is as follows:—

“107. (a) Any one who shall present a certificate of any University in Canada which is empowered by law to grant degrees in the Faculty of Arts or of Law and whose Matriculation requirements are approved by Convocation from time to time, that he has within four years of his application passed the Matriculation examination of such University, or who shall furnish to the satisfaction of the Legal Education Committee evidence that he is enrolled on the register and is entitled to proceed in regular course in any such University to a degree in the Faculty of Arts or of Law, shall be entitled to admission as a student-at-law without further examination by the Society on paying the prescribed fee.

“(b) 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.”

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Bicknell, for the Legal Education Committee, reported as follows:—

CHRISTMAS EXAMINATIONS, 1913.

First Year.—According to the returns of the examiners the following students have passed the examination for the First

Year in Real Property. The marks on Real Property and Contracts will be taken into account at the Easter Examinations:—

H. L. Barnes, C. E. L. Babcock, J. W. Freeborn, H. V. Hearst, M. C. Pritchard, W. S. Maguire, E. G. Binkley, J. D. Scott, P. Shulman, T. B. Richardson, A. A. Bain, A. B. Mortimer, A. R. Quirk, D. P. J. Kelly, F. W. Callaghan, C. A. Snowdon, H. A. Harrison, M. F. Wilkes, N. H. Treadwell, W. G. Egbert, R. B. Johnston, A. K. Cowper, D. B. Coleman, W. E. V. Goodwin, W. D. Roach, S. M. Clark, A. Aubin, G. L. B. Mackenzie, J. F. Dales, H. B. Settingington, John Callahan, N. Newton, W. W. Boyd, P. T. Jermyn, C. B. McClurg, G. S. Dudley, V. C. Gordon, H. Kelleher, J. M. Bullen, H. L. Palmer, W. B. Cowan, W. J. Thompson, Miss G. Alford, J. F. Lucas, B. V. McCrimmon, F. P. Varcoe, R. Forsyth, C. Bowman, E. G. Black, H. E. Richardson, R. T. Bethune, E. H. Brower, H. N. Barry, A. S. Winchester, R. S. McCormick, G. McLaughlin, R. Henderson, E. G. Joy, J. H. Pharand, J. C. Thomson, J. B. Keeler, M. W. Wilson, J. G. Hamilton, H. St. Jacques, A. W. Guertin, H. J. McLaughlin, W. J. Beaton, A. L. Reid, R. G. Berkinshaw, G. C. Ellis, J. R. Hett, D. R. Hossack, W. F. Huycke, A. A. Mackinnon, S. A. Rutledge, Wm. Menton, C. H. Tanner, J. F. Twigg, M. A. McKay, Miss C. S. Wegg, C. W. Moorhead, E. R. Kappele, C. A. S. McKay, R. J. Orde, J. L. Bishop, A. C. McFarlane, W. C. LaMarsh, M. Smith, D. Markham, E. A. Harris, A. H. Boddy, W. M. Wright.

The following will be required to make up their deficiency:—

D. H. Stewart, J. W. F. Kerr, F. H. Snyder, A. C. Davis, E. A. H. Martin, A. H. Lightbourn, L. J. Long, R. T. Birks, R. E. Mackinnon, J. C. M. Gorman, R. H. Yeates, F. J. Kehoe, H. S. Parkinson, H. F. Logan, B. T. Davidson, J. H. A. Stoneman, C. A. Phillips, J. E. McGlade, S. L. Smoke, A. B. Kerr, H. E. Campbell, F. H. Vanston, L. M. Keachie, W. E. Morrison, R. W. Omerod, J. A. D. Sleming.

Second Year.—According to the returns of the examiners the following have passed the examinations for the Second Year:—

J. S. Duggan, K. B. Maclaren, H. Blake, J. M. Riddell, C. Black, R. O. Daly, C. A. Payne, A. H. Plant, C. Finlayson,

W. R. Campbell, C. P. Plaxton, J. H. Barlow, C. H. Watson, T. J. Galligan, H. E. Manning, R. B. Whitehead, L. C. Jarvis, S. Factor, J. H. Best, J. O. Buckley, M. E. Laughton, H. A. O'Donnell, W. H. Beatty, M. C. Purvis, J. G. Bole, C. J. Bovaird, J. J. Hunt, W. W. Parry, J. W. Murphy, W. D. Bell, W. S. Montgomery, S. M. Scott, J. E. Lawson, H. W. Macdonnell, M. E. Mulhern, A. H. Robertson, Keith Munro, C. F. Leonard, H. R. Alley, R. Code, G. M. Malone, S. M. Phoenix, W. B. McPherson, T. Eakin, J. H. Naughton, W. A. McCarthy, W. G. Lumsden, N. M. Retallack, J. P. Walsh, J. Idington, F. C. Richardson, Miss E. L. Paterson, G. B. Jackson, W. G. Hanna, J. C. MacFarlane, M. Aylesworth, J. V. Guilfoyle, A. L. Shaver, A. J. Johnson, D. McArthur, H. N. Farmer, R. H. Green, E. M. Rowand, J. C. Schiller, W. R. Willard, R. A. Patchell, C. McTeigue, J. S. McLaughlin, P. L. Armstrong, P. E. F. Smiley, E. J. MacEwen, J. F. Strickland, C. F. Elliott, C. W. G. Gibson, H. B. Neely, E. A. Hay, H. McConnell, C. A. Paul, F. Baalim, F. A. A. Campbell, D. McConnell.

The following will be required to make up their deficiency:—

R. A. Olmsted, N. J. Macdonald, C. H. Higgins, G. E. Edmonds, D. B. Sinclair, H. I. Bird, Tom Brown, A. C. Casselman, C. A. Lauzon, W. M. Cox, J. U. Garrow, S. H. Brown, A. Chenier, N. A. Keys, L. V. Fitzpatrick, R. S. Clark, W. F. Greig.

Third Year.—According to the returns of the examiners the following have passed the examination for the Third Year:—

E. R. Thomson, D. W. Lang, C. D. McLean, E. H. Cleaver, E. Bristol, I. Finberg, H. S. Robinson, G. W. Walrond, S. J. Birnbaum, P. W. Beatty, H. S. Hamilton, L. Macaulay, V. E. Gray, R. B. Law, F. E. Hetherington, J. A. Hope, J. E. Anderson, H. A. Beckwith, J. R. Rumball, L. C. Outerbridge, S. Rogers, W. P. MacKay, R. M. Dick, B. H. L. Symmes, D. G. McIntosh, J. W. Broudy, C. G. Robertson, A. Singer, H. D. Anger, V. H. Hattin, J. W. Gauvreau, S. G. Metcalfe, W. N. Hancock, H. Obee, W. H. Furlong, N. M. Young, W. Lawr, J. S. Bell, J. C. Holmes, W. L. L. Gordon, F. Regan, L. S. LeVernois, C. Carriek, J. S. Beatty, C. R. Widdifield, J. M. Forgie, W. H. Bennett, J. F. P. Birnie, T. M. Mulligan, D. Coffey, A. W. Langmuir, H. H. Donald, B. F. Fisher, W. H. Latimer, H. J. Stuart, R. B.

Williams, C. G. Mortimer, C. W. Carruthers, H. Morwick, L. W. Goetz, C. H. Armstrong, N. S. Caudwell, W. McNally, E. C. Awrey, J. A. Devaney, R. N. McCormick, E. M. Reeve, C. J. F. Collier, J. F. Coughlin, S. W. Graham, S. E. Wedd, A. M. Dewar, L. Dale, J. S. Allan, C. H. McKimm, E. Pepler, C. B. Henderson, O. Sauve, G. W. Morley, G. H. Tennent, W. T. Robb, H. A. L. Conn, J. M. Baird, G. B. Coyne, W. M. Mogan, G. C. Beckett, F. H. M. Irwin, W. W. Evans, L. W. Wood, J. A. Donovan, W. B. Henderson, N. D. Tytler, B. P. Fitzpatrick, W. A. Olmsted, R. P. Locke.

The following will be required to make up their deficiency:—

H. H. Ellis, F. Walkingshaw, E. F. McDonald, S. C. S. Kerr, W. H. Male, W. J. Grace, D. D. McLeod, E. P. Dowdall, D. E. Dean.

Morton M. Keachie, who passed his Junior Matriculation in 1904, asks to have his certificate allowed. Since that time he studied in the actuarial department of the Canada Life Assurance Company until the year 1909 and attended the University of Toronto in the years 1909, 1910 and 1911. The Committee recommend that the petition be granted.

ADMISSION OF STUDENTS.

The following candidates having given proper notice and having filed certificates of qualification and paid their fees according to the rules, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted at students-at-law as of Michaelmas Term, 1913:—

Graduates.—Charles Howard Tanner.

Matriculants.—Morton William Keachie, Charles William Reid Bowlby, Harold Douglas McClenahan, Russell Maxwell Best, Redmond Morton Shannon Thomas, Frank Rowland Cuddy, Tracy Earl Carmichael, William Michael Egan, Douglas Gordon Goldwin Greer, Vincent Thomas Aloysius Foley, Harold Menzie Jackson, Ralph Joseph Haffey, Ben Luxenberg, Peter Randolph August Ritchie, George Munro Sinclair, Leo Abraham Maldaver, Stanley Ernest Buck, Robert Laurier, Joseph Emile Bedard, Jacob Laurence Cohen, Phillip Barry German.

Call to the Bar.—The papers and services of the following gentlemen are correct and having passed the required examinations and paid the necessary fees they are entitled to be called to the Bar and to receive Certificates of Fitness on completion of service as articulated clerks:—

Anson Hainsworth Foster, James Chalmers McRuer, William Kelly Murphy, Arthur Albert Macdonald, Thomas Spaven Elmore (with Honours), Ernest Macaulay Dillon, Mungo Donald McCrimmon.

The report was adopted.

MEMORIAL OF SIR ÆMILIUS IRVING.

On motion of Mr. McPherson, for the Journals and Printing Committee, the following memorial of the late Treasurer, Sir Æmilius Irving, was directed to be placed on the records of Convocation:—

Sir Æmilius Irving, K.B., K.C., LL.D., Treasurer of the Law Society of Upper Canada, died at Toronto on Thursday, the 27th day of November, 1913. He was born on the 24th day of March, 1823, and called to the Bar of Upper Canada in Michaelmas Term, 1849; was appointed a Queen's Counsel in 1863 under the régime of His Excellency Viscount Monck; was elected a Benchers of the Law Society in 1874 and thereafter at each succeeding election until the year 1900, when, by virtue of a Statute passed in the sixty-third year of the reign of Her Majesty Queen Victoria, chapter 20, he became a Benchers, *ex-officio*; was elected in 1874 to represent the City of Hamilton, in the House of Commons of Canada; was elected Treasurer of the Law Society in 1893, and thereafter continuously up to the time of his death; was appointed a Royal Commissioner on several occasions and acted as Crown Prosecutor and Government Counsel for many years; in 1905 received the honorary degree of LL.D. from the University of Toronto; in 1906 was created a Knight Bachelor by His Late Majesty King Edward the Seventh; on 24th March, 1913, was presented with a memorial by his fellow-Benchers on the occasion of the 90th anniversary of his birth.

Upright, courteous, punctiliously honourable; impartial and judicial, he was universally respected and will ever be remembered as "A gentleman of the old school."

CALL TO THE BAR.

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

Anson Hainsworth Foster, James Chalmers McRuer, William Kelly Murphy, Arthur Albert Macdonald, Thomas Spaven Elmore (with Honours), Ernest Macaulay Dillon, Mungo Donald McCrimmon.

LEGISLATION COMMITTEE.

On motion of Mr. Watson the following gentlemen, namely: Mr. Bruce, Convener, and Messrs. Ritchie, Osler, Bicknell, Rowell, McPherson, Proudfoot, Brewster, Lennox and the mover, were appointed a special Committee to watch and consider and from time to time to report to Convocation any proposed legislation affecting the interests of the Society.

Convocation then rose.

FRIDAY, FEBRUARY 13TH, 1914.

PRESENT:—The Treasurer, and Messrs. Armour, Bicknell, Bruce, Creswicke, Dewart, Farewell, Harcourt, Logie, Ludwig, Moss, McFadden, McPherson, Osler, Ritchie, Robinette, Rowell, Watson, and Wilson.

The Minutes of Convocation of Friday, February 6th, were read and approved.

TREASURER'S PORTRAIT.

On motion of Mr. Watson a Committee composed of Messrs. McPherson, Moss and Ludwig, was directed to wait on the Treasurer and arrange with him to have his portrait painted to be hung on the walls of Convocation.

FINANCE REPORT.

Mr. Bruce, for the Finance Committee, presented the following report:—

The Finance Committee beg to submit the statement of the Revenue and Expenditure of the Society for the year 1913 and the audit of the accounts and the Report of the Finances of the Society by G. C. Clarkson, the Auditor of the Society in accordance with the Act 2 George V., chapter 26, section 53.

The Committee also submit the printed copy of the statement of such Revenue and Expenditure to be sent to the members of the Society entitled thereto as required by the said Act.

The Committee also submitted the Estimates of Revenue and Expenditure for the year 1914.

The Report was adopted.

ROUNDING OF OSGOODE AND CHESTNUT STREETS.

Mr. Bruce, for the Finance Committee, reported as follows:—

“The Committee have had under consideration the notice by the City of Toronto of the intention to round the north-east corner of Chestnut and Osgoode Streets according to a plan submitted herewith by which the city authorities would take 86 square feet of the Society’s property.

“Some of the City Officials have been seen on the subject, who say that the City does not now wish to close Osgoode Street to the general public, as the City sometime ago desired to do and to which the consent of the Law Society was requested.

“The City is entitled under the Municipal Act to appropriate the land for the purpose and they admit that the Society would be allowed for the land taken at the rate of between \$4 and \$6 per square foot, but no price was mentioned by the City in the hope that the Society would consent to the expropriation without exacting compensation, the City erecting the wall in a style uniform with the present wall to the satisfaction of the Society.”

Mr. Bruce moved the adoption of the report and it was resolved that the Society grant an easement over the required space to the City free of charge for the purpose of the same.

being dedicated and used as a part of the public highway as shewn on the plan submitted, and if at any time such space shall cease to be so used the land shall revert to the Society, the City to be at the expense of taking down the brick wall as far as necessary and erecting instead thereof a wall in a style, uniform with the present wall, to the satisfaction of the Society. Should the said land revert to the Society the City to re-erect the wall in its present position.

It was referred to the Finance Committee to approve of the required agreement and have the details carried out.

COUNTY LIBRARIES REPORT.

Mr. McFadden, for the County Libraries Committee, reported as follows:—

“1. The following is a statement of the grants to which, under the Rules of the Society, the various Law Associations of the Province are entitled for the year 1913:—

Brant, \$403.33; Bruce, \$116.67; Carleton, \$1,158.04; Essex, \$216.97; Frontenac, \$280.34; Grey, \$129.33; Hamilton, \$1,113; Hastings, \$135.60; Huron, \$263.33; Kenora, \$110; Lambton, \$205; Leeds and Grenville, \$195.68; Lindsay, \$306; Middlesex, \$765; Norfolk, \$90; Ontario, \$206.67; Oxford, \$139.83; Perth, \$202; Renfrew, \$168; Simcoe, \$278.67; Stormont, Dundas and Glengarry, \$185.33; Waterloo, \$296.67; Welland, \$159.84; York, \$1,380; Total, \$8,505.30.

“2. The following is a statement of the loans still due from County Law Associations to the Law Society:—

<i>Name</i>	<i>Balance Due</i>	<i>Yearly Instalment.</i>
Essex	\$200.00	\$50.00
Kent	180.00	45.00
Lambton	140.00	35.00
Oxford	33.50	33.50
Welland	134.00	33.50
Frontenac	315.00	45.00
	<hr/>	<hr/>
	\$1,002.50	\$242.00

RAINY RIVER.

The Rainy River Law Association has transmitted to the Society proof of its incorporation, a copy of its Charter and By-laws, and that \$84 was contributed by six members of the Association, and that books to the value of \$50 were contributed by two members, and that the number of practitioners in the District is seven. The proofs for the initial grant are not yet complete as they have given no statement of its funds or that it has acquired a suitable room for its library. The Secretary writes complaining that the matter has been standing for four years and they have never been able to get a grant from the Society or from the Government and that they have incurred liabilities for the purchase of books that they have been unable to pay. The Association asks that the initial grant be made and also grants for the past years since 1910. There is a defect in the proof under Rule 63, the last two clauses of that rule not being incorporated in their Constitution. If proof were complete they would be entitled to an initial grant of \$140. The Committee recommend that when proofs are completed the grant be made.

THUNDER BAY.

The Thunder Bay Law Association has transmitted to the Law Society proof of its incorporation and a copy of its By-laws and proof that it has acquired a suitable room for its library. They have received in cash for fees the sum of \$270 which has been expended in the purchase of the library of the late Judge Fitzgerald for the purposes of the library; and furnished proof that there are twenty-three members of the legal profession residing in the district of Thunder Bay. The amount of the initial grant to which they would be entitled under Rule 165 amounts to \$460. There is a defect, however, in the proof under Rule 63, the last two clauses of that rule not being incorporated in their Constitution. The Committee recommend that when proofs are completed the grant be made.

INSPECTION OF COUNTY LIBRARIES.

The report of Mr. Charles Elliott, Inspector of County Libraries, is submitted herewith.

The Committee recommend that Rule 66 be amended by adding the following words, "And in cases of libraries reported on specially in favour of an increased grant such sums may be increased to \$400 and \$600 respectively."

The report was adopted and the report of the Inspector of County Libraries was ordered to be printed and distributed.

NOTICE OF MOTION.

Mr. McFadden gave notice that he would move at the next meeting of Convocation to amend Rule 66 by adding thereto the following words: "And in cases of libraries reported on specially in favour of an increased grant such sums may be increased to \$400 and \$600 respectively."

HAMILTON.

Mr. Harcourt presented an application of the Hamilton Law Association for a supply of text-books and moved that it be referred to the County Libraries Committee for consideration and action.

Mr. Moss moved in amendment that it be referred to the Legal Education Committee.

The amendment was carried.

SECRETARY'S SALARY.

Mr. Bruce, for the Finance Committee, recommended as follows:—

"The Finance Committee beg to recommend that the salary of the Secretary be increased from \$2,400 to \$2,700, to take effect from the 1st of January, 1914, and that the necessary amendment of Rule 44 to carry this out be made."

On motion of Mr. Harcourt the sum of \$3,000 was substituted for \$2,700 and the recommendation so amended was adopted.

Mr. Bruce moved to amend rule number 44 by substituting the figures \$3,000 for \$2,400 as the salary of the Secretary.

The amending rule was read a first time.

On motion of Mr. Bruce the rules were suspended and the rule amending rule 44 was read a second and third time and finally passed on a motion that was carried unanimously.

NOTICE OF MOTION.

Mr. Moss gave notice that at the next meeting of Convocation he would move that Rule 44 (1) be amended and as amended read as follows:—

“44. (1) The salaries of the respective officers shall be fixed from time to time by Convocation and shall be paid monthly, and the Editor of the Reports shall be paid monthly such amounts as he may from time to time be entitled to under any subsisting contract in that behalf.”

LIBRARY EXTENSION.

Mr. Harcourt called to the attention of Convocation the necessity for library extension, and on his motion the matter was referred to a special Committee consisting of the Library Committee, and Messrs. Watson, Armour, and Moss for consideration and report.

Convocation then rose.

INSPECTOR'S REPORT.

*To the Treasurer and Benchers
in Convocation :—*

Having been requested to inspect the libraries of the County Law Library Associations I beg to report as follows :—

1. I have visited those at the following places :—

Barrie, Belleville, Berlin, Brantford, Brockville, Chatham, Cornwall, Goderich, Guelph, Hamilton, Kingston, Lindsay, London, Ottawa, Owen Sound, Pembroke, Peterboro, Sarnia, Simcoe, Stratford, St. Thomas, Toronto, Walkerton, Welland, Whitby, Windsor, Woodstock. I have not inspected the library at Kenora.

2. Not having had the opportunity of visiting some of these libraries hitherto, it was a great pleasure to me to find so many excellent working libraries maintained by the local bar, often at considerable sacrifice. It must be gratifying indeed to those in the Law Society specially charged with the oversight of the County Libraries to see the good results arising from their efforts for the betterment of these libraries.

3. THE LIBRARY ROOM.—Most of the libraries are found in a room or rooms in the courthouses, erected, many of them years ago, but generally situated amidst pleasant surroundings. While some courthouses are located at a considerable distance from the majority of the law offices, still the preponderance of convenience remains in favour of retaining the libraries in the courthouses. The room in which the library is housed should unquestionably be cheerful, airy, tidy, clean, attractive, well heated, well lighted, nicely decorated, with a hardwood floor, carpet, rug or linoleum. The musty, dusty, law office was once the vogue but its day has gone. So the County Library should at least be as attractive as any office library, and ought to approximate in comfort to the private library. Lawyers, as a

rule, find little time to read law during office hours, at any rate it is difficult to do so owing to interruptions. There must be therefore some incentive to induce a lawyer to leave his home library in the evening to go to the County Library. Is it likely he will do so knowing that such library is cheerless, untidy, dusty, poorly heated and lighted, with books carelessly classified, and no noting done, or where he will probably find some of the works he intends consulting, missing from the library? This accounts largely for the complaint that the County Libraries are not supported and used as they should be by the members. The financial argument is constantly advanced as being the reason for not making library rooms more attractive. Careful consideration and examination will satisfy one that the trouble is not so much with the finances as with the thoughtlessness or indifference of the members or at any rate of the officers. The smallest library which I inspected is one of the neatest. If, therefore, the officers of those libraries, known to be unattractive in any particular, will gradually proceed to improve their rooms, in a year or two these objections will be largely overcome.

4. **SHELVING.**—The old type of bookcases, that is, pine shelves with cupboard doors at the bottom are disappearing. The latter take up much-needed space and rarely is anything found in them of any value, if one has sufficient courage to explore them. The expedient sometimes adopted of continuing the shelving to the ceiling is also to be deprecated. Some libraries have such shelves closed in with large glass doors which aid somewhat in keeping the books clean, but being frequently left open, they get in the way, thus rendering their value doubtful. Where this lofty shelving is found it often happens that the lighting is so ineffectually arranged that it is almost impossible to distinguish the books on the upper shelves. Here, as usual, the money question arises, and where changes are being made, the officers should by degrees introduce stack bookcases and preferably sectional bookcases with glass doors.

5. **ENGRAVINGS, ETC.**—To assist in making the library attractive as well as interesting historically, every Association should obtain from time to time engravings, pictures, busts, etc., prim-

arily of the County Judges and lawyers, and as funds will permit, of distinguished judges and lawyers elsewhere. Some already have begun with very satisfactory results, a number of very valuable portraits having been presented to them by relatives of deceased judges or lawyers. Other Associations have placed plants and flowers in their libraries, adding greatly to the attractiveness of the rooms. Much depends here, as elsewhere, on the zeal of a few officers.

6. COUNTY COUNCILS AND LAW ASSOCIATIONS.—There seems no good reason why Law Associations and County Councils should not be on the most friendly terms, yet some Associations cannot obtain anything from the Councils, while others get whatever they reasonably ask. Generally, all that seems requisite is a little tact and the use of that influence which every Association possesses, plus a little interest and energy on the part of the Association's officers. Some councils make a grant to the Association so that the former's officials may be free to use the libraries. There appears to be considerable dissatisfaction in various libraries as to the inefficient manner in which the caretaking is done. This is a matter which the officers should take up promptly with the County Councils and press for such work being done satisfactorily.

7. LIBRARIANS.—The generous support given by the Society where a permanent librarian is employed cannot be pressed too strongly on the attention of the local Associations. When the advantages are considered of having the noting of reports and statutes promptly attended to, the indexing of articles appearing in legal periodicals, the books orderly arranged, of having someone always on hand who knows the different works on the various subjects and where they are and who will attend to the many other duties which a permanent librarian can perform, thereby relieving the officers from much detail work, it is hoped that all Associations numerically strong enough to provide for such a permanent official will, during the year, seriously consider and solve this question. A suitable person can easily be found in any community. The duties are not difficult while the benefits from having an up-to-date library are unquestionable.

8. FEES.—Treasurers state that they often pay rent, telephone, book and other accounts out of their own pockets, being repaid by the Association later during the year. The fashionable time for collecting fees in Associations seems to be during December when a pressing demand is made on the members in order to have all matters in shape before the annual reports are sent in to the Society. Immediately after the annual meetings, which are generally held in January, notices should be sent to the members asking for payment of their fees and these should be followed up in order to have all fees collected in the early part of the year as fees are unpaid mostly through oversight. No Association should permit any Treasurer to advance moneys for the purpose of paying any of the Association's accounts and there will be no need for this being done if the fees are promptly collected as they should be in the early part of the year.

There appear to be towns in which some firms pay a member's fees and then claim the right for every member of the firm to use the library. This is obviously unfair and should be promptly dealt with by the Association. The Association is composed of individuals, not firms, and no one who does not pay his fees should be permitted to make any use of the library.

In some Counties, the County Judges and County officials pay the usual membership fees, in others, they pay no fees whatever. Apart from the Judges, when it is remembered that every library is largely sustained by the fees of the local practitioners, amounting in some Counties to \$10,00 each yearly, it is difficult to understand why any practitioner or official will presume to use the library unless he pays the usual fees. These Associations should take prompt action, unpleasant though it may be. A list of all members should be posted in the library shewing who have paid their fees and also a notice to the effect that the library is exclusively for the use of the members.

9. THE COMMON LIBRARY.—Where Law libraries are located, the tendency should be for the private library to disappear gradually. "Why should I," said a lawyer, "support a County

library when I have a good library of my own?" In another County, while endeavouring to ascertain why the County library appeared so unprogressive, this statement was made, "Oh, the President does not bother about the library because he has a good one of his own at home." Such instances are unfortunate, but, if the other members of the Association will earnestly work together, the Common Library with a permanent Librarian in charge will shortly become indispensable for practitioners. In the second instance the remedy is simple but effective. It is therefore hoped that there will be found in every County such community of interest and professional feeling that all will join heartily in strengthening and improving the usefulness of the County library.

10. MEETINGS.—Outside of Toronto and Hamilton, only annual meetings are held by Associations, with now and then a special meeting. Often it happens that the annual meeting falls on a day that some of the members are unable to be present. Beside sending notices of the annual meetings it seems also necessary to telephone the members shortly before the appointed hour in order to get a fair representation. In some cases the officers seldom meet during the year. It would be advisable for the officers to meet regularly every month and the experiment of holding quarterly meetings of the Associations might be well worth trying. Meeting together at any rate would be beneficial and stimulating and would give an opportunity for meeting the other members of the Bar and discussing matters of common interest. There is always some business to be done. As all are equally interested, the affairs of the Association should not be left to any one person no matter how zealous he may be.

11. BOOK PURCHASING.—Fully appreciating that each local Bar understands its particular needs, yet it must be emphasized that great care should be taken in purchasing books. Before yielding to the blandishments of law book travellers in offering for sale foreign reports, encyclopædias, etc., some of which seem to continue for ever and a day, it must always be borne in mind that what is required for the average practitioner is a good,

working library primarily composed of Canadian and English reports, digests, texts, etc. In one library, a Reporter System—most estimable where published—has been purchased. Not being of much practical utility in a County library it is rarely referred to in this particular library and is eating up space at an alarming rate as well as draining the funds of the Association, so much so, that it is unable to buy books sadly needed. Occasions arise when one wishes to refer to American decisions yet does not desire to trouble his Toronto agents regarding such matters. Might it not be arranged that some of the library officials at Osgoode Hall could, free of charge, furnish an enquirer with a summary of any such decision? It may be advisable for local Associations before undertaking a heavy expenditure for books to consult with the Chief Librarian.

12. CLASSIFICATION.—The classification of law books on the whole appears to be well done. Sufficient provision is not always made for additions, and, consequently, volumes of one set of reports will be found in different parts of a library. This is inconvenient and should be speedily remedied. It will also be found beneficial to have the library divided into sections and cards placed indicating the books to be found in each section as well as on each shelf. This is all the more necessary in those libraries where there is no permanent librarian. Metallic book supports should invariably be used to keep the books in place. For current numbers of reports and magazines, very convenient binders may be obtained from any publishing house. A uniform system of labelling law books should be adopted and adhered to.

13. OLD BOOKS.—There should be a Statute of Limitations for old books. The constant cry is for more space while shelves are laden with old books never referred to, and in some cases several editions of the same text stand side by side. In some libraries the old books are put on the top shelves, in others they are placed in cupboards below the shelves. When a lawyer moves his office he generally manages to throw away a great deal of accumulated rubbish. Many of these old law books are simply junk and should be got rid of annually or at any rate when the library is being re-arranged.

14. BUSINESS BOOKS.—The minute and other business books of the Association should be kept in some permanent form and carefully preserved as they contain a history of the affairs of the Association. The wisdom of keeping a duplicate copy of the catalogue of law books in a safe or vault is apparent, yet some doubt this as being unnecessary on the theory that a courthouse never burns. One did, however, last year. An accurate record should be kept of the insurance. In some cases the policies could not be found.

In closing this report I wish to say that nothing set out here is intended as criticism but is mentioned solely with a view to stimulate the interest of the members of each Association as I fully appreciate the difficulties which a handful of practitioners labour under in their earnest efforts to maintain an effective local library.

I also wish to thank the officers of the various Associations for the kindness and courtesy extended to me in connection with my visits to the different libraries.

Appended will be found brief reports on the different libraries examined.

All of which is respectfully submitted.

CHAS. ELLIOTT.

Toronto, January 17th, 1914.

BARRIE LAW LIBRARY.

This library is comfortably located adjoining the Courtroom, through which access to the library is obtained. Shelving runs all the way around the room and up to the ceiling. The dusting is rather poorly done, otherwise the room is clean and attractive. Nothing has been done towards noting statutes, etc. A duplicate catalogue is kept in a vault. No books have been lost during this year. No telephone in the library, but one of the County telephones is used. County Judges are actively interested in the library. The labels on the shelving want re-arranging. Fees. \$5.00. Librarian gives only part of his time to library duties. Library requires to be tidied up a little and a number

of papers, magazines, etc., should be stored away instead of being allowed to lie around.

Inspected 31st December.

BELLEVILLE LAW LIBRARY.

Fine, large room with hardwood floor. A number of stack bookcases are in use and on the walls are a number of engravings. The telephone is in the Master's office adjoining. The books are suitably arranged. The room is well lighted and heated and generally the library is in a very satisfactory condition.

Inspected 3rd December.

BERLIN LAW LIBRARY.

Library in the Courthouse. Its appearance is rather dingy; wallpaper hanging from the ceiling, re-decoration being badly needed and a new linoleum should be obtained. The library is also used as a Grand Jury room. The books and furniture are not well dusted. No noting has been done. The catalogue is now being revised and a duplicate should be kept in a vault. All practitioners are members of the Association as well as some of the County officers. There is no telephone in the library. Berlin and Waterloo fees are \$10.00. Lighting and heating satisfactory. This would be a very good library if the members of the Association would become interested in it. Now it is neglected and uncomfortable. Classification of books satisfactory. Typewritten by-laws of the Association are posted but so faded as to be unreadable.

Inspected 8th November.

BRANTFORD LAW LIBRARY.

The library is in the Courthouse. Accommodation and furniture ample. The room occupied is rather gloomy and the wallpaper rather dingy. The room should be brightened up and made more attractive. The library is clean, the dusting, however, is hardly satisfactory. The librarian being otherwise engaged in the building devotes only part of her time to the lib-

rary. The books are in a good condition and the binding and stamping well maintained. The Ontario and English reports and statutes are noted up. Additions should be made to the text-books as rapidly as funds will warrant. A duplicate catalogue is kept in a vault in the building. Members are permitted to take out books conditional on their being returned the following morning. The library is open in the evenings. There is no telephone in the library but that in the Gaoler's office is used, the Association paying half the cost. The arrangement of the books is very satisfactory. No register is kept. The room is comfortably heated. City fees are \$10.00, all practitioners being members except two. County Judges not actively interested.

Inspected 5th November.

BROCKVILLE LAW LIBRARY.

Library located in a cheery room in the Courthouse. There is a hardwood floor, good light and satisfactory heating. The caretaker's work in cleaning and dusting is not very satisfactory. Generally the books are in good condition, but there are a number of old volumes that might be stored elsewhere. The librarian gives only a part of her time to her library duties. Nothing has been done in connection with noting reports, statutes, etc. A catalogue has been prepared and a duplicate should be kept in some vault or safe. A telephone has been installed and is paid for by the Association. The Judges are actively interested in the library. A register is kept. The stacks are well arranged. Binding and stamping are satisfactory. Fees \$4.00. The table in the library should be re-covered. The walls are nicely decorated with engravings. A little tidying-up would do a great deal towards adding to the appearance of the room.

Inspected 6th December.

CHATHAM LAW LIBRARY.

This library is located in Harrison Hall. The room is well lighted and heated and is also used as Judges' Chambers. There are a few engravings on the walls. The Librarian does the dust-

ing. The Janitress cleans the room. The books are in good shape and clean. The Deputy Sheriff acts as Librarian. No noting of reports or statutes is done. A duplicate catalogue should be kept in a vault. All lawyers in the city are members of the Association. One of the County Judges is actively interested in the library. There is no telephone in the library but the Association has put one in the Courthouse. Paper should be provided for the use of the members. The books are rather carelessly arranged on the shelves. City members pay \$6.00 fees. An annual Bar dinner is given by the President and Vice-president. Some of the books have been lost during the year. A number of books on being returned to the shelves have been put under the wrong classification. It is to be hoped that the members of the Association will take a more active interest in this library as it appears to be somewhat neglected.

Inspected 6th November.

CORNWALL LAW LIBRARY.

This library is conveniently located in the Courthouse. The walls and ceiling are nicely decorated and the floor is neatly carpeted. The books are well classified and dusted. There is no telephone in the library. Cards are used to indicate where the different books may be found.

Inspected 6th December.

GODERICH LAW LIBRARY.

This library is located in the Courthouse, nicely decorated, has hardwood floors and is in splendid condition. The relations between the Association and the County Council appear to be most cordial. The books on the shelves are well kept and suitably arranged. Nothing is done towards noting reports, statutes, etc. A new catalogue is now in course of preparation. No trouble about borrowing books. All practitioners in the County are members of the Association. There is a telephone in the library. The County Judges are actively interested in the library. Town fees, \$7.50. Heat and light satisfactory.

Inspected 27th November.

GUELPH LAW LIBRARY.

The officers of this Association should earnestly set to work to improve the condition of this library. It appears to be languishing for lack of interest. There is splendid material here for an excellent library. It is a little untidy and too many books and papers are left lying around. The dusting and cleaning could be improved. There is a telephone in the library. The register appears to be very well kept by the Librarian. Binding and stamping satisfactory. The books on the shelves are generally conveniently classified but the text-books are not always alphabetically arranged. Paper should be provided for the use of the members of the Association. The walls want re-decorating and the woodwork wants painting. Current reports and magazines are not properly attended to.

Inspected 28th November.

HAMILTON LAW LIBRARY.

This library is conveniently and comfortably located in the Courthouse. A safe has been provided for the business books and records of the Association. The furniture and equipment appear adequate. A praiseworthy beginning has been made in obtaining pictures and engravings of interest to the profession. The law books and furniture are clean and well dusted. Reports and statutes are noted up. A card index of periodicals and a newspaper record of Osgoode Hall decisions are kept. A requisition book has been provided in which members' suggestions as to books to be purchased are kept, and a register of attendance is now in use. Reports, statutes, digests, text-books, etc., are conveniently arranged. Members are not allowed to take books from the Courthouse. No books have been lost during the year. Binding and stamping satisfactory. There is a wall telephone in the library. City members' fees are \$5.00. A collector is allowed a small percentage for collecting. Monthly meetings have been held during the year. A duplicate catalogue is kept in the safe. A very convenient cash book is used by the Librarian which shews the particular application of each payment and must be found of great assistance in making up monthly statements and annual reports. The library is in a

very satisfactory condition and the Librarian is well abreast of her work.

Inspected 5th November.

KINGSTON LAW LIBRARY.

This library is on the ground floor in the Courthouse and is well lighted and heated. Stack bookcases are being used. Cleaning and dusting could be improved. Nothing done in connection with noting reports, statutes, etc. Typewritten catalogue kept in a vault and printed one in course of preparation. Little trouble with book borrowing. The telephone in the Local Registrar's office is used. The County Judges do not take much interest in the library. There should be a linoleum placed on the floor. The library wants cleaning. Fees \$10.00. Books well classified. Very good progress has been made this year in adding reports and making sets complete.

Inspected 3rd December.

LINDSAY LAW LIBRARY.

Library adjoins Judges' Chambers. It is well lighted and heated and nicely decorated; clean, and books well dusted. Nothing done in connection with noting reports, statutes, etc. A duplicate catalogue is kept in Mr. Hopkins' vault. Very little trouble about borrowing books. The telephone is in the Judges' Chambers. No telephone in the library. The County Judges are keenly interested in the library. Books are well arranged, sections of the shelving being lettered, numbered, etc. No assistance is received from the County Council. Fees \$5.00. This is a very satisfactory library and much credit is due to Mr. Hopkins, the Librarian.

Inspected 2nd December.

LONDON LAW LIBRARY.

As the Courthouse in which the library is situate is undergoing alterations this library is in a rather upset condition. The room set apart for the new library is well located and appears in every way very desirable, with excellent lighting and heating. It is to be regretted that the intention is to use the old shelving in the new room as so much of the fine oak wainscot will be con-

cealed. Stack bookcases would be preferable. The Librarian appears keenly alive to her official duties and devotes all her time to her work. The wisdom of purchasing and maintaining the American Reporter System is questionable, not only for the space taken up, but also on account of the heavy drain on the Association's funds. It would seem to be advisable if any opportunity arose to dispose of this System at a fair price. Canadian reports and statutes noted. The books appear in good condition but stamping has been imperfectly done in a number of instances. There is a desk telephone in the library. A duplicate typewritten catalogue is kept in a vault. One of the County Judges takes an active interest in the affairs of the library. The fees for the city are \$5.00 and these appear to be promptly paid. In its new quarters this should be one of the finest County libraries in the Province. No books appear to have been lost during the year.

Inspected 6th November.

OTTAWA LAW LIBRARY.

The library is located in two rooms adjoining the Courtroom. Shelving has been continued up to the ceiling and necessarily there is difficulty in getting the books from the upper shelves. Earnest effort should be made to get increased accommodation. The library is clean and well dusted and the books are in good shape. Current magazines and reports should be kept in binders. Statutes and reports are noted. A card catalogue is being prepared and a duplicate will be kept in a vault. No trouble about borrowing books. There is a desk telephone in the library. The room is well lighted, heated and ventilated. Fees \$5.00. Binding and stamping well done. It would improve the appearance of the library if the shelving in the main room were grained and varnished. The linoleum is badly cut up and a new one should be obtained. The lights in the main room require re-arranging. Some provision should be made for a place to hang coats and hats rather than allowing them to be placed on the tables in the library. The books are well classified and generally the library is in a satisfactory condition.

Inspected 5th December.

OWEN SOUND LAW LIBRARY.

Linoleum should be obtained for the library. Walls should be re-decorated and a step-ladder obtained. The library is clean, tidy, well-kept, and well dusted. The County Judges and the County officers are actively interested in the library. There is no telephone in the room but one of the County telephones is used. A register is kept but little used. The town fees are \$4.00. The books are well and suitably arranged. The room is well lighted and comfortably heated and the prospect is excellent for a good working library. Very little trouble with missing books.

Inspected 29th November.

PEMBROKE LAW LIBRARY.

This library is small but is kept in good shape and is well lighted and heated. The room is clean, the books nicely dusted and there are a good carpet and neat shelving. Mr. Reeve, the Secretary acts as Librarian. Nothing has been done yet in connection with noting reports, statutes, etc. A catalogue is in course of preparation when a duplicate will be kept in a vault. No trouble about book borrowing. The telephone is in the hall adjoining. One of the Judges takes an active interest in the library. The books are conveniently and suitably arranged on the shelves; the binding is well kept but some of the books have not yet been stamped. This is all the more necessary as there are a number of books in the library which have been loaned to the Association. Annual fees are \$4.00. Relations between the County Council and the Association are very friendly. A good start has been made.

Inspected 3rd December.

PETERBORO LAW LIBRARY.

The rooms are nicely decorated, bright and cheerful with good equipment and a number of engravings will be hung on the walls. Books are clean. A catalogue is in course of preparation and will be printed. Nothing has yet been done towards noting but this will be attended to. Some trouble with members borrowing books but generally they are well returned. The Secre-

tary who is also Librarian is very courteous and obliging, deeply interested in the work of the library and is hard at work rearranging books and getting the library in good shape. City fees \$5.00.

Inspected 3rd December.

SARNIA LAW LIBRARY.

Ample accommodation is afforded this library in the County building. The room is well lighted and heated and the equipment satisfactory. The shelving is easily accessible. The walls and ceiling require decoration. A catalogue is in course of preparation. The Librarian is keenly interested in his work and devotes considerable time to the library work, although otherwise engaged. All practitioners except three are members of the Association. Each member of the Association has a key of the library so he may use same during the evening. The telephone is in the adjoining room and the Association contributes twenty dollars towards the payment of same. The County Judges are actively interested in the library. The town fees are \$10.00. A neighbourly arrangement is in force between the members of this Association and the lawyers of Port Huron whereby the members here have access to the Port Huron Law Library and the Port Huron lawyers to this library. The text-book require strengthening as soon as funds can be obtained. The library is neat in appearance and the books are conveniently and suitably arranged on the shelves. No books lost this year.

Inspected 7th November.

SIMCOE LAW LIBRARY.

This library is located in the Courthouse, has nice outlook and is comfortably equipped. There are some engravings on the walls. Nicely cleaned and well dusted on the lower shelves. Some of the books require binding. The Secretary acts as Librarian without remuneration. No noting of cases, reports, or statutes is done. A duplicate catalogue should be kept in some vault. No telephone in the library, that used being in the County Treasurer's office. The register of books taken out ap-

pears to be well used. It is desirable that the library should be tidied up a little more than it was at the time of inspection. County Judge actively interested and is enthusiastic in the work of the library. The books are conveniently arranged on the shelves. Town fees are \$10.00. The Secretary and Librarian is keenly alive to the work of the library and generally the library appears to be one of the best of the smaller libraries.

Inspected 26th November.

ST. THOMAS LAW LIBRARY.

This library is located in the Courthouse in a fine airy room, well heated and lighted. There are a number of pictures on the walls. The dusting is done by the Librarian. The law books are in satisfactory condition, well bound and stamped. The librarian gives only part of her time to her library duties, being engaged elsewhere in the building. A duplicate catalogue is kept in the vault. Books are allowed to be taken out of the library but appear to be well returned. Members have keys of the library, and use it during the evenings. Reports, statutes, text-books, etc., are nicely arranged. A desk telephone is kept in the library. No register of attendance is provided. One of the County Judges is very much interested in the work of the Association. City fees are \$7.00. A very satisfactory library.

Inspected 6th November.

STRATFORD LAW LIBRARY.

This library is conveniently located in a fine, large room in the Courthouse. The books are suitably classified. One engraving hangs on the wall. The County Janitor cleans and dusts the library furniture. The Librarian gives only a portion of her time to the library and dusts the books. Little noting has been done. A complete catalogue should be prepared and a duplicate kept in a vault. The library is little used in the evening on account of the poor light. In the day-time the light is quite satisfactory. All practitioners in the County are members except one. There is no telephone in the library, the one used being downstairs. The County Judges appear to take little in-

terest in the library. The books are nicely stamped and uniformly labelled. The relations between the Association and the County Council are cordial. Town fees \$6.00. A good, working library.

Inspected 7th November.

TORONTO LAW LIBRARY.

This library is in a very satisfactory condition.

Inspected 29th December.

WALKERTON LAW LIBRARY.

This library is located in the Judges' Chambers. It is nicely papered, well heated and lighted and in good condition. The shelving having been run up to the ceiling it is rather difficult to reach some of the books. Nothing has been done towards noting reports, statutes, etc. Little assistance is obtained from the County Council. More space is required. Town fees \$10.00 per annum. County Judges actively interested. Books satisfactorily classified.

Inspected 28th November.

WELLAND LAW LIBRARY.

This library, since the fire, has been located in the Town Hall. A number of stack bookcases with glass doors are in use. The books are clean and well dusted. No noting has been done nor is there any catalogue. The Librarian gives only part of her time to library work. There has been a good deal of trouble in connection with members borrowing books and not promptly returning them. A sincere effort should be made by the Librarian to remedy this trouble. There is no telephone in the library at present, the telephone in the office of the Town Clerk being used. Paper, pens, and ink should be provided for the use of the members. The library will have a good friend in Judge Livingstone who is working earnestly to get it into shape. Town fees \$10.00.

Inspected 27th November.

WINDSOR LAW LIBRARY.

This library is located in part of Mr. Panet's law office.

There is excellent material in this library for a good, working library, and the Librarian, Mr. Panet, should receive more support and encouragement from the members of the profession. A more complete catalogue should be provided and a duplicate kept in some vault. The books are in fairly good condition but require more frequent dusting. A number of the books are allowed to remain on the tables and desks in the room instead of being put on the shelves. No noting is done. No assistance is obtained from the County Council. Neither the lighting nor the ventilation is all that might be desired. Paper should be supplied for the use of the members. The County Judges are actively interested in the library. Binding and stamping are satisfactory. A few books have been lost during the year. City fees \$10.00. Telephone in Mr. Panet's office used. The Association pays for same.

Inspected 7th November.

WHITBY LAW LIBRARY.

This library is located in the Courthouse; shelving ample; the walls require re-decoration; clean; books well dusted. The Librarian gives only part of her time to her library duties. Nothing done in connection with noting cases, statutes, etc. The catalogue has been mislaid but no duplicate is kept in a vault. Books borrowed appear to be promptly returned. This is one of the few libraries in which there are any flowers. It is to be hoped that in the room adjoining the library, sectional book-cases will be used instead of the old shelving. The Librarian is actively interested in her library work. Town fees \$5.00 per annum.

Inspected 2nd December.

WOODSTOCK LAW LIBRARY.

This library is located in two rooms in the Courthouse, well lighted and comfortably heated, and a number of pictures hang on the walls. The shelving is in excellent condition. The walls were white but are now smoky, dirty, and want papering. More room and more stacks are required. The Librarian gives only part of her time to library work. No noting is done except R.S.O.

A typewritten catalogue has been prepared and one copy is kept in the Crown Attorney's vault. Books are not allowed out of the Courthouse. All practitioners in the city are members. There is no telephone in the library, but the Crown Attorney's is used. A register is kept but little used. The County Judge is not much interested in the work of the Association. An effort should be made to improve the arrangement of the books on the shelves. City fees \$10.00.

Inspected 26th November.

LAW SOCIETY

STATEMENT FO

REVENUE.

	1913
Solicitors' Annual Certificates	\$25,530.00
Arrears	120.00
Fines	239.69
Barristers' Annual Fees	3,446.00
Arrears	216.00
Students' Admission Fees	7,750.00
Law School Tuition Fees	33,100.00
Solicitors' Examination Fees	5,860.00
Call Fees	9,790.00
Call Fees and Solicitors' Examination Fees, Special Cases.....	840.00
Notice Fees	252.00
Fees on Petitions and Diplomas	100.90
Commission on Telegraph Messages	21.96
Interest and Dividends	5,837.62
Grants from Ontario Government in aid of Telegraph and Telephone Service	175.00
Subscriptions for Ontario and Dominion Statutes.....	2,007.00

\$95,286.17

OF UPPER CANADA

R THE YEAR 1913

EXPENDITURE.

	1913
Reports—	
Paid Printing O.L.R. and O.W.N.	\$ 3,611.80
Salary of Editor	7,800.00
Supreme Court Reports	1,913.15
Law School—	
Salaries	16,149.84
Printing and Stationery	839.10
Scholarships and Medals	758.69
Maintenance	775.86
Alterations in Heating, Lavatories, Seats, etc.....	9,103.99
Library—	
Books	4,092.00
Maintenance	894.32
Salaries	5,883.75
Phillips Stewart Library	131.51
County Libraries Aid	9,074.59
Secretariat and Caretaking	3,690.00
Telegraph and Telephone Office	1,242.80
Light, Heat and Water	1,376.34
Grounds	1,579.65
Insurance on Books at Bindery	8.54
Alterations, Repairs and Furniture.....	608.70
Law Costs	454.79
Benchers' Travelling Expenses	267.85
Printing, Advertising and Stationery	386.81
Ontario and Dominion Statutes	2,464.98
Miscellaneous	1,094.87
Estimated appropriations unexpended	10,000.00
Total Expenditure	\$84,203.93
Balance of Revenue over Expenditure	11,082.24
	<u>\$95,286.17</u>

Toronto, January 31st, 1914.

LAW SOCIETY OF UPPER CANADA.

RESUME OF MINUTES OF CONVOCATION.

EASTER TERM, 1914.

THURSDAY, May 21st.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Bicknell, Bruce, Cowan, Creswicke, Dewart, Farewell, Harcourt, Hellmuth, Johnston, Kerr, Logie, Ludwig, Lynch-Staunton, Masten, Moss, McFadden, McKay, McMaster, McPherson, Nesbitt, Osler, Robinette, Rowell, Watson, and Wilson.

Mr. Shepley was unanimously re-elected Treasurer of the Society.

The minutes of Convocation of Friday, February 13th, 1914, were read and approved.

COMMUNICATIONS.

A letter dated March 18th, 1914, from the Secretary of a Select Committee of the Senate of Canada, appointed to consider the advisability of limiting the right of appeal to the Supreme Court of Canada and to His Majesty's Privy Council to certain classes of cases, together with a printed report made by the Registrar of the Supreme Court of Canada to the Select Committee of the Senate, was read.

On motion of Mr. Masten the matter was referred to a Special Committee, consisting of Sir Allen Aylesworth and Messrs. Watson, Masten, Lynch-Staunton, Hellmuth, Osler, Nesbitt, and the Treasurer, for consideration and report.

RE HAMILTON LAW ASSOCIATION—TEXT BOOKS.

Mr. Bicknell presented the report of the Legal Education Committee, which is as follows:—

With regard to the application of the Hamilton Law Association for a renewal of the set of text books which was referred by Convocation to this Committee on February 13th, 1914, the Committee begs leave to refer Convocation to a report of the Library Committee in this matter, which was adopted by Convocation on the 14th of February, 1890. The following is an extract from that report:—

“The Committee further recommend that the Secretary of the Hamilton Law Association be informed that in pursuance of the recommendation of the Special Committee adopted by Convocation on the 21st May, 1887, in future the renewal of the said students’ books supplied them be assumed by the Hamilton Association.”

The Committee desire to learn whether Convocation wishes to rescind or vary its former ruling.

The report was received.

It was moved by Mr. Logie and seconded by Mr. Lynch-Staunton that Rule 63 be amended by adding the following as sub-sec. (5):—

“(5) Students’ libraries may be established and maintained in any county town where a county library is now or may hereafter be established and maintained by this Society.

Such libraries shall contain all the text books upon the curriculum of the Law School of the Society for the time being.

The trustees of any county library association where a students’ library is established shall hold all the books in such students’ library in trust for this Society and subject to such of the provisions of this rule as are applicable thereto.

All students in any county to have the privilege of taking books from such students’ library upon a deposit of \$10 with such county association, and subject to such rules of such county associations as they may pass in respect to the conduct thereof.”

The application of the Hamilton Law Association referred to in the above report was treated as a notice of motion to amend Rule 63 as above, and the rule was read a first time.

AMENDMENT OF RULE 12.

Mr. Bicknell presented the report of the Special Committee, as follows:—

The Special Committee appointed by Convocation on February 5th, 1914, to consider and report on the question of the amendment of Rule 12 as to the meeting days of Convocation, beg leave to report as follows:—

(1) Your Committee recommend that Rule 12 be repealed and the following substituted therefor:—

12. The Standing Convocation days shall be the third Thursday in each month, except the months of July and August. The hour of meeting shall be eleven o'clock in the forenoon, unless otherwise ordered.

(2) The Committee further recommend that if the foregoing amendment is adopted the matter be referred back to the Committee to report what amendments of the rules will be necessary, especially as to the admission of students, call to the Bar, etc.

The report was received.

On motion of Mr. Bicknell, the principle laid down in the report was adopted, and the report was referred back to the Committee to consider what amendments in the rules will be necessary and for further report.

SPECIAL COMMITTEE ON PORTRAITS.

Mr. Johnston presented the report of the Special Committee on Portraits, which was adopted.

FINANCE COMMITTEE REPORT.

Mr. Bruce presented the report of the Finance Committee, which is as follows:—

On May 12th, 1914, the Committee invested surplus funds of the Society in City of Hamilton $4\frac{1}{2}\%$ Debentures, amounting to \$20,000, issued under By-law 1596, due 1st of April, 1934, with interest payable half-yearly on the 1st days of October and April, at $4\frac{1}{2}\%$ per annum. The price paid was 98.38 and accrued interest yielding $4\frac{5}{8}\%$, the amount paid being \$19,777.10.

The Committee recommend that this Society add a sufficient amount to the capital fund held for the Christopher Robinson

Memorial to make the same yield \$100 annually when invested as it is now at $4\frac{1}{2}\%$.

The report was adopted.

SPECIAL COMMITTEE ON LEGISLATION.

Mr. Bruce presented the report of the Special Committee on Legislation, which is as follows:—

The Committee met and considered Bill No. 10, promoted by James George Guise-Bagley, to authorize this Society to admit him as a student in his final year, and deemed it advisable to oppose such bill before the Private Bills Committee.

Two members of this Committee appeared before that Committee for that purpose, and were strongly supported by several of the members, and at the close of the discussion the matter stood over.

The Private Bills Committee afterwards reported in favour of the Bill, and an Act has been passed accordingly, of which a copy is submitted herewith.

The report was received.

DISCIPLINE COMMITTEE REPORT.

Mr. Johnston, for the Discipline Committee, reported that a number of complaints have been disposed of by the Committee during the year.

STANDING COMMITTEES.

The Treasurer appointed the Chairmen of the various Standing Committees of last year to strike the Standing Committees for the current year.

Mr. Bicknell, for the Striking Committee, reported the Standing Committees as follows:—

Finance.—Messrs. A. Bruce (Chairman), Sir George Gibbons, F. W. Harcourt, W. H. Hearst, W. F. Kerr, W. A. Logie, C. A. Masten, C. A. Moss, W. B. Northrup, F. Osler, W. Proudfoot, T. C. Robinette, N. W. Rowell, G. H. Watson.

Legal Education.—Messrs. J. Bicknell (Chairman), E. Douglas Armour, A. E. H. Creswicke, H. H. Dewart, F. W. Harcourt, Z. A. Lash, M. H. Ludwig, C. A. Masten, C. A. Moss, W. H.

McFadden, A. C. McMaster, W. D. McPherson, G. H. Watson, Matthew Wilson.

Reporting.—Messrs. A. C. McMaster (Chairman), E. Douglas Armour, J. Bicknell, A. E. H. Creswicke, F. W. Harcourt, I. F. Hellmuth, Z. A. Lash, G. Lynch-Staunton, C. A. Masten, C. A. Moss, W. D. McPherson, C. H. Ritchie, T. C. Robinette, G. H. Watson.

Discipline.—Messrs. E. F. B. Johnston (Chairman), A. Bruce, W. S. Brewster, John Cowan, H. H. Dewart, J. E. Farewell, I. F. Hellmuth, John Hoskin, W. F. Kerr, W. A. Logie, M. H. Ludwig, W. H. McFadden, Wallace Nesbitt, N. W. Rowell, W. R. White.

Library.—Messrs. F. W. Harcourt (Chairman), Sir Allen Aylesworth, F. H. Chrysler, H. H. Dewart, J. E. Farewell, I. F. Hellmuth, T. H. Lennox, M. H. Ludwig, G. Lynch-Staunton, Wallace Nesbitt, F. Osler, C. H. Ritchie, N. W. Rowell.

Journals and Printing.—W. D. McPherson (Chairman), J. Bicknell, W. S. Brewster, A. Bruce, John Cowan, A. E. H. Creswicke, Sir George Gibbons, W. H. Hearst, T. H. Lennox, S. G. McKay, W. Proudfoot, T. C. Robinette.

County Libraries.—Messrs. W. H. McFadden (Chairman), W. S. Brewster, John Cowan, A. E. H. Creswicke, J. E. Farewell, T. H. Lennox, W. A. Logie, S. G. McKay, W. B. Northrup, F. Osler, W. Proudfoot, Matthew Wilson.

The report was adopted.

AMENDMENT TO RULE 44.

On motion of Mr. Moss, pursuant to notice, the rule to amend Rule 44 was read a first time.

AMENDMENT TO RULE 66.

On motion of Mr. McFadden, pursuant to notice, the rule to amend Rule 66 was read a first time.

APPOINTMENT OF LECTURERS.

Mr. John D. Falconbridge of Toronto was re-appointed Lecturer in Equity and Commercial Law for three years.

Mr. J. Shirley Denison, K.C., of Toronto, was re-appointed Lecturer in Real and Personal Property for three years.

Mr. S. H. Bradford, K.C., of Toronto, was re-appointed Lecturer on Common Law, Practice, Constitutional Law, and Company Law, for a period of three years.

On motion of Mr. Bruce, seconded by Mr. Logie, it was resolved that the Legal Education Committee re-advertise for applications for Lecturer on Evidence, Construction of Statutes, Criminal Procedure, Canadian Constitutional History and Law, and that the appointment to such office be made by Convocation on the 12th of June, 1914.

APPOINTMENT OF DEMONSTRATORS.

Mr. C. C. Robinson and Mr. H. W. A. Foster, both of Toronto, were re-appointed Demonstrators for one year.

APPOINTMENT OF EXAMINERS.

Mr. J. A. Soule, of Hamilton, and Mr. G. Frank McFarland, of Toronto, were appointed Examiners for a period of four years, to succeed Mr. John Jennings and Mr. T. B. McQuesten, whose period of office is about to expire.

CANADIAN BAR ASSOCIATION.

Mr. Bicknell gave notice that he would, at the next meeting of Convocation, move that a Special Committee be appointed, consisting of the Treasurer and Messrs. Bruce, Watson, Harcourt, Masten, Moss, and the mover, to consider the constitution of the Canadian Bar Association and the advisability of any action being taken by Convocation with reference to that organization, and to report to Convocation thereon.

Mr. Bicknell read from the Canada Gazette showing that the Honourable Arthur Meighen, K.C., of Portage la Prairie, Man., was appointed Solicitor-General of Canada on the 26th of June, 1913, and moved that Mr. Meighen be called to the Bar in pursuance of the Barristers Act.

The motion was carried.

Mr. Meighen was then introduced and called to the Bar accordingly.

FRIDAY, May 22nd, 1914.

PRESENT:—The Treasurer, Sir George Gibbons, and Messrs. Bicknell, Creswicke, Dewart, Farewell, Harcourt, Lennox, Ludwig, Masten, Moss, McFadden, McKay, McMaster, McPherson, Northrup, Watson, and Wilson.

The minutes of Convocation of Thursday, May 21st, 1914, were read and approved.

APPOINTMENT OF CHIEF LIBRARIAN.

A ballot was taken of the applicants for the position of Chief Librarian, and Mr. Charles Elliott, of Toronto, was appointed, at a salary of \$3,000 per annum.

On motion a bonus of \$300 was ordered to be paid to Mr. Daley, the First Assistant Librarian, for special services rendered during the illness of the late Librarian.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Bicknell, for the Legal Education Committee, reported as follows:—

PRINCIPAL'S REPORT.

The Principal of the Law School submits his yearly report dated 7th May, 1914, for the school year 1913-14.

SPECIAL PETITIONS.

W. T. Robb, a student in the Third Year, who was unable to write on the paper on Private International Law owing to illness, petitions to be allowed that examination, and submits Dr. Millar's certificate. His standing in the other subjects is indicated in the report submitted herewith. The Committee recommend that the petition be granted.

James Howard Clark, a candidate for admission as a student-at-law in the matriculant class, who matriculated in Toronto University in July, 1908, petitions to have his certificate allowed although more than four years have elapsed since he passed his examination. The Committee recommend that the petition be granted.

James George Guise-Bagley has filed a petition to be allowed to enter the Society in the final year, and submits a copy of a

Special Act passed in the last session of the Legislature of Ontario empowering the Society on payment of the proper fees and without preliminary examination to admit him as a student-at-law in his final year, such admission to take effect as if he had complied with the requirements of sec. 3, sub-sec. (a), of the Barristers Act, and sec. 6, sub-sec. (2), and sec. 11, sub-sec. (a), of the Solicitors Act. He has paid the entrance fees required by the rules of the Society. The Committee recommend that the petition be granted and Mr. Guise-Bagley entered on the books of the Society as of Easter Term, 1910.

Percy Wood Beatty, a student in the final year, who was articulated to Mr. Hamilton Cassels on the 1st of May, 1911, and served him from the 1st May, 1911, to the 1st July, 1912, and then entered into the service of Mr. T. H. Lennox, K.C., under an assignment of articles to him dated 1st of July, 1912, but through inadvertence the assignment was not filed until the 21st January, 1913, asks to have the filing of the assignment allowed. The Committee recommend that the petition be granted.

Eric Pepler, a student in the final year, who was articulated to E. P. Brown on the 19th of May, 1911, and afterwards entered into the service of W. B. Kingsmill, whom he served under an assignment dated the 1st of October, 1911, and were re-assigned to Mr. Brown by indenture dated the 15th of February, 1912, and were again re-assigned to Mr. Kingsmill by indenture dated 1st May, 1912, and again re-assigned to Mr. Brown by indenture dated 1st of October, 1912, and by inadvertence the several assignments and re-assignments were not executed or filed by the parties until the 29th and 30th days of April, 1914. The affidavits and certificates of service are in regular form, and the petitioner asks that the assignments be allowed to be made and filed *nunc pro tunc*. The Committee recommend that the petition be granted.

Osias Sauvé, a student in the final year, was articulated on 31st May, 1911, to J. C. A. Seguin. The articles were assigned on the 18th of May, 1912, to N. A. Belcourt, of Ottawa. Through inadvertence the said assignment was not filed until after three months had elapsed. The petitioner asks that the filing be allowed. The Committee recommend that the petition be granted.

Norman Stuart Caudwell, a student in the final year, served D. H. C. Martin under articles dated the 17th of August, 1910. The articles were assigned by indenture dated the 1st May, 1912, to Geo. A. Grover, but by inadvertence the assignment was not filed until the 1st of May, 1914. The articles were further assigned by indenture dated 1st May, 1913, to W. D. McPherson, K.C., but by inadvertence the assignment was not filed until the 12th of May, 1914. The petitioner asks that the assignment be allowed *nunc pro tunc*. The Committee recommend that the petition be granted.

Gordon Bowes Coyne, a student in the final year, served the late J. M. Glenn under articles dated 29th May, 1911, from the date thereof until 29th September, 1911. On the 29th September he entered the service of Mr. H. W. Maw, and has since been in his service, but he omitted to have his articles assigned, and Mr. J. M. Glenn died in August, 1913. He subsequently entered into articles dated 3rd March, 1913, to Mr. Maw. The articles were not filed until the 20th March, 1914. The petitioner asks that the service be allowed. The Committee recommend that the applicant be required to serve under articles until June 29th, 1914.

Charles Brookfield Henderson, a student in the final year, entered into articles dated the 5th of July, 1911, to Charles Henderson, Toronto, but since that date has been in the service of T. H. Barton. The articles were not assigned to the said T. H. Barton until the 28th of March, 1914. The petitioner asks that the service be allowed. The Committee recommend that the assignment may be made and filed *nunc pro tunc*.

ADMISSION OF STUDENTS—HILARY TERM, 1914.

The following gentlemen having given due notice and paid the required fees, and having produced certificates of qualification complying with the rules of the Society, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted as students-at-law as of Hilary Term, 1914.

Matriculants.—James Howard Clark, Harold John Fraser, Orville MacEvery Walsh, Egerton Cairns Snider, John Edward Robinson, Charles Henry Kehoe.

EXAMINATION RETURNS—EASTER, 1914—THIRD YEAR.

The reports of the Examiners shew that the following have passed the examinations for the Third Year:—

E. R. Thomson, D. W. Lang, L. Macaulay, H. S. Hamilton, G. D. McLean, W. N. Hancock, I. Finberg, B. E. Gray, J. A. Hope, A. Singer, E. H. Cleaver, V. H. Hattin, S. Rogers, H. S. Robinson, A. W. Langmuir, P. W. Beatty, E. Bristol, W. P. MacKay, J. M. Forgie, D. G. McIntosh, S. J. Birnbaum, R. B. Law, J. R. Rumball, H. D. Anger, H. A. Beckwith, C. H. McKimm, J. S. Bell, J. W. Broudy, B. F. Fisher, L. W. Wood, C. G. Mortimer, F. E. Hetherington, H. Morwick, C. H. A. Armstrong, T. M. Mulligan, C. J. F. Collier, W. L. L. Gordon, R. N. McCormick, B. H. L. Symmes, G. H. Tennent, J. F. P. Birnie, J. M. Baird, J. W. Gauvreau, G. W. Walrond, J. E. Anderson, C. G. Robertson, A. M. Dewar, L. C. Outerbridge, R. M. Dick, G. W. Morley, J. G. Holmes, N. D. Tytler, L. S. LeVernois, J. A. Donovan, G. B. Coyne, W. Lawr, E. M. Reeve, T. W. E. Allen, W. M. Mogan, H. H. Donald, W. H. Bennett, J. S. Allan, S. E. Wedd, W. H. Latimer, J. S. Beatty, N. S. Caudwell, F. Regan, G. G. Beckett, C. R. Widdifield, Wm. McNally, N. M. Young, D. Coffey, H. J. Stuart, J. F. Coughlin, R. P. Locke, O. Sauv  , E. C. Awrey, H. Obee, L. Dale, H. A. L. Conn, F. H. M. Irwin, C. W. Caruthers, C. B. Henderson, W. A. Olmsted, S. G. Metcalfe, R. B. Williams, C. Carrick, W. W. Evans, W. H. Furlong, S. W. Graham, Eric Pepler, L. W. Goetz, E. F. McDonald, E. P. Dowdall, F. Walkingshaw, J. A. Devaney, S. C. S. Kerr, H. H. Ellis, B. P. Fitzpatrick, W. T. Robb.

HONOURS—THIRD YEAR.

The following gentlemen having passed their examinations in due course, and having obtained 50% of the marks obtainable in each paper and 75% of the aggregate marks obtainable at the Christmas and Easter examinations, are entitled to be called with Honours:—

E. R. Thomson, D. W. Lang, L. Macaulay, H. S. Hamilton, G. D. McLean.

MEDALS—THIRD YEAR.

The following gentlemen, being the first three entitled to be called with Honours, are entitled to medals as follows:—

E. R. Thomson, Gold Medal; D. W. Lang, Silver Medal; L. Macaulay, Bronze Medal.

SCHOLARSHIPS—THIRD YEAR.

Chancellor Van Koughnet Scholarship.—Under the conditions made by Convocation, E. R. Thomson, having obtained first place in the graduating class for call to the Bar, is entitled to be awarded the Chancellor Van Koughnet Scholarship.

Christopher Robinson Memorial Scholarship.—Under the conditions made by Convocation, D. W. Lang, having obtained first place in the graduating class for call to the Bar next after the winner of the Chancellor Van Koughnet Scholarship, is entitled to be awarded the Christopher Robinson Memorial Scholarship.

CALL TO THE BAR.

The papers and services of the following gentlemen are correct, and they having passed the required examinations and paid the necessary fees, are entitled to be called to the Bar:—

Edmund Patrick Dowdall, George William Walrond, Eliot Murray Reeve, Isidor Finberg, Russell Norman McCormick, Daniel Joseph Coffey, Leo William Goetz, Earl Carman Awrey, John Andrew Hope, Edwin Francis McDonald, Russell Morrison Dick, Stanley Gardner Metcalfe, Robert Bruce Williams, Charles Joseph Frederick Collier, Angus McKenzie Dewar, James Lewis Duncan, Norman Dunbar Tytler, Norman Stuart Caudwell, Charles Guy Robertson, William Howard Bennett, Everett Bristol, Charles Gordon Mortimer, Harold Arthur Beckwith, George Whitaker Morley, Harold Hodgson Ellis, Lowell Wallace Wood, Percy Wood Beatty, Gordon Davis McLean, Leopold Macaulay, Archibald Woodburn Langmuir, Hugh Harvie Donald, William McNally, Fred Henry Mercer Irwin, Stanley Chandos Staveley Kerr, John Frederic Pope Birnie, Russell Pierce Locke, Samuel Rogers, Leonard Cecil Outerbridge, William Perry Mackay, Gordon Bowes Coyne, Eric Pepler, James Stewart Allan, Charles Harold Algeo Armstrong, James Stanley Beatty, Charles Russell

Widdifield, Samuel Joseph Birnbaum, Walter Michael Mogan, Thomas Murray Mulligan, Charles Harwood McKimm, David Graham McIntosh, Charles Wattie Carruthers, John Ernest Anderson, Osias Sauve, William Watson Evans, Charles Brookfield Henderson.

CALL TO THE BAR—SPECIAL.

Russell Sutherland Smart, of Ottawa, who is a British subject and was duly admitted and enrolled as an Advocate and a member of the Bar of the Province of Quebec, and having produced testimonials of good character and conduct and having paid the required fees, is entitled to be called to the Bar of Ontario, under 2 Geo. V., ch. 27, sec. 3 (d), upon undergoing an examination in the Law of Ontario to the satisfaction of the Society.

John Gilbert Hossack, who is a British subject and was duly admitted and enrolled as a member of the Bar of the Province of Manitoba, having paid the required fees, is entitled to be called to the Bar of Ontario, under 2 Geo. V., ch. 27, sec. 3 (e).

CERTIFICATES OF FITNESS.

The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to receive their Certificates of Fitness:—

Eliot Murray Reeve, James Lewis Duncan, Isidor Finberg, Archibald Woodburn Langmuir, Angus McKenzie Dewar, Russell Pierce Locke, Lowell Wallace Wood, Percy Wood Beatty, Leo William Goetz, Russell Norman McCormick, David Graham McIntosh, Charles Harwood McKimm, Norman Stuart Caudwell.

CERTIFICATES OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen, whose papers and services are correct, and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their service as articulated clerks:—

Samuel Joseph Birnbaum, Charles Guy Robertson, Russell Morrison Dick, Stanley Chandos Staveley Kerr, Harold Arthur Beckwith, John Andrew Hope, Charles Russell Widdifield, Stanley Gardner Metcalfe, Thomas Murray Mulligan, Charles Joseph Frederick Collier, Charles Gordon Mortimer, Samuel Rogers,

John Ernest Anderson, Gordon Davis McLean, Leopold Macaulay, William McNally, Leonard Cecil Outerbridge, Daniel Joseph Coffey, Earl Carman Awrey, Robert Bruce Williams, William Howard Bennett, George Whitaker Morley, Walter Michael Mogan, Charles Wattie Carruthers, Edmund Patrick Dowdall, Eric Pepler, Norman Dunbar Tytler, George William Walrond, Hugh Harvie Donald, William Perry Mackay, Osias Sauv , James Stewart Allan, Everett Bristol, James Stanley Beatty, John Frederic Pope Birnie, Gordon Bowes Coyne, William Watson Evans, Edwin Francis McDonald, Charles Harold Algeo Armstrong, Fred Henry Mercer Irwin, Charles Brookfield Henderson, Harold Hodgson Ellis.

CERTIFICATE OF FITNESS—SPECIAL.

John Gilbert Hossack, a duly enrolled solicitor of the Province of Manitoba, petitions to be admitted and enrolled as a solicitor of the Supreme Court of Ontario under the provisions of sec. 6 (e) of the Solicitors Act, being 2 Geo. V., 1912, ch. 28. He has not been bound by a contract in writing to a practicing solicitor in Ontario to serve him as his clerk for one year as prescribed by the combined effect of the Statute and the rules of the Society, but asks that he may be admitted as a solicitor without such service or on serving for such period less than one year as may be prescribed by the Society. He has not passed an examination as required by Rule 184, sec. 3.

The report was adopted.

On motion of Mr. Bicknell, it was resolved that R. S. Smart before being called to the Bar pass an examination to the satisfaction of the Legal Education Committee.

PRINCIPAL'S REPORT.

Mr. Bicknell read the Principal's Report, which was referred to the Legal Education Committee for consideration. The report is as follows:—

THE LAW SCHOOL, 7th May, 1914.

JAMES BICKNELL, ESC., K.C.,

Chairman Legal Education Committee.

Dear Sir:—

I beg to submit my report for the Law School Term of 1913-14.

2. The number of students registered were as follows:—

First Year.....	128
Second Year.....	99
Third Year.....	104

Total..... 331

3. 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 duly attending by illness or other good cause.

4. The number of lectures delivered were as follows:—

The Principal.....	231
Mr. King, K.C.....	88
Mr. J. D. Falconbridge.....	89
Mr. S. Denison, K.C.....	96
Mr. S. H. Bradford, K.C.....	98
Mr. C. C. Robinson.....	14
Mr. H. W. A. Foster.....	14

Total..... 630

5. The following special lectures were delivered on Fridays as shewn in the subjoined schedule:—

Morning Lectures, 9.00 a.m.

Jan. 9th. "Certiorari and Prohibition."—W. H. Blake, K.C.

Jan. 16th. "The Solicitors' Act."—Hamilton Cassels, K.C.

Jan. 23rd and 30th. "Municipal By-laws."—The Hon. Mr. Justice Middleton.

Feb. 6th. "Copyright."—J. H. Moss, K.C.

Feb. 13th, 20th and 27th. "Company Law."—C. A. Masten, K.C.

Attendance at these lectures is voluntary.

Afternoon Lectures, 4.30 p.m.

Jan. 9th. "The Municipal Act."—The Hon. Mr. Justice Hodgins.

Jan. 16th, 23rd and 30th. "Duties of Municipalities in Regard to Highways."—His Hon. Judge Denton, LL.B., Judge of the County Court of the County of York.

Feb. 6th. "The Municipal Act."—The Hon. Mr. Justice Hodgins.

Feb. 13th. "Early Law in Upper Canada."—The Hon. Mr. Justice Riddell, L.H.D., LL.D.

Feb. 20th. "Cross Examination."—E. F. B. Johnston, K.C.

6. By direction of the Legal Education Committee the following lectures were given to the Third Year at hours other than the regular lecture hours, and in addition to the regular lectures:—

Mr. H. M. Mowat, on "The Municipal Act," 4 lectures.

Mr. Bicknell, K.C., on "The Law of Banking," 6 lectures.

Mr. Angus MacMurchy, K.C., on "Railway Law," 6 lectures.

Mr. Dewart, K.C., on "Procedure at Criminal Trials," 1 lecture.

Mr. C. A. Moss, on "Procedure at Civil Trials," 4 lectures.

Mr. J. B. Clarke, K.C., on "Debenture By-laws," 1 lecture.

Mr. G. F. Henderson, K.C., on "Legal Ethics," 1 lecture.

These lectures were very practical in character, and were very much appreciated by the students.

7. Mr. Edwin Bell was good enough to deliver four lectures to the Second Year of a very helpful character on "Principles of Argument." I hope that he may consent to give a similar course next year.

8. Now that the principle has been adopted of having lectures of a practical character given at times which have heretofore been strictly reserved for work in offices, I think that it may well be extended to the Second Year.

9. It is not desirable, in my opinion, to give too many lectures, for the following reasons:—

(a) Very many law students are dependent on the salaries that they get in solicitors' offices in order to put themselves through their course.

An increased number of lectures will mean for these students decreased pecuniary help, and financial difficulties in paying their way.

(b) I am convinced that what our students need is time to examine and digest the numerous cases to which they are referred in lectures.

Even at the present time this is almost impossible for students engaged in offices. If more hours are taken up with lectures the difficulties will be intensified.

10. A recent article by a distinguished professor of the University of Toronto makes a strong plea for this. He quotes as follows:—

“If the student is to get more from the instruction of the classroom or laboratory than notes in preparation for an examination, a considerable amount of leisure is essential for independent reading and the reflective thought necessary to the rather slow process of assimilation.” And he then says: “We should discourage our students from attending many lectures; six in a week is enough, at the very outside ten should be permitted. The rest of a six-to-eight hour working day must be given to reading and essay writing. . . . But if a man’s interest or ambition should prompt him to devote more than the usual number of hours in a day to work, the extra hours should never go to lectures.”

11. The discipline and attention during the term have been satisfactory.

12. Mr. J. D. Falconbridge, the lecturer in Equity, recommends that in the First Year, Maitland’s Lectures in Equity be substituted for Smith’s Equity and Marsh’s History of the Court of Chancery. I concur in this recommendation.

13. Many of the students seem to neglect preparing pleadings and other work prescribed by the Demonstrators in Practical work. I suggest that it be made the rule that no student be deemed to have passed in the subject of Practice unless the Demonstrators certify that he has obtained at least 30% for papers handed in by him during the term.

14. I venture to suggest once more that some common room be allotted to the students. For various reasons the room formerly used as a lunch-room would be the most suitable in my judgment.

COUNTY LIBRARIES REPORT.

Mr. Farewell, for Mr. McFadden, presented the report of the County Libraries Committee, which is as follows:—

1. Since the last report of the Committee to Convocation the following grants have been made to County Law Associations for the current year:—

Elgin Law Association.....	\$ 322.95
Peterborough Law Association.....	308.00
Kent Law Association.....	203.00
Wellington Law Association.....	287.00
Wellington Law Association, arrears 1907-1912.	1,421.99
Thunder Bay Law Association, Initial Grant....	480.00
Rainy River Law Association, Initial Grant...	140.00
	<hr/>
	\$3,162.94

2. The Committee recommend that Rule 68 be repealed and the following substituted therefor:—

68. If the default referred to in Rule 67 shall consist merely in delay in supplying the requisite reports and information, but the Association supply such reports and information within three months after the said 15th day of January, the annual grant may be paid within three months after the receipt of such reports and information if so ordered by the County Libraries and Finance Committees.

68. (a) If the said reports and information are not furnished within such further period of three months from the said 15th day of January, but are supplied later, the County Libraries Committee shall report specially upon the same to Convocation, and Convocation may either refuse the annual grant altogether, or may in its discretion make a grant of a lesser sum than that provided for in Rule 67.

3. In reference to the application of the Welland Law Association for a loan from the Society, the Committee recommend that the Chief Librarian visit the Welland Law Library and confer with the officials of the Association and report specially of the needs of the Association and such other matters as may be desirable.

The report was adopted.

Mr. Farewell, upon leave being obtained from Convocation, introduced the rule referred to in the above report, which was read a first time.

Mr. Moss moved a second reading of the rule to amend Rule 44, which was carried.

The rule to amend Rule 44 was then read a third time and finally passed.

Mr. Farewell, for Mr. McFadden, moved the second reading of the rule to amend Rule 66 with the substitution of the word "shall" for the word "may" where it occurs in the amendment.

On motion of Mr. Dewart further consideration of the amendment of the rule was deferred.

INSURANCE OF COUNTY LIBRARIES.

On motion, the question of insurance of County Libraries was referred to the County Libraries Committee for investigation and report.

CANADIAN BAR ASSOCIATION.

Mr. Bicknell, in pursuance of notice given yesterday, moved that a Special Committee be appointed, consisting of the Treasurer and Messrs. Bruce, Watson, Harcourt, Masten, Moss, and the mover, to consider the constitution of the Canadian Bar Association and the advisability of any action being taken by Convocation with reference to that organization, and to report to Convocation thereon.

The motion was carried.

AMENDMENT OF RULE 184 (2).

Mr. Bicknell gives notice that he will at the next meeting of Convocation propose that Rule 184 (2) be amended to read as follows:—

(2) An attorney, solicitor, or writer that he was bound by a contract in writing to a practising solicitor in Ontario to serve and has served him as his articles clerk for the period of one year, provided that a solicitor from any province of the Dominion in which a solicitor from this Province is entitled to admission as a solicitor either without service under articles or after service for less than a year, shall be entitled to admission after service for a period equal to that so required in such other Province, or if no service is there required then after nominal service.

CALL TO THE BAR.

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

Edmund Patrick Dowdall, George William Walrond, Eliot Murray Reeve, Isidor Finberg, Russell Norman McCormick, Daniel Joseph Coffey, Leo William Goetz, Earl Carman Awrey, John Andrew Hope, Edwin Francis McDonald, Russell Morrison Dick, Stanley Gardner Metcalfe, Robert Bruce Williams, Charles Joseph Frederick Collier, Angus McKenzie Dewar, James Lewis Duncan, Norman Dunbar Tytler, Norman Stuart Caudwell, Charles Guy Robertson, William Howard Bennett, Everett Bristol, Charles Gordon Mortimer, Harold Arthur Beckwith, George Whitaker Morley, Harold Hodgson Ellis, Lowell Wallace Wood, Percy Wood Beatty, Gordon Davis McLean, Leopold Macaulay, Archibald Woodburn Langmuir, Hugh Harvie Donald, William McNally, Fred Henry Mercer Irwin, Stanley Chandos Staveley Kerr, John Frederic Pope Birnie, Russell Pierce Locke, Samuel Rogers, Leonard Cecil Outerbridge, William Perry Mackay, Gordon Bowes Coyne, Eric Pepler, James Stewart Allan, Charles Harold Algeo Armstrong, James Stanley Beatty, Charles Russell Widdifield, Samuel Joseph Birnbaum, Walter Michael Mogan, Thomas Murray Mulligan, Charles Harwood McKimm, David Graham McIntosh, Charles Wattie Carruthers, John Ernest Anderson, Osias Sauvé, William Watson Evans, Charles Brookfield Henderson, John Gilbert Hossack.

PRESENTATION OF MEDALS.

A Silver Medal, which was awarded to James Lewis Duncan in Easter, 1913, was presented to him to-day by the Treasurer.

A Bronze Medal, which was awarded to Arthur Campbell Craig in Easter, 1913, was handed to the Secretary to be given to Mr. Craig, who was not present.

FRIDAY, June 12th, 1914.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Bruce, Creswicke, Dewart, Farewell, Foy, Guthrie, Ludwig, Lynch-Staunton, Masten, Moss, McPherson, Osler, Proudfoot, Ritchie, Robinette, Rowell, Watson, and Wilson.

The minutes of Convocation of Friday, May 22nd, 1914, were read and approved.

LEGAL EDUCATION REPORT.

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

Russell Sutherland Smart, of Ottawa, who is a British subject and was duly admitted and enrolled as an advocate and member of the Bar of the Province of Quebec, having paid the required fees and having passed an examination as appears by the certificate of the Examiners, is entitled to be called to the Bar, under sec. 3 (d) of the Barristers Act.

C. J. McLaughlin, a candidate for admission as a student-at-law, presents a certificate of matriculation at the Western University began in 1908 and finished in 1914, and asks to have the same allowed as sufficient. The Committee recommend that the petition be granted.

TEXT BOOKS.

Mr. Falconbridge, the Lecturer in Equity, recommends that in the First Year Maitland's Lectures in Equity be substituted for Smith's Equity and Marsh's History of the Court of Chancery. The Principal concurs in this recommendation. The Committee recommend that the change be made.

APPOINTMENT OF LECTURER.

In pursuance of further advertisement ordered by Convocation, the applications which were received for Lecturer on Evidence, Construction of Statutes, Criminal Procedure, Canadian Constitutional History and Law, were reported, and the Committee recommended that it be referred back to the Committee for action.

EXAMINATION RETURNS—EASTER, 1914—SECOND YEAR.

The returns of the Examiners shew that the following have passed the examinations for the Second Year:—

S. Factor, H. Blake, Jr., C. Finlayson, C. Black, H. E. Manning, C. A. Payne, R. O. Daly, H. A. O'Donnell, Miss K. L. Pater-son, Mrs. H. V. Laughton, W. D. Bell, W. R. Campbell, C. P. Plaxton, M. E. Mulhern, S. M. Scott, E. M. Rowand, J. M. Riddell, F. H. Barlow, L. C. Jarvis, P. L. Armstrong, T. J. Galligan, C. W. G. Gibson, H. N. Farmer, A. H. Plant, A. H. Robertson,

H. W. Macdonnell, C. H. Watson, P. E. F. Smily, N. M. Retallack, J. S. Duggan, M. Aylesworth, C. J. Bobaird, C. F. Leonard, J. S. McLaughlin, J. C. McFarlane, Thos. Eakin, W. W. Parry, K. B. Maclaren, M. C. Purvis, J. P. Walsh, R. H. Green, G. M. Malone, C. A. Paul, H. R. Alley, J. O. Buckley, R. Code, J. F. Strickland, J. H. Best, H. B. Neely, W. H. Beatty, D. McArthur, R. B. Whitehead, W. G. Lumsden, W. S. Montgomery, F. C. Richardson, J. J. Hunt, J. G. Bole, J. V. Guilfoyle, A. L. Shaver, R. A. Patchell, J. H. Naughton, W. A. McCarthy, J. W. Murphy, A. J. Johnson, H. McConnell, W. B. McPherson, J. E. Lawson, K. Munro, W. G. Hanna, J. G. Schiller, F. A. A. Campbell, G. B. Jackson, W. R. Willard, S. M. Phoenix, A. C. Casselman, D. B. Sinclair, N. J. Macdonald, R. A. Olmsted, L. V. Fitzpatrick, N. A. Keys, J. U. Garrow, A. Chenier, G. E. Edmonds, W. F. Greig, C. F. Elliott, R. S. Clark.

HONOURS—SECOND YEAR.

The following gentlemen having passed their examinations in their regular years and having obtained 50% of the marks obtainable on each paper and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be allowed their examination with Honours:—

S. Factor, H. Blake, Jr., C. Finlayson, C. Black, H. E. Manning, C. A. Payne, R. O. Daly.

SCHOLARSHIPS—SECOND YEAR.

Those who have passed with Honours are entitled to Scholarships as follows:—

S. Factor, \$100; H. Blake, Jr., \$60; C. Finlayson, \$40; C. Black, \$40; H. E. Manning, \$40; C. A. Payne, \$40; R. O. Daly, \$40.

FIRST YEAR.

The returns of the Examiners shew that the following have passed the examinations for the the First Year:—

C. E. L. Babcock, H. L. Barnes, E. G. Binkley, J. W. Freeborn, W. S. Maguire, P. Shulman, W. G. Egbert, H. B. Settingington, N. H. Treadwell, S. M. Clark, M. C. Pritchard, M. F. Wilkes, C. B. McClurg, G. McLaughlin, A. R. Quirk, D. B. Coleman, T. B. Richardson, W. F. Huycke, J. D. Scott, F. W. Callaghan,

H. Kelleher, N. Newton, G. S. Dudley, H. L. Palmer, C. A. Snowdon, P. T. Jermyn, A. B. Mortimer, W. B. Cowan, C. A. S. McKay, J. M. Bullen, H. V. Hearst, Roy Henderson, R. J. Orde, W. D. Roach, A. A. Bain, E. R. Kappeler, Robt. Forsyth, John Callahan, W. W. Boyd, A. S. Winchester, J. B. Keeler, A. H. Boddy, W. J. Beaton, H. St. Jacques, A. K. Cowper, A. C. McFarlane, R. B. Johnston, A. A. Mackinnon, H. E. Richardson, G. L. B. Mackenzie, C. C. Ellis, Wm. Menton, J. G. Hamilton, H. J. McLaughlin, D. Markham, W. E. V. Goodwin, S. A. Rutledge, F. P. Varcoe, A. W. Guertin, J. F. Dales, C. W. Moorhead, D. P. J. Kelly, J. L. Bishop, H. N. Barry, W. M. Wright, B. V. McCrimmon, J. F. Lucas, H. F. Logan, A. Aubin, J. C. Thomson, Miss G. Alford, E. G. Black, R. C. Berkinshaw, A. L. Reid, E. H. Brower, V. C. Gordon, D. H. Stewart, H. S. Parkinson, F. H. Snyder, A. G. Davis, J. H. A. Stoneman, Chas. Bowman, E. G. Joy, W. J. Thompson, R. T. Bethune, J. R. Hett, W. E. Morrison, W. C. LaMarsh, M. A. McKay, R. E. Mackinnon, E. A. H. Martin, J. F. Twigg.

HONOURS—FIRST YEAR.

The following gentlemen having obtained 50% of the marks obtainable on each paper and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be allowed their examinations with Honours:—

C. E. L. Babcock, H. L. Barnes, E. G. Binkley, J. W. Freeborn, W. S. Maguire, P. Shulman, W. G. Egbert.

SCHOLARSHIPS—FIRST YEAR.

Those who have passed with Honours are entitled to Scholarships as follows:—

C. E. L. Babcock, \$100; H. L. Barnes, \$60; E. G. Binkley, \$40; J. W. Freeborn, \$40; W. S. Maguire, \$40; P. Shulman, \$40; W. G. Egbert, \$40.

On motion of Mr. Armour, the report was adopted with the exception of the recommendation as to the appointment of Lecturer, which was reserved for further consideration.

APPOINTMENT OF LECTURER.

Mr. Masten moved that the recommendation in the report of the Legal Education Committee to refer the matter back to the Committee for action be adopted.

Mr. Armour moved, in amendment, seconded by Mr. Moss, that the recommendation be struck out of the report, and that Mr. King, K.C., be appointed during the pleasure of Convocation.

The amendment was carried.

Mr. McPherson presented the petition of Donald Ross Hossack, a student in the First Year who failed by seven marks, owing to illness, to have his examination allowed. The petition was referred to the Legal Education Committee with power to act.

LIMITING APPEALS TO SUPREME COURT AND PRIVY COUNCIL.

Sir Allen Aylesworth presented the report of the Special Committee appointed by Convocation, which is as follows:—

Your Committee begs to report that it has given consideration to the letter of the 18th March last from the Secretary of the Select Committee of the Senate of Canada to the Treasurer in which the opinion of Convocation is asked on the following points:—

1. Should the jurisdiction of the Supreme Court of Canada be altered

(a) As regards the validity of any Acts of the Legislature of the Province;

(b) As regards municipal by-laws or other proceedings, and as regards civil and commercial matters other than that arising from a Federal Statute.

2. Should the amount in dispute to permit the appeal be increased, and if so to what amount; and should it be made applicable to sums of money payable to His Majesty, to title to lands or tenements, and to servitudes and other real rights.

3. Should His Majesty's Privy Council be invited to limit leave to appeal from judgments of the Supreme Court of Canada to constitutional questions, the validity of Federal Statutes, and references made by Order in Council or by higher branches of Parliament.

Your Committee is of opinion that, so far as appeals from the Province of Ontario are concerned, it would be inadvisable to alter the present jurisdiction of the Supreme Court of Canada in respect of any of the matters referred to in the questions above stated.

So far as concerns appeals to the Judicial Committee, your Committee is of opinion that the prerogative right of appeal to His Majesty in His Privy Council is one of the most valued and important privileges of any British subject.

The Parliament of Canada, in establishing a Supreme Court for the Dominion, provided that its judgments should in all cases be final and conclusive, and that no appeal therefrom should be brought saving any right which His Majesty may be graciously pleased to exercise by virtue of his royal prerogative.

A short time afterwards their Lordships of the Judicial Committee, in view of this intimation of the wishes of the people of Canada as expressed by their Parliament, report to Her late Majesty Queen Victoria, in the case of *Prince v. Gagnon* (1882), 8 A.C. 103, that they were not prepared to advise the exercise of the royal prerogative by admitting an appeal from the Supreme Court of the Dominion "save where the case is of gravity, involving matter of public interest or some important question of law, or affecting property of considerable amount, or where the case is otherwise of some public importance or of a very substantial character."

The principles so laid down have been followed for more than thirty years to the advantage of Canadian litigants, and to the satisfaction, as your Committee believes, of the people of Canada generally.

In these circumstances your Committee is of opinion that His Majesty should not be asked to impose any limitation other than as is above indicated upon the exercise of His Royal prerogative in the matter of appeals from the Supreme Court of Canada.

Your Committee recommends that an answer in the sense of this Report be sent to the communication from the Secretary of the Select Committee of the Senate.

The report was adopted.

WELLAND LAW LIBRARY.

The report of the Chief Librarian on the application of the Welland Law Library for a loan under Rule 69 was read by the Treasurer and referred to the County Libraries Committee for report.

Russell Sutherland Smart was introduced and called to the Bar.

LAW SOCIETY OF UPPER CANADA

RESUMÉ OF MINUTES OF CONVOCATION.

TRINITY TERM.

THURSDAY, 17th September, 1914.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bicknell, Brewster, Bruce, Farewell, Harcourt, Hearst, Johnston, Lennox, Logie, Ludwig, McFadden, McPherson, Osler, Proudfoot, Robinette, Rowell, and Wilson.

The Minutes of Convocation of Friday, June 12th, 1914, and of the Special Meeting of Convocation on Wednesday, September 2nd, 1914, were read and approved.

On motion of Mr. McFadden the rule to amend Rule 66 was read a second time. Rule 66 with the amendment added reads as follows:—

66. In addition to the grants provided for by Rule 65 each County Association whose library is reported on satisfactorily by the Chief Librarian shall be entitled to receive two-thirds of the sum actually paid out by such Association for telephone service and for salary of Librarian not to exceed \$200 except in the case of Associations having a membership of fifty or more as to which Associations the sum shall not exceed \$300. And in case of libraries reported on specially in favor of an increased grant, such sums may be increased to not more than \$400 and \$600 in the discretion of the County Libraries Committee.

On motion of Mr. McFadden the rule to amend Rule 68 was read a second time. The rule as amended now reads as follows:

68. If the default referred to in Rule 67 shall consist merely in delay in supplying the requisite reports and information, but the Association supply such reports and information within three months after the said 15th day of January, the annual grant may be paid within three months after the receipt of such reports and information, if so ordered by the county Libraries and Finance Committees.

68. (a) If the said reports and information are not furnished within such further period of three months from the said 15th day of January, but are supplied later, the County Libraries Committee shall report specially upon the same to Convocation and Convocation may either refuse the annual grant altogether or may, in its discretion, make a grant of a lesser sum than that provided for in Rule 67.

On motion of Mr. Logie the rule to amend Rule 63 by adding sub-section 5 was read a second time. Sub-section 5 now reads as follows:—

5. On the recommendation of the Legal Education Committee Students' libraries may be established and maintained in any County town where a County library is now or may hereafter be established and maintained by this Society. Such Students' libraries shall contain such of the text books upon the curriculum of the Law School of the Society for the time being as the Legal Education Committee shall determine. All the books in every such Students' library shall remain the property of this Society and shall be under the jurisdiction of the County Libraries' Committee. All students in any County shall have the privilege of taking books from such Students' library upon such deposit and subject to such rules of such County Associations as they may pass in respect thereof.

Mr. Bicknell moved pursuant to notice that rule 184 (2) be amended to read as follows:

(2) An attorney, solicitor, or writer that he was bound by a contract in writing to a practising solicitor in Ontario to serve, and has served him, as his articulated clerk for the period of one year, provided that a solicitor from any province of the Dominion in which a solicitor from this Province is entitled to admission as a solicitor, either without service under articles or after service for less than a year, shall be entitled to admission after service for a period equal to that so required in such other Province, or if no service is there required then after such service (not exceeding one year) as may be prescribed by the Legal Education Committee.

The motion was carried and the rule was read a first time.

MEMORIAL OF THE LATE HONOURABLE S. H. BLAKE, K.C.

The Treasurer appointed a Committee consisting of Sir

Allen Aylesworth and Messrs. Osler and Johnston to prepare a memorial for record on the minutes of Convocation of the late Honourable S. H. Blake, K.C.

FRIDAY, 18th September, 1914.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bruce, Creswicke, Harcourt, Masten, Moss, McFadden, Osler, Robinette and Wilson.

The Minutes of Convocation of Thursday, September 17th, 1914, were read and approved.

Mr. Bicknell for the Legal Education Committee reported as follows:—

W. A. McFarlane, a candidate for entrance in the Matriculant Class, passed matriculation examination in 1908 and 1909 and asks to have the same allowed, although more than four years have since elapsed. Since that time he has been studying in a law office. The Committee recommend that the petition be granted.

Wilfrid Field, a candidate for admission in the Matriculant Class, passed part of his examination for matriculation in 1909 and the remainder in 1914, asks to have his certificate allowed, although more than four years have elapsed since the first part of his examination was passed. Since 1909 he has been attending school part of the time, was engaged in the Merchants Bank, and afterwards attended school again. The Committee recommend that the petition be granted.

J. A. Donovan, a candidate for Certificate of Fitness, asks to have allowed two assignments of articles dated the 16th of September, 1911, and the 16th of December, 1912, which, by inadvertance and misunderstanding, were not filed until the 28th of August, 1914. The Committee recommend that the petition be granted.

ADMISSION OF STUDENTS.

The following gentlemen, having given due notice and paid the required fees and having produced certificates of qualification complying with the rules of the Society, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted as students-at-law as of Easter Term, 1914:—

Graduates:—William Thomas Sinclair, Joseph Louis Sheard, Joseph Seymour Ditchburn, Horace Evans Wood, Andrew George McHugh, Harrison Bray Spaulding, William Hamilton Schoenberger, Russell Fraser Pirie, William Kay Anderson, Clarence Sparks McKee, Collamer Chipman Calvin, Frank Clifton Teskey, John Bamber Allen, Hugh Cragg Farthing, Alan Foster Telfer, Gerald Edward Blake, John Arthur Duffy, William Morley Smith, Albert Roy Kinnear, Oswald Wetherold Grant, David Goodman, Joseph Heywood Grove, Harold Parke, David William Gordon, Roscoe Sherman Rodd, Garnet LeRoy Rodd, Lambert Victor Dusseau, Jr., Charles Walter Smyth, Eugene Grimes Murphy, William Cameron Kester, James Isaac Hodgins, William George Kerr, Lancing Belmont Campbell, Richard George McClelland, Alfred LeRoy Williams, Edgar Sylvester Kennedy, James Enos Brett, Ross Sheppard, Arthur Jackson Duncan, Norman Stuart Robertson, Norman Starr Chisholm, George Arthur Johnston, James Arthur Ryerson Mason, Allan Lewis Gillespie Brooks, Hugh Ethelred McCarthy Ince, Francis Malloch Gibson, Alan Christy Fleming.

Matriculants:—William Archibald McFarlane, Charles Joseph McLaughlin, Andrew Peter O'Brien, Arthur Bryon Lawson, William Osgoode Langdon, Hal Charles Fryer, Kenneth Sidney Murton, John Alfred New, Richard Arthur Hattin, William John Beattie, Benjamin Goldfield, William Ross Strike, Hubert Patterson Osborne, Wilfrid Field, John Edward Ronan.

CALL TO THE BAR.

The papers and services of the following gentlemen are correct and they, having passed the required examination and paid the necessary fees, are entitled to be called to the Bar:—

Waldon Lawr, Newton Manly Young, Henry Smith Robinson, Sumner Watson Graham, James McClain Baird, Ellis Hughes Cleaver, Jr., William Henry Furlong, James Francis Coughlin, Victor Henry Hattin, Hamilton James Stuart, Harry Dell Anger, Eric Rognvald Thomson, Cecil Lorne Carrick, James Moffatt Forgie, Fred Easton Hetherington, Jacob William Broudy, John Rudd Rumball, Gordon Haskett Tennent, Walter Tyrie Robb, John Alexander Donovan, William Henry Latimer, Bernard Patrick Fitzpatrick, Walter Leslie Lockhart Gordon, Bert Henry Luther Symmes.

CALL—SPECIAL.

William Hormisdas Edward Lepine, a member of the Bar of the Province of Quebec, having petitioned to be called to the Bar of Ontario under Section 3(d) of the Barristers Act, being R.S.O. (1914) Chapter 158, and having paid the fees required by the rules and having passed an examination on the Law of Ontario as appears by the Certificate of the Examiners, and having otherwise complied with the Statutes and rules in that behalf, is entitled to be called to the Bar of Ontario.

Certificate of Fitness.—The following gentleman whose papers and services are correct and who has passed the required examinations is entitled to receive his Certificate of Fitness:

Hamilton James Stuart.

Certificate of Fitness on Completion of Service.—The following gentlemen whose papers and services are correct and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their service as articled clerks:

Waldon Lawr, Newton Manly Young, Henry Smith Robinson, Sumner Watson Graham, James McClain Baird, Ellis Hughes Cleaver, Jr., William Henry Furlong, James Francis Coughlin, Victor Henry Hattin, Harry Dell Anger, Eric Rognvald Thomson, Cecil Lorne Carrick, James Moffatt Forgie, Fred Easton Hetherington, Jacob William Broudy, John Rudd Rumball, Gordon Haskett Tennent, Walter Tyrie Robb, John Alexander Donovan, William Henry Latimer, Bernard Patrick Fitzpatrick, Walter Leslie Lockhart Gordon, Bert Henry Luther Symmes.

Senior Examiner.—The term of office of Mr. John Jennings as examiner having expired on the 1st instant, a new Senior examiner should be appointed.

The report was adopted.

On motion of Mr. Bicknell the following gentlemen who passed the supplemental examinations for the Third Year were ordered to be called to the Bar and granted their Certificates of Fitness:

James Boyd Moon, William Harold Male, Wilfred Joseph Grace.

Mr. A. D. Armour was appointed Senior Examiner.

On motion of Mr. Osler for the Special Committee appointed by Convocation yesterday, the following memorial to the late Honourable Samuel Hume Blake, K.C., was ordered to be placed on the records of Convocation:

MEMORIAL TO THE LATE HONOURABLE SAMUEL HUME BLAKE, K.C.

Convocation records with deep regret the death of the Honourable Samuel Hume Blake, K.C., who died at Toronto on the 23rd day of June, A.D. 1914.

He was called to the Bar of Ontario in Hilary Term, 1860; was created a Queen's Counsel by the Lieutenant-Governor of Ontario on the 16th of March, 1872; and by the Governor-General of Canada on the 26th of October, 1885; was appointed a Vice-Chancellor, 2nd September, 1872, resigned that office 9th of May, 1881, and resumed practice in Toronto, which he continued up to the time of his death.

He became ex-officio a Benchler on his resignation of the office of Vice-Chancellor.

A lawyer of great ability, untiring industry and of generous impulse, his professional record is an example worthy of respect and imitation.

Rule 66.—On motion of Mr. McFadden the rule to amend Rule 66 as contained in the Minutes of yesterday was read a third time and finally passed.

Rule 68.—On motion of Mr. McFadden the rule to amend Rule 68, as contained in the Minutes of yesterday, was read a third time and finally passed.

Rule 63.—On motion of Mr. McFadden, the rule to amend Rule 63, as contained in the Minutes of yesterday, was read a third time and finally passed.

Rule 184(2).—On motion Rule 184(2) as contained in the Minutes of yeaterday was read a second time.

On motion of Mr. Bicknell, the rules were suspended and the rule to amend Rule 184(2) was read a third time and finally passed.

PRESENTATION OF MEDALS.

The Gold Medal awarded by Convocation in Eastern Term to Mr. E. R. Thomson and the Bronze Medal awarded by Convocation in Easter Term to Mr. L. Macaulay, were presented by the Treasurer to those gentlemen, respectively.

The following gentlemen were presented and called to the Bar:

Waldon Lawr, Henry Smith Robinson, Sumner Watson Graham, James McClain Baird, Ellis Hughes Cleaver, Jr., William Henry Furlong, James Francis Coughlin, Victor Henry Hattin, Hamilton James Stuart, Harry Dell Anger, Eric Rognvald Thomson (with honours, scholarship, and gold medal), Cecil Lorne Carrick, James Moffat Forgie, Fred Easton Hetherington, Jacob William Broudy, John Rudd Rumball, Gordon Haskett Tennent, Walter Tyrie Robb, John Alexander Donovan, William Henry Latimer, Bernard Patrick Fitzpatrick, Bert Henry Luther Symmes, William Hormisdas Edward Lepine, James Boyd Moon, William Harold Male, Wilfred Joseph Grace.

FRIDAY, 25th September, 1914.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bicknell, Bruce, Creswicke, Dewart, Harcourt, Logie, Ludwig, Masten, Moss, MacLennan, McMaster, Proudfoot, Ritchie, and Robinette.

The Minutes of Convocation of Friday, September 18th, 1914, were read and approved.

Mr. Bicknell, for the Legal Education Committee, reported as follows:

SUPPLEMENTAL EXAMINATIONS.

FIRST YEAR.

The returns of the examiners show that the following have passed the supplemental examinations in the First Year:

H. A. Harrison, R. H. Yeates, C. H. Tanner, R. E. Grass, M. Smith, C. Redmond, R. B. Duggan, B. T. Davidson, L. M. Keachie, J. H. Phippen, D. R. Hossack, H. K. Campbell, J. W. F. Kerr, R. S. McCormick, K. H. McCrimmon, F. J. Kehoe, E. A. Harris, S. L. Smoke, J. E. McGlade, L. J. Long, A. B. Kerr, F. C. O'Leary, F. H. Vanston, D. Slein, J. A. McGibbon, J. C. M. German, R. W. Ormerod.

SECOND YEAR.

The returns of the examiners show that the following have passed the supplemental examinations in the Second Year:

Frank Baalim, E. J. MacEwen, Tom Brown, D. McConnell, C. H. Higgins, J. Idington, W. M. Cox, E. A. Hay, S. H. Brown, G. McTeigue, O. A. Lauzon.

THIRD YEAR.

The returns of the examiners show that the following have passed the supplemental examinations in the Third Year:

J. B. Moon, W. H. Male, W. J. Grace, D. D. McLeod, D. E. Dean.

CALL TO THE BAR.

The papers and services of the following gentlemen are correct and, they, having passed the required examination and paid the necessary fees, are entitled to be called to the Bar:

Duncan Donald McLeod, David Edgar Dean.

CERTIFICATE OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen whose papers and services are correct and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their service as articulated clerks:

Duncan Donald McLeod, David Edgar Dean.

The report was adopted.

On motion of Mr. Bicknell, it was ordered that W. C. H. Swinburne, who was entered as a student-at-law in Trinity Term, 1913, be entered as of Easter Term, 1913, and that he be allowed to attend the First Year lectures this year.

The following gentlemen were introduced and called to the Bar:

David Edgar Dean, Duncan Donald McLeod.

LAW SOCIETY OF UPPER CANADA.

RESUMÉ OF MINUTES OF CONVOCATION.

MICHAELMAS TERM.

THURSDAY, November 19th, 1914.

PRESENT:—Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Creswicke, Dewart, Farewell, Guthrie, Harcourt, Hellmuth, Hoskin, Johnston, Kerr, Lennox, Logie, Ludwig, Masten, Moss, McFadden, McKay, MacLennan, McMaster, McPherson, Osler, Proudfoot, Robinette, Rowell, and Wilson.

In the absence of the Treasurer, Mr. Hoskin was elected Chairman.

The Minutes of Convocation of Friday, 25th September, 1914, were read and approved.

Mr. Masten, for the Legal Education Committee, reported as follows:—

SPECIAL PETITIONS.

Harold Alexander Colter, an applicant for admission in the Matriculant class, who passed the Junior Matriculation in 1901, asks to have his certificate allowed, although more than four years have since elapsed since his matriculation. He has since been engaged in engineering work on the National Transcontinental Railway. The Committee recommend that the petition be granted.

Robert Ward McKittrick, an applicant for admission in the Matriculant class who passed his matriculation examination in 1906, asks to have his certificate allowed, although more than four years have since elapsed since his matriculation. He has since been engaged in the study of Medicine as an undergraduate of the Medical College of Toronto University. The Committee recommend that the petition be granted.

ADMISSION OF STUDENTS.

The following gentlemen having given due notice and paid the required fees and having produced certificates of qualification complying with the rules of the Society, and their names having been posted for thirty days and no objection having been received, are entitled to be admitted as students-at-law as of Trinity Term, 1914.

Graduates.—John Edward Corcoran, Thomas Seton Gordon, Harry Henault Beeman, Lee Gordon McAndless, Matthew Wilks Keefer, Vincent Walter Price, Theodore Francis Pepler, Harold Staples Brewster, Roderick Ward Maclellan, Percy Roselle Pococke, Carleton Griffin Warner, Thomas Lewis Cory, Cecil Talmage Hayes, Lawrence Alfred Landriau, Stanley Howson Brocklebank, Albert Hanley Murphy.

Matriculants.—Harold Alexander Colter, Robert Ward McKitrick, Jeannette Elizabeth McKay, William Walker Fair, Robert Ivan Moore, Edmund Bradford Titus, Matthew Maurice Wilson, Guy Meredith Jarvis, Alfred Frank Cook, Bertrand Thomas McAvoy, Walter Doncaster Smith, Goldwin Gregory, Arthur Reginald Armstrong, James White Bicknell, Francis William Denton, Clarence Harold Hewgill, James Auburn Robertson, Albert Washington Stinson, Roy Harvey Munro, Henry Burrow Gardner, Allan John Patrick Cameron, Wendell Hurdman Osborne, Jacob Manuel Bennett, Dalton McCarthy, Dudley Elwood Holmes.

CALL TO THE BAR.

The papers and services of the following gentlemen are correct and, having passed the required examination and paid the necessary fees, they are entitled to be called to the Bar:—

LeRoy Dale, Abraham Singer, Joseph Wilfrid Gauvreau, Daniel Webster Lang, William Norman Hancock, Frank Regan, John Gumaer Holmes, Victor Evan Gray, Howard Alfred Lorne Conn, John Albert Devaney.

CERTIFICATE OF FITNESS.

Mr. LeRoy Dale, whose papers and services are correct, and who has passed the required examination, is entitled to receive his Certificate of Fitness.

CERTIFICATE OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen, whose papers and services are correct, and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their service as articled clerks:—

Abraham Singer, Joseph Wilfrid Gauvreau, Daniel Webster Lang, William Norman Hancock, Frank Regan, John Gumaer Holmes, Victor Evan Gray, Howard Alfred Lorne Conn, John Albert Devaney.

CERTIFICATE OF FITNESS—SPECIAL.

Francis Walkingshaw, a solicitor of the Supreme Court in Scotland, who has petitioned to be admitted as a solicitor in Ontario, has served under articles to a practising solicitor in Ontario for one year, has passed the usual examination in the subjects prescribed for the examination of candidates for Certificate of Fitness, and has published notice of his intention in the *Ontario Gazette* once a week for two months, and has paid the prescribed fees, and is entitled to be admitted and enrolled as a Solicitor of the Supreme Court of Ontario under section 6 (d) of the Solicitors Act.

John Gilbert Hossack, a solicitor of the Province of Manitoba, who has petitioned to be admitted and enrolled as a solicitor of the Supreme Court of Ontario, and who has published his notice of intention in the *Ontario Gazette* as provided by the rules, and passed the examination prescribed, as appears by the certificate of the examiners dated October 8th, 1914, and having served under articles for two months and having paid the required fees, is entitled to be admitted and enrolled as a solicitor of the Supreme Court of Ontario under the Solicitors Act, section 6 (e) and Rule 184 (2).

Mr. Creswick, of Barrie, wrote asking the Committee to reconsider its decision requiring Mr. Guise-Bagley to attend lectures in the final year for the reasons stated in his letter. The Committee reconsidered their decision and are of opinion that the Special Act (4 Geo. V. ch. 139) was intended to permit the admission to the Law Society of James George Guise-Bagley as

a student-at-law in good standing in his fifth year as at a period immediately prior to his examinations and eligible for such examinations and recommend accordingly.

Mr. C. A. Masten was elected Chairman of the Committee in succession to the late Mr. Bicknell.

The report was adopted.

Mr. Johnston presented the report of the Special Committee to amend the rules, which is as follows:—

The Special Committee appointed by Convocation on February 5th, 1914, to consider and report on the question of amendment of Rule 12 as to the meeting days of Convocation, beg leave to report further as follows:—

Your Committee on the 21st day of May, 1914, recommend in its report that Rule 12 be repealed, and that the standing Convocation days shall be Thursday in each month, except the months of July and August.

The principle was adopted by Convocation, and the report was referred back to the Committee, to consider what amendments of the Rules would in consequence be necessary.

Your Committee have since met on three occasions and fully considered the question of amendments necessary to carry out the principle above referred to, and now beg to report as follows:—

(1) Your Committee recommend an amendment to the Rules declaring that the standing Convocation days shall be the third Thursday in each month, except the months of July, August and December; the hour of meeting to be eleven o'clock in the forenoon, unless otherwise ordered.

(2) Except at the meetings of May and September, it shall not be obligatory to appear in the apparel of a barrister appearing in Court, except in the case of the Treasurer.

(3) Wherever the word "term" is used in the Rules relating to meetings, etc., the words "standing Convocation day" or "meeting of Convocation" or other term of similar import, shall be used in lieu thereof.

(4) The order of proceedings to be amended by a re-arrangement of the items of business mentioned in Rule 21.

(5) Certain amendments suggested themselves to your Committee, and in order that the Rules might be made to include these amendments, if acceptable to Convocation, the members of the Journals and Printing Committee, who had in charge the revision of the Rules during 1913, were invited to join with the Special Committee in a discussion of such suggested amendments and in consequence the Committees met jointly and agreed with the suggestions appearing in the amendments proposed in this Report, and also as made in writing on the margins of the copy of the Rules marked "official draft," and which are to be read as part of the Report.

(6) Other proposed minor amendments as they appear in the said official draft are also recommended by your Committee.

After two meetings were held, the death of Mr. Bicknell occurred, and at the last meeting Mr. Johnston was appointed Chairman in his stead.

On motion of Mr. Johnston, seconded by Mr. McPherson, the report was received and it was ordered that a copy of the proposed amended Rules be printed and distributed forthwith and that the same be taken up for further consideration at the meeting of Convocation on the 4th December, 1914.

Mr. McPherson, for the Journals and Printing Committee, presented their report on the revision of the Rules, which is as follows:—

Your Committee beg to report that the revision of the Rules of the Society, which has been under way for some time past, has been completed and we herewith have pleasure in presenting a printed copy marked "Official draft" with amendments recommended by this Committee and representing also amendments recommended by a Sub-committee of Convocation appointed on 5th February, 1914.

Your Committee recommends that this report be received and that the revised draft be re-printed with the amendments and be further considered by Convocation at a subsequent meeting of Convocation.

The report was adopted.

MEMORIAL TO MR. BICKNELL.

It was referred to the Journals and Printing Committee to prepare a memorial to the late Mr. Bicknell to place upon the records of Convocation.

On motion of Mr. Harcourt, seconded by Mr. McPherson, Mr. Masten was appointed to the Senate of the University of Toronto to succeed the late Mr. Bicknell.

ELECTION OF BENCHER.

On motion of Mr. McPherson a special call of the Bench was ordered for Friday, December 4th, 1914, to elect a successor as Bencher to the late Mr. Bicknell.

COMMUNICATIONS.

The letter of R. A. Cameron, Registrar of the Supreme Court of Canada at Ottawa, dated October 19th, 1914, enclosing a letter from Messrs. Butterworth & Company, of London, England, dated 24th September, 1914, asking on behalf of Messrs. Butterworth & Company leave to use copyright matter in the Ontario reports and digests was referred to the Finance Committee for consideration and report.

LOCKING GATES AT NIGHT.

The question of locking the gates of the grounds at night and providing protection of the buildings was referred to the Finance Committee with power to act at once.

SPECIAL LECTURES.

On motion of Mr. Masten authority was given to the Legal Education Committee to provide for special lectures to be delivered to the Law School and to engage lecturers and to arrange for their remuneration, although they may be Benchers or partners of Benchers.

The petition of Mr. C. A. Mulvihill to be admitted as a student-at-law in the Graduate class, although he is at present unable to present a certificate of graduation was refused.

FRIDAY, November 20, 1914.

Present:—Sir Allen Aylesworth, and Messrs. Bruce, Creswicke, Dewart, Harcourt, Hoskin, Ludwig, Moss, McFadden, McMaster, McPherson, Robinette, and Wilson.

Dr. Hoskin occupied the chair.

The Minutes of the meeting of Thursday, November 19th, 1914, were read and approved.

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

LeRoy Dale, Abraham Singer, Joseph Wilfrid Gauvreau, Daniel Webster Lang (with Honours), William Norman Hancock, Frank Regan, John Gumaer Holmes, Victor Evan Gray, Howard Alfred Lorne Conn.

On motion of Mr. Moss, it was resolved that Messrs. Johnston and Ludwig be added to the Special Committee appointed by Convocation on the 22nd day of May, 1914, to consider the constitution of the Canadian Bar Association and the advisability of action with reference thereto and to report thereon and that owing to the death of the late Mr. Bicknell the mover be Convener of the Committee *pro tem*.

FRIDAY, December 4th, 1914.

Present:—Sir Allen Aylesworth and Messrs. Bruce, Chrysler, Creswicke, Dewart, Harcourt, Hoskin, Johnston, Lennox, Ludwig, Lynch-Staunton, Moss, McFadden, McKay, McMaster, McPherson, Nesbitt, Osler, Proudfoot, Ritchie, Robinette, Rowell, Watson, White, and Wilson.

In the absence of the Treasurer, Dr. Hoskin was elected Chairman.

The Minutes of the meeting of Friday, November 20th, were read and approved.

ELECTION OF BENCHER TO SUCCEED THE LATE MR. BICKNELL.

The following nominations were made:—

Mr. W. M. Douglas, K.C., Mr. J. W. Bain, K.C., Mr. W. N. Tilley, Mr. G. T. Blackstock, K.C., Mr. Hamilton Cassels, K.C.

Mr. W. M. Douglas, K.C., was elected.

Mr. Douglas was, on motion, appointed to all Committees of which the late Mr. Bicknell was a member.

Mr. McPherson, for the Legal Education Committee, reported as follows:—

Harry Finkle, who is an applicant for admission to the Society, in the Graduate class, presents a certificate of graduation in 1914 of the University of Toronto under the name of “Harry Finklestein” and asks to be allowed to enter the Society under the name of “Harry Finkle” as his brothers and father have changed their name from “Finklestein” to “Finkle” and are known under that name and his father wishes him also to take that name. He has filed a declaration of identity. The Committee recommend that upon filing a declaration from his father of identity he be admitted in the graduate class as of Trinity Term, 1914.

The report was adopted.

REVISION OF RULES.

Mr. Johnston, for the Special Committee on Revision of the Rules, presented the printed draft of the revision.

The Rules as printed with the change of the day of meeting of Convocation from Thursday to Friday and the hour of meeting from eleven o'clock to twelve o'clock were read a first time.

On motion of Mr. Watson, seconded by Mr. Osler, the Secretary was instructed to indicate in writing on the printed copies of the new Rules the changes that have been recommended by the Committee and to distribute the same to the members, and that further consideration of the report stand till next meeting, the work indicated to be taken in hand forthwith.

The Chairman appointed Mr. Osler to the Special Committee to revise the Rules.

MEMORIAL TO THE LATE JAMES BICKNELL, K.C.

Mr. McPherson, for the Journals and Printing Committee, read the following memorial to the late Mr. Bicknell:—

James Bicknell, K.C., for several years Chairman of the Legal Education Committee, died on 22nd October, 1914. He was born at Battersea Park, London, England, in 1862, and came

to Canada when about ten years of age. His parents settled at Hamilton and he was educated at the Hamilton Collegiate Institute. In 1884 he was called to the Bar with honours, and received the Law Society's gold medal. After practising for several years at Hamilton he removed to Toronto in 1893 and was in active practice at the time of his death. Mr. Bicknell was much interested in the formation of the Ontario and Dominion Bar Associations and at the time of his death was Honorary President of the former and Vice-President of the latter. He was elected a Bencher of the Law Society in 1906 and re-elected in 1911. Having been an active member of the Legal Education Committee, he became Chairman of the Committee in 1908 and in that position performed most useful service. In the same year he was elected to represent the Law Society on the Senate of the University of Toronto. His legal attainments were of a high order. He was assiduous in the performance of his duties as a Bencher, and by his death the Bench has lost a capable and worthy member.

Mr. Bruce, for the Finance Committee, reported that he had arranged with the Chief of Police for the employment of two men to act as guards during the night and day for the protection of the buildings.

CALL TO THE BAR.

John Albert Devaney was introduced and called to the Bar.

LAW SOCIETY OF UPPER CANADA.

LIBRARY REPORT.

To the Benchers in Convocation:

The Library Committee beg leave to report as follows:

Your Committee submit herewith the Chief Librarian's Report for the year 1914, and recommend that the same be printed and distributed as usual.

F. W. HARCOURT,

February 3rd, 1915.

Chairman.

THE LIBRARY, OSGOODE HALL,

1 February, 1915.

*To the Chairman and Members of the
Library Committee:*

I beg to submit the following report for the year 1914:

During the year 1197 bound volumes were added to the Library. Of these 178 were gifts and 275 were taken as periodicals and subsequently bound. Lists of the additions by classes as well as of the volumes presented, appear below.

On the 31st December last the Library contained 45,163 volumes.

The Library was open during the evenings of September and October, when the attendance was as follows:—

	<i>Total.</i>	<i>Average.</i>
Barristers.....	269	5.19
Students.....	167	3.17
	<hr/> 436	<hr/> 8.36

The Expenditure for the year 1914 was as follows:—

BOOKS, PERIODICALS, ETC.

Books and pamphlets.....	\$ 2,823.71
Periodicals.....	765.65
Freight and brokerage.....	68.10
	—————\$ 3,657.46
Binding.....	680.00
Rebinding and repairs.....	339.70
Stamping.....	48.15
Stationery and other supplies.....	181.25
Salaries.....	5,660.50
Night Librarians.....	160.50
Wages.....	550.00
	—————
Total.....	\$ 11,277.56

Estimated Expenditure for 1915:—

Books and pamphlets.....	\$ 3,600.00
Periodicals.....	775.00
Freight and brokerage.....	75.00
	—————\$ 4,450.00
Binding.....	700.00
Rebinding and repairs.....	375.00
Stamping.....	55.00
Stationery and other supplies, etc.....	190.00
Salaries.....	5,700.00
Wages.....	550.00
	—————
Total.....	\$12,020.00

ACCESSIONS 1914.

Texts—	Vols.	Cost.
Canada.....	32	\$ 143.78
United Kingdom.....	49	243.82
United States.....	21	131.35

Reports—	<i>Vols.</i>	<i>Cost.</i>
Canada.....	139	267.35
United Kingdom.....	101	511.86
Australasia.....	12	161.25
India.....	4	15.00
United States.....	221	760.40

Statutes—		
Canada.....	89	100.25
United Kingdom.....	17	14.20
Australasia.....	31	224.50
United States.....	39	152.99
Digests, Encyclopædias and Indexes.....	41	212.96
Parliamentary.....	13	11.56
Miscellaneous (including Periodicals).....	158	513.56
General Literature.....	47	124.53
Presentations.....	178
<hr/>		<hr/>
Total.....	1192	\$3,589.36

Volumes purchased.....	739
Volumes bound for the Library.....	275
Volumes presented.....	178

1192

PRESENTATIONS DURING 1914.	<i>Vols.</i>
American Bar Association—Vol. 28.....	1
Carnegie Endowment—International Peace.....	1
Carnegie Endowment—Balkan War.....	1
Callaghan & Co.—Index Am. Neg. Cases.....	1
Dominion and Provincial Statutes, Sessional Papers, Reports, etc.....	142
E. Thompson Co.—Index to Notes A. & E. cases.....	1
S. Thompson—The Railway Library.....	1

Hon. Mr. Justice Riddell—

Brought Forward 148

(1) Sergeant Robinson's Reminiscences.....	1
(2) Canadian Society of N.Y. Year Book.....	1
(3) Report of Common Law Commission of British Guiana.....	1
E. Bayly, K.C.—R.S.O. 1897, Vol. III.....	1
T. Balch, Esq.—International Court of Arbitration.....	1
Hamilton Law Association—Library Catalogue.....	1
Middle Temple Library—Catalogue.....	3
Michigan Historical Society—Reports.....	13
Trinity College—Year Book 1913.....	1
Library of Congress—Report 1913.....	1
Toronto City Council—Minutes of 1913.....	2
U.S. Commissioner of Education—Report 1913.....	1
Nova Scotia Historical Society—Collections, Vol. 16-17.....	1
Massachusetts Commonwealth—Acts 1914.....	1
International Law Association—Report 1913.....	1

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All of which is respectfully submitted.

CHAS. ELLIOTT,
Chief Librarian.

REPORT OF THE INSPECTOR OF COUNTY LAW LIBRARIES FOR THE YEAR 1914.

*To the Treasurer and Benchers,
in Convocation:*

In November and December last I inspected all County Law Libraries except those at Kenora, Port Arthur and Fort Frances. As I made a special inspection of these libraries last year and reported fully thereon, I now desire to emphasize some of the matters referred to in my last report. Attached to this Report will be found brief comments on each library.

It is very gratifying to find that on the whole considerable progress has been made in the majority of libraries, more particularly in connection with the decoration of the rooms, the addition of new and a better grade of library furniture, improvements in lighting and caretaking and in the beautifying of the rooms with plants, pictures and pieces of sculpture. In most cases I find librarians more deeply interested in their work and making an earnest effort to keep their libraries abreast of the times. Very considerable care has been exercised in the purchase of new books with no tendency towards filling up the library shelves with long rows of foreign reports, encyclopædias, etc., while the business books of the Association are kept in a very satisfactory manner. For convenience I will now refer to some matters under specific headings.

MEETINGS.—Lawyers must remember that their predecessors founded these libraries after many a struggle, willingly assuming heavy obligations for the good of the profession. The present members if they wish to hand on the torch unquenched must bear their share of the burden and do their share of the work. The time is rapidly going by, if it has not already gone, in which ten or a dozen lawyers in a county town must each maintain a library necessarily incomplete. Now they must concentrate their efforts on making the library of the Association replete in all departments. To do this successfully all must take an active interest in the common library. Can this interest be maintained where Associations meet but once a year and where the officers

of the Associations hold no regular meetings and all business is transacted at chance meetings of two or three officers or left entirely to the secretary or the librarian? Is it possible for any company or society to carry on its business successfully if managed in such a haphazard fashion? Certainly not, and why therefore should lawyers complain if their Associations do not make the progress expected. One must bear testimony to the excellent work done by some self-sacrificing lawyer who takes time from his own office work to do all the work of the Association. It is of such stuff that martyrs are made. But it is unfair to saddle all this work on any person and not in the best interests of the Association, no matter how accomplished he may be. The remedy for this is for the officers to have regular meetings at least monthly. There is always plenty of business to be transacted and at any rate there is the opportunity for discussing library matters as well as topics of interest to the local bar. It is hoped therefore that all Associations will during this year make arrangements for their officers meeting monthly and that these officers will, having accepted office, conscientiously perform their official duties. Regularity and punctuality will do much to make such meetings successful.

LIBRARIANS.—It is to be hoped that the majority of Associations will make arrangements this year to engage permanent librarians. It is a great mistake to think that a library is merely a collection of books. On entering some libraries one feels he is entering a morgue and wishes to flee as from the wrath to come. You enter another library and before you know what you are doing you are taking down book after book and soon will sit down to read. The latter has the personal touch. Better buy fewer books and spend more money in securing the services of some lady capable of acting as a librarian. There will be no trouble in finding a suitable person in any county town. When the members find the rooms tidy and clean, the books properly classified, statutes, reports and text-books noted up, some one on hand who knows where the books are, who will see that they are not taken away and if borrowed promptly returned, who will send out notices, collect fees and perform satisfactorily the many duties devolving on an up-to-date librarian, they will see that they are getting something for their fees, will use the library more and

more, and take a livelier interest in the affairs of the Association. Satisfactory results cannot be obtained where the courthouse caretaker or a deputy, or some county official also acts as librarian on the side. To make any library of real use to the profession some one must give his or her whole time to the work. With the assistance given by the Society towards paying the librarian's salary, ways and means can, I am satisfied, be found in nearly all the libraries for a permanent librarian. This step should now be taken in most of the counties. And if in addition all officers will hold regular monthly meetings throughout the year, there will be a great advance in library work this year.

BOOK PURCHASING.—Some complaints are made that where a lawyer is the librarian and the work of the Association is left altogether in his hands that the books bought are along lines in which he is more particularly interested. The books to be purchased should be decided upon at regular monthly meetings. Members should suggest to the librarian the books which they think should be added to the library and the librarian will lay the list of suggested books before the officers at their next meeting. In this way all are fairly treated and rash purchases of unsuitable works will be avoided. Let the members always bear in mind when considering purchasing books for their private libraries that it is the common library which should be strengthened and that any book which they want should be in the library of the Association.

BOOK BORROWING.—I am free to confess that I know no way to prevent book borrowing, and am not sure that I want to. Certain books should not be allowed out of the library but I see no objection to allowing members taking books home provided they return them at the opening of the library the next day. But where the library is used freely in the evenings it is better not to allow books out under any circumstances, because if the library is to be useful to all, the books must be all there whenever any one goes to the library to read. Local circumstances must govern largely.

CLEANING AND DUSTING.—It is the duty of the County Councils to see that the caretaker of the courthouse properly cleans and dusts the library. Under no circumstances should the librarian be called on to do such work. If there is any difficulty in

this respect the officers of the Association should promptly and vigorously bring the matter to the attention of the Council. The County Council is composed of reeves and deputy reeves living in different parts of the County and who may seldom go near the county town or the courthouse, except when the Council meets. Even then many of them know little or nothing about the library. Last year on inspecting a certain library I found the room untidy and dusty with the paper hanging in strips from the ceiling. On visiting the same library this year it was little changed save that the strips were longer. Through the kindness of one interested in the library I learned that the County Council was in session. Having been introduced to the Chairman of the Property Committee he accompanied me to the library. This gentleman stated that he had never been in the library before and was surprised at its condition. He cheerfully promised that it would be re-decorated at once. I have since been informed that the work has been done as agreed. Every Association should arrange to have some one clean and dust all books thoroughly every autumn.

COUNTY COUNCILS.—A number of Associations are too timid by far in laying before the County Councils the wants of the libraries. These Councils know little if anything of the libraries or their needs, or the benefits and advantages to the judges and court officials in having first-class libraries. These officials generally manage to get their own rooms comfortably furnished with modern furniture, while the Associations have old pine shelves, often unpainted, or else painted in a faded grey or a bright blue, cheap tables and cheaper chairs. Recently I visited a small County and was pleased to find that the County Council was furnishing the library in quarter-cut oak, costing in all about \$500. I asked the President how he managed to get such fine furniture. "Oh," he said, "We simply asked for it." There is no reason why all Associations should not be treated in the same way. The trouble is with the Associations in my opinion, rather than with the County Councils. If some Associations can get annual grants from the County Councils of \$50 to \$100, others can if they will get to work. They have the influence if they will make the effort.

NEW LIBRARIES.—There are a number of Counties in which libraries have not yet been established. I would respectfully suggest that such steps should be taken as would place before the practitioners in these Counties the advantages which would accrue to them if Associations were formed for such purpose.

REPORTS.—I would also respectfully suggest that a uniform blank should be prepared on which all libraries should yearly report to the Society giving full information regarding officers, insurance, books, periodicals, salaries, wages, accessions, binding, stamping, liabilities, etc., etc. For many purposes this information would be found very valuable.

All of which is respectfully submitted.

(Sgd.) CHARLES ELLIOTT,

Osgoode Hall, 1st Feb., 1915.

Chief Librarian.

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LAW SOCIETY OF UPPER CANADA

S T A T E M E N T

OF THE

REVENUE AND EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FOR THE YEAR

ENDING 31ST DECEMBER, 1914

(PURSUANT TO STATUTE R.S.O. 1914, CHAPTER 157, SECTION 53)

REVENUE, 1914.

Solicitors' Fees.....	\$25,575.00	
Solicitors' Arrears.....	165.01	
Solicitors' Fines.....	186.00	
	<hr/>	\$25,926.01
Barristers' Fees.....	\$3,510.00	
Barristers' Arrears.....	191.00	
	<hr/>	3,701.00
Notice Fees.....		238.00
Petition Fees.....		84.00
Students' Admission Fees.....		6,850.00
Law School Fees.....		30,600.00
Solicitors' Examination Fees.....		6,500.00
Call Fees.....		11,030.00
Statutes Subscriptions.....		2,109.00
Telegraph Commissions.....		16.01
Interest and Dividends.....		7,021.60
		<hr/>
		<u>\$94,075.62</u>

EXPENDITURE, 1914.

Phillips Stewart Library.....	\$ 699.39
Reports Salaries.....	7,800.00
Reports Printing.....	6,858.48
Law School Medals and Honours.....	782.05
Law School Salaries.....	16,467.34
Law School Printing.....	597.05
Law School Maintenance.....	1,551.60
Library Books.....	5,510.60
Library Maintenance.....	826.95
Library Salary.....	5,660.50
Law Costs.....	286.90
Telegraph and Telephone.....	1,478.40
Grounds.....	1,746.76
Light, Heat and Water.....	546.45
Alterations, Repairs and Furniture.....	1,941.82
Secretary and Caretaking.....	4,543.00
Printing and Stationery.....	563.48
County Libraries Aid.....	12,465.24
Canadian Patriotic Fund.....	10,000.00
Supreme Court Reports.....	4,448.75
Sundries.....	1,254.67
Statutes.....	2,195.21
Benchers' Disbursements.....	466.45
Fire Insurance.....	39.72
<hr/>	
Total Expenditure.....	\$88,730.81
Balance of Revenue over Expenditure.....	5,344.81
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	<u>\$94,075.62</u>

Audited and found correct.

(Sgd.) G. C. CLARKSON,

Auditor.

TORONTO, January 23rd, 1915.

LAW SOCIETY OF UPPER CANADA

E S T I M A T E

OF THE

REVENUE AND EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FOR THE YEAR

ENDING 31ST DECEMBER, 1914

NOTE—FOR PURPOSES OF COMPARISON THE CORRESPONDING ITEMS OF ACTUAL REVENUE AND EXPENDITURE FOR THE YEAR 1913 ARE SET OUT IN ADJOINING COLUMNS.

REVENUE

	1913 Actual	1914 Estimated
Solicitors' Annual Certificates.....	\$25,530.00	\$25,800.00
Arrears	120.00	100.00
Fines	239.69	150.00
Barristers' Annual Fees	3,446.00	3,500.00
Arrears	216.00	200.00
Students' Admission Fees.....	7,750.00	7,750.00
Law School Tuition Fees	33,100.00	33,000.00
Solicitors' Examination Fees	5,860.00	5,700.00
Call Fees	9,790.00	9,500.00
Call Fees and Solicitors' Examination Fees, Special Cases	840.00	600.00
Notice Fees	252.00	250.00
Fees on Petitions and Diplomas	100.90	100.00
Commission on Telegraph Messages	21.96	20.00
Interest and Dividends	5,837.62	7,000.00
Grant from Ontario Government in aid of Telegraph and Telephone Service	175.00	175.00
Subscriptions for Ontario and Dominion Statutes... ..	2,007.00	2,200.00

\$95,286.17

\$96,045.00

EXPENDITURE

	1913 Actual	1914 Estimated
REPORTS—		
Printing O.L.R. and O.W.N.	\$ 3,611.80	\$ 5,400.00
Salary of Editor	7,800.00	7,800.00
Supreme Court Reports	1,913.15	4,000.00
LAW SCHOOL—		
Salaries	16,149.84	17,000.00
Printing and Stationery	839.10	800.00
Scholarships and Medals	758.69	750.00
Maintenance	775.86	800.00
Alterations in Heating, Lavatories, Seats, etc.....	9,103.99	
LIBRARY—		
Books	4,092.00	5,000.00
Maintenance	894.32	900.00
Salaries	5,883.75	5,900.00
Phillips Stewart Library	131.51	150.00
Canada Law Library (London, Eng.).....		10,500.00
County Libraries Aid	9,074.59	
Payment to Inspector for Expenses.....		300.00
Secretariat and Caretaking	3,690.00	4,500.00
Telegraph and Telephone Office	1,242.80	1,250.00
Light, Heat and Water	1,376.34	1,500.00
Grounds	1,579.65	1,600.00
Insurance on Books at Bindery.....	8.54	4.27
Insurance on Buildings, Books, Furniture, etc., for three years from 1st, April, 1912.....		
Alterations, Repairs and Furniture	608.70	1,000.00
Law Costs	454.79	150.00
Benchers' Travelling Expenses	267.85	275.00
Printing, Advertising and Stationery.....	386.81	700.00
Ontario and Dominion Statutes	2,464.98	2,600.00
Lunch Room		
Miscellaneous	1,094.87	1,200.00
Total Expenditure	\$74,203.93	\$74,079.27
Balance of Revenue over Expenditure	\$21,082.74	\$21,965.73
	\$95,286.17	\$96,045.00

Toronto, January 30th, 1914.

LAW SOCIETY OF UPPER CANADA.

RESUMÉ OF MINUTES OF CONVOCATION.

HILARY TERM, 1915.

THURSDAY, February 4th, 1915.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs' Armour, Bruce, Cowan, Creswicke, Dewart, Harcourt, Hoskin, Johnston, Kerr, Ludwig, Masten, Moss, McFadden, McMaster, McPherson, Osler, and Proudfoot.

The Minutes of the meeting of Friday, December 4th, 1914, were read and approved.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Masten, for the Legal Education Committee, reported as follows:—

SPECIAL PETITIONS.

Henry Hall Johnstone, who filed his petition for admission to the Society in the Graduate Class on the 28th of September, 1914, was not admitted, owing to the fact that he had one subject to write at the University before he could get his diploma. He says that Mr. Bicknell told him to pay his Law School fees and attend lectures, and that he would be admitted if he could file a certificate in January. He has paid his Law School fees and attended lectures, and on the 19th of January, 1915, filed his certificate of graduation, and now asks to be entered as of Trinity Term, 1914. The Committee recommend that the petition be granted.

Gordon McLaughlin, a student in the Second Year, who has been unable to attend lectures owing to illness since November 16th, 1914, asks that he may be allowed to attend lectures next year, and that the Law School fees which he paid this year be credited to next year. The Committee recommend that, if he comes back next year and attends lectures from 1st October, 1915, he may do so without payment of further fees.

ADMISSION OF STUDENTS.

The following candidates having given proper notice, having filed certificate 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 Michaelmas Term, 1914:—

Graduates.—John Percival Ferguson.

Matriculants.—Douglas Alexander Hardy Nelles, Henry Charles Draper, Reuben Lieberman, William Eric Griffin, John Douglas Moyer, Oliver Hereford Smith, Lyle Ramsey, Joseph Symouns Plouffe, Stanley Smith, Gordon St. Clair Balfour Flett, Daniel Goggin, Lloyd Butler Kyles, Roy Warren Biggar, John Aloysius Ryan, Franklin Walter Ott, Francis Patrick Brennan, Bernard Henry Furlong, Harold Gordon Gibson, Berkeley Maxse Benson.

Call to the Bar.—The following gentlemen, 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 receive their Certificates of Fitness on completion of their service as articled clerks:—Harvey Obee, Howard Morwick, Leon Stanley LeVernois, Bruce Fitzgerald Fisher, William Alfred Olmsted.

Call to the Bar (Special).—The Honourable Rodolphe Lemieux, K.C., who was appointed Solicitor-General of Canada on the 27th of January, 1904, having made application and made proof of his appointment, is entitled to be called to the Bar of Ontario under Section 5 of the Barristers Act.

CHRISTMAS EXAMINATIONS, 1914.

First Year.—The returns of the examiners shew that the following have passed the Christmas Examinations in the First Year:—A. D. Mackenzie, M. Rotenberg, A. H. Murphy, D. A. Swayze, A. J. Trebilcock, N. S. Robertson, E. C. Fetzner, L. J. Phelan, G. A. Johnston, R. D. M. Walter, J. A. E. Mason, H. S. Brewster, M. W. Keefer, H. J. Reynolds, L. B. Campbell, W. T. Sinclair, J. D. Becking, C. S. Stonehouse, D. Goodman, G. E. Blake, A. L. Williams, A. B. Nind, A. J. Duncan, N. R. Kay, R. S. Rodd, W. J. O'Brien, J. A. Duffey, M. J. Brennan, D. McWilliam, F. C. Teskey, G. W. G. Gauld, H. B. Spaulding,

W. A. McFarlane, A. F. Telfer, L. G. McAndless, Wm. Long, H. S. Honsberger, J. A. Christilaw, T. F. Pepler, H. C. Farthing, C. C. Calvin, N. M. Rumball, S. H. Brocklebank, J. B. Allen, H. R. Cluff, C. S. McKee, E. G. Murphy, G. L. Rodd, G. H. Lovatt, C. W. Anderson, W. M. Smith, J. N. Mulholland, J. A. O'Brien, A. M. Judd, R. W. Maclellan, J. P. Haverson, H. Parke, Wm. Horkins, N. S. Chisholm, M. McLean, J. L. Sheard, A. R. Kinnear, H. L. Steele, A. W. Roebuck, M. Crabtree, J. I. Hodgins, W. C. Kester, Harry Finkle, W. C. H. Swinburne, J. E. Corcoran, W. K. Anderson, T. S. Gordon, C. E. Bell, G. H. Gilday, A. G. McHugh, H. H. Johnstone, H. E. B. Platt, L. A. Kelly, F. P. Dawson, H. E. Wood, H. H. Beeman, T. L. Cory, C. T. Hayes, R. G. McClelland, A. L. G. Brooks, T. C. Urquhart, A. J. Donnelly, J. D. O'Brien, A. B. Bennett, A. C. Fleming, Miss A. B. Bateman.

The following are required to make up their deficiency:—J. E. Brett, W. E. Wilson, H. B. S. Hammond, P. R. Pococke, Ross Sheppard, E. S. Kennedy, R. G. Brownlee, J. C. Tuthill, L. A. Landriau, A. R. Sproule, J. P. Ferguson, R. C. O'Donoghue, R. F. Pirie.

Second Year.—The returns of the examiners shew that the following have passed the Christmas Examinations in the Second Year:—E. G. Binkley, S. M. Clark, B. V. McCrimmon, P. Shulman, W. S. Maguire, A. A. Bain, G. S. Dudley, H. L. Barnes, J. W. Freeborn, F. W. Callaghan, C. A. S. McKay, N. H. Treadwell, H. A. Harrison, C. E. L. Babcock, M. C. Pritchard, J. M. Bullen, C. A. Snowdon, D. B. Coleman, A. A. Mackinnon, H. F. Logan, Chas. Bowman, F. P. Varcoe, H. B. Johnston, H. St. Jacques, J. F. Dales, E. H. Brewer, W. J. Thompson, N. Newton, A. Aubin, T. B. Richardson, R. E. Grass, A. H. Boddy, J. H. A. Stoneman, E. G. Black, H. B. Settingington, R. H. Yeates, D. R. Hossack, F. H. Vanston, A. R. Quirk, S. A. Rutledge, W. B. Cowan, W. W. Boyd, John Callahan, M. W. Wilson, A. G. Davis, F. H. Snyder, R. C. Berkinshaw, J. C. Thomson, J. E. McGlade, A. S. Winchester, A. C. McFarlane, H. L. Palmer, F. J. Kehoe, A. K. Cowper, W. F. Huycke, W. D. Roach, D. Markham, W. J. Beaton, J. G. Hamilton, J. B. Keeler, J. F. Lucas, G. L. B. Mackenzie, J. D. Scott, D. H. Stewart, W. M. Wright, C. B. McClurg,

H. S. Parkinson, A. W. Guertin, J. L. Bishop, H. N. Barry, J. A. McGibbon, S. J. McLean, W. E. V. Goodwin, S. L. Smoke, C. W. Moorhead, A. B. Mortimer, J. H. Bull, D. P. J. Kelly, F. C. O'Leary, A. B. Kerr, Wm. Menton, A. L. Reid, E. A. Harris, R. B. Duggan, B. T. Davidson, E. G. Joy, J. A. D. Slein, J. H. Phippen, J. C. M. German, J. W. F. Kerr, H. K. Campbell, W. E. Morrison, Miss G. Alford, M. A. McKay, J. F. Twigg, R. E. Mackinnon, L. M. Keachie, C. H. Tanner, H. S. Sprague, M. Smith, C. Redmond.

The following are required to make up their deficiency:—
R. W. Ormerod, G. C. Ellis.

Third Year.—The returns of the examiners shew that the following have passed the Christmas Examinations in the Third Year:—S. Factor, T. J. Galligan, J. C. MacFarlane, H. E. Manning, Miss E. L. Paterson, R. O. Daly, W. G. Hanna, C. Finlayson, C. P. Plaxton, Thos. Eakin, L. C. Jarvis, E. M. Rowand, A. H. Plant, P. E. F. Smily, C. H. Watson, A. H. Robertson, J. M. Riddell, R. Code, R. B. Whitehead, C. A. Payne, Mrs. M. E. Laughton, D. McArthur, H. A. O'Donnell, W. R. Campbell, W. S. Montgomery, M. E. Mulhern, R. H. Green, H. W. Macdonnell, C. Black, E. J. MacEwen, W. W. Parry, F. H. Barlow, A. C. Casselman, C. J. Bovaird, C. F. Elliott, J. H. Naughton, H. N. Farmer, J. S. Duggan, Tom Brown, J. V. Guilfoyle, J. W. Murphy, N. J. Macdonald, W. H. Beatty, R. A. Olmsted, A. L. Shaver, G. M. Malone, F. C. Richardson, L. V. Fitzpatrick, N. A. Keys, S. M. Scott, N. M. Retallack, J. G. Schiller, M. C. Purvis, D. B. Sinclair, W. A. McCarthy, W. G. Lumsden, J. E. Lawson, F. A. A. Campbell, J. O. Buckley, J. H. Best, C. F. Leonard, Hume Blake, W. F. Greig, G. B. Jackson, Frank Baalim, H. B. Neely, G. E. Edmonds, J. U. Garrow, J. J. Hunt, R. A. Patchell, G. McTeigue, J. P. Walsh, J. S. McLaughlin, A. Chenier, J. F. Strickland.

The following are required to make up their deficiency:—
S. M. Phoenix, C. A. Paul, W. R. Willard, W. M. Cox, E. A. Hay, C. H. Higgins, R. S. Clark, P. L. Armstrong, D. A. Lauzon, W. B. McPherson.

Special Examinations—Second Year.—The returns of the examiners shew that the following gentlemen who wrote a special examination commencing January 18th, 1915, have passed the

examination in the Second Year:—H. J. McLaughlin, H. V. Hearst, Roy Henderson.

Third Year.—The returns of the examiners shew that the following gentlemen who wrote a special examination commencing January 18th, 1915, have passed the examination in the Third Year:—K. B. Maclaren, S. H. Brown.

The report was adopted.

FINANCIAL STATEMENT.

Mr. Bruce, for the Finance Committee, reported as follows:—

The Auditor's Statement of Revenue and Expenditure for the year 1914 is submitted herewith. The revenue for the year amounts to \$95,075.62, and the expenditure, including a subscription of \$10,000.00 to the Canadian Patriotic Fund, to \$88,730.81, leaving a surplus of \$5,344.81. The Committee recommends that the Statement be printed and distributed as usual in pursuance of the statute.

The Estimates of the Revenue and Expenditure for the year 1915 are submitted herewith. The estimated revenue amounts to \$88,120.00, and the estimated expenditure, including \$10,000.00 for Law School alterations and \$1,000.00 for the Osgoode Hall Rifle Association, amounts to \$93,250.00, leaving an estimated deficit of \$5,130.00.

The report was adopted.

LIBRARY REPORT.

Mr. Harcourt, for the Library Committee, reported as follows:—

Your Committee submit herewith the Chief Librarian's Report for the year 1914, and recommend that the same be printed and distributed as usual.

The report was adopted.

COUNTY LIBRARIES REPORT.

Mr. McFadden, for the County Libraries Committee, reported as follows:—

GRANTS TO COUNTY LIBRARIES.

Returns have been made for the year 1914 by the following Law Associations, which are entitled to grants under the Rules of the Society of the sums set opposite their names respectively:—

Brant Law Association.....	\$ 428.00
Bruce Law Association.....	193.34
Carleton Law Association.....	1,172.34
Elgin Law Association.....	338.00
Essex Law Association.....	212.04
Frontenac Law Association.....	420.34
Hamilton Law Association.....	1,433.00
Hastings Law Association.....	127.34
Huron Law Association.....	308.34
Kent Law Association.....	212.20
Lambton Law Association.....	225.00
Leeds and Grenville Law Association.....	195.34
Lindsay Law Association.....	296.00
Middlesex Law Association.....	930.00
Ontario Law Association.....	120.67
Norfolk Law Association.....	90.00
Perth Law Association.....	375.16
Rainy River Law Association.....	60.67
Renfrew Law Association.....	164.00
Simcoe Law Association.....	263.34
Stormont, Dundas and Glengarry Law Ass'n...	167.34
Welland Law Association.....	173.17
Wellington Law Association.....	312.34
York Law Association.....	1,599.00

Total..... \$9,818.97

Your Committee has passed the above grants.

ASSOCIATIONS IN DEFAULT.

No returns have yet been received from the following Associations:—

Grey Law Association.
 Oxford Law Association.
 Peterborough Law Association.
 Kenora Law Association.
 Waterloo Law Association.
 Thunder Bay Law Association.

COUNTY LIBRARY LOANS.

The following is a statement of the County Library loans still unpaid:—

NAME.	BALANCE DUE.	YEARLY INSTALMENT.
Essex.....	\$150.00	\$ 50.00
Kent.....	135.00	45.00
Lambton.....	105.00	35.00
Welland.....	100.50	33.50
Frontenac.....	270.00	45.00
	<hr/>	<hr/>
	\$760.50	\$208.50

INSPECTOR'S REPORT.

The Inspector of County Libraries has made his report for the year 1914, which is submitted herewith. Your Committee recommends that it be printed and distributed in the usual way.

WELLAND LAW ASSOCIATION—APPLICATION FOR LOAN.

The Welland Law Association has applied for a loan under rule 69. On the recommendation of the Inspector of County Libraries, who has made a special report in that behalf, the Committee recommend a loan of \$500.00, without interest, to be repaid out of future annual grants in ten equal annual instalments of \$50.00 each, provided that security shall be given to the satisfaction of Convocation for the due expenditure of the money.

INSURANCE OF COUNTY LIBRARIES.

In pursuance of the reference by Convocation in Easter Term last year, the Committee recommend that returns of the amount and other particulars of the insurance be made by County Law Associations with their annual financial statement, and that the Inspector be instructed to report specially as to the amount and adequacy of the insurance, in his future annual reports.

The report was adopted.

REVISION OF RULES.

Mr. McPherson, for the Journals and Printing Committee and the Special Committee on Revision of Rules, reported as follows:—

1. Since the last meeting of Convocation your Committees have met several times, and have gone over all the Rules and forms, and now present to Convocation and recommend for adoption the rules contained in the copy marked "Official Draft," dated 27th January, 1915, signed by the Chairman and submitted herewith and forming part of this report.

2. The changes in matters of substance recommended by your Committees are to be found in Rules Numbers 6 (a), 12, 21 (2), 23, 47, 110, 112, 147 (a), 158 (2) and 183, and are indicated in the margin of the printed copy, the most important of these being 12, 110 and 112 147 (a).

Rule 112.—Your Committee find that Terms cannot be abolished, as originally contemplated, owing to the fact that the statutes relating to The Law Society and The Solicitors Act contain references requiring payments to be made and certain acts to be performed during certain Terms, and it is not possible to abolish them except by amending the statutes.

Rule 12.—Since Terms are not to be abolished, this Rule has been changed, so as to retain the meetings in Term on one day, instead of three, and to have one meeting in the months of January, March, April, June and October. The meetings under the Rule as amended will fall on the third Thursday in each month, except July, August and December, as originally contemplated by the Rule. Your Committee recommend that the day of meeting be Thursday, instead of Friday, and the hour of meeting be twelve o'clock.

Rule 110.—Remains as previously settled. Formerly applications were required to be made 30 days before Term, and students admitted only in Term. Now students may be admitted and called (147 (a)) on any standing Convocation day.

3. The changes in matters of form merely are indicated marginally.

Rules 25 and 185 have been recast, but not changed in substance.

Rule 44 (2) has been restored as formerly, using the word "Term."

Rule 44 (4) has been struck out as unnecessary, it being contained in The Law Society Act.

Rule 183 has been struck out as unnecessary.

Some Rules of a formal nature, as indicated marginally, have been added.

4. The forms have been numbered, instead of lettered, and a reference to them has been inserted in the appropriate Rules, and the forms have been made a part of the Rules (Rule 2 (a)).

Other changes are merely verbal corrections.

5. The Committees recommend that the Rules, when finally passed, be printed with the Law Society Act, the Barristers Act, and the Solicitors Act, together with an index to the Rules and Acts to be compiled, and that 250 copies be printed and bound in paper covers and ten copies be bound in half calf and interleaved for the use of Convocation.

The report was received.

On motion of Mr. McPherson, the rules referred to in the report were read a second time, and it was ordered that the Rules should come up for the third reading on Friday, February 12th.

FURNISHING OF CONVOCATION HALL.

Mr. Moss gave notice that at the next meeting of Convocation he would move as follows:—

“That the room known as Convocation Hall be suitably furnished as a recreation, smoking and reading room for the profession, and that suitable papers and periodicals be placed therein, and that such room be placed under the jurisdiction of the Finance Committee, and that a Committee, consisting of the Treasurer, Messrs. Ludwig, Harcourt, Armour and Moss, be appointed to make the necessary arrangements.”

STUDENTS ENLISTING FOR THE WAR.

Mr. Armour moved, seconded by Mr. Dewart:—

“That all students of the Law Society who volunteer and enlist for the present war, qualify, and go to the front, and who return in good standing and having borne themselves as member of the Law Society and soldiers ought to do, shall be advanced as follows:—

“First-year students to the second year without examination.

“Second year students to the third year without examination.

“Third-year students to Call to the Bar and Certificate of Fitness without examination.”

Mr. Masten moved in amendment:—

“That Convocation hereby declares its desire that the students-at-law and articled clerks should enlist for the present war, and resolves that all who so enlist for the present war and go to the front, and who return in good standing and having borne themselves as members of the Law Society and soldiers ought to do, shall, on their return, receive the most generous consideration of

Convocation, both as to allowance of time, of service under articles and attendance on lectures, and payment of fees during their absence."

The amendment was lost and the motion declared carried.

FRIDAY, 5th February, 1915.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bruce, Creswicke, Harcourt, Ludwig, Masten, Moss, McFadden, McPherson, Osler, and Rowell.

The Minutes of the meeting of Thursday, the 4th of February, 1915, were read and approved.

CHANGE OF FISCAL YEAR.

On motion of Mr. Bruce, seconded by Mr. McPherson, it was referred to the Treasurer and the Chairman of the Finance Committee to apply to the Legislature for an amendment of The Law Society Act to change the fiscal year of the Society so as to run from the 1st of September to the 31st of August, if they deemed it advisable so to do.

FURNISHING OF CONVOCATION HALL.

Mr. Moss moved, in pursuance of notice, seconded by Mr. Ludwig: "That the room known as Convocation Hall be suitably furnished as a recreation, smoking and reading room for the profession, so far as that may be found consistent with the destined use of the room for library purposes, and that suitable papers and periodicals be placed therein, and that such room be placed under the jurisdiction of the Library Committee, and that a committee, consisting of the Treasurer, Messrs. Ludwig, Harcourt, Armour, and Moss, be appointed to make the necessary arrangements."

The motion was carried.

STUDENTS' COMMON ROOM.

Mr. Masten gave notice that on Friday, the 12th instant, he would move for the appointment of a Committee to consider and report to Convocation regarding the institution of a Common Room for the Law Students at Osgoode Hall.

CALL TO THE BAR.

The Honourable Rodolphe Lemieux, K.C., was introduced by Sir Allen Aylesworth as a member of the Quebec Bar and sometime Solicitor-General of Canada, and was called to the Bar of Ontario.

The following gentlemen were introduced and called to the Bar:—Harvey Obee, Howard Morwick, Leon Stanley LeVernois, Bruce Fitzgerald Fisher, William Alfred Olmsted.

FRIDAY, 12th February, 1915.

PRESENT: The Treasurer, Sir Allen Aylesworth, and Messrs Armour, Bruce, Creswicke, Dewart, Douglas, Farewell, Guthrie, Harcourt, Lennox, Ludwig, Masten, Moss, McFadden, McKay, McPherson, Osler, Ritchie, Robinette, and Rowell.

The minutes of the meeting of Friday, the 5th of February, 1915, were read and approved.

REVISION OF RULES.

Mr. McPherson, for the Joint Committee on the Revision of Rules, moved:—

“That the Rules, as reprinted with the alterations to-day made, be now read a third time and passed, and that in the printing and publication thereof the Standing Committee on Journals and Printing be authorized to make such verbal corrections in grammatical construction and dividing the rules into sub-sections as may appear to be desirable, but so that no substantial alterations be made save such alterations in the Rules relating to examinations as the Legal Education Committee may in the meantime advise.”

The motion was carried.

Mr. McPherson moved that the Report of the Journals and Printing Committee and Special Committee on Rules, which was received on the 4th day of February, be now adopted.

The motion was carried.

COMMUNICATIONS.

A letter received from Mr. Eric Armour, enclosing the resignation as a barrister and solicitor of Harry Symons, K.C., and

requesting that his name be removed from the Rolls. On motion of Mr. Masten, the matter was referred to the Discipline Committee to investigate and report.

Mr. Bruce called attention to the application of James Albert Ellis, of Ottawa, to the Legislature to authorize the Society to admit him as a barrister and solicitor.

On motion of Mr. Masten, the matter was referred to a Legislative Committee, to be named by the Treasurer, with instructions to oppose the application. The Treasurer named the following gentlemen as members of that Committee: Mr. Osler, Mr. Bruce, Mr. Armour and the Treasurer. The Secretary was instructed to obtain a copy of Mr. Ellis' petition to the Legislature.

On motion of Mr. Masten, in pursuance of notice, the Legal Education Committee was authorized to continue and complete the alterations and improvements to the Law School Building, in accordance with report of the Special Committee made in 1912 and the resolution of Convocation founded thereon.

Mr. McPherson gave notice that at the next meeting of Convocation he would move:—

“That it be referred to a Special Committee to be appointed by the Treasurer, to consider and report upon the practicability and advisability of providing, at the expense of the Law Society, for the publication of a manual of cases decided by the Supreme Courts of Ontario and Canada and of Statutes of Canada and Ontario for use by members of the Society in conjunction with Halsbury's Laws of England.”

The Treasurer reported that he had taken up the following matters with the Attorney-General of Ontario:—

1. Amending the Law Society Act to change the fiscal year of the Society so as to run from the 1st of September to 31st of August.
2. The use of Osgoode Hall for trials.
3. The taking of the barristers' room for trial of mechanic's lien cases.
4. The legalizing by legislation of the Society's gift to the Canadian Patriotic Fund.

LAW SOCIETY OF UPPER CANADA.

RESUMÉ OF THE MINUTES OF CONVOCATION.

THURSDAY, March 18th, 1915.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bruce, Dewart, Farewell, Harcourt, Hearst, Hoskin, Johnston, Ludwig, Masten, Moss, McFadden, McMaster, McPherson, Nesbitt, Osler, Proudfoot, Ritchie, and Robinette.

The Minutes of the meeting of Friday, February 12th, 1915, were read and approved.

LEGAL EDUCATION REPORT.

Mr. Masten, for the Legal Education Committee, reported as follows:—

The term of office of Mr. A. D. Armour and Mr. N. D. Maclean as Examiners will expire on the 15th of November, 1915. Your Committee have directed that the usual advertisement be made for two Examiners to fill their places, the appointment to be for four years from the 15th of November, 1915.

Your Committee has approved of the Principal's recommendation to substitute Lefroy's Leading Cases in Canadian Constitutional Law in the First Year for Todd's Parliamentary Government, as the latter publication is out of print and difficult to procure.

The report was adopted.

REPORTING COMMITTEE REPORT.

Mr. McMaster, for the Reporting Committee, reported as follows:—

1. The contracts with the Editor and Publishers of the Reports will expire on the 30th of November, 1915.

The Committee recommend that it be authorized to advertise for tenders for publishing and editing the Reports from that date, the new contracts to extend over a period of three or five years from the first day of December, 1915.

2. The Committee further recommend that the Ontario Weekly Notes no longer publish judgments in full, but only a memorandum of each case, similar to the daily legal reports which formerly appeared in the morning newspapers.

3. The Committee further recommend that the index to each volume of the Ontario Law Reports should be abbreviated, and should contain only the briefest possible note as to the case indexed, with catch words to indicate the subject matter of the decision.

4. The Committee further recommend that a Yearly Digest of the Ontario cases should be published, and, if possible, supplied to the profession free of charge.

The report was taken up clause by clause. Clause 1 was adopted. Clause 2 was referred back to the Committee to compile sample cases reported in the new style and to be considered at the next meeting of Convocation. Clause 3 was adopted. Clause 4 was referred back to the Committee to consider a fifteen-year Digest, and the whole question of digesting past and future, and for further report to Convocation.

CANADIAN BAR ASSOCIATION.

Mr. Johnston, for the Special Committee respecting the Canadian Bar Association, reported as follows:—

It has been pointed out by the Association that the co-operation of the Law Society, as the official body representing the Bar of Ontario, is a vital factor in the promotion of the objects of the Association, and that it would enure to the benefit of the legal profession, and to the improvement of the general administration of justice, if the Law Society were properly and sufficiently represented on the Council of the Association, and were thus enabled to co-operate efficiently in securing a general improvement in the laws of the various Provinces, by making such laws, where possible, more uniform than at present, and enacting, by necessary legislation, standard laws governing all matters which affect the business and contractual relations arising out of trade and commercial dealings between the citizens of the various Provinces.

It has been intimated that a uniform system of legal procedure might with advantage be adopted by the Provincial Legislatures, and it is urged that closer social relations and the frequent and

cordial interchange of opinions between the members of the Bars of the various Provinces would be likely to lead to a higher estimate of the duties of our profession, and a better knowledge of its requirements, and generally tend to broaden the field of professional activity and promote an improved Canadian jurisprudence.

Your Committee is of opinion that the foundation of any successful scheme of co-operation must depend on united action by the various official bodies representing the Bars of the various Provinces, and not upon the single action of the official body representing any one Province, together with a proper representation of the official bodies on the Council, so that the Law Societies of the various Provinces may not only be safeguarded but may substantially contribute to the direction of the activities of the Dominion Association.

It was suggested to your Committee that the Law Society might contribute an annual sum towards the expenses connected with the Canadian Bar Association, as the objects of that body are intended to be in accord with the best interests of the profession, and to include an improvement in the laws in respect of which the members are daily called on to perform their professional duties.

Before the Law Society determines on any definite action, your Committee is of opinion that some attempt should be made to secure concerted action on the part of all the official provincial bodies both in the matter of representation and in the matter of financial aid, if such financial aid is found expedient.

Your Committee submits this report without expressing any further opinion or making further comment.

The report was received.

On motion of Mr. Johnston it was resolved that the report be printed and sent to each Bench and to the other Law Societies of the different Provinces and to the Canadian Bar Association, and that the same be considered at the next meeting of Convocation.

PRIVATE BILLS.

Mr. Bruce, for the Special Committee on Private Bills, reported that the bill of James Albert Ellis passed the Private Bills Committee with the change that the applicant should, before being admitted, pass an examination prescribed by the Society.

On motion of Mr. Masten, seconded by Mr. McPherson, it was resolved that the Treasurer write to the Chairman of the Private Bills Committee of the Legislature, protesting on principle against all Private Bills to admit unqualified persons to practice.

MANUAL OF CASES.

Mr. McPherson moved, pursuant to notice given on February 12th, 1915:—

“That it be referred to a Special Committee to be appointed by the Treasurer to consider and report upon the practicability and advisability of providing, at the expense of the Law Society, for the publication of a Manual of Cases decided by the Supreme Courts of Ontario and Canada and of references to Statutes of Canada and Ontario which can be used by members of the Law Society in conjunction with Halsbury’s ‘Laws of England.’”

The matter was referred to the Reporting Committee to consider in connection with the publication of a Digest, and report to Convocation.

Convocation then rose.

THURSDAY, April 15th, 1915.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Armour, Bruce, Dewart, Douglas, Farewell, Harcourt, Hellmuth, Hoskin, Johnston, Kerr, Ludwig, Lynch-Staunton, Moss, McFadden, McMaster, McPherson, Nesbitt, Osler, Proudfoot, Robinette, Rowell, Watson, White, and Wilson.

The Minutes of the meeting of March 18th, 1915, were read and approved.

COUNTY LIBRARIES REPORT.

Mr. McFadden, for the County Libraries Committee, reported as follows:—

1. Respecting the letter from the Librarian of York County Law Association stating the wish of that Association to donate some of the older editions of text-books to other County Law Library Associations, we recommend that leave be granted to make such donations under the supervision of the Chief Librarian subject to the direction of the Committee, and also that donations should be made from Osgoode Hall Library, where two or more

copies of the same edition of old text-books are on hand, under the direction of the Library Committee.

2. We recommend the payment of the account of the Carswell Company Limited for \$47.94 for students' books supplied Hamilton and London Associations.

3. Returns having been made by the following Associations, we recommend that the respective grants be made:—

Peterborough Law Association.....	\$286.00
Kenora Law Association.....	110.00
Waterloo Law Association.....	336.67

4. Respecting the claims made by Ottawa and Hamilton that these Associations are entitled to larger grants than they have received, we recommend that in view of the By-laws of these Associations that the grant be made on the basis that one-half of the entrance fee is an annual subscription. Ottawa and Hamilton Associations will therefore be entitled to receive respectively \$108.98 and \$75.00 in addition to what they have already received for 1914 grants.

The report was adopted.

LEGAL EDUCATION REPORT.

Mr. McPherson, for the Legal Education Committee, reported as follows:—

Robert Boddy Duggan, a student in the Second Year, asks to be allowed his examination on account of having been engaged in active military service since the 1st of January, 1915. The Committee recommend that the petition be granted.

William Archibald McFarlane, who entered into Articles 14th September, 1909, but through inadvertence did not file his petition to be admitted as a student-at-law or pay his admission fees till May, 1914, when he was admitted in the matriculant class as a student-at-law. He presents a Private Act of the Legislature providing that the Society may admit him as a five-year student in the Third Year as of May 1st, 1914. The Committee recommend that the petitioner be admitted as a five-year student in the Third Year as of May 1st, 1914.

The report was adopted.

REPORTING COMMITTEE REPORT.

Mr. McMaster, for the Reporting Committee, reported as follows:—

Your Committee recommend that the Ontario Weekly Notes be published for the future in the style of the English Weekly Notes.

Your Committee ask authority to engage Mr. Hamilton Cassels, K.C., to prepare a contract for printing the Ontario Law Reports and Ontario Weekly Notes and also the contract with the Editor of the Reports, so that intending applicants may have inspection of the actual form of contract required to be signed.

Your Committee further recommend that a Digest be compiled under the supervision of the Committee of the Ontario cases for the last fifteen years covering the period from the four-volume Digest to date of publication of the new Digest, and ask authority to employ an editor or editors and assistants for that purpose.

Your Committee further recommend that the proposal for the publication of a Manual of Cases to be used in connection with Halsbury's Laws of England be not proceeded with at present. Although the Committee feel that such work would be valuable, it is inexpedient in view of the expense and difficulty involved in its compilation.

It was moved in amendment by Mr. Wilson, seconded by Mr. Kerr, "that the proposal in regard to the change in reporting in the Weekly Notes be not adopted, but that, until some more desirable method of reporting the Weekly Notes be suggested, the publication be continued as heretofore in order to provide more information as to the reasons for judgment than the proposed method would give."

The amendment was lost and on motion the report was adopted.

DISCIPLINE COMMITTEE REPORT—HARRY SYMONS.

Mr. Johnston, for the Discipline Committee, in respect of Harry Symons, reported as follows:—

Harry Symons, by letter dated the 4th of February, 1915, tendered his resignation as barrister and solicitor, and requested that his name be removed from the Roll of Barristers and Solicitors.

As shewn by a certificate presented herewith of the Registrar

of the Supreme Court of Ontario, the said Harry Symons was on the 30th of January, 1915, convicted before the Honourable Mr. Justice Clute of conspiracy to defraud, and that under the said conviction judgment was passed against the said Harry Symons and he was thereupon sentenced to five years in the Penitentiary at Kingston.

Your Committee recommend that the said resignation be not accepted, and that it be referred to the Discipline Committee to investigate the matter.

The report was adopted.

CANADIAN BAR ASSOCIATION.

Mr. Johnston, for the Special Committee to consider the constitution of the Canadian Bar Association, referred to the report presented to Convocation on the 18th of March last, which was ordered to be considered at this meeting.

After discussion it was ordered, on motion of Mr. White, that a Committee consisting of Messrs. Johnston, Armour, McPherson, Moss, Masten, Harcourt, and the Treasurer, be appointed to deal with the whole question of the Canadian Bar Association, to communicate with the Law Societies of the other Provinces with a view to joint action, and report to Convocation.

Convocation then rose.

THURSDAY, May 20th, 1915.

PRESENT:—The Treasurer, Sir George Gibbons, and Messrs. Armour, Brewster, Bruce, Cowan, Douglas, Harcourt, Hellmuth, Hoskin, Johnston, Kerr, Ludwig, Masten, Moss, McFadden, Maclellan, McPherson, Northrup, Osler, Proudfoot, Watson, and Wilson.

On motion of Mr. Hoskin, seconded by Mr. Johnston, Mr. Shepley was re-elected Treasurer of the Society.

The Minutes of the meeting of April 15th, 1915, were read and approved.

LEGAL EDUCATION REPORT.

Mr. Masten, for the Legal Education Committee, reported as follows:—

Special Petitions.

K. D. Mackenzie, a candidate for admission in the Matriculant

Class, passed his matriculation examination in July, 1906, more than four years previous to his application, and asks to have the certificate allowed. The Committee recommend that the petition be granted.

T. A. Hutchinson, a candidate for admission in the Matriculant Class, passed his matriculation examination in July, 1910, more than four years previous to his application, and asks to have the certificate allowed. The Committee recommend that the petition be granted.

J. C. MacFarlane, a student in the Third Year, asks to have his service under articles allowed during the periods below mentioned. He entered into articles dated 6th August, 1912, to Angus MacMurchy, solicitor, of Toronto. The articles were assigned on the 15th of October, 1913, to J. S. Denison, and duly filed. He served Angus MacMurchy from the 6th of August, 1912, to the 18th of September, 1912, and with the permission of Angus MacMurchy he served T. A. Silverthorn from the 18th of September, 1912, to the 28th of April, 1913, although his articles were not assigned to Silverthorn. He served J. S. Denison from the 28th April, 1913, to the 15th of October, 1913, although for that period there was no assignment to Mr. Denison. The Committee recommend that the petition be granted.

C. F. Elliott, a student in the Third Year, asks to have allowed the filing of an assignment of articles. He entered into articles with Mr. Frank Denton dated 14th May, 1912, and duly filed. The articles were assigned by indenture dated 6th December, 1912, but by inadvertence the assignment was not filed until the 9th of April, 1915. 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 Hilary Term, 1915:—

Graduates:—Thomas Ewart Kelly, Henry Stuart Hayes.

Matriculants:—Kenneth Duncan McKenzie, Thomas Allinson Hutchinson, Ronald Gwynnyd Montague McRae, James Leighton Ross, Samuel Leslie Young, Harold James Burns, William Green-

wood, Charles Herbert White, George Kendall Lucas, Elwin Dean Wilkins, Edward Pardee Johnston, Robert Gordon Hamilton, Cyrus Frank Moore.

Easter Examinations, 1915.

Third Year.—The returns of the Examiners shew that the following have passed the examinations for the Third Year:—H. E. Manning, S. Factor, R. O. Daly, L. C. Jarvis, Miss E. L. Paterson, C. P. Plaxton, C. A. Payne, C. H. Watson, W. G. Hanna, W. S. Montgomery, E. M. Rowand, H. A. O'Donnell, W. R. Campbell, J. V. Guilfoyle, Thos. Eakin, R. Code, A. H. Plant, Mrs. M. E. Laughton, W. H. Beatty, P. E. F. Smily, C. Finlayson, J. M. Riddell, C. J. Bovaird, N. M. Retallack, H. Blake, J. S. Duggan, W. W. Parry, F. C. Richardson, T. J. Galligan, C. F. Leonard, M. E. Mulhern, E. J. MacEwen, R. B. Whitehead, H. B. Neely, Chas. Black, W. G. Lumsden, F. H. Barlow, J. E. Lawson, H. N. Farmer, H. W. Macdonnell, J. W. Murphy, A. L. Shaver, J. F. Strickland, R. H. Green, N. J. Macdonald, J. J. Hunt, R. A. Patchell, M. C. Purvis, J. C. MacFarlane, D. B. Sinclair, S. M. Scott, A. C. Casselman, D. McArthur, G. E. Edmonds, J. S. McLaughlin, R. A. Olmsted, C. F. Elliott, G. McTeigue, J. H. Best, F. A. Campbell, G. B. Jackson, Tom Brown, A. H. Robertson, J. O. Buckley, N. A. Keys, J. P. Walsh, L. V. Fitzpatrick, G. M. Malone, A. Chenier, J. G. Schiller, K. B. Maclaren, W. A. McCarthy, J. O. Garrow, F. Baalim, W. F. Greig, J. H. Naughton, W. R. Willard, C. H. Higgins, W. M. Cox, W. B. McPherson, R. S. Clark, C. A. Paul, P. L. Armstrong.

Failed—Third Year.—The returns of the Examiners shew that the following have failed to pass the Third Year examinations:—W. B. Henderson, E. A. Hay, O. A. Lauzon, J. G. Guise-Bagley, J. Idington.

Honours—Third Year.—The following candidates in the Third Year who have obtained at least three-fourths of the aggregate marks obtainable and at least one-half of the marks obtainable in each subject, are entitled to be passed with Honours:—Harold Ernest Manning, Samuel Factor, Roland Oliver Daly, Leonard Charles Jarvis, Miss Edith Louise Paterson, Charles Percy Plaxton.

Medals—Third Year.

Harold Ernest Manning, having passed both intermediate examinations with Honours, and having taken first place in the final examination with Honours, is entitled to a Gold Medal.

Samuel Factor, having passed both intermediate examinations with Honours, and having taken second place in the final examination with Honours, is entitled to a Silver Medal.

Roland Oliver Daly, having passed both intermediate examinations with Honours, and having taken third place in the final examination with Honours, is entitled to a Bronze Medal.

Scholarships—Third Year.

Harold Ernest Manning, who, being in due course, has taken the first place at the examinations for Call to the Bar, is entitled to the Chancellor Van Koughnet Scholarship, amounting to \$400.

Samuel Factor, being in due course, and having taken first place in the examination for Call to the Bar next after the winner of the Chancellor Van Koughnet Scholarship, is entitled to the Christopher Robinson Memorial Scholarship, amounting to \$100.

Call to the Bar.

The following ladies and gentlemen, 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:—
John Henry Naughton, Leonard Charles Jarvis, Sydney Ellis Wedd, Richard Alan Olmsted, Frederick Coverdale Richardson, Arza Clair Casselman, James Morgan Riddell, Maxwell Cline Purvis, James Fordyce Strickland, John Vincent Guilfoyle, Duncan McArthur, Hugh Williamson Macdonnell, Fred Holmes Barlow, Norman Alexander Keys, John Calvin MacFarlane, George Edward Edmonds, Stanley Meredith Scott, Frederick Armstrong Addison Campbell, Edith Louise Paterson, Colin Fraser Elliott, William Batten McPherson, Charles Francis Leonard, Harold Ernest Manning, John Ure Garrow, Gordon Burgess Jackson, Wilfred Wright Parry, Roland Oliver Daly, John Steuart Duggan, William Allan McCarthy, Mary Elizabeth Laughton, Arthur Herbert Plant, William Sargent Montgomery, Arthur Howard Robertson, Paul Lyndon Armstrong, Elmer McLeod Rowand, Kenneth Bruce Maclaren, Hume Blake, Jr., William Hughes Beatty, Charles Harold Watson, William George Hanna.

Call to the Bar—Special.

Colin William George Gibson, a student in the Third Year, who volunteered with the First Contingent and served at the war in France during the Law School session of 1914-15 and was wounded and invalided home and is about to return to the front, asks to be allowed his examination and to be called to the Bar in pursuance of the resolution of Convocation in that behalf. The Committee recommend that the petition be granted.

Certificates of Fitness.

The following gentlemen, whose papers and services are correct and who have passed the required examination, are entitled to receive their Certificates of Fitness:—Leonard Charles Jarvis, Sydney Ellis Wedd, Richard Alan Olmsted, John Vincent Guilfoyle, Duncan McArthur, William George Hanna.

Certificates of Fitness on Completion of Service.

The following gentlemen, whose papers and services are correct and who have passed the required examination, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:—John Henry Naughton, Frederick Coverdale Richardson, Arza Clair Casselman, James Morgan Riddell, Maxwell Cline Purvis, James Fordyce Strickland, Hugh Williamson Macdonnell, Fred Holmes Barlow, Norman Alexander Keys, John Calvin MacFarlane, George Edward Edmonds, Stanley Meredith Scott, Frederick Armstrong Addison Campbell, Edith Louise Paterson, Colin Fraser Elliott, William Batten McPherson, Charles Francis Leonard, Harold Ernest Manning, John Ure Garrow, Gordon Burgess Jackson, Wilfred Wright Parry, Roland Oliver Daly, John Steuart Duggan, William Allan McCarthy, Mary Elizabeth Laughton, Arthur Herbert Plant, William Sargent Montgomery, Arthur Howard Robertson, Paul Lyndon Armstrong, Elmer McLeod Rowand, Kenneth Bruce Maclaren, Hume Blake, Jr., William Hughes Beatty, Charles Harold Watson.

Certificate of Fitness—Special.

Colin William George Gibson, whose papers and services are correct, and who has been engaged in military service with the First Contingent, asks to be allowed his Certificate of Fitness on

the expiration of his time as an articled clerk on the 13th of June, 1915. The Committee recommend that the petition be granted.

The report was adopted.

On motion of Mr. Masten, rule 158 was suspended to enable certain gentlemen to be called to the Bar in their official military uniform.

REPORTING COMMITTEE REPORT.

Mr. Harcourt, for the Reporting Committee, reported as follows:—

1. Your Committee considered the applications for the position of Editor of the Reports and accepted the application of Mr. Edward B. Brown, K.C., subject to his signing a contract to be approved by the Committee.

2. Your Committee also considered the tenders for printing the Reports, and accepted the tender of the Canada Law Book Company, Limited, being the lowest tender, subject to their signing a contract approved by the Committee.

The report was adopted.

CHANGE IN FINANCIAL YEAR.

On motion of Mr. Bruce, pursuant to the authority conferred by the Act 5, Geo. V., ch. 26, rule 51 was amended by adding the following sub-sections:—

(5) The current financial year of the Society shall end on 31st August, 1915, and thereafter the financial year of the Society shall extend from the 1st day of September to the 31st day of August in the next ensuing year, both inclusive.

(6) A statement in detail of the Revenue and Expenditure of the Society for each year ending on 31st day of August (duly audited), shall be furnished during the following month of October to every member of the Society entitled to vote at the election of Benchers.

By consent of all present the amendment was read a second and third time and finally passed.

COPYRIGHT—APPLICATION OF BUTTERWORTH & COMPANY.

On motion of Mr. Bruce, opinion of Mr. H. Cassels, K.C., on the copyright in the Reports and the application of Messrs. Butterworth & Company to use the Reports in their new Digest, was re-

ferred to a joint committee consisting of the Reporting Committee and the Finance Committee for consideration and report.

The Treasurer referred to the death of the late Mr. Creswicke, K.C., who died May 7th, 1915, and appointed a special committee consisting of Messrs. Osler, Watson and Johnston to prepare a memorial to the late Mr. Creswicke for record on the Minutes of Convocation.

On motion it was resolved that a special meeting of Convocation be called for Thursday, June 17th, being the next regular meeting of Convocation, to fill the vacancy caused by the death of the late Mr. Creswicke by electing some person duly qualified under the Law Society Act to hold office until the beginning of Easter Term after the next quinquennial election.

COUNTY LIBRARIES REPORT.

Mr. McFadden, for the County Libraries Committee, reported as follows:—

1. That the returns from Grey Law Association were received on the 22nd April, 1915. Had they been received in time that Association would have been entitled to a grant of \$137.34. We recommend that the grant be now made.

2. We recommend payment of the following accounts:—
Carswell Co., Ltd., books for Hamilton Students' Library, \$4.95;
Carswell Co., Ltd., books for London Students' Library, \$4.95.

3. We recommend that 2 copies of the Rules be sent to all county libraries.

The report was adopted.

COMMUNICATIONS.

The Treasurer read a letter from D. W. Douthwaite, Under-Treasurer of Gray's Inn, London, England, to the Honourable J. J. Foy, K.C., and forwarded to Mr. Shepley by the Honourable I. B. Lucas, K.C., Attorney-General of Ontario. The letter is as follows:—

“19th April, 1915.

“SIR,—

“I am directed by the Treasurer of Gray's Inn to inform you that the Benchers of this Society have recently considered to what extent it would be possible to offer hospitality at Gray's Inn to members of the Bar within the Empire visiting this country for Privy Council Appeals.

"I am further to inform you that the Benchers have now resolved that members of the Bar within the Empire visiting this country for Privy Council Appeals be afforded on the same terms as members of Gray's Inn the use of the Library, the Common Rooms, and the Hall of the Society, and that for this purpose they may be made honorary members of the Society.

"It is suggested that any member of your Bar who is in London for the purpose mentioned above and who would like to avail himself of these facilities should apply to the Registrar of the Privy Council in London, who has kindly undertaken to introduce members of the Bar whom he knows to be within the terms of the Benchers' resolution.

"I shall be glad to give every assistance in my power to any member so introduced who will favour me with a visit here.

"I am, Sir,

"Your obedient servant,

"(Sgd.) D. W. DOUTHWAITE,

"*Under-Treasurer.*"

"THE HON. J. J. FOY, K.C.,

"Attorney-General of Ontario,

"Toronto."

It was resolved, on motion of Mr. Armour, seconded by Mr. Moss:—

"That the Benchers of the Law Society of Upper Canada, having heard read the kind letter of the Under-Treasurer of Gray's Inn offering the hospitality of Gray's Inn to those barristers of the Empire who attend the sittings of the Privy Council, desire to express their thanks to the Benchers of Gray's Inn for their generous offer."

PRESENTATION OF MEDALS.

The Society's Gold Medal was presented to Mr. Harold Ernest Manning, and the Society's Bronze Medal was presented to Mr. Roland Oliver Daly.

CALL TO THE BAR.

The following ladies and gentlemen were introduced and called to the Bar:—John Henry Naughton, Leonard Charles Jarvis (with Honours), Sydney Ellis Wedd, Richard Alan Olmsted, Frederick Coverdale Richardson, Arza Clair Casselman, James Morgan Riddell, Maxwell Cline Purvis, James Fordyce Strickland, John Vincent Guilfoyle, Duncan McArthur, Hugh Williamson

Macdonnell, Fred Holmes Barlow, Norman Alexander Keys, John Calvin MacFarlane, George Edward Edmonds, Stanley Meredith Scott, Frederick Armstrong Addison Campbell, Edith Louise Paterson (with Honours), Colin Fraser Elliott, William Batten McPherson, Charles Francis Leonard, Harold Ernest Manning (with Honours, Gold Medal), John Ure Garrow, Gordon Burgess Jackson, Wilfred Wright Parry, Roland Oliver Daly (with Honours, Bronze Medal), John Steuart Duggan, William Allan McCarthy, Mary Elizabeth Laughton, Arthur Herbert Plant, William Sargent Montgomery, Arthur Howard Robertson, Paul Lyndon Armstrong, Elmer McLeod Rowand, Kenneth Bruce Maclaren, Hume Blake, Jr., William Hughes Beatty, Charles Harold Watson, William George Hanna, Colin William George Gibson.

Mr. Harcourt referred to the "History of the Law Society," edited by the Honourable Mr. Justice Riddell, and to its publication by the Society, and it was moved by Mr. Watson, seconded by Mr. Douglas,

"That it be referred to a joint committee consisting of the Standing Committees on Finance and Reporting to consider the matter and report at a subsequent meeting of Convocation, and that Mr. Bruce be convener of the joint committee."

The motion was carried.

STANDING COMMITTEES.

On motion the Standing Committees of the Society as at present constituted were re-elected for the ensuing year.

Convocation then rose.

THURSDAY, June 17th, 1915.

PRESENT:—The Treasurer, Sir Allen Aylesworth, and Messrs. Bruce, Farewell, Harcourt, Johnston, Kerr, Lennox, Lynch-Staunton, Masten, Moss, McFadden, McKay, McMaster, McPherson, Nesbitt, Northrup, Osler, Proudfoot, Robinette, Rowell, Watson, and Wilson.

The Minutes of the meeting of May 20th, 1915, were read and approved.

Mr. Masten moved to amend Rule 38 by adding to the first clause the words, "unless otherwise ordered by Convocation."

The motion was lost.

LEGAL EDUCATION REPORT.

Mr. Masten presented the report of the Legal Education Committee, which is as follows:—

Special Petitions.

Geoffrey Lynch-Staunton, a candidate for admission in the Matriculant Class, was articled on the 19th of February, 1915, and enlisted for active service and was prevented thereby from making application sooner and he is now serving with the Canadian forces at the front. He asks that he be entered as of Hilary Term, 1915. The Committee recommend that the petition be granted.

A. J. Kiely, a candidate for admission in the Matriculant Class, presents a Certificate of Matriculation passed in September, 1910, more than four years before his application, and asks to have the certificate allowed. For two years after his matriculation he was attending the University of Toronto. The Committee recommend that the petition be granted.

F. J. McMahon, a candidate for admission in the Matriculant Class, passed his matriculation examination in July, 1903, more than four years previous to his application, and asks to have the certificate allowed. Since his matriculation he was indentured as a student of Dentistry, in which he attended lectures at the University of Toronto for four years and graduated in 1907; in 1908 he took a post-graduate course in Dentistry; in 1910 and 1911 he took a course in French; in 1913 he took a further post-graduate course in Dentistry; since June, 1914, he has been studying law privately. He asks to be entered as of the 1st of June, 1915. The Committee recommends that the petition be granted.

Admission of Students.

The following gentlemen and lady, having given due notice, having filed certificates of qualification and paid the required 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 first day of June, 1915:—

I. Graduates:—Joseph Antoine Legris, Thomas D'Arcy Leonard, Harold Gladstone Murray, Albert Jeffrey Lester, Arthur Stanley Bourinot, Guy Peirce Dunstan, William Hartley Willard,

Austin Matthew Latchford, Langlois Dundas Lefroy, George Geoffrey May, Francis Arthur Hammond, Howard Addison Hall, Ian McLean Macdonell, Alan Gordon McDougall, Hugh Adams Sinclair, Ashton Raye Douglas, Robert William Low McBrady.

II. Matriculants:—Frederick Joseph McMahon, Æneas John Kiely, Della Campbell, Thomas Walker Whiteside.

D. B. Sinclair asks to have his service allowed and to be called to the Bar on the 17th of June, and to receive his Certificate of Fitness on completion of his service as an articled clerk. Mr. Carrick, to whom he was articled, gave a certificate covering the disputed period and to the effect that he was not absent without his consent. The Committee recommend that the petition be granted.

Norman A. Keys, Third Year student, who was called to the Bar on the 20th of May last, asks to have his service allowed and granted his Certificate of Fitness. He entered into articles dated the 28th of March, 1912, and served thereunder to April 1st, 1915, when, through inadvertence and ignorance of the requirements, he left the service of Mr. Wegenast thinking he had completed his service. He was entered as a graduate in May, 1912, and his service should have been continued until the 17th of May, 1915, instead of the 1st of April. Subsequent to the 1st of April he has been studying for his law examinations and training with the Officers' Training Corps, and has enlisted for active service and is leaving to-day for the front. The Committee recommend that the petition be granted.

Examination Returns—Easter, 1915.

First Year.—The returns of the Examiners shew that the following have passed the examination for the First Year:—
A. D. Mackenzie, R. S. Rodd, H. S. Brewster, A. H. Murphy, A. J. Trebilcock, L. B. Campbell, N. S. Robertson, D. Goodman, D. A. Swayze, G. A. Johnston, J. A. R. Mason, J. D. Becking, M. Rotenberg, R. D. M. Walter, A. B. Nind, A. L. Williams, H. C. Farthing, W. T. Sinclair, E. C. Fetzer, L. G. McAndless, J. I. Hodgins, C. S. McKee, T. F. Pepler, C. S. Stonehouse, H. Parke, L. J. Phelan, G. E. Blake, A. W. Roebuck, D. McWilliam, N. M. Rumball, S. H. Brocklebank, M. W. Keefer, J. A. O'Brien, J. E. Corcoran, J. L. Sheard, W. K. Anderson, R. T. Birks, W. M. Smith, H. R. Cluff, E. G. Murphy, C. W.

Anderson, G. L. Rodd, J. N. Mulholland, Wm. Horkins, H. S. Honsberger, H. Finkle, N. S. Chisholm, G. H. Gilday, G. H. Lovatt, C. C. Calvin, W. C. Kester, R. W. Maclellan, L. A. Kelly, M. Crabtree, H. J. Reynolds, J. B. Allen, A. L. G. Brooks, A. R. Kinnear, H. H. Beeman, A. C. Fleming, M. McLean, H. E. Wood, A. J. Duncan, R. G. McClelland, A. B. Bennett, N. R. Kay, J. D. O'Brien, T. S. Gordon, F. C. Teskey, M. J. Brennan, A. M. Judd, G. W. G. Gauld, A. F. Telfer, J. A. Duffy, H. L. Steele, F. P. Dawson, H. B. Spaulding, W. A. McFarlane, W. C. H. Swinburne, C. E. Bell, A. J. Donnelly, A. G. McHugh, H. H. Johnstone, Miss A. B. Bateman, J. A. Christilaw, J. R. Brett, J. P. Ferguson, H. B. S. Hammond, W. J. O'Brien, W. E. Wilson, R. Sheppard.

Honours—First Year.—The following gentlemen, having obtained 50% of the marks obtainable on each paper and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be allowed their examinations with Honours:—A. D. Mackenzie, R. S. Rodd, H. S. Brewster, A. H. Murphy, A. J. Trebilcock, L. B. Campbell, N. S. Robertson, D. Goodman, D. A. Swayze, G. A. Johnston, J. A. R. Mason, J. D. Beeking, M. Rotenberg, R. D. M. Walter, A. B. Nind, A. L. Williams, H. C. Farthing, W. T. Sinclair, E. C. Fetzer, L. G. McAndless, J. I. Hodgins, C. S. McKee, T. F. Pepler, C. S. Stonehouse, H. Parke, L. J. Phelan, G. E. Blake, A. W. Roebuck, D. McWilliam, N. M. Rumball, S. H. Brocklebank, M. W. Keefer, J. A. O'Brien.

Scholarships—First Year.—Of those who have passed with Honours the following are entitled to Scholarships:—

A. D. Mackenzie	\$100.00
R. S. Rodd	60.00
H. S. Brewster	40.00
A. H. Murphy	40.00
A. J. Trebilcock	40.00
L. B. Campbell	40.00
N. S. Robertson	40.00

Second Year.—The returns of the Examiners shew that the following have passed the examination for the Second Year:—C. E. L. Babcock, W. S. Maguire, P. Shulman, E. G. Binkley, G. S. Dudley, M. C. Pritchard, F. W. Callaghan, S. M. Clark,

B. V. McCrimmon, N. Newton, H. L. Barnes, W. D. Roach, D. B. Coleman, J. W. Freeborn, A. S. Winchester, A. B. Mortimer, Roy Henderson, A. R. Quirk, D. P. J. Kelly, H. F. Logan, H. B. Settingington, N. H. Treadwell, W. B. Cowan, F. P. Varcoe, R. C. Berkinshaw, A. C. McFarlane, J. D. Scott, E. H. Brower, C. A. Snowdon, J. M. Bullen, R. B. Johnston, C. B. McClurg, J. L. Bishop, C. W. Moorhead, A. A. Mackinnon, H. J. McLaughlin, A. A. Bain, J. F. Lucas, A. K. Cowper, T. B. Richardson, W. E. Morrison, J. G. Hamilton, W. J. Beaton, John Callahan, C. A. S. McKay, H. A. Harrison, A. H. Boddy, H. S. Parkinson, S. A. Rutledge, H. V. Hearst, W. W. Boyd, F. H. Snyder, Miss G. Alford, D. R. Hossack, L. M. Keachie, H. L. Palmer, Wm. Menton, J. A. McGibbon, E. G. Black, A. Aubin, F. H. Vanston, A. G. Davis, J. E. McGlade, W. J. Thompson, J. H. A. Stoneman, D. Markham, A. L. Reid, S. L. Smoke, H. St. Jacques, J. F. Dales, Chas. Bowman, H. N. Barry, J. C. Thomson, W. F. Huycke, M. W. Wilson, W. M. Wright, C. H. Tanner, F. C. O'Leary, J. H. Phippen, W. E. V. Goodwin, J. F. Twigg, M. Smith, J. W. F. Kerr, M. A. McKay, J. B. Keeler, R. E. Grass, A. W. Guertin, J. A. D. Slein, H. S. Sprague, G. C. Ellis, D. H. Stewart, E. A. Harris, R. E. Mackinnon.

Honours—Second Year.—The following gentlemen, having obtained 50% of the marks obtainable on each paper and 75% of the aggregate marks obtainable at the Christmas and Easter Examinations, are entitled to be allowed their examinations with Honours:—C. E. L. Babcock, W. S. Maguire, P. Shulman, E. G. Binkley, G. S. Dudley, M. C. Pritchard, F. W. Callaghan, S. M. Clark, B. V. McCrimmon, N. Newton, H. L. Barnes, W. D. Roach, D. B. Coleman, J. W. Freeborn.

Scholarships—Second Year.—Of those who have passed with Honours the following are entitled to Scholarships:—

C. E. L. Babcock.....	\$100.00
W. S. Maguire.....	60.00
P. Shulman.....	40.00
E. G. Binkley.....	40.00
G. S. Dudley.....	40.00
M. C. Pritchard.....	40.00
F. W. Callaghan.....	40.00

H. E. B. Platt, a student in the First Year, asks to have his

First Year examination allowed. He passed at Christmas, but failed by 7 marks at Easter. He was appointed Lieutenant in the 35th Battalion, and has been engaged in active military duties since the 20th of November, 1914, and has left for the front. The Committee recommend that the petition be granted.

Principal's Report.

The report of the Principal of the Law School is submitted herewith.

Appointment of Examiners.

The following applications have been made for examinerships:

<i>Name.</i>	<i>Address.</i>	<i>Called.</i>
1. John M. Telford.....	Hamilton....	Trinity, 1906
2. Neil D. Maclean.....	Toronto....	Easter, 1908
3. R. W. Hart.....	Toronto....	Easter, 1910
4. Grant Cooper.....	Toronto....	Trinity, 1911
5. Frank J. Foley.....	Toronto....	Trinity, 1912
6. C. G. French.....	Toronto....	Easter, 1913
7. Isidor Finberg.....	Toronto....	Easter, 1914
8. J. Lewis Duncan.....	Toronto....	Easter, 1914
9. George W. Morley.....	Ottawa.....	Easter, 1914
10. James F. Coughlin.....	Toronto....	Trinity, 1914
11. Frank Regan.....	Toronto....	Michaelmas, 1914

The report was adopted.

The following is the report of the Principal referred to in the foregoing report:—

THE LAW SCHOOL, 26th May, 1915.

C. A. MASTEN, Esq., K.C.,

Chairman Legal Education Committee.

Dear Sir:—

1. I beg to submit my report for the Law School Term of 1914-15.

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

First Year.....	111
Second Year.....	112
Third Year.....	91

Total..... 314

3. 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 duly attending by illness or other good cause.

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

The Principal.....	239
Mr. King, K.C.....	75
Mr. J. D. Falconbridge.....	87
Mr. S. Denison, K.C.....	93
Mr. S. H. Bradford, K.C.....	102
Mr. C. C. Robinson.....	13
Mr. H. W. A. Foster.....	15

Total..... 624

5. The following special lectures were given:—

(a) First Year—Bookkeeping, by Mr. R. J. Dilworth.....	14
(b) Second Year—Mechanics' Liens, by Mr. B. N. Davis.....	10

6. These lectures I consider specially valuable as bearing upon the practical side of a solicitor's training. Mr. Dilworth took a great interest in his lectures, and made special efforts to have them practically useful in their character.

Both of these courses were much appreciated by the students.

I trust that the Committee may continue them during the next term of the School.

7. The lectures set out in the annexed schedule were delivered to the Third Year, as follows:—

Morning Lectures.

9.00 a.m.

Jan. 8.

“Certiorari and Prohibition” W. H. Blake, K. C.

Jan. 15.

“Copyright”..... J. H. Moss, K.C.

Jan. 22, 29.

“Municipal By-laws”.... The Hon. Mr. Justice Middleton.

Feb. 5.

“The Solicitors Act”..... Hamilton Cassels, K.C.

Feb. 12, 19, 26.

“Company Law”..... C. A. Masten, K.C.

10.00 a.m.

Jan. 8, 15, 22, 29.

.....H. M. Mowat, K.C.

Afternoon Lectures.

4.30 p.m.

Jan. 8.

"The Municipal Act".....The Hon. Mr. Justice Hodgins.

Jan. 15, 22, 29.

"Duties of Municipalities in regard to Highways."

His Hon. Judge Denton, LL.B., Judge of the County
Court of the County of York.

Feb. 5.

"The Municipal Act".....The Hon. Mr. Justice Hodgins.

Feb. 12.

"Early Law in Upper Canada."

.....The Hon. Mr. Justice Riddell, L.H.D., LL.D.

Feb. 19, 26.

"Cross-examination".....E. F. B. Johnston, K.C.

Jan. 6 (10.00 a.m.).

"The Legal Profession".....Colonel Ponton, K.C.

8. The following special lectures were also given to the Third
Year:—

"Railway Law"—Mr. Angus MacMurchy, K.C..... 4

"Civil Trials"—Mr. C. A. Moss..... 2

"Debenture By-laws"—Mr. J. B. Clarke, K.C..... 1

"Trust Estates"—Mr. Clive A. Thomson..... 3

9. I have pleasure in reporting that the discipline and the
attention during the term have been quite satisfactory.10. I regret to report that one of the graduates of last year,
Captain W. Leslie Lockhart Gordon, was recently killed in action.Henry Kelleher, an honour graduate of the University of
Cambridge, who completed the first year of his course at the
School last year, has also been killed in action.Of each one of these it can be said: "*Qui procul hinc, qui ante
diem perit, sed miles, sed pro patria.*"11. Mrs. Bicknell, widow of the late Mr. James Bicknell, K.C.,
has kindly offered a prize of Fifty Dollars a year, during her
pleasure, to be given to the student in the Third Year who shall
attain the highest marks in the examination in Commercial Law.

This prize will be available for the examination in that subject at the next session.

12. During last year the Committee directed that students should be examined in special lecture subjects in addition to the regular subjects of the course. This was a new provision.

13. For the year just closing this was carried out in some of the subjects by giving questions on them in the papers set on the regular subjects, *e.g.*, questions on the Mechanics' Lien lectures were given in the Real Property paper in the Second Year, and questions on Certiorari and Prohibition in the Criminal Law paper in the Third Year.

14. In the First Year an examination was held in Bookkeeping, but as this was a new subject and tentative in its character, it was decided that the results should not affect the standing of the students in the regular subjects, but that pass marks in the subject should be exacted as necessary to being allowed the required standing in the regular subjects.

15. I am not satisfied with the method necessarily adopted during the recent examinations. The number of questions prescribed in the regular subjects is quite small enough for a test in these important subjects. The interpolation of questions on other subjects, even though these be somewhat akin to the regular ones, is hardly satisfactory, and is in my judgment unfair both to the students and the regular subjects.

16. The suggestion may be made that a general paper might be set covering these special subjects. Then the difficulty comes as to whether this general paper should be treated as a regular subject, to be applied for purposes of pass and honour standing, and as to how far a general paper on a number of miscellaneous and unrelated subjects would be a fair test.

17. There are very practical difficulties connected with the holding of any examination in these extra subjects.

18. I am of the opinion that what is wanted is not an increase of examinations for the students—the burden is very heavy now—but, as I pointed out in my report last year, more time for reading and digesting the text-books, lectures and statutes that are prescribed.

19. The amount of effort required merely to read over the mass of work prescribed is very great. In the case of students

engaged, as most of them are, in offices and having only the evening hours at the close of a hard day's work for study, the task seems to me almost an impossible one to accomplish thoroughly.

20. The great majority of our students are eager to obtain information and help in matters relating to their professional success, and I am satisfied that they will pay serious attention to these extra subjects when presented, as they all are at present, in an attractive way, without the stimulus of examination upon them. Those who are not serious students will not be much helped by an examination.

21. Examinations in themselves are of no value. Some test is no doubt necessary before a student can be admitted to practise. At present we have not arrived at any substitute for examinations: they are necessary evils. But every additional examination means additional strain, and *ex necessitate rei*, more temptation to cram.

22. In the examination prescribed for the present subjects in the curriculum which comprise the foundation principles for the equipment of a lawyer, there is a reasonable guarantee of fitness for admission to the profession. With that, in my judgment, we should be satisfied.

23. *I recommend* (1) that as prescribed during the past year attendance on all subjects be made compulsory.

(2) That in the subject of Bookkeeping in the First Year the same principle be adopted as was in force this year, *i.e.*, the examination therein not to affect the pass and honour standing, or the relative positions in the regular subjects, but that every student be required to obtain pass marks in Bookkeeping as a condition precedent to being allowed a pass in the regular subjects of the year. A prize or prizes for proficiency in this subject would be helpful.

(3) That there be no examination in the extra and incidental subjects upon which lectures may from time to time happen to be given.

(Sgd.) N. W. HOYLES,
Principal.

Mr. Masten presented a supplementary report of the Legal Education Committee, which is as follows:—

PROOFS OF SERVICE UNDER ARTICLES.

Your Committee have approved of amendments to Forms 9 and 10, being the Affidavit of Service under Articles and the Certificate of Service under Articles, and present the same to Convocation for approval.

BOOKKEEPING.

Mr. R. J. Dilworth delivered special lectures on Bookkeeping to the First Year during the last session of the Law School, and set examination papers and examined First Year students thereon. The Committee recommend a grant of \$250.00 to Mr. Dilworth for his services.

CORNELIUS A. MULVIHILL,

Who presented his petition for admission in the Graduate Class in Trinity Term, 1914, renews his application to be admitted in that term. He had some difficulty in getting his certificate of graduation from the University of Ottawa, and his application for admission was refused 19th of November, 1914. He has now filed a certificate of graduation in Arts of the University of Ottawa. He paid his admission fees and also paid the Law School fees and attended lectures during the session of 1914-15. He now asks to be admitted as of Trinity Term, 1914, and to be allowed to write the First Year examinations at the Supplemental Examinations to be held in September next. The Committee recommends that the petition be granted.

ROBERT W. L. McBRADY,

An applicant for admission in the Graduate Class, filed his petition for admission and paid his fees on the 20th of May, 1915, but was eleven days late in filing his certificate of graduation. He asks that he be entered as of the 1st of June, 1915. The Committee recommends that the petition be granted.

DEMONSTRATORS.

The Committee ask authority to advertise for two Demonstrators to succeed Mr. C. C. Robinson and Mr. H. W. A. Foster, whose terms of office are about to expire, and power to appoint two Demonstrators in the meantime subject to the confirmation of Convocation.

All of which is respectfully submitted.

Dated 17th June, 1915.

(Sgd.) C. A. MASTEN,
Chairman.

The supplementary report was adopted with the exception of the first clause, which was ordered to stand over for future consideration.

APPOINTMENT OF EXAMINERS.

Mr. John MacDonald Telford, of Hamilton, and Mr. Richard Wylie Hart, of Toronto, were appointed Examiners for the term of four years from the 1st of December, 1915, at a salary of \$500.00 a year each, in succession to Mr. A. D. Armour and Mr. N. D. Maclean, whose terms of office expire on the 30th of November, 1915.

Mr. George Franklin McFarland was appointed Senior Examiner, the appointment to take effect on the 1st of December, 1915, in succession to Mr. A. D. Armour, whose term of office then expires.

ELECTION OF BENCHER.

Mr. William Alves Morgan Boys, K.C., of Barrie, was elected a Bencher in succession to the late Mr. A. E. H. Creswicke, K.C., deceased.

MEMORIAL OF THE LATE MR. CRESWICKE.

Mr. Osler, for the Special Committee appointed by Convocation to prepare a memorial of the late Mr. Creswicke, K.C., a Bencher of the Society, reported as follows:—

The late Mr. Alfred Edwin Horace Creswicke, K.C., a Bencher of this Society, died suddenly at Barrie on Friday, the 7th of May last. He was born at Barrie, in the County of Simcoe, in the year 1860. He was of English descent, the second son of the late Henry Creswicke, a well-known Provincial Land Surveyor, who was for many years County Surveyor of the County of Simcoe.

He received his education at the old Barrie Grammar School, and studied his profession in the office of Messrs. Lount & Boys of Barrie, both of whom subsequently became members of the judiciary.

He was called to the Bar in Easter Term, 1894, and appointed King's Counsel on the 20th of January, 1908. He was elected a Bencher in Easter Term, 1911, and rendered valuable service on Committees and in Convocation.

He practised his profession successfully both on the Civil and Criminal side and as Counsel was well known beyond the limits of his native county.

For some years he was Mayor of the town of Barrie, and a son is now serving his country at the front in the Second Contingent, Queen's Own Rifles.

A man of probity and high character, he commanded the esteem of all who knew him, and his loss is recorded by Convocation with regret.

The report was adopted, and a copy of it was ordered to be sent to the family of the late Mr. Creswicke.

DISCIPLINE COMMITTEE REPORT.

Mr. Johnston, for the Discipline Committee, presented the report of the Discipline Committee as follows:—

Re Harry Symons.

In pursuance of the direction of Convocation made on the 15th of April, 1915, the Committee investigated the case of Harry Symons, who, by letter dated the 4th of February, 1915, tendered his resignation as a barrister and solicitor. Your Committee find that the said Harry Symons was on the 30th of January, 1915, convicted of conspiracy to defraud and was sentenced to five years in the Penitentiary at Kingston, and your Committee recommend that the name of the said Harry Symons be struck from the Roll of Barristers, and that a resolution be passed by the Benchers that the said Harry Symons is unworthy to practise as a solicitor and that an order of Court be obtained striking his name from the Roll of Solicitors.

The report was received and ordered to be taken into consideration at the next meeting of Convocation, and notice was directed to be sent to the said Harry Symons calling upon him to shew cause why the report should not be adopted and acted upon.

Re M. G. Cameron.

Mr. Johnston, for the Discipline Committee, also reported that a *primâ facie* case has been made out against M. G. Cameron, Esquire, solicitor, Goderich, for lending his name to enable one F. S. Scott, a layman, to practice as a solicitor in the Surrogate Court, and for sharing fees arising from such practice.

The report was received, and it was referred to the Discipline Committee to investigate the complaint and report to Convocation.

REPORTING COMMITTEE REPORT.

Mr. Masten, for the Reporting Committee, reported as follows:—

1. A draft contract for editing the Ontario Law Reports and Ontario Weekly Notes with Mr. E. B. Brown, K.C., prepared by Mr. Hamilton Cassels, K.C., for the Society, and approved by the Committee, is laid before Convocation herewith, and the Committee recommend that it be approved by Convocation.

2. A draft contract for printing and distributing the Ontario Law Reports and the Ontario Weekly Notes and the Proceedings of Convocation with the Canada Law Book Company, which was prepared by Mr. Hamilton Cassels, K.C., for the Society, and approved by the Committee, is presented to Convocation herewith, and the Committee recommend that it be approved by Convocation.

The report was received and ordered to stand over for further consideration.

Re Copyright and Request of Messrs. Butterworth & Co.

Mr. Bruce, for the Joint Committee consisting of the Committees on Finance and Reporting, to whom the following matter was referred by Convocation on the 20th of May, 1915, reported as follows:—

With regard to the request of Messrs. Butterworth & Co., of London, England, for permission to use the headnotes and other copyright matter in the Ontario Law Reports for their proposed publication entitled "The English and Empire Digest," the Committee recommend that leave be given to Messrs. Butterworth & Co. to use the headnotes for their proposed digest on the following terms:—

(a) The Society is to receive from Messrs. Butterworth & Co. twelve complete bound sets of "The English and Empire Digest," to be delivered to the Society as soon as the same is published.

(b) The Society is to have the right in compiling any digest to use "The English and Empire Digest" so far as desirable.

(c) The permission hereby recommended is not to extend to reports or any publication of Messrs. Butterworth & Co. except "The English and Empire Digest."

The report was adopted, and referred back to the Committee to have a contract drawn with Butterworth & Co.

Re Mr. Justice Riddell's History of the Law Society.

Mr. Bruce, for the Joint Committee, consisting of the Finance and Reporting Committees, to whom the following matter was referred by Convocation on the 20th of May, 1915, reported as follows:—

1. Mr. Justice Riddell has written a history of the Law Society of Upper Canada from earliest times down to 1857 (when the Act respecting Attorneys-at-law was passed), and has specially dealt with the subject in six chapters, with notes under the respective headings of:—

- (1) Earlier Periods of the Legal Profession in Upper Canada..
- (2) The Student, Education, Admission and Call.
- (3) Osgoode Hall.
- (4) Library.
- (5) Reports.
- (6) Portraits.

And it is estimated at about 35,000 words, and that it will fill, when printed, about 85 to 90 pages of the same size as the Ontario Law Reports, somewhat less in size than one average number, and that the cost of printing 1,000 copies bound in cloth will be about \$475.00 and of 2,000 copies will be about \$795.00.

It has been suggested to Mr. Justice Riddell that he should continue the history so as to shew the changes in the Law Society since 1857, which he readily assents to, for which some time will be required.

2. The Committee recommend that the Law Society accept Mr. Justice Riddell's kind offer and undertake the printing and publication of 500 copies of the work.

That 150 copies be handed to Mr. Justice Riddell.

That a copy be given to each of the Judges of the Supreme Court of Ontario; to each County Court Judge, and each of the Benchers of the Society, and that two copies be sent to each of the County Library Associations in good standing, and that the remaining copies be dealt with as the Law Society may from time to time direct.

The report was adopted.

The Treasurer referred to the death of the late Honourable James Maclellan, K.C., which occurred on the 9th of June, 1915, and named a Committee consisting of Messrs. Osler, Johnston,

and Watson, to prepare a memorial of the late Mr. Maclellan to place on the records of Convocation.

COMMUNICATIONS.

Mr. J. S. Denison, K.C., wrote asking that the annual fees of Mr. H. W. A. Foster, who is serving as an officer at the front, be remitted, and that his reports be sent to him during his absence.

On motion the request was not entertained.

CALL TO THE BAR.

Mr. Donald Black Sinclair was introduced and called to the Bar.

Mr. Watson gave notice that at the next meeting of Convocation he would move to amend Rule 12 to change the hour of meeting of Convocation from 12 o'clock noon to 11 a.m., and to change the day of meeting from Thursday to Friday.

Convocation then rose.

THURSDAY, September 16th, 1915.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Boys, Brewster, Bruce, Dewart, Douglas, Farewell, Harcourt, Hearst, Hellmuth, Kerr, Ludwig, Lynch-Staunton, Moss, McFadden, McKay, McMaster, McPherson, Osler, Proudfoot, Robinette, Rowell, Watson, White, and Wilson.

The Minutes of the meeting of June 17th, 1915, were read and approved.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Armour, for the Legal Education Committee, reported as follows:—

Resignation of John King.

A letter of Mr. John King, dated the 2nd of September, 1915, in which he tenders his resignation as a member of the Law School staff, is submitted.

Demonstrator.

A letter of Mr. Shirley Denison to Mr. Harcourt, in the absence of the Treasurer and the Chairman, suggesting that Mr. Forsyth Ritchie take the place of Mr. Foster as Demonstrator

during the current term owing to Mr. Foster's absence at the war, is submitted. Under instructions from Mr. Harcourt the Secretary wrote to Mr. Denison to arrange for Mr. Ritchie to act as Mr. Foster's substitute. The Committee recommend that the arrangement be confirmed.

Admission of Students.

The following candidates have filed petitions to be admitted as students-at-law, and have filed notice of presentation and certificates of qualification and have paid the proper fees; their names have been posted according to the rules, and no objection has been received:—

Graduates:—Paul Home, Charles Bolton Magrath, Edward Joseph Kylie, Joseph Agapit Clermont, Fred Scandrett, James Henry Pedley, Arthur Greig Stewart, William Patrick John O'Meara, Arthur Justin Cowan, James Ramsay Morris, William Ewart Sommerville, Hubert C. Myers, James McIntosh Tutt, Clarence Snider, George Douglas Ainslie, Reginald Prinsep Wilkins, James Joseph Frawley, Hugh Clayton Cameron,

Matriculants:—Frances Lucille Payne, Alfred John Sneath, Edward Harold Braund, Rosario H. Barrette, George Douglas Atkin, Bernard Stanley Heath, Ross Lawrence Taylor, Francis Wilkinson, Matthew Patrick Henry Liddy, Clarence Frederick Tuer, Abraham Clavir, Arthur Gordon Cowan, Alway Brown.

The Committee recommend that the foregoing be entered as students-at-law as of the first day of September, 1915.

CALL TO THE BAR.

The following gentlemen have passed their examinations and paid the prescribed fees, and have given due notice of Call to the Bar:—John Seaborn McLaughlin, Gerald Morphy Malone, Samuel Factor, William Roy Willard, Wilfrid Maynard Cox, Percy Edwin Frederick Smily, Hugh Anthony O'Donnell, Robert Alexander Patchell, John Harries Best, Willard F. Greig, Norman McKay Retallack, Maurice Edward Mulhern, James Oscar Buckley, Charles Alfred Payne, Thomas Eakin, Clarence Allen Paul, Thomas Joseph Galligan, Roy Beverley Whitehead, William Russell Campbell, Armand Chenier, Walter Gerald Lumsden, Alexander Laurence Shaver, Harold Nash Farmer, Robert Stewart Clark, Norman James Macdonald, Tom Brown.

The Committee recommend that they be called to the Bar accordingly.

Certificates of Fitness on Completion of Service.

The following gentlemen, whose papers and services are correct, and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:—Gerald Morphy Malone, Samuel Factor, William Roy Willard, Wilfrid Maynard Cox, Percy Edwin Frederick Smily, Hugh Anthony O'Donnell, Robert Alexander Patchell, John Harries Best, Willard F. Greig, Norman McKay Retallack, Maurice Edward Mulhern, James Oscar Buckley, Charles Alfred Payne, Thomas Eakin, Clarence Allen Paul, Thomas Joseph Galligan, Roy Beverley Whitehead, William Russell Campbell, Armand Chenier, Walter Gerald Lumsden, Alexander Laurence Shaver, Harold Nash Farmer, Robert Stewart Clark, Norman James Macdonald, Tom Brown, John Seaborn McLaughlin.

The report was adopted.

Call to the Bar.

The following gentlemen were introduced and called to the Bar:—John Seaborn McLaughlin, Gerald Morphy Malone, Samuel Factor, William Roy Willard, Wilfrid Maynard Cox, Percy Edwin Frederick Smily, Hugh Anthony O'Donnell, Robert Alexander Patchell, John Harries Best, Willard F. Greig, Norman McKay Retallack, Maurice Edward Mulhern, James Oscar Buckley, Charles Alfred Payne, Thomas Eakin, Clarence Allen Paul, Thomas Joseph Galligan, Roy Beverley Whitehead, William Russell Campbell, Armand Chenier, Walter Gerald Lumsden, Alexander Laurence Shaver, Harold Nash Farmer, Robert Stewart Clark, Norman James Macdonald, Tom Brown.

The Silver Medal awarded by Convocation on May 20th, 1915, was presented by the Treasurer to Mr. Samuel Factor on his call to the Bar.

Mr. Joseph D. de Grandpré, a barrister and solicitor of the Province of Quebec, was called to the Bar of Ontario and granted a certificate of fitness to practise as a solicitor.

Mr. William Gibb More, a solicitor of the Supreme Courts in Scotland, was granted a certificate of fitness to practise as a solicitor.

RESIGNATION OF MR. JOHN KING, K.C., AS LECTURER.

On motion of Sir Allen Aylesworth, seconded by Mr. White, it was ordered that the resignation of Mr. King be accepted, and that during the pleasure of Convocation he be appointed *Emeritus* Lecturer, and perform such duties in connection with the Law School as may be assigned to him by the Principal, at a salary of \$1,200.00 per annum, payable monthly.

ANNUAL STATEMENT.

Mr. Bruce, for the Finance Committee, reported as follows:—

Pursuant to Statute, R.S.O. 1914, ch. 157, sec. 53, and 5 Geo. V. (1915), ch. 26, sec. 2, and rule 51, sub-secs. 5 and 6, the statement of Revenue and Expenditure and the Balance Sheet for eight months from the 1st of January to the 31st of August, 1915, inclusive, is submitted herewith, with the Auditor's certificate attached. The Committee recommends that the statement of Revenue and Expenditure be printed and distributed in the usual way pursuant to the statute.

The Committee recommends that owing to the statute above mentioned and the amendment to rule 51, sub-secs. 5 and 6, that rule 49 be amended by striking out the word "February" in the sixth line thereof and substituting the word "October."

The report was adopted.

AMENDMENT TO RULE 49.

Mr. Bruce moved that rule 49 be amended by striking out the word "February" in the sixth line thereof and substituting the word "October."

By consent of all present the amendment was read a first, second and third time, and finally passed.

CONTRACTS FOR PRINTING AND EDITING REPORTS.

On motion of Mr. McMaster the report of the Reporting Committee presented to Convocation on June 17th, 1915, was adopted.

RE HARRY SYMONS.

The report of the Discipline Committee respecting Harry Symons, which was presented to Convocation on June 17th, 1915, was adopted, and it was resolved that the name of the said Harry Symons be struck from the Roll of Barristers, and that the said

Harry Symons is declared to be unworthy to practise as a solicitor, and that an order in Court be obtained striking his name from the Roll of Solicitors.

MEMORIAL TO THE LATE HONOURABLE JAMES MACLENNAN.

Mr. Osler, for the Special Committee appointed to prepare a memorial to the late Mr. Justice Maclennan, presented the following memorial:—

The Honourable James Maclennan, retired Justice of the Supreme Court of Canada, and a Bencher, *ex officio*, of this Society, died at his residence, "Torneven," Murray Street, Toronto, on the 9th of June, 1915.

Mr. Maclennan was of Scottish descent, and was born in Lancaster, County Glengarry, U.C., in the year 1833. He received his early education at the Williamstown Grammar School, from which he passed into Queen's University, Kingston, where he graduated in 1849. He was called to the Bar of Upper Canada in 1857, and for a short time practised his profession in Hamilton. Subsequently he moved to Toronto, where he formed a partnership with his relative, Mr. (afterwards Sir) Oliver Mowat, which continued until his appointment to the Bench. His practice at first lay chiefly on the Equity side, but his merits as a sound general and constitutional lawyer soon obtained recognition, and his name is found in the reports of most of the principal cases of his time. He was a man of wide general learning and accomplishment, and he pursued and maintained to the last the interest of a student in the subjects to which his University training had introduced him.

As a lawyer the ethical standards which he lived up to throughout a long professional career were those which the profession would most desire its members to observe.

Mr. Maclennan was an elective Bencher of the Society from 1871 to 1888, and as a member of the Legal Education, Discipline and other Committees did valuable service.

He was appointed Q.C. (Dom.) in 1873, during the Earl of Dufferin's administration, and by the Provincial Government (Ont.) in 1876.

On the 27th of October, 1888, during the administration of Sir John Macdonald, Mr. Maclennan was appointed a Justice of the Court of Appeal for Ontario.

In that Court he remained until the 5th of October, 1905, when he was appointed a Judge of the Supreme Court of Canada. He was retired, at his own request, in February, 1909, and spent the remainder of his days in Toronto. As a Benchman *ex officio* he attended the meetings of Convocation as frequently as his failing health would admit.

As a Judge, Mr. Justice Maclellan maintained the highest traditions of the Bench. Industry and learning marked his work; courtesy, patience and dignity his judicial demeanour.

He was deeply interested in the cause of education, which in many ways he was able to promote whether as Senator of the University of Toronto, member of the Board of Public Instruction, or of the Educational Council of Ontario, and of other institutions. His own University, of which he was a munificent benefactor, recognized his services and his value as a public man and an educationist by appointing him Chairman of its Board of Trustees and conferring upon him the degree of LL.D.

In politics Mr. Maclellan was a Liberal, and for a brief period represented the constituency of North Victoria in the House of Commons, but the real interest of his outward life always lay in the profession he adorned.

A just and upright Judge, an efficient and valued member of this Society, Convocation records his loss with deep and sincere regret.

It was resolved that the memorial be placed upon the records of Convocation, and that a copy be sent to the family of the late Mr. Maclellan.

CHANGE OF DAY AND HOUR OF MEETING.

Mr. Watson's motion to change the hour of meeting of Convocation from 12 noon to 11 a.m., and to change the day from Thursday to Friday, was lost.

APPOINTMENT OF DEMONSTRATORS.

Mr. Armour, for the Legal Education Committee, reported that the Committee had appointed Mr. C. C. Robinson and Mr. H. W. A. Foster as Demonstrators for the ensuing year, in pursuance of the order of Convocation made on the 17th of June, 1915.

The appointment was confirmed

ANNUAL FEES AND REPORTS.

On motion of Mr. McKay, seconded by Mr. White, it was resolved that the fees of all barristers and solicitors who are engaged in active service with His Majesty's forces be remitted, and that the reports issued by the Society be supplied to them as usual during their absence at the war.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA.

RESUMÉ OF MINUTES OF CONVOCATION.

THURSDAY, 21st October, 1915.

PRESENT: The Treasurer, Sir George Gibbons, and Messrs. Armour, Brewster, Bruce, Douglas, Farewell, Harcourt, Hellmuth, Hoskin, Johnston, Kerr, Lennox, Ludwig, Masten, McFadden, McMaster, McPherson, Northrup, Osler, Proudfoot, Robinette, and Rowell.

The minutes of the meeting of September 16th, 1915, were read and approved.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Masten, for the Legal Education Committee, reported as follows:—

SUPPLEMENTAL EXAMINATIONS.

The returns of the examiners shew that the following have passed the Supplemental Examinations in the First Year : E. S. Kennedy, T. L. Cory, P. R. Pococke, C. A. Mulvihill, R. F. Pirie, L. A. Landriau, A. R. Sproule, R. G. Brownlee, M. J. Brennan, W. A. MacFarlane, H. H. Johnston.

Second Year.—The returns of the examiners shew that the following have passed the Supplemental Examinations in the Second Year : S. J. McLean, R. O. Ormerod.

Third Year.—The returns of the examiners shew that the following have passed the Supplemental Examinations in the Third Year : J. G. Guise-Bagley, W. B. Henderson, E. A. Hay, J. Idington.

CALL TO THE BAR.

The following gentlemen, whose papers and services are correct and who have passed the required examination and paid the necessary fees, are entitled to be called to the Bar : Edward Allan Hay, William Bruce Henderson, James George Guise-Bagley.

CERTIFICATES OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen, whose papers and services are correct and who have passed the required examinations, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks : Edward Allan Hay, William Bruce Henderson, James George Guise-Bagley.

ADMISSION OF STUDENTS.

The following candidates have filed petitions to be admitted as students-at-law and have filed notice of presentation and certificates of qualification and have paid the proper fees; their names have been posted according to the rules and no objection has been received. The Committee recommend that they be admitted as of the 1st day of October, 1915:—

Graduates.—William Mowbray, William Main Johnson, Harry Mills Ford, Frederick Russell Hall, James Frederick Clarke Whalley, John Gardner Leckie, Ewart Victor McKague, John Alexander McInnis, Arnon Myles Burt, Almin Minor Froom, Bruce Everett Ingham, Collier Campbell Grant, William Howard Walter, Samuel Cohen.

Matriculants.—Philips Harvey Chrysler, Walter Thomas Carroll, James Wallace Butters, Samuel Edward Weir, Edwin Arnold Shaunessy, John Anderson Munro, Bernard John Bates, Stanley Rowland Jefferess, Walter Hepburn Thompson, Edwin Boyd Westland, Norman Allan Munnoch, Francis Colloton Quirk, William Pate Mulock, Harry Arthur Levine, George Stanley White, Harold Hamilton Gordon.

MATRICULATION REQUIREMENTS.

The Principal of the Law School submits his report as to the matriculation requirements of the following universities in Canada, and recommends that the matriculation requirements of these universities be approved by Convocation:—

King's College, Windsor, Nova Scotia.

Dalhousie University, Halifax, Nova Scotia.

Acadia University, Wolfville, Nova Scotia.

St. Francis Xavier College, Antigonish, Nova Scotia.

University of New Brunswick, Fredericton, New Brunswick.

Mount Allison College, Sackville, New Brunswick.

McGill University, Montreal, Quebec.

Laval University, Montreal and Quebec, Quebec.

Bishop's College, Lennoxville, Quebec.

Ottawa University, Ottawa, Ontario.

Queen's University, Kingston, Ontario.

McMaster University, Toronto, Ontario.

Western University, London, Ontario.

University of Toronto, Toronto, Ontario.

University of Manitoba, Winnipeg, Manitoba.

University of Saskatchewan, Saskatoon, Saskatchewan.

University of Alberta, Edmonton, Alberta.

The Committee ask that the recommendations of the Principal be adopted.

The report was adopted.

CALL TO THE BAR

The following gentlemen were introduced and called to the Bar : Edward Allan Hay, William Bruce Henderson, James George Guise-Bagley, Gerald McTeigue.

PROOF OF SERVICE UNDER ARTICLES.—AMENDMENT OF FORMS.

On motion of Mr. Masten, seconded by Mr. McPherson, it was ordered that forms numbers 9 and 10, referred to in Rule 161, be amended in accordance with the forms submitted herewith, and that the amendments be now read a first time, and, with the consent of all members present, that they be read a second and third time and finally passed, subject to the approval of the Visitors.

APPOINTMENT OF LECTURER.

Mr. E. G. Long, of Toronto, was appointed Lecturer at the Law School, to succeed Mr. John King, K.C., resigned, on the subject of Criminal Law and Procedure, Construction of Statutes, Evidence, and Constitutional History, for a period of three years from the 1st of November, 1915, at a salary of \$1,500 a year, payable monthly.

FINANCE COMMITTEE REPORT.

Mr. Bruce, for the Finance Committee, reported as follows:—

BELGIAN LAWYERS RELIEF FUND.

The correspondence relating to the Belgian Lawyers Relief Fund, which was referred to your Committee by Convocation, on September 16th, 1915, was considered by the Committee. The object, while a worthy one, is not one for which the Society can use its funds, and, in view of the numerous calls of a war character which must be met, an expression of the Society's approval of this purpose would probably be barren of any result.

ESTIMATES FOR 1915-16.

The estimates of revenue and expenditure for the year commencing 1st September, 1915, and ending 31st August, 1916, are submitted herewith.

J. G. GUISE-BAGLEY,

A candidate for Call to the Bar and admission as a solicitor under a special Act of the Legislature, contends that he is not liable to pay the special fees, amounting to \$400, referred to in the tariff of fees (Rule 186), and asks that the sum of \$200, which he has already paid in error, should be refunded. The Committee are of opinion that, under the special Act, Mr. Bagley has the standing of a student-at-law in the final year and is not liable for these special fees, and that the \$200 paid by him should be refunded.

The report was adopted, except the first clause.

'BELGIAN LAWYERS' RELIEF FUND.

On motion of Mr. Osler, seconded by Mr. Johnston, it was ordered that £100 be contributed by the Society to the Belgian Lawyers' Relief Fund.

BRITISH RED CROSS SOCIETY.

On motion of Mr. Armour, seconded by Sir George Gibbons, it was ordered that \$500 be contributed to the fund of the British Red Cross Society, in response to the appeal for contributions on Trafalgar Day.

CONTRACT FOR EDITING REPORTS.

Mr. Harcourt presented the amendments to the contract suggested by Mr. E. B. Brown. On motion of Mr. Masten, the matter was referred to the Reporting Committee to consider and report.

COMMUNICATIONS.

A letter was read from Mrs. James Maclellan acknowledging the receipt of the memorial passed by Convocation on the death of her late husband, the Honourable James Maclellan.

A letter was read from Mr. John King, K.C., expressing appreciation of the action of Convocation in appointing him Emeritus Lecturer.

Convocation then rose.

THURSDAY, 18th November, 1915.

PRESENT: The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Boys, Brewster, Chrysler, Douglas, Farewell, Harcourt, Johnston, Kerr, Logie, Ludwig, McFadden, McKay, McMaster, McPherson, Proudfoot, Robinette, Rowell, Watson, and Wilson.

The minutes of the meeting of October 21st, 1915, were read and approved.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Ludwig, for the Legal Education Committee, reported as follows:—

Mr. Armour was elected Chairman of the Committee, in succession to Mr. Masten.

SPECIAL PETITIONS.

The Committee recommend that A. B. Kerr and B. T. Davidson, students in the Second Year, who failed by a few marks to pass the Second Year Examinations, be allowed their examinations and passed into the Third Year. Mr. Kerr had attended

drill of the Rifle Association and Mr. Davidson was ill and in the hospital for part of the time of the school session.

ADMISSION OF STUDENTS.

The following gentlemen, who have applied to be admitted as students-at-law and filed the proper certificates and qualification and paid the entrance fees, are entitled to be admitted as of the 1st of November, 1915:—

Graduates.—Fred. George McAlister, Aubrey Thomas Maher, John Archibald Harstone, Armond Whitehead, Henry Bell Bradley, Joseph Earlby Belfry.

Matriculants.—Hugh Richard Scott, Alton LeRoy Hanna, Ewart McQuarrie Bassingthwaighte, Abraham Kaminsky, John Raymond Donahue, Reginald Harcourt Little, Henry Papernick, Harry Joseph Fine, Bartley Coote, Leslie William Gay, W. Richard Ralph, William Keenan MacGregor, Harry Oscar Edward Braden, William Robert Hall, Arthur Augustine McGrory, Samuel A. Caldbick.

CALL TO THE BAR.

The following gentlemen, who have given due notice and passed the final examinations and whose papers and services are correct, are entitled to be called to the Bar: James Grant Allison Miller Schiller, Ewen James McEwen, Charles Black, Charles Hugh Higgins, Frank Baalim, John Joseph Hunt, John Idington, Charles Percy Plaxton, Joseph Patrick Walsh, Loyola Vincent Fitzpatrick, Homer Brock Neely.

CERTIFICATES OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen, who have passed their final examinations and paid the necessary fees and whose papers and services are correct, are entitled to be admitted as solicitors on completion of their services as articled clerks: James Grant Allison Miller Schiller, Ewen James McEwen, Charles Black, Charles Hugh Higgins, Frank Baalim, John Joseph Hunt, John Idington, Charles Percy Plaxton, Joseph Patrick Walsh, Loyola Vincent Fitzpatrick, Homer Brock Neely.

The report was adopted.

REDMOND CODE.

Mr. Ludwig presented the petition of Mr. Redmond Code, who was late in filing his Notice of Call, to be called to the Bar and to receive his Certificate of Fitness. His papers and services being correct and having passed his final examination and paid the necessary fees, it was ordered that he be called to the Bar and receive his Certificate of Fitness on completion of his service as an articled clerk.

CALL TO THE BAR.

The following gentlemen were introduced and called to the Bar : James Grant Allison Miller Schiller, Ewen James McEwen, Charles Black, Charles Hugh Higgins, Frank Baalim, John Joseph Hunt, John Idington, Charles Percy Plaxton (with Honours), Joseph Patrick Walsh, Loyola Vincent Fitzpatrick, Homer Brock Neely, Redmond Code.

REPORTING COMMITTEE REPORT.

Mr. McMaster, for the Reporting Committee, reported as follows:—

COPYRIGHT IN REPORTS.

With regard to the application of Mr. A. H. Robson, of Winnipeg, for permission to use the copyright of the Society in the Ontario Law Reports, your Committee is of opinion that permission should not be granted.

EDITOR'S CONTRACT.

With regard to the application of Mr. E. B. Brown, K.C., for certain changes in the contract for editing the reports, the Committee recommend that the allowance for copies of judgments be increased to ten cents, to conform to the rule on the subject.

As to the increase in salary, the Committee recommend that no change be made, as Mr. Brown's application for appointment as Editor was made in response to an advertisement for applications upon the basis of former stated salary attaching to the position and upon other terms to be had on application to Secretary, and his application, having been so made, was so accepted.

The report was adopted.

ELECTION OF BENCHER.

On motion of Mr. Harcourt, seconded by Mr. Ludwig, a special call of the Bench was ordered for the next regular Convocation day in January, to elect a Bencher in succession to Honourable Mr. Justice Masten.

RE A. D. GEORGE.

On motion of Mr. Johnston, it was ordered that A. D. George be notified to attend at the next regular meeting of Convocation in January, and show cause why the report presented by the Discipline Committee to Convocation, on the 15th day of April, 1915, should not be adopted and acted upon.

MEMORIAL TO THE LATE DONALD GUTHRIE, K.C. *

The Treasurer appointed the following Committee to prepare a memorial to the late Donald Guthrie, K.C. : Sir Allen Aylesworth, Convener, and Messrs. Rowell, McPherson and Johnston.

PRIVATE BILLS—C. B. LABATT.

The Treasurer presented the petition of Mr. C. B. Labatt, asking the Benchers to support a Private Bill to enable him to be called to the Bar of Ontario. It being contrary to the settled policy of Convocation so to do, the request was not granted.

BELGIAN LAWYERS' RELIEF FUND.

The Treasurer read a letter from Mr. E. R. Cook, Secretary of the Belgian Lawyers' Relief Fund, acknowledging receipt of £100 contributed by the Society.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

S T A T E M E N T

OF THE

REVENUE AND EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FROM THE

1ST DAY OF JANUARY, 1915

TO THE

31ST DAY OF AUGUST, 1915

INCLUSIVE

(PURSUANT TO STATUTE R.S.O. 1914, CHAPTER 157, SECTION 53, AND 5
GEO. V. (1915) CHAPTER 26, SECTION 2, AND RULE 51, SUBSECTIONS
5 AND 6.)

REVENUE.

Solicitors' Arrears	\$ 2,366.12
Barristers' Arrears	478.00
Notice fees	138.50
Petition fees	46.00
Students' Admission fees	3,150.00
Solicitors' Examination fees	12,120.00
Statute Subscriptions	42.00
Telegraph Commissions	186.42
Interest and Dividends	4,686.58

\$23,213.62

Phillips-Stewart Income	320.00
C. Robinson Fund Income	7.11

\$23,540.73

EXPENDITURE.

Phillips-Stewart Library	\$ 101.50
Reports Salaries	5,200.00
Printing	2,819.45
Law School Medals and Scholarships	720.00
Salaries	11,879.06
Printing	430.05
Maintenance	778.48
Library Books	2,735.62
Maintenance	536.55
Salaries	3,800.00
Law Costs	498.84
Telegraph and Telephone	806.60
Grounds	1,375.98
Light, Heat and Water	1,024.39
Alterations, Repairs and Furniture	1,342.31
Secretary and Caretaking	3,048.00
Printing and Stationery	240.74
County Libraries' Aid	10,992.06
Supreme Court Reports	870.00
Sundries	762.50
Benchers' Disbursements	132.80
Fire Insurance	2,520.00
	<hr/>
	\$52,614.93
Deficit for 8 months transferred to Reserve Account	<u>29,074.20</u>

Audited and found correct,

(Signed) F. C. CLARKSON, *Auditor.*

Toronto, September 13th, 1915.

LAW SOCIETY OF UPPER CANADA

SPECIAL MEETING OF CONVOCATION.

MONDAY, 17th January, 1916.

A special meeting of members of Convocation residing in and near Toronto was held this day to make arrangements for the funeral of the late Treasurer, Mr. George Fergusson Shepley, K.C., who died on January 16th, 1916.

The following gentlemen were present: Sir Allen Aylesworth, and Messrs. Armour, Bruce, Harcourt, Johnston, Lash, Lennox, McFadden, McPherson, Osler, Ritchie, and Watson.

Mr. Bruce took the chair and outlined the arrangements suggested by the family of the late Treasurer and his discussion with them: The funeral is to be on Tuesday, January 18th, 1916, at 3 P.M., and that a short service should be held in the rotunda of Osgoode Hall.

The pall-bearers appointed by the family are: Chief Justice Falconbridge, Mr. Justice Maclaren, Mr. Justice Middleton. The following pall-bearers were appointed by the Benchers: Sir Allen Aylesworth, and Messrs. Harcourt, McFadden, Ritchie and Watson.

On motion of Mr. Watson, a committee consisting of Messrs. Armour, Harcourt and McPherson was appointed to carry out the necessary arrangements.

Mr. Harcourt said that the late Treasurer desired a Masonic funeral, and that the Masonic arrangements were in the hands of the Ionic Lodge, No. 25, and suggested that space be reserved in the gallery for the Masons who might attend the funeral.

It was arranged that the members of Convocation should attend the service at Osgoode Hall in their robes as was done on the occasion of the funeral of the late John Hillyard Cameron and the late Chief Justice McLean.

It was also arranged that the portrait of the late Treasurer should be draped and hung in the rotunda during the service.

It was left in the hands of the Committee to arrange with the Chief of Police for a number of his men to act as ushers and

guards; to see that proper notices were published in the papers of the arrangements; to provide carriages for the Benchers; to arrange for a floral wreath.

It was decided that the Society should pay the expenses incurred by the Committee.

The meeting then adjourned.

MEETING OF CONVOCATION.

THURSDAY, 20th January, 1916.

PRESENT: Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Brewster, Bruce, Farewell, Foy, Harcourt, Hoskin, Johnston, Lennox, Logie, Ludwig, Moss, McMaster, McPherson, Osler, Proudfoot, Ritchie, Robinette, Rowell, Watson, and Wilson.

Mr. Bruce was elected Chairman.

ELECTION OF TREASURER.

Dr. John Hoskin, K.C., was elected Treasurer of the Society in succession to the late Mr. George Fergusson Shepley, K.C., deceased.

The minutes of the meeting of Convocation of the 18th of November, 1915, and of the 17th of January, 1916, were read and approved.

ELECTION OF BENCHER.

Mr. James William Bain, K.C., of Toronto, was elected a Bencher to succeed the Honourable Mr. Justice Masten.

ELECTION OF REPRESENTATIVE TO THE SENATE OF THE UNIVERSITY OF TORONTO.

Mr. Edward Douglas Armour, K.C., was appointed the representative of the Society to the Senate of the University of Toronto under the University Act, to succeed the Honourable Mr. Justice Masten.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Armour, for the Legal Education Committee, reported as follows:—

Admission of Students.

The following gentlemen having given due notice and filed certificates of qualification and paid the required fees, and their names having been posted and no objection having been received, are entitled to be admitted as students-at-law as of the 1st day of January, 1916:—

Graduates.—John Earl Tansey, Morley Carman Van der Voort.

Matriculants.—Donald Elswood Lewis, Douglas Quirk Ellis, George Dewar McEwen, Thomas Charlebois, John Edmund Fryer, Adam Alexander Ingram.

Call to the Bar—Special.

Henri Jodoin, K.C., barrister and solicitor, of the Province of Quebec, has presented a petition under sec. 3 (d) of the Barristers' Act to be called to the Bar of Ontario. He has duly published notice of his intention in the *Ontario Gazette* and filed a certificate of qualification and paid the necessary fees and otherwise complied with the rules of the Society except the passing of the prescribed examination required by the Statute and Rule 174(3). The Committee recommend that on passing an examination he be called to the Bar.

Admission of Solicitor—Special.

Henri Jodoin, K.C., of Montreal, Quebec, a solicitor, of the Province of Quebec, has presented a petition under sec. 9 of the Solicitors' Act to be admitted to practise as a solicitor in Ontario in case he shall have been called to the Bar of Ontario under sec. 3(d) of the Barristers' Act in pursuance of his petition above mentioned. He has paid the necessary fees, and has otherwise complied with the rules of the Society. The Committee recommend that on his being called to the Bar he be granted a certificate of fitness.

Examination Returns—Christmas, 1915.

First Year.—The returns of the Examiners shew that the following have passed the Christmas Examinations in the First Year:—

J. L. Cohen, C. W. Smyth, Miss H. B. Palen, Miss M. McNulty, T. E. Carmichael, W. H. C. Brien, W. M. Johnson, B. E.

Ingham, S. E. Buck, F. H. Roberts, H. A. Hall, D. B. Menzies, Paul Home, H. M. Jackson, D. E. Kelly, R. S. C. Stalker, R. M. E. Thomas, B. Luxenberg, Samuel Cohen, J. J. Frawley, W. E. Sommerville, B. J. G. Macbeth, P. Phillips, J. M. Burden, Miss T. Cherrier, J. H. Pedley, I. M. Macdonell, R. M. Best, M. M. Keachie, J. G. Leckie, J. M. Tutt, H. C. Myers, J. E. Bedard, W. P. J. O'Meara, J. E. Tansey, A. M. Froom, A. M. Burt, Fred Scandrett, C. Snider, T. M. McCarron, R. W. L. McBrady, M. C. Van der Voort, R. E. Fennell, F. A. Hammond, A. T. Maher, B. W. Hopkins, G. R. Munnoch, W. H. Walter, A. R. Douglas, J. A. McInnis, R. G. Macfarlane, C. L. Valens, J. L. Valentine, G. C. Gage, A. G. McDougall, L. D. Lambier.

The following are required to make up their deficiency:—

H. D. Bradley, A. Whitehead, W. K. Lees, V. T. A. Foley, L. A. Richard, F. C. McAlister, A. L. Lillico, F. E. Breen, H. J. Macdonald, H. M. Ford, L. A. Maldaver, W. M. Egan, J. A. Legris, G. D. Ainslie, J. E. Bolfry, C. C. Grant, Robt. Laurier, J. H. McElderry, F. R. Hall, G. M. Sinclair, J. F. C. Whalley, C. H. Kehoe, Grant Douglas, R. P. Wilkins.

Third Year.—The returns of the Examiners show that the following have passed the Christmas Examinations for the Third Year:—

C. E. L. Babcock, E. G. Binkley, W. S. Maguire, S. M. Clark, D. B. Coleman, E. H. Brower, W. D. Roach, C. A. Snowdon, P. Shulman, H. B. Settingington, Roy Henderson, B. V. McCrimmon, H. St. Jacques, F. W. Callaghan, T. B. Richardson, H. L. Barnes, A. R. Quirk, H. A. Harrison, M. C. Pritchard, J. M. Bullen, F. C. O'Leary, John Hadden, A. K. Cowper, W. J. Beaton, F. H. Snyder, C. B. McClurg, H. N. Barry, M. W. Wilson, S. L. Smoke, W. B. Cowan, J. Callahan, A. A. Bain, F. P. Varcoe, A. H. Boddy, J. G. Hamilton, H. F. Logan, M. Smith, J. F. Lucas, C. A. S. McKay, D. P. J. Kelly, Chas. Bowman, F. H. Vanston, J. H. A. Stoneman, J. B. Keeler, R. B. Johnston, A. Aubin, J. W. Freeborn, J. F. Twigg, A. S. Winchester, J. C. Thomson, E. A. Harris, Miss G. Alford, J. F. Dales, J. A. McGibbon, D. R. Kennedy, A. L. Reid, D. R. Hossack, W. J. Thompson, D. H. Stewart, C. H. Tanner, A. G. Davis, C. W. Moorhead, L. M. Keachie, J. E. McGlade, W. E. V. Goodwin, D. Markham, A. W. Guertin, M. A. McKay.

The following will require to make up their deficiency:—

S. J. McLean, R. W. Ormerod, A. B. Kerr, H. S. Sprague, R. E. Grass, B. T. Davidson, J. W. F. Kerr.

O. A. Lauzon, a student in the Third Year, who obtained sufficient marks in the Supplemental Examinations in September, 1915, to pass in all subjects, but failed by 22 marks to obtain 55% of the aggregate, and on the ground that he has been drilling he was permitted by the Committee on October 18th, 1915, to write on such subjects of the Third Year as are set at Christmas to make up a deficiency of 22 marks, has made up a deficiency of 12 marks and is still 10 marks short of the minimum. If he were allowed 10 marks, as has been the practice heretofore, he would just have sufficient to pass his final examination. The Committee recommend that he be allowed his examination.

J. A. Clermont, a student in the First Year, passed the First Year Examination according to the returns of the Examiners, and obtained standing as No. 33. Before the returns were complete a complaint was lodged against him before the Discipline Committee of the Society for having made treasonable statements in an interview with the *Independent*, a newspaper published at Fall River, Mass. Mr. Clermont denies having made the treasonable statements laid against him, and produces an extract from the newspaper aforesaid in which a denial of the statements was made by him. The Committee submits the matter to Convocation.

OSGOODE HALL RIFLE ASSOCIATION.

Mr. B. H. Ardagh, for the Osgoode Hall Rifle Association, reports that the expenditures of the Association have exceeded the receipts by the sum of \$207.08, and asks that the amount be paid by Convocation.

MATRICULATION REQUIREMENTS.

President Falconer, of the University of Toronto, in his letter of the 11th of December, 1915, sets forth the difficulties that surround the granting of matriculation certificates for admission to the Law Society. The Committee recommend that an arrangement be made as suggested in the Chairman's letter of the 18th

of January to the President of the University. The correspondence is submitted herewith.

All of which is respectfully submitted.

Dated the 19th day of January, 1916.

(Sgd.) E. DOUGLAS ARMOUR,
Chairman.

The report was adopted with the exception of the last clause.

Mr. Osler moved, in reference to a clause of the report, that the sum of \$207.08 disbursed by Mr. R. S. Cassels, Treasurer of the Osgoode Hall Rifle Association, be repaid to him by the Law Society, and that Major B. H. Ardagh, who was captain of the Rifle Association, and Mr. Cassels, be asked to prepare a report for the Society as to the affairs of the Association and its property, including the rifles used for target practice, which it is understood have been temporarily loaned to the St. Andrew's Society, and arrange for the due return of the rifles to the Society at as early a date as possible.

The motion was carried.

CALL TO THE BAR.

Mr. Harcourt and Mr. McPherson were appointed a committee to examine Mr. Henri Jodoin, K.C., a candidate for call to the Bar, and, they having reported that the examination was satisfactory, Mr. Jodoin was called to the Bar.

J. A. CLERMONT.

On motion it was ordered that the examination of J. A. Clermont, a student in the First Year, be not allowed until after the Discipline Committee shall have made its report.

JOHN COWAN.

On motion of Mr. Armour the application of John Cowan to be examined for admission to the Society was referred to the Legal Education Committee to make arrangements for his examination, and that the standard be not lower than that required by the Matriculation Board.

Announcement was made of the death of William Murray Douglas, K.C., who died on the 8th day of January, 1916, and of

the late Treasurer, George Fergusson Shepley, K.C., who died on the 16th day of January, 1916.

On motion of Mr. Watson, Messrs. Armour, McPherson and Johnston were appointed a committee to prepare a memorial to the late William Murray Douglas, K.C., for record on the minutes of Convocation.

On motion of Sir George Gibbons, a committee consisting of Sir Allen Aylesworth, convener, and Messrs. Bruce, Watson and McFadden, was appointed to prepare a memorial to the late Treasurer, Mr. Shepley, K.C., for record on the minutes of Convocation.

On motion of Mr. McPherson, a special call of the Bench was ordered for the 10th of February, 1916, at 12 o'clock noon, to elect a Bencher to succeed the late Mr. William Murray Douglas, K.C.

MEMORIAL TO THE LATE MR. GUTHRIE, K.C.

Mr. McPherson, for the Special Committee, presented the memorial to the late Donald Guthrie, K.C., deceased, which is as follows:—

Mr. Donald Guthrie, K.C., was born in Scotland in the year 1840. Fourteen years later he came to Canada, and in 1859 took up his residence in what was then the town of Guelph. Completing his academic course, he was admitted a solicitor in 1863, and called to the Bar in 1866; created Q.C. by the Lieutenant-Governor of Ontario in March, 1876, and by the Governor-General, the Marquis of Lansdowne, in October, 1885; elected a Bencher of the Law Society in 1882, 1886, 1891, 1896, 1901 and 1906.

Mr. Guthrie's activities were manifold. For 51 years he acted as Solicitor for the County of Wellington, and for 50 years as Solicitor for the City of Guelph. Long experience and a thorough grasp of municipal law gave him a position of pre-eminence in that particular field of his profession, and probably the opinion of no other member of the profession upon questions affecting the right of municipalities was valued more highly.

In 1876, the Liberal party nominated him as representative of South Wellington in the Commons of Canada, and he was duly elected and re-elected in 1878, and held the seat until 1882, when,

although unanimously re-nominated, he for business reasons declined to be again a candidate. Four years later, however, he re-entered the political arena, as a candidate for the Legislative Assembly of Ontario, and was duly elected and re-elected in 1890, retiring in 1894. In 1895 he was appointed Inspector of Registry Offices for Ontario, which office he held at the time of his death, on 31st October, 1915.

Mr. Guthrie was a foremost representative of Liberal interests in the province, and possessed all the requisites of a successful and useful public man, a close and thorough student of affairs, gifted with a clear analytical mind, great capacity for work, and an ever-present ambition to do well that which he esteemed worth doing. On the platform or in debate, he was equally adept in graceful and incisive language, and possessed the natural gifts of an effective orator. Added to his natural ability, he had an especial aptitude for political life, excellent capacity for organization, coupled with tact and shrewdness in dealing with troublesome situations.

In the social and religious life of his home city he was an active figure, and benevolent and charitable enterprises were always certain of his sympathy and generous support.

He leaves surviving his widow, Eliza Margaret MacVicar, also his son, Mr. Hugh Guthrie, K.C., M.P., who represents South Wellington in the Commons, Rev. Dr. Donald Guthrie, now serving as chaplain with the Canadian Expeditionary Force; Mr. Norman Gregor Guthrie, barrister, of Ottawa, and three daughters.

Tall, full-bearded, strong and virile, he was typical of his race, and his demise terminates the useful and honourable career of one who was universally most highly esteemed both personally and professionally.

It was ordered that the memorial be placed upon the minutes of Convocation, and that a copy thereof be sent to the family of the late Mr. Guthrie.

MEMBERS OF THE PROFESSION AND STUDENTS ON ACTIVE SERVICE.

The Secretary presented a report of the names and addresses of the members of the profession and of students-at-law who are on active service with His Majesty's Forces, as follows:—

To the Benchers of the Law Society of Upper Canada, in Convocation:

The Secretary begs leave to report to Convocation for its information the names of the students and members of the profession who are engaged in active service with His Majesty's Overseas Forces, so far as they have come to his notice to this date:—

STUDENTS.

First Year.—J. R. Cartwright, Toronto; R. M. W. Chitty, London, England; J. S. Ditchburn, Toronto; O. W. Grant, Toronto; H. W. M. Ince, Toronto; T. E. Kelly, Toronto; W. G. Kerr, Chatham; W. A. Kirkconnell, Lindsay; A. H. Lightbourn, Oakville; H. G. Murray, Fort Frances; W. J. O'Brien, Peterborough, 7th Battery, 25th Brigade, University Section; A. R. M. O'Connor, Ottawa; R. C. O'Donoghue, Toronto, 26th Battery; C. A. Phillips, Cornwall, 21st Battalion, 2nd Contingent; H. E. B. Platt, Toronto, 3rd Contingent; W. H. Schoenberger, Toronto; F. C. Teskey, Toronto, 2nd University Overseas Co.; J. C. Tuthill, Toronto, Canadian Field Artillery; C. G. Warner, Toronto; G. E. Blake, Toronto; H. S. Brewster, Brantford; H. S. Hayes, Toronto, 26th Field Battery, C.E.F.; P. B. German, Navy; C. B. Magrath, Ottawa; E. J. Kylie, Toronto; V. W. Price, Oakville; F. M. Gibson, Hamilton, killed in action in Flanders; W. H. Willard, Lieut. "C" Co., 83rd Os. Batt. C.E.F.; Wm. Mowbray, Major, 70th Battalion; G. M. Orr, Toronto, 81st Battalion; T. D. Leonard, Toronto, "B" Co., 3rd Battalion; J. Q. Maunsell, Lieut., 77th Battalion, C.E.F.; M. H. Gillam, 71st Battalion; A. M. Naismith, 25th Field Artillery; P. R. A. Ritchie, Toronto, Toronto Cycle Corps; M. C. Roberts, Toronto; H. D. McClenahan, 44th Regiment; A. C. Stewart, Toronto; A. S. Bourinot, 77th Battalion; J. A. Harstone; Albert J. Lester, Toronto, 116th Battalion, C.E.F.; R. P. Wilkins, 48th Highlanders; E. V. McKague, Lieut., 2nd Divisional Cycle Corps; N. E. Strickland, Lieut., 59th Regiment.

Second Year.—R. T. Bethune, Toronto; R. B. Duggan, Brampton, 36th Peel Regiment, 3rd Contingent; J. R. Hett, Toronto, C Battery, R.C.H.A.; Henry Kelleher, killed in action at Battle of Langemarck, April, 1915; E. A. H. Martin, Hamilton; K. H. McCrimmon, Toronto; R. J. Orde, Ottawa; M. F. Wilkes,

Brantford, "A" Co., 19th Batt., 4th Brigade, 2nd C.E.F.; R. H. Yeates, Hamilton, 8th Battery, Canadian Artillery; H. R. Cluff, "A" Co., 71st Battalion, C.E.F.; F. P. Dawson, Lieut., "D" Co., 70th Battalion, C.E.F.; S. H. Brocklebank, Lieut., 71st Battalion, C.E.F.; H. C. Farthing, Lieut., 4th Co., Divisional Train, 3rd Division, C.E.F.; M. W. Keefer; R. W. Macleennan, Toronto.

Third Year.—H. A. Alley, Toronto; McGillivray Aylesworth, Toronto; J. S. Bell, Toronto; W. D. Bell, St. Thomas, 2nd Contingent; J. G. Bole, Toronto, 2nd Contingent; C. W. G. Gibson, Hamilton; W. L. L. Gordon, killed in action at Ypres, France, April 26th, 1915; R. H. Green, Toronto, 54th Battalion; H. S. Hamilton, Sault Ste. Marie; A. J. Johnson, Toronto; Keith Munro, Port Arthur; N. M. Young, Barrie; N. A. Keys; H. V. Hearst, Toronto; S. A. Rutledge, 4th University Co.; G. C. Ellis, 4th University Co.; N. Newton, 135th Overseas Battalion, C.E.F.; A. C. Macfarlane, 86th Machine Gun Battalion; W. F. Huycke, 59th Battalion, C.E.F.; W. W. Boyd, 33rd Battery, C.F.A., C.E.F.; A. B. Mortimer, Toronto, Artillery; W. M. Wright, Canadian Army Service Corps, Supply Office, Shornecliffe, Kent County, England; E. G. Black, 9th Battery, C.F.A.; J. H. A. Stoneman.

MATRICULANTS.

First Year.—R. G. Hamilton, Toronto, 26th Battery; E. D. Wilkins, Toronto, 5th Field Ambulance Corps; W. K. MacGregor, No. 2 Overseas A.S.C. Training Depot; G. S. White, Belleville, 80th Battalion.

Second Year.—C. W. R. Bowlby, Hamilton, 7th Brigade, 26th Battery; W. L. Pinkey, Toronto, Canadian Engineers, 2nd Contingent; O. M. Walsh, Hamilton, 7th Brigade, C.F.A.; A. F. Cook, Midland; H. C. Draper, 12th Regiment, York Rangers; J. A. New, Peterborough; W. R. Strike, 2nd Field Ambulance, Army Medical Corps; W. O. Langdon, 139th Battalion, C.E.F.; W. W. Fair, Lieut., 136th Battalion, C.E.F.; W. D. Smith.

BARRISTERS AND SOLICITORS.

G. W. M. Ballard, Hamilton; Everett Bristol, Hamilton; G. T. Denison, Toronto; W. W. Denison, Toronto; R. M. Dennistoun, Winnipeg, Man.; F. B. Goodwillie, Melfort, Sask.; G. R.

Forneret, Hamilton; H. W. A. Foster, Toronto, wounded December, 1915; Walter Gow, Toronto; F. H. Greenlees, London; F. W. Hill, Niagara Falls; S. C. S. Kerr, Toronto, 19th Battalion; J. M. Macdonnell, Toronto; E. L. Newcombe, Ottawa; A. C. T. Lewis, Ottawa; W. A. Logie, Hamilton; T. R. Malone, Edmonton, Alta., 51st Battalion; M. S. Mercer, Toronto; Frank Morison, Hamilton; Thomas Moss, Toronto; H. S. Murton, Toronto; N. S. Macdonnell, Toronto; D. H. McLean, Ottawa; L. C. Outerbridge, Toronto; E. D. O'Flynn, Belleville; Eric Pepler, Toronto; R. D. Ponton, Belleville; F. A. C. Redden, London, England; G. B. Strathy, Toronto; C. A. Thomson, Toronto; E. S. Wigle, Windsor; S. E. Wedd, Toronto; J. E. Swinburne, Fort William; S. C. Mewburn, Hamilton; J. L. Duncan, Toronto; C. B. McInness; C. R. Widdifield, Peterborough, Lieut., 80th Battalion; S. T. Medd, Peterborough, Major; A. D. Armour, Toronto; G. F. McFarland, Toronto; E. N. Armour, Toronto, Capt., 74th Battalion; H. P. Blackwood, Winnipeg, A.S.C.; S. B. VanKleeck, Captain, 62nd Overseas Battalion, C.E.F.; C. A. Moss, Toronto; J. H. Burnham, Peterborough; K. B. Maclaren, Toronto; Featherston Aylesworth, Toronto; Archibald Cochrane, Toronto, C.F.A.; R. I. Towers, Sarnia; Stewart Cowan, Sarnia; Alex. Cowan, Barrie, Major, 81st Battalion; C. B. Henderson, Toronto, 92nd Battalion; H. E. Snider, Hamilton, 2nd Brigade, Canadian Army Corps; H. H. Donald, Toronto, 92nd Battalion, C.E.F.; H. W. Macdonnell, 3rd University Co., Princess Patricia Regiment; A. B. Colville, Lieut., 20th Battalion, 4th Infantry Brigade, 2nd Canadian Division in France; P. W. Beatty, Lieut., 35th Battalion, in England; L. P. Sherwood, Ottawa; H. A. C. Machin, Colonel, 94th Overseas Battalion; Thos. Crossthwaite, Hamilton, Princess Pats; J. P. Crawford, Toronto; H. P. Cooke, Uxbridge, Capt. 116th Overseas Battalion; D. G. McIntosh, Berlin; D. D. McLeod, Berlin; F. D. Boggs, K.C., Cobourg; F. H. Honeywell, Ottawa; J. I. Grover, Capt., 81st Battalion, C.E.F.; W. A. Olmsted, Timmins, 2nd Pioneer Battalion; R. A. Patchell, Orillia; G. S. Bowie, Rainy River, Capt., 94th Overseas Regiment; G. A. Grover, Lieut., 81st Battalion; A. M. Boyd, Toronto; George H. Cassels, Toronto, 58th Battalion; J. F. Lash, Toronto, 92nd Battalion; J. S. Beatty, Toronto, Aviation Corps; H. S. Robinson, Hamilton; Armour A. Miller, Major, 134th Regiment, C.E.F.; F. H. Hopkins, Lindsay, Lieut.-Col.; Armand Chenier, Cobourg;

W. H. Gregory, Berlin; J. M. Forgie, Toronto, Lieut., 92nd Battalion; E. F. McDonald, Toronto; Frank McCarthy, Toronto; L. C. Jarvis, 142nd Regiment; E. W. Wright, Toronto, Capt., 81st Battalion; J. M. Langstaff, Toronto, Lieut., 75th Battalion; W. Proudfoot, Jr., Goderich, Lieut., 33rd Battalion; H. A. Burbidge, Hamilton; A. B. Turner, Hamilton; A. Foulds, Toronto; J. M. Mowat, Vancouver, B.C.; G. N. Weeks, London; J. A. Hope, Perth, Capt., 59th Overseas Battalion; D. M. Grant, Lieut.-Col., 122nd Battalion, C.E.F.; A. T. Hunter, Toronto, 1st Contingent; A. L. McGovern, Port Arthur, Capt., 28th Battalion, 2nd Contingent, in France; H. D. Smith, Chatham; F. W. Grant, Midland; F. J. S. Martin, Sault Ste. Marie; F. G. Dyke, Toronto, Army Service Corps; W. D. Herridge, Ottawa; Thomas Gibson, Toronto, 168th Battalion, C.E.F.; A. H. Monteith, Paris; A. E. McLaughlin, Bowmanville; R. R. McKessock, Sudbury, prisoner of war in Germany; A. N. Morgan, New Liskeard, killed on active service, 24th May, 1915; N. E. Towers, Port Arthur; J. U. Garrow, Toronto; W. Parry, Toronto; R. O. Daly, Toronto; Melville Grant, Toronto, with A.S.C. in England; M. C. Purvis, Toronto; J. C. Makins, Stratford, Major, 71st Overseas Battalion; E. F. Appelbe, Hamilton; H. H. Ellis, Toronto; S. M. Fitzgerald, Toronto, Sub-Lieut. in Royal Navy, at Orkney Islands.

Dated this 20th day of January, 1916.

(Sgd.) EDWIN BELL,
Secretary.

COMPLAINT AGAINST A. D. GEORGE.

On motion of Mr. Johnston, it was ordered that the consideration of the report of the Discipline Committee on the complaint against Arthur D. George, solicitor, of Fort Frances, be adjourned until the next meeting of Convocation on the 10th February, 1916, at 12 o'clock noon, and that Mr. George and his counsel, Mr. W. N. Ferguson, K.C., be notified to attend on that day and shew cause why the report should not be adopted and acted upon.

COMPLAINT AGAINST M. G. CAMERON, K.C.

Mr. Johnston, for the Discipline Committee, reported as follows:—

Report of the Discipline Committee in the matter of a complaint made by W. M. Sinclair, barrister, of Brussels, against

M. G. Cameron, K.C., of Goderich, as to the sharing of Surrogate Court fees with a person not being a solicitor.

Your Committee met on the 1st December, 1915, after due notice to all parties, and proceeded to investigate the charges made against Mr. Cameron.

At the opening of the investigation, Mr. Cameron, by his counsel, admitted certain facts, which Mr. Sinclair, the complainant, agreed should be the basis of the report, and that there was no necessity for taking oral evidence. The admissions were taken down by the reporter, and read over to the parties, who made no objection.

The charge is that Mr. Scott, a conveyancer, and well known in Brussels and vicinity, advises persons having to do with applications for probate or letters of administration to consult with or retain Mr. Cameron to prepare the necessary papers. The papers are thereupon prepared by Mr. Cameron, and the letters of probate obtained from the Surrogate Court at Goderich. A bill of costs shewing fees and disbursements accompanies the return to Mr. Scott of each estate. Mr. Cameron allows Mr. Scott 40% of the net fees. Several of the cases in which this has been done during the past few years are shewn in Exhibit "A." Mr. Cameron apparently makes up his bills every six months and forwards a statement of his share of the fees to Mr. Scott, who remits the amount and retains the balance. This is shewn in Exhibit "B." Mr. Scott is thus enabled to get 40% of Mr. Cameron's net fees in each case.

The matters before the Committee not being in dispute, your Committee took no further evidence. Mr. Cameron admitted that the foregoing constituted a violation by him of sec. 28 of the Solicitors' Act.

Forwarded with this report is a copy of the proceedings with the exhibits.

Mr. Cameron undertook before your Committee that the practice complained of will be discontinued, and that no sharing of fees in similar matters will occur again.

The Committee reserved the right to re-open these charges in the event of any future violation taking place.

The complainant did not under the circumstances desire to

take any further action in the matter, leaving it to Convocation of its own motion to act as might be deemed proper in the premises.

All of which is respectfully submitted.

Dated December 2nd, 1915.

(Sgd.) E. F. B. JOHNSTON,
Chairman.

On motion of Mr. Johnston it was ordered that the report be considered at the next meeting of Convocation on the 10th of February, 1916, at the hour of 12 o'clock noon, and that Mr. Cameron and his counsel be notified to attend on that day and shew cause why the report should not be adopted and acted upon, and that notice be sent to the complainant, Mr. W. M. Sinclair, of Brussels.

COMMUNICATIONS.

A letter was read from W. J. McWhinney, K.C., retiring President of the Ontario Bar Association, thanking the Benchers for the entertainment at luncheon of the officers of the Association and its guests.

A letter was read from the Honourary Secretary of the Belgian Lawyers' Aid Committee thanking the Benchers for their donation to the funds of the Committee.

A letter was read from R. J. Maclellan, Corresponding Secretary of the Ontario Bar Association, in reference to appeals, amendments to the Rules of Practice, and other matters. It was ordered that the letter stand for consideration.

NOTICE OF MOTION.

Mr. Johnston gave notice that at the next meeting of Convocation he would move that the hour of the meeting of Convocation be changed from 12 o'clock noon to 11 o'clock in the morning.

On motion of Mr. Watson, a committee consisting of Messrs. Armour, Harcourt, and McPherson, was appointed to wait on the Treasurer and make arrangements for the painting of his portrait to be hung on the walls of Convocation.

Convocation then rose.

10TH FEBRUARY, 1916.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Bain, Bruce, Cowan, Dewart, Farewell, Foy, Harcourt, Johnston, Kerr, Lennox, Lucas, Ludwig, Lynch-Staunton, McKay, McMaster, McPherson, Nesbitt, Northrup, Osler, Proudfoot, Ritchie, Robinette, and Watson.

The minutes of the meeting of Convocation of Thursday, January 20th, 1916, were read and approved.

Announcement was made of the death of W. H. McFadden, K.C., who died at Brampton, Ont., on 20th January, 1916.

ELECTION OF BENCHERS.

Mr. W. N. Tilley, K.C., of Toronto, was elected a Bencher of the Society to succeed the late Mr. W. M. Douglas, K.C., deceased.

Mr. A. H. Macdonald, K.C., of Guelph, was elected a Bencher of the Society to succeed the late Mr. W. H. McFadden, K.C., deceased.

GENERAL ELECTION OF BENCHERS, 1916.

The Secretary laid before Convocation an alphabetical list of the members of the Bar who are entitled to vote at the election of Benchers, 1916, pursuant to sec. 12 of the Law Society Act.

ELECTION OF SCRUTINEERS.

Mr. W. D. Gwynne and Mr. J. E. Robertson, K.C., barristers, of Toronto, were elected scrutineers, and Sir Allen Aylesworth, K.C.M.G., K.C., a member of the Bar, was also appointed to assist the Treasurer and act for him in his absence in counting the votes, pursuant to sec. 9 of the Law Society Act.

On motion of Mr. Johnston it was ordered that the list of candidates and form of voting paper be sent by mail to each member of the Bar entitled to vote at the election of Benchers, 1916, not later than the 27th day of March, 1916, and that it be referred to the Journals and Printing Committee to revise and settle the forms of nomination paper, voting paper, notice of nomination, and list of candidates, and supervise the printing of the same.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Armour, for the Legal Education Committee, reported as follows:—

EXAMINATION RETURNS—CHRISTMAS, 1915.

Second Year.—The returns of the Examiners shew that the following have passed the Christmas Examinations in the Second Year: G. A. Johnston, R. S. Rodd, M. Rotenberg, J. L. Sheard, R. W. Maclellan, J. I. Hodgins, D. Goodman, J. A. O'Brien, W. T. Sinclair, A. W. Roebuck, A. D. McKenzie, J. E. Corcoran, D. A. Swayze, A. B. Nind, L. G. McAndless, G. L. Rodd, N. M. Rumball, C. C. Calvin, A. J. Trebilcock, N. S. Robertson, L. B. Campbell, J. A. Duffy, J. A. R. Mason, H. S. Honsberger, G. H. Lovatt, D. McWilliam, N. S. Chisholm, M. W. Keefer, R. T. Birks, C. W. Anderson, A. J. Duncan, G. McLaughlin, H. H. Beeman, C. E. Bell, E. C. Fetzer, Wm. Horkins, R. D. M. Walter, G. W. G. Gauld, Harry Finkle, H. J. Reynolds, A. J. Donnelly, A. C. Fleming, L. A. Kelly, G. H. Gilday, J. D. Becking, W. M. Smith, J. D. O'Brien, M. McLean, N. R. Kay, J. M. Mulholland, W. E. Wilson, M. Crabtree, C. S. McKee, M. J. Brennan, E. G. Murphy, J. A. Christilaw, Ross Sheppard, H. E. Wood, A. L. G. Brooks, E. S. Kennedy, A. L. Williams, H. L. Steele, R. G. McClelland, J. C. M. German, A. R. Sproule, W. C. H. Swinburne, H. B. S. Hammond, L. A. Landriau, C. A. Mulvihill, A. G. McHugh, H. K. Campbell, P. R. Pococke, A. R. Kinnear.

The following will require to make up their deficiency: T. L. Cory, W. A. McFarlane, J. P. Ferguson, H. H. Johnstone, R. G. Brownlee.

APPOINTMENT OF EXAMINER.

Mr. G. F. McFarland, the Senior Examiner, having resigned on account of his being appointed to the command of an overseas battalion, the Committee advertised for applications for his successor.

The Committee recommended that Mr. A. R. Clute be appointed.

APPOINTMENT OF SENIOR EXAMINER.

The Committee recommended that Mr. R. W. Hart, the Senior Examiner residing in Toronto, be appointed Senior Examiner.

USE OF LECTURE ROOMS FOR SOLDIERS.

Lieut.-Col. Duncan Donald, Commander of the 134th Battalion, applied for permission to use the lecture rooms for lectures to soldiers. The Committee, subject to the approval of Convocation, granted permission on the following conditions:—

1. The lectures are to take place during hours to be fixed from time to time by the Principal.
2. The men are to be mustered outside the grounds and marched into the lecture rooms in charge of an officer.
3. During the whole time from their entry to their departure an officer to be in charge.
4. If more than one lecture room is used at the same time an officer to be in charge of each.
5. No damage to be done, and the men to be responsible for the cleanliness and order of the lecture rooms and the premises, and to leave or make them clean and in order after each lecture.
6. The men to be marched off the grounds in charge of an officer and dismissed outside the grounds.
7. If any electric lighting is used the cost to be defrayed if Convocation so orders.

The Committee recommend that their action be confirmed.

ADMISSION OF STUDENTS.

The following gentlemen having given due notice and filed certificates of qualification and paid the required fees and their names having been posted and no objection having been received, are entitled to be admitted as students-at-law as of the 1st day of February, 1916:—

Matriculants.—Howard Robert Armstrong, Charles Gordon Dynes, Edward J. Murphy, Basil Arnot Ramsay, George Van Wyck Laughton.

CALL TO THE BAR.

The following gentlemen who have given due notice of Call and who have passed the final examination and paid the necessary fees and whose papers and services are correct, are entitled to be called to the Bar: Oswald Alexander Lauzon, James Earl Lawson, Cecil Johnstone Bovaird, Joseph Warner Murphy.

CERTIFICATES OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen who have passed their final examinations and paid the necessary fees and whose papers and services are correct, are entitled to be admitted as solicitors on completion of their services as articulated clerks: Oswald Alexander Lauzon, James Earl Lawson, Cecil Johnstone Bovaird, Joseph Warner Murphy.

HARRY BROOKER SWEETAPPLE HAMMOND.

The above-named filed his application to be admitted as a student-at-law in the Graduate Class on the 17th of August, 1914. He had not completed his examination for graduation at the University of Toronto, having been required to write on one or two subjects to complete it, and he applied to the Committee to have the certificate allowed. This was refused by the Committee on the 17th of November, 1914. On the 3rd February, 1916, he filed a certificate that he had completed the requirements for the degree of Bachelor of Arts, and asks that he be entered as a student-at-law in the Graduate Class as of the 1st of September, 1914. He has paid his Law School fees for 1914-15 and 1915-16, and has passed the Christmas and Easter Examinations in the First Year and the Christmas Examinations in the Second Year. The Committee recommend that he be entered on the books in the Graduate Class as of the 1st December, 1915.

The report was adopted.

APPOINTMENT OF EXAMINER.

Mr. A. R. Clute, of Toronto, was appointed Examiner to succeed Mr. C. F. McFarland, resigned.

APPOINTMENT OF SENIOR EXAMINER.

Mr. R. W. Hart, of Toronto, was appointed Senior Examiner in succession to Mr. G. F. McFarland, resigned.

CALL TO THE BAR.

The following gentlemen were introduced and called to the Bar: Oswald Alexander Lauzon, James Earl Lawson, Cecil Johnstone Bovaird, Joseph Warner Murphy.

Mr. Bruce, for the Finance Committee, reported as follows:—

REFUND OF LAW SCHOOL FEES.

The following students of the Law School ask for a refund of their Law School fees on the grounds that they have enlisted and have been accepted for overseas service in the Canadian Expeditionary Forces: Ian M. Macdonell, Toronto, 41st Battery, \$100; M. C. Roberts, Hamilton, 120th Battalion, \$100.

These students have paid their fees for the Law School session 1915-16, and have attended lectures until December, 1915. Mr. Macdonell passed the Christmas Examinations in the First Year. Mr. Roberts did not write at that examination.

The Committee submit the matter to Convocation for their decision.

GRANT TO PATRIOTIC FUND.

The Committee authorized a grant of \$5,000 by the Society to the Canadian Patriotic Association, and suggest that the same be confirmed.

The report was adopted and the grant to the Patriotic Fund was confirmed, and a refund of Law School fees as mentioned in the report was ordered to be made.

PROTECTION OF OSGOODE HALL.

Mr. Bruce, for the Finance Committee, reported as follows:—

The Committee met on the 7th instant to take steps for the better protection of the buildings of Osgoode Hall. Mr. Joseph Rogers, Chief of the Provincial Police, was present.

The Committee had the benefit of the advice of Brig.-Gen. Logie.

The following recommendations were adopted by the Committee, and a copy thereof was handed to Mr. Rogers for the Ontario Government, who will no doubt act upon it so far as the same concerns the buildings belonging to the Government:—

1. That all doors of the Osgoode Hall buildings be closed both day and night except the main front entrance and the main entrance of the Law School, which is to remain open from 9 to 12 in the morning and from 1 to 5 in the afternoon during lecture days, and Thomas Jones, the caretaker of the Law School, is to have charge of that door.

2. That eight men be employed as guards and sworn in as special provincial constables. Four of these men to be employed in the daytime—one man be employed inside the main door, and two be employed to patrol outside, and the fourth man to be employed as a relief man for the others.

The other four men to be employed at night in a similar capacity.

3. That arc lights be placed outside the buildings in such a situation as to light up the grounds and all dark spaces around the buildings.

4. That the telephone office be available for the guards at night as well as in the daytime.

5. Students not to be admitted to the building after five o'clock.

The report was adopted, and it was ordered in addition that the small gates be locked at night and that the large gates be closed but not locked.

EDITOR'S SALARY INCREASE.

Mr. Harcourt, in the absence of Mr. McMaster, reported for the Reporting Committee as follows:—

Your Committee have considered the application of Mr. E. B. Brown, K.C., Editor of the Reports, for an increase of salary, and recommend that he be allowed an increase of \$500.00 per annum, to date from January 1st, 1916.

The report was adopted.

RE BUCHNER & TRAVER.

Mr. Johnston, for the Discipline Committee, reported as follows:—

In regard to the complaint made by Elliot Traver, solicitor, of Strathroy, against U. A. Buchner, solicitor, of London, for being associated with one John Sturrock, an unqualified practitioner, as a partner, and for improper advertising, your Committee find that a prima facie case has been made out, and it appearing that the said Elliot Traver entered into a written agreement with the said Sturrock dated the 15th day of November, 1914, to pay the said Sturrock a share of the profits of his law business and that the

said Traver has apparently been guilty of a similar impropriety which he charges against Buchner, the Committee recommend that the whole matter be referred back to the Committee to hold an investigation.

The report was adopted.

RE J. A. CLERMONT.

Mr. Johnston, for the Discipline Committee, reported as follows:—

In the matter of J. Agapit Clermont, a student-at-law entered on the books of the Society and an attendant at the Law School:—

Your Committee met on the 3rd February, 1916, after notice had been given to Mr. Clermont of the complaint against him, hereinafter set forth.

To this complaint Mr. Clermont made answer in writing, and also attended personally before the Committee on the above date.

The charge is that the said Clermont gave an interview to a reporter of the *Worcester Telegram*, Mass., which interview was published in that paper about the 20th December last. It was copied into *The Independent* newspaper in Massachusetts. Within a day or so he wrote to *The Telegram*, and also gave his denial to *The Independent*, both of which were published. He claimed in his denial to the papers that the matter was entirely misrepresented, that much of it was false, and that he was a loyal citizen of Canada.

The chief press censor for Canada called the attention of the Law Society to this alleged interview by enclosing a translation of the article. The article and the denial accompany this report.

It appears that Mr. Clermont was a student at Three Rivers, Province of Quebec, and while there was a member of the Militia or Volunteer Corps, and says he is now eligible for a lieutenant's position. He also says that at no time did he say or do anything contrary to his obligations as a citizen of Canada, and that he is not a pro-German. He was for a time connected with Mr. Bourassa's paper, *Le Devoir*, of Montreal. He alleges that the reporter who published the interview is a life-long friend. His name is Webster, and he is connected with *The Telegram* newspaper of Worcester.

Mr. Clermont claims that he did not make use of any ex-

pressions which indicate hostility to the Allies, or cast any reflections upon Canada's connection with the war.

Several of the facts mentioned in the report he admits were supplied by him, but he denies that any improper statements relating to Canadian conditions were made.

On motion of Mr. Johnston the report was adopted, and it was ordered that Mr. Clermont be warned to be careful in future about statements that he makes, and that the chief press censor for the Dominion be notified of the action of Convocation.

RE A. D. GEORGE.

Mr. Johnston referred to the report of the Discipline Committee which has been presented to Convocation. The Treasurer presented letters written by Mr. George and his counsel and his commanding officer referring to his inability to be present owing to military duties.

It was moved by Mr. Armour, seconded by Mr. Watson, that the case of Mr. George be peremptorily adjourned until the next standing day of Convocation and be then disposed of, whether Mr. George is present or not, after hearing his counsel if he desires it, and that a copy of this resolution be sent to Mr. George and his counsel forthwith.

The motion was carried.

RE M. G. CAMERON.

Mr. Johnston read the report of the Committee.

Mr. Cameron, the respondent, was present. He said he regretted the violation of the Solicitors' Act which he had committed, and undertook not to pay or promise a share of fees to an unqualified paractitioner in future, but that he had declined to sign the undertaking presented by Mr. Sinclair as being too wide.

Mr. Sinclair, the complainant, was heard in answer and presented the undertaking which he had asked Mr. Cameron to sign, together with his letter to Mr. Cameron and Mr. Cameron's reply.

It was moved by Mr. Armour, seconded by Mr. Osler, that the report of the Discipline Committee be received and that instructions be given by the Society to a solicitor to proceed against Mr. Cameron and Mr. Scott before the Supreme Court under the Solicitors' Act.

It was moved in amendment by Mr. Dewart, seconded by Sir George Gibbons, that upon Mr. Cameron signing such undertaking as is satisfactory to Convocation no further action be taken by Convocation.

The amendment was carried on the following vote:—

Yeas.—Aylesworth, Dewart, Bruce, McKay, Kerr, Gibbons, Farewell.

Nays.—McPherson, Armour, Osler.

HOOR OF MEETING OF CONVOCATION.

In pursuance of notice given at the last meeting of Convocation, it was moved by Mr. Johnston and seconded by Mr. Watson that the hour of meeting of Convocation on the standing Convocation days be eleven o'clock in the forenoon, and that Rule 12 be amended accordingly by striking out the words "twelve o'clock noon," in the sixth line thereof, and substituting the words "eleven o'clock in the forenoon," and that with the assent of all present the amendment to the rule be now read a first, second and third time and finally passed.

The motion was carried.

Mr. Johnston moved that an application be made to the Legislature to amend the Law Society Act relating to the tenure of office of Treasurer of the Society.

After discussion it was referred to a Special Committee consisting of the Chairman of the Standing Committees, with Mr. Johnston as Convener, to consider the whole question and report to Convocation.

MEMORIAL TO THE LATE MR. SHEPLEY.

Sir Allen Aylesworth, for the Special Committee, presented the following memorial to the late Mr. Shepley:—

Convocation records with deep regret its sense of the great loss it has sustained in the death, on Sunday, 16th January, 1916, of Mr. George Fergusson Shepley, Treasurer of the Law Society.

Born in the Township of Blenheim in 1852, Mr. Shepley was educated at Berlin Grammar School and at Victoria College, Cobourg. He graduated as B.A. in 1872 with the Prince of Wales Gold Medal as head of his class, and in 1875 received the degree of M.A. from Victoria University.

After teaching for some two or three years in the High Schools at Port Rowan and at Peterborough, he was articled as a student-at-law in the office in Toronto of Mr. Thomas Ferguson, afterwards Mr. Justice Ferguson.

Mr. Shepley was called to the Bar in Hilary Term, 1878.

In January, 1890, he was appointed Queen's Counsel by both the Provincial and the Dominion Governments.

He was elected a Bencher of the Law Society on 7th February, 1888, and thereafter re-elected at the quinquennial elections of 1891, 1896, 1901 and 1906, and thus became, after the passing of the Statute of 1910 (10 Edw. VII. ch. 76), ex-officio, a Bencher for life.

On 5th December, 1913, he was unanimously chosen as Treasurer of the Society, and in May, 1914, and May, 1915, was unanimously re-elected to that position.

Mr. Shepley's great natural ability and high legal attainments early secured for him a prominent position before the Courts, and for many years he has been recognized as one of the leaders of the Bar.

His work was not limited to the Courts of this Province, but was well known throughout the Dominion, and in many cases, during more than twenty years, took him before the Judicial Committee at Westminster.

During the summer of 1910 Mr. Shepley was of counsel in the North Atlantic Coast Fisheries Arbitration at The Hague between Great Britain and the United States of America.

Though firm and resolute in protecting the interests of a client, Mr. Shepley was always gentle and considerate in disposition and manner, and was in all things courteous, honourable and upright.

In high degree he had the esteem and regard of all who knew him.

Of no one could there be more truly written, "*Integer vitae scelerisque purus.*"

On motion it was ordered that the memorial be placed upon the minutes of Convocation, and that a copy thereof be sent to the family of the late Mr. Shepley.

MEMORIAL TO THE LATE MR. DOUGLAS AND THE LATE
MR. MCFADDEN.

On motion a Special Committee was appointed consisting of Messrs. Armour, McPherson and Johnston, to prepare a memorial to the late Mr. Douglas and the late Mr. McFadden for record on the minutes of Convocation.

NON-JURY TRIALS AT OSGOODE HALL.

Sir Allen Aylesworth called to the attention of Convocation the practice which is being resumed of holding non-jury trials at Osgoode Hall, and suggested that the Treasurer should take the matter up and communicate with the Attorney-General with a view of having the practice discontinued.

This course was assented to.

Convocation then rose.

THURSDAY, 16th March, 1916.

PRESENT:—The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Bain, Boys, Bruce, Chrysler, Dewart, Farewell, Foy, Harcourt, Hearst, Hellmuth, Johnston, Kerr, Lennox, Ludwig, Macdonald, McKay, McMaster, McPherson, Nesbitt, Northrup, Osler, Proudfoot, Ritchie, Rowell, Tilley, Watson, and White.

The minutes of Convocation of the 10th February, 1916, were read and confirmed.

HOLDING TRIALS AT OSGOODE HALL.

The Treasurer referred to the correspondence between himself and the Attorney-General of Ontario as to holding trials of actions at Osgoode Hall, and suggested that the consideration of the matter be deferred until the correspondence was completed.

GRANTS TO WAR FUNDS.

The Treasurer announced that he had arranged with the Attorney-General to have the grants made by the Society to the Patriotic Fund, Belgian Lawyers' Relief Fund, and the Red Cross Society, confirmed by legislation.

LEGAL EDUCATION REPORT.

Mr. Armour, for the Legal Education Committee, reported as follows:—

ADMISSION OF STUDENTS.

The following gentlemen having given due notice and filed certificates of qualification and paid the required fees, and their names having been posted and no objection having been received, are entitled to be admitted as students-at-law as of the 1st day of March, 1916:—

Matriculants.—William Horace Hewson, Harold Ballentine Church, William John Golden, William Joseph Hubert Morris, Charles Stanley Reed Riches.

THIRD YEAR STUDENTS' PETITION.

A number of students in the Third Year petition to be called to the Bar without payment of solicitor or call fees on the ground that they have enlisted for overseas. The Secretary wrote to General Logie asking for a report upon the petitioners, and that letter and General Logie's reply is attached. The Chairman of the Committee wrote to the petitioners in answer to the petition, and the copy of the letter is submitted herewith.

All of which is respectfully submitted.

Dated the 14th day of March, 1916.

(Sgd.) E. DOUGLAS ARMOUR,
Chairman.

The report was adopted.

ENLISTMENT OF LAW STUDENTS.

On motion of Mr. McPherson, seconded by Mr. Armour, it was ordered that the resolution passed by Convocation on the 4th of February, 1915, as to students enlisting for the war, be amended by striking out the words "go to the front," and inserting in lieu thereof the words "serve in the Canadian Expeditionary Forces."

PAUL LEDUC.

Mr. McMaster moved that Paul Leduc be called to the Bar, and that the rule requiring that notice for call be filed with the Secretary be suspended.

The motion was lost, the Treasurer having ruled that the vote must be unanimous.

TREASURER'S TERM OF OFFICE.

Mr. Johnston, for the Special Committee appointed on the 10th of February, 1916, reported as follows:—

The Committee recommend that an application be made to the Legislature to amend sec. 35 by repealing sub-sec. 2 and substituting the following:—

“No Treasurer shall hold office for more than three consecutive years, and shall not thereafter be eligible for re-election until the expiration of three years from the termination of his period of office.”

Mr. Johnston moved the adoption of the report.

Sir Allen Aylesworth was opposed to any change. Mr. Watson, Mr. Osler and Mr. Armour also opposed the adoption of the report.

The motion to adopt the report was lost.

RE A. D. GEORGE.

Mr. Johnston briefly outlined the report of the Discipline Committee presented to Convocation on the 15th April, 1915, and moved that the report be adopted.

Mr. George and his counsel, Mr. W. N. Ferguson, K.C., appeared to shew cause why the report should not be adopted.

Mr. Hamilton Cassels, K.C., replied on behalf of the Bartley estate.

The motion to adopt the report was lost on the following vote:

Yeas.—Armour, Bruce, Farewell, Johnston, McKay.

Nays.—Bain, Boys, Brewster, Chrysler, Ludwig, McPherson, Northrup, Ritchie, Tilley, and White.

LIBRARY COMMITTEE REPORT. 1915

Mr. Armour, in the absence of Mr. Harcourt, presented the report of the Library Committee, as follows:—

Your Committee submits herewith the Chief Librarian's report for the year 1915, and recommends that same be printed as usual.

To the Chairman and members of the Library Committee:

I beg to submit my report for the year 1915. It is as follows:—

During the year, 1,218 bound volumes were added to the Library. Of these 213 were presented and 327 were taken in as periodicals and subsequently bound. Lists of the additions by classes, as well as of the volumes presented, appear below.

On the 31st December last the Library contained 46,381 volumes.

The expenditure for the year 1915 was as follows:—

Books and periodicals.....	\$3,533.75	
Freight and brokerage.....	34.90	
	<hr/>	\$ 3,568.65
Binding.....		903.55
Re-binding and repairs.....		405.85
Stamping.....		88.80
Stationery and other supplies.....		201.65
Salaries.....		5,700.00
Wages.....		550.00
	<hr/>	\$11,418.50

ESTIMATED EXPENDITURE FOR CURRENT YEAR.

Books and pamphlets.....	\$3,600.00	
Periodicals.....	800.00	
Freight and brokerage.....	75.00	
	<hr/>	\$ 4,475.00
Binding.....		750.00
Re-binding and repairs.....		350.00
Stamping.....		50.00
Stationery and other supplies.....		180.00
Salaries.....		5,700.00
Wages.....		550.00
	<hr/>	\$12,055.00

ACCESSIONS IN 1915.

Texts—	Vols.	Cost.
Canada.....	26	\$ 227.17
United Kingdom.....	54	239.61
United States.....	25	159.18

Reports—	Vols.	Cost.
Canada.....	90	\$ 244.00
United Kingdom.....	68	325.33
Australasia.....	10	145.68
India.....	4	15.00
United States.....	315	1,042.10
Statutes—		
Canada.....	31	43.25
United Kingdom.....	16	18.49
Australasia.....	10	92.50
United States.....	75	180.97
Digests and Encyclopaedias.....	51	292.87
General literature.....	62	143.06
Parliamentary.....	14	14.56
Miscellaneous.....	154	349.98
Presentations.....	213
	<hr/>	<hr/>
	1,218	\$3,533.75
Volumes purchased.....	678	
Volumes bound for Library.....	327	
Volumes presented.....	213	
		<hr/>
		1,218

PRESENTATIONS DURING 1915.

	Vols.
American Bar Association Report, 1914.....	1
Canadian Bank of Commerce Reports.....	1
Carnegie Endowment Year Book, 1914-15.....	2
Carnegie Endowment Institute Book.....	1
Chief Librarian, Law Society, Hurd's Prize Law.....	1
City of Toronto Council Minutes, 1914.....	1
Comm. of Education U.S. Report, 1914.....	1
G. S. Holmsted, Esq., K.C., Jurist Reports.....	5
Dr. George Kennedy, Crown Land Cases.....	1
G. H. Knibbs, Australian Year Book, 1914.....	1
Library of Congress—	
Report, 1914.....	1
Legal Literature of Germany.....	1

Library of Congress— <i>cont.</i>	Vols.
Copyright Decisions, 1913-14.....	1
Washington Papers.....	5
Calendar, John Paul Jones.....	1
James Monroe Papers.....	1
Vernon Wager MS.....	1
Benjamin Franklin Papers.....	1
Naval Records Am. Revolution.....	1
Martin Van Buren Papers.....	1
Michigan Hist. Assoc. Reports, 1912-14.....	3
Hon. Mr. Justice Riddell—Essays and Addresses.....	3
Addresses, Hamilton Club.....	1
Am. Judicature Society Papers.....	1
Report on N.Y. Civil Practice.....	3
New York Bar Assoc. Report.....	1
Masters in Chancery.....	1
Recorder of Deeds, Philadelphia.....	1
Secretary of Commonwealth—	
Massachusetts Acts, 1914.....	1
S. Thompson, Esq., Railway Library, 1914.....	1
Trinity College Year Book.....	1
York Law Association—Texts.....	6
Dominion and Provincial Statutes, Sessional Papers, Debates, etc.....	161
	<hr/>
	213

On the 22nd January, 1916, Mr. Henry Haight, who has been second Assistant Librarian during the past six years, enlisted in the Canadian Transport Service. The Library Committee gave him leave of absence during this year, while on service, allowing him one-half his salary. Mr. Leonard Wrinch has been engaged to take over part of Mr. Haight's duties.

All of which is respectfully submitted.

The Library, Osgoode Hall, 1st Feb., 1916.

(Sgd.) CHAS. ELLIOTT,

Chief Librarian.

The report was adopted.

COUNTY LIBRARIES' COMMITTEE REPORT.

Mr. Farewell presented the report of the County Libraries' Committee, as follows:—

(1) That at the meeting held on the 25th February, 1916, Mr. J. E. Farewell, K.C., was elected Chairman.

(2) Your Committee recommends that as Oxford County Law Association has now completed its returns for 1914, it be paid its grant for that year, amounting to \$138.34.

(3) Essex Law Association having applied for a loan of \$450.00, your Committee recommends that same be made re-payable \$45.00 per annum for ten years, the usual security being given.

(4) The 1915 Report of the Inspector of County Law Libraries is submitted herewith, with the recommendation that same be printed and copies sent to the County Law Library Associations.

(5) There are thirty County Law Library Associations. Returns have been made for the year 1915 by the following twenty-seven, which we recommend receive grants, under the Rules of the Society, of the sums set opposite their respective names:—

Brant.....	\$ 409.33
Bruce.....	213.33
Carleton.....	1,398.00
Elgin.....	324.00
Essex.....	253.20
Frontenac.....	99.67
Grey.....	137.35
Hamilton.....	1,423.00
Hastings.....	154.67
Huron.....	308.33
Kenora.....	118.33
Kent.....	213.00
Lambton.....	225.00
Leeds and Grenville.....	215.33
Lindsay.....	296.00
Middlesex.....	930.00
Norfolk.....	90.00
Ontario.....	130.67
Oxford.....	168.33

Perth.....	\$ 380.00
Peterboro.....	376.67
Renfrew.....	176.00
Simcoe.....	226.67
Stormont.....	169.33
Welland.....	276.50
Wellington.....	357.30
York.....	1,767.00

Total..... \$10,837.01

(6) No returns have yet been received from Thunder Bay Association for the years 1914 and 1915, nor have any returns been received from Rainy River and Waterloo Associations for 1915.

(7) The following is a statement of the County Law Libraries' loans still unpaid:—

Name.	Balance Due.	Yearly Instalments.
Essex.....	\$ 100.00	\$ 50.00
Frontenac.....	225.00	45.00
Kent.....	90.00	45.00
Lambton.....	70.00	35.00
Welland.....	67.00	33.50
Welland (2nd loan).....	500.00	50.00
Total.....	\$1,052.00	\$258.50

All of which is respectfully submitted.

Osgoode Hall, February 25, 1916.

(Sgd.) JNO. E. FAREWELL,
Chairman.

REPORT OF INSPECTOR OF COUNTY LIBRARIES.

To the Treasurer and Benchers of the Law Society of Upper Canada:—

Gentlemen,—During 1915 I visited all the County Law Libraries except those at Fort Frances, Port Arthur, and Kenora.

No Library has fallen below the previous year's standard. Some have made commendable progress, but the majority are

practically marking time. Under present conditions it is not likely that much improvement may be expected from the latter, owing to two causes, (a) the employment of temporary librarians, and (b) the lack of interest on the part of the officers of the Associations. The first cause is the more potent. Remove it by appointing permanent librarians, and the benefits arising thereby will so stimulate the zeal of these officers that the Libraries will speedily become so really essential to the members as to more than repay the additional outlay. Further reference to this matter will be found under the heading, "Permanent Librarians."

No reports are given this year on individual libraries, but when conversing with officers and librarians I have suggested various improvements which should be made.

No new Law Library Associations have been organized during the past year.

ANNUAL REPORTS.

Complete returns for 1914 were received in 1915 from all Associations except those in Oxford County and Thunder Bay District. Since the beginning of this year the former has furnished complete returns for 1914 and 1915, but none have yet been received from the latter for these two years. All Associations have now made returns for 1915, except Rainy River, Waterloo County, and Thunder Bay District.

During this year there will be submitted for consideration more extended forms of annual reports than those which have been in use hitherto, in order that there may be prepared yearly a complete comparative statement of the position of the various Law Libraries.

RULES OF THE SOCIETY.

The new Rules of the Society were passed in Convocation on the 12th February, 1915. Shortly afterwards I sent a copy of these rules to every County Law Library.

ORGANIZATION OF LAW ASSOCIATIONS.

It may not be amiss to summarize the Society's rules respecting the establishment of branch Law Libraries in the various counties, as frequently these rules are not known or else misunderstood.

Practitioners in any county or union of counties may form a Library Association and incorporate the same with or without

share capital under the name of "The (name of the county town, county or union of counties) Law (or Law Library) Association." The Library must be located in the Court House in the county town, save in exceptional cases. The constitution of the Association must provide, amongst other matters: (a) For a suitable room for the custody and use of the books, with proper arrangements for the former; (b) that the books be held in trust; (c) that the books shall be for the use of the county judges and practitioners who pay their fees, and also during courts and references for the judges and members of the profession residing outside the county town and not having offices therein; (d) that the fees of members practising outside the town in which the Library is located shall not be more than half of what those pay who practise in the Library town; (e) that at least one-half of such fees and the grants in aid from the Society shall be applied for purchasing, binding and repairing the books in the Library and in the payment of a telephone and the salary of a librarian or caretaker, approved of by the County Libraries' Committee, the Committee to which all matters relating to County Libraries are referred and who report thereon to Convocation; (f) the making of an annual report to the Society as well as the furnishing of such other particulars as the above Committee may require. Every Association fixes its own par value of stock, if any, and annual membership fees, the latter varying in different counties from \$3.00 to \$12.00 for practitioners in the Library town.

GRANTS.

(1) *From the Law Society.*

The initiatory grant is an amount double the amount paid, or of the value of books actually given from all local sources, such grant, however, not exceeding a maximum sum of \$20.00 for every practitioner in the county or union of counties. Annually thereafter the Society grants to every Association an amount double the amount of fees actually paid to the Association by its members, not exceeding, however, a maximum of \$10.00 in respect of every paid subscription unless Convocation shall otherwise direct, having regard to the report of the Chief Librarian on the condition of the respective Libraries and their needs, except the County of York Association, which receives a sum equal to the amount its

members actually have paid in to that Association. Further, if the Chief Librarian reports that any Library is in a satisfactory condition, the Society will pay two-thirds of the amount actually paid out by such Association for telephone service and for Librarian's salary, not, however, exceeding \$200 in all, except in the case of an Association having a membership of fifty or more, when the grant is increased to \$300. Again, if the Chief Librarian reports specially in favour of an increased grant to any Library, those sums may, in the discretion of the above Committee, be increased to \$400 and \$600 respectively. In order to be entitled to these annual grants it is compulsory that every Association shall send to the Secretary of the Society, not later than the 15th of January in every year, the annual report of the Association, with such other particulars as may be required. If due and proper care has been taken of the books, the Library maintained and kept in a proper state of efficiency in the Court House or other approved place, such report and other particulars sent in as above, and all requirements of Convocation complied with, such annual grants are payable within one month from the last mentioned date. After a Library has been established two years, if the Association is unable to purchase such reports or texts as are necessary to make the Library thoroughly efficient, having regard to its location and membership, a special grant of either money or books or a loan may be made without interest and repayable out of future annual grants in accordance with the requirements of Convocation.

(2) *From the Provincial Government.*

Annually the Provincial Government places in the estimates and votes \$2,000 in aid of all County Libraries outside of Toronto. The Government's fiscal year ends on the 31st day of October, so not later than about the 20th of October the Secretary of the Society furnishes to the Attorney-General's Department, a statement shewing those Associations which have made the required reports to the Society and have been paid their grants by the Society. This statement also sets forth the membership of every Association. The amount to be paid to an Association is arrived at in this way: \$1,000.00 is divided equally among the Associations which have sent in their annual reports to the Society and have received their grants from the Society. As the York County

Association does not share in this Government grant, twenty-nine branch Libraries are left to participate, and whether the divisor shall be twenty-nine or less, depends upon the activity of the officials of the different Associations. The remaining \$1,000.00 is next divided among those Associations who have qualified in the first distribution pro rata according to their membership. Every Association should therefore receive its Government grant about the 15th day of November. As this Government grant is entirely used up every year, promptness in making annual reports in order to qualify for a share in this grant is absolutely essential.

(3) *From County Councils.*

By sec. 377 (1) of the Municipal Act, the County Council shall from time to time provide all necessary and proper accommodation, fuel, light, stationery and furnishing for the Law Association of the county, such accommodation to be provided in the Court House. That County Councils do their duty as required above is generally left to the zeal of the officers of the different Associations. Such officers should magnify rather than minimize the importance of the Library. Few members of County Councils ever see the inside of a County Law Library. Then they have the mistaken idea that the Library is maintained solely for the benefit of the lawyers, forgetting that it has its proper place, and an important one, in the administration of justice in the county. It is to the credit of most of the County Councils that they deal fairly and reasonably with the Law Libraries, but I regret to say that if there is any blame to be placed regarding unsuitable furnishings supplied to the Librarian it should generally be placed on the Associations rather than on the County Councils. In some counties it is the custom when a request is to be made of the County Council to increase the accommodation or to purchase new furniture or supplies, that instead of the President and his officers appearing before the County Council, some court house official, really not interested in the Library, is asked to present the matter to the County Council for consideration. The same neglect appears when a money grant is required. Why there should be any hesitancy about making such a request is difficult to understand, as in many counties the county judges and officials are honorary members of the Association to whom it is most

requisite that the Library should be as complete and up to date as possible. Those Associations which receive an annual grant from County Councils of \$100 appear to have really less trouble in obtaining that amount than other Associations which receive only \$20 or \$25. When the needs of the Library are properly and forcibly presented to the County Council by the county judges and the officers of the Association, it is rare indeed to find Associations treated parsimoniously by County Councils.

PERMANENT LIBRARIANS.

One cannot speak too highly of the unselfish work performed by members of the Bar, who give in many instances their services free as Librarians, often at much personal inconvenience. It is too much to ask any busy practitioner to devote his time or part of it to look after the details of a county Library. In a number of instances the Libraries are kept locked, and are visited by the Librarians perhaps once a week. When the Librarian occupies a position in the Court House, perhaps an hour a day is devoted to Library work; in other cases the caretakers of the Libraries seldom enter them, with the result that there is no real classification of books, many are misplaced, and practically nothing is done to make the Library really serviceable to the Bench and Bar. Lawyers fight shy of them, and increase and improve their personal libraries as far as they possibly can. On the other hand, where permanent Librarians are engaged the profession finds the Library of real service and make continual use of it. Books are properly classified, they are found in their proper places; indexing, digesting and noting are carefully done, the Association's business books are well looked after, records are properly kept, fees collected, no books are lost, and as the use of the Library grows, as it is found to be up-to-date, the interest of the members correspondingly increases. There are a thousand and one things which a Librarian can do in order to make the Library really helpful to the members of the Association. Some members of the Bar say that they seldom make use of the Library except when Court is sitting. They have libraries at home and consequently do not bother with the common Library, but if they found everything up-to-date in the common Library they would soon see the advantage of making daily use of it. It is needless, however, to

labour this matter further, the difficulty to get over is largely one of expense, that is, with regard to the Librarian's salary. In every Library there should be a lady Librarian whose sole duty should be to devote all her time to the Library. The benefits arising from the employment of a permanent Librarian would be so great as to outweigh the increased expense. Most of the Associations are now paying in annual fees all which can be expected of them, so that if permanent Librarians are to be employed, I would respectfully submit that their salaries should be paid by the Society, the Librarians to be approved of by the Committee on the recommendation of the local associations. If permanent Librarians were employed as suggested, the Chief Librarian could by correspondence guide and suggest work to be carried out by local Librarians in order to make the Libraries most helpful in every respect. In this connection, it might be well to consider whether or not means could not be adopted to compel every member of the Bar practising in a county where there is an Association to become a member thereof and assist in the support of the Library, and that annual certificates should not be granted to them unless they had become members of the local Associations.

GENERAL.

I propose hereafter to make inspections at an earlier date, so that my report and the individual reports may be discussed by the local Associations at their annual meetings.

Annual meetings should be held early in January, so that the annual reports should be received by the Secretary of the Society before the 15th January. An early meeting is advisable, so as to allow plenty of time to make the returns, as many Libraries need their grants promptly in order to assist in their financing.

All Librarians should make annual reports to their Associations, and these reports, along with the Trustees' reports, should accompany the annual returns made to the Society.

Care should be taken to see that everything relating to the Association should appear in the business books of the Association, not in some private books of the Secretary or Treasurer.

All insurance policies should be examined to see that they cover the books and furnishings of the Library, not the Court House or other building in which the Library may be situated.

Much consideration should be given by local Associations before embarking on the purchase of libraries of deceased judges or lawyers. Often many books in such libraries are practically useless.

Fewer foreign series of Reports and Reporters are now being purchased by County Libraries. All County Libraries, with one or two exceptions, have a copy of "Halsbury's Laws of England."

Cheap oilcloth, furniture, shelving—the latter often painted of different colours—should disappear from all Libraries, and large tables, comfortable chairs, and substantial furniture of good quality and uniform design should be found in all branch Law Libraries.

Much progress has been made in the collection of photographs of deceased county judges and lawyers.

All Associations should endeavour to have quarterly meetings at least.

In classifying the books in the Libraries, those books most frequently used should be conveniently located so as to be readily accessible to all.

In every Library there should be posted in a conspicuous place a list of the members entitled to use the Library for the current year, with a notice that its use is limited to those on the list. Those in arrears in payment of fees should also be indicated on this list.

All catalogues should be prepared in duplicate, one kept in the Library, and the other in some convenient vault.

In closing this report, may I be permitted to refer to the deep interest taken in the County Law Libraries by the late Treasurer of the Society, as well as by the late Chairman of the County Libraries Committee, their wise counsel and active co-operation having been of the greatest possible assistance to me.

All of which is respectfully submitted.

(Sgd.) CHAS. ELLIOTT,
Inspector.

TORONTO, 1st February, 1916.

The report was adopted.

THE HONOURABLE MR. JUSTICE RIDDELL'S OFFER.

The Treasurer read a letter of the Honourable Mr. Justice Riddell, which is as follows:—

OSGOODE HALL, Toronto, February 25th, 1916.

JOHN HOSKIN, ESQ., K.C., LL.D., etc.,

Treasurer of the Law Society of Upper Canada:—

My dear Mr. Treasurer,—Through you I should like to offer to the Law Society of Upper Canada my collection of books, pamphlets, etc., dealing with or touching upon the history of this Province. The collection is not very large, but there are in it books, etc., some of which are rare, some almost if not quite unique. It is the result of several years of diligent search for such material, and I trust that it may prove of assistance to others interested in our early history. Canadiana, as is well known, find a ready market and are very rapidly increasing in price; soon it will be impossible for any private person, unless of large means, to acquire a library of this character.

The only conditions I would impose are two:—

1. That the library be kept together as a whole, as the "Riddell Canadian Library."

2. That I have access to it at all times with permission to borrow from time to time as arranged with the Chief Librarian.

In addition I would suggest (but do not stipulate):—

3. That a descriptive catalogue be printed of the books, etc. (I would prepare this, doing all but the mere clerical work.)

4. That the books, etc., not many in number, now in the General Library on this subject, be placed in the same room for convenience of reference. (I should be glad to assist the Librarian in this.)

5. That the pamphlets be either (a) bound, or (b) preferably, placed in covers (of which I have furnished the Librarian with samples).

6. That I be permitted to add to the Library such other works of similar character as I may be able to acquire by purchase or otherwise.

May I be permitted to say that I am induced to make this offer by the pride I take in our common profession and the happiness I have found in being a member of the Law Society of Upper Canada.

I have the honour to be, my dear Mr. Treasurer,

Your obedient servant,

(Sgd.) WILLIAM RENWICK RIDDELL.

P.S.—I have seen the Librarian and he assures me that there is a suitable room for the purpose.

The matter was referred to the Library Committee to accept the offer and carry out the proposal.

CANADIAN BAR ASSOCIATION.

The Treasurer read a letter of E. F. Surveyor, K.C., of Montreal, enclosing a copy of amendments to the constitution of the Canadian Bar Association, proposed at a meeting of the Council held at the Chateau Laurier on the 1st of March, 1916.

The matter was referred to the Special Committee appointed by Convocation on the 15th April, 1915.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

THURSDAY, 20th April, 1916.

PRESENT: The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Bain, Brewster, Bruce, Dewart, Farewell, Foy, Harcourt, Hellmuth, Johnston, Kerr, Ludwig, Moss, McKay, McMaster, McPherson, Osler, Robinette, Rowell, Tilley, and Watson.

The Minutes of Convocation of the 16th day of March, 1916, were read and confirmed.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Armour, for the Legal Education Committee, reported as follows:

Admission of Students.

The following gentlemen, having given due notice and filed certificates of qualification and paid the required fees, and their names having been posted and no objection having been received, are entitled to be admitted as students-at-law as of the 1st day of April, 1916:

Matriculants.

1. Grant Davidson Mowat.
2. Philip Daniel Macarow.

Call to the Bar—Special.

Paul Leduc, barrister and solicitor, of the Province of Quebec, has presented a petition under Section 3 (d) of the Barristers' Act to be called to the Bar of Ontario. He has duly published notice of his intention in the *Ontario Gazette* and filed a certificate of qualification and paid the necessary fees and otherwise complied with the rules of the Society, except the passing of the prescribed examination required by the Statute and Rule 174 (3).

Admission of Solicitor—Special.

Paul Leduc, a solicitor of the Province of Quebec, has presented a petition under Section 9 of the Solicitors' Act, to be admitted to practise as a solicitor in Ontario, in case he shall have been called to the Bar of Ontario under Section 3 (*d*) of the Barristers' Act, in pursuance of his petition above mentioned. He has paid the necessary fees and has otherwise complied with the rules of the Society.

The report was adopted.

CALL TO THE BAR.

Mr. Ludwig, who was appointed to examine Mr. Paul Leduc, a candidate for call to the Bar, reported that Mr. Leduc had passed the examination and on motion Mr. Leduc was introduced and called to the Bar and was granted a certificate of fitness to practise as a solicitor.

ELECTION OF BENCHERS, 1916.

The Secretary presented his report of the result of the election of Benchers held in the month of April, 1916, as follows:

The Secretary of the Society begs leave to report to Convocation, pursuant to Section 25 of the Law Society Act, the result of the election of Benchers held in the month of April, A.D. 1916, as certified by the Treasurer, the Assistant to the Treasurer, and the Scrutineers.

1. The Treasurer, the Assistant to the Treasurer and the Scrutineers appointed by Convocation have certified and reported as follows:

THE LAW SOCIETY OF UPPER CANADA.

ELECTION OF BENCHERS, 1916.

We, John Hoskin, of the City of Toronto, one of His Majesty's Counsel, Treasurer of the Law Society of Upper Canada; Sir Allen Aylesworth, K.C.M.G., of the same place, one of His Majesty's Counsel, appointed by the Benchers to assist the Treasurer and act for him in his absence in counting the votes, and James Edward Robertson, of the same place, one of His

Majesty's Counsel, and William Durie Gwynne, of the same place, Barrister-at-law, appointed by the Benchers under Section 9 of the Law Society Act, to act as Scrutineers at the election of Benchers, 1916, do hereby certify:

1. That in pursuance of Section 18 of the said Act, beginning on Thursday the 13th day of April, 1916, 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 numbers 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 highest number:

<i>Name.</i>	<i>Address.</i>	<i>No. of Votes</i>
1. Frederick Weir Harcourt, K.C.....	of Toronto	987
2. Charles Alexander Moss.....	of Toronto	866
3. Newton Wesley Rowell, K.C.....	of Toronto	776
4. Isidore Frederick Hellmuth, K.C.....	of Toronto	765
5. Edward Douglas Armour, K.C.....	of Toronto	763
6. Ebenezer Forsyth Blackie Johnston, K.C.....	of Toronto	753
7. Thomas Cowper Robinette, K.C.....	of Toronto	743
8. William Norman Tilley, K.C.....	of Toronto	727
9. George Lynch-Staunton, K.C.....	of Hamilton	711
10. James William Bain, K.C.....	of Toronto	706
11. Herbert Hartley Dewart, K.C.....	of Toronto	698
12. Francis Henry Chrysler, K.C.....	of Ottawa	666
13. William Alexander Logie.....	of Hamilton	654
14. William Proudfoot, K.C.....	of Goderich	654
15. Thomas Herbert Lennox, K.C.....	of Aurora	647
16. William F. Kerr.....	of Cobourg	645
17. William Alves Boys, K.C.....	of Barrie	639
18. William David McPherson, K.C.....	of Toronto	637
19. John Edwin Farewell, K.C.....	of Whitby	632
20. John Cowan, K.C.....	of Sarnia	609

<i>Name.</i>	<i>Address.</i>	<i>No. of Votes</i>
21. Willoughby Staples Brewster, K.C....	of Brantford	594
22. Wallace Nesbitt, K.C.....	of Toronto	594
23. Samuel George McKay, K.C.....	of Woodstock	580
24. Matthew Wilson, K.C.....	of Chatham	579
25. Archibald Henry Macdonald, K.C... of	Guelph	569
26. William Barton Northrup, K.C.....	of Belleville	563
27. Michael Hermann Ludwig, K.C.....	of Toronto	545
28. William Robert White, K.C.....	of Pembroke	542
29. Arthur Carson McMaster.....	of Toronto	528
30. Daniel O'Connell.....	of Peterborough	514
31. William Drummond Hogg, K.C.....	of Ottawa	500
32. Edwin Perry Clement, K.C.....	of Berlin	483
33. William Nassau Ferguson, K.C.....	of Toronto	479
34. Harry Spence White.....	of Toronto	479
35. John Henry Rodd.....	of Windsor	478
36. John Lanyon Whiting, K.C.....	of Kingston	467
37. Hamilton Cassels, K.C.....	of Toronto	466
38. James Houston Spence.....	of Toronto	450
39. John Alexander Stewart.....	of Perth	437
40. Frank Meade Field, K.C.....	of Cobourg	435
41. Maxwell David Fraser, K.C.....	of London	427
42. Charles Joseph Holman, K.C.....	of Toronto	411
43. Dyce Willcocks Saunders, K.C.....	of Toronto	410
44. William Fitzgerald Langworthy, K.C.	of Port Arthur	390
45. George Gordon McPherson, K.C.....	of Stratford	388
46. William Johnston.....	of Toronto	359
47. Arthur Courtney Kingstone.....	of St. Catharines	353
48. John Gordon Gauld, K.C.....	of Hamilton	346
49. Benjamin Franklin Justin, K.C.....	of Brampton	333
50. William Henry Wright.....	of Owen Sound	310
51. John Michael McNamara, K.C.....	of North Bay	281
52. William John McWhinney, K.C.....	of Toronto	276
53. William Herbert Price.....	of Toronto	270
54. Robert Talbot Harding.....	of Stratford	254
55. Thomas Stewart.....	of Lindsay	248
56. Daniel Urquhart.....	of Toronto	238
57. Colin St. Clair Leitch.....	of St. Thomas	221
58. Walter Stevens Herrington, K.C.....	of Napanee	217

<i>Name.</i>	<i>Address.</i>	<i>No. of Votes</i>
59. Roderick James Maclellan.....	of Toronto	211
60. Alexander John Russell Snow, K.C....	of Toronto	206
61. William Arthur John Bell, K.C.....	of Barrie	195
62. John Ewart Irving.....	of Sault Ste.-Marie	192
63. James Grayson Smith.....	of Toronto	191
64. William James Clark.....	of Toronto	161
65. John Murray Clark, K.C.....	of Toronto	159
66. George Cooper Campbell.....	of Toronto	151
67. Edward James Hearn, K.C.....	of Toronto	149
68. Nicholas Farrar Davidson, K.C.....	of Toronto	81

4. That the following gentlemen, namely: George Lynch-Staunton, K.C., of Hamilton; Francis Henry Chrysler, K.C., of Ottawa; William David McPherson, K.C. of Toronto, and William Robert White, K.C., of Pembroke, 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:—

<i>Name.</i>	<i>Address.</i>
1. Frederick Weir Harcourt, K.C.....	of Toronto
2. Charles Alexander Moss.....	of Toronto
3. Newton Wesley Rowell, K.C.....	of Toronto
4. Isidore Frederick Hellmuth, K.C.....	of Toronto
5. Edward Douglas Armour, K.C.....	of Toronto
6. Ebenezer Forsyth Blackie Johnston, K.C....	of Toronto
7. Thomas Cowper Robinette, K.C.....	of Toronto
8. William Norman Tilley, K.C.....	of Toronto
9. James William Bain, K.C.....	of Toronto
10. Herbert Hartley Dewart, K.C.....	of Toronto
11. William Alexander Logie.....	of Hamilton

<i>Name.</i>	<i>Address.</i>
12. William Proudfoot, K.C.....	of Goderich
13. Thomas Herbert Lennox, K.C.....	of Aurora
14. William F. Kerr	of Cobourg
15. William Alves Boys, K.C.	of Barrie
16. John Edwin Farewell, K.C.....	of Whitby
17. John Cowan, K.C.....	of Sarnia
18. Willoughby Staples Brewster, K.C.....	of Brantford
19. Wallace Nesbitt, K.C.....	of Toronto
20. Samuel George McKay, K.C.....	of Woodstock
21. Matthew Wilson, K.C.....	of Chatham
22. Archibald Henry Macdonald, K.C.....	of Guelph
23. William Barton Northrup, K.C.....	of Belleville
24. Michael Hermann Ludwig, K.C.....	of Toronto
25. Arthur Carson McMaster.....	of Toronto
26. Daniel O'Connell.....	of Peterborough
27. William Drummond Hogg, K.C.....	of Ottawa
28. Edwin Perry Clement, K.C.....	of Berlin
29. William Nassau Ferguson, K.C.....	of Toronto
30. Harry Spence White.....	of Toronto

In witness whereof we have hereunto set our hands this nineteenth day of April in the year of our Lord, 1916.

(Signed) JOHN HOSKIN,

Treasurer.

(Signed) A. B. AYLESWORTH,

Assistant to the Treasurer.

(Signed) J. E. ROBERTSON,

(Signed) W. D. GWYNNE,

Scrutineers.

2. Upon the completion of the scrutiny and counting of the votes, the Secretary forthwith declared the result of the election. as above certified.

3. The Certified List of Voters, the Certified List of Candidates, the Poll Books containing a record of the counting of the votes, the Certificate of the result of the election by the Scrutineers,

and the Declaration of the result by the Secretary, are submitted herewith.

All of which is respectfully submitted. Dated the nineteenth day of April, 1916.

(Signed) EDWIN BELL,
Secretary.

The report was adopted.

ELECTION OF THIRTIETH BENCHER.

On motion of Sir Allen Aylesworth, seconded by Mr. Armour, the following resolution was passed:

“The Secretary, having reported to Convocation that among the thirty persons who have received the highest number of votes at the recent election, there are four gentlemen who by virtue of such election become *ex officio* Benchers, Convocation hereby declares Messrs. William Drummond Hogg, K.C., of Ottawa; Edwin Perry Clement, K.C., of Berlin, William Nassau Ferguson, K.C., of Toronto, and Harry Spence White, of Toronto, to have been elected at the said election, as Benchers for the ensuing term of five years.

And as Mr. Hogg was elected a Bencher in 1896, in 1901, and in 1906 and is now in virtue of section 22 of the Law Society Act, elected in 1916, he therefore becomes an *ex officio* Bencher by virtue of section 7 (1) d, of the said Statute.

Therefore resolved that a special call of the Bench be made for Thursday, 18th May, 1916, to elect a Bencher to make up the number of 30 elected Benchers required by Section 8, of the said Act.

MR. JUSTICE RIDDELL'S GIFT OF BOOKS.

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

The Library Committee, to whom was referred the acceptance of and carrying out the offer of the Honourable Mr. Justice Riddell to denote to the Society his rare and unique collection of books, pamphlets, etc., dealing with and touching upon the history of this Province, begs to report as follows:—

1. That your Committee has accepted with great pleasure

his Lordship's generous offer and submits herewith a draft resolution for adoption by Convocation, to be forwarded to his Lordship.

2. Your Committee has accepted his Lordship's conditions and adopted his suggestion.

3. Arrangements have been made to place this valuable collection in the second eastern annex of the main Library where there is ample shelf accommodation for accessions, as his Lordship has been kind enough to suggest that he will add to this collection from time to time. Wire screen doors with locks will be erected so that these gifts may be securely kept. An appropriate inscription will be placed over the collection on which will appear the words "Riddell Canadian Library." His Lordship has approved of labels shewing the presentation. A table will be provided for the use of those desiring to refer to this Canadian Library.

4. The Chief Librarian has been instructed to carry out his Lordship's suggestions.

The report was adopted.

On motion of Mr. Osler, seconded by Mr. Harcourt, the following resolution was adopted:

Resolved: That Convocation accepts with gratification, the Honourable Mr. Justice Riddell's handsome and generous gift of his valuable collection of rare and unique books and pamphlets relating to or touching upon the history of the Province of Ontario, and hereby conveys to Mr. Justice Riddell the cordial thanks of Convocation for the same.

Convocation also takes this opportunity to express its appreciation of Mr. Justice Riddell's contribution to the history and records of the Society in his recent work published by the Society, "The Legal Profession in Upper Canada."

PORTRAIT OF DR. HOYLES.

On motion of Mr. Osler, seconded by Mr. Armour, it was resolved,

That Mr. Hoyles, K.C., the Principal of the Law School, be requested to allow his portrait to be painted and when the same

has been done it shall be put up in the Students' Library, and that it be referred to a Committee consisting of Mr. Osler and Mr. Bruce to wait upon Dr. Hoyles and make the necessary arrangements.

COMMUNICATIONS.

C. B. LABATT.

The Treasurer read a letter dated 24th March, 1916, from the Law Clerk of the Private Bills Committee of the Legislature, saying that Bill Number 32, to authorize the Law Society of Upper Canada to admit Charles Bagot Labatt as a Barrister, would be considered by the Private Bills Committee on Tuesday, March 28th, 1916.

BARRISTERS AND SOLICITORS ROLLS.

The Treasurer read a proposed Bill of the Legislature respecting the custody of the Barristers, Solicitors, and Judges Rolls and a letter from the Attorney-General respecting the same.

The Treasurer announced that he had arranged to have copies of the Barristers and Solicitors Rolls made by the Secretary's office. It was suggested also that photographic copies be made.

The Treasurer read a letter from Sir John Boyd thanking the Society for the copy of Mr. Justice Riddell's book.

The Treasurer read a letter from the Bursar of Upper Canada College enclosing a copy of a resolution of the Board of Governors of Upper Canada College, respecting the death of the late George F. Shepley, K.C.

The Treasurer called the attention of Convocation to the law respecting election of Benchers and suggested that an amendment be asked for before the next election so as to allow more time between the close of the poll and the following meeting of Convocation.

Convocation then rose.

MEETING OF CONVOCATION.

THURSDAY, 18th MAY, 1916.

PRESENT: Sir Allen Aylesworth, The Hon. Featherston Osler, Sir George Gibbons, and Messrs. Boys, Brewster, Bruce, Clement, Cowan, Dewart, Farewell, Ferguson, Harcourt, Hogg, Hoskin, Kerr, Ludwig, Macdonald, McKay, McPherson, O'Connell, Proudfoot, Ritchie, Rowell, Watson, H. S. White, and Wilson.

On motion, Dr. Hoskin was elected Chairman.

It was moved by Mr. Watson, seconded by Mr. Osler, that Dr. Hoskin be re-elected Treasurer of the Society for the ensuing year.

The motion was carried unanimously.

Dr. Hoskin thanked the members for the honour done him and congratulated the old and new members of Convocation upon their election.

The minutes of the meeting of Convocation of April 20th, 1916, were read and confirmed.

TRANSFER OF ROLLS.

The Treasurer referred to the recent Act of the Legislature providing for the transfer to the office of the Provincial Archivist of certain Rolls and Records which are at present in Osgoode Hall. He mentioned that, on his suggestion, a provision was inserted in the Act, providing that notice be given to the Society of any application made to transfer the Rolls and also stated that he had a conference recently with the Provincial Archivist and that steps were being taken to copy the Rolls before being transferred and to have photographic copies of them made.

NON-JURY TRIALS AT OSGOODE HALL.

The Treasurer read a letter from Mr. J. R. Cartwright, K.C., Deputy Attorney-General, enclosing a copy of a letter from the City Clerk, suggesting for the present that non-jury trials be conducted at Osgoode Hall.

On motion of Mr. Watson, a committee, consisting of the

Treasurer, Sir Allen Aylesworth, Mr. Osler, Mr. McPherson, and Mr. Watson, was appointed to consider the matter and report.

ELECTION OF BENCHER.

On motion of Mr. Wilson, seconded by Mr. McKay, Mr. John Henry Rodd, of Windsor, was elected a Bencher to fill the vacancy, in pursuance of the motion made at the last meeting.

STANDING COMMITTEES.

The Treasurer appointed a committee, consisting of the Chairmen of the Standing Committees who were present, to strike the Standing Committees for the ensuing year.

LEGAL EDUCATION REPORT.

Mr. Harcourt, in the absence of Mr. Armour, presented the report of the Legal Education Committee, which is 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 1st May, 1916:—

Graduates.—Robert James Smyth, Joseph Murray Gordon, Maurice Meyer Gordon, Charles Lawford Valens.

Matriculants.—Charles Oswald Wilson.

EASTER EXAMINATIONS, 1916.

First Year.—The returns of the examiners show that the following have passed the examinations in the First Year:—

J. L. Cohen, C. W. Smyth, D. S. Menzies, W. H. C. Brien, R. M. S. Thomas, H. A. Hall, B. E. Ingham, Miss H. B. Palen, B. Luxenberg, S. Cohen, T. E. Carmichael, J. M. Tutt, W. M. Johnson, Paul Home, R. S. C. Stalker, W. E. Sommerville, B. W. Hopkins, G. R. Munnoch, S. E. Buck, F. H. Roberts, H. M. Jackson, Miss M. McNulty, P. Phillips, B. J. G. MacBeth, A. T. Maher, J. G. Leckie, Miss T. Cherrier, J. H. Pedley, J. J. Frawley,

A. M. Burt, D. E. Kelly, A. R. Douglas, C. Snider, W. H. Walter, A. G. McDougall, J. M. Burden, F. Scandrett, J. E. Tansey, R. G. Macfarlane, F. A. Hammond, R. E. Fennell, L. F. Lambier, J. A. MacInnis, A. M. Froom, C. L. Valens, M. M. Keachie, J. E. Bedard, W. P. J. O'Meara, J. A. Clermont, T. M. McCarron, G. C. Gage, M. C. Vandervoort, L. A. Richard, H. D. Bradley, G. D. Ainslie, A. L. Lillico, F. G. McAlister, W. M. Egan, A. Whitehead, L. A. Maldaver, J. E. Belfrey, F. R. Hall, C. C. Grant, W. K. Lees, V. T. A. Foley, F. E. Breen, J. F. C. Whalley.

Honours—First Year.

The following candidates of the First Year, who have obtained at least three-fourths of the aggregate marks obtainable and at least one-half of the marks obtainable in each subject, are entitled to be passed with Honours:—

J. L. Cohen, C. W. Smyth, D. B. Menzies, W. H. C. Brien, R. M. S. Thomas, H. A. Hall, B. E. Ingham, Miss H. B. Palen, B. Luxenberg, S. Cohen, T. E. Carmichael, J. M. Tutt, W. M. Johnson, Paul Home, R. S. C. Stalker, W. E. Sommerville, B. W. Hopkins, G. R. Munnoch, S. E. Buck, F. H. Roberts, H. M. Jackson, Miss M. McNulty, P. Phillips, B. J. G. MacBeth, A. T. Maher, J. G. Leckie, Miss T. Cherrier, J. H. Pedley, J. J. Frawley, A. M. Burt, D. E. Kelly.

Scholarships—First Year.

Of the candidates passed with Honours, the first seven are entitled to Scholarships, as follows:—

J. L. Cohen, \$100.00; C. W. Smyth, \$60.00; D. B. Menzies, \$40.00; W. H. C. Brien, \$40.00; R. M. S. Thomas, \$40.00; H. A. Hall, \$40.00; B. E. Ingham, \$40.00.

Second Year.—The returns of the examiners show that the following have passed the examinations in the Second Year:—

C. A. Johnston, M. Rotenberg, R. S. Rodd, J. I. Hodgins, A. D. McKenzie, G. McLaughlin, D. Goodman, A. J. Trebilcock, N. S. Robertson, W. T. Sinclair, A. W. Roebuck, D. A. Swayze, J. E. Corcoran, L. B. Campbell, G. L. Rodd, J. A. R. Mason, H. Finkle, R. McLean, L. J. Phelan, D. R. M. Walter, J. L. Sheard, H. J. Reynolds, H. S. Honsberger, A. L. Williams, H. L. Steele, J. N.

Mulholland, D. McWilliams, A. B. Nind, R. T. Birks, A. L. C. Brooks, C. C. Calvin, G. H. Gilday, J. A. O'Brien, J. D. Becking, W. M. Smith, L. G. McAndless, N. M. Rumball, M. J. Brennan, E. C. Fetzner, Wm. Horkins, G. W. G. Gauld, H. E. Wood, J. A. Christilaw, L. A. Kelly, N. R. Kay, E. C. Murphy, J. A. Duffy, C. W. Anderson, W. C. H. Swinburne, C. E. Bell, W. E. Wilson, L. A. Landriau, M. McLean, J. D. O'Brien, A. C. Fleming, N. S. Chisholm, A. G. McHugh, Mrs. A. B. Lawson, H. B. S. Hammond, A. J. Donnelly, A. R. Sprowle, E. S. Kennedy, J. P. Ferguson, W. A. McFarlane, H. H. Beeman.

Honours—Second Year.

The following candidates of the Second Year, who have obtained at least three-fourths of the aggregate marks obtainable and at least one-half of the marks obtainable in each subject, are entitled to be passed with Honours:—

G. A. Johnston, M. Rotenberg, R. S. Rodd, J. I. Hodgins, A. D. McKenzie, G. McLaughlin, D. Goodman, A. J. Trebilcock, N. S. Robertson, W. T. Sinclair, A. W. Roebuck, D. A. Swayze, J. H. Corcoran, L. B. Campbell, G. L. Rodd, J. A. R. Mason, H. Finkle.

Scholarships—Second Year.

Of the candidates passed with Honours, the first seven are entitled to Scholarships, as follows:—

G. A. Johnston, \$100.00; M. Rotenberg, \$60.00; R. S. Rodd, \$40.00; J. I. Hodgins, \$40.00; A. D. McKenzie, \$40.00; G. McLaughlin, \$40.00; D. Goodman, \$40.00.

Third Year.—The returns of the examiners show that the following have passed the examinations for the Third Year:—

E. G. Binkley, C. E. L. Babcock, S. M. Clark, D. B. Coleman, W. S. Maguire, H. B. Settrington, P. Shulman, H. A. Harrison, E. H. Brower, F. W. Callaghan, J. M. Bullen, R. Henderson, M. C. Pritchard, W. B. Cowan, Chas. Bowman, D. P. J. Kelly, A. K. Cowper, T. B. Richardson, A. S. Winchester, F. H. Snyder, J. Hadden, H. L. Barnes, C. A. Snowdon, H. St. Jacques, C. A. S. McKay, W. D. Roach, J. G. Hamilton, J. F. Lucas, B. V. Mc-

Crimmon, A. R. Quirk, W. J. Thompson, F. P. Varcoe, M. W. Wilson, W. E. V. Goodwin, D. R. Kennedy, A. H. Boddy, A. A. Bain, C. B. McClurg, H. F. Logan, S. L. Smoke, J. W. Freeborn, F. C. O'Leary, J. Callahan, J. B. Keeler, D. H. Stewart, M. A. McKay, H. N. Barry, D. R. Hossack, Wm. Menton, J. E. McGlade, F. H. Vanston, L. M. Keachie, A. L. Reid, J. F. Twigg, A. W. Guertin, A. G. Davis, A. Aubin, E. A. Harris, C. W. Moorhead, D. Markham, Miss G. Alford, J. C. Thomson, J. A. McGibbon, M. Smith, R. W. Ormerod, R. E. Grass, C. H. Tanner.

Honours—Third Year.

The following candidates of the Third Year, who have obtained at least three-fourths of the aggregate marks obtainable and at least one-half of the marks obtainable in each subject, are entitled to be passed with Honours:—

Ewart Gladstone Binkley, Charles Edgar Lafayette Babcock, Stanley Metcalfe Clark, Dilly Benjamin Coleman, William Stanley Maguire, Harvey Basil Settrington, Percy Shulman, Howard Armour Harrison, Edward Henry Brower, Frank Walker Callaghan, Joseph Max Bullen, Roy Henderson, Morley Calvin Pritchard, Walter Benjamin Cowan.

Medals—Third Year.

Ewart Gladstone Binkley, having passed both intermediate examinations with Honours and having taken first place in the final examination with Honours, is entitled to a Gold Medal.

Charles Edgar Lafayette Babcock, having passed both intermediate examinations with Honours and having taken second place in the final examination with Honours, is entitled to a Silver Medal.

Scholarships—Third Year.

Ewart Gladstone Binkley who, being in due course has taken first place at the examinations for Call to the Bar, is entitled to the Chancellor Van Koughnet Scholarship amounting to \$400.00.

Charles Edgar Lafayette Babcock, being in due course and having taken first place in the examination for Call to the Bar, next after the winner of the Chancellor Van Koughnet Scholarship, is en-

titled to the Christopher Robinson Memorial Scholarship, amounting to \$100.00.

Mrs. Bicknell's Prize.

Percy Shulman and *Frederick Percy Varcoe*, who were equal in the examination in Commercial Law in the Third Year, and having obtained the highest marks, are entitled to the prize of \$50.00 donated by Mrs. James Bricknell, to be divided equally between them.

CALL TO THE BAR.

The following gentlemen, whose papers and services are correct, and who have passed the required examination and paid the necessary fees, are entitled to be called to the Bar:—

Dilly Benjamin Coleman, Albert Hawley Boddy, Charles Bowman, Sheldon LaPierre Smoke, John Callahan, William Stanley Maguire, James Grey Hamilton, John Ferguson Twigg, Alfred Richardson Quirk, Bruce Victor McCrimmon, Frank Walker Callaghan, Howard Armour Harrison, Harvey Basil Settrington, Arthur Lorne Reid, Thomas Basil Richardson, Harry Nelson Barry, Florance Charles O'Leary, Arthur Scott Winchester, Joseph Max Bullen, Wilfrid Daniel Roach, Walter Benjamin Cowan, Percy Shulman, John Clarke Thomson, Frederick Harold Vanston.

CERTIFICATE OF FITNESS ON COMPLETION OF SERVICE.

The following gentlemen, whose papers and services are correct, and who have passed the required examination, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:—

Dilly Benjamin Coleman, Albert Hawley Boddy, Charles Bowman, Sheldon LaPierre Smoke, John Callahan, William Stanley Maguire, James Grey Hamilton, John Ferguson Twigg, Alfred Richardson Quirk, Bruce Victor McCrimmon, Frank Walker Callaghan, Howard Armour Harrison, Harvey Basil Settrington, Arthur Lorne Reid, Thomas Basil Richardson, Harry Nelson Barry, Florance Charles O'Leary, Arthur Scott Winchester, Joseph Max Bullen, Wilfrid Daniel Roach, Walter

Benjamin Cowan, Percy Shulman, John Clarke Thomson, Frederick Harold Vanston.

Call to the Bar—Special.

The following gentlemen have enlisted for service in His Majesty's Canadian Expeditionary Forces and have made proof of their enlistment, have not passed the Third Year examination but who otherwise would have been eligible to be called to the Bar in Easter Term, 1916, and their papers and services are correct, claim to be entitled to be called to the Bar and to receive their Certificate of Fitness, under the resolution of Convocation in that behalf:—

Arthur Beresford Mortimer, Robert Bland Johnston, William James Beaton.

The Committee are of opinion that these gentlemen are not entitled, under the resolution of Convocation, to be called to the Bar or receive their Certificate of Fitness until after the completion of their military service.

Certificate of Fitness—Special.

Duncan Roy Kennedy, of Ottawa, a duly enrolled Solicitor of the Supreme Courts of Scotland, petitions to be admitted and enrolled as a Solicitor of the Supreme Court of Ontario. He has passed the examination for the Third Year and paid the proper fees and has duly served under Articles for one year as required by the statute in that behalf. The advertisement in the *Ontario Gazette*, required by Rule 176, was published once in each of the months of March and April, 1916, instead of once a week for two months. Otherwise his application is complete. The Committee recommend that the irregularity be waived and that he be granted his Certificate of Fitness.

James Grey Hamilton, a candidate for Certificate of Fitness, was articled to H. A. Clark, of Toronto, and during the time of service he was absent by leave of his principal, from the 19th May, 1913, to the 15th September, 1913. The Committee recommend that the service be allowed.

Frank Walker Callaghan, a candidate for Certificate of Fitness, asks to have an assignment of articles allowed. The assignment

in question was dated the 30th day of April, 1913, but by inadvertence and misunderstanding was not filed until the 25th April, 1916. The Committee recommend that the request be granted.

APPOINTMENT OF DEMONSTRATORS.

The Committee recommend that advertisement be made for two Demonstrators for the coming year, to succeed Mr. C. C. Robinson and Mr. H. W. A. Foster, who are eligible for re-appointment.

L. J. Phelan, a student in the Second Year, asks to have his examination for the year allowed. He passed the Easter Examination, obtaining an aggregate of about 80% including 100% in Contracts. Owing to illness he was unable to write at the Christmas Examinations, although he attended lectures up to the time of the examination. The Committee recommend that the request be granted.

The report was adopted.

FINANCE COMMITTEE REPORT.

Mr. Bruce reported for the Finance Committee, as follows:—

A. B. Mortimer, a student in the Third Year, asks for a refund of Law School fees amounting to \$100.00 on the ground that he has enlisted in the 63rd Battery, Canadian Expeditionary Forces. He attended lectures in the Third Year up till the 8th November, when he went to Kingston to attend the School of Artillery and was appointed on the 13th March, 1916, as Lieutenant in the 63rd Battery, at present stationed at Guelph. The Committee recommend that a refund be granted.

The report was adopted.

LAND TITLES OFFICE.

On motion of Mr. Harcourt, a committee consisting of the Library Committee and the Chairman of the other Standing Committees was appointed to confer with the Government and make arrangements, if possible, to utilize the space in Osgoode Hall for Library purposes, formerly occupied by the Taxing Officers, and to report to Convocation.

PORTRAIT COMMITTEE.

Mr. Osler, for the Special Committee appointed at the last meeting, reported that arrangements had been made with Dr. Hoyles to have his portrait painted by Mr. J. W. L. Forster.

COUNTY LIBRARIES REPORT.

Mr. McKay for the County Libraries Committee reported as follows:—

1. Your Committee recommends that as the Waterloo Law Association on the 11th March, 1916, completed its returns for 1914, it be paid its grant for that year, amounting to \$216.67.

2. The Essex Law Association having applied for a loan of \$450.00 and the usual bond having been executed by that Association and other parties, your Committee recommends that a cheque be now issued for the amount of this advance.

3. The Rainy River Law Association having, on the 5th day of March, 1916, completed its returns for 1915, your Committee recommends that it now be paid its grant for that year, amounting to \$76.67.

4. The Thunder Bay Law Association having, on the 20th day of March, 1916, completed its returns for the years 1914 and 1915, your Committee recommends that that Association be now paid its grant for the year 1914, amounting to \$85.00 and for the year 1915, amounting to \$110.00.

5. Your Committee recommends the payment of \$125.00 to the Chief Librarian for his travelling expenses this year inspecting County Law Libraries.

6. All County Law Associations have now completed their returns to date.

The report was adopted.

REPORTS FOR LOCAL MASTERS.

It was moved by Mr. Macdonald, seconded by Mr. Kerr, that the names of all Local Masters who are not County Judges and who are not in practice, be placed on the list of those to whom the Society supplies the Ontario Law Reports and the Ontario Weekly Notes.

The motion was carried.

BARRISTERS AND STUDENTS ON ACTIVE SERVICE.

The Secretary presented a supplementary report of the names of the students and members of the profession who are engaged in active service since his last report on the 20th January, 1916, as follows:—

To the Benchers of the Law Society of Upper Canada,
in Convocation.

The Secretary begs leave to report to Convocation for its information the names of the students and members of the profession who are engaged in active service with his Majesty's Overseas Forces, so far as they have come to his notice to this date, since his last report presented to Convocation on January 20th, 1916:—


HONOUR ROLL.

KILLED IN ACTION.

Francis Malloch Gibson, Hamilton, killed in Flanders, 19th August, 1915 (First Year).

Thomas Seaton Gordon, Owen Sound, died of wounds, 22nd January, 1916 (Second Year).

Walter Leslie Lockhart Gordon, Toronto, killed at Ypres, 26th April, 1915 (Third Year).

 Henry Kelleher, Macroom, Co. Cork, Ireland, killed at Lange-marck, April 1915 (Second Year).

Thomas Ewart Kelly, Toronto, killed July, 1915 (First Year).

Albert Norton Proctor Morgan, New Liskeard, killed 24th May, 1915 (Barrister and Solicitor).

Henry Errol Beauchamp Platt, Toronto, killed May, 1916.

DIED.

Edward Joseph Kylie, Adjutant, died at Owen Sound, May 14th, 1916 (First Year).

WOUNDED IN ACTION.

W. Senkler Buell, Brockville, wounded 1915 (Barrister and Solicitor).

Robert Michael Willes Chitty, London, England, invalided home, March 1916 (First Year).

Harold William Alexander Foster, Toronto, wounded December, 1915 (Barrister and Solicitor).

Voncouver Camden Gordon, Nanaimo, B.C., wounded April, 1916 (Second Year).

Thomas D'Arcy Leonard, Toronto, invalided home, March 1916 (First Year).

ON ACTIVE SERVICE.

MATRICULANTS.

First Year.—B. J. Bates, Windsor, Lieut. 99th Battalion; H. H. Gordon, Toronto, 166th Battalion.

Second Year.—A. R. Armstrong, Toronto, 34th Battery, C.F.A.; B. M. Benson, Toronto, 5th University Co. P.P.C.L.I.; T. A. Hutchinson, Hamilton, 173rd Battalion; R. I. Moore, Lindsay, Lieut. 109th Battalion; E. A. Shaunessy, Watford, 149th Battalion; C. H. White, Port Hope, Lieut. 136th Battalion; M. M. Wilson, Chatham, Lieut. 186th Battalion.

LAW SCHOOL.

First Year.—R. M. Best, Seaforth; H. M. Ford, Toronto, Gunner, 48th Battery; A. M. Latchford, Toronto, Reserve Brigade, C.F.A.; L. D. Lefroy, Toronto, Lieut. 123rd Battalion; R. W. L. McBrady, Port Arthur, Lieut. 141st Battalion; I. M. Macdonell, Toronto, 41st Battery; J. H. Pedley, Toronto; H. A. Sinclair, Toronto, Lieut. Royal Field Artillery; E. C. Snider, Port Hope, 39th Battalion; T. C. Urquhart, Toronto, 80th Battalion; R. P. Wilkins, Hamilton, Lieut. 120th Battalion.

Second Year.—J. H. Bull, Brampton, Captain 75th Battalion; M. Crabtree, Toronto, Lieut. 116th Battalion; A. J. Duncan, Toronto, Lieut. 180th Battalion; R. Forsyth, Ottawa, A.M.C.; E. G. Joy, Toronto, Captain 74th Battalion; E. R. Kappele, Toronto, Lieut. 75th Battalion; F. J. Kehoe, Sudbury Driver, 7th Brigade, C.F.A.; W. C. LaMarsh, Chatham, Corporal, 1st Battery, 1st Brigade; C. A. Mulvihill, Toronto, Private, 53rd Battery, C.F.A.; C. L. B. Mackenzie, Toronto, Lieut.; C. S. McKee, Toronto, Lieut. Headquarters Staff; R. F. Pirie, Toronto, Gunner, 41st Battery, C.F.A.; H. B. Spaulding, Aurora, Lieut. 114th Battalion.

Third Year.—R. C. Berkinshaw, Toronto, Lieut. 124th Battalion; J. L. Bishop, Ottawa, Lieut. 77th Battalion; B. T. Davidson, Mimico, Driver, 220th Battalion; R. B. Johnston, Toronto, Captain 116th Battalion; A. H. Murphy, Toronto, Lieut. 142nd Battalion; A. A. McKinnon, Toronto, Army Service Corps; H. J. McLaughlin, Toronto, Lieut. 74th Battalion; H. S. Parkinson, Toronto, Lieut. 124th Battalion; J. H. Phippen, Toronto, Lieut. Army Service Corps; J. D. Scott, Hamilton, Captain, 83rd Battalion; J. A. D. Slein, Toronto, Lieut. 125th Battalion; N. H. Treadwell, Ottawa, Lieut. Artillery; W. J. Beaton, Toronto, Lieut. 182nd Battalion.

BARRISTERS ONLY.

Duncan Donald, Toronto, Lt-Col. 134th Battalion; C. W. G. Gibson, Hamilton; N. A. Keys, Toronto; T. W. Lawson, Toronto, Captain; A. H. O'Brien, Toronto, Major, 180th Battalion.

BARRISTERS AND SOLICITORS.

J. M. Balderson, K.C., Perth, Lt-Col. 42nd Regiment; G. B. Balfour, Toronto; J. H. Best, Seaforth; S. P. Biggs, Toronto; J. D. Bissett, Toronto; J. S. Campbell, St. Catharines; J. B. T. Caron, Ottawa; N. S. Caudwell, Toronto, Lieut. 80th Battalion; H. A. L. Conn, Ottawa, Lieut.; G. B. Coyne, St. Thomas; H. E. B. Coyne, Hamilton, Lieut. 86th Battalion; L. S. Cuddy, Parkhill; A. T. Davidson, Toronto; H. B. Daw, Hamilton; W. A. Dillon, Toronto, 166th Battalion; G. R. Geary, Toronto; Thomas Gibson, Toronto; W. N. Graham, Ottawa, 156th Battalion; R. H. Greer, Toronto, Lt-Col. 180th Battalion; W. L. Haight, Parry Sound, Captain, 162nd Battalion; W. T. Henderson, K.C., Brantford; J. A. Hope, Perth, Captain, 59th Battalion; A. T. Hunter, Toronto; W. G. Jackson, Simcoe, 133rd Battalion; G. F. Kelleher, Galt, Private, 111th Battalion; S. C. Kirkland, Dutton, Lieut.; W. E. S. Knowles, Dundas, Lieut-Col.; E. H. Lancaster, St. Catharines; W. H. Latimer, Toronto, Captain, 124th Battalion; J. W. Lawrason, Dundas; Keith Lennox, Toronto; T. H. Lennox, Toronto, Lt-Col. 208th Battalion; N. L. LeSueur, Sarnia, 70th Battalion; R. V. LeSueur, Sarnia; R. C. LeVesconte, Toronto, Lt-Col. 166th Battalion; C. W. Livingstone, Toronto; R. P. Locke, Toronto; W. G. Lumsden, Hamilton; G. M. Malone,

Toronto, Lieut. 134th Battalion; H. E. Manning, Toronto, Lieut. 31st Battery, C.F.A.; J. R. Meredith, Toronto; K. B. Maclaren, Toronto, Lieut. 92nd Battalion; A. E. McLaughlin, Bowmanville; D. D. McLeod, Berlin, Lieut.; J. C. McRuer, Toronto; G. McTeigue, Toronto; J. H. Oldham, Toronto, 83rd Battalion; W. A. Olmsted, Timmins, 2nd Pioneer Battalion; W. W. Parry, Toronto; R. A. Patchell, Midland; R. H. Patterson, Toronto; J. A. V. Preston, Orangeville; J. M. Riddell, Toronto, 47th Battery; H. A. Rose, Welland; E. M. Rowand, Toronto; R. P. Saunders, Toronto, Captain, 35th Battalion; C. B. Scott, Toronto, Lieut. 166th Battalion; C. N. Scott, Toronto, Lieut. 166th Battalion; H. Sedgwick, Toronto; N. E. Sommerville, Toronto; D. S. Storey, Parry Sound, Major, 162nd Battalion; D. A. J. Swanson, Oshawa, Lieut. 182nd Battalion; A. S. Turner, Hamilton; G. A. Urquhart, Windsor; J. H. G. Wallace, Toronto; G. W. Walrond, Toronto, Lieut. 33rd Battalion; R. B. Whitehead, Toronto, Lieut. 160th Battalion; W. H. Wright, Lt-Col. 204th Battalion.

DISCIPLINE.

RE A. K. GOODMAN.

The Treasurer read a letter from C. B. Nasmith, enclosing a copy of the Judge's charge in the trial of Rex vs. McCutcheon, reflecting on the conduct of Ambrose K. Goodman, a solicitor of Toronto. It was ordered that Mr. Nasmith be notified that if a charge is laid against Mr. Goodman of improper conduct, it would be investigated by the Discipline Committee.

RE A. F. LOBB.

On motion of Mr. Watson, the question of the misconduct of A. F. Lobb, a solicitor of Toronto, was referred to the Discipline Committee for investigation.

AMENDMENT TO RULE 64.

Mr. Proudfoot gave notice of motion as follows:—

“Mr. Proudfoot gives notice that he will at the next session of Convocation move to amend Rule 64 by striking out the words “two-thirds of” in the fourth line and by adding as sub-section,—

(2) The said grants to be made after the Inspector of County Libraries has reported favorably on condition of library."

On motion of Mr. Macdonald, seconded by Mr. McKay, it was ordered that the applications of A. B. Mortimer, R. B. Johnston, and W. J. Beaton, for Call to the Bar and Certificate of Fitness, referred to in the Legal Education Report, be referred back to the Legal Education Committee for consideration as special cases, and that the names of J. F. Dales and W. F. Huycke be added for consideration.

STANDING COMMITTEES FOR 1916-17.

Mr. McPherson, for the Special Committee appointed to strike the Standing Committees for the ensuing year, reported as follows:

Finance.—Messrs. A. Bruce, Chairman, Sir George Gibbons, F. W. Harcourt, W. D. Hogg, W. F. Kerr, W. A. Logie, C. A. Moss, W. B. Northrup, F. Osler, W. Proudfoot, T. C. Robinette, N. W. Rowell, G. H. Watson, H. S. White.

Legal Education.—Messrs. E. Douglas Armour, Chairman, Sir Allen Aylesworth, W. S. Brewster, H. H. Dewart, F. W. Harcourt, Z. A. Lash, M. H. Ludwig, G. Lynch-Staunton, C. A. Moss, A. C. McMaster, W. D. McPherson, W. N. Tilley, G. H. Watson, Matthew Wilson.

Reporting.—Messrs. A. C. McMaster, Chairman, E. Douglas Armour, J. W. Bain, F. H. Chrysler, E. P. Clement, H. H. Dewart, F. W. Harcourt, I. F. Hellmuth, Z. A. Lash, G. Lynch-Staunton, C. A. Moss, W. D. McPherson, C. H. Ritchie, G. H. Watson.

Discipline.—Messrs. E. F. B. Johnston, Chairman, A. Bruce, W. S. Brewster, John Cowan, H. H. Dewart, J. E. Farewell, W. N. Ferguson, I. F. Hellmuth, W. F. Kerr, W. A. Logie, Wallace Nesbitt, F. Osler, W. N. Tilley, W. R. White.

Library.—Messrs. F. W. Harcourt, Chairman, Sir Allen Aylesworth, J. E. Farewell, I. F. Hellmuth, M. H. Ludwig, G. Lynch-Staunton, Wallace Nesbitt, F. Osler, W. Proudfoot, C. H. Ritchie, N. W. Rowell, H. S. White.

Journals and Printing.—Messrs. W. D. McPherson, Chairman, W. A. Boys, W. S. Brewster, John Cowan, Sir George Gibbons, W. F. Kerr, T. H. Lennox, A. H. Macdonald, S. G. McKay, W. Proudfoot, C. H. Ritchie, T. C. Robinette.

County Libraries.—Messrs. J. E. Farewell, Chairman, W. A. Boys, W. S. Brewster, John Cowan, T. H. Lennox, W. A. Logie, S. G. McKay, W. B. Northrup, D. O'Connell, W. Proudfoot, J. H. Rodd, Matthew Wilson.

The report was adopted.

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

Dilly Benjamin Coleman, (with Honours), Albert Hawley Boddy, Charles Bowman, Sheldon LaPierre Smoke, John Callahan, William Stanley Maguire, (with Honours), James Grey Hamilton, John Ferguson Twigg, Alfred Richardson Quirk, Bruce Victor McCrimmon, Frank Walker Callaghan, (with Honours), Howard Armour Harrison, (with Honours), Harvey Basil Settingington, (with Honours), Arthur Lorne Reid, Thomas Basil Richardson, Harry Nelson Barry, Florance Charles O'Leary, Arthur Scott Winchester, Joseph Max Bullen, (with Honours), Wilfrid Daniel Roach, Walter Benjamin Cowan (with Honours), Percy Shulman, (with Honours), John Clarke Thomson, Frederick Harold Vanston.

Convocation then arose.

MEETING OF CONVOCATION.

THURSDAY, 15th JUNE, 1916.

PRESENT: Sir Allen Aylesworth, Sir John Gibson, The Hon. Featherston Osler, and Messrs. Armour, Bain, Boys, Brewster, Chrysler, Clement, Dewart, Harcourt, Kerr, Logie, Ludwig, Macdonald, McMaster, Northrup, O'Connell, Ritchie Tilley, Watson, Wilson, H. S. White, W. R. White.

In the absence of the Treasurer, Mr. Osler was elected Chairman.

The Minutes of Convocation of the 18th day of May, 1916, were read and confirmed.

HOLDING TRIALS AT OSGOODE HALL.

Sir Allen Aylesworth presented the report of the Special Committee on holding trials of actions at Osgoode Hall, which is as follows:—

As a matter of history Osgoode Hall was built by the Law Society out of its own funds and for its own accommodation.

After the building was finished the Court of King's Bench, for a few months, in 1832 and 1833, sat in Osgoode Hall by leave of the Society, but from 1834 to 1846 the Court sat in the Provincial Parliament Building.

At all times prior to 1846 the Courts of Assize and Nisi Prius sat for trial of civil causes at the Court House for the County. the sittings holden at Osgoode Hall or at the Parliament Building were of the full Court in Term and not for the trial of causes at all.

In 1845 and 1846 the west wing and main part of the centre building were erected by the Society, the Government contributing to the cost.

Thereupon the Society, by deed of 20th June 1846, covenanted with the Crown to provide fit and proper accommodation for the Superior Courts of Law and Equity for all time to come at the seat of the said Society.

It was never within the meaning or intent of this covenant that accommodation of any kind at the seat of the Society should be provided by the Society for the Courts of Assize and Nisi Prius.

In 1874 the covenant of the Society was cancelled by the Crown on the Society surrendering and granting to the Crown the centre part and the west wing of Osgoode Hall with the land on which such parts of the building stand and the land north and west thereof.

The deed of 1874 describes the land and premises thereby granted as "now used for the occupation and accommodation of the Superior Courts" and recited that the land surrendered by the Society is not to be built upon except for purposes connected with the Superior Courts and the offices relating thereto.

On 24th February, 1903, the Treasurer of the Law Society wrote to the Attorney-General of the Province to call his attention to the fact that the trial of an action without a jury was, at the time, being had in one of the Court Rooms in the centre building of Osgoode Hall. The Treasurer protested against the use of the building for any such purpose, on the ground that such a trial was not within the class of proceedings for which the Society had in 1846 covenanted to provide accommodation and the Treasurer

asked that the Attorney-General would be pleased to recognize that Osgoode Hall was not the proper place for the trial of causes and that such use of the Court Rooms at Osgoode Hall was not in accordance with the engagements under which they were surrendered by the Law Society to the Government.

The Attorney-General thereupon communicated the Society's protest to the President of the High Court and no more trials of actions were held in Osgoode Hall.

It was the undoubted understanding of the Treasurer and Members of Convocation at that time that the Government and the Judges agreed in recognizing the justice of the position taken by the Society in the matter and that the question was then finally set at rest.

On 5th February, 1915, the Treasurer of the Law Society wrote to the Attorney-General of the Province that Convocation had heard with some alarm that one of the Government officers charged with the disposition of cases concerning mechanics' liens was making an effort to have the present robing room upstairs in the West Wing of Osgoode Hall converted into a Court Room for trial of mechanics' lien cases—and the Treasurer stated that such a use of any part of the building would be quite contrary to the terms, he "had almost said trusts" upon which the Society was induced to convey to the Crown those parts of the building which were not specifically retained by the Society.

The Treasurer added,

"In the same connection, we point out that for many years it has been recognized that the trial of *nisi prius* cases, with the accompanying invasion of the building by a miscellaneous assemblage of witnesses, is *not* one of the purposes to which the fine Court Rooms of the building can properly be devoted, and, upon the vigorous protest of the Society years ago, repeated and respected from time to time, any encroachment of that sort beyond the legitimate purposes to which the Court Rooms should be devoted, has been promptly and effectively checked. Yet, during the whole of last week, one of the Court Rooms of the building was being made use of, without any reference whatever to us, as a place of trial."

The question is now revived in a very acute form.

On 25th February, 1916, the Treasurer of the Law Society

wrote to the Attorney-General of the Province that certain rooms at Osgoode Hall were again being used for the trial of non-jury cases and requested that the practice be discontinued.

The Attorney-General communicated with the Judges on the subject and in reply the position of the Judges has been formally placed before the Attorney-General. It is stated on the part of the Judges that the Court Rooms of Osgoode Hall have not been used by the Judges for trial purposes except in cases of emergency when the due conduct of public business appeared to make this course imperative and that during the last Winter Assize for the County of York the non-jury sittings was held in one of the unused Court Rooms at Osgoode Hall for two or three weeks.

It is pointed out that the portion of the building which is thus used was a Court Room quite distinct from that part of Osgoode Hall over which the Law Society has jurisdiction—it is said that when the western part of Osgoode Hall was built it contained a trial Court Room which was used until the abolition of the separate sittings for the Court of Chancery which took place a good many years after the passing of the Judicature Act of 1881, so that for probably upwards of half a century non-jury trials were held in this building, and it is further stated that, having regard to the absolute title conveyed to the Government of the central and western parts of Osgoode Hall and to the fact that the building was so long used for trial purposes, the Judges did not feel that they were in any way doing what could be complained of when this limited use was made of the building.

It is said that there are at present always two, and almost always three, Court Rooms not in regular use and it is proposed that unless the Attorney-General withholds assent arrangements will be made for the holding of a second non-jury Court to relieve congestion in the Toronto non-jury list, such second non-jury Court to sit in Osgoode Hall.

To this the Attorney-General on the 11th March last made reply saying:—

“TORONTO, MARCH 11TH, 1916.

“Dear Mr. Justice Middleton:—

“RE OSGOODE HALL.

“I have your letter of the 10th March with reference to the trial of actions at Osgoode Hall.

"While I am very strongly of opinion that trials should not be held at Osgoode Hall and that the Municipality should provide adequate accommodation for the trial of all actions as they are under statutory obligation to do, I quite agree with you that it is inadvisable to suspend the sittings of any Courts owing to the default of the Municipality when there are Court Rooms in Osgoode Hall which are idle.

"I therefore give my consent that where the Sheriff certified that there is no Court Room available at the Court House that trials in non-jury cases may be held at Osgoode Hall for the present until the matter has been taken up with the municipal authorities.

"I may say I am to-day writing His Worship the Mayor of Toronto and the Warden of the County of York.

"Yours very truly,

"The Honourable

(Signed) I. B. LUCAS.

"Mr. Justice Middleton,

"Toronto."

The Attorney-General has forwarded to the Treasurer a copy of the reply made to him on the part of the City of Toronto. It is in these words:—

"TORONTO, 22ND MARCH, 1916.

"Hon. I. B. Lucas,

"Attorney-General,

"Toronto, Ont.

"Dear Sir,

"By directions of the Board of Control, I forward herewith an extract from a report submitted by the Property Commissioner, relative to the provision of accommodation in the City Hall for the trial of actions, arising out of the subject matter of your recent communication in the premises as follows:—

"I beg to state that the four Court Rooms in the City Hall are in almost continuous use at the present time, and it is impossible for me to arrange any additional accommodation in the building, unless the Division Courts are transferred altogether from the City Hall, and space accorded in some other building. I understand that the Municipality is obligated to provide quarters for

the holding of these Courts, and I feel that minimum of inconvenience would be offered by this removal, in reference to the disarrangement of any other Courts held in the Hall. Suitable accommodation could possibly be furnished in the basement of the new Registry Office on Albert Street. It is very difficult to ascertain who would advise me as to all the necessities required should the Division Courts be removed. I also feel that the City should not be called upon at this date to erect a Court House, and would suggest that in so far as possible all non-jury cases, at least for the present, be held at Osgoode Hall. This, of course, is provisional that an arrangement could be made with the Law Society.

“I have the honour to be, Sir,

“Your obedient servant,

“W. A. Littlejohn,

“City Clerk.”

It is thus apparent that the City authorities propose to have, if they can, Osgoode Hall used for the trial of all non-jury cases and that some at any rate of the Judges are willing to assist toward the accomplishment of this purpose.

In the opinion of your Committee this attempt ought to be resisted to the uttermost by the Law Society.

The Committee recommends that a delegation consisting of your Committee with Messrs. Brewster and Ferguson should be appointed to wait upon the Attorney-General and to insist that no Court Room in Osgoode Hall should be used for trial purposes at all, and your Committee recommends that unless assurances which are satisfactory in that behalf are obtained the necessary steps be taken to vindicate the rights of the Society in the premises.

(Sgd.) John Hoskin,

14th June, 1916.

Chairman.

On motion of Sir Allen Aylesworth, seconded by Mr. Watson, the report was adopted unanimously.

On motion of Mr. W. R. White, it was resolved that a copy of the report be sent to the Attorney-General with the information that the report was adopted unanimously by Convocation and

that the Committee arrange to meet the Attorney-General and discuss the matter.

On motion, the name of Sir John Gibson was added to the Special Committee on the question of holding trials of actions at Osgoode Hall.

LEGAL EDUCATION COMMITTEE REPORT.

Mr. Armour presented the report of the Legal Education Committee with the report of the Principal for 1915-16, which are as follows:—

Admission of Students.

The following gentlemen, having given due notice and filed certificates of qualification and paid the required fees and their names having been posted and no objection having been received, are entitled to be admitted as students-at-law as of the 1st day of June, 1916.

Graduates.

William James McKenna, Robert Henry Wilson.

Matriculants.

Herbert Spencer Wegg, Donald Alexander Macintosh, Bertram Kirkpatrick Johnston, Edward Russell Niblett, Hilliard Brooke Bell.

H. S. Wegg, a candidate for admission as a student-at-law, passed his matriculation examination in July, 1896, being more than four years before the date of his application. He obtained the Edward Blake Scholarship and has continued his education as an undergraduate of the University and later privately. He asks that his certificate be accepted. The Committee recommend that his request be granted.

Call to the Bar.

The following candidates, whose papers and services are correct and who have passed the required examination and paid the necessary fees, are entitled to be called to the Bar:—

Miss Gertrude Alford, Charles Allen Snowden.

Call to the Bar—Special.

Charles Bagot Labatt, who obtained a special Act of the Legislature to allow the Law Society to admit him to practice at the

Bar, has completed his application and paid the necessary fees and is entitled thereunder to be called to the Bar.

Certificate of Fitness on Completion of Service.

The following candidates, whose papers and services are correct and who have passed the required examination, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:—

Miss Gertrude Alford, Charles Allen Snowdon.

Appointment of Demonstrators.

Pursuant to advertisement in the *Globe, Mail-Empire* and *Weekly Notes*, the following applications have been received:—

Name.	Address	Called.
C. C. Robinson.....	Toronto.....	T. 1907
H. W. A. Foster.....	Toronto.....	T. 1909
J. H. Naughton.....	Toronto.....	E. 1915

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

Principal's Report.

The report of the Principal of the Law School for 1915-16 is submitted herewith.

Call to the Bar of Students Enlisting.

In regard to the application of A. B. Mortimer, R. B. Johnston, and W. J. Beaton, to be called to the Bar, which was reported on by the Committee at the last meeting of Convocation and which was referred back to the Committee for re-consideration, the Committee reports as follows:—

“The original conditions for advancement without examination fixed by Convocation are still in force.

“On March 16th, 1916, (P. 267) a petition was presented by a number of students asking Convocation to call them to the Bar to which answer was made by the Chairman of the Legal Education Committee, all of which was reported to Convocation. At the same meeting the conditions fixed were amended by Convoca-

tion and no action taken on the petition, which seems to your Committee a determination to stand by the original conditions.

“As a number of students have gone abroad under these conditions it would work injustice to them to extend more favourable terms to those now about to leave.”

Principal's Report.

The Law School, May, 1916.

E. D. Armour, Esq., K.C.,

Chairman, Legal Education Committee.

Dear Sir,

1. I beg to submit my report for the Law School Term of 1915-1916.

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

First Year.....	89
Second Year.....	82
Third Year.....	77

Total.....	248
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3. 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.

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

The Principal.....	239
Mr. J. D. Falconbridge, M.A., LL.B.....	84
Mr. S. Denison, K.C.....	93
Mr. S. H. Bradford, K.C.....	99
Mr. E. G. Long.....	83
Mr. C. C. Robinson.....	16
Mr. C. F. Ritchie.....	21
Mr. B. N. Davis.....	11
Mr. R. T. Dillworth.....	14

Total.....	660
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5. The annexed Schedule shows the special lectures which were arranged for the Third Year.

I must regret that, owing to continuous pressure of Assize work, Mr. Justice Middleton was unable to deliver his lectures on The Municipal Act.

6. The discipline and attention during the term have been completely satisfactory.

7. Military necessities have in some cases interfered with attendance; and a good many students have dropped off owing to enlisting for active service.

8. The lectures on book-keeping given by Mr. Dilworth have been very valuable.

The importance of this subject is shown by the following account of the proceedings at a meeting of the Incorporated Law Society of England held this last Spring:—

“A resolution was moved to the effect that ‘Articled Clerks serving with his Majesty’s forces in the present year be excused the book-keeping examination.’

“The resolution was negatived.

“Noteworthy, perhaps, were the words of the President, who, speaking on behalf of the Council, said: ‘We attach the greatest importance to this book-keeping examination as being essential to the education of every Solicitor, and, speaking for myself as a member of the Discipline Committee, I say that a large number of cases that unfortunately come before us arise from ignorance of book-keeping. The ignorance of book-keeping is more often than not the cause of the Solicitor’s downfall.’”

Law Notes. March 1916, p. 93.

9. The lectures on the Mechanics Lien Act by Mr. B. N. Davis have also been very satisfactory. I have received testimony from members of the profession and also from students as to the practical value of lectures in this subject.

10. I consider that these two subjects book-keeping and mechanics’ liens, have established their right to a position on our regular course, and that the tentative plan as to examinations heretofore adopted should be given up.

11. I recommend that in future the examinations in these subjects form part of the regular examination subjects and be put in the same position as other subjects as regards the standing of the students; as regards mechanics’ liens this could be con-

veniently done by adding (say) three questions to the Real Property Paper.

12. The changes made in the work of the Law School in recent years, notably the introduction of demonstrations in practical practice, practical lectures in book-keeping and the subject of mechanics' liens, have brought it closer than before to what I have always considered to be the object for which it was founded, namely, equipping students for the active practice of the law as a profession, the combining, that is, of the knowledge of the basic principles of the law such as every practising lawyer ought to possess (substantive law) with the practical knowledge (abjective law) which is also necessary.

13. This was the deliberate opinion of the Law Society when the Law School as at present constituted was opened.

14. It was said by the late Principal Reeve in his inaugural address: "Roman Law and Public International Law have been omitted altogether. The importance of these studies cannot well be overestimated. Many think that the proper place for them is in a University curriculum, as being a legitimate part of a liberal education.

"However that may be, in view of the compulsory feature of the scheme and circumstances of the country and profession, the omission at all events at present seems justified.

"The aim has been while making somewhat liberal additions to the course of study, to add nothing except what may be justly considered a part of the education needed to fit the lawyer to properly practice his profession in this Province."

(9 C.L.T. p. 249).

15. This has continued to be the policy of the Law School as represented by the distinguished gentlemen who have during my term of office filled the position of Chairman of the Legal Education Committee:—The Honourable Chief Justice Sir Charles Moss, Z. A. Lash, Esq., K.C., G. F. Shepley, Esq., K.C., James Bicknell, Esq., K.C., and the Honourable Mr. Justice Masten.

16. All of these gave much time and attention to the work of the School, and all impressed upon me the above views.

17. Students who have the time and the means—an important consideration in our country where most students, owing to the

res angusta domi, have to get into active practice as soon as possible—to devote to research and the study of the academic side of law, may well expect to find in a University the opportunity for so doing, but it is not reasonable that those who have neither the time nor the means should be delayed by being required to pursue studies which cannot actually help them in their equipment for the battle of life; such a requirement would be extremely unpopular.

18. I do not undervalue these higher scientific studies, far from it; but they seem to me to be rather a luxury for the few who have means and leisure, than a requirement for the many, the numerous students such as are to be found in our Law School, for whom it is important that legal education be genuinely and immediately helpful.

Yours truly,

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

THE LAW SCHOOL.

SCHEDULE OF SPECIAL LECTURES TO BE DELIVERED ON THE FOLLOWING DAYS IN A.D. 1916.

Morning Lectures, 9.00 A.M.

Jan. 14th	}	The Municipal Act— H. M. Mowat, Esq., K.C.
Jan. 21st		
Jan. 28th		
Feb. 4th—		The Solicitors' Act— H. Cassels, Esq., K.C., LL.D.
Mar. 10th	}	Municipal By-Laws— The Hon. Mr. Justice Middleton.
Mar. 17th		
		4 Lectures Railway Law— A. MacMurchy, Esq., K.C.

Afternoon Lectures.

Jan. 21st.	} Duties of Municipalities in regard to Highways— His Hon. Judge Denton, LL.B., Judge of the County Court of the County of York.
Feb. 4th	
3.50 P.M.]	

Jan. 25th	}	War Status of Aliens— The Hon. Mr. Justice Hodgins.
Feb. 8th		
4.40 P.M.		

Jan. 28th	}	Company Law— The Hon. Mr. Justice Masten.
Feb. 11th		
Feb. 25th		
3.50 P.M.		

Feb. 18th	}	Early Law in Upper Canada— The Hon. Mr. Justice Riddell, L.H.D., LL.D.
3.50 P.M.		

Attendance at all the above lectures is obligatory.

N. W. Hoyles, Principal.

Dated 11th January, 1916.

NOTE: Other lectures will be announced later.

Mr. Armour moved that the report of the Legal Education Committee be adopted. The motion was seconded by Mr. Watson.

Mr. Ludwig moved in amendment that the last clause of the Legal Education Report be not adopted and that A. B. Mortimer, R. B. Johnston, and W. J. Beaton be called to the Bar.

Mr. Dewart moved in amendment,

“That the report of the Legal Education Committee be referred back for consideration and suggestion as to the action that Convocation should take with reference to those who enlist and may not be called upon to go overseas.”

Mr. Ludwig withdrew his motion and seconded the motion of Mr. Dewart.

After discussion the report was adopted and the amendment withdrawn and Mr. Ludwig was given leave to give a notice of motion to amend the resolution of Convocation relating to the call to the Bar of those students who enlist for overseas service.

CANADIAN BAR ASSOCIATION.

A letter of F. W. Wegenast, Secretary Canadian Bar Association, dated 12th June, 1916, was read, asking that the Society appoint two members as representatives of the Society on the Council of the Canadian Bar Association, such appointment to become effective when an amendment of the Constitution of the Association shall have been made.

On motion of Mr. Wilson, it was ordered that Mr. E. F. B. Johnston, K.C., and Mr. H. H. Dewart, K.C., be nominated (as suggested by the Secretary of the Canadian Bar Association) from the members of the Law Society of Upper Canada, to be elected (if the Canadian Bar Association see fit) as members of the Council of the Canadian Bar Association.

A letter was read from Mr. Victor Martineau, Secretary of the Bar of Quebec, with a copy of a resolution of the General Council of the Bar of the Province of Quebec, in which the Council regret that they could not belong officially to the Association as it cannot go beyond the law constituting it as a corporation.

AMENDMENT TO RULE 64.

It was ordered that Mr. Proudfoot's notice of motion to amend Rule 64 stand over until the next meeting of Convocation, owing to Mr. Proudfoot's absence.

MEMORIAL TO THE LATE HONOURABLE J. J. FOY, K.C.

On motion of Sir Allen Aylesworth, seconded by Sir John Gibson, a Committee was appointed consisting of Messrs. McPherson, Northrup, and Rowell, to prepare a memorial of the late Honourable J. J. Foy, K.C., deceased, sometime Attorney-General of the Province of Ontario, who died on the 14th June, 1916.

CALL TO THE BAR.

The following were introduced and called to the Bar:—

Miss Gertrude Alford, Charles Allen Snowdon, Charles Bagot Labatt. .

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

MEETING OF CONVOCATION.

THURSDAY, 14th September, 1916.

PRESENT: The Treasurer, Sir Allen Aylesworth, Sir George Gibbons, and Messrs. Armour, Bain, Brewster, Bruce, Dewart, Farewell, Hellmuth, Johnston, Kerr, Logie, Macdonald, McKay, McMaster, O'Connell, Osler, Robinette, Rodd, Tilley, Watson, H. S. White, and Wilson.

The minutes of Convocation of the 15th day of June, 1916, were read and confirmed.

LEGAL EDUCATION REPORT.

The Report of the Legal Education Committee was presented as follows:

Admission of Students.

The following ladies and gentlemen having given due notice and filed certificates of qualification and paid the required fees, and their names having been posted and no objection having been received, are entitled to be admitted as students-at-law as of the 1st day of September, 1916:

Graduates.

John Egerton Lovering, Thomas Mansell Weatherhead, Charles Courtland Martin, Frederick Robinson Marshall, Edward Brinker Graham, Alexander Moses Gurofsky, Ralph Burgess Gibson, Edward Wesley Rhodes, Raoul Guibord, Aileen Isabel Silk, Newton Carman Shaver, James Ambrose Shea, Muriel Lee.

Matriculants.

James Alphonso Howard, Joseph Ferdinand Glionna, Raymond Algernon Jamieson, Huron Ross Davidson, Leslie Miscampbell Frost, Mary Katharine Macdonald, Alexander Munro Anderson, Edith Grace Gordon, Henry Lloyd George Westland, Walter James Burns, Malcolm Huffman, Jacob Henry Greenburg, Arnold Pickles, Albert Victor Waters, Donald Marcus Shaw.

Call to the Bar.

The following candidates whose papers and services are correct and who have passed the required examination and paid the necessary fees, are entitled to be called to the Bar:

Albert Grenville Davis, Morley Calvin Pritchard, Francis Harvey Snyder, Malcolm Angus McKay, William Edward Vincent Goodwin, Charles Bennett McClurg, Allan Archibald Bain, James Edmund McGlade, Henri Saint Jacques, David Henry Stewart, Frederick Percy Varcoe, Charles Edgar Lafayette Babcock, James Brydges Keeler, Craig Allan St. Clair McKay, Albert Aubin, Lester Millman Keachie, William James Thompson, Daniel Patrick James Kelly, Ernest Albert Harris, Robert Everett Grass, Melville William Wilson, Edward Henry Brower.

Certificates of Fitness on Completion of Service.

The following candidates whose papers and services are correct and who have passed the required examination, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:

Albert Grenville Davis, Morley Calvin Pritchard, Francis Harvey Snyder, Malcolm Angus McKay, William Edward Vincent Goodwin, Daniel Walker Markham, Charles Bennett McClurg, Allan Archibald Vain, James Edmund McGlade, Henri Saint Jacques, David Henry Stewart, Frederick Percy Varcoe, Charles Edgar Lafayette Babcock, James Brydges Keeler, Craig Allan St. Clair McKay, Albert Aubin, Lester Millman Keachie, William James Thompson, Daniel Patrick James Kelly, Ernest Albert Harris, Robert Everett Grass, Melville William Wilson, Edward Henry Brower.

Call to the Bar—Special.

Charles Patrick Wilson, K.C., of the City of Winnipeg, President of the Law Society of Manitoba, has petitioned to be called to the Bar of Ontario. He was admitted as a student-at-law in this Society in Hilary Term, 1878, as a matriculant and passed his First and Second Intermediate Examinations but not the final examination for Call to the Bar. He subsequently went to Winnipeg and was duly called to the Bar of the Province of Manitoba. Under section 3 (e) of the Barristers Act he is entitled to be called to the Bar of Ontario and under Rule 174 (3) is entitled to be called without examination. He has paid the fees as a student of the Law Society and not as a Manitoba Barrister. The Committee recommend that the petition be granted.

James Andrew Thomas, of the City of London, petitions to be called to the Bar under Section 4 of the Barristers Act. He was duly admitted to practise as a solicitor in the Courts of Ontario on the 3rd February, 1885, and submits proofs that he has been in practise as a solicitor in Ontario for more than ten years. He has paid the necessary fees. The Committee recommend that the petition be granted.

Special Petitions.

Daniel Markham, a candidate for Call to the Bar, petitions that he may be called to the Bar under the name of Daniel Walker Markham which is his full name. He was entered as a student as Daniel Markham through inadvertence of his principal.

He also asks that the filing of his Articles may be allowed. His Articles were dated the 1st August, 1911, and he has served under them from that date. Through inadvertence the Articles were not filed until January 16th, 1912. The committee recommend that the petition be granted.

Malcolm Angus McKay petitions that the filing of his Articles may be allowed. His Articles are dated the 24th August, 1911. He has submitted proofs that on the 21st September, 1911, the Articles were sent in a letter to the Central Office for filing but on inquiry afterwards he found that the letter had not reached the Central Office. The Articles were not filed until April 8th,

1913. He has submitted proofs that he has served under the Articles from their date. The Committee recommend that the petition be granted.

Charles Edgar Lafayette Babcock, a candidate for call to the Bar and for admission to practise as a solicitor, petitions for a Certificate of Fitness on the 14th September; his Articles are dated on the 20th September, 1913, and will not have expired until the 20th September, 1916. He obtained a Scholarship and Silver Medal at the examinations in Easter last and has since the 21st April, 1916, been in service in the 156th Overseas Battalion. The Committee submits the matter to Convocation.

On motion the report was adopted and it was ordered that C. E. L. Babcock be granted his Certificate of Fitness.

HOLDING TRIALS AT OSGOODE HALL.

The Treasurer presented the report of the Special Committee on Holding Trials at Osgoode Hall, as follows:

The Special Committee appointed by Convocation on the 18th of May, 1916, to consider the matter of Holding Trials at Osgoode Hall, beg leave to report as follows:

Pursuant to the direction of Convocation, made on the 15th June, 1915, a copy of the report of your Committee, which was presented to Convocation on that day, was forwarded by the Secretary to the Attorney-General for Ontario and your Committee met the Attorney-General by his appointment on the 27th June, 1916, to consider it.

The following members of the Committee were present: Dr. John Hoskin, K.C., Treasurer of the Society, The Honourable Sir Allen Aylesworth, K.C.M.G., K.C., The Honourable Sir John Gobson, K.C.M.G., K.C., The Honourable Featherston Osler, K.C., Mr. George H. Watson, K.C., and Mr. W. N. Ferguson, K.C. The Secretary of the Society was in attendance on the Committee and Mr. Middleton, Secretary to the Attorney-General, was present.

Dr. Hoskin opened the question and introduced Sir Allen Aylesworth.

Sir Allen Aylesworth outlined the history of the relations between the Society and the Government and the terms on which the westerly portion of the building and lands at Osgoode Hall were transferred to the Government and the negotiations which have since taken place from time to time with respect to the matter.

He urged that the rights of the Society should be specifically recognized by the Government and that the consent already given temporarily by the Attorney-General for the holding of trials at Osgoode Hall should be now withdrawn and not be renewed.

Sir John Gibson, Mr. Osler and Mr. Watson also addressed the Attorney-General and supported what had been said by Sir Allen Aylesworth.

The Attorney-General said that he was under obligations to the Committee for presenting to him so fully the facts of the matter, of many of which he had not been aware, and that he would take the matter into his consideration and send his reply before the next meeting of Convocation.

The report was adopted.

COMMUNICATIONS.

A letter dated 15th August, 1916, was read from the Honourable F. L. Beique, K.C., Chairman of a Special Committee of the Senate of Canada on Agricultural, Industrial, and Trade Development, asking for suggestions in concrete form which might help the Committee in solving a great variety of important questions such as Colonization, Immigration, Labor, Employment for Returning Soldiers, Improvement of Highways, Etc.

Mr. Watson moved, seconded by Mr. Tilley, that the communication be laid on the table.

Mr. Dewart moved in amendment, seconded by Mr. Armour, that a Committee be appointed by the Treasurer to consider the matter and report to Convocation.

The amendment was carried. The Treasurer appointed the following committee: Sir Allen Aylesworth, Messrs. Osler, Johnston, Armour, Watson, Chairman; and the Treasurer.

AMENDMENT TO RULE 64.

The motion of Mr. Proudfoot to amend rule 64, was ordered to stand over until Mr. Proudfoot could be present.

PRESENTATION OF MEDAL.

A Silver Medal, which was awarded by Convocation in June last, was presented to Mr. Charles Edgar Lafayette Babcock on his Call to the Bar.

CALL TO THE BAR.

The following gentlemen were introduced and called to the Bar:

Albert Grenville Davis, Morley Calvin Pritchard (with Honours), Francis Harvey Snyder, Malcolm Angus McKay, William Edward Vincent Goodwin, Daniel Walker Markham, Charles Bennett McClurg, Allan Archibald Bain, James Edmund McGlade, Henri Saint Jacques, David Henry Stewart, Frederick Percy Varcoe, Charles Edgar Lafayette Babcock (with Honours) Silver Medal, and C. Robinson Scholarship), James Brydges Keeler, Craig Allan St. Clair McKay, Albert Aubin, Léster Millman Keachie, William James Thompson, Daniel Patrick James Kelly, Ernest Albert Harris, Robert Everett Grass, Melville William Wilson, Edward Henry Brower (with Honours), James Andrew Thomas.

HONOUR ROLL.

On motion of Mr. Armour, seconded by Mr. Dewart, the following resolution was carried:

"That a roll of honour be forthwith prepared and hereafter maintained, of the names of all members of the Society who have volunteered or enlisted or who shall hereafter volunteer or enlist for service in His Majesty's forces in the present war, recording thereon his rank and corps, and all results as affecting each individual, and that the same be suitably engraved and framed and exposed in a public place in Osgoode Hall."

COUNTY LIBRARIES REPORT.

Mr. Farewell for the County Libraries Committee reported as follows:

The County Libraries Committee begs to report as follows:

1. That the Haldimand Law Association has been duly organized and we recommend an initiatory grant of one hundred and sixty dollars.

The report was adopted.

MEMORIAL TO THE LATE HONOURABLE JAMES THOMPSON
GARROW.

Mr. Proudfoot, appointed to prepare a Memorial to the late Mr. Justice Garrow, presented the following:

Convocation records with deep regret the death of the Honourable James Thompson Garrow, a Justice of the 1st Division of the Appellate Court of Ontario, who died on the 31st day of August, A.D. 1916, at Allandale, while on his way to Toronto from his summer residence at Minnicog, Georgian Bay.

Mr. Garrow was of Scottish descent, and was born at Chippewa, Ontario, on the 11th of March, 1843. He was called to the Bar in Michaelmas Term, 1869.

He practised his profession at Goderich until his appointment to the Bench. His practice was a general one but he specialized on the Equity side. His merits as a sound general lawyer soon obtained recognition, and his services were for years retained on one side or the other of every important case in the County of Huron. He was also well known at the Assize Courts and Appellate Courts.

Mr. Garrow was a public spirited man, was Reeve of Goderich Town for many years and Warden of the County.

In politics he was a Liberal and for twelve years represented the West Riding of Huron in the Legislative Assembly of the Province and was for some time a member of the Cabinet without portfolio.

He was appointed Q.C. (Dom.) in 1885, during the Marquis of Lansdowne's administration, and by the Provincial Government in 1899.

On the 20th day of March, 1902, he was appointed a Justice of the Court of Appeal for Ontario, which position he held till the time of his death.

Mr. Justice Garrow was a man of great natural gifts and as a Judge he maintained the highest traditions of the Bench and was known as a learned and able jurist, showing marked ability and careful research and was, moreover, a model of courtesy, patience and dignity on the Bench.

A gentleman of the highest character he enjoyed the respect and confidence of the public and profession in a marked degree.

Convocation then rose.

MEETING OF CONVOCATION.

THURSDAY, 19th October, 1916.

PRESENT: The Treasurer, Sir Allen Aylesworth, Hon. Featherston Osler, Mr. Bruce, Mr. Watson, Sir George Gibbons, Mr. McPherson, and Messrs. Armour, Boys, Brewster, Clement, Farewell, Ferguson, Harcourt, Johnston, Kerr, Ludwig, Macdonald, Northrup, Proudfoot, Robinette, Rodd and H. S. White.

The minutes of the meeting of Convocation held on the 14th September, 1916, were read and confirmed.

LEGAL EDUCATION REPORT.

Mr. Armour for the Legal Education Committee reported as follows:

Special Petitions.

Ralph Sheppard.—The Principal of the Windsor Collegiate Institute makes application on behalf of Ralph Sheppard of Windsor. He enlisted in the 99th Battalion as Lieutenant on the 1st December, 1915, and is now at the front. He passed his full matriculation standing except in German. He had been working in a law office and intended, but for the war, to apply to be admitted as a student-at-law. He asks permission to be entered now as a student-at-law so that he will not lose the time

he is spending in military service. The Committee recommend that the petition be granted on his sending in his papers.

A. J. Kiely, a student in the Matriculant class, was entered on the books as of the 1st May, 1915, and asks to be allowed to attend lectures this year, which is one year earlier than allowed by the rules. The Committee recommend that the petition be granted.

Simon James McLean petitions that he be allowed to be called to the Bar. He was admitted as a student-at-law in Trinity Term, 1894, and was articled to J. B. Clarke, K.C., on the 22nd September, 1894. He attended the Law School during the year 1894-5 and passed his First Intermediate Examination in 1895. He was unable for financial reasons to continue his course and during the years 1895-7 he held the position of Fellow in Political Science of Columbia and Chicago Universities and received the degrees of M.A. and Ph.D. In addition to work in Economics he took courses in Comparative Constitutional Law, Political Philosophy, International Law and Roman Law. From 1897 to 1908 he was professor of Economics in the University of Arkansas and of Stanford University and the University of Toronto. From 1898 to 1902 he acted in an advisory capacity to the Minister of Railways and as Commissioner on Railway Rate Grievances which resulted in the organization of the Board of Railway Commissioners for Canada and he assisted in drafting the Railway Act of 1903. He has published comparative studies of the law and practice of railway rate regulation. In 1908 he was appointed a member of the Board of Railway Commissioners. He has since passed the Second Intermediate and Final Examinations, this year and last year. He presented a petition in 1914 to be exempt from lectures and to be allowed to pass the examinations. On the suggestion of Mr. Bicknell the petition was withdrawn and he attended and wrote on the various examinations both at Christmas and Easter, on the understanding that the matter of exemption would be dealt with after he passed his examinations. He has passed his examinations, paid his Law School fees and fees for Call to the Bar. He asks that he be called to the Bar and that attendance at lectures be dispensed with. The Committee recommend that, considering the special circumstances above set forth, the petition be granted.

T. D. Leonard, a student in the Graduating Class in the First year, went overseas in June, 1915, with the 35th Battalion. After being wounded on December 13th, 1915, he came home on sick leave the following April. He is not able to continue his military service for the present owing to the after affects of his wound and illness, but he is in condition to continue his studies and asks to be allowed his First year examination and to enroll in the Second year. He files a Certificate of the Military Medical officer. The Committee recommend that the petition be granted.

William Menton petitions to have allowed his Assignment of Articles and filing thereof. His Articles were drawn from C. J. Holman to F. J. Riely on the 7th February, 1913, and through inadvertence the assignment was not executed until the 13th February, 1915, and was not filed until the 1st of March, 1915, although he duly served under them from the 7th February, 1913. The Committee recommend that the petition be granted.

SUPPLEMENTAL EXAMINATIONS—FIRST YEAR.

The returns of the examiners show that the following have passed the Supplemental Examinations held on the 11th of September, 1916, and following days, for the First year:

G. M. Sinclair, J. A. Legris, H. J. Macdonald, J. L. Valentine, Robt. Laurier, J. H. McElderry, F. G. McAlister.

Second Year.

The returns of the examiners show that the following have passed the Supplemental Examinations for the Second year:

H. K. Campbell, Ross Sheppard, A. R. Kinnear, H. H. Johnstone, R. G. McClelland, J. C. M. German, R. G. Brownlee, P. R. Pococke.

Third Year.

The returns of the examiners show that the following have passed the Supplemental Examinations for the Third year:

Wm. Menton, J. W. F. Kerr, S. J. McLean, H. S. Sprague, A. B. Kerr.

Admission of Students.

The following candidates have filed petitions to be admitted as Students-at-law and have filed Notices of Presentation and

Certificates of qualification and have paid the proper fees, and their names have been posted according to the rules and no objection has been received, and they are entitled under the rules to be admitted as students-at-law:

Graduates.

Thomas James Glover, Peter Taylor, Edgar Randolph Ashall, James Cornelius Leacy, Herschel Alt, William Reginald Slee, Joseph Hilley, Robert Everett Laidlaw, William Zimmerman, Victor Joseph O'Neill, Joachin Sauve, Lovedy Josephine Campeau, James Cartwright Gibson.

Matriculants.

Hugh John Harkins, Cecil Chester Richardson, Donald Douglas, Margery Esther Harkness, John Bruce O'Brien, John Dalton Bradford, James Warren York, Joseph Daniel Sullivan, Talbot Makin Clay, Donald Fraser, Louis Norman Sukloff, John Gordon Logan, Thomas Arthur Rogers, Harold Hamilton Mulkins, Wilfred James Pardo Jenner, Joseph Roebuck, John Herman Joseph McBrady, Estella Marguerite Manley, Arthur William Bedwell, Arthur Maurice Selkirk Morrison.

Call to the Bar.

The following gentlemen 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:

Simon James McLean, Harry Sutherland Sprague, Henry Sidney Hamilton, Appolos Bamber Kerr, William Menton, Harold Fearn Logan, John Wesley Fletcher Kerr.

Certificate of Fitness on Completion of Service.

The following gentlemen whose papers and services are correct and who have passed the required examination, are entitled to receive their Certificate of Fitness on completion of their services as articulated clerks:

Harry Sutherland Sprague, Henry Sidney Hamilton, Appolos Bamber Kerr, William Menton, Harold Fearn Logan, John Wesley Fletcher Kerr.

The report was adopted.

Call to the Bar.

The following gentlemen were introduced and called to the Bar:

Charles Patrick Wilson, Simon James McLean, Harry Sutherland Sprague, Henry Sidney Hamilton, Appolos Bamber Kerr, William Menton, Harold Fearn Logan, John Wesley Fletcher Kerr.

SPECIAL COMMITTEE REPORT.

Mr. Watson presented the report of the Special Committee appointed by Convocation to consider the communication of the Special Committee of the Senate of Canada on after war conditions, as follows:

The Committee appointed on September 14, 1916, to consider and report to Convocation on a letter dated August 15, 1916, from a Special Committee of the Senate of Canada, asking for suggestions in concrete form on a variety of questions likely to arise for solution during and after the war, beg leave to report that notices accompanied by the letter before referred to from the Special Committee of the Senate were sent to all the members of Convocation soliciting personal views and suggestions. Following thereupon and after two sittings, your Committee beg to recommend the following suggestions:

1. That adequate provision should be made for looking after the soldiers when returned from the war and especially the wounded and that means should be provided for assisting those who are in need to obtain employment as quickly as possible.

2. The expenditure of public money in public works and otherwise should be limited as far as practicable in view of the very large expenditures required for the war.

3. An improved and more efficient system of immigration should be inaugurated and put into effect.

4. The relations of capital and labour should be carefully considered and improved.

5. The importation of skilled artisans and its effect upon industrial conditions should be carefully considered.

6. The necessity and importance of extending the fields of trade and commerce should be considered and dealt with.

On motion the report was adopted and a copy thereof was ordered to be sent to the Special Committee of the Senate.

FINANCE REPORT.

Mr. Bruce presented the report of the Finance Committee with the Annual Statement and Estimates for the year 1916-17, as follows:

Annual Financial Statement.

The Annual Financial Statement of the Society for the year from 1st September, 1915, to 31st August, 1916, is submitted herewith, together with the Auditor's report.

The Committee recommend that the Statement of Revenue and Expenditure be printed and distributed in the usual way.

Estimates.

The Annual Estimates of Revenue and Expenditure for the year from the 1st September, 1916, to the 31st August, 1917, are submitted herewith.

The Committee recommend that the Estimates be adopted.

Edward Kylie Scholarship.

An application has been made for a subscription to the Edward Kylie Scholarship in Toronto University. The late Edward Kylie was associate Professor of History at the University of Toronto and entered the Society as a student-at-law last year. He enlisted for the war and died, before going overseas, at Owen Sound.

The Committee recommend that the sum of \$50.00 be paid to the Scholarship Fund.

Trees.

The Committee recommend that an inquiry be made as to the condition of the trees in the grounds at Osgoode Hall and that the Finance Committee be authorized to have a report made on their condition and to get expert advice as to planting

new trees to take the place of those which are in a dying or decayed condition.

The report was adopted.

MEMORIAL TO THE LATE C. H. RITCHIE, K.C.

A committee consisting of Mr. Northrup and Mr. Ludwig was appointed to prepare a memorial to the late C. H. Ritchie, Esq., K.C., deceased, to be placed on the records of Convocation.

MOTION TO AMEND RULE 64.

Mr. Proudfoot, in pursuance of notice, moved to amend Rule 64.

On motion of Mr. Armour the question was referred to the County Libraries Committee for report and it was ordered that Mr. Proudfoot's motion stand over until that report is made.

COMMUNICATIONS.

HOLDING TRIALS AT OSGOODE HALL.

The Treasurer read a letter from the Attorney-General for Ontario, as follows:

“Toronto, September 28th, 1916.

“Dear Dr. Hoskin:

“RE OSGOODE HALL.

“I beg to acknowledge the receipt of your letter of the 20th instant.

“While I do not in any way admit the contention of the Law Society that there is a covenant on the part of the Government either direct or implied that Osgoode Hall should not be used for the trial of actions, I may say that the policy of this Department is that trials should not be held at Osgoode Hall.

“The matter of providing proper Court Room accommodation is being taken up with the City authorities but I fear that the Municipality should not be pressed into making any large expenditure during the stringency of the present war time.

"I am sure that I have the concurrence of the Law Society in this latter view.

"I hope that in the near future Court Room accommodation will be provided by the City which even if of a temporary nature will obviate the further use of Osgoode Hall for the trial of local cases.

"Yours faithfully,

"(Sgd.) I. B. LUCAS.

"John Hoskin, Esq., K.C.,

"Treasurer, Law Society of Upper Canada,

"Osgoode Hall,

"Toronto."

On motion of Mr. Watson, seconded by Mr. Harcourt, it was ordered that the Society should re-assert its rights to exclusion of trial of actions at Osgoode Hall but in view of the assurance given by the Attorney-General of the Province in the premises, the further consideration or action of the Society should be deferred relying upon the assurance by the Attorney-General.

RE A. C. BROWN.

A letter from J. W. Mahon, Barrister of Timmins, Ont., was read protesting against the allowance of the application of A. C. Brown, of South Porcupine, to the legislature for a special Act to allow him to become a student-at-law as of the Third year and to be dispensed from attending lectures or complying with any other rules of the Society.

The matter was referred to the Legal Education Committee with instructions to oppose the application.

SUBSCRIPTION TO RED CROSS FUND.

On motion of Mr. Osler it was ordered that the sum of \$500.00 be paid out of the funds of the Society to the Red Cross Fund.

MEETING OF CONVOCATION.

THURSDAY, 23rd November, 1916.

PRESENT: The Treasurer, Sir Allen Aylesworth, Hon. Featherston Osler, Mr. Bruce, Mr. McPherson, Mr. W. R. White, and Messrs. Armour, Bain, Boys, Cowan, Dewart, Farewell, Ferguson, Harcourt, Johnston, Kerr, Logie, Ludwig, Macdonald, McKay, McMaster, Northrup, Robinette, H. S. White, and Wilson.

The Minutes of Convocation of the 23rd of October, 1916, were read and confirmed.

LEGAL EDUCATION REPORT.

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

Special Petitions.

O. A. F. Hamilton, an applicant for admission to the Law Society in the Matriculant Class, asks to have allowed his Certificate of Matriculation obtained in July, 1896, although more than four years have since elapsed. The Committee recommend that the petition be granted.

E. H. Saer, a student-at-law who enlisted for overseas service in October, 1915, with the rank of Lieutenant in the 35th Battalion and who has been invalided home, asks to be allowed his First year and to be allowed to enter upon the Second year and attend lectures. It is doubtful if he can be passed by the medical board for further service and he does not wish to lose another year in the Law School. He was eligible to enter the First year in the Law School in the fall of 1915. He has paid his Law School fees and has been attending lectures. The Committee recommend that the petition be granted as to attending lectures.

J. B. Allan, a student-at-law, has completed his First year in the Law School and enlisted for overseas service in July, 1915, with the rank of Lieutenant in the 58th Battalion. In June, 1916, he was wounded and is now returned on sick leave until

April 21st, 1917. He may have to undergo an operation in consequence of his wounds. He asks to be granted his Second year standing and to be allowed to attend lectures in the Third year. He has been attending lectures. The Committee recommend that the petition be granted as to attending lectures.

Osgoode Rifle Association.

The unused ammunition, amounting to 3 cases, purchased by the Society for the use of the Association has been sold, in pursuance of the instructions of the Committee and the rifles, 6 in number, which belong to the Society, have been oiled and wrapped up and stored by Thomas Jones, the gardener, in the Law School storage room.

Admission of Students.

The following candidates having filed Petitions, Notices of Presentation and Certificates of qualification, and having paid the proper fees and their names having been posted according to the rules and no objection having been received, are entitled under the rules to be admitted as students-at-law as of the 1st of November, 1916:

Graduates.

Harry Gordon Keen, Cyril Middleton Smith, Redmond Thomas Quain, Philippe Joseph Dubois, Robert James O'Reilly, Russell Albert Stewart, Joseph Pierre Edgar Boutet, William Fitzgerald Ward, Jacob David Pearlstein.

Matriculants.

Owen Alexander Frost Hamilton, Joseph Augustus Adrien Duranceau, John Maurice Henry Shline, Leo Patrick Rock, Donald Devlin Ryan, William Wallace Campbell, George Henry Wiseman Riches, Francis Gerard Cushing, William Thomas Jones, Cyril Frederick Harshaw Carson, Arthur James McKenna, George Stinson Saunderson, Isadore Levinter, Hugh John McNulty, Pearson Liddle Teasdale.

Call to the Bar.

The following gentlemen 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:

Stanley Metcalfe Clark, Marcus Smith, Donald Ross Hossack, Charles Howard Tanner.

Certificates of Fitness on Completion of Service.

The following gentlemen whose papers and services are correct and who have passed the required examination, are entitled to receive their Certificates of Fitness on completion of their services as articulated clerks:

Stanley Metcalfe Clark, Marcus Smith, Donald Ross Hossack, Charles Howard Tanner.

The report was adopted.

CALL TO THE BAR.

The following gentlemen were introduced and called to the Bar:

Stanley Metcalfe Clark, with Honours. Marcus Smith, Donald Ross Hossack, Charles Howard Tanner.

FINANCE COMMITTEE REPORT.

Trees.

Mr. Bruce for the Finance Committee reported verbally what the Committee had done as to trees on the grounds and read the report of the Brobst Forestry Co. and moved that the matter be remitted to the Committee with power to act as to the removal of trees, and to report to Convocation as to a considered scheme for beautifying the grounds with flowering shrubs and perennials, and planting trees.

The motion was carried.

DISCIPLINE COMMITTEE REPORT.

H. C. Shipman & Co., Patent Solicitors.

Mr. Johnston reported verbally for the Discipline Committee in the matter of H. C. Shipman & Co. and read a letter-head used by them in contravention of the Solicitors Act. The matter was remitted to the Committee to notify this firm of the objectionable matter contained in their letter-head.

MEMORIAL TO THE LATE C. H. RITCHIE, K.C.

Mr. Northrup for the Special Committee read the following memorial to the late C. H. Ritchie, K.C.:

"The late Charles Henry Ritchie, K.C., died suddenly on Tuesday, the third day of October, 1916.

"He was born in Quebec in 1851.

"He was educated in the Toronto Grammar School.

"Mr. Ritchie was called to the Bar in Michaelmas Term, 1872.

"In 1885 he was appointed a Queen's Counsel (26th October, 1885).

"He was elected a Bencher of the Law Society in 1891 and re-elected at the quinquennial elections in 1896, 1901, 1906, and thus became, after the passing of the Statute in 1910 (10 Ed. VII Cap. 76) ex-officio Bencher for life.

"He was President of the County of York Law Association for the year 1897.

"Mr. Ritchie's great natural ability, high legal attainment and unfailing courtesy both to the Bench and his fellow practitioners early secured for him a prominent position at the Bar. For many years he was recognized as one of its leaders, and enjoyed a large and lucrative practice.

"Mr. Ritchie was on many occasions retained as counsel or adviser by the Dominion and Provincial Governments.

"Convocation records with regret the loss of a man of high ideals, probity and genial personality, who commanded the respect and esteem of all who knew him."

It was ordered that the memorial be recorded on the Minutes of Convocation and a copy thereof sent to Mrs. Ritchie.

DEATH OF CHANCELLOR BOYD.

The Treasurer referred to the lamented death of the late The Honourable Sir John Alexander Boyd, K.C.M.G., Chancellor of Ontario, who died to-day. It was ordered that a wreath of flowers be sent to the family of the late Chancellor with the deep sympathy of the Benchers.

THE LATE MAJOR MOSS.

The Treasurer referred to the death of the late Major Charles Alexander Moss, one of the Benchers of the Society, who died at Rouen in France from wounds received in action at the front, and appointed a Committee consisting of Major-General Logie, Sir Allen Aylesworth, and Mr. Bain, to prepare a memorial to the late Major Moss to be recorded on the minutes of Convocation.

ELECTION OF BENCHER.

It was ordered that a special call of the Bench be made for Thursday, January 18th, 1917, at 11 o'clock a.m., being the next regular meeting of Convocation, to elect a Bencher to fill the vacancy caused by the death of the late Major Charles Alexander Moss.

TRIALS AT OSGOODE HALL.

The Treasurer read a copy of his letter to the Attorney-General and the Attorney-General's reply.

LIBRARY EXTENSION.

Mr. Harcourt mentioned the question of Library Extension and moved that the Library Committee be given power to engage an architect and have plans prepared, showing what rooms are to be taken over for the extension of the library and the changes that are contemplated together with an estimate of the cost.

The motion was carried.

Mr. Bain was elected a member of the Library Committee in succession to the late Mr. Ritchie.

COUNTY LIBRARIES REPORT.

Mr. Farewell presented the report of the County Libraries Committee and the annual report of the Inspector of County Libraries as follows:

"On behalf of the County Libraries Committee I beg to submit the Annual Report of the Inspector of County Law Libraries, which is attached hereto. The Committee suggests that this Report be printed as usual.

“Osgoode Hall,
“23rd November, 1916.

“During September, October and November, I inspected all County Law Libraries except those at Fort Frances, Kenora, and Port Arthur. As no Inspector has ever visited the last three named, I hope to be able to do so before the end of this year.

“On the whole I find the Libraries well maintained, the Librarians assiduous in their duties and the majority of the Officers actively interested in the betterment of their Libraries. With few exceptions the books of the local Associations are well kept. Fees are very well paid up but I would again point out the desirability of having such fees collected early in the year instead of, as in many cases, just before the annual returns are sent in. Again I have urged how desirable it is that a determined effort should be made by all Associations to meet at least quarterly.

“This year a new Association was organized in Haldimand County, known as the Haldimand Law Association, the Library being situate in the Court House at Cayuga. All local practitioners in that County have become members of the new Association. Great credit is due to His Honour, Judge Hopkins, for the very lively interest he manifested in organizing this Association and in establishing this Library.

“Brief comments on different matters to which the attention of the Officers of the local Associations has been drawn, are being mailed so as to be presented to the various Associations at their annual meetings. These remarks are not made in any spirit of criticism but solely with a view of bringing the attention of the Officers to the need of improvements in the arrangement of the various Libraries so that not only the local members but the Assize Judges and outside members of the Bar may more easily make use of such Libraries as occasion may require.

“I have again strongly urged on all Associations financially strong enough to afford the employment of a permanent Librarian, the many advantages which will thereby accrue to them. A number of Associations will consider this question at the next annual meeting. As some Associations collect an annual fee of \$12.00, their members are fairly entitled to have their Libraries

well arranged and kept noted up so as to give such members the best possible service. By correspondence I hope to be able to keep in touch with those permanent Librarians so as to direct and assist them in carrying on their work in the different Libraries.

“For fuller reference, as well as for valuation and comparison of the insurance carried on the different Libraries, more extended information is being asked for in the annual returns to be made next January.

“I have also urged strongly on the Officers of the different Associations the necessity of keeping in closer touch with the County Councils so as to see that grants are made to the Associations and furniture and supplies regularly provided and the rooms for the Libraries nicely decorated and kept thoroughly clean.”

The report was adopted.

MEMORIAL TABLET TO THE LATE MAJOR CHARLES A. MOSS.

On motion of Major-General Logie it was ordered that a brass memorial tablet be placed in Osgoode Hall in memory of the late Major Charles Alexander Moss and that it be referred to the Legal Education Committee to make all necessary arrangements therefor.

Convocation then rose.

LAW SOCIETY OF UPPER CANADA

STATEMENT

OF THE

REVENUE & EXPENDITURE

OF THE

LAW SOCIETY OF UPPER CANADA

FROM THE

1ST DAY OF SEPTEMBER, 1915

TO THE

31ST DAY OF AUGUST, 1916
INCLUSIVE.

(PURSUANT TO STATUTE R.S.O. 1914, CHAPTER 157, SECTION 53, AND 5
GEO. V. (1915) CHAPTER 26, SECTION 2, AND RULE 51,
SUBSECTIONS 5 AND 6.)

REVENUE

Solicitors' Annual Certificates.....	\$25,015.00
Barristers' Annual Fees.....	3,502.00
Notice Fees.....	205.50
Petition Fees.....	35.00
Students' Admission Fees.....	6,200.00
Law School Fees.....	24,000.00
Solicitors' Examination Fees.....	13,510.00
Statutes Subscriptions.....	2,007.00
Interest and Dividends.....	7,337.03
Sundry.....	149.00

\$81,960.53

EXPENDITURE

Reports Printing.....	\$4,689.85
Salaries.....	8,133.28
Law School Medals and Scholars'hips.....	749.00
Salaries.....	17,099.84
Printing.....	487.20
Maintenance.....	1,645.11
Alterations.....	6,657.09
Library Books.....	4,387.17
Maintenance.....	1,479.02
Salaries.....	5,437.50
Telegraph and Telephone.....	1,259.97
Law Costs.....	1.00
Grounds.....	1,637.80
Light, Heat and Water.....	435.93
Secretary and Caretaking.....	4,636.00
Alterations and Repairs.....	2,901.44
County Libraries' Aid.....	11,972.19
Printing and Stationery.....	2,150.20
Statutes Outlay.....	1,986.30
Supreme Court Reports.....	4,533.75
Fire Insurance.....	4.72
Benchers' Disbursements.....	398.75
Election.....	628.00
Sundries.....	1,571.86
Belgian Relief Fund.....	475.00
Red Cross Society.....	500.00
	<hr/>
	\$85,857.97
Deficit.....	3,897.44
	<hr/>

Audited and found correct,

(Signed) F. C. CLARKSON, *Auditor*.

Toronto, September 19th, 1916.

