



LAW SOCIETY OF UPPER CANADA
GRACE MARY OSGOODE HALL
130 QUEEN ST. W.
TORONTO, ONT., CAN. M5H 2N6

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MEETING OF CONVOCATION.

THURSDAY, 18TH OCTOBER 1951.

Present: The Treasurer, and Messrs. Beaton, Brooks, Cassels, Chitty, Clement, Common, Conant, Davis, Evans, Foster, Gregory, Haines, Hamilton, Hays, Jamieson, Kerr, F. D., Kerr, W. G., Marshall, Maclaren, McCulloch, MacKay, E. G., McLaughlin, Parkinson, Raney, Rigney, Robinette, Sedgwick, Stewart, Walsh, Ward and Willmott.

The Minutes of the Meeting of Convocation of September 20th, 1951, were read and confirmed.

The Treasurer welcomed to Convocation Mr. Frederick L. Ward, K.C., who was elected a Bencher on September 20, 1951.

Moved by Mr. McLaughlin, seconded by Mr. Beaton, and carried, that Mr. Ward be appointed a member of the Finance, Unauthorized Practice, and County Libraries Committees.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 17th October 1951, the following members being present: W. J. Beaton (Chairman), the Treasurer, and Messrs. Chitty, Evans, Foster, Gregory, Jamieson, Hamilton, Maclaren, McLaughlin and Weir.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES.	DATE.
1. Samuel Harold Aaron	21st August 1951
2. Victor Dennis Alksnis	14th September 1951
3. Robert John Armstrong	10th September 1951
4. Marvin Selwyn Arnold	12th September 1951
5. William Andrew Ronald Atkinson	14th September 1951
6. William Allan Ault	4th September 1951
7. Donald Charles Baikie	20th September 1951

I. GRADUATES.	DATE.
8. Norman Eugene Balfour	13th September 1951
9. Hane Bassoff	4th September 1951
10. John Stanley Bell	28th August 1951
11. Walter Eric Bergmann	17th September 1951
12. Bernard Bernstein	12th September 1951
13. Frederick Gabriel Bourgeois	24th September, 1951
14. Denis Boyle	20th August 1951
15. Aldo Braida	11th September 1951
16. Geoffrey Francis Brooks	24th August 1951
17. Joseph Albert Brule	14th September 1951
18. William Bazil Bulger	18th September 1951
19. Daphne Joan Marie Byers	19th September 1951
20. Ernest Edward Cameron	26th September 1951
21. Irwin Cass	21st August 1951
22. Leo Angelo Cavasin	4th September 1951
23. Noreen Mary Teresa Charlebois	28th August 1951
24. Isadore Marvin Cohen	13th September 1951
25. John Robert Coleman	18th September 1951
26. George William Copeland	4th September 1951
27. Robert Arthur Copeland	29th August 1951
28. Bernard Samuel Dales	15th September 1951
29. Alexander John Davidson	12th September 1951
30. William Grenville Davis	4th September 1951
31. Joseph Auguste Sylvio DeChantigny	1st October 1951
32. Berko Devor	30th August 1951
33. Arthur Paul Dilks	21st August 1951
34. Edgar Duff Doner	22nd August 1951
35. John Edward Eberle	5th September 1951
36. Martin Eisen	17th September 1951
37. John Murray Ferron	4th September 1951
38. John Paul Filipovic	4th September 1951
39. Leonard Fine	12th September 1951
40. Claude Douglas Fitzgibbon	23rd August 1951
41. Harry Logie Foster	17th September 1951
42. Mary Agnes Garvey	17th September 1951
43. Robert Allan Gazley	17th September 1951
44. Dorothy Ethel Gilchrist	11th September 1951
45. Lawrence Albert Glicksman	5th September 1951
46. William Robert Gore	22nd August 1951

	I. GRADUATES.	DATE.
47.	Douglas Warner Goudie	14th September 1951
48.	John Joseph Graham	12th September 1951
49.	Clare Colin Green	18th September 1951
50.	Gertrude June Gross	12th September 1951
51.	Mary Agnes Haffā	22nd September 1951
52.	Reginald Arthur Haney	24th August 1951
53.	Lewis Edward Hanley	12th September 1951
54.	John Oliver Hart	14th September 1951
55.	Richard James Hassard	17th September 1951
56.	Robert Howie Hawkes	27th August 1951
57.	Aaron Hermant	23rd August 1951
58.	Kerry Maxwell Hill	17th September 1951
59.	William Ross Hitch	28th August 1951
60.	Harry Hockman	29th August 1951
61.	John Richard Houston	22nd September 1951
62.	Gordon Johnston Hutton	24th August 1951
63.	Igor Kaplan	28th August 1951
64.	Patricia Anne Kelly	4th September 1951
65.	Robert Alan Kissack	5th September 1951
66.	Francis James Zolton Kovacs	24th August 1951
67.	Paul Philippe Lafleur	1st October 1951
68.	John Vincent Lawer	5th September 1951
69.	Ian Robert Lewis	17th September 1951
70.	Ian Redford Linton	14th September 1951
71.	Carl Harold Lipton	20th August 1951
72.	John Frederick Logan	17th September 1951
73.	Sidney Walter Lynde	7th September 1951
74.	James Roy Mahoney	21st August 1951
75.	Alan Thomas Marshall	16th August 1951
76.	Robert Whitehead Marshall	11th September 1951
77.	Ralph Norman Meakes	17th September 1951
78.	Norando Meconi	13th September 1951
79.	Ephraim Nathan Merkur	31st August 1951
80.	George Campbell Miller	17th September 1951
81.	Peter Alexander Mills	19th September 1951
82.	Garfield Franklin Montgomery.....	20th September 1951
83.	Joseph Michael William McBride	29th August 1951
84.	William Maxwell McCarthy	24th September 1951
85.	Neil Johnson MacPhee	9th August 1951

	I. GRADUATES.	DATE.
86.	Jack David Novitsky	17th September 1951
87.	Edward Alan Oakes	18th September 1951
88.	Ian Worrall Outerbridge	5th September 1951
89.	John Allan Outram	15th September 1951
90.	John Alexander Patterson	15th August 1951
91.	Peter Duncoff Patterson	28th September 1951
92.	Rudolph Peres	11th September 1951
93.	Victor Richard Edward Perry	14th September 1951
94.	Douglass Robert Peterson	5th September 1951
95.	Walter Pidruchny	8th August 1951
96.	Grenville Carson Price	13th August 1951
97.	Walter Harry Prince	14th August 1951
98.	Donald Matheson Purdon	17th September 1951
99.	Nahum Qualer	10th September 1951
100.	Gilles Leo Racicot	17th September 1951
101.	Harry Rich	24th September 1951
102.	Rupert Frederick Righton	17th September 1951
103.	John Edward Charles Robinson	6th September 1951
104.	John Ryan	17th September 1951
105.	George Donald Scroggie	24th September 1951
106.	William Stewart Sharpe	18th September 1951
107.	William Robert Sherwood	20th September 1951
108.	Donald Clayton Sim	7th September 1951
109.	Sidney Jack Sitzler	17th September 1951
110.	Ian Holt Smith	7th September 1951
111.	Jeffrey Kenneth Smith	11th September 1951
112.	John Alexander Sproule	15th September 1951
113.	Sinclair McKnight Stevens	11th September 1951
114.	Wallace Wright Struthers	8th September 1951
115.	Murray Alan Thompson	25th September 1951
116.	Thomas Hamilton Thomson	13th September 1951
117.	Albert Sidney Tucker.....	18th September 1951
118.	James Wallace	23rd August 1951
119.	William Norman Welsh	17th September 1951
120.	Lawrence Wengle	30th August 1951
121.	William Wyman Raymond Williams	11th September 1951
122.	Allan Cecil Wilson	18th September 1951
123.	Harold Jerry Wine	17th August 1951

I. GRADUATES.		DATE.
124.	Morley Sidney Wolfe	21st August 1951
125.	Kenneth Chown Woodsworth	23rd August 1951
126.	Alan Bruce Zender	17th September 1951
127.	Hugh Edward Zimmerman	20th August 1951
128.	Alexander Casimir Kenneth Zobolewicz	4th July 1951

II. MATRICULANTS.		DATE.
129.	David LeRoy Bowman	21st August 1951
130.	Charlton Ayres Carscallen	1st September 1951
131.	Elizabeth Cameron Evans-Jackson	21st July 1951
132.	John Alexander Gordon	1st October 1951
133.	William Maitland Macintosh	21st September 1951

Approved.

BURSARIES—

Wallace Nesbitt Trust Fund.

Osgoode Hall C.O.T.C.

William Randolph Sweeny.

The Report of the Sub-committee on the award of these Bursaries for 1951-1952, is before the Committee for approval.

Your Committee recommends that the report of the sub-committee be adopted and that it be extended in the Minutes immediately following this report. Your Committee further recommends that two further Bursaries be awarded from the Wallace Nesbitt Trust Fund to the two applicants who were not included in the Report namely: G. T. Gorrie and S. B. Hogg.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

DOMINION-PROVINCIAL STUDENT-AID BURSARIES.

The Dean submits a memorandum to the effect that the Minister of Education has approved the recommendation recently submitted by the Committee of Award to the effect that Dominion-Provincial Student-Aid Bursaries be made available to students at Osgoode Hall.

The plan to provide Bursaries is covered by the following points:

1. Osgoode Hall is to be classed as an eligible institution for *Type B* Bursaries commencing with the academic year 1951-1952.
2. *Type B* Bursaries are available to students enrolled in the First, Second and Fourth Years of the Graduate Class.
3. *Type B* Bursaries are available to students enrolled in the Third, Fourth, and Sixth Years of the Matriculant Class. Third Year students of this class may not apply for a Bursary until after 1st January of the current academic year.
4. Maximum values of the Bursaries mentioned in 2 and 3 above, are to be \$400 (non-resident) and \$200 (resident) with no fixed minimum values.
5. These Bursaries are to be subject to the same conditions which are laid down for University Bursaries in the Announcement and Conditions of Award (Exam. Circular 115), dated March 1951, with the following exception: That the total number of years' assistance to *any* student under a *Type B* Bursary, whether or not a degree is involved, be limited to four years.

Your Committee notes with approval the information with reference to these Student-Aid Bursaries and approves the Dean's recommendation that a letter of appreciation be written to Mr. R. L. Elgie for his successful efforts in having these Bursaries made available to students at the Osgoode Hall Law School.

THE REPORT WAS ADOPTED.

RE BURSARIES.

Mr. Beaton presented the Report of the Sub-Committee on Bursaries:

To the Members of the Legal Education Committee

Re Committee on Bursaries.

In June 1950, the Legal Education Committee, pursuant to a memorandum of the Dean, recommended the establishment for students of the Second and Third Years, of not more than

5 Bursaries of \$200 each, payable from the Wallace Nesbitt Trust Fund; and the establishment for students of those years of a Bursary of \$180 (or up to \$200), payable from the Osgoode Hall C.O.T.C. Trust Fund.

The Legal Education Committee further recommended that a small committee should make selections with reference to these Bursaries and recommend to the Legal Education Committee.

The Committee was to consist of the Treasurer, the Chairman of the Legal Education Committee, the Dean of the Law School and one Benchler to be nominated by the Treasurer, each with the power to appoint an alternate.

In February 1951, Mr. William Randolph Sweeny made a gift of \$1,000 to the Law Society for the establishment of a Bursary to help pay the fees of needy students. His gift was entirely in the discretion of Convocation with no conditions attached.

In May 1951, it was decided by the Legal Education Committee that, owing to the coming into operation of the new Four Year scheme of legal education, Third Year students should not be eligible for the above Bursaries.

On Tuesday, October 9, 1951, the Selection Committee, consisting of

Mr. R. M. W. Chitty, K.C. (representing the Treasurer)

Mr. W. J. Beaton, K.C. (Chairman of the Legal Education Committee)

Mr. C. E. Smalley-Baker, K.C. (Dean of the Law School)
and

Mr. J. J. Robinette, K.C. (the Benchler nominated by the Treasurer)

met, and make the following recommendations to the Legal Education Committee.

The Wallace Nesbitt Fund Bursaries of \$200 each to:

W. R. Draper.....	2nd year
T. E. G. Fellowes.....	2nd year
S. R. Kurisko.....	2nd year
R. M. Parker.....	2nd year
Sidney Silverman.....	2nd year

and the Osgoode Hall C.O.T.C. Bursary of \$200 to:

D. R. Inch.....2nd year

and the William Randolph Sweeny Bursary of \$200 to:

William Korz2nd year

THE REPORT WAS RECEIVED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on Tuesday, October 16th, 1951, the following being present: Messrs. McLaughlin (Chairman), Beaton, Cassels, Common, Foster, Pickup, Robinette, Walsh and Wilson.

MONTHLY STATEMENT—*September* 1951.

The usual monthly statement was presented.

Approved.

COMMON ROLL.

W. P. Skinner and R. A. F. Sutherland have discontinued their Law School courses and been granted a refund of part of their admission fee.

Your Committee recommends that their names be removed from the Common Roll.

ANNUAL FINANCIAL STATEMENT, 1950-1951.

The Annual Statement for the year ending August 31, 1951, as certified by the auditors, Messrs. Clarkson, Gordon & Company, was considered and your Committee recommends that the statement as submitted be approved for presentation to Convocation, and for publication pursuant to the Rules.

ESTIMATES, 1951-52.

An estimate of the probable receipts and disbursements for the year 1951-52 is submitted herewith and recommended for approval.

INSURANCE, PROPERTY DAMAGE.

In consideration of the number of public functions held each year by the Society, and at the suggestion of the Society's insurance brokers, your Committee recommends the addition of a \$10,000.00 property damage cover to the London & Lancashire Guaranty and Accident Company, Liability Policy No. A-54700.

LUNCHEON ROOM.

The Misses Lennox present a statement of operations for the period September 1, 1950 to August 31, 1951. During the year 35,461 meals were served, of which 2,364 were special dinners. The coffee shop, the operation of which is included in the statement, served 55,637 orders.

Approved.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

1. Grant Warner Howell.
 2. Robert Franklin Kiborn.
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DISCIPLINE COMMITTEE.

Orders.

The Secretary placed before Convocation the following Orders which in compliance with Rule 79 are entered on the Minutes of Convocation:

RE: OSWALD ALEXANDER LAUZON—order suspending from practice for two years.

RE: ABRAHAM COHEN—order striking off the Rolls.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE—Mr. Chitty.

Your Committee met on Wednesday the 17th October 1951, the following members being present: Messrs. Chitty (Chairman), Beaton, Cassels, Common, Evans, McCulloch, Maclaren, McLaughlin and Walsh.

CANADA LAW REPORTS.

Your Committee had before it for consideration a formal notice from Paul Leduc, K.C., Registrar of the Supreme Court of Canada, terminating the existing contract for supplying the Canada Law Reports as of 31st December next, together with a letter explaining that in view of increased costs the price of these Reports would hereafter be \$4 a year, and inviting the Society to enter into a new contract at that rate, commencing on 1st January 1952.

Your Committee recommends that a new contract be entered into at the increased rate, and that the contract be made a firm one for as long a period as can be arranged.

THE REPORT WAS ADOPTED.

 COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Marshall presented the report:

Your Committee met on the 18th day of October 1951, the following members being present: Messrs. Brooks, Clement, Gregory, Hays, Jamieson, Kerr, Maclaren, Marshall, Raney and Seymour. Mr. Marshall acted as chairman.

ANNUAL GRANTS.

Your Committee reports specially that the Sault Ste. Marie Law Association having failed to file its annual returns within three months from the 15th day of January, 1951, has now filed its annual returns for the year 1950 and otherwise complied with the rules adopted from time to time relating to law libraries, and recommends that a grant be made to it of \$541.67, the amount to which it would have been entitled if its returns had been filed within the time limited under Rule 62.

INSPECTION.

Your Committee reports that the county law libraries in eastern and western Ontario have been inspected by the Assistant Librarian and Mr. Harvey.

PEEL ASSOCIATION.

Your Committee reports under Rule 59 that the Peel County Law Association has transmitted to the Society under Rule 58(4) proof of its incorporation, a copy of its by-law number one, containing the provisions required by Rule 58(3) and a letter from the Secretary of the Association showing the condition of its funds. Accommodation for its library has been provided in the Court House of the County. As the amount of contributions in money actually paid and the value of books actually given from local sources exceed the sum of \$340.00 your Committee recommends that an initiatory grant of \$340.00, the maximum amount payable under Rule 60, be paid to this Association.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE.

Mr. Jamieson reported orally that the Committee had met on October 17th when seven members were present, and progress is being made on the policy of public information already adopted.

THE REPORT WAS RECEIVED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Robinette, the Vice-Chairman, presented the Report.

Your Committee met on the 18th October 1951, the following members being present: Mr. Robinette (in the Chair), and Messrs. Chitty, Conant, Haines, Jamieson and Willmott.

ESTIMATES, 1951-1952.

Your Committee approved of estimates of expenditure for the current year for reference to the Finance Committee.

PROVINCIAL DIRECTOR'S REPORT.

The Provincial Director, the Secretary of the Law Society, reported to your Committee on the progress of the Ontario Legal Aid Plan since its announcement in November 1950. On this date the following twenty-five counties have been organized for legal aid, and are in operation:

County or District	Director
Algoma	Arthur A. Wishart, K.C.
Brant	R. T. L. Innes, K.C.
Cochrane (organized with Porcupine)	
Dufferin	R. David Evans, K.C.
Essex	Charles Sale, K.C., Local Registrar, S.C.O.
Grey	C. C. Middlebro', K.C., Crown Attorney
Hamilton	Lt. Col. G. T. Inch, Local Registrar
Huron	Nelson Hill, Sheriff
Kenora	L. A. McLennan, K.C.
Kent	T. P. Mitchell
Lanark	G. R. McLennan, Local Registrar
Lincoln	J. N. Marquis, Local Registrar
Middlesex	A. R. Douglas, K.C.
Northumberland & Durham	F. C. Richardson, Local Registrar
Oxford	A. C. Whaley
Perth	Lorne H. Morgan, Local Registrar
Peterborough	W. C. Grant
Porcupine	(No director appointed, but Council)
Rainy River District	N. L. Croome, K.C.
Simcoe	Paul Copeland, K.C.
Sudbury	Edmund Proulx, retired District Court Judge
Thunder Bay	Arthur A. Kajander
Wellington	H. C. Waind, Local Registrar
York	J. D. Conover, Sheriff
Ontario	(No director appointed)

At least two other Counties—Frontenac and Stormont, Dundas and Glengarry—will be in operation forthwith.

The following six County Law Associations have acknowledged receipt of the Regulations and other material forwarded by the Provincial Director, and have been in further correspondence with him:

Haldimand
Hastings
Leeds and Grenville
Lindsay
Norfolk
Waterloo

The following ten counties have not acknowledged receipt of the Regulations, and the Provincial Director has no indication that anything has been done in connection with legal aid:

Bruce
Carleton
Elgin
Lambton
Nipissing
Parry Sound
Prestcott and Russell
Renfrew
Temiskaming
Welland

LEGAL AID IN TORONTO AND YORK.

The Provincial Director reports that since the announcement of the policy of the Law Society in November of 1950 his office, without any special facilities, has handled 155 applications for legal aid. These are classified approximately as follows:

Domestic relations	34
Criminal	40
Other civil matters	51
Not within plan or referred to York Clinic	30

The 125 civil and criminal matters were referred to volunteer lawyers for legal aid and advice.

The Provincial Director requested your Committee to express his thanks and appreciation for the voluntary services of the Toronto lawyers who handled these cases.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON LEGISLATION.

Mr. Walsh reported generally on matters before the Special Committee.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON CONTINUING EDUCATION OF THE BAR.

In the absence of the Chairman, Mr. Stewart presented the Report.

On May 17, 1951 following adoption of the Special Committee's final report on the Special Lectures of 1951, the Treasurer appointed a new Special Committee consisting of Messrs. Beaton, Davis, Haines, Jamieson, Pickup and Stewart.

Since its appointment your Committee has met on two occasions, and at the first meeting Mr. Pickup was elected Chairman.

Your Committee met on October 17, 1951 when the following members were present: Messrs. Beaton (in the Chair), the Treasurer, Haines and Jamieson.

Pursuant to the settled policy of Convocation with reference to Continuing Education of the Bar, your Committee recommends that a special course of lectures be given in February or March 1952 on the subjects of—

- (1) Practice and Costs
- (2) Domestic Relations (including Divorce);

that the lectures be held in Toronto; that two lectures each be given on Thursday and Friday afternoon and two on Saturday morning on two consecutive week-ends to be fixed by your Committee; and that an honorarium of at least \$100.00 per lecture be paid to each lecturer.

Your Committee has considered the names of lecturers for each subject, and will report further to Convocation when these have been selected.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON CANADIAN BAR ASSOCIATION,
ANNUAL MEETING 1951—Mr. Jamieson.

At the meeting of Convocation on January 18, 1951, it was ordered that a Special Committee be appointed to consider the entertainment to be provided by the Law Society at the Annual Meeting of the Canadian Bar Association to be held in Toronto in September 1951. A Special Committee was appointed consisting of Messrs. Jamieson, McLaughlin and Pickup.

At the meeting of Convocation on May 17, 1951 after considering suggestions for such entertainment, it was decided that the Law Society give a garden party at Osgoode Hall for the members of the Association and their wives registered for the Annual Meeting. In deciding on this form of entertainment consideration was given to the fact that no other provincial Law Society had an appropriate setting like Osgoode Hall and its grounds for such an entertainment, and that many members of the Association would welcome the opportunity to see Osgoode Hall and its grounds.

An invitation to the President of the Canadian Bar Association was duly extended and accepted, and the time of the garden party was set for the afternoon of Friday, September 14th, as the concluding function of the Annual Meeting.

At a special meeting of Convocation on September 6, 1951 the Treasurer reported that a change in the date of the Special Convocation for September 1951 for a special Call to the Bar was desirable in view of the fact that Sir Raymond Evershed, the Master of the Rolls, had been invited to attend the opening of the Law Centre, University of New York, on September 15th, 1951, and that the President of the Canadian Bar Association requested and approved the change. It was therefore ordered

that the Special Convocation and Call to the Bar be held on September 14, 1951 instead of September 15th as originally arranged.

On September 14th a garden party was held for the members of the Canadian Bar Association and their wives registered for the meeting and for the newly admitted barristers, their families and friends. It is estimated that 1,200 people attended the reception.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from Miss Emily F. Denison thanking the Treasurer and Benchers for the Memorial to her brother, the late J. Shirley Denison, K.C.

Ordered that the letter be received and filed.

SPECIAL COMMITTEE ON EXAMINATIONS FOR SPECIAL CALL AND ADMISSION.

Mr. Jamieson reminded Convocation that this Special Committee was appointed on June 21, 1951 and that subsequent to its appointment a Special Committee had been appointed on Uniform Standards.

Moved by Mr. Jamieson, seconded by Mr. Rigney, that the Special Committee on Examination on Special Call and Admission be discharged, and that the subject be referred to the Special Committee on Uniform Standards.

Carried.

Convocation then rose.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 15TH NOVEMBER 1951.

Present: Messrs. Cassels, Clement, Foster, Gregory, Haines, Jamieson, Marshall, Mason, Maclaren, McCulloch, McKay, F. G., McLaughlin, MacTavish, Pickup, Raney, Rigney, Robinette, Sedgwick, Seymour, Slaght, Walsh, Ward, Weir, Willmott and Wilson.

In the absence of the Treasurer, Mr. H. J. McLaughlin, K.C., was appointed Chairman.

The Minutes of the Meeting of Convocation of October 18th, 1951, were read and confirmed.

LEGAL EDUCATION COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report:

Your Committee met on Wednesday, 14th November, the following members being present: Mr. J. W. Pickup (in the Chair), and Messrs. Davis, Foster, Jamieson, Maclaren, MacTavish, Weir and Wilson.

ADMISSION OF STUDENTS.

The following students, having given proper notice, are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES	DATE
1. Walter Cyril Diakow	29th September 1951
2. Robert Bernard Eisen	22nd October 1951
3. David William Forrest	10th September 1951
4. Robert Rusen Hall	12th September 1951
5. Stanley James Knight	5th September 1951
6. Benjamin Marcus	16th October 1951
7. Robert Elmo Murray	13th September 1951

II. MATRICULANTS	DATE
8. Ants Erik Kerson	18th October 1951
9. Jiri Reial	18th October 1951

Approved.

CERTIFICATE OF FITNESS.

Special—English Solicitor

CRAIG PARRY HUGHES—having been duly admitted as a Solicitor of the Supreme Court of Judicature in England, has applied to be granted a Certificate of Fitness to practise as a Solicitor in Ontario, under Rule 134(d). He has filed the papers required by Rule 145, paid the required fee of \$1,500, served for one year under articles to a practising Solicitor in Ontario, and passed a written examination on Practice and an oral examination on the Statutes of Ontario, prescribed by the Dean of the Law School.

Approved.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Chairman:

Eli Aleck Saxe.

George Cecil Loucks—(Special, Nova Scotia).

FINANCE COMMITTEE.

At the request of the Chairman, Mr. Pickup presented the Report:

Your Committee met on the 13th day of November 1951, the following being present: Messrs. McLaughlin (Chairman), Parkinson, Pickup, Walsh and Wilson.

MONTHLY STATEMENT—October 1951.

The usual statement was presented and approved.

FEE ON PETITIONS FOR SPECIAL RELIEF.

At the meeting of the Finance Committee on September 18th, it was recommended that the Sub-committee on Staff Salaries consider the raising of the fee on Special Petitions. The sub-committee recommends that the fee on Special Petitions be increased from \$2.00 to \$5.00, and that Rule 150 be amended accordingly.

Your Committee recommends to Convocation that the Report of the Sub-committee be approved.

AMERICAN ASSOCIATION OF LAW LIBRARIES.

In September the Library Committee reported in part as follows:

“The Annual Meeting of the American Association of Law Libraries is to be held in Toronto from the 7th to the 10th July, 1952. Your Committee recommends to the Finance Committee that the Association be allowed to hold a meeting in Osgoode Hall, and that the Society provide a buffet luncheon.”

The report was adopted. Mr. George A. Johnston, K.C., is President of the Association.

Your Committee approves of the recommendation of the Library Committee.

COUNTY OF YORK LAW ASSOCIATION AND THE LEGAL EDUCATION COMMITTEE, ONTARIO SECTION, CANADIAN BAR ASSOCIATION—request the use of the large classroom for lectures at 10 a.m. on November 24th, December 1st and December 8th, 1951. On November 24th Mr. Gerard Beaudoin, K.C., will lecture on Domestic Relations. On December 1st Mr. N. L. Mathews, K.C., will lecture on Industrial Relations and Labour Law. On December 8th Mr. Terence Sheard, K.C., will lecture on Wills and Estate Planning.

Your Committee recommends that the request be granted.

ONTARIO COMMITTEE, INSURANCE SECTION, CANADIAN BAR
ASSOCIATION—

request permission to hold a dinner meeting at Osgoode Hall on November 21st, and monthly thereafter except during December, July and August.

Your Committee recommends that the request be granted.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

The President, on behalf of the Society, has written to thank the Benchers for providing an office in the east wing, and for their continuing interest in and consideration of the efforts of the Society.

THE REPORT WAS ADOPTED.

AMENDMENT TO RULE 150.

Moved by Mr. Pickup, seconded by Mr. Rigney:

THAT Rule 22 be suspended;

THAT Rule 150 be amended by striking out the figures "2.00" after the words "On every petition to Convocation for special relief", and substituting therefor the figures "5.00".

Carried.

DISCIPLINE COMMITTEE.

Vincent Thomas Aloysius Foley.

Mr. Pickup informed Convocation that following the meeting of the Discipline Committee on November 1st and the drafting of the Report of the Committee, Mr. G. A. Sullivan, K.C., counsel for Mr. Foley, had written the Secretary forwarding an additional memorandum of facts relevant to his application for reinstatement, and that a special meeting of the Committee had been held on this date when the following members were present:

Messrs: Pickup (Chairman), McCulloch, Parkinson, Rigney, Sedgwick, Seymour and Willmott,

and when the Committee confirmed its recommendation of November 1st.

Mr. Pickup presented the Report of the Discipline Committee on Mr. Foley's Petition for Reinstatement recommending that the petition be refused.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. Wilson.

Your Committee met on the 13th day of November 1951, the following members being present: The Chairman, and Messrs. McCulloch, Parkinson and Walsh.

Your Committee authorized payment of the accounts submitted and the purchase of certain books.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

Your Committee met on the 15th day of November 1951, the following members being present: Messrs. Walsh (Chairman), Clement, Gregory, Jamieson, Maclaren, MacTavish, Raney, Seymour, Ward, Weir and Willmott.

Your Committee considered certain matters of unauthorized practice, and in several cases recommended that investigation be made.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 15th day of November 1951, the following members being present: The Chairman and Messrs. Clement, Gregory, Jamieson, Maclaren, Raney, Ward, Weir and Seymour.

INSPECTION.

Your Committee reports that the Report of the Chief Librarian on the inspection made by the Assistant Librarian, Mr.

Harvey and himself, of the county libraries, has been presented and that copies are being sent to the county Associations.

YORK ASSOCIATION.

An application having been received from the County of York Law Association for an increase in its annual grant, your Committee recommended at the last meeting of Convocation that a sub-committee should be appointed to consider the application and confer with the Chairman of the Finance Committee; your Committee has now considered the matter and reports that it is unable to recommend that larger grants be made to this Association.

THE REPORT WAS ADOPTED.

THE HONOURABLE SIR ALLEN B. AYLESWORTH,
P.C., K.C.M.G., K.C.

The Chairman informed Convocation that the Honourable Sir Allen Aylesworth, P.C., K.C.M.G., K.C., sometime Minister of Justice and Attorney-General of Canada and a Bencher ex officio of this Society since June 4, 1906, would celebrate his 97th birthday on November 27th next, and that he had been a member of the Law Society of Upper Canada for 77 years, since Michaelmas 1874, and that he had been a member of the profession in good standing since his Call to the Bar in Trinity Term 1878.

It was resolved that the Secretary send flowers to Sir Allen on his birthday, and write him expressing the congratulations and good wishes of the Treasurer and Benchers.

Convocation then rose.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 17TH JANUARY 1952.

PRESENT: The Treasurer, and Messrs. Beaton, Blackwell, Brooks, Cassels, Chitty, Clement, Common, Conant, Davis, Evans, Foster, Geary, Gregory, Haines, Hamilton, Hays, Jamieson, Kerr, Marshall, Mason, Maclaren, McCulloch, MacKay, F. G., McLaughlin, MacTavish, Parkinson, Pickup, Raney, Rigney, Robinette, Sedgwick, Seymour, Stewart, Walsh, Weir, Willmott and Wilson.

The Minutes of the Meeting of Convocation of November 15th, 1951, were read and confirmed.

RULES COMMITTEE.

Mr. Walsh reported orally on the following matters:

THE SURROGATE COURT TARIFF.

Mr. Walsh stated that this matter had been before the Rules Committee and has been referred to a sub-committee for consideration and report to a special meeting of the Rules Committee.

STATEMENT OF LAW AND FACT.

Mr. Walsh reported that at a meeting of the standing sub-committee of the Rules Committee on December 7, 1951, it had been proposed that the tariff of fees allowed solicitors of the Supreme Court of Ontario and in the County and District Courts be amended by authorizing a judge presiding at a trial or on a motion to allow a fee where a statement of points of law and of fact intended to be argued, is filed at the trial or upon the motion, in the Supreme Court of Ontario up to \$25.00, and in the County Court up to \$10.00.

THE REPORT WAS RECEIVED.

The Treasurer referred to a letter from Mr. G. W. Mason, K.C., with reference to the Statement of Law and Fact, and Mr. Mason addressed Convocation.

Moved by Mr. Pickup, seconded by Mr. McLaughlin, and carried unanimously that Convocation, having fully considered the proposal with reference to a Statement of points of Law and Fact at the trial or upon a motion, records that it does not approve of the proposal and recommends that the Treasurer appoint a committee of two to present the views of Convocation to the Rules Committee.

The Treasurer appointed Mr. J. W. Pickup, K.C., and Mr. J. J. Robinette, K.C. a committee of two to present the views of Convocation to the Rules Committee.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

Your Committee met on the 17th day of January 1952, the following members being present: Messrs. Walsh (Chairman), Parkinson (Vice-Chairman), Brooks, Chitty, Clement, Evans, Gregory, Hamilton, Hayes, Jamieson, Maclaren, MacTavish, Marshall, Raney and Seymour.

SURVEY OF THE LEGAL PROFESSION IN CANADA.

The Honourable C. P. McTague, K.C., Director of the Survey, has written the Secretary asking that certain information be made available for the purpose of the Survey. The paragraph relating to your Committee is as follows:

“The following material would be useful:

1. The Minutes of the Committee on Unauthorized Practice.

This would be a source of specific information on the types of encroachment to which the profession is subject. The material will be used in the form of a classification and statistical count of types of encroachment. No references will be made to individual names or instances except where these are taken from Law Reports.”

Your Committee recommends that the request be granted.

SOLICITORS ACT.

In February 1951 J. R. Maclaren, K.C., President of the Federation of Law Associations of Ontario, wrote the Law Society with reference to the appointment of a Committee to

consider proposed amendments to the Solicitors Act. The Federation suggested a Committee representing the Attorney-General, the Benchers of the Law Society, the Ontario Section of the Canadian Bar Association, Committee on Administration of Civil Justice, and the Federation. Convocation referred the letter to your Committee, and in May 1951 your Committee recommended the appointment of Messrs. Walsh and Parkinson to represent the Law Society on the Committee. The Committee is composed as follows: From the Department of the Attorney-General—Eric H. Silk, K.C., H. H. Donald, K.C.; from the Benchers of the Law Society of Upper Canada—George T. Walsh, K.C., H. Fred Parkinson, K.C.; from the Ontario Section, Canadian Bar Association, Committee on Administration of Civil Justice—R. M. W. Chitty, K.C., J. R. Maclaren, K.C.; from the Federation of Law Associations of Ontario—Clayton LaMarsh, K.C., J. Palmer Kent, K.C.

A draft Bill to amend The Solicitors Act, including the suggestions of the Special Committee (a copy of which is attached as part of this Report), was before your Committee on this date.

Your Committee recommends approval of the draft Bill for submission to Convocation and, if approved by Convocation, for discussion with the Attorney-General.

UNAUTHORIZED PRACTICE—CONVEYANCERS, ETC.

Your Committee considered several matters that had been brought to its attention on which report will be made at a later date.

THE REPORT WAS ADOPTED.

ELECTION OF BENCHER.

Mr. Jamieson outlined the present situation as to elected Benchers, and pointed out that before the recent vacancy there were twelve elected Toronto Benchers and eighteen elected Benchers from other parts of the Province. He stated that it was the opinion of a good many Benchers that for the effective working of Standard Committees a larger number of Toronto Benchers was desirable.

Mr. Roland Frederick Wilson, K.C., was elected a Bencher to fill the vacancy caused by the death of the late William George Kerr, K.C.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on the 16th day of January, the following members being present: D. K. MacTavish (in the chair), the Treasurer, and Messrs. Evans, Foster, Gregory and Pickup.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

GRADUATES.	DATE.
1. Douglas Glen Forrest	3rd January 1952
2. David Ove Norman	19th September 1951

MATRICULANTS.

3. Daniel Hugh McGuire	8th November 1951
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Approved.

CHANGE OF NAME.

Isadore Maxwell Paul Eker—3rd year—asks to have his name changed on the Rolls and Records of the Society to “Paul Maxwell Eker”. He submits a certified copy of an Order by His Honour Judge Lovering, dated 3rd December 1951, under the Change of Name Act.

Your Committee recommends that the request be granted.

EXAMINATION RESULTS—Christmas 1951.

Third Year—(3 year course).

A record of the results of the Christmas examinations (finals) for the Third Year is submitted herewith. The following is a summary of the results:

- 50—passed clear
- 2—failed in Municipal Law
- 1—failed in Municipal Law and Bookkeeping

—
53
—

Approved.

ORAL EXAMINATIONS 1952.

Third Year.

The question of the date for holding the Oral Examinations for the Third Year is before the Committee. Last year the orals for Third Year were held during the week of 2nd April 1951.

Your Committee recommends that the matter be referred to the Chairman of the Committee to fix the date and make all necessary arrangements.

DINNER TO THIRD YEAR STUDENTS.

The question of the holding of the Annual Dinner for the graduating year is before the Committee for consideration. There are 53 students in the present Third Year. Last year the dinner was held on Friday, 6th April 1951.

Your Committee recommends that the matter be referred to the Chairman to make all necessary arrangements and with power to act.

RE EARLY CALL TO THE BAR—Veteran Students.

Matriculant Class.

The question of continuing for this year the policy adopted by Convocation on 15th April and 17th June 1948, is before the Committee for consideration. Under that policy all veteran students of the Matriculant Class who have completed 32 months actual service under articles by 1st June 1952 and who have had 28 months active service, would be eligible to be Called to the Bar in June 1952.

Your Committee recommends that the continuation of this policy for this year be approved.

Graduate Class.

The question of continuing for this year the policy adopted by Convocation on 18th March 1948 with reference to the early call of veteran students of the Graduate Class need not be considered as all students in the present graduating class were admitted prior to 1st October 1949.

Noted.

ADMISSION.

*Rule 86A—University of Toronto—
Bachelor of Music
Bachelor of Architecture*

A letter is submitted from the Registrar of the University of Toronto asking if graduates of that University holding the degree of Bachelor of Music or Bachelor of Architecture would be admitted to the Osgoode Hall Law School.

Your Committee recommends that the degrees of Bachelor of Music and Bachelor of Architecture of the University of Toronto be approved as affording sufficient qualifications under Rule 86A (1) (b).

RE EXAMINATIONS.

Honours, Scholarships and Medals.

Third Year 1951-52
(3 year course)

Consideration of the question of awarding the usual Honours, Scholarships and Medals, to the present Third Year on graduation.

Approved.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 15th day of January 1952, the following members being present: Mr. McLaughlin (Chairman) and Messrs. Cassels, Common, Foster, Pickup, Walsh and Wilson.

MONTHLY STATEMENTS—November and December 1951.

The usual monthly statements were presented and approved.

COMMON ROLL.

Dorothy Gilchrist and P. D. Patterson have discontinued their Law School courses and been granted a refund of part of their admission fees.

Your Committee recommends that their names be removed from the Common Roll.

MILITARY SERVICE, BARRISTERS AND SOLICITORS FEES.

Your Committee recommends that from December 1, 1951 annual fees be not charged to

(1) barristers and solicitors who are engaged in active service in His Majesty's Forces other than members of the Permanent Force of Canada, and

(2) barristers and solicitors of the Permanent Forces of Canada who satisfy your Committee that they are entitled to the same consideration as those members on active service;

and that the Reports issued by the Society be supplied as usual to all such barristers and solicitors so relieved of the payment of annual fees during their periods of service.

CONFERENCE OF THE GOVERNING BODIES OF THE LEGAL
PROFESSION IN CANADA.

At the Annual Meeting of the Conference it was resolved that the Conference request for the year 1952 contributions as follows: A grant of \$200.00 from the Canadian Bar Association, \$100.00 from the Law Society of Upper Canada, \$25.00 from the Law Societies of Prince Edward Island and Newfoundland, and \$50.00 from each of the other provincial Societies and the Board of Notaries of Quebec.

Your Committee recommends that a contribution of \$100.00 be paid by this Society.

PORTRAITS.

The portraits of the Honourable R. A. Harrison and the Honourable Hume Blake, which required laboratory treatment, were sent to the National Gallery at Ottawa for restoration. Dr. H. O. McCurry, Director of the National Gallery of Canada, graciously arranged to have this work done by his staff. The work has now been completed and the portraits will be returned to Osgoode Hall this week. Dr. McCurry submits a report on the work done on each portrait.

Approved.

OSGOODE HALL LEGAL AND LITERARY SOCIETY—Hockey Team.

At its meeting on October 16, 1951, the Committee had before it a letter from R. G. Elgie with reference to the plans for an Osgoode Hall hockey team, and its financing for the current year. The Committee recommended that the matter be referred, with power to act, to a sub-committee consisting of Messrs. McLaughlin, Cassels and Wilson, and recommended that the placing of liability insurance be made a requisite. The sub-committee recommended that a grant be made towards defraying the expenses of the hockey team, and that from this sum be paid a premium on a hockey injury policy for the protection of the players. The Society's insurance brokers were good enough to arrange to have the present public liability policy extended within its limits to cover the activities of the hockey team without additional premium. W. K. Robinson, President of the Legal and Literary Society, on November 21, 1951, wrote the Chairman thanking him and the Committee for their assistance.

Approved.

THE WOMEN'S LAW ASSOCIATION.

Asked permission to hold a dinner meeting, and art and handicraft show at Osgoode Hall on January 31, 1952.

Approved.

THE COUNTY OF YORK LAW ASSOCIATION, AND
THE FEDERATION OF LAW ASSOCIATIONS OF ONTARIO.

Asked permission to hold a joint dinner meeting at Osgoode Hall on Friday, February 1, 1952.

Approved.

THE STUDENTS OF THE THIRD YEAR IN THE FOUR YEAR COURSE.

Asked permission to hold a reunion dinner at Osgoode Hall on February 15, 1952. It is proposed to invite the solicitors with whom these students are now serving full time.

Approved.

LIBRARY COMMITTEE—Mr. Wilson.

Your Committee met on the 15th day of January 1952, the following members being present: the Chairman and Messrs. Cassels, Common, Foster, McLaughlin and Walsh.

Your Committee recommends that the Chief Librarian be authorized to purchase from time to time as they are issued, office consolidations of such Dominion of Canada and Province of Ontario statutes as are needed in the library.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 17th day of January 1952, the following members being present: the Chairman and Messrs. Brooks, Clement, Evans, Gregory, Hays, Jamieson, Maclaren, Marshall, Parkinson, Raney and Seymour.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their annual returns for the year 1951 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such Associations as follows:

Cochrane	\$296.66
Dufferin	360.00
Hamilton	1,500.00
Huron	481.85
Perth	728.00

YORK ASSOCIATION.

An application having been received from the County of York Law Association for increased annual grants, your Committee recommends that a sub-committee of three members to be appointed by the Chairman consider the application and the purposes and policy of the Society in making annual grants to the county associations and report to the Committee.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE—Mr. Blackwell.

Your Committee met on the 17th January 1952, the following members being present: Messrs. Blackwell (Chairman), Chitty, Haines and Jamieson.

Your Committee is pleased to report that of the forty-four County and District Law Associations in the Province of Ontario, all but the following seven are now organized for legal aid: Elgin, Frontenac, Lindsay, Nipissing, Parry Sound, Stormont and Waterloo. Of these, Elgin, Frontenac and Waterloo have almost completed their organization.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Treasurer:

Sidney Vann Cwinn

WALLACE NESBITT BARRISTERS' ESSAY
COMPETITION.

The Treasurer presented the Report of the Trustees:

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

WALLACE NESBITT TRUST
BARRISTERS' ESSAY COMPETITION

We have the honour to report that

1. Under the regulations approved by Convocation on February 21st, 1946, governing the above Essay Competition the Treasurer of the Law Society, the Chairman of the Legal Education Committee and the Dean of the Law School are the examiners of the essays submitted.

2. There was only one essay submitted in accordance with the rules, that of Donald A. Flock, Windsor, Ontario, entitled—"MORTMAIN AND CHARITABLE USES".

3. We the examiners, having read the essay and conferred thereon, recommend that no prize be awarded in the Wallace Nesbitt Trust Barristers' Essay Compensation for 1951.

Respectfully submitted,

— "C. F. H. Carson",
Treasurer.

"W. J. Beaton",
Chairman of the Legal
Education Committee.

"C. E. Smalley-Baker",
Dean of the Law School.

2nd January, 1952.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE, CONTINUING EDUCATION
OF THE BAR—Mr. Pickup.

Your Committee met on the 16th day of January 1952, the following members being present: Messrs. Pickup (Chairman), the Treasurer, Haines and Jamieson.

Further to the Committee's Report of October 17, 1951, arrangements have now been made for a special course of lectures on PRACTICE AND COSTS, and DOMESTIC RELATIONS, INCLUDING DIVORCE. The lectures will be given on two week-ends, March 13, 14, 15, and March 20, 21, 22, 1952. The course has been arranged on consecutive week-ends in the hope that members from all parts of the Province may attend. The following schedule of lectures has been arranged:

PRACTICE AND COSTS.

Thursday, March 13th—3.30 p.m.—Benjamin Grossberg, K.C.

Practice Suggestions: Utilizing Rules of Practice to expedite actions;

Simplification of proceedings:

Chamber practice and interlocutory motions.

4.45 p.m.—J. T. Weir

Costs and their taxation.

Friday, March 14th—3.30 p.m.—A. S. Pattillo, K.C.
Practice on appeals.

4.45 p.m.—Benjamin Grossberg, K.C.
Practice Suggestions.

Saturday, March 15th—10 a.m.—J. T. Weir.
Costs and their taxation.

11.15 a.m.—A. S. Pattillo, K.C.
Practice on appeals.

DOMESTIC RELATIONS, INCLUDING DIVORCE.

Thursday, March 20th—3.30 p.m.—R. F. Wilson, K.C.
Substantive Law and Practice in alimony actions.
The Dependants' Relief Act.
Proceedings under The Married Women's Property Act.

Thursday, March 20th—4.45 p.m.—Gerard Beaudoin, K.C.
Substantive law and practice in actions for dissolution or
annulment of marriage.
Separation agreements in relation to matrimonial causes.

Friday, March 21st—3.30 p.m.—L. B. Campbell, K.C.
Custody and maintenance of children.
The Adoption Act.
Effect of and procedure under Rule 807.
The Deserted Wives' and Children's Maintenance Act.

4.45 p.m.—R. F. Wilson, K.C.
(as above)

Saturday, March 22nd—10 a.m.—Gerard Beaudoin, K.C.
(as above)

11.15 a.m.—L. B. Campbell, K.C.
(as above)

Notice to the profession was given in the Ontario Weekly Notes of December 21st, and to date over 60 members of the profession have registered for the course. Further notice will be given in Osgoode Hall News and in Ontario Weekly Notes of February 1st, 15th and 29th.

PRINTING OF LECTURES.

Your Committee recommends that the Secretary be authorized to make arrangements similar to those of the past two years with Richard DeBoo Limited for the printing of the special lectures of this year.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON WAR MEMORIAL.

At the request of the Chairman, Mr. Cassels presented the Report:

Your Committee has now completed the work for which it was appointed in March 1946.

The War Memorial, in the form recommended by your Committee and approved by Convocation on January 19, 1950, is now in place in the rotunda of the centre wing of Osgoode Hall. In a simple and dignified service the Memorial was unveiled on October 18, 1951 by the Treasurer who presided at the ceremony. Major the Reverend and Honourable John W. Foote, V.C., read the prayers and the dedication service, and the Chairman of the Special Committee, W. J. Beaton, K.C., read the Roll of Honour, the names appearing on the base of the Memorial.

Following the ceremony a reception and tea was held in Convocation Hall.

An effort was made to invite the next-of-kin of all those whose names appear on the Roll of Honour, and many of them were present. The Honourable R. S. Robertson, Chief Justice of Ontario, the Honourable J. C. McRuer, Chief Justice of the High Court, and most of the Judges of the Supreme Court of Ontario, were present, together with many members of the profession. A copy of the programme is attached hereto as part of this Report.

Shortly after the unveiling ceremony the Chairman of the Special Committee received the following letter from the mother of one of the Law School students killed on active service:

"I wish to express my sincere thanks to the Law Society and especially the Committee, who so ably arranged the Memorial Service recently held in Osgoode Hall to those members who gave their lives in the Second World War.

"As a mother who ever feels the loss of a fine young son, I felt Mr. Carson's address and all of the service so appropriate and everything about the affair beautifully done — honouring our dear ones and creating an atmosphere of real sympathy and comfort for those who are left.

"Although my letter is rather late—please accept my gratitude for what you have done 'in remembrance'—"

On January 5, 1952 Pearl McCarthy, the art critic of The Globe and Mail, had a leading article headed — "Arts and Artists", dealing entirely with sculpture. The last two paragraphs of this article are:

"We walked into Osgoode Hall this week for our first look at the war memorial erected by the Upper Canada Law Society and done by Cleeve Horne. Everything taken into consideration, it is one of the best war memorials yet done in Canada. It sits well in the type of interior where it rests. In idea, it is exalting. A young mother holds up her child to the future, expressing the thought that the men gave their present for the world's future.

"Anybody can see some faint kinship in style to Milles, it is true, and probably the legs of this fine nude are slightly on the heavy side, though one knows that sculpture should always err on this side. But it is an original work, with fine modelling, and, over all, it is tasteful, artistic and moving. The Upper Canada Law Society may be thanked by the public for this bronze group. The Society can feel that, at a most crucial time, it gave leadership in the right direction in war memorials."

Your Special Committee recommends that it be discharged.

PRESENTATIONS.

PORTRAIT OF THE LATE HONOURABLE MR. JUSTICE MIDDLETON.

In January 1951 J. D. Arnup, K.C., on behalf of The Lawyers Club of Toronto, offered to donate a portrait of the late Mr. Justice Middleton to the Society with the request that the portrait, when it was presented to the Society, be hung in the inner Club Room. The Finance Committee at that time recommended that the presentation be gratefully accepted, and Convocation adopted the report. The portrait by Kenneth Forbes, R.C.A., was formally presented to the Treasurer, Mr. C. F. H. Carson, K.C., for the Law Society, by Mr. J. D. Arnup, K.C., at a dinner meeting of The Lawyers' Club held in Convocation Hall on Thursday, January 10th, 1952.

J. SHIRLEY DENISON PAPERS.

Miss Emily F. Denison has presented to The Law Society thirty-one items of historical letters and documents, formerly the property of her brother, John Shirley Denison, K.C., a former Treasurer of the Society.

A suitable acknowledgment having been made, it was ordered that the presentation be accepted with thanks.

Messrs. H. C. F. Mockridge, K.C., B. M. Osler, John G. Osler and Campbell R. Osler, grandsons of the late Honourable Featherston Osler, sometime Treasurer of the Law Society, have presented on behalf of themselves and the other living members of his family, a Georgian ladle, part of his family silver. The ladle, suitably inscribed, is now in the Benchers' dining room.

A suitable acknowledgment having been made by the Treasurer, it was ordered that the presentation be accepted with thanks.

CORRESPONDENCE.

The Treasurer referred to the following correspondence:

PETITION FOR REINSTATEMENT BY ELLIS HUGHES CLEAVER.

Ordered that the Petition be referred to the Discipline Committee for consideration and report.

Letter from J. A. Clark, K.C., President, Canadian Bar Association, enclosing copy of a resolution passed by the Association recording the very sincere appreciation of the hospitality of the Treasurer and the Law Society of Upper Canada during the recent annual meeting in Toronto.

Ordered that the letter be received and filed.

Letter from the Secretary, Conference of the Governing Bodies of the Legal Profession in Canada, enclosing copy of a Report of the Special Committee on Uniform Standards of Admission of Barristers and Students from one Common Law Province to Another, and stating the action taken thereon by the Conference.

Ordered that the matter be referred to the Special Committee on Uniform Standards.

A letter from R. E. Canning, Treasurer, County of Simcoe Law Association, setting out resolution passed by the Association with reference to a compensation fund.

Ordered that the letter be referred to the Special Committee on Compensation Fund.

Letter from Mrs. W. G. Kerr thanking the Treasurer and Benchers for the flowers and expression of sympathy received at the time of her husband's death.

Ordered that the letter be received and filed.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 21ST FEBRUARY 1952.

Present: The Treasurer, and Messrs. Blackwell, Brooks, Cassels, Chitty, Clement, Common, Conant, Davis, Evans, Foster, Geary, Gregory, Haines, Hays, Jamieson, Maclaren, Marshall, Mason, McCulloch, MacKay, McLaughlin, MacTavish, Parkinson, Pickup, Raney, Robinette, Roebuck, Seymour, Stewart, Walsh, Ward, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the Meeting of Convocation of January 17th, 1952, were read and confirmed.

The Treasurer welcomed to Convocation Mr. Roland Frederick Wilson, Q.C., who was elected a Bencher on January 17, 1952.

Moved by Mr. McLaughlin, seconded by Mr. Pickup, and carried, that Mr. Wilson be appointed a member of the Finance, Legal Education and Discipline Committees.

LEGAL EDUCATION COMMITTEE.

In the absence of the Chairman, Mr. Cassels presented the Report.

Your Committee met on Wednesday, 20th February, 1952, the following members being present: Mr. Beaton (Chairman) and Messrs. Chitty, Evans, Foster, Jamieson, Maclaren, Pickup and Robinette.

ADMISSION OF STUDENT.

The following student is entitled to be admitted as a student-at-law as of the date of filing his application:

MATRICULANT	DATE
1. Mart Tarum	17th January 1952

Approved.

DINNER TO THIRD YEAR STUDENTS.

At its meeting on the 16th January, the Committee referred to the Chairman the question of the holding of the Annual Dinner for the Graduating Year, with power to act. The Chairman has set Friday, 4th April, 1952, as the date for holding the dinner.

Approved.

EXAMINATION RESULTS—Christmas 1951.

First and Second Years.

A record of the results of the Christmas examinations for the First and Second Years is submitted herewith. The following is a summary of the results:

First Year.

166—passed clear
88—failed in 1 or more subjects.
<hr style="width: 100px; margin-left: auto; margin-right: 0;"/> 254

Second Year.

188—passed clear
40—failed in 1 or more subjects.
<hr style="width: 100px; margin-left: auto; margin-right: 0;"/> 228

Approved.

CHANGE OF NAME.

Maurice Fajgenbaum—Barrister of Toronto—asks to have his name changed on the Rolls and Records of the Society to “Maurice Fagan”. He submits an Order by His Honour Judge Macdonell dated 26th October 1951, under the Change of Name Act.

Your Committee recommends that the request be granted.

LAW SCHOOL STAFF.

Full-time Lecturer.

A letter is submitted from David A. L. Smout, tendering his resignation as a member of the full-time staff, to be effective at the end of June 1952.

Your Committee recommends that the resignation be accepted with regret and that the Chairman and Secretary write Mr. Smout expressing the appreciation of the Committee and of Convocation for his services to the Law School.

Your Committee also recommends that a Special Committee be appointed consisting of the Chairman and the Dean, with power to add to its numbers, to consider the appointment of a full-time lecturer to replace Mr. Smout, and also to decide whether or not he should be requested to remain until the end of December 1952.

NEWTON W. ROWELL FOUNDATION.

Institute of International Affairs.

Mr. Clifford Sifton, Chairman of the Foundation, wishes to have an address delivered under the auspices of the Foundation and the Institute—the lecture to be given in Convocation Hall, University of Toronto—and requests that it be sponsored or supported by the Canadian Bar Association, the School of Law University of Toronto, and the Osgoode Hall Law School.

Approved.

SERVICE UNDER ARTICLES.

Matriculant Students (new 6 year course).

The Secretary reports that he has received certificates of service under articles of the students of the Matriculant Class (14) in the new six year course, for the past two months as required by the resolution of Convocation of 20th October 1949.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 19th day of February, 1952, the following members being present: Mr. McLaughlin (Chairman), and Messrs. Common, Foster, Geary, Pickup and Wilson.

MONTHLY STATEMENT—January 1952.

Approved.

ARREARS OF ANNUAL FEES.

The Secretary submitted a list of those members in arrears, showing seventy-three (73) in arrears for Barristers and Solicitors fees of whom twelve (12) are in arrears for more than one year; and forty-eight (48) in arrears for Bar Fee only, of whom two (2) are in arrears for more than one year.

Your Committee recommends that a letter be written to all members in arrears for fees for a period of more than one year, informing them that unless their arrears are paid forthwith a notice will be served on them notifying them that a resolution as to their suspension from practice will be considered at the March meeting of Convocation.

BARRISTERS AND SOLICITORS FEES—Full-time Crown Attorneys; Ontario Reports and Ontario Weekly Notes.

Harvey F. McCulloch, Q.C., on behalf of the Crown Attorneys Association, asks that full-time salaried crown attorneys who are not permitted to engage in private practice and who pay their Bar Fee, be supplied with Ontario Weekly Notes and Ontario Reports without charge as is the case with magistrates in similar circumstances.

This matter was before the Committee on January 15th and the Secretary was asked to write Mr. W. B. Common, Q.C., as to the possibility of the Attorney-General's Department supplying these Reports to such magistrates and crown attorneys.

On February 13th Mr. Common wrote as follows:

“I have discussed this matter with C. R. Magone, Q.C., and as the barristers and solicitors in the employ of the Government are responsible for the payment of their fees to the Law Society, the Government should not be called upon to supply the Reports and Notes to these Officials.”

Your Committee recommends, in consideration of the greatly increased costs of publication, that the request be refused, and that the present policy of supplying Ontario Weekly Notes and Ontario Reports to Magistrates who are members of the profession and who pay their Bar Fee, be discontinued forthwith; and that such Crown Attorneys and Magistrates be informed

that under Rule 69 on paying with their Bar Fees an additional \$15.00, they are entitled to receive these Reports.

DISCIPLINE COMMITTEE.

Ellis Hughes Cleaver.

Mr. Pickup presented the Report of the Discipline Committee herein, recommending that the prayer of the petitioner be granted and that he be reinstated as a Barrister and Solicitor and a member of the Law Society of Upper Canada.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. Wilson.

Your Committee met on the 19th day of February, 1952, the following members being present: The Chairman and Messrs. Common, Foster, Haines and McLaughlin.

CORPUS JURIS.

Quebec Corporation Manual.

Your Committee recommends that an offer by Richard DeBoo Limited to take a duplicate incomplete set of Corpus Juris which is in the library in exchange for a copy of the Quebec Corporation Manual be accepted.

MISSING BOOKS.

Your Committee reports that 25 volumes have disappeared from the text-book section of the library since the beginning of the year 1951 and recommends that a notice be inserted in the Ontario Weekly Notes advising the members of the profession of this loss and appealing to them to return any library books which they may have inadvertently taken and failed to return.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 21st day of February, 1952, the following members being present: The Chairman, and Messrs. Brooks, Evans, Gregory, Hays, Jamieson, Maclaren, Marshall, Parkinson, Rainey, Ward and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1951 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such associations as follows:

Brant	\$ 925.00
Bruce	454.33
Elgin	775.00
Hastings	1,023.52
Kent	910.00
Lindsay	466.67
Middlesex	1,500.00
Ontario	770.00
Oxford	568.33
Prescott & Russell	136.67
Temiskaming	286.67
Welland	1,405.00
Wellington	710.00

YORK ASSOCIATION.

Your Committee reports that an application was made by the County of York Law Association in October 1951 for an increase in the amount of the annual grant to the Association; that a sub-committee consisting of Messrs. Parkinson, Hays and Marshall was appointed to consider the application; and that the sub-committee has now made its report.

Your Committee, adopting the recommendations of the sub-committee, recommends to the Finance Committee that the provisions of sub-sections 2 and 3 of Rule 61 be amended to

provide that the total amount of the annual grant to be paid to any association except the County of York Law Association in any year shall not exceed \$1,850.00 and that the total amount to be paid to the County of York Law Association in any year shall not exceed \$2,500.00

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

Mr. Blackwell reported orally that since the establishment of the Ontario Legal Aid Plan the Department of the Attorney-General had discontinued the grant of \$40.00 per diem to counsel for indigent persons on murder charges, and that senior counsel would be assigned in such cases under the Ontario Legal Aid Plan. He informed Convocation that of the forty-four County and District Law Associations in Ontario, forty-one are now organized for legal aid.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON MEMORIAL TO THE LATE WILLIAM GEORGE KERR, K.C.

Mr. Clement presented the Report of the Special Committee appointed to prepare a Memorial to the late William George Kerr, K.C., and it was ordered that it be recorded in the Minutes of Convocation and a copy sent to Mrs. Kerr:

MEMORIAL TO THE LATE WILLIAM GEORGE KERR, K.C.

William George Kerr, a Bencher of the Law Society of Upper Canada since the 16th May, 1946, died at his home in Chatham on the 19th December, 1951.

Mr. Kerr was born at Chatham on the 13th December, 1894. His father was John Garner Kerr, K.C., who practised law at Chatham and became Judge of the County Court of the County of Kent. His mother was Georgie Louise McLean. There were four children in the family of Judge Kerr so that Mr. Kerr had two brothers and a sister, all of whom survive him.

Mr. Kerr commenced his education at the Chatham Public and High Schools and then attended the Royal Military College, Kingston, from 1911 until he graduated there in 1914. He then entered The Law Society of Upper Canada as a graduate student, served under Articles of Clerkship, attended The Osgoode Hall Law School and was called to the Bar of Ontario and admitted as a Solicitor of The Supreme Court of Ontario on the 22nd May, 1919.

In the meantime he had been commissioned as a subaltern in the Great War which commenced in 1914. He was first in the 18th Battalion and then transferred to the 17th Battery. After attaining the rank of Captain in the fields of France he suffered a severe wound to his leg in 1917 which kept him in hospital for about a year and forced his retirement from Active Service. This injury to his leg caused him untold suffering throughout his life.

Mr. Kerr took to the Army naturally. His interest in it continued after he commenced the practice of law. He rose in rank until his high military qualities made him successively Lieutenant-Colonel in command of the 1st Kent Battalion and Colonel in command of the 1st Infantry Brigade, Military District Number 1.

On the outbreak of the Second Great War in 1939 Mr. Kerr reverted to the rank of Lieutenant-Colonel to enter the Active Forces. He went to England almost immediately as Assistant Judge Advocate General and returned to Canada in 1941 to assume oversight of the legal matters of the Army, Navy and Air Force in Military District Number 1. It was a matter of pride to him that he earned the Long Service Medal.

Following the Second Great War Mr. Kerr interested himself in politics. He was elected an Alderman of Chatham in 1945 serving for 4 years. During this time he was Liberal candidate for the Ontario Legislature in the election of 1945 but was not successful. He was, however, successful in his campaign for Mayor of Chatham in 1950 and served in that office for one year.

But these accomplishments must not be allowed to dim Mr. Kerr's accomplishments in his main profession of the Law. After

his call to the Bar Mr. Kerr entered practice with his distinguished father and with Mr. J. A. McNevin, K.C., a former Bencher of the Society, as Kerr, McNevin & Kerr. This partnership terminated when Mr. Kerr served in the Second Great War and subsequently he formed a partnership with his brother Mr. Douglas G. Kerr, who had also been serving in the Armed Forces. In 1951 Mr. Kerr had the pleasure of assisting Convocation in calling his son Mr. John McRitchie Kerr to the Bar and the firm of Kerr & Kerr still continues in Chatham as a partnership between Mr. Douglas Kerr and Mr. John McRitchie Kerr.

Mr. Kerr reached eminence in the practice of the law. He was appointed King's Counsel in 1934 and City Solicitor in April 1951. He occupied various offices in the County of Kent Law Association. He was appointed Bencher in 1946 and re-elected in 1951.

Mr. Kerr was popular with his fellow practitioners. The Bar of Kent voted for him to a man when he was elected Bencher. He was cheerful, amiable and courteous. But his exceptional qualities were remarkably illustrated by his amazing fortitude in his last illness. Told that he had cancer, he kept silence, and continued to practise his profession and attend his duties as Bencher of this Society until he was forced off his feet.

Mr. Kerr's hobbies were his garden and his boat. He had been Commodore of the Eriau Yacht Club. He was a Freemason, member of Victory Lodge Number 563.

On the 11th June, 1919, Mr. Kerr married Gladys Lillian Mary McRitchie of McKay's Corners, in Kent County, a graduate of the University of Toronto. All their children survive him. In addition to John McRitchie Kerr already mentioned, there are Thomas Stewart Kerr who intends to study medicine, Mrs. Hugh McKenzie of Chatham who has 3 children and Georgie Anne Kerr who is also at school.

The Society extends its sympathy to all of them in their bereavement.

"W. P. Clement".

"S. E. Weir".

SPECIAL COMMITTEE ON LEGISLATION.

Mr. Walsh informed Convocation that the Sub-Committee of the Rules Committee had considered the question of an increase in Surrogate Court Tariff, and its report would be before the Rules Committee at a special meeting on February 22nd.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON CONTINUING EDUCATION OF THE BAR—Mr. Pickup.

In its Report dated January 16, 1952, your Committee recommended that the Secretary be authorized to make arrangements similar to those of the past two years with Richard DeBoo Limited for the printing of the Special Lectures of this year.

Arrangements satisfactory to your Committee have now been made. In spite of a substantial increase in the price of paper and in printing costs generally, the price to the profession will remain at \$9.25 per volume.

The number of volumes, 400 to 425, supplied to the Society is made up of those to be given to the members registered for the Course, to the special lecturers, to members of the Special Committee, the libraries at Osgoode Hall, and the County Law Associations. The latter will pay for their own volumes but receive them at a special price.

The Volume will be uniform in size and binding with those of the last two years so that eventually there will be a uniform set of Special Lectures.

Mr. Richard DeBoo has again agreed to bind specially at no extra cost the volumes for the lecturers and for the members of the Special Committee, and to supply to the Secretary at no cost sufficient volumes to send a complimentary copy to the Secretary of each of the other Law Societies in Canada and of the Law Society in England.

Copies will also be made available to all students at the Law School at a special price provided the copy is purchased for the use of the student himself.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer referred to the following correspondence:

A letter from D. R. Michener, Q.C., Chairman, City Hall-Court House Committee, with reference to the study of City Hall and Court House requirements in Toronto.

Ordered that the matter be referred to the Special Committee on the Administration of Criminal Justice appointed in April 1951.

A letter from Redmond Quain, Q.C., with reference to contempt of court proceedings.

Ordered that the letter be referred to the Special Committee on Legislation.

A letter from the Conference of Governing Bodies of the Legal Profession in Canada with reference to the Mid-Winter Meeting of the Executive to be held at the Seignory Club, Montebello, Monday, March 3, at 4 p.m.

Ordered that the letter be received and filed.

A letter from the Frontenac Law Association setting out a Resolution with reference to Trust Companies, passed unanimously at a meeting on February 14, 1952.

Ordered that the letter be referred to the Special Committee on Legislation.

Copy of a resolution with reference to Compensation Fund passed at the Mid-Winter Meeting of the Ontario Members of the Canadian Bar Association.

Ordered that the Resolution be referred to the Special Committee on Compensation Fund.

Copy of Resolutions passed at the Mid-Winter Meeting of the Ontario Section of the Canadian Bar Association with reference to the following subjects:

(1) Amendment to the Rules of Practice and such statutes as may be necessary to make Saturday a non-judicial day.

(2) That recommendations be made to the Ontario Government to establish in Ontario a central registry for recording Chattel Mortgages and liens on motor vehicles.

Ordered that these matters be referred to the Rules Committee.

Convocation then rose.

W. J. BEATON,
Chairman.

MEETING OF CONVOCATION.

THURSDAY, 20TH MARCH 1952.

PRESENT: Messrs. Beaton (Chairman), Brooks, Cassels, Chitty, Clement, Common, Conant, Evans, Foster, Geary, Gregory, Maclaren, Marshall, Mason, McCulloch, MacTavish, Parkinson, Pickup, Raney, Robinette, Seymour, Ward, Weir, Willmott, Wilson, P. D. and Wilson, R. F.

Mr. W. J. Beaton, Q.C. was appointed Chairman.

The Minutes of the Meeting of Convocation of February 21st, 1952, were read and confirmed.

The Chairman read a letter from the Treasurer with reference to his recent accident while on his way to the Privy Council, and stating that he expected to be at Convocation in April.

LEGAL EDUCATION COMMITTEE.

At the request of the Chairman, Mr. Foster presented the Report:

Your Committee met on the 19th day of March 1952, the following members being present: J. W. Pickup (in the Chair) and Messrs. Foster, Maclaren, MacTavish, Robinette, and R. F. Wilson.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

GRADUATES.	DATE.
1. James Douglas Coleman.....	20th February 1952
2. John Shaw Robertson.....	1st March 1952

Approved.

CHANGE OF NAME.

James Paul Joseph Hourigan—solicitor of Hamilton—asks to have his name changed on the Rolls and Records of the Society to “James Paul Hourigan” which he states is the name he normally uses, and it is difficult to have his full name on his notarial seal.

Your Committee recommends that the request be granted.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE.

In the absence of the Chairman, Mr. Cassels presented the Report:

Your Committee met on the 18th day of March 1952, the following members being present: Mr. Cassels (in the Chair) and Messrs. Beaton, Common, Foster, Geary, Parkinson, Pickup, Walsh, Wilson, P.D., and Wilson, R.F.

MONTHLY STATEMENTS—February 1952.

Approved.

COUNTY LIBRARIES GRANTS—Rule 61.

In its Report dated February 21, 1952 the County Libraries Committee, adopting the recommendations of a sub-committee, recommended to the Finance Committee that the provisions of subsections 2 and 3 of Rule 61 be amended to provide that the total amount of the annual grant to be paid to any Association except the County of York Law Association in any year shall not exceed \$1,850.00, and that the total amount to be paid the County of York Law Association in any year shall not exceed \$2,500.00. The Report was adopted by Convocation.

Your Committee approves of the recommendation, and recommends that Rule 61 be so amended.

ARREARS OF ANNUAL FEES.

On February 19th the Secretary presented a list showing seventy-three (73) members in arrears for Barristers and Solicitors fees, and forty-eight (48) in arrears for Bar Fee only. The corresponding figures for March 17th are forty-three (43) and twenty-nine (29). At the February meeting your Committee recommended that all members in arrears for fees for a period of more than one year be informed that unless their arrears were paid forthwith, notice would be served that a resolution as to their suspension from practice would be considered at the March meeting of Convocation. Pursuant to the resolution of the Committee, notice as referred to above was served on all those in arrears for more than one year.

Your Committee recommends to Convocation consideration of a motion to suspend from practice the Barrister and Solicitor who is in arrears for more than one year.

BARRISTERS AND SOLICITORS FEES, Full-time Crown Attorneys, etc. Ontario Reports and Ontario Weekly Notes.

In February the Committee recommended, in consideration of the greatly increased costs of publication, that a request for Ontario Reports and Ontario Weekly Notes for full-time Crown Attorneys be refused, and that the present policy of supplying Ontario Weekly Notes and Ontario Reports to Magistrates who are members of the profession and who pay their Bar Fee, be discontinued forthwith, and that such Crown Attorneys and Magistrates be informed that under Rule 69 on paying with their Bar fees an additional \$15.00, they are entitled to receive the Reports.

The Magistrates who have been receiving such Reports were so notified, and seventeen (17) of thirty-four (34) have taken advantage of Rule 69, and the other seventeen (17) have been removed from the Reports list. The Report was adopted by Convocation.

Pursuant to the above recommendation as adopted, your Committee recommends that Rule 68 be amended by striking out section 13 thereof.

THE REPORT WAS ADOPTED.

AMENDMENT OF RULES.

Moved by Mr. Cassels, seconded by Mr. MacTavish—

That Rule 22 be suspended;

That Rule 61(2) be amended by striking out the figures “1500” in the last line and substituting therefor the figures “1850”;

That Rule 61(3) be amended by striking out the figures “2000” in the last line and substituting therefor the figures “2500”.

That Rule 68 be amended by striking out section 13 thereof.

Carried.

 ARREARS OF ANNUAL FEES—Notice to Suspend.

Moved by Mr. Cassels, seconded by Mr. MacTavish, that pursuant to the Law Society Act, R.S.O. 1950, cap. 200, the following Barrister be and he is hereby suspended from practice for a period of one year from this date:

J. A. McMahan, Cornwall.

Carried.

On motion of Mr. Cassels, seconded by Mr. MacTavish, IT WAS RESOLVED that the following Solicitor be and he is hereby suspended from practice for a period of one year from this date:

J. A. McMahan, Cornwall.

Carried.

 DISCIPLINE COMMITTEE.

Mr. Pickup reported briefly on the work of the Discipline Committee for the calendar year 1951, informing Convocation of the number of meetings held, the number of complaints considered by the Chairman or the Vice-Chairman, and the number investigated by the Committee with the action taken thereon.

THE REPORT WAS RECEIVED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 18th day of March 1952, the following members being present: The Chairman and Messrs. Beaton, Cassels, Common, Foster, McCulloch and Walsh.

Your Committee authorized payment of the accounts submitted and the purchase of certain books, and dealt with other routine matters.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE.

In the absence of the Chairman, Mr. Robinette presented the Report:

Your Committee met on Tuesday the 18th March 1952, the following members being present: Messrs. Chitty (Chairman), Beaton, Cassels, Common, McCulloch, Walsh, Wilson, R. F., and Wilson, P. D.

CANADA LAW REPORTS.

Your Committee reports that the new contract with the Registrar of the Supreme Court of Canada for the supplying of the Canada Law Reports, authorized by Convocation at its October meeting, has now been completed and executed by both parties. The contract is for an indefinite period, terminable by either party at the end of a calendar year by written notice given not later than the 1st October in that year.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

In the absence of the Chairman, Mr. Parkinson, the Vice-Chairman, reported orally that with reference to Gordon Mitchell, Notary Public, His Honour Judge Factor delivered judgment on the appeal on the 22nd February dismissing the appeals of Mitchell on both charges and affirming the convictions on both charges made by Magistrate Gullen on the 17th March 1951.

THE REPORT WAS RECEIVED.

CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Chairman:

James Warren York Jr.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 20th day of March 1952, the following members being present: The Chairman and Messrs. Clement, Evans, Gregory, Maclaren, Parkinson, Raney and Ward.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1951 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such associations as follows:

Carleton	\$1,500.00
Frontenac	850.00
Grey	432.17
Haldimand	290.00
Leeds and Grenville	706.27
Simcoe	581.65
Stormont, Dundas and Glengarry ...	530.00
Waterloo	1,129.10

THE REPORT WAS ADOPTED.

 SPECIAL COMMITTEE ON LEGISLATION.

In the absence of the Chairman, Mr. Parkinson reported orally on two matters under consideration on which the Committee will report at a later date.

THE REPORT WAS RECEIVED.

 SPECIAL COMMITTEE ON UNIFORM STANDARDS.

Mr. Pickup presented the Report of the Special Committee.

Moved by Mr. Pickup, seconded by Mr. Gregory, that the Report be adopted.

Moved in amendment by Mr. Parkinson, seconded by Mr. Weir, that consideration of the Report be deferred to the April meeting of Convocation and that a copy of the Report and a copy of the recommendations of the Law School staff with refer-

ence to the relevant curriculum, be sent to all members of Convocation.

The amendment was carried.

The motion as amended was carried.

RULES COMMITTEE—Surrogate Court Tariff.

In the absence of the Chairman, Mr. Mason reported that on February 29, 1952 the Rules Committee had adopted a new tariff of fees in respect of proceedings in the Surrogate Court after April 1, 1952, the general effect of which was an increase of approximately 25% with certain other revisions; and that the new tariff would be published in the Ontario Weekly Notes at an early date.

Mr. Mason further reported that on behalf of Mr. Walsh he wished to express appreciation of the very valuable services rendered in this matter by Mr. Gordon D. Watson, Q.C., one of the Society's representatives on the Rules Committee.

THE REPORT WAS RECEIVED.

CORRESPONDENCE.

The Chairman referred to the following correspondence:

1. Letter from the Waterloo County Law Association expressing appreciation of the work of the Benchers in connection with Continuing Education of the Bar.

Ordered that the letter be received and filed.

2. Letter from Dean C. A. Wright, School of Law, University of Toronto, expressing regret and tendering apology for the demonstration by students from his School.

The Chairman reported that following receipt of this letter from Dean Wright two representatives of the students of the School of Law, University of Toronto, had waited on Mr. H. J. McLaughlin, Q.C., and the Chairman, and tendered an apology on behalf of the students.

Ordered that the letter be received and filed.

3. Letter from Mark B. Shragge asking, in view of his admission to United States citizenship, that his name be removed from the rolls and records of the Society.

Ordered that the letter be referred to the Finance Committee for consideration and report.

4. Letter from the Conference of Governing Bodies of the Legal Profession in Canada with reference to Uniform Standards for Admission of Barristers and Students from one Province to Another.

In consideration of the fact that the information contained in this letter has already been communicated to the Special Committee on Uniform Standards, and incorporated in the Report of the Special Committee presented today,

Ordered that the letter be received and filed.

REPORTING COMMITTEE—

Reasons for Judgment, Court of Appeal.

Mr. McCulloch informed Convocation that at a meeting on March 18th the Reporting Committee had considered a letter from the Secretary, Ontario Section of the Committee of the Canadian Bar Association on the Administration of Civil Justice requesting that copies of the Reasons for Judgment in the Court of Appeal be furnished to the Local Registrar of the Supreme Court where the cause originated and the trial took place.

The Committee had also before it a letter from the Registrar of the Supreme Court of Ontario expressing his disapproval of the proposal.

After a full discussion, the Committee having regard to the views expressed by the Registrar and to other matters, recommended that no action be taken.

Moved by Mr. McCulloch, seconded by Mr. Cassels, that the Reporting Committee be requested to reconsider the matter and report back to Convocation.

Carried.

CONVOCATION THEN ROSE.

W. J. BEATON,
Chairman.

MEETING OF CONVOCATION.

THURSDAY, 17TH APRIL 1952.

PRESENT: The Treasurer, and Messrs. Beaton, Chitty, Common, Conant, Davis, Evans, Foster, Geary, Gregory, Hamilton, Hays, Jamieson, Maclaren, McLaughlin, Pickup, Raney, Rigney, Roebuck, Seymour, Shaver, Ward, Weir, Willmott, Wilson, P. D. and Wilson, R. F.

The Minutes of the Meeting of Convocation of March 20th, 1952 were read and confirmed.

The Treasurer announced the death on April 8th, 1952 of the Honourable Charles William Reid Bowlby, a Justice of Appeal and sometime Bencher of this Society, and it was ordered that an expression of sincere regret of the Benchers be recorded in the Minutes.

SPECIAL COMMITTEE ON UNIFORM STANDARDS.

Mr. Pickup, the Chairman, referred to the following Report of the Special Committee which had been presented to Convocation on March 20th, 1952 when consideration was ordered to stand to this meeting:

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

The SPECIAL COMMITTEE ON UNIFORM STANDARDS FOR ADMISSION OF BARRISTERS, SOLICITORS AND STUDENTS FROM ONE PROVINCE TO ANOTHER, begs leave to report as follows:

1. At the meeting of Convocation held on September 6th, 1950 your Committee was appointed to study and report to Convocation on the matter of Uniform Standards for Admission of Barristers and Solicitors as well as students from one province to another. At the Conference of Governing Bodies held on September 10th, 1951, a report was given to the Conference that Convocation had expressed itself generally in favour of some form of Uniform Standard of admission from one province to another, but was not prepared to accept the report of the Committee of the Conference of Governing Bodies and had

appointed a Special Committee to study the matter and report to Convocation. The Special Committee so appointed consists of the following in addition to the Treasurer: Messrs. Pickup (Chairman), Beaton, Cassels, Jamieson, Mason, Maclaren, MacTavish, McLaughlin and Robinette.

2. Your Committee is of the opinion that a distinction should be drawn between the case of a member from the Bar of another province seeking only to appear as counsel in a court in Ontario in a particular matter and the case of a permanent transfer of a barrister or solicitor from one of the provinces to another.

3. Your Committee is further of the opinion that barristers and solicitors desiring to transfer from any of the other provinces to Ontario might properly be called to the Bar in Ontario and/or admitted as Solicitors in Ontario upon compliance with the following requirements:

(a) A candidate for call to the Bar or admission as a Solicitor in Ontario who at the time of petition has been a Barrister and/or Solicitor in active practice in another province for the six years next preceding his petition for call and/or admission in Ontario would be required to pass an examination prescribed by the Law Society of Upper Canada, produce evidence of good standing, satisfy the Law Society of Upper Canada that he had been in active practice as a Barrister and/or Solicitor in the province from which he comes for the six years next preceding his application for call and/or admission in Ontario and pay a fee to the Law Society of Upper Canada of \$500.00;

(b) A candidate for call to the Bar or admission as a Solicitor in Ontario who at the time of petition has not been in active practice in one of the other provinces for a period of six years immediately preceding his petition but has been a Barrister and/or Solicitor in active practice in such other province for a period of not less than three years immediately preceding his petition for call or admission in Ontario would, in addition to compliance with the requirements specified in (a), be required to serve under Articles with a Solicitor in Ontario for a period of one year prior to call to the Bar and/or admission in Ontario:

(c) A candidate for call to the Bar or admission as a solicitor in Ontario who at the time of petition has not been in active practice in one of the other provinces for a period of three years immediately preceding his petition but has been a barrister and/or solicitor in active practice in one of the other provinces for a period of less than three years may be admitted to the Law Society of Upper Canada as a student-at-law and called to the Bar and/or admitted as a solicitor in Ontario upon attending the Osgoode Hall Law School and passing the examinations and paying the fees required of students-at-law.

(c) The evidence of good standing required should consist of a certificate of good standing from the governing body of the province from which the candidate comes, showing that the candidate seeking call to the Bar and/or admission in Ontario has not been struck from the rolls or suspended from practice for misconduct by the governing body of the province from which he comes and that no charge of misconduct of any kind is pending against him in that province at the time of his petition for call or admission in Ontario. If such candidate, prior to call to the Bar or admission as a Solicitor in the province from which he seeks admission in Ontario, was a member of any other governing body elsewhere, the evidence of good standing should also show that the candidate had not been struck off the rolls or suspended from practice for misconduct by such other governing body prior to being called to the Bar or admitted as a solicitor in the province from which he seeks admission in Ontario;

(e) The examination to be prescribed by the Law Society of Upper Canada referred to in (a) will be an examination in accordance with a syllabus which the Law Society will prescribe and the examination will be set and conducted by the Osgoode Hall Law School, which examination should, in the opinion of your Committee, cover the following subjects: Administrative Law, Company Law, Family Law, Land Law (including real property and land registration), Practice and Wills, Trusts and Administration of Estates, including Succession Duties. In the case of transfer from the Province

of Quebec, the examination to be prescribed by the Law Society of Upper Canada should, in addition to the foregoing subjects, include an examination on Common Law.

4. In the case of a barrister from some other province of Canada, including Quebec, desiring call to the Bar in Ontario only for the purpose of appearing in a Court in Ontario in a particular matter, your Committee is of the opinion that this should not be done by call to the Bar in Ontario but that the barrister from such other province should be required to obtain the permission of the Law Society of Upper Canada to appear in the particular matter in which he desires to appear and that such permission would be in the discretion of the Law Society of Upper Canada, the intention of your Committee being that the Law Society of Upper Canada, by the exercise of its discretion, would prevent abuse of the privilege and also in proper cases require the barrister from another province seeking such privilege to have with him at the trial of the particular matter a member of the Bar of Ontario. It is also the opinion of your Committee that the privilege in this paragraph referred to be accorded as a matter of courtesy and without fee and that the privilege be extended only to members of the Bar of other provinces who accord a similar privilege to members of the Bar in Ontario.

5. With regard to transfer of students-at-law from other provinces to Ontario, your Committee is unable to recommend any standard which could properly be applied in all cases or even as a general rule, but recommends that all such transfers be dealt with by the Law Society of Upper Canada as individual cases and as the circumstances of each case may require.

Your Committee recognizes that amendment to the Statute constituting a governing body may be necessary to implement this report in order to enable a governing body to grant permission to appear in a court without call to the Bar, but consideration of the necessary amendments to Statutes or Rules can be considered if and when the principle is decided.

Your Committee further recommends that if this report be adopted by Convocation a copy thereof be sent to the other governing bodies and to the Secretary of the Conference of Governing Bodies indicating that the Law Society of Upper

Canada is willing to proceed to implement this Report in relation to such of the other provinces as adopt it in a reciprocal manner.

Moved by Mr. Pickup, seconded by Mr. Gregory, that the Report be adopted.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 16th April 1952, the following members being present: W. J. Beaton (Chairman) and Messrs. Chitty, Foster, Gregory, Jamieson, Maclaren, McLaughlin, Weir and R. F. Wilson.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

GRADUATE	DATE
1. Ellen MacGregor Fannan Lundy.....	27th March 1952
MATRICULANT—(foreign degree)	
2. Stefan Alfons Malicki.....	7th April 1952

Approved.

ORAL EXAMINATIONS 1952.

Final Year (old 3 year course)

These examinations were held on March 31st and April 1st, 1952, under the supervision of Mr. Walter B. Williston. The following is a summary of the ratings given:

A	—	7
B	—	14
C	—	28
No rating	—	4
		—
		53
		—

Your Committee recommends that the four students who received "No Rating" be given a supplemental oral examination a week before the June Call to the Bar.

CHANGE OF NAME.

PATRICK KENNETH LESLIE LEFEBVRE—3rd Year—asks to have his name changed on the Rolls and Records of the Society to “Kenneth Patrick Lefebvre”.

Your Committee recommends that the request be granted.

SPECIAL PETITIONS:

Your committee considered petitions for special relief and made recommendations thereon.

LAW SCHOOL STAFF.

Your Committee recommends that Mr. D. A. L. Smout's offer to remain on the staff until the end of the calendar year, be accepted with thanks.

ASSOCIATION OF LAW SCHOOL TEACHERS.

The annual meeting of this Association is to be held in June at the City of Quebec.

Your Committee recommends that the Society pay the expenses of any members of the full-time staff who wish to attend.

LAW SCHOOL CURRICULUM.

In October 1951, on the recommendation of the Legal Education Committee adopted by Convocation, the Treasurer appointed a Special Committee to consider the Law School Curriculum, having in mind particularly the new four year course.

After a meeting of the Special Committee in November 1951 when questions of policy were discussed, the Dean and the Law School staff met on several occasions and on March 7th, 1952, the Dean wrote the Chairman setting out in detail the suggestions and recommendations of the staff.

The Special Committee, on April 16th, 1952, considered these proposals and with certain recommendations approved them for reference to the Legal Education Committee.

The Special Committee made the following recommendations:

1. That the subject of SALE OF GOODS be added to the curriculum when the necessary adjustments can be made;
2. That the subject of MECHANICS' LIENS be added as an option in the final year.

3. That Francis O'Brien Gerity, LL.B., Master Mariner, be appointed a part time lecturer on ADMIRALTY LAW.
4. That the hours for lectures in the final year be 9 a.m. and 4.10 p.m.
5. That the following special lectures be delivered in the final year at hours to be arranged:

The Honourable Mr. Justice Kellock of the Supreme Court of Canada on "Jurisdiction of and Practice in the Supreme Court of Canada";

The Honourable Mr. Justice Cartwright of the Supreme Court of Canada on "Advocacy in the Courts";

The Honourable the Chief Justice of the High Court (subject to be announced);

The Honourable Mr. Justice Barlow (subject to be announced);

The Honourable Mr. Justice Schroeder (subject to be announced);

The Honourable Mr. Justice Gale (subject to be announced).

Your Committee approves the above recommendations for reference to Convocation.

FIRST YEAR.

Jurisprudence and Legal History.

Land Law.

Personal Property.

Contracts.

Torts.

Criminal Law.

Agency.

Practice I.

SECOND YEAR.

Constitutional Law.

Conveyancing and Mortgages.

Equity (now to include Trusts).

Banking and Bills of Exchange.

Partnership.

Company Law.

Evidence.
Practice II.
Agency (in 1952-53).
Family Law (not in 1952-53).

FOURTH YEAR.

Conflict of Laws.
Wills and The Administration of Estates.
Taxation.

Four of the following to be taken, subject to the approval of the Dean:

Labour Law.
Municipal Law.
Banking and Bills of Exchange (not in 1952-53).
Insurance Law.
Patents, Trademarks and Copyrights.
Partnerships and Unincorporated Associations.
Admiralty Law.
Mechanics' Liens.

One of the following to be taken, subject to the approval of the Dean:

Administrative Law.
Bankruptcy.

The following must be taken:

Bookkeeping and Accounting.
Practice III (Trial Practice and Appeals).

Special Lectures:

Short Courses will be given in:
Appeal Procedure.
Advocacy.
Court Etiquette.
Legal Ethics.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 15th day of April, 1952, the following being present: Messrs. McLaughlin (Chairman), Common, Foster, Geary and Wilson, P. D.

MONTHLY STATEMENTS—March 1952.

Approved.

COMMON ROLL.

ERNEST CLARKSON BOGART having discontinued the study of law, was granted a refund of part of his admission fee.

Your Committee recommends that his name be removed from the Common Roll.

BARRISTER AND SOLICITOR SUSPENDED FOR NON-PAYMENT OF FEE.

JOSEPH AMBROSE MCMAHON of Cornwall was suspended from practice for one year on March 18th, 1952. He has now paid his arrears of fees in full and asks that he be reinstated.

Your Committee recommends that the period of suspension of the above Barrister and Solicitor be terminated forthwith, and that he be reinstated as a barrister and solicitor in good standing.

MARK BYRNE SHRAGGE.

Convocation referred to your Committee a letter from Mark Byrne Shragge requesting that in view of his admission to United States citizenship and his Call to the Bar of California, his name be removed from the Rolls and Records of the Society on his own request.

Mr. Shragge was called to the Bar of Ontario and sworn in as a solicitor of the Supreme Court of Ontario on September 19, 1946. Almost immediately thereafter he moved to California, and has qualified both academically and by reason of citizenship for Call to the California Bar. Mr. Shragge has at all times been a member of this Society in good standing, and has kept the Secretary informed of his intention to become an American citizen and a member of the Bar.

Your Committee therefore recommends that as Mark Byrne Shragge is no longer a British subject and Canadian citizen, his name be removed from the Rolls and Records of the Society on his own request, and that proper notice be given to this effect.

Moved by Mr. McLaughlin, seconded by Mr. Hays, that the Report be adopted; and that the name of MARK BYRNE SHRAGGE be removed from the Rolls and Records of the Law Society of

Upper Canada on his own request, and that proper notice be given to this effect.

Carried.

Moved by Mr. McLaughlin, seconded by Mr. Evans, that pursuant to The Law Society Act, Chapter 200, R.S.O. 1950, JOSEPH AMBROSE MCMAHON be reinstated as a barrister and solicitor as of this date, and that his period of suspension from March 18, 1952, be terminated forthwith.

Carried.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 15th day of April, 1952, the following members being present: the Chairman and Messrs. Common, Foster and Haines.

INNER TEMPLE LIBRARY.

The librarian of the Inner Temple has asked for assistance in obtaining volumes and parts of volumes of Canadian law reports and statutes to replace copies lost by bombing. Your Committee recommends that two volumes of Ontario and one of Quebec statutes and sixteen unbound parts of Supreme Court, Ontario and Dominion Law Reports and Canadian Criminal Cases be sent to this Library from the duplicates section of the Great Library.

BINDING AND REPAIRING.

Your Committee reports that prices of binding and repairing have again been raised, this being the fourth increase in price since the beginning of 1948.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE—Mr. Chitty.

Your Committee met on Wednesday the 16th April, 1952, the following members being present: Messrs. Chitty (Chairman), Beaton, Maclaren and Wilson, P. D.

By direction of Convocation your Committee reconsidered the request from the Ontario Section of the Committee of the Canadian Bar Association on the Administration of Civil Justice

for the supply of a copy of reasons for judgment in the Court of Appeal to the Local Registrar of the Supreme Court in the county or district where the cause originated.

In the opinion of your Committee the proper body to deal with this entire matter is the Rules Committee constituted under The Judicature Act, and your Committee recommends that the matter be referred to the representatives of the Law Society on the Rules Committee, with the request that they report back to Convocation what action is taken thereon, and that the Secretary notify the Secretary of the Ontario Section of the Committee of the Canadian Bar Association on the Administration of Civil Justice of this disposition of the matter.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

In the absence of the Chairman, Mr. Davis reported orally on certain matters under consideration which would be reported at a later date.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report:

Your Committee met on the 17th day of April, 1952, the following members being present: Messrs. Evans, Gregory, Hamilton, Hays, Jamieson, Maclaren, Raney and Ward. Mr. Jamieson acted as chairman.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1951 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such associations as follows:

Kenora	\$ 340.00
Peterborough	772.50
Rainy River	175.00
Sudbury	628.67
York	2,000.00

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Alexander John Moon.

Walter Alphonse Kenzie (Special—Manitoba).

 SPECIAL COMMITTEE ON LEGISLATION.

In the absence of the Chairman, Mr. Davis reported orally that on one matter which had been drawn to the attention of the Committee, the Committee had recommended that the matter be referred for investigation to a sub-committee appointed by the Chairman.

THE REPORT WAS RECEIVED.

 CORRESPONDENCE.

The Treasurer referred to the following correspondence:

A letter from the Conference of the Governing Bodies of the Legal Profession in Canada enclosing a copy of the Minutes of the Mid-Winter meeting of the Executive held on March 3, 1952.

As the question of Uniform Standards for Admission of Barristers and Students from one Province to Another had already been referred to a Special Committee on that behalf, ORDERED that the letter be received and filed.

A letter from J. B. S. Southey, Secretary to a Select Committee of the Ontario Legislature to revise The Companies Act, and the enclosure, a copy of Bill No. 87, The Companies Act, 1952.

Moved by Mr. Chitty, seconded by Mr. Maclaren, that this matter be referred for consideration and report to the May meeting, to a Special Committee of two to be appointed by the Treasurer.

The Treasurer appointed Messrs. Gregory and R. F. Wilson a Special Committee on The Companies Act, 1952.

 CONVOCATION THEN ROSE.

C. F. H. CARSON.

Treasurer.

SPECIAL MEETING OF CONVOCATION.

RE: UNIVERSITY OF TORONTO SCHOOL OF LAW.

WEDNESDAY, 14TH MAY 1952.

11 A.M.

Present: The Treasurer, and Messrs. Beaton, Blackwell, Chitty, Common, Foster, Geary, Gregory, Haines, Hays, Jamieson, Maclaren, Marshall, McCulloch, MacKay, MacTavish, Parkinson, Pickup, Rigney, Seymour, Shaver, Slaght, Stewart, Walsh and R. F. Wilson.

SPECIAL COMMITTEE RE UNIVERSITY OF TORONTO SCHOOL OF LAW.

The Treasurer read to Convocation the correspondence attached to the Report of the Special Committee; and outlined briefly the subjects of the discussion referred to in the correspondence and in the Report, which discussions had taken place between Mr. Henry Borden, Q.C. and Mr. Beverley Matthews, Q.C. of the Board of Governors of the University of Toronto, and the Treasurer and Mr. G. W. Mason, Q.C. of the Special Committee of the Law Society. The Treasurer then presented the Report of the Special Committee:

[NOTE: A copy of the Report and the correspondence attached thereto has been sent to all members of the profession.]

Moved by Mr. Pickup, seconded by Mr. Walsh, that the Report of the Special Committee be adopted.

Carried.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 15TH MAY 1952.

11 A.M.

Present: Messrs. Beaton, Brooks, Carson, Cassels, Clement, Conant, Davis, Evans, Foster, Geary, Gregory, Haines, Hamilton, Hays, Jamieson, Maclaren, McCulloch, MacKay, McLaughlin, MacTavish, Parkinson, Rigney, Shaver, Slaght, Stewart, Walsh, Weir, Willmott and Wilson, R. F.

Mr. A. G. Davis, Q.C., was appointed Chairman.

ELECTION OF TREASURER.

Mr. Cyril Frederick Harshaw Carson, Q.C., was elected Treasurer for the ensuing year.

The Minutes of the Meeting of Convocation of 17th April 1952 were read and confirmed.

Mr. Carson then took the Chair and expressed to Convocation his appreciation of the honour conferred upon him in his re-election as Treasurer. As in May 1950 and May 1951 he stated that with the assistance of the Chairmen and other Benchers, on which he was confident he could count, it would still be his aim to conduct the affairs of the Society in a manner that would command the respect of the profession, the student body and the public.

ELECTION OF BENCHER.

Moved, seconded and carried that Mr. John Douglas Arnup, Q.C. be elected a Bencher to fill the vacancy caused by the death of the late Craig Allan St. Clair McKay, Q.C.

APPOINTMENT OF AUDITOR.

Messrs. Clarkson, Gordon & Company were appointed Auditors of the Society for the period of one year from the 1st day of June 1951.

CANADIAN BAR ASSOCIATION.

Mr. J. W. Pickup, Q.C. and Mr. D. K. MacTavish, Q.C. were appointed the Society's representatives to the Council of the Canadian Bar Association.

CONFERENCE OF THE GOVERNING BODIES OF THE LEGAL PROFESSION IN CANADA.

Mr. D. Park Jamieson, Q.C. was appointed the Society's representative on the Executive of the Conference of Governing Bodies of the Legal Profession in Canada.

APPOINTMENT OF STANDING COMMITTEES.

The following Standing Committees were appointed to hold office until May 1953:

FINANCE.

Messrs. W. J. Beaton, H. Cassels, W. P. Clement, W. B. Common, H. W. A. Foster, Hon. G. R. Geary, J. R. Marshall, H. J. McLaughlin, H. F. Parkinson, J. W. Pickup, J. J. Robinette, Gordon N. Shaver, C. D. Stewart, G. T. Walsh, F. L. Ward, P. D. Wilson and R. F. Wilson.

LEGAL EDUCATION.

Messrs. W. J. Beaton, L. E. Blackwell, R. M. W. Chitty, A. G. Davis, R. D. Evans, H. W. A. Foster, W. P. Gregory, H. S. Hamilton, D. P. Jamieson, J. R. MacLaren, D. K. MacTavish, H. J. McLaughlin, J. W. Pickup, J. J. Robinette, M. A. Seymour, Gordon N. Shaver, S. E. Weir, P. D. Wilson and R. F. Wilson.

LIBRARY.

Messrs. W. J. Beaton, H. Cassels, R. M. W. Chitty, W. B. Common, A. G. Davis, H. W. A. Foster, E. L. Haines, F. G. MacKay, H. F. McCulloch, H. J. McLaughlin, H. F. Parkinson, E. F. Raney, J. J. Robinette, Joseph Sedgwick, Gordon N. Shaver, G. T. Walsh and P. D. Wilson.

DISCIPLINE.

Messrs. W. J. Beaton, L. E. Blackwell, W. B. Common, A. G. Davis, R. D. Evans, H. F. McCulloch, F. G. MacKay, H. J. McLaughlin, H. F. Parkinson, J. W. Pickup, T. J. Rigney, Joseph Sedgwick, M. A. Seymour, C. D. Stewart, A. R. Willmott, P. D. Wilson and R. F. Wilson.

UNAUTHORIZED PRACTICE.

Messrs. A. L. Brooks, R. M. W. Chitty, W. P. Clement, A. G. Davis, R. D. Evans, W. P. Gregory, H. S. Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, F. G. MacKay, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, M. A. Seymour, G. T. Walsh, F. L. Ward, S. E. Weir, A. R. Willmott.

REPORTING.

Messrs. W. J. Beaton, H. Cassels, R. M. W. Chitty, W. B. Common, E. L. Haines, H. F. McCulloch, J. R. Maclaren, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Joseph Sedgwick, M. A. Seymour, Gordon N. Shaver, C. D. Stewart, G. T. Walsh and P. D. Wilson.

COUNTY LIBRARIES.

Messrs. A. L. Brooks, W. P. Clement, R. D. Evans, W. P. Gregory, H. S. Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, H. J. McLaughlin, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, Gordon N. Shaver, F. L. Ward, S. E. Weir and A. R. Willmott.

PUBLIC RELATIONS.

Messrs. W. J. Beaton, H. Cassels, R. M. W. Chitty, W. P. Gregory, D. P. Jamieson, C. D. Stewart, G. T. Walsh, and S. E. Weir.

LEGAL AID.

Messrs. L. E. Blackwell, R. M. W. Chitty, W. B. Common, G. D. Conant, E. L. Haines, D. P. Jamieson, J. J. Robinette and A. R. Willmott.

Convocation then adjourned to allow the Standing Committees to meet for the election of Chairmen and Vice-Chairmen.

 ELECTION OF CHAIRMEN AND VICE-CHAIRMEN.

Convocation having resumed, the reports of the Standing Committees reporting the election of the following Chairmen and Vice-Chairmen, were adopted:

Finance—H. J. McLaughlin, Q.C.

Legal Education—W. J. Beaton, Q.C.

Library—P. D. Wilson, Q.C.

Discipline—J. W. Pickup, Q.C.

Vice-Chairman—W. B. Common, Q.C.

Unauthorized Practice—G. T. Walsh, Q.C.

Vice-Chairman—H. F. Parkinson, Q.C.

Reporting—R. M. W. Chitty, Q.C.

County Libraries—D. K. MacTavish, Q.C.

Public Relations—D. P. Jamieson, Q.C.

Legal Aid—L. E. Blackwell, Q.C.

Vice-Chairman—J. J. Robinette, Q.C.

Moved by Mr. McLaughlin, seconded by Mr. Beaton, that all Special Committees appointed by Convocation or the Treasurer, be continued from this date, subject to revision by the Treasurer.

Carried.

 CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Treasurer:

HALDANE MACINTOSH HOWE.

SPECIAL COMMITTEE ON LEGISLATION.

Mr. Walsh reported orally on matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON THE COMPANIES ACT, 1952.

Mr. R. F. Wilson presented the Report of the Special Committee:

At the meeting of Convocation, held on the 17th day of April, 1952, W. P. Gregory and R. F. Wilson were appointed to consider and report on the advisability of making representations to the Special Committee of the Legislature which has been set up to report on The Companies Act, 1952.

Your Committee has read and considered the proposed new Companies Act. The only point that caused some doubt was as to whether Section 292(1) of the new Act, relating to the keeping of books at the head office of the company should be amended to include the office of the company's solicitor as a repository for such books.

After consultation with members of the committees appointed by the Ontario Section of the Canadian Bar Association and Federation of Law Associations of Ontario to consider the legislation, your Committee recommends that no action be taken.

THE REPORT WAS ADOPTED.

MEMORIAL TO THE LATE CRAIG ALLAN ST. CLAIR MCKAY, Q.C.

Messrs. W. P. Clement, Q.C., and S. E. Weir, Q.C. were appointed a Committee to prepare a memorial to the late Craig Allan St. Clair McKay, Q.C.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 13th day of May 1952, the following members being present: Mr. Cassels (in the Chair) and Messrs. Beaton, Common, Geary and Wilson, R. F.

MONTHLY STATEMENTS—April 1952.

The usual monthly statement was presented and approved.

SUB-COMMITTEE ON LAW SCHOOL FEES.

The Sub-Committee composed of the Chairman, the Treasurer and Messrs. Beaton, Pickup and P. D. Wilson, having in mind that the fees on Call to the Bar and Admission as a Solicitor have not been increased since 1891, recommends to the Finance Committee that the fee for Call to the Bar be \$125.00, and the fee for Admission as a Solicitor \$85.00 effective January 1, 1953, and that Rule 150 be amended accordingly.

Your Committee approves of the recommendation of the Sub-Committee, and so recommends to Convocation.

THE REPORT WAS ADOPTED.

AMENDMENT OF RULES.

Moved and seconded

That Rule 22 be suspended;

That Rule 150 be amended effective January 1, 1953 by striking out the following words and figures

“With notice for call to the degree of Barrister-at-Law . . . 1.00”;

by striking out after the words—“For Call to the Bar”—the figures “100.00” and substituting therefor “125.00”;

by striking out after the words—“For admission as a Solicitor”—the figures “60.00” and substituting therefor “85.00”.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on the 14th day of May 1952, the following members being present: Mr. Beaton (Chairman) and Messrs. Gregory, Jamieson, Maclaren, McTavish, Seymour and Wilson, R. F.

ADMISSION—Matriculant Class.

Rule 86B.

Your Committee recommends that Rule 86B with reference to the admission of students of the Matriculant Class be repealed, effective immediately, and that all relevant rules be amended accordingly.

LAW SCHOOL STAFF.

Part-Time Lecturers.

Mr. Harold Watson Timmins, Q.C., B.A., has agreed to give lectures to the final year in Mechanics' Liens.

Your Committee recommends that Mr. Timmins be appointed a part-time lecturer for one year from 1st June 1952.

A memorandum is submitted from the Dean recommending the re-appointment of the following part-time lecturers for one year from 1st June 1952: W. B. Coutts, W. G. C. Howland, John Johnston, G. A. Martin, N. L. Mathews, J. A. Mullin, B. J. MacKinnon, Brendan O'Brien, R. F. Reid, R. J. Roberts, S. L. Robins, W. B. Williston, and of Dr. Fox as honorary lecturer.

Your Committee recommends that the above re-appointments be approved.

SPECIAL PETITION.

Petitions for special relief were considered and recommendations were made thereon.

SCHOLARSHIP.

A letter is submitted from the Secretary-Treasurer, Ontario Command, Canadian Legion, B.E.S.L., offering a Scholarship of \$300.00 to students of the Osgoode Hall Law School who are veterans or the children of veterans, the Scholarship to be awarded in the discretion of the Society.

Your Committee recommends that the Scholarship be accepted with thanks and that the question of its awarding be referred to the Special Committee on Bursaries and the Dean.

Moved and seconded, that the Report be adopted.

Moved in amendment and seconded, that the Report be amended by striking out the paragraph headed—"Admission—Matriculant Class, Rule 86B".

Moved in amendment to the amendment and seconded that consideration of the paragraph headed—"Admission—Matriculant Class, Rule 86B" stand to the next meeting of Convocation, and that otherwise the Report be adopted.

The amendment to the amendment was carried.

The amendment and the motion as amended were carried.

LIBRARY COMMITTEE.

In the absence of the Chairman, Mr. Cassels presented the Report:

Your Committee met on the 13th day of May 1952, the following members being present: Messrs. Beaton, Cassels, Common and Foster. Mr. Common acted as Chairman.

Your Committee authorized payment of the accounts submitted and the purchase of certain books.

AMERICAN ASSOCIATION OF LAW LIBRARIES MEETING.

Your Committee recommends that the chairman and the Chief Librarian be authorized to engage a student to take charge of the library during the week of July 7th 1952, when the annual meeting of the American Association of Law Libraries will be held in Toronto.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently before the Committee.

THE REPORT WAS RECEIVED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 14th day of May 1952, the following members being present: Messrs. Jamieson (Chairman), Beaton, Gregory, Stewart and Walsh.

Your Committee had before it draft copy for the public information programme prepared by a sub-committee in consultation with the Society's public relations consultant. Your Committee approved of the proposed copy and authorized the Chairman to proceed with the publication in accordance with the policy and within the budget approved by Convocation.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 15th day of May 1952, the following members being present: The Chairman and Messrs. Brooks, Clement, Gregory, Hamilton, Hays, Jamieson, Maclaren and Weir.

ANNUAL GRANTS.

Your Committee reports specially that the following county law associations, having failed to file their annual returns within three months from the 15th day of January, 1952, have now filed their annual returns for the year 1951 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that grants be made to them of the amounts shown below to which they would have been entitled if their returns had been filed within the time limited under Rule 62:

Lambton	\$ 950.00
Lincoln	1,396.00
Parry Sound	163.33
Peel	216.00
Thunder Bay	676.67

GOVERNMENT GRANT.

Your Committee reports that the amount of the annual government grant for county libraries has been increased from \$4,000.00 to \$6,300.00.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Haines presented the Report.

Your Committee met on Thursday, the 15th day of May 1952, the following members being present: Messrs. Blackwell (Chairman), the Treasurer, Haines, Jamieson and Willmott.

ONTARIO LEGAL AID PLAN.

The Provincial Director reports to your Committee that—

The Ontario Legal Aid Plan will be listed in the 1952 Legal Aid Directory published by the National Legal Aid Association with headquarters at Rochester, New York.

Of the 44 County and District Law Associations in Ontario, 43 are now organized for legal aid and in operation. The Lindsay Law Association is the only local law association that has refused to carry out the policy adopted by Convocation.

Your Committee recommends that the Secretary write again to the Lindsay Law Association, and that otherwise the matter be referred to Mr. Willmott for personal attention.

Your Committee also recommends that the organization of the Ontario Legal Aid Plan in counties and districts where there are no local law associations, be referred to the Provincial Director with power to act.

YORK COUNTY.

J. D. Conover, County Director, reports that in the first three months of 1952 there have been 500 applications for legal aid in civil cases. Of these, 111 were refused as not eligible or for other reasons; 244 applications were dealt with by advice on the spot or otherwise disposed of at the clinic; 95 applicants were referred to panel lawyers.

In the same three months there have been 177 applications for legal aid in criminal cases, and in 170 cases counsel has been assigned for defence of the accused. Two of the cases were murder charges — Regina v. Morton, and Regina v. Diane Bound. In both cases the accused were found not guilty of murder but guilty of manslaughter, and sentenced to a term of imprisonment.

Your Committee notes with approval the well-organized operation of the Ontario Legal Aid Plan in York County, and

wishes to record its appreciation of the able services rendered by the County Director and his Committee of the York County Law Association.

Divorce actions: J. D. Conover, County Director, wrote the Provincial Director with the suggestion that the question of divorce actions be reviewed by your Committee in view of the objections that he continues to receive from members of the legal profession. Some solicitors take the position that a divorce action is in the nature of a luxury, and that an applicant should be prepared to pay for such services or part of them.

Your Committee is of the opinion that if an applicant is eligible, legal aid should be given to applicants wishing to obtain a divorce.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON THE ESTATE OF J. SHIRLEY DENISON, K.C.

Mr. Cassels, the Chairman, reported orally that Miss Emily Fanny Denison had signed an agreement transferring her interest in the residue of the Estate to a Trustee for the Law Society of Upper Canada. The agreement contains certain terms to protect her in respect of the income and her request that the Society devote the fund as nearly as possible in accordance with the provisions of her brother's bequest.

THE REPORT WAS RECEIVED.

PRESENTATION.

The Treasurer read a letter from W. F. Nickle, Q.C., presenting to the Society a Deed dated August 2, 1876 signed by Sir John A. MacDonald. A suitable acknowledgment having been made, Convocation gratefully accepted the presentation.

CONVOCAION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 19TH JUNE 1952.

11 a.m.

PRESENT: The Treasurer, and Messrs. Arnup, Beaton, Cassels, Chitty, Clement, Common, Evans, Foster, Gregory, Haines, Jamieson, Kerr, Maclaren, Marshall, Mason, McCulloch, MacKay, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Seymour, Stewart, Walsh, Willmott and Wilson, P. D.

The Minutes of the Meetings of Convocation of the 14th and 15th May, 1952 were read and confirmed.

The Treasurer welcomed to Convocation Mr. John Douglas Arnup, Q.C., who was elected a Bencher on May 15, 1952. Moved by Mr. McLaughlin, seconded by Mr. Beaton, and carried, that Mr. Arnup be appointed a member of the Legal Education, Discipline, Public Relations and Legal Aid Committees.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on the 18th day of June 1952, the following members being present: Mr. Beaton (Chairman), the Treasurer, and Messrs. Chitty, Foster, Gregory, Jamieson, Maclaren and MacTavish.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES	DATE
1. James Howden Farrell	5th June 1952
2. Robert William Henry	10th June 1952
3. William Oliver Herold	4th June 1952
4. John Garner Kerr	2nd June 1952
5. William Frederick Fraser Lamson	10th June 1952
6. George Arthur Larin	13th May 1952

I. GRADUATES	DATE
7. Joseph Francis Marck	5th June 1952
8. Harvey Leonard Miller	7th June 1952
9. Ronald Robertson	27th May 1952
10. Robert Charles Spittal	27th May 1952
11. Donald Ian Stewart	10th June 1952
12. Frank Edward Swinnen	29th May 1952

Approved.

EXAMINATION RESULTS—Easter 1952.

Third Year—(final year old 3 year course)

The record of the returns of the examiners of the Easter examinations for the Third Year is submitted herewith, showing those who have passed with Honours, those who have passed Classes I and II, and those who are required to write supplementals.

Approved.

Honours

The following student having obtained at least 75 per cent, of the aggregate marks obtainable, and at least 65 per cent. of the marks obtainable in each subject, is entitled under Rule 126 to be passed with Honours:

1. J. H. Timmins.

Approved.

Scholarships

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

The Chancellor Van Koughnet Scholarship (Rule 129)

J. H. Timmins \$400

The Christopher Robinson Memorial Scholarship (Rule 130)

J. P. Kehoe \$100

The Matthew Wilson Memorial Scholarship (Rule 131)

T. R. Brophy \$45

The Clara Brett Martin Memorial Scholarship (Rule 131)
for highest marks in Wills and Trusts

J. H. Timmins \$25

The Gurston Allen Prize
for highest marks in Conflict of Laws

T. R. Brophay \$25

Approved.

Medal

Under the provisions of Rule 128 the following is entitled to a Medal:

Silver Medal J. H. Timmins

In view of the fact that Mr. Timmins is a veteran and the only member of the graduating class who obtained Honours at the final examinations, your Committee recommends that Rule 128 be dispensed with and that he be awarded the Gold Medal.

ORAL EXAMINATIONS—Supplementals 1952

Third Year

At its meeting on 16th April the Committee recommended that those students who received NO RATING in their Third Year Oral examination be given a further Oral before the June Call. These students were given a further Oral examination on June 13th and obtained ratings.

Approved.

EXAMINATION FOR MATRICULANT STUDENTS.

Students of the Matriculant Class who are not yet in attendance at the Law School and are serving under articles were required to write an examination on Dawson's "The Government of Canada" prescribed by the Dean. The record of the results of this examination is submitted herewith showing that 13 of the 14 candidates have passed.

Approved.

SERVICE UNDER ARTICLES.

As a number of students reported to the Secretary's office that they are having difficulty in obtaining an office in which to serve their required period under Articles, the Chairman authorized an advertisement to be inserted in O.W.N. asking Solicitors to inform the Secretary of any openings in their offices for law students.

Approved.

LAW SCHOOL STAFF.

Part-time Lecturer.

A letter is submitted from Mr. John A. Mullin tendering his resignation as part-time lecturer in Taxation.

Your Committee recommends that the resignation be accepted with regret and that the Chairman write Mr. Mullin expressing the appreciation of the Committee and of Convocation for his services to the Law School.

CERTIFICATE OF FITNESS—Special.

JOHN A. TUČEK—who was Called to the Bar in November 1946 as a Special from Alberta, has applied to be granted a Certificate of Fitness in September.

Approved.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

THE REPORT WAS ADOPTED.

 FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 17th day of June, 1952, the following members being present: Mr. McLaughlin (Chairman), and Messrs. Cassels, Common, Beaton, Foster, Parkinson and P. D. Wilson.

MONTHLY STATEMENT—May 1952.

The usual statement was presented and approved.

GREAT LIBRARY.

Your Committee considered a suggestion of Mr. Arthur Heeney, M.R.A.I.C., as to the desirability of cleaning regularly the walls, ceilings and woodwork of this room.

The Great Library was completely redecorated in 1948, and your Committee is of the opinion that it should be preserved in appropriate condition, and recommends therefore that it be cleaned under the supervision of Mr. Heeney and that the matter be again considered in 1955.

THE LAWYERS' CLUB.

The Lawyers' Club requests permission to hold their dinner meetings in Convocation Hall on the following Thursdays: September 25th; October 9th and 23rd; November 13th and 27th; December 11th.

Your Committee recommends that the request be granted.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

At the request of the Chairman, Mr. P. D. Wilson reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 19th day of June 1952, the following members being present: The Chairman and Messrs. Clement, Gregory, Jamieson, Maclaren, Marshall, Parkinson and Raney.

ANNUAL GRANTS.

Your Committee reports specially that the following county law associations, having failed to file their annual returns within three months from the 15th day of January, 1952, have now filed their annual returns for the year 1951 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that grants be made to them of the amounts shown below to which they would have been entitled if their returns had been filed within the time limited under Rule 62:

Lanark	\$ 371.20
Renfrew	330.00
Essex	1,500.00

OXFORD ASSOCIATION.

As a result of a recommendation by Mr. Harvey on inspecting the Oxford Association library, that it should be completely rearranged, the assistant librarian attended at Woodstock and worked out a plan for such rearrangement.

PEEL ASSOCIATION.

The Peel County Law Association was incorporated in 1947, receiving its initiatory grant in October 1951 and its first annual grant in May 1952. At the time of sending in its annual returns for the year 1951 the Association applied for a special grant. Your Committee recommends that a special grant of \$1,000.00 be made on condition that the Association satisfy the chief librarian that the books required to make up a proper minimum county law library will be obtained as soon as possible.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON MEMORIAL TO THE LATE
CRAIG ALLAN ST. CLAIR MCKAY, Q.C.

Mr. Clement presented the Report of the Special Committee appointed to prepare a Memorial to the late Craig Allan St. Clair McKay, Q.C., and it was ordered that it be recorded in the Minutes of Convocation and a copy sent to Mrs. McKay.

MEMORIAL TO THE LATE C. A. S. MCKAY.

On May 4th, 1952, the death occurred, at his home in Woodstock, Ontario, of Craig Allan St. Clair McKay, Q.C., one of the Benchers of the Law Society of Upper Canada.

Born at Woodstock in the year 1889, he was the son of the late S. G. McKay, K.C., and his mother was the former Jessie Agnes Campbell. After matriculating from the Woodstock Collegiate, he was for a short time engaged in newspaper reportorial work, and earned a reputation as a skillful cartoonist. He however continued his academic work at the University of Toronto, from which he graduated with the degree of B.A. in the year 1913. He enrolled as a student-at-law at Osgoode Hall on August 28, 1913, but for the following year took also a post-graduate course at the University, leading to the degree of LL.B. in 1914.

When he received his Call to the Bar on September 14, 1916, he was presented by his father, who was at that time a Bencher of this Society. During his course, he was a member of the Phi Delta Phi Fraternity.

Entering the practice of law, he was first associated with the Toronto firm of Bain, Bicknell, Macdonnell & Gordon. Later in the year 1928, he returned to his home town of Woodstock, to take over the practice of his late father. At that time he formed a partnership with Montalieu Nesbitt, Q.C., under the firm name of Nesbitt & McKay, which continued until his death.

In 1933 he received his Patent as a K.C., and in 1935 he was appointed Crown Attorney for the County of Oxford. In this latter office, he not only made a noteworthy contribution to the administration of justice in his own County, but was active in the province-wide Crown Attorneys' Association. In fact, he was largely instrumental in reviving that Association in 1943, after it had been dormant for some years, was its President for three years, and thereafter continued to be a member of its executive.

He was first elected a Bencher in 1941, and was re-elected at both of the succeeding quinquennial elections in 1946 and 1951. His Committee work was mainly on the Discipline, Unauthorized Practice and County Libraries Committee, and his interest was always keenly aroused by any project that spelled progress and improvement.

In these varied activities, his modest sincerity and his willingness to serve, won for him not only the esteem but also the affection of those with whom he came in contact. An active member of Knox Presbyterian Church in Woodstock, he was at one time Chairman of the Board of Managers.

In his native city, however, he will be principally remembered for the manner in which he discharged his duties as Crown Attorney. A vigorous proponent of law enforcement, he was never in any sense a "scalp-hunter": the general verdict of his fellow-citizens is that he was "an ideal Crown Attorney". As a further testimonial to his fine qualities, the Minister of his home church chose as an appropriate text for the funeral sermon the words of the Apostle Peter, "We ought to obey God rather than men." (Acts V, 29.)

He enjoyed membership in the Royal Canadian Yacht Club, of Toronto, and other social activities, and was a discriminating

reader and follower of the drama, but his chief interest was in his home, taking special pride in his beautiful garden. He was married in 1917 to Mary Beatrice Robertson, of Toronto, who survives him along with their children, a daughter, Molly, and a son, Craig Jr., who is following in his father's footsteps and is now about to enter his final year as a student-at-law in Osgoode Hall. The sympathy of all the Benchers goes out to these members of his family in their bereavement.

Toronto, June 19, 1952.

SPECIAL COMMITTEE ON LEGISLATION—Contempt of Court.

Mr. Parkinson, Chairman of the sub-committee, presented the Report of the Sub-Committee which had been approved by the Special Committee on Legislation:

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

Your Committee begs leave to report as follows:

1. Communications have been received from members of the Society with respect to the current exercise by judicial tribunals of the right to summarily summon, convict and penalize for contempt of court. In particular the Society's attention was called to the possibility that energetic advocacy might be deemed to be contempt by a presiding officer.

2. Your Committee in considering the matter realized that, in addition to the members of the profession being concerned with the problem, the matter was of even greater concern to the public.

3. It would appear that the type of contempt under consideration falls under the following heads: (a) improper conduct in the court itself or within the immediate vicinity of the court; (b) conduct outside the court of a nature calculated to prejudice or impair the administration of justice; and (c) conduct outside the court, though reflecting upon the court or of vituperative character, not calculated to affect directly the course of justice.

4. Your Committee having considered the Ambard case (1936 A.C. 322) is of the opinion that the right of appeal in such matters has not been fully explored in Ontario.

5. Your Committee has noted that the problem before it is now being currently discussed, from a civil point of view, by the Section on the Administration of Civil Justice of the Canadian Bar Association and, from a criminal point of view, by the Sub-Committee of the Senate scrutinizing the proposed revisions to The Criminal Code.

6. Your Committee is of the opinion that no action should be taken by Convocation while the above mentioned enquiries, which are broader in their scope than the reference of your Committee, are proceeding.

7. Your Committee recommends accordingly.

All of which is respectfully submitted.

Dated at Toronto this 19th day of June A.D. 1952.

“H. F. Parkinson,”

Chairman.

Moved by Mr. Parkinson, seconded by Mr. Rigney, that the Report be adopted and that the Sub-committee be discharged.

Carried.

SPECIAL COMMITTEE ON CONTINUING EDUCATION OF THE BAR.

In the absence of the Chairman, Mr. Jamieson presented the Report:

The total number registered for the special course of lectures on PRACTICE and COSTS and DOMESTIC RELATIONS INCLUDING DIVORCE, was 251. Of this number 20 were students-at-law, and 72 or more than 31% were from outside the Toronto metropolitan area and came from all parts of the Province.

Pursuant to authority granted, arrangements were made with Richard DeBoo Limited to print the lectures which are being sold to the profession and public at \$9.25 per volume. Copies have been furnished to the Society at a special price and 324 copies have been ordered. This number is made up as follows:

Registration for the course—Solicitors	231
Students	20

Special Lecturers	6
Members of the Special Committee	8
Osgoode Hall libraries	15
County Law Associations	44
	<hr/>
	324
	<hr/>

The presentation copies for the lecturers and members of the Special Committee will be specially bound without extra cost. Copies for the County Law Associations will be shipped direct by Richard DeBoo Limited.

Through the courtesy of Richard DeBoo Limited copies have been made available to all students of the Law School at a special rate provided the copy is purchased for the use of the student himself.

The financial statement in connection with the lectures is as follows:

Registrations (251)	\$2,510.00
Printing	\$ 9.35
Lecturers	1,000.00
Reporting	89.00
280 Books	980.00
Secretary's Office, expenses	125.00
	<hr/>
	2,203.35
	<hr/>
	\$ 306.65
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Your Committee on behalf of the Treasurer and Benchers and of the Bar generally wishes to record its thanks to the members of the Bar who so generously gave their time and experience in the preparation and delivery of these lectures.

Your Special Committee recommends that it be now discharged, that a new Special Committee be appointed to consider plans for next year having in mind the subjects for further courses considered by your Committee and suggested by members of the Bar.

THE REPORT WAS ADOPTED.

Pursuant to the recommendation of the Report duly adopted, the Treasurer appointed a Special Committee on Continuing Education of the Bar consisting of—Messrs. Beaton, Davis, Haines, Jamieson, Pickup and Stewart.

WALLACE NESBITT STUDENTS' ESSAY COMPETITION.

The Treasurer presented the Report of the Trustees:

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

WALLACE NESBITT TRUST FUND
STUDENTS' ESSAY COMPETITION
FOR 1951-52.

We, the examiners for this competition, have the honour to report as follows:

1. That two essays were submitted this year in this competition.
2. That an amount out of the Wallace Nesbitt Trust Fund of \$115, being the equivalent amount of the Second and Third Prizes, be divided equally between

GERALD STANLEY SHEA

for his essay on "Canadian Criminal and Canadian Military Law—Some Similarities and Differences";

HUBERT WARREN SILVERMAN

for his essay on "The Law and Jewish Marriage".

Respectfully submitted.

"C. F. H. Carson,"

Treasurer,

"W. J. Beaton,"

Chairman of the Legal
Education Committee,

"C. E. Smalley-Baker,"

Dean of the Law School.

June 18, 1952.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from the Chief Justice of Ontario with reference to the use of Court Rooms at Osgoode Hall for trial purposes.

Moved by Mr. Chitty, seconded by Mr. Common, that the Treasurer appoint a Special Committee to consider this matter, and with power to act.

The Treasurer appointed a Special Committee on Osgoode Hall Court Rooms consisting of Messrs. Arnup, McLaughlin and Pickup.

A letter from the Conference of Governing Bodies of the Legal Profession in Canada with reference to the Annual Meeting to be held on September 1, 1952 at Hotel Vancouver, Vancouver.

Ordered that the letter be received and filed.

A letter from Charles F. Fitzgerald with reference to the establishment of a Canadian Branch Office of the International Law Association.

Ordered that this matter be referred to a Special Committee to be appointed by the Treasurer, to consider and report.

The Treasurer appointed a Special Committee on International Law Association consisting of Messrs. Chitty, Jamieson and McLaughlin.

Letter from Mrs. C. A. S. McKay thanking the Benchers for their expression of sympathy and for flowers received at the time of her husband's death.

Ordered that the letter be received and filed.

The Treasurer and Benchers entertained at luncheon the Honourable R. S. Robertson, Chief Justice of Ontario, the Honourable J. C. McRuer, Chief Justice of the High Court, the Honourable Mr. Justice J. Keiller Mackay, and Dean Smalley-Baker.

Convocation resumed at 2:30 p.m.

The Treasurer and Benchers, with the Honourable the Chief Justice of the High Court, the Honourable Mr. Justice Mackay and Dean Smalley-Baker proceeded to Convocation Hall and took their places on the dais. The body of the Hall was occupied by the graduating students and their friends.

Mr. Beaton presented to the Treasurer and Benchers the following candidates, stating that of the 50 to be Called to the Bar, 30 had been on active service, and that six were the sons of members of the profession. The Treasurer then conferred upon the candidates the degree of Barrister-at-law and called them to the Bar of Ontario:

1. John Joseph Patrick McDermott
2. Steven Otto
3. George Sullivan Brown
4. Roy McKinley Gillespie
5. Robert Simson Mackay
6. William Desimone
7. Benjamin Victor Levinter
8. Joseph Austen Beechie
9. Douglas Keith Robertson
10. Anthony Chris Bazos
11. Benjamin Drayton Gordon Bell
12. Paul Maxwell Eker
13. Lloyd Alvin Woods
14. Michael Morris Walters
15. Douglas Blair Anderson
16. Stanley Roy Anderson
17. Douglas Richard Theodore Atkinson
18. James Henry Boland
19. Donald Allan Bondy
20. Robert Hugh Dunlop

21. George William Edmonds
22. Kenneth Duncan Finlayson
23. Patrick Garret Furlong
24. Kenneth Patrick Lefebvre
25. William Joseph Luchak
26. Stewart Ross Mank
27. John Henry Rodd
28. George Riley Youngs
29. Joseph James McDonald
30. James Henry Timmins (With Honours, Gold Medal,
Chancellor Van Koughnet Scholarship and Clara
Brett Martin Memorial Scholarship)
31. George Warren Armstrong
32. Thomas Richardson Brophy (Matthew Wilson Mem-
orial Scholarship and Gurston Allen Prize)
33. Edward Frank Cain
34. Colin Guy Charron
35. Thomas Wesley Brandon
36. Ross Harold Fair
37. Kenneth Albert Glancy
38. George Carruthers Hewson
39. James Peter Kehoe (Christopher Robinson Memorial
Scholarship)
40. Robert Irwin Martin
41. Richard Paul O'Brien
42. John Banks Clements
43. James Kenneth Kerr
44. Roxie Isabelle Marshall
45. George Vano
46. Robert Gordon Price
47. Frederick Douglas White
48. Kenneth Stewart Dawe (Special—Nova Scotia)
49. Kenneth Young Hinton (Special—New Brunswick)
50. Lawrence Melville MacLeod (Special—Nova Scotia)

The Treasurer then presented the following medal:

Gold Medal to—James Henry Timmins

and the following Scholarships:

The Chancellor Van Koughnet Scholarship—to James Henry
Timmins.

The Christopher Robinson Memorial Scholarship—to James Peter Kehoe.

The Matthew Wilson Memorial Scholarship—to Thomas Richardson Brophey.

The Clara Brett Martin Memorial Scholarship—to James Henry Timmins

The Gurston Allen Prize—to Thomas Richardson Brophey.

The Honourable Mr. Justice J. Keiller Mackay addressed the new members of the Bar and guests.

CONVOCATION THEN ROSE.

Following the meeting of Convocation the Hall was set up as a Court Room with the Honourable the Chief Justice of Ontario presiding. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremonies the Treasurer and Benchers entertained the new Barristers and their families and friends at a reception on the west lawn.

C. F. H. CARSON,

Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 18TH SEPTEMBER 1952

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Common, Evans, Foster, Gregory, Haines, Jamieson, Kerr, Marshall, McCulloch, McLaughlin, MacTavish, Parkinson, Pickup, Rigney, Seymour, Walsh, Ward, Weir, Willmott, Wilson, P.D., and Wilson, R.F.

ELECTION OF BENCHER.

Mr. Thomas Kelso Creighton, Q.C. of Oshawa was elected a Bencher to fill the vacancy caused by the appointment to the Supreme Court of Ontario of the Honourable Mr. Justice F. G. MacKay.

The Minutes of the Meeting of Convocation of June 19th, 1952 were read and confirmed.

SPECIAL MEETING OF CONVOCATION, SEPTEMBER 24, 1952.

Moved by Mr. McLaughlin, seconded by Mr. Beaton, and carried, that pursuant to the powers conferred on the Benchers by section 43 of The Law Society Act, the Rules with reference to Call to the Bar on any ordinary Convocation day be dispensed with for the occasion, and that a Call to the Bar be held at a special meeting of Convocation on September 24, 1952 at 2:15 p.m.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Mr. Beaton presented the Legal Education Committee Report dated July 30, 1952.

Your Committee met on Wednesday, July 30th, 1952, the following members being present: Mr. Beaton (Chairman), the Treasurer, and Messrs. Chitty, Evans, Foster, Jamieson, MacLaren, McLaughlin, Weir, Wilson, P.D. and Wilson, R.F.

EXAMINATION RESULTS—EASTER 1952.

First and Second Years.

The record of the returns of the examiners of the Easter examinations for the First and Second years is submitted herewith, showing those who have passed with Honours, those who have passed, those who have supplementals and those who have failed.

Approved.

HONOURS.

The following students having obtained 75% of the total marks obtainable and 65% in each subject, are entitled under Rule 126, to be passed with Honours:

Second Year.

1. D. A. Bell
2. H. D. Guthrie
3. R. M. Butler
4. J. D. Taylor
5. M. J. Mowbray
6. A. J. Murphy

First Year.

1. A. Mandel
2. H. R. Daiter
3. M. S. Arnold
4. J. G. Parkinson

*Approved.**Scholarships.*

According to the returns of the examiners, the following are entitled to Scholarships under Rule 127:

Second Year.

1. D. A. Bell	\$100	
2. H. D. Guthrie	60	
3. R. M. Butler	20	} equal for third place.
J. D. Taylor	20	

First Year.

- | | |
|-----------------------|-------|
| 1. A. Mandel | \$100 |
| 2. H. R. Daiter | 60 |
| 3. M. S. Arnold | 40 |

Approved.

THE LAWYERS' CLUB WAR MEMORIAL PRIZES.

The Lawyers' Club of Toronto presents a first prize of \$100.00 and a second prize of \$50.00 to students of the First year showing the greatest all-round proficiency in the subject of Civil Practice and Procedure. In awarding the prizes standing in the course of Practice, as well as the students' standing in the work of the First year Practice Groups is taken into consideration. The Prizes are awarded on the recommendation of the Dean and preference is given to veterans or the children of veterans.

On the recommendation of the Dean the prizes for 1951-52 are awarded to:

First Prize—\$100.00.

Russell Allan Edwards.

Second Prize—\$50.00.

John Goulding Parkinson.

Approved.

LAW SCHOOL STAFF—FULL-TIME LECTURER.

Your Committee recommends the appointment of *John Desmond Morton*, B.A., LL.B., a member of the Irish Bar.

PART-TIME LECTURER—TAXATION.

On June 18th the Legal Education Committee recommended that Mr. J. A. Mullin's resignation be accepted with regret, and also recommended that the question of the appointment of a part-time Lecturer in Taxation be referred to the Chairman in consultation with the Treasurer, and with power to act.

The Chairman reports the appointment as part-time lecturer in Taxation of *Stuart D. Thom*, B.A., LL.B.

Approved.

LAW SCHOOL—4TH YEAR.

A memorandum from the Dean suggests that the afternoon lecture be held from 4.20 to 5.10 instead of from 4.10 to 5, as recommended by the Committee.

Your Committee approves of the suggestion of the Dean.

PRACTICE GROUPS.

Mr. R. J. Roberts has tendered his resignation as Supervisor of Practice Groups for First and Second Years. He suggests for consideration as his successor the name of *Mrs. Anne Dubin*.

Your Committee accepts with regret the resignation of *Mr. Roberts* and approves the appointment of *Mrs. Anne Dubin* as Supervisor of Practice Groups.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

THE REPORT WAS ADOPTED.

Mr. Beaton presented the Legal Education Committee Report dated September 17, 1952:

Your Committee met on the 17th day of September 1952, the following members being present: *Mr. Beaton* (chairman), The Treasurer, and Messrs. *Arnup*, *Chitty*, *Evans*, *Foster*, *Gregory*, *Jamieson*, *MacTavish*, *McLaughlin*, *Pickup*, *Robinette*, *Seymour*, *Weir*, *Wilson P.D.* and *Wilson R.F.*

VICE-CHAIRMAN.

Mr. D. Park Jamieson Q.C. was elected Vice-Chairman.

ADMISSION—MATRICULATION CLASS—RULE 86B.

In its Report of May 14, 1952, the Legal Education Committee recommended that Rule 86B with reference to the admission of students of the Matriculant Class be repealed effective immediately, and that all relevant rules be amended accordingly. At the May meeting of Convocation it was ordered that consideration of this part of the report stand to the June meeting of Convocation.

On June 19th it was ordered that the matter be referred back to the Legal Education Committee for further consideration and report. At its meeting on July 30th the Committee recommended that this matter be considered as the first item of the agenda at the September meeting.

Your Committee recommends that Rule 86B be repealed, effective immediately.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES	DATE
1. Donald Alfred Ackehurst.....	21st July 1952
2. John Maxwell Allan.....	28th August 1952
3. Ian Raoul Angus.....	9th July 1952
4. Llewellyn John Applegath.....	15th August 1952
5. John Sadler Armstrong.....	20th August 1952
6. Robert Keith Arthurs.....	21st August 1952
7. Martin Bansky.....	16th June 1952
8. Peter Brooks Bell.....	19th August 1952
9. Victor Beube.....	26th August 1952
10. Anthony Francis Blotti.....	18th August 1952
11. Hugh Alan Boyce.....	13th June 1952
12. George William Brigden.....	30th July 1952
13. James Harold Brown.....	17th July 1952
14. Ronald Colvin Brown.....	28th August 1952
15. Calvin Clark Calder.....	28th July 1952
16. Donald Alexander Carnie.....	26th August 1952
17. John Richard Casey.....	26th August 1952
18. Joseph Anthony Nicholas Chiappetta.....	28th August 1952
19. Frederick Hugh Christmas.....	14th July 1952
20. Reuben Cipin.....	29th August 1952
21. Charles Joseph Coady.....	7th August 1952
22. Douglas Frederick Shirley Coate.....	25th June 1952
23. William Gill Cooper.....	18th June 1952
24. James Walter Vernon Craig.....	12th August 1952
25. Donald Hugh Creighton.....	7th July 1952
26. John Joseph Culina.....	24th June 1952
27. Paul Blair John Currie.....	10th July 1952

	I. GRADUATES	DATE
28.	John Patrick Devine.....	4th July 1952
29.	John Murray Driesman.....	12th June 1952
30.	Alec Louis Eddy.....	11th August 1952
31.	Albert Irving Foreman.....	24th July 1952
32.	Michael Paul Forestell.....	12th August 1952
33.	Robin William Wright Fraser.....	18th August 1952
34.	Harvey Futerman.....	5th August 1952
35.	Patrick Thomas Galligan.....	29th August 1952
36.	William Henry Giles.....	1st August 1952
37.	Peter Jerome Gloin.....	31st July 1952
38.	Herbert Eser Gray.....	28th August 1952
39.	Hugh Guthrie.....	12th June 1952
40.	Clifford Marshall Hames.....	5th August 1952
41.	Donald Frank Halstead Hardacre.....	21st July 1952
42.	Hugh Robert Hart.....	11th July 1952
43.	John Joseph Hazel.....	30th July 1952
44.	William Percival Heath.....	26th August 1952
45.	Roland Errol Thomas Henderson.....	19th June 1952
46.	William Alan Higgins.....	12th July 1952
47.	Maynard Dewar Hill.....	15th August 1952
48.	John Bruce Hodgson.....	10th July 1952
49.	Ross Cameron Howell.....	19th August 1952
50.	Henry Albert Hubbard.....	13th June 1952
51.	James Francis Kelleher.....	31st July 1952
52.	Gerard Kelly.....	29th August 1952
53.	Joseph Cleo Clarence Kelly.....	13th August 1952
54.	Irwin Samuel Kirshenbaum.....	20th August 1952
55.	Joseph Herman Konst.....	14th August 1952
56.	John Kuzmochka.....	2nd September 1952
57.	Harry Hamilton Lancaster.....	28th July 1952
58.	James Barr Lavis.....	26th August 1952
59.	Edward Joseph L'Heureux.....	3rd July 1952
60.	William Levine.....	26th August 1952
61.	Steven Walter Lukinuk.....	21st August 1952
62.	David Conrad Lyons.....	20th August 1952
63.	Joseph Angelo Macaluso.....	23rd August 1952
64.	William David Mackie.....	27th August 1952
65.	William James Ivan Malcolm.....	11th August 1952
66.	George Manjuris.....	21st August 1952

I. GRADUATES	DATE
67. John Crawford Medcof.....	12th August 1952
68. Chester Carl Misener.....	5th August 1952
69. Frank Joseph Montello.....	26th August 1952
70. Howard Charles Moore.....	21st July 1952
71. James Hyde Morlock.....	28th August 1952
72. John Carr Munro.....	19th August 1952
73. Daniel Joseph Murphy.....	18th August 1952
74. Joseph Daniel McAllister.....	13th August 1952
75. Daisy A. V. McCullagh.....	7th July 1952
76. Harry Winsor Macdonell.....	25th July 1952
77. Robert McLennan McGuire.....	25th August 1952
78. Carlton Fosdick McInnis.....	19th August 1952
79. John Frederick McLelland.....	25th August 1952
80. Angus Richard MacMillan.....	19th August 1952
81. William Alexander MacMillan.....	19th August 1952
82. John Dale O'Flynn.....	17th July 1952
83. Kenneth George Ouellette.....	26th August 1952
84. Ryan Paquette.....	29th July 1952
85. Keith Gordon Pedwell.....	23rd June 1952
86. Claude Marius Victor Pensa.....	15th July 1952
87. Bernard Jack Persiko.....	26th August 1952
88. D'Army Jerome Prendergast.....	21st July 1952
89. Oscar Rechtshaffen.....	20th August 1952
90. William Robert Reid.....	18th July 1952
91. Alfred George Richmond.....	10th July 1952
92. George Edward Rombough.....	7th July 1952
93. Audrey Chlevera Ross.....	28th July 1952
94. Allen Gerald Rossman.....	29th July 1952
95. Aubrey Alexander Russell.....	29th August 1952
96. Joseph Thomas Saint.....	29th August 1952
97. Clarence Irving Scott.....	21st August 1952
98. Eric William Scott.....	22nd July 1952
99. George Frank Sheppard.....	10th June 1952
100. Jean Charles Sirois.....	28th July 1952
101. Basil John Stevenson.....	21st August 1952
102. Albert Abraham Strauss.....	14th July 1952
103. James William Touhey.....	8th August 1952
104. George Bernard Tsukornyk.....	21st August 1952
105. John James Wardlaw.....	28th July 1952

I. GRADUATES	DATE
106. Celestin John Weiler.....	2nd September 1952
107. Erwin John Weisdorf.....	2nd September 1952
108. Robert Law Westell.....	18th August 1952
109. Norman Allen Wills.....	26th August 1952
110. Arthur George Wilson.....	26th August 1952
111. Allan Stuart Cocke Wilson.....	8th August 1952
112. Brian Henry Wilson.....	23rd July 1952
113. Copley George McDougall Winslow.....	3rd July 1952
114. Donald Henry Youngblut.....	24th June 1952

II. MATRICULANTS.	DATE
115. Doreen Gladys Ellis.....	13th August 1952
116. Richard Eric Priddle.....	2nd September 1952
117. Robert Burton Tuer.....	22nd August 1952

Approved.

EXAMINATION RESULTS—SUPPLEMENTALS 1952.

Third Year.

The results of the supplemental examinations for the Third year are submitted herewith, showing that all candidates passed.

Approved.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

PART-TIME SERVICE UNDER ARTICLES—TORONTO OFFICE.

Mr. Arnup brought to the attention of the Committee the question of 4th year students who have been articled out of town, getting placed in Toronto offices for their part-time service.

Your Committee recommends that the Dean obtain a list of these students who have not yet been placed in Toronto offices and that the matter be referred to a Special Committee consisting of the Chairman, and Messrs. Arnup and R. F. Wilson.

PRACTICE GROUPS—SECOND YEAR—SUPPLEMENTAL ORAL EXAMINATION.

At its meeting on 30th July the Committee recommended that Second year students who obtained No Rating in their Practice Group work be required to take an Oral examination in September, and that they be permitted to proceed with their Third year but not permitted to enrol in the Fourth year until they obtain a Practice Group Rating. Six Second year students who received No Rating in their Practice group work were given an Oral examination on 10th September and received ratings.

Two students again received No Rating but are entitled to proceed with their service under articles and take a further supplemental Oral examination in September 1953.

Approved.

PRACTICE GROUPS—1952-1953.

A letter is submitted from Mrs. Anne Dubin, Supervisor of Practice Groups for next year, containing certain proposals and recommendations for consideration.

Your Committee recommends that this matter be referred to the Chairman and Vice-Chairman to make any necessary arrangements.

ESTIMATE: 1952-53.

A draft of the estimated expenditures for the year is before the Committee.

Your Committee approves the estimates for submission to the Finance Committee.

RE UNIVERSITY OF MANITOBA.

An invitation has been received from The Board of Governors and the Senate of the University of Manitoba, to appoint one or more representatives to be present at the celebration of The Seventy-fifth Anniversary of the founding of the University, on the twenty-sixth, twenty-seventh and twenty-eighth days of October 1952.

Your Committee recommends that a representative be sent to this celebration and that it be referred to the Chairman and the Treasurer to appoint one.

RE SPECIAL LECTURES AT THE LAW SCHOOL.

A memorandum from the Dean is submitted with reference to the Special Lectures to be delivered to the Osgoode Hall Law students.

Your Committee approves of the suggestions of the Dean that the lecture to be given by Mr. Justice Kellock be held at 10 a.m. on Saturday, September 27th 1952, in Convocation Hall; that 4th year students be required to attend, and students from other years invited.

Moved by Mr. Beaton, seconded by Mr. Jamieson, that the Report be adopted.

Moved in amendment by Mr. Pickup, seconded by Mr. McLaughlin, that the Report be adopted subject to the variation that all First year students of the year 1951-52 who have petitioned for the right to repeat their year, be granted such permission under Rule 118.

The amendment was carried.

Moved in amendment by Mr. Haines, seconded by Mr. Common, that consideration of that part of the Report dealing with Admission, Matriculant Class, Rule 86B, be postponed to the October meeting of Convocation.

The amendment was carried.

The Report as amended was adopted.

Moved by Mr. Beaton, seconded by Mr. McLaughlin, that Rule 98 be suspended and that *John Desmond Morton* be appointed a *full-time lecturer* at the Osgoode Hall Law School.

Carried.

CONVOCATION RESUMED AT 2.10 P.M.,
a quorum being present.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on Tuesday, September 16th 1952, the following being present: Messrs. McLaughlin (chairman), the Treasurer, Common, Walsh, Wilson, P. D. and Wilson, R. F.

VICE-CHAIRMAN.

In view of the increasing work of the Committee, the Chairman suggested that it was desirable to have a Vice-Chairman. *Mr. R. F. Wilson, Q.C.*, was appointed Vice-Chairman.

MONTHLY STATEMENT.

The usual monthly statement was presented and approved.

Approved.

CHARGE FOR ANNUAL STATUTES 1953—DOMINION VOL. I AND
ONTARIO.

Your Committee recommends that Volume I only of the Dominion Statutes 1953 be included in the Statutes subscribed for through the Society, and that the price for the Ontario Statutes and Volume I of the Dominion Statutes 1953 be fixed at \$6.00.

READING LAW CLUB.

The Reading Law Club of Toronto asked permission to hold their dinner meetings in Convocation Hall on the following dates:

1952—October 2nd, November 6th, December 4th;

1953—January 8th, February 5th, March 5th, April 2nd, May 7th.

Your Committee recommends that the request be granted.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 16th day of September 1952, the following members being present: the Chairman, the Treasurer, and Messrs. Arnup, Beaton, Common, McLaughlin, Walsh and R. F. Wilson.

ESTIMATES 1952-53.

Your Committee approved estimates for the year for submission to the Finance Committee.

NIGHT LIBRARIANS.

Your Committee recommends that the following students be appointed to act as night librarians for the year 1952-53:

John D. George, Thomas Gyimesi, D. O. Norman, and John H. Pollock, of the second year; John K. MacKenzie of the third year; and G. E. Creber and N. A. Thomas of the fourth year.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

Your Committee met on the 18th day of September 1952, the following members being present: Messrs. Walsh (chairman), Brooks, Evans, Gregory, Jamieson, MacTavish, Marshall, Seymour and Ward.

ESTIMATES 1952-53.

Your Committee approved of the estimated expenditures for the year 1952-53 for reference to the Finance Committee.

Your Committee considered certain matters of Unauthorized Practice which are under consideration and on which a further report will be made at a later date.

RE GORDON MITCHELL, NOTARY PUBLIC.

RE JOHN J. GLASS.

Your Committee is informed that the appeals in these two matters will be heard during the month of October, and further report will be made when judgment is given.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 18th day of September 1952, the following members being present: the Chairman and Messrs. Brooks, Gregory, Jamieson, Marshall and Ward.

ANNUAL GRANT.

Your Committee reports specially that the *Norfolk Law Association* having failed to file its annual returns within three months from the 15th day of January 1952 has now filed its annual returns for the year 1951 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that a grant be made to the said association of \$558.33, the amount to which it would have been entitled if its returns had been filed within the time limited under Rule 62.

ESTIMATES.

Your Committee approved of estimated expenditures for the year for reference to the Finance Committee.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 17th day of September 1952, the following members being present: Messrs. Jamieson (Chairman), Arnup, Gregory, Stewart and Weir.

ESTIMATES 1952-53.

Your Committee approved of estimates for reference to the Finance Committee.

MCKIM ADVERTISING LIMITED.

Your Committee recommends that McKim Advertising Limited be retained as public relations consultant for one year from September 1, 1952.

PUBLIC INFORMATION PROGRAMME.

Your Committee has received inquiries from two County Law Associations with reference to obtaining mats for publication of the public information programme in County papers.

Your Committee recommends that the Society make available mats of the public information programme to any County or District Law Association on request without cost to the Association and at an approximate cost to the Society of \$500.00; and that the Secretary notify all Associations to this effect.

Your Committee considered the publication in booklet form of the seven public information programme insertions or other suitable material, and is making inquiries as to costs and other details.

At the request of the editor of Canada Health and Welfare Magazine, your Committee authorized the preparation of an article on the Ontario Legal Aid Plan for the magazine which is published by the Department of National Health and Welfare.

Your Committee has also authorized the preparation of an article on the purchase and sale of real estate, for publication in Canadian Homes and Gardens.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON LEGISLATION.

Mr. Walsh reported orally on several matter presently before the Committee.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON COMPENSATION FUND.

In answer to inquiries the Treasurer informed Convocation that the Chairman had stated that a meeting of the Special Committee would be held before the end of this month.

Mr. J. R. Maclaren, Q.C. and Mr. C. D. Stewart, Q.C., were added to this Committee by the Treasurer.

SPECIAL COMMITTEE ON UNIFORM STANDARDS OF
ADMISSION, ETC.

Moved by Mr. Jamieson, seconded by Mr. Arnup, that the Report of the Special Committee dated March 19, 1952, and adopted by Convocation on April 17, 1952, be referred back to the Special Committee for such further consideration and report as the Committee may see fit.

Carried.

CORRESPONDENCE.

The Treasurer read a letter from the Honourable A. W. Roebuck, Q.C. with reference to the revision of the *Criminal Code*.

ORDERED that no action be taken in this matter.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

SPECIAL MEETING OF CONVOCATION.

WEDNESDAY, 24TH SEPTEMBER 1952.

2.15 P.M.

Present: The Treasurer and Messrs. Beaton, Common, Creighton, Haines, Jamieson, Mason, McCulloch, Parkinson, Pickup, Porter, Raney, Walsh, Wilson, P. D. and Wilson, R. F.

The Right Honourable Lord Justice Sir John William Morris, P.C., C.B.E., M.C., LL.D., was present on invitation of the Treasurer.

The Treasurer welcomed to Convocation *Mr. Thomas Kelso Creighton, Q.C.*, who was elected a Bencher on September 18, 1952.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 24th September 1952, at 12 noon the following members being present: Mr. Beaton (chairman), Mr. Jamieson (vice-chairman), The Treasurer and Messrs. Foster, Pickup, Wilson, P. D. and Wilson, R. F.

SUPPLEMENTAL EXAMINATIONS 1952.

First and Second years.

The results of the supplemental examinations for the First and Second years are submitted herewith, showing those who have passed and those who have failed.

Approved.

re Failures—First year.

At its meeting on 18th September, Convocation adopted the Committee's recommendation "that all First year Students of the year 1951-1952 who have petitioned for the right to repeat their years, be granted such permission under Rule 118."

Your Committee now recommends that all First year students of the 1951-1952 session who failed at the Easter or supplemental examinations be granted permission to repeat their year, under Rule 118.

RE UNIVERSITY OF MANITOBA.

An invitation has been received from The Board of Governors and the Senate of the University of Manitoba, to appoint one or more representatives to be present at the celebration of The Seventy-fifth Anniversary of the founding of the University, on the twenty-sixth, twenty-seventh and twenty-eighth days of October 1952.

At its meeting on the 18th instant Convocation adopted the Committee's recommendation that a representative be sent to this celebration and that it be referred to the Chairman and the Treasurer to appoint one.

Your Committee recommends that the above recommendation be rescinded and that it be referred to the Chairman and Treasurer to appoint a member of the Osgoode Hall Law School staff to attend.

THE REPORT WAS ADOPTED.

The Treasurer and Benchers, with the Right Honourable Lord Justice Sir John William Morris, P.C., C.B.E., M.C., LL.D., and Dean Smalley-Baker, then proceeded to Convocation Hall and took their places on the dais. The body of the Hall was occupied by the graduate students and their families and friends.

Mr. Beaton presented to the Treasurer and Benchers the following candidates:

- | | |
|----------------------------|------------------|
| 1. John Carlyle Hall, Jr. | |
| 2. Irving John Aiken | |
| 3. Roger Digby Viets | |
| 4. Alfred Howard Herman | |
| 5. Patrick Joseph Thompson | |
| 6. James Edward Deane | |
| 7. Bertha Marie Haffa | |
| 8. Harry Godfrey Williams | |
| 9. John William Nicholson | |
| 10. Andrew Allison Moffat | Special—Manitoba |
| 11. James Edward Hughes | “ —New Brunswick |
| 12. Wilbur Roy Jackett | “ —Saskatchewan |
| 13. Thomas Robert Walsh | “ —Saskatchewan |
| 14. Benson Audrey Rogers | “ —Nova Scotia |

15.	John Gregory MacDonell	Special—Alberta
16.	James Lantalum Lunney	“ —New Brunswick
17.	John Bishop Ballem	“ —Nova Scotia
18.	Alan Gores Trites	“ —New Brunswick
19.	John O'Donohue Donovan	“ —Manitoba
20.	John Newton Dunn	“ —Nova Scotia
21.	William Arleigh Hillman	“ —Nova Scotia
22.	Edmund Anthony Shaker	“ —Alberta
23.	Russell Joseph Murphy	“ —New Brunswick
24.	Bruce Reginald McDade	“ —Nova Scotia
25.	Hector Joseph Pothier	“ —Nova Scotia
26.	Thomas Arthur Beckett	“ —Alberta
27.	Ralph Frederick Robinson	“ —New Brunswick
28.	Paul Albert Lee	“ —Nova Scotia
29.	Frederick Mair Fenton	“ —Manitoba
30.	Harold David Linden	“ —British Columbia
31.	Leonard Walter Stewart	“ —British Columbia
32.	Raymond Leslie Brawley	“ —New Brunswick
33.	John Patrick Funnell	“ —New Brunswick
34.	Joseph Patrick Kelly	“ —New Brunswick
35.	Charles Frederick MacMillan	“ —Manitoba
36.	John Abercrombie Pringle	“ —New Brunswick
37.	Robert William Calverley	“ —British Columbia
38.	Arthur Allister MacBain	“ —Nova Scotia
39.	James Arthur Macdonald	“ —Nova Scotia
40.	William Seymour O'Hara	“ —Nova Scotia
41.	Robert Charles Webster	“ —Nova Scotia

The Treasurer then conferred upon the candidates the degree of Barrister-at-Law and called them to the Bar of Ontario.

The Right Honourable Lord Justice Sir John William Morris, P.C., C.B.E., M.C., LL.D. addressed the new members of the Bar and their guests.

CONVOCATION THEN ROSE.

Following the meeting of Convocation the Hall was set up as a Court Room with the Honourable Mr. Justice Smily presiding. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremonies the Treasurer and Benchers entertained at a Garden party and reception on the west lawn the new Barristers, their families and friends.

C. F. H. CARSON,
Treasurer.

(Prior to the meeting of Convocation the Treasurer and Benchers entertained at luncheon the Right Honourable Sir John William Morris, the Honourable R. S. Robertson, retired Chief Justice of Ontario, the Honourable the Chief Justice of the High Court, the Honourable Mr. Justice Smily, and the Dean.)

MEETING OF CONVOCATION.

THURSDAY, 16TH OCTOBER 1952.

11 A.M.

Present: The Treasurer and Messrs. Arnup, Beaton, Cassels, Clement, Common, Creighton, Davis, Evans, Foster, Geary, Gregory, Haines, Hays, Hamilton, Jamieson, Kerr, Maclaren, Marshall, Mason, McCarthy, McCulloch, McLaughlin, Raney, Rigney, Robinette, Shaver, Stewart, Ward, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the Meeting of Convocation of September 18th and of the Special Meeting of Convocation of September 24th 1952 were read and confirmed.

ELECTION OF BENCHER.

Mr. Harold Coleman Walker, Q.C., Toronto, was elected a Bencher to fill the vacancy caused by the appointment of the Honourable J. W. Pickup as the Chief Justice of Ontario.

Mr. H. J. McLaughlin, Q.C., was appointed the Society's representative on the Senate of the University of Toronto.

Mr. Gordon N. Shaver, Q.C., was appointed a representative of the Society on the Council of the Canadian Bar Association to fill the vacancy caused by the appointment of the Honourable J. W. Pickup as Chief Justice of Ontario.

Moved by Mr. McLaughlin, seconded by Mr. Evans, and carried, that Mr. T. K. Creighton, Q.C., be appointed a member of the Discipline, Unauthorized Practice, and County Libraries Committees.

UNFINISHED BUSINESS—ADMISSION, MATRICULANT CLASS,
RULE 86B.

In its report of September 17, 1952 the Legal Education Committee recommended that Rule 86B with reference to the admission of students of the Matriculant Class, be repealed effective immediately.

At a meeting of Convocation on September 18th it was ordered that consideration of this part of the Report be postponed to the October meeting of Convocation.

Moved by Mr. Jamieson, seconded by Mr. Robinette, that that part of the Report of the Legal Committee of September 17, 1952 recommending the repeal of Rule 86B, be adopted.

Carried.

LEGAL EDUCATION COMMITTEE.

At the request of the Chairman, Mr. Jamieson, the Vice-Chairman, presented the Report.

Your Committee met on the 15th day of October 1952, the following members being present: W. J. Beaton (Chairman), D. P. Jamieson (Vice-Chairman), and Messrs. Arnup, Chitty, Evans, Foster, Gregory, Maclaren, McLaughlin, Robinette, and Wilson, R. F.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES	DATE
1. George Whitney Ainslie	15th September 1952
2. Jack Joseph Belobradic	3rd September 1952
3. Roger Gerard Joseph Boisvert	22nd September 1952
4. Richard Joseph Bondy	22nd September 1952
5. Norman Lyle Booth	26th September 1952
6. Jack Brudner	5th September 1952
7. Gregory Donald Cameron	23rd September 1952
8. Louis Carignan	16th September 1952
9. Egerton Ryerson Case, Jr.	25th September 1952
10. Ronald White Chisholm	2nd September 1952

I. GRADUATES	DATE
11. Murray Citron	29th September 1952
12. Gerald Cohen	15th September 1952
13. David Augustus Coon	22nd September 1952
14. Irwin Cooper	8th September 1952
15. Stuart David Cork	16th September 1952
16. George William Coros	5th September 1952
17. George William Dandie, Jr.	15th September 1952
18. William Arthur Dickinson	15th September 1952
19. Raymond Vincent Donohue	12th September 1952
20. James Killen Doran	12th September 1952
21. John Cameron Eaton	4th September 1952
22. Benjamin Forman	15th September 1952
23. Peter Abright King Giles	29th September 1952
24. Joseph Charles Goldenberg	8th September 1952
25. Jacob Joseph Goldenberg	8th September 1952
26. John Leonard Zigmund Gora	13th September 1952
27. John Harvey Ham	15th September 1952
28. David Roderick Hendry Heather.....	30th September 1952
29. Bruce Abraham Helperin	17th September 1952
30. Albert Charles Hoad	15th September 1952
31. John Geoffrey MacLaren Hooper	1st October 1952
32. Marvin Horowitz	8th September 1952
33. Esther Rainey Hunter	8th September 1952
34. George Howard Hunter	15th September 1952
35. Joseph Reed Hunter	15th September 1952
36. Kenneth Philips Jarvis	15th September 1952
37. Andre Lacroix	11th September 1952
38. Douglas Kerr Laidlaw	11th September 1952
39. Henri Langlois	12th June 1952
40. Robert Law	16th September 1952
41. William Crawford Lawrence	8th September 1952
42. Guy Lemieux	10th September 1952
43. Ephraim Harry Levenspil	26th September 1952
44. William John Lewis	17th September 1952
45. John Calvin Lyonde	16th September 1952
46. Robert Marvin Masters	3rd September 1952
47. Tullio Frank Meconi	10th September 1952
48. James Alexander Menzies	15th September 1952
49. James Warren Morris	3rd September 1952

I. GRADUATES	DATE
50. John Emmett Murphy	9th September 1952
51. Kent McDonald	15th September 1952
52. Lorne Francis McKay	5th September 1952
53. James Hugh McLaughlin	29th August 1952
54. Allan John Nichols	15th September 1952
55. Charles Bruce Noble	12th September 1952
56. Michael Joseph O'Connor	15th September 1952
57. Carl Orbach	8th September 1952
58. Douglas Gordon Paul	8th September 1952
59. Clayton Ross Peterson	15th September 1952
60. George William Priddle	17th September 1952
61. Hartley Tobins	11th September 1952
62. Thomas Roe	9th September 1952
63. David Robert King Rose	15th September 1952
64. Hugh William Rowan	15th September 1952
65. Gordon Charles Bush	16th September 1952
66. Gordon Charles Saunders	16th September 1952
67. Manny Abraham Sharf	26th September 1952
68. John Wesley Shirer	11th September 1952
69. Jack Karl Silverman	11th September 1952
70. George Terence Smith	29th September 1952
71. Frederick Paul Stein	15th September 1952
72. Clifford James Stiles	15th September 1952
73. Keith Gordon Stoner	9th September 1952
74. James Bannerman Thomson	19th September 1952
75. Bernard Toth	2nd September 1952
76. Robert Earl Walker	8th September 1952
77. Janice Ann Warle	29th September 1952
78. Selina Whyne	12th September 1952

II. MATRICULANTS

79. William John Bernard Meyer	2nd September 1952
80. Jean Paul Temple	26th September 1952

III. GRADUATES SCHOOL OF LAW,

University of Toronto—LL.B. course (under
policy of Convocation, adopted June 1949)

81. Peter Morrow Troop	12th September 1952
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(B.A. Toronto 1948; LL.B. 1952)

Approved.

SPECIAL STUDENT.

Laurent M. Lupien—requests the privilege of attending Second Year lectures for the current session under the Rules for special students and on paying the usual fee. At its meeting on the 14th November 1951 the Committee granted his request to attend First Year lectures for the session 1951-52.

Your Committee recommends that the request be granted.

Labour Law—Insurance Law

John W. Nicholson—Barrister of Hamilton—asks to be allowed to attend the law school lectures in Labour Law and Insurance during the present session.

Your Committee recommends that the request be granted on payment of the usual fee.

Admiralty Law

Miss Janet Scott—Barrister of Toronto—asks to be allowed to attend the law school lectures in Admiralty Law.

Your Committee recommends that the request be granted on payment of the usual fee.

BURSARIES—*Wallace Nesbitt Trust Fund; Osgoode Hall C.O.T.C.; William Randolph Sweeny; Ontario Command, Canadian Legion.*

The Report of the Sub-Committee on the award of these Bursaries for 1952-53 is before the Committee for approval.

Your Committee recommends that the report of the Sub-Committee be adopted and that it be extended in the Minutes of Convocation immediately following the Report of this Committee.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and makes recommendations thereon.

BURSARIES.

Report of the Sub-Committee on Bursaries

To the Members of the Legal Education Committee:

Re: Wallace Nesbitt Fund Bursaries

Osgoode Hall C.O.T.C. World War Memorial Bursary

William Randolph Sweeny Bursary

Ontario Command, Canadian Legion, B.E.S.L. Scholarship

The Committee, appointed by the Legal Education Committee in June 1950 to consider applications for bursaries and make recommendations to the Legal Education Committee, met on Monday, October 6th.

The Committee was constituted as follows:

Mr. H. J. McLaughlin, Q.C. (representing the Treasurer),
Mr. W. J. Beaton, Q.C. (Chairman of the Legal Education
Committee),

Mr. C. E. Smalley-Baker, Q.C. (Dean of the Law School), and
Mr. J. D. Arnup, Q.C. (the Bencher nominated by the
Treasurer).

There were thirty-nine applications for the bursaries and scholarship. The Committee was impressed with the genuine need of many deserving cases and found it impossible to distinguish between some of them and therefore recommends that for this year seven Wallace Nesbitt bursaries be awarded out of accumulated past income.

The Committee recommends the following awards:

To Wallace Nesbitt Bursaries of \$200 each:

Glyn Lamprey—4th Year

Russell Allan Edwards—2nd Year

Thomas Gyimesi—2nd Year

William Robert Sherwood—2nd Year

Kenneth Chown Woodsworth—2nd Year

David Ove Norman—2nd Year

Gertrude June Gross—2nd Year

To Osgoode Hall C.O.T.C. World War Memorial Bursary of \$200:

John Vernor Mills—4th Year

To William Randolph Sweeny Bursary of \$200:

Keith Allan Flanigan—4th Year

To Ontario Command, Canadian Legion, B.E.S.L. Scholarship:

Gregory Donald Angus Tunnicliffe Cameron, D.F.C.—1st Year

THE REPORT WAS RECEIVED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on Tuesday, the 14th day of October 1952, the following members being present: Messrs. McLaughlin (Chairman), Wilson, R. F. (Vice-Chairman), Beaton, Foster, Shaver, Walsh, and Wilson, P. D.

MONTHLY STATEMENT.

The usual monthly statement was presented. Approved.

ANNUAL FINANCIAL STATEMENT, 1951-52.

The Annual Statement for the year ending August 31, 1952, as certified by the Auditors, Messrs. Clarkson Gordon & Co., was considered, and your Committee recommends that the Statement as submitted be approved for presentation to Convocation and for publication pursuant to the Rules.

ESTIMATES, 1952-53.

An estimate of the probable receipts and disbursements for the year 1952-53 is submitted herewith and recommended for approval.

EXTENSION OF YORK STREET.

On September 16, 1952 the Finance Committee, after careful consideration of the proposal to take part of the south-east corner of the Osgoode Hall grounds for the extension of York Street, recorded its regret that it could not give its approval thereto, and recommended that a letter to this effect to be drafted by the Treasurer, the Chairman and the Secretary be sent to Mr. Tracy D. leMay. The letter was sent on September 19th, and on September 27th Mr. leMay acknowledged receipt.

Since that date the Ontario Government and the City of Toronto have made new arrangements. The Government will expropriate the block bounded by Queen, University, Richmond and York Streets, and will sell to the City the property on the south side of Queen and east side of York Streets, the proposed site of the new government building. The York Street extension will be cut through this property, and Osgoode Hall grounds will not be affected. It is understood that the Government made an agreement with the City of Toronto that Osgoode Hall grounds would not be affected in the future.

Your Committee notes with approval the satisfactory solution of this problem, and recommends that the Secretary obtain from the Government a copy of the agreement with reference to Osgoode Hall grounds.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

A sub-committee consisting of Messrs. McLaughlin, Cassels and the Secretary for some time have been considering this matter with officials of the Standard Life Association and the representatives of other professional groups. Plans have now progressed to a stage where the Chairman suggests that a larger committee be appointed to represent the Law Society.

Your Committee recommends that this matter be referred to a sub-committee composed of the Chairman, the Vice-Chairman, and Messrs. Cassels, Parkinson and Stewart.

LUNCHEON ROOM.

The Misses Lennox presented a statement of operations for the period, September 1, 1951 to August 31, 1952. During the year 37,785 meals were served of which 3,360 were special dinners. The Coffee Shop, the operation of which is included in the statement, served 73,710 orders.

Approved.

SUB-COMMITTEE ON INSURANCE.

Your Committee recommends that Mr. R. F. Wilson, Q.C., Vice-Chairman, be appointed to this sub-committee to fill the vacancy caused by the appointment of the Honourable J. W. Pickup as the Chief Justice of Ontario. The sub-committee will now be composed of the Chairman, the Vice-Chairman and Mr. Shaver.

DISCIPLINE COMMITTEE.

In the absence of the Chairman and Vice-Chairman, Mr. P. D. Wilson presented the Report:

Your Committee met on the 9th October 1952 when the following were present: Mr. Common (Vice-Chairman) in the Chair, and Messrs. Arnup, Beaton, Blackwell, Parkinson, Sedgwick, Seymour, Wilson, P. D. and Wilson, R. F.

Mr. Joseph Sedgwick, Q.C., was elected Chairman and Mr. J. D. Arnup, Q.C., Vice-Chairman.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 14th day of October 1952, the following members being present: the Chairman and Messrs. Beaton, Common, Haines, McCulloch, McLaughlin and Walsh.

VICE-CHAIRMAN.

Mr. Common was elected Vice-Chairman of the Committee.

NIGHT LIBRARIANS.

Your Committee recommends that the remuneration to be paid to night librarians for supervising the library on Saturday afternoon be raised from \$2.00 to \$3.00, commencing on the 18th October 1952.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE.

In the absence of the Chairman, Mr. J. J. Robinette presented the Report:

Your Committee met on Tuesday, the 14th day of October 1952, the following members being present: Messrs. Chitty (Chairman), Beaton, Common, Haines, McCulloch, McLaughlin, Wilson, P. D. and Wilson, R. F.

ESTIMATES—1952-53.

Estimates of expenditures for the year 1952-53 were adopted for submission to the Finance Committee.

REPORTING GENERALLY.

The Chairman informed your Committee that Mrs. Ella May, who had been Secretary to the Editor for some 30 years, had recently died. A sub-committee composed of the Chairman and Messrs. McLaughlin and Haines was appointed to consider the whole question of reporting and possible reorganization of the Editor's Office and to appoint a new secretary.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. J. R. Marshall presented the Report:

Your Committee met on the 16th day of October 1952; the following members being present: Messrs. Clement, Gregory, Hamilton, Hays, Maclaren, Marshall, Rainey and Ward. Mr. Marshall acted as Chairman.

ANNUAL GRANT.

Your Committee reports specially that the Nipissing Law Association, having failed to file its annual returns within three months from the 15th day of January 1952 has now filed its annual returns for the year 1951 and otherwise complied with the rule adopted from time to time relating to county law libraries, and recommends that a grant be made to the said association of \$260.00, the amount to which it would have been entitled if its returns had been filed within the time limited under Rule 62.

THE REPORT WAS ADOPTED.

REPORT OF A JOINT MEETING OF THE SPECIAL COMMITTEES TO CONFER WITH THE UNIVERSITY OF TORONTO AND ON UNIFORM STANDARDS OF ADMISSION ETC., AND THE COMMITTEE ON PUBLIC RELATIONS.

Mr. Jamieson presented the Report:

A joint meeting of your three Committees was held on Monday, October 6th 1952, the following members being present: The Treasurer and Messrs. Arnup, Beaton, Chitty, Gregory, Jamieson, Mason, Maclaren, McLaughlin, Robinette, Stewart and Walsh.

The Treasurer stated that owing to the appointment of The Honourable J. W. Pickup as Chief Justice of Ontario, there was no Chairman of the Special Committee on Uniform Standards of Admission and suggested that it should appoint a Chairman before the joint meeting proceeded. Mr. Jamieson was elected Chairman of the Special Committee on Uniform Standards of Admission.

The Treasurer referred to the reason for calling this meeting of the three Committees mentioned above and stated that it had been called at the request of the Chairman of the Public Relations Committee, who was of opinion that certain matters now under consideration by the three Committees were closely inter-related and should be considered as a whole having regard to recent publicity and newspaper comment.

Upon motion Mr. Jamieson was appointed Chairman of the meeting.

After a full discussion upon the matters placed before the meeting by the Treasurer and the Chairman, your Committees in joint meeting recommend:

That the Public Relations Committee be authorized to take such action as it considers necessary or advisable to place before the public and members of the profession correct information

as to the position of the Society, Osgoode Hall Law School and the profession upon any matters appearing in the press from time to time.

The Chairman read to the meeting a letter dated September 18th, 1952, from Horace E. Read, O.B.E., Q.C., Dean of the Faculty of Law, Dalhousie University, requesting that graduates of Dalhousie Law School be granted equal recognition with law graduates of the University of Toronto for the purpose of admission as solicitors and Call to the Bar in Ontario, namely, that a holder of a Dalhousie LL.B. who also holds a B.A. degree or equivalent from a recognized University would be eligible for Call to the Bar after satisfactory service under articles in a law office for one year in Ontario and completion of a further year of concurrent service under articles in Toronto and attendance at Osgoode Hall Law School, and the passing of prescribed examinations.

The Chairman reminded the meeting that consideration of the position of law schools in other universities in Ontario had been under consideration at the time such recognition was granted to law graduates of the University of Toronto, and suggested that a general policy might now be considered.

Your Committees recommend that the privileges and recognition granted to graduates of the University of Toronto School of Law be granted to graduates in law of any other approved University in Ontario and in the other provinces of Canada.

Your Committees recommend that the Special Committee on Uniform Standards of Admission give further consideration to Uniform Standards of Admission of Barristers and Solicitors from one Province of Canada to another, in the light of the information placed before the joint meeting.

Moved by Mr. Jamieson, seconded by Mr. Robinette, that the Report be adopted.

Carried.

SPECIAL COMMITTEE ON UNIFORM STANDARDS OF
ADMISSION FOR BARRISTERS, SOLICITORS AND
STUDENTS FROM ONE PROVINCE TO ANOTHER.

Mr. Jamieson presented the Report of the Special Committee:

A meeting of your Committee was held on Wednesday, October 15th, 1952, the following members being present: Messrs. Beaton, Jamieson, Maclaren, McLaughlin and Robinette.

At the Annual Meeting of the Conference of Governing Bodies held on September 1, 1952 at Vancouver, B.C. it was moved, seconded and carried that the Uniform Standards, as drafted by the Special Committee of the Conference, as now amended by the British Columbia Report, be approved by the Conference as the Uniform Standards for the Governing Bodies.

At the meeting of Convocation on September 18, 1952 it was resolved that the Report of the Special Committee dated March 19, 1952 and adopted by Convocation on April 17, 1952, be referred back to the Special Committee for such further consideration and report as the Committee may see fit.

At a joint meeting on October 6, 1952 of the Special Committees on Uniform Standards etc. and to confer with the University of Toronto and the Public Relations Committee, it was recommended that consideration of uniform standards of admission of Barristers and Solicitors be referred to this Special Committee.

The Chairman outlined the discussions which had taken place at Vancouver and letters received from various representatives of Governing Bodies in other provinces. The terms of the MacDonald Report, the proposals of the Law Society of British Columbia and the report of this Committee were considered in detail.

It was the opinion of the meeting that uniform standards of admission were desirable and that the Law Society of Upper Canada should take all possible action to achieve the same.

The meeting considered that the privileges and recognition granted to graduates in law of any approved university in Canada at the meeting of the Committee on October 6th, 1952, except for special cases to be considered individually, sufficiently

took care of the transfer of law students and graduates in law who had been in practice in the admitting province for less than three years.

Your Committee is of the opinion that a distinction should be drawn between the case of a member from the Bar of another province seeking only to appear as counsel in a Court in Ontario in a particular matter and the case of a permanent transfer of a barrister or solicitor from one of the provinces to another.

Your Committee is of the opinion that barristers and solicitors desiring to transfer from any of the other provinces to Ontario might properly be called to the Bar in Ontario and/or admitted as Solicitors in Ontario upon compliance with the following requirements:

(a) A candidate for call to the Bar or admission as a Solicitor in Ontario who at the time of petition has been a Barrister and/or Solicitor in active practice in another province for the three years next preceding his petition for call and/or admission in Ontario would be required to pass an examination in Statutes and Procedure prescribed by the Law Society of Upper Canada, produce evidence of good standing, satisfy the Law Society of Upper Canada that he had been in active practice as a Barrister and/or Solicitor in the province from which he comes for the three years next preceding his application for call and/or admission in Ontario and pay to the Law Society of Upper Canada a fee of \$250.00 in addition to the fee payable by graduates from Osgoode Hall Law School for call and/or admission.

(b) The evidence of good standing required should consist of a certificate of good standing from the governing body of the province from which the candidate comes, showing that the candidate seeking call to the Bar and/or admission in Ontario has not been struck from the rolls or suspended from practice for misconduct by the governing body of the province from which he comes and that no charge of misconduct of any kind is pending against him in that province at the time of his petition for call or admission in Ontario. If such candidate, prior to call to the Bar or admission as a Solicitor in the province from which he seeks admission in Ontario, was a member of any other governing

body elsewhere, the evidence of good standing should also show that the candidate had not been struck off the rolls or suspended from practice for misconduct by such other governing body prior to being called to the Bar or admitted as a solicitor in the province from which he seeks admission in Ontario.

In the case of a barrister from some other province of Canada, including Quebec, desiring call to the Bar in Ontario only for the purpose of appearing in a Court in Ontario in a particular matter, your Committee is of the opinion that this should not be done by call to the Bar in Ontario but that the barrister from such other province should be required to obtain the permission of the Law Society of Upper Canada to appear in the particular matter in which he desires to appear and that such permission would be in the discretion of the Law Society of Upper Canada, the intention of your Committee being that the Law Society of Upper Canada, by the exercise of its discretion, would prevent abuse of the privilege and also in proper cases require the barrister from another province seeking such privilege to have with him at the trial of the particular matter a member of the Bar in Ontario. It is also the opinion of your Committee that the privilege in this paragraph referred to be accorded as a matter of courtesy and without fee and that the privilege be extended only to members of the Bar of other provinces who accord a similar privilege to members of the Bar in Ontario.

Your Committee recognizes that amendment to the Statute constituting a governing body may be necessary to implement this report in order to enable a governing body to grant permission to appear in a Court without call to the Bar, but consideration of the necessary amendments to Statute or Rules can be considered when the principle has been approved.

Your Committee further recommends that if this report be adopted by Convocation a copy thereof be sent to the other governing bodies with a request that a meeting of duly appointed representatives of each governing body be called as soon as possible to consider and, if possible, approve uniform standards of admission, and the action to be taken by each governing body to implement the same.

Your Committee further recommends that Convocation approve the principle of uniform standards of admission and authorize its representatives to attend such meeting when called and, within the general principles approved above, to take part in the drafting of and approve, detailed general standards of admission for submission to all governing bodies for formal ratification.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer read a letter from Mr. D. Patterson expressing his appreciation of the flowers and the expression of sympathy from the Benchers on the death of his sister, Mrs. Ella May, a member of the Editor's Staff.

Ordered that the letter be received and filed.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 20TH NOVEMBER 1952

11 A.M.

Present: The Treasurer and Messrs. Brooks, Cassels, Chitty, Clement, Common, Creighton, Davis, Evans, Foster, Gregory, Haines, Hamilton, Hays, Jamieson, Maclaren, Mason, McCulloch, McLaughlin, MacTavish, Parkinson, Rigney, Sedgwick, Seymour, Stewart, Walker, Walsh, Ward, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Treasurer welcomed to Convocation Mr. Harold Coleman Walker, Q.C. who was elected a Bencher on October 16, 1952.

Moved by Mr. McLaughlin, seconded by Mr. Jamieson, and carried that Mr. H. C. Walker, Q.C. be appointed a member of the Finance, Legal Education and Legal Aid Committees.

LEGAL EDUCATION COMMITTEE.

Mr. Jamieson, the Vice-Chairman, presented the Report:

Your Committee met on the 19th day of November 1952, the following members being present: Mr. Jamieson (in the Chair), the Treasurer, and Messrs. Arnup, Evans, Foster, Gregory, Maclaren, MacTavish, Wilson, P. D. and Wilson, R. F.

ADMISSION OF STUDENTS:

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES	DATE
1. Raymond Stanley Creed.....	17th September 1952
2. Terence George Hall.....	15th September 1952
3. John Frederick Holmes.....	7th October 1952
4. Peter Paul Reguly.....	30th September 1952
5. John Weingust.....	9th September 1952
6. Stanley Francis Wcislo.....	21st August 1952

II. MATRICULANT	DATE
7. Myrtle Isoline Blackwood.....	26th September 1952

Approved.

ADMISSION—GRADUATE CLASS—RULE 86.

Sir George Williams College of the Y.M.C.A., Montreal.

At its meeting on 20th February 1952 the Committee refused the request of the Registrar, Sir George Williams College, Montreal, to have that College included in our list of approved universities and colleges, for admission as student-at-law.

The matter was again before the Committee on 15th October and Convocation adopted the Committee's recommendation that a degree from Sir George Williams College be not accepted for admission in the Graduate Class.

A memorandum from the Secretary with further information is submitted.

In view of the further information your Committee recommends that a degree from Sir George Williams College, Montreal, be approved as affording sufficient qualifications under Rule 86A (1) (b).

ADMISSION—MATRICULATION CLASS—RULES 86B AND 86D.

At its meeting on 16th October 1952, Convocation adopted the Committee's recommendation that Rule 86B with reference to the admission of students of the Matriculant Class be repealed effective immediately. Motion to repeal Rules 86B and 86D.

Approved.

LAW SCHOOL STAFF—PART-TIME LECTURER—INSURANCE LAW.

At its meeting on 30th July 1952 the Committee referred to the Chairman and the Treasurer the appointment of a part-time lecturer on Insurance Law.

The Chairman recommends the appointment of Mr. George Edward Edmonds, Q.C. as part-time lecturer on Insurance Law.

Approved.

STUDENT-VETERAN LOAN BOARD.

At its meeting in March 1947, the Committee recommended the appointment of a Student-Veteran Loan Board consisting of Mr. Hamilton Cassels, K.C. (representative of the Treasurer), Dean J. D. Falconbridge, K.C., W. Earl Smith, K.C., Secretary, and A. R. Whitten, District Supervisor of Training, D.V.A.

The question of the appointment of a new Board is before the Committee.

Your Committee recommends the appointment of a Board consisting of Mr. Hamilton Cassels, Q.C., the Dean of the Osgoode Hall Law School, and the Secretary of the Law Society, to act with the District Supervisor of Training, Department of Veterans Affairs.

BURSARIES—WILLIAM RANDOLPH SWEENEY BURSARY.

A letter is submitted from Mr. Wm. R. Sweeny with reference to this Bursary, stating that he was instructing his office to send a cheque for \$500 to be added to the fund. A cheque for \$500 has been received from Mr. Sweeny's Secretary, the accompanying letter stating as follows:

“When Mr. Sweeny made his gift in February 1951 and created the William Randolph Sweeny Bursary, he wrote:

“Without creating any trust, I should like the money to be used in bursaries for paying fees or otherwise helping with the living expenses of students whom the Society, through their Committee for the purpose, deem worthy of financial assistance.’

“It is his wish that this contribution be used in the same way.”

Your Committee recommends that the gift be accepted and that the Secretary be instructed to write Mr. Sweeny thanking him for his generosity and his continued interest in the welfare of law students.

WALLACE NESBITT ESSAY COMPETITIONS.

FOR STUDENTS-AT-LAW AND FOR BARRISTERS.

A memorandum from the Dean is submitted suggesting certain changes in the regulations with regard to the closing dates for the receipt of Essays for the Wallace Nesbitt Prizes, and the eligible candidates, so as to include Fourth Year Students.

Your Committee approves of the Dean's recommendations, and recommends that the matter be referred to the Trustees of the Fund to make the necessary changes in the regulations.

Your Committee recommends that Mr. C. D. Stewart, Q.C. be appointed to this Committee.

Moved by Mr. Jamieson, seconded by Mr. MacTavish, that the Report be adopted.

Moved in amendment by Mr. Gregory, seconded by Mr. Willmott, that the Treasurer appoint a Special Committee to reconsider the policy with regard to the admission as students-at-law of graduates of colleges and universities of the United States, the Committee to report at the next meeting of the Legal Education Committee.

The amendment was carried.

The motion as amended was carried.

The Treasurer appointed the following Special Committee on Admission Requirements in the case of graduates of colleges and universities of the United States: Messrs. Beaton, Gregory and Jamieson.

RULES—REPEAL OF RULES 86B AND 86C.

Moved by Mr. Jamieson, seconded by Mr. Gregory:

That Rule 22 be suspended;

That Rules 86B and 86C be repealed.

Carried.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 18th day of November 1952, the following members being present: Mr. McLaughlin (Chairman), Mr. R. F. Wilson (Vice-Chairman), and Messrs. Cassels, Common, Foster, Shaver and P. D. Wilson.

OSGOODE HALL LEGAL AND LITERARY SOCIETY GRANT, 1952-53.

Your Committee recommends a grant to the Osgoode Hall Legal and Literary Society to enable it to carry out its programme for the current year.

CANADIAN BAR ASSOCIATION—MID-WINTER MEETING OF COUNCIL.

Cecil W. Robinson, Q.C., Vice-President for Ontario, asks consideration of the Benchers giving a luncheon at the General Brock Hotel, Niagara Falls, on Tuesday, February 24, 1953, for approximately 150 guests. —

Your Committee recommends that the Law Society give a luncheon as requested, and that the details be arranged by the Chairman with Mr. Robinson.

WOMEN'S LAW ASSOCIATION OF ONTARIO.

Asks permission to hold a dinner meeting in the Luncheon Room at Osgoode Hall on Thursday, November 20th.

Your Committee recommends that the request be granted.

THE MEDICO-LEGAL SOCIETY OF TORONTO.

Asks permission to hold a dinner meeting in Convocation Hall on Thursday, December 4th.

Your Committee recommends that the request be granted.

RE PURCHASE OF A PIANO.

Your Committee has for some time received suggestions and requests, particularly from The Lawyers Club of Toronto and the Osgoode Hall Legal and Literary Society for the purchase of a piano to be placed in the club rooms. It was also suggested that contributions towards the purchase be made by the various legal associations, but your Committee was of the opinion that if a piano was purchased it should be the property of and under the control of the Law Society.

Your Committee recommends that a piano be purchased, the purchase to be subject to the approval of the Chairman and Vice-Chairman.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 18th day of November 1952, the following members being present: Mr. P. D. Wilson (Chairman) and Messrs. Cassels, Common, Foster and McCulloch.

Your Committee authorized payment of the accounts submitted and the purchase of certain books.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE—Mr. Chitty.

Your Committee met on Tuesday, 18th November 1952, the following members being present: The Chairman and Messrs. Cassels, Common, McCulloch, McLaughlin and Wilson, P.D.

SUB-COMMITTEE ON REPORTING GENERALLY.

The Chairman reported orally on the deliberations of the Sub-Committee appointed by your Committee at its last meeting, saying that the Sub-Committee had discussed at some length whether any savings could be effected in the Reports and Notes, and had come to the conclusion that no steps could be taken at present that would effect any substantial savings without lowering the standard of reporting.

FEES FOR COPIES OF JUDGMENTS.

Your Committee recommends that Rule 73 be amended by deleting all the words following "Society" in the last line thereof and substituting therefor the words "of such price per folio of one hundred words as the Reporting Committee may from time to time determine". Your Committee further recommends that if this amendment is adopted the rate per folio be fixed at twenty-five cents, the amount presently charged by the Court Reporters and the Judges' Secretaries.

THE REPORT WAS ADOPTED.

AMENDMENT OF RULES—RULE 73.

Moved by Mr. Chitty, seconded by Mr. Cassels:

That Rule 22 be suspended;

That Rule 73 be amended by deleting all the words following the word "Society" in the last line thereof, and substituting therefor the words—"of such price per folio of 100 words as the Reporting Committee may from time to time determine." so that the Rule will now read:

"Rule 73.

Where the editor has been requested to furnish a copy of reasons for judgment it shall be his duty to furnish such copy without delay upon payment to the Society of such price per folio of 100 words as the Reporting Committee may from time to time determine."

Carried.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 20th day of November 1952, the following members being present: Mr. MacTavish (Chairman) and Messrs. Clement, Creighton, Evans, Hays, Maclaren, Parkinson, Ward and Weir.

ANNUAL GRANTS.

Your Committee reports specially that the following law associations, having failed to file their annual returns within three months from the 15th day of January 1952 have now filed their annual returns for the year 1951 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that grants be made to them of the amounts shown below, to which they would have been entitled if their returns had been filed within the time limited under Rule 62:

Northumberland and Durham	\$716.67
Sault Ste. Marie	566.67

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 19th November, the following members being present: Messrs. Jamieson (Chairman), Arnup, Stewart, Walsh and Weir.

PUBLIC INFORMATION PROGRAMME.

Your Committee recommends the printing of 25,000 copies of the seven public information programme insertions in pocket booklet size for distribution to the profession and public generally.

Your Committee further recommends the purchase of 50,000 reprints of an article from Readers Digest entitled "Don't Postpone Making Your Will", for distribution to the profession and public.

AMERICAN BAR ASSOCIATION JOURNAL.

Your Committee further recommends the purchase of 5,000 reprints of an article from the American Bar Association Journal of November 1952 entitled—"Law Schools and the Layman".

THE REPORT WAS ADOPTED.

 CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Duncan Gordon Blair (Special—Saskatchewan).

John Joseph MacDonald (Special—Nova Scotia).

William Scott Pearson (Special—Nova Scotia).

 SPECIAL COMMITTEE ON LEGISLATION—Mr. Walsh.

Your Committee met on November 20, 1952 when the following members were present: Messrs. Walsh (Chairman), Hays, Parkinson; and the following members of the Committee on Unauthorized Practice: Messrs. Brooks, Clement, Creighton, Evans, Gregory, Jamieson, Maclaren, MacTavish, Seymour, Ward and Weir.

THE CORPORATIONS ACT 1953.

On September 16, 1952 A. Kelso Roberts, Q.C., Chairman of the Select Committee of the Legislature, sent to the Secretary a copy of the new draft Bill, The Corporations Act 1953, together with a memorandum of new features in the Act. Your

Committee referred the Bill to Messrs. R. F. Wilson and Gregory for consideration and report.

Mr. Gregory, for the sub-committee, reports that it recommends that no representations are required to be made on behalf of the profession. Your Committee approves and adopts the recommendation.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON COMPENSATION FUND.

In the absence of the Chairman, Mr. R. F. Wilson presented an interim report:

Since the October meeting of Convocation the Special Committee has met on one occasion when it considered a memorandum prepared by the Chairman. Two other meetings have been called, but were cancelled due to the unavoidable absence of several members, including the Chairman.

The Committee is prepared to recommend to Convocation the establishment of a Compensation Fund but the details are not ready for report at this date. It is suggested that the report be prepared and a copy be sent to each Bench before the formal presentation of the Report to Convocation in January 1953.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON INTERNATIONAL LAW ASSOCIATION.

Mr. Chitty, the Chairman of the Special Committee, reported progress and stated that a formal report would be presented to Convocation in January 1953.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON CONTINUING EDUCATION
OF THE BAR—Mr. Stewart.

In June 1952, following adoption of the Special Committee's final report on the Special Lectures of 1952, the Treasurer appointed a new Special Committee consisting of Messrs. Beaton, Davis, Haines, Jamieson, Pickup and Stewart.

Your Committee met on the 16th October, and the following members were present: Messrs. Davis (in the Chair), Haines and Jamieson.

Mr. C. D. Stewart was elected Chairman.

Your Committee met again on November 19th when the following members were present: Mr. C. D. Stewart (Chairman), the Treasurer and Mr. Jamieson.

Pursuant to the settled policy of Convocation with reference to Continuing Education of the Bar, your Committee recommends:

That a seminar on Medical Proof be held at Osgoode Hall on March 6th and 7th, 1953;

That a seminar on Practice and Procedure before Administrative Tribunals be held on March 27th and 28th, 1953;

That your Committee be authorized to make all necessary arrangements therefor.

THE REPORT WAS ADOPTED.

MEMORIAL TO THE LATE CHARLES McCREA, Q.C.

Messrs. C. P. McTague, Q.C. and G. T. Walsh, Q.C. were appointed a Special Committee to prepare a Memorial to the late Charles McCrea, Q.C.

SPECIAL COMMITTEE RE THE UNIVERSITY OF TORONTO.

The Treasurer announced that he had appointed Mr. J. D. Arnup, Q.C. to fill the vacancy on this Committee, and had appointed Mr. D. P. Jamieson, Q.C. a permanent member, and that the Committee is now composed of the Treasurer and Messrs. Arnup, Beaton, Jamieson, Mason and Robinette.

CORRESPONDENCE.

The Treasurer read a letter from Mrs. Charles McCrea and her family expressing her appreciation of the flowers and expression of sympathy from the Benchers on the death of the late Charles McCrea, Q.C.

ORDERED that the letter be received and filed.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 15TH JANUARY, 1953.

11 A.M.

Present: The Treasurer and Messrs. Beaton, Blackwell, Chitty, Clement, Common, Creighton, Davis, Evans, Foster, Gears, Gregory, Haines, Hays, Jamieson, Kerr, Maclaren, Mason, McCarthy, McCulloch, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Robinette, Roebuck, Sedgwick, Seymour, Stewart, Walker, Ward, Weir, Willmott, Wilson, P. D. and Wilson, R. F.

The Minutes of the Meeting of Convocation of November 20th 1952 were read and confirmed.

BENCHERS.

The Treasurer announced the death on January 2, 1953 of Gordon Daniel Conant, Q.C., formerly Premier and Attorney-General of Ontario, and an Honorary Bencher of this Society; and stated that he had appointed Mr. W. J. Beaton, Q.C. and Mr. Gordon N. Shaver, Q.C., to represent the Society at the funeral on January 6th. The Treasurer referred to the late Mr. Conant's regular attendance at meetings of Convocation since he became a Bencher in 1937; and to the important services he rendered in connection with the establishment and administration of the Ontario Legal Aid Plan.

It was ordered that an expression of the sincere regret of the Benchers be recorded in the Minutes.

CONFERENCE OF THE GOVERNING BODIES OF THE LEGAL PROFESSION IN CANADA.

Mr. Jamieson announced the death on December 1, 1952 of Gaetan Valois, Notary Public, Lachute, P.Q., President of the Conference. He referred to the interest that Mr. Valois had taken in promoting the affairs of the Board of Notaries of the Province of Quebec, and stated that it was largely due to his interest that Notaries of Quebec became members of the

Canadian Bar Association and the Conference of Governing Bodies.

It was ordered that an expression of the sincere regret of the Benchers be recorded in the Minutes, and that a copy of this Minute be sent to his family and to the Board of Notaries.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 14th January 1953, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer, and Messrs. Arnup, Chitty, Foster, Gregory, Maclaren, MacTavish, Stewart, Walker, Weir, and R. F. Wilson.

ADMISSION OF STUDENTS.

The following student is entitled to be admitted as a student-at-law as of the date of filing his application:

I. FOREIGN DEGREE—6 year course.

1. Edmund Waldin17th September 1952

Approved.

ADMISSION—Graduates of Universities in the United States.

At its meeting on 20th November 1952, Convocation recommended that the Treasurer appoint a Special Committee to consider the policy with regard to the admission as students-at-law of graduates of colleges and universities in the United States; the Committee to report at the next meeting of the Legal Education Committee. The Treasurer appointed a Special Committee consisting of Messrs. Beaton, Gregory and Jamieson.

Mr. Jamieson reported orally for the Special Committee which recommends as follows:

That Rule 86A(1) be amended by adding thereto the following sub-paragraph:

(c) a graduate in any faculty of any other university or college having power to grant a degree in that faculty, provided that Convocation on the recommendation of the Legal Education Committee approves such application.

MONTHLY STATEMENTS.

The usual monthly statements were presented. Approved.

REMOVAL FROM ROLLS AND RECORDS, UNITED STATES CITIZENS.

William Dickson Macdonald graduated from the Osgoode Hall Law School in the class of 1939, was on active service for a time, and was called to the Bar (not admitted as solicitor) on June 19, 1947. He became an American citizen on December 1, 1952, and now asks that his name be removed from the rolls and records of the Society on his own request.

Your Committee recommends that as William Dickson Macdonald is no longer a British subject and a Canadian citizen, his name be removed from the rolls and records of the Society on his own request, and that proper notice be given to this effect.

Gordon Albert Binkley was called to the Bar and admitted as a solicitor on the 18th June 1925. He became an American citizen in 1950, and now asks that his name be removed from the rolls and records of this Society on his own request.

Your Committee recommends that as Gordon Albert Binkley is no longer a British subject and a Canadian citizen, his name be removed from the rolls and records of this Society on his own request, and that proper notice be given to this effect.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

Following the establishment of a Pension Plan for the Law Society staff in 1947, certain members of the Society and Insurance Companies submitted suggestions and information with reference to a pension plan for all members of the profession. The correspondence was referred to Mr. McLaughlin, Mr. Cassels and the Secretary, and since that time they have considered the matter with officials of the Standard Life Assurance Company and the representatives of other professional and business groups. For some time a committee of the Canadian Bar Association, with Stuart Thom as Chairman, has been considering the same question, and for the past few months Mr. Thom has acted as Chairman of the unofficial committee of representatives of the various groups referred to.

His experience in the committee of the Canadian Bar Association and his wide knowledge of taxation problems has been of great assistance. In October 1952 it was reported to the Finance Committee that plans had progressed to a stage where the Chairman suggested that a larger committee be appointed to represent the Law Society. The Finance Committee recommended that the matter be referred to a sub-committee composed of the Chairman, the Vice-Chairman, and Messrs. Cassels, Parkinson and Stewart. Early in December 1952 a meeting was held at Osgoode Hall at which about fourteen professional and business groups were represented, together with officers of the Standard Life Assurance Company and of the Trust Companies Association. At that meeting certain recommendations were made that were referred back to the groups represented. The sub-committee (Finance) on Pension Plan for members of the Profession, met on December 18, 1952 when Mr. McLaughlin (Chairman), and Messrs. Parkinson and Stewart were present. After being fully informed of the action to date by the unofficial committee of representatives of professional and business groups, the sub-committee recommended—

Approval of all action taken to date by Messrs. McLaughlin, Cassels and the Secretary;

Approval of the amendment to the Income Tax Act drafted and approved by the unofficial Committee;

Approval of retaining counsel to make representations to the Department of Finance;

Payment of \$200.00 to cover payment of counsel fee and other incidental expenses;

The Sub-Committee further recommended that Duncan J. Finlayson, associated with the Standard Life Assurance Company, together with the National Trust Company, be authorized without any obligation on the part of the Law Society, to draft a proposed pension plan for members of the legal profession in Ontario; and that the Professional and Industrial Pensions Limited be requested to submit an alternative plan.

To date the following groups have joined with the Law Society of Upper Canada in contributing payments of \$200.00 towards the payment of counsel fee and incidental expenses:

Certified Public Accountants,
 Toronto Stock Exchange,
 Commercial Travellers Association,
 Canadian Medical Association,
 Canadian Dental Association, and the
 Royal Architectural Institute of Canada.

This money has been deposited in the Society's bank, The Canadian Bank of Commerce, City Hall Branch, in a current account (W. Earl Smith, in trust).

Your Committee recommends approval of all the recommendations of the sub-committee, including the payment of \$200.00.

THE LAWYERS' CLUB.

The Lawyers' Club request permission to hold their dinner meetings in Osgoode Hall on January 15th and 29th, February 12th and 26th, March 12th and 26th, and April 9th.

Your Committee recommends that the request be granted.

WOMEN'S LAW ASSOCIATION OF ONTARIO.

The Women's Law Association asks permission to hold a talent show and musical programme in Osgoode Hall on February 6, 1953.

Your Committee recommends that the request be granted.

THE STUDENTS OF THE THIRD YEAR IN THE FOUR YEAR COURSE—ask permission to hold a Reunion Dinner at Osgoode Hall on February 13, 1953. It is proposed, as last year, to invite the solicitors with whom these students are now serving full time.

Your Committee recommends that the request be granted.

Moved by Mr. McLaughlin, seconded by R. F. Wilson, that the Report be adopted and that the names of William Dickson Macdonald and Gordon Albert Binkley be removed from the rolls and records of the Law Society at their own request, and that proper notice be given to this effect.

Carried.

REPORTING COMMITTEE—Mr. Chitty.

Your Committee met on the 13th day of January 1953, the following members being present: Messrs. P. D. Wilson (in the Chair), Common and Walsh.

The Editor reports that with the appointment of Miss Zelda Scott as Secretary, he is anxious to set up an adequate indexing and filing system for old judgments and copies thereof. He requests authority to buy the necessary equipment, and to have a card-index prepared for all reasons for judgment, which now number over 4,000.

Approved.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Parkinson (Vice-Chairman) presented the Report:

Your Committee met on the 15th January 1953 and there were present—Messrs. Parkinson (Vice-Chairman) in the Chair, Clement, Creighton, Gregory, Hayes, Jamieson, Maclaren, MacTavish, Raney, Seymour, Ward, Weir and Willmott.

Gordon Mitchell, Notary Public, Toronto.

The Judgment of the Court of Appeal in this matter was delivered on December 1, 1952 dismissing the appeal of Mitchell from an order of His Honour Judge Factor affirming Mitchell's conviction before Magistrate Gullen on two counts. The Judgment of the Court of Appeal was delivered by the Honourable Mr. Justice Laidlaw, and concurred in by the Honourable Mr. Justice Hope and the Honourable Mr. Justice Aylesworth. The Judgment was reported in the Ontario Weekly Notes of December 19, 1952, at page 808, and will be fully reported in the Ontario Reports.

Approved.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 15th day of January 1953, the following members being present: Mr. MacTavish (Chairman)

and Messrs. Clement, Creighton, Gregory, Hays, Jamieson, Mac-laren, Parkinson, Raney, Ward and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1952 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such associations as follows:

Dufferin	\$360.00
Huron	429.03
Perth	728.00
Wellington	710.00

WELLAND ASSOCIATION.

The chief librarian attended at the new court house building in Welland on January 7th to discuss with members of the local association the furnishing of their library.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON COMPENSATION FUND.

Mr. Robinette presented the Report of the Special Committee:

The subject of losses sustained by the public on those rare occasions when a solicitor defaults has been a matter of great concern to the Benchers of the Law Society of Upper Canada for many years and from time to time committees have been appointed to consider and report with respect to the problem.

On September 20th, 1951, Convocation appointed your committee to consider whether some form of insurance or compensation scheme should be adopted by the Society for the protection of members of the public against losses sustained as the result of the dishonesty of a solicitor. Your Committee consisted originally of the following members: The Treasurer, J. J. Robinette, Q.C. (Chairman), E. L. Haines, Q.C., D. K. MacTavish, Q.C., G. W. Mason, Q.C., and J. W. Pickup, Q.C.

On the elevation of Mr. Pickup to the office of Chief Justice of Ontario, Mr. R. F. Wilson, Q.C. was appointed to the committee in his place. Mr. J. R. Maclaren, Q.C. and Mr. C. D. Stewart, Q.C. were subsequently added to the committee.

Meetings of the committee have been held and studies have been made of plans adopted in other jurisdictions and of the experience in those jurisdictions.

Your Committee therefore now begs to report as follows:

In 1933 Convocation appointed a special committee to investigate the subject of defaulting solicitors. That committee consisted of the following members: W. F. Nickle, K.C. (Chairman), A. W. Anglin, K.C., G. F. Henderson, K.C., F. J. Hughes, K.C., M. H. Ludwig, K.C., W. S. Middlebro, K.C., N. W. Rowell, K.C., H. J. Sims, K.C., and W. N. Tilley, K.C. (Treasurer). The report of the committee dated the 16th of February, 1933 was adopted by Convocation and in their report the committee said:

“Your Committee gave special consideration to the suggestions frequently made with regard to insurance or a scheme of guarantee or of bonding but it has been forced to the conclusion that neither would be wise or practicable in that it would give rise to carelessness on the part of the clients in their dealings with solicitors; would give clients a false sense of security; would benefit the untrustworthy solicitor at the expense of those entitled to confidence; would bring about the novel result that honest solicitors would pay for the defaults of the dishonest; would impose a burden on solicitors, particularly those starting in practice, that they should not be called upon to bear; and would be wholly inconsistent with the honourable and independent position occupied by the solicitors of the Province.

“Your Committee after a full investigation begs to report that in its opinion none of these suggestions should be adopted but that the Discipline Committee should continue its efforts to protect the public by excluding from membership in the Society those who are shown to be unworthy of confidence and the Committee’s attention should be promptly directed to all cases requiring consideration.”

Your present committee in view of the report of the 1933 committee has proceeded with caution and with anxiety as to the correct course to pursue.

Your committee strongly adheres to the opinion of the 1933 committee that the most effective method to protect the public and at the same time to advance the welfare of the profession lies in the continuance by the Discipline Committee of its efficient, vigorous and prompt investigations and by the stern exclusion from membership in the Society of those who have proven themselves to be unworthy of confidence.

However, your committee is also of the opinion that the Society should adopt some method whereby members of the public may be compensated in some degree on those infrequent occasions when a client suffers actual monetary loss as the direct result of the dishonesty of a solicitor.

Representative bodies of the profession in Ontario, particularly the Ontario section of the Canadian Bar Association, have urged that some form of compensation be adopted, either by way of insurance or by the creation of a fund, and your committee has reached the conclusion that the protection of the public would be improved and the collective interests of the profession advanced if a compensation fund were established.

Your committee, after considering all aspects of the matter, has come to the conclusion that a compensation fund should be created by the Law Society of Upper Canada to be administered by it modelled upon the compensation fund administered by The Law Society in England which was introduced there by The Solicitors Act, 1941.

Your committee has given consideration to the taking out by the Society of an insurance policy or policies for the purpose of indemnifying members of the public against losses, but at the present time it does not seem practicable to adopt this form of protection. However, after some experience with the administration of the fund it may prove to be desirable and practicable to insure in relation to the fund.

The proposed form of compensation fund, the principles of which are set out below, follows the plan of the compensation

fund adopted in England with one exception. In England the fund may be used to compensate for dishonesty not only on the part of a solicitor, but also on the part of any clerk or servant of the solicitor. Your committee is of the opinion that our fund should not extend to solicitors' clerks or servants over whom the Law Society has no power of discipline or control.

Your Committee therefore recommends that a compensation fund be established by the Law Society of Upper Canada based upon the following principles:

1. That a fund to be called the Compensation Fund shall be established, maintained and administered by the Law Society of Upper Canada for enabling the Society to make grants thereout in any cases which the Discipline Committee think suitable for such treatment, and in their absolute discretion decide so to treat, for the purpose of relieving in whole or in part losses sustained by any person in consequence of dishonesty on the part of any solicitor in connection with such solicitor's practice as a solicitor or in connection with any trust of which such solicitor was a trustee, notwithstanding that subsequently to the commission of that act he may have died or had his name removed from or struck off the rolls or may have ceased to practise or been suspended from practice.

2. That no grant shall be made out of the compensation fund in respect of loss due to any act of dishonesty where such loss first came or comes to the knowledge of the person suffering such loss before the coming into operation of the compensation fund.

3. That no grant shall be made out of the compensation fund unless notice of such loss is received by the Secretary of the Law Society within six months after the loss in respect of which notice is delivered first came to the knowledge of the person suffering such loss, provided, however, that the said period of six months may be extended to not more than two years in the discretion of the Discipline Committee.

4. That the compensation fund shall consist of (a) annual assessments or levies on members of the Law Society who have the right to practise in Ontario and who are practising in or are employed in Ontario, (b) all income from investments of

the fund and (c) all amounts recoverable by the Law Society from the solicitor whose dishonesty has led to the making of a grant. The Compensation Fund shall be held by the Law Society in trust for the purpose set out in paragraph 1.

5. That an annual assessment or levy of \$10.00 or of such amount as Convocation may from time to time decide upon, be made on each member of the Law Society who has the right to practise in Ontario and who is practising or is employed in the Province of Ontario to be identified as a levy or assessment for the compensation fund. For two years after their call to the Bar, members of the Society will be exempt from contributing to the fund and during the next two years they shall be required to pay one-half of the normal assessment or levy.

6. That the Law Society may insure with any person, body of persons or corporation authorized by law to carry on insurance business in the Province of Ontario for such purposes and on such terms as the Society may deem expedient in relation to the compensation fund, and the Society in such event may use the fund or any portion thereof for the payment of premiums.

7. That on the making by the Society of any grant out of the compensation fund, the Society shall to the amount of such grant be subrogated,

- (a) to any rights or remedies to which such person was entitled on account of such loss against the solicitor or any other person, or, in the event of the death or insolvency or other disability of such solicitor or other person, against his personal representatives or any other persons having been authorized to administer his estate.
- (b) to all other rights and remedies, if any, of the person to whom the payment is made in respect of such loss.

The person to whom a grant is made, or, in the event of his death or insolvency or other disability, his personal representative or any other person having authority to administer his estate shall have no right under bankruptcy or other legal proceedings or otherwise to receive any sum out of the assets of such solicitor in respect of the loss until the Society has been reimbursed the full amount of its grant.

8. That the compensation fund be administered and dealt with by the Discipline Committee. The Discipline Committee may require that an application for a grant be supported by oral evidence to be tendered and documents to be produced and the Discipline Committee may, before deciding whether or not to make a grant out of the compensation fund, require, in respect of any application, the pursuit of any civil remedy which may be available in respect of the loss or the institution of criminal proceedings in respect to the dishonesty leading to the loss.

9. That the Society request the Legislature of Ontario to pass the necessary amendments to the Law Society Act to enable it to bring into operation the compensation fund on the principles stated herein and to confer upon the Society the right to make rules with respect to the administration of the fund and to confer upon the Discipline Committee the right to summon witnesses with respect to the hearing of applications for grants out of the fund.

10. That this fund come into operation on a date to be fixed by Convocation.

All of which is respectfully submitted.

Dated January 7, 1953.

“J. J. Robinette”

Chairman.

The Treasurer read a letter dated January 8, 1953 from the Hamilton Lawyers Club stating that the Club had passed a resolution as being in favour of this proposal.

Moved by Mr. Robinette, seconded by Mr. Gregory, that the Report be adopted.

Carried.

Moved by Mr. Jamieson, seconded by Mr. Haines, that the drafting of any necessary legislation and any other details in connection with the Report of the Special Committee be referred to Mr. Robinette, the Chairman, and the Treasurer, with power to act.

Carried.

SPECIAL COMMITTEE ON CONTINUING EDUCATION OF
THE BAR.

Mr. Stewart presented the Report of the Special Committee:

Pursuant to the report of the Special Committee of November 19, a special course of lectures on MEDICAL PROOF and PRACTICE AND PROCEDURE BEFORE ADMINISTRATIVE TRIBUNALS will be given on two week-ends, March 6th and 7th, and March 27th and 28th, 1953. The course has been condensed from three to two days on each week-end in the hope that members from all parts of the Province may attend.

If it is possible all the lectures will be printed and made available to all members of the profession who may wish to have them but there may be some difficulty in connection with the printing of the lectures on MEDICAL PROOF.

The registration fee for the course will be \$10.00, including luncheon on Saturday March 7th, and will include a copy of the lectures. Registration will be limited to 350.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, INTERNATIONAL LAW
ASSOCIATION.

Mr. Chitty presented the Report of the Special Committee:

1. This Society is now a member of the International Law Association.
2. As such member it is entitled to become a member of the newly formed Canadian Branch of the Association.
3. If the Society becomes a member of the Canadian Branch it remains a member of the Association but a proportion of the fee paid goes to the support of the Canadian Branch.
4. Under the constitution of the Association the Society is entitled to nominate two members of the Society who thereby obtain the status of members of the Association. This heretofore has not been done.
5. The fee now paid by the Association is £2 per annum.

6. The fee to the Canadian Branch is the Canadian equivalent of £2 at current rates of exchange, but may be increased to \$10.00.

7. Your Committee is of opinion that the Society should continue to support the Association, the objects of which are the study of problems of Public and Private International Law, a matter of increasing importance in a world where the hope of peace and the fate of civilization depend on the establishment of the Rule of Law between the nations.

8. Your Committee is of the opinion that the Association can best be supported by the Society becoming a member of the Canadian branch, where its delegates will have an opportunity to attend the meetings and otherwise make more than a mere monetary contribution to the accomplishment of the objects of the Society.

Your Committee, therefore, recommends that the Society become a member of the Canadian Branch of the International Law Association and that the Secretary be authorized to take all necessary steps to do so, and further that the Treasurer appoint two members of the Society as its representatives in the Association.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON THE ESTATE OF J. SHIRLEY DENISON, K.C.

At the request of Mr. Cassels, the Chairman, Mr. MacTavish reported that the Dominion Succession Duty authorities had ruled that the bequest to the Law Society establishes a charitable trust and is a valid bequest, and that no duty will be assessed on the trust.

WALLACE NESBITT BARRISTERS' ESSAY COMPETITION.

The Treasurer presented the Report of the Trustees:

Wallace Nesbitt Trust—Barristers' Essay Competition

We have the honour to report that

1. Under the regulations approved by Convocation on February 21st, 1946, governing the above Essay Competition the

Treasurer of the Law Society, the Chairman of the Legal Education Committee and the Dean of the Law School are the examiners of the essays submitted.

2. There was only one essay submitted in accordance with the rules.

3. We, the examiners, having read the essay and conferred thereon, recommend that no prize be awarded in the Wallace Nesbitt Trust Barristers' Essay Competition for 1952.

Respectfully submitted,

“C. F. H. Carson”

Treasurer.

“W. J. Beaton”

Chairman of the Legal
Education Committee.

“C. E. Smalley-Baker”

Dean of the Law School.

31st December, 1952.

THE REPORT WAS RECEIVED.

PRESENTATION.

The Treasurer announced that Mrs. M. A. Cox and Mrs. Stephen M. Greey, daughters of the late W. N. Tilley, K.C., sometime Treasurer of the Law Society, had presented a sterling silver tray to the Treasurer and Benchers. The tray is engraved—“Once the property of William Norman Tilley, K.C., Treasurer 1930-35, presented by his daughters 1952.” The Treasurer stated that a suitable acknowledgment would be made, and it was ordered that the presentation be accepted with thanks.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from the Conference of the Governing Bodies of the Legal Profession in Canada enclosing a copy of the Minutes of the 23rd Annual Conference, September 1, 1952; and another letter from the Conference with reference to the Mid-Winter

Meeting of the Executive at the General Brock Hotel, Niagara Falls, on Sunday, February 22nd, 1953.

The Treasurer informed Convocation that any Bencher was welcome to attend this meeting.

Ordered that these letters be received and filed.

A letter from the Lincoln County Law Association enclosing copy of a resolution with reference to minors operating motor vehicles, and the litigation arising therefrom.

In consideration of the fact that a copy of the letter had been sent to the Secretary of the Ontario Section of the Canadian Bar Association, ordered that no action be taken.

A letter on behalf of the Official Reporters, Supreme Court of Ontario, enclosing a copy of a memorandum of January 9, 1953 to the Honourable the Attorney-General for Ontario.

Ordered that the letter be acknowledged, and that the writer be informed that the contents of the letter and memorandum were brought to the attention of Convocation.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 19TH FEBRUARY, 1953.

11 A.M.

Present: The Treasurer and Messrs. Arnup, Beaton, Blackwell, Cassels, Chitty, Clement, Creighton, Evans, Foster, Gregory, Haines, Hamilton, Jamieson, Mason, McCulloch, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Seymour, Stewart, Walker, Walsh, Ward, Weir, Willmott, Wilson, P. D. and Wilson, R. F.

The Minutes of the Meeting of Convocation of January 15th, 1953 were read and confirmed.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 18th February 1953, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Arnup, Chitty, Evans, Foster, Gregory, Walker, Wilson, P. D. and Wilson, R. F.

ADMISSION OF STUDENT.

The following student is entitled to be admitted as a student-at-law as of the date of filing his application:

I. GRADUATE CLASS	DATE
1. William James Young	4th February 1953

Approved.

EXAMINATION RESULTS—Christmas 1952.

First, Second and Fourth Years.

A record of the results of the Christmas examinations for the First, Second and Fourth Years is submitted herewith. The following is a summary of the results:

First Year.

197—passed clear

48—failed in 1 or more subjects

Second Year.

164—passed clear

41—failed in 1 or more subjects

205

Fourth Year.

158—passed clear

27—failed in 1 or more subjects

185

Approved.

ORAL EXAMINATIONS 1953.

Fourth Year.

The question of the date for holding the Oral examinations for the Fourth Year is before the Committee. Last year the Orals were held during the week of 31st March 1952—a suggested date is the week beginning 23rd March 1953.

Your Committee recommends that the matter be referred to the Chairman and Mrs. Anne Dubin, Supervisor of Practice Groups, to make all necessary arrangements.

DINNER TO FOURTH YEAR STUDENTS.

The question of the holding of the Annual Dinner for the graduating year is before the Committee for consideration. There are 185 students in the present Fourth Year. Last year the dinner was held on Friday, 4th April 1952—a suggested date is Friday, 10th April 1953.

Your Committee recommends that the matter be referred to the Chairman and Vice-Chairman to make all necessary arrangements and with power to act.

POLICIES.

*Re Examinations—Veteran Students.
Pass Standing on Year's Work.*

Final Year.

For the past five years the Committee has adopted a policy of allowing all veteran students of the final year who have failed

in one subject only in their final examinations, but who have attained 55% or more on their year's work, to be granted pass standing in such one subject in which they failed. There are 92 veteran students in the present Fourth Year.

Your Committee recommends that the policy be continued for this year.

First and Second Years.

For the past five years the Committee has adopted a policy of allowing all veteran students of the First and Second Years who have failed in one subject only but have attained a percentage of 40 or better in such subject, and have attained 55% or more on their year's work, to be granted pass standing in such one subject in which they failed. There are 28 veteran students in the present First Year and 30 in the Second Year.

Your Committee recommends that the policy be continued for this year.

Failures—Veteran Students—All Years.

For the past five years the Committee has recommended a general policy of allowing all veteran students who have failed on four subjects at the regular examinations, to write four supplementals or repeat their year; and those failing at the supplementals to be allowed to repeat their year. Of the 635 students attending the Law School this year, 150 are veterans.

Your Committee recommends that the policy be continued for this year.

Failures—Non-Veteran Students—First Year.

At its meeting on 24th September 1952 the Committee recommended that all First Year students of the 1951-52 session who failed at the Easter or supplemental examinations, be granted permission to repeat their year under Rule 118.

Your Committee recommends that *no* general policy be adopted under which all First Year students who fail at the Easter or supplemental examinations may repeat their year.

ADMISSION—GRADUATE CLASS—RULE 86.

*Bachelor of Science in Pharmacy—
Ontario College of Pharmacy.*

At its meeting on 14th January the Committee considered a letter from J. C. Evans, Registrar, University of Toronto, asking that the degree of Bachelor of Science in Pharmacy, conferred by the University of Toronto on graduates of a four year course at the Ontario College of Pharmacy, be included in our list of approved degrees for admission as students-at-law in the Graduate Class. The matter was referred to a Special Committee consisting of the Chairman, the Vice-Chairman, and Messrs. Arnup and R. F. Wilson for consideration and report.

The Special Committee reported recommending that the degree of Bachelor of Science in Pharmacy, conferred by the University of Toronto on graduates of a four year course at the Ontario College of Pharmacy, be approved as affording sufficient qualifications under Rule 86A(1)(b).

Your Committee approves of the recommendation of the Special Committee.

PRACTICE GROUPS 1952-53.

First and Second Years.

A report is submitted by Mrs. Anne R. Dubin, Supervisor, on the work of the Practice Groups for the Fall Term 1952.

Your Committee considered the report and recommends that copies of the Syllabus be sent to all members of the Committee.

RE CALL TO THE BAR.

Amendment to Rules of Practice.

The Secretary calls attention to the following amendment to the Rules of Practice and Procedure of the Supreme Court of Ontario made by the Rules Committee on the 9th day of January 1953, under The Judicature Act:

4. Rule 234(1) of Ontario Regulations 261/44 is repealed, effective as of March 2nd, 1953, and the following substituted therefor:

234.—(1) A Judge shall sit in Chambers on Tuesday, Thursday and Friday, and in Court on Monday and Wednesday in each week, except in vacation, when a sitting shall be held on one day in each week to dispose of urgent business.

The Chairman informed your Committee that he had arranged with Chief Justice McRuer to hold a special Court at any time.

MEDALS FOR DEBATES.

A Memorandum from the Dean is submitted with regard to the awarding of these Medals. In April 1941 the Committee authorized the awarding of Bronze Medals through the Osgoode Legal and Literary Society to the winners of school debates.

Your Committee approves of the Dean's suggestions and recommends that the medals be presented by the Chairman at a luncheon of the Osgoode Hall Legal and Literary Society.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 17th February, 1953, the following members being present: Messrs. McLaughlin (Chairman), Wilson, R. F. (Vice-Chairman), Beaton, Cassels, Common, Foster, Walker, Walsh and Wilson, P. D.

MONTHLY STATEMENT.

The usual monthly statement was submitted and approved.

ARREARS OF ANNUAL FEES.

The Secretary submitted a list of those members in arrears, showing sixty-six (66) in arrears for Barristers and Solicitors fees of whom thirteen (13) are in arrears for more than one year; and fifty-one (51) in arrears for Bar Fee only, of whom eight (8) are in arrears for more than one year.

Your Committee recommends that a letter be written to all members in arrears for fees for a period of more than one year, informing them that unless their arrears are paid forthwith a notice will be served on them notifying them that a resolution as to their suspension from practice will be considered at the March meeting of Convocation.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 18th day of February 1953, the following members being present: The Chairman, and Messrs. Beaton, Chitty, Foster, Haines and Walsh.

LOST BOOKS.

Your Committee reports that 35 text-book volumes disappeared from the Great Library in 1952 and recommends that a note be inserted in the Ontario Weekly Notes, asking members of the Society to return any library books which they may have in their possession.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

John Francis Gillis (Special—New Brunswick).
 J. Eric Young (Special—New Brunswick).
 Harold Edwin Stafford (Special—New Brunswick).
 Charles Witter Archibald (Special—Nova Scotia).

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally with reference to Gordon Mitchell, Notary Public, Toronto. He reminded Convocation that in January the Committee reported that the Judgment of the Court of Appeal had been delivered on December 1, 1952 dismissing the appeal. On February 9, 1953 the Secretary was served with Notice of Motion for leave to appeal to the Supreme Court of Canada. The motion was heard on February 16th, Mr. C. H. Walker, Q.C. appearing for the Law Society, and the application for leave was refused.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 19th day of February 1953, the following members being present: The Chairman and Messrs. Gregory, Hamilton, Jamieson, Parkinson, Raney and Ward.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1952 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such associations as follows:

Brant	\$ 925.00
Bruce	437.33
Carleton	1,850.00
Cochrane	346.67
Elgin	725.00
Grey	428.90
Hamilton	1,850.00
Hastings	975.00
Kent	920.00
Lambton	1,025.00
Leeds and Grenville	844.02
Lindsay	466.67
Middlesex	1,850.00
Ontario	880.00
Prescott and Russell	146.67
Simcoe	614.33
Temiskaming	411.67
Welland	1,490.00

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE—Mr. Blackwell.

Your Committee met on the 18th day of February, 1953, the following members being present: Mr. Blackwell (Chairman), and Messrs. Arnup, Chitty and Jamieson.

LEGAL AID FUND.

The Regulations of the Ontario Legal Aid Plan adopted by Convocation 15th February 1951, provided for the establishment of a fund to be known as the Legal Aid Fund. The estimates for 1951-52 provided for a sum of \$5,000.00 towards this fund; for 1952-53 a fund of \$6,000.00. To date the fund in the form of a separate bank account has not been established, nor has any sum been set aside by the Law Society for the Legal Aid Plan. Receipts to date include the Ontario government grant for 1952 and costs paid in by conducting solicitors to the Provincial Director.

Your Committee recommends that there be opened forthwith in the Society's bank a special account to be known as the Legal Aid Fund, on the same conditions as the Society's trust funds and with the usual signing officers.

LEGAL AID TO APPLICANTS WITH PREVIOUS CONVICTIONS.

The County Director points out that there is quite a strong feeling that applicants with previous convictions should not be given free legal aid. In a letter of November 17, 1952 Mr. E. L. Haines refers to the attitude of some members of the Windsor Bar with reference to this matter.

Your Committee is of the opinion that no action should be taken to limit the scope of the Legal Aid Plan as presently constituted, and recommends that if an applicant is eligible legal aid should be given to applicants even if they have had a previous conviction.

LEGAL AID IN CIVIL MATTERS—DIVORCE PROCEEDINGS.

The Committee in May 1952 recommended that in proper cases where the applicant is eligible and has a legal problem, legal aid should be given in divorce actions. The County Director reports that many conducting lawyers still take the attitude that divorce is a luxury and should not come within the Legal Aid Plan.

Your Committee confirms its opinion of May 1952, and recommends that if an applicant is eligible, legal aid should be given to applicants wishing to obtain a divorce.

APPEALS, CRIMINAL CASES.

Your Committee considered several applications for appeals on behalf of convicted persons. The Regulation governing the Legal Aid Plan, paragraph 6, states in part:

“Legal aid shall not include the following matters:

- (8) Appeals except where in the opinion of the Provincial Director, on the report of a County Director, there appears to have been a miscarriage of justice.”

Your Committee confirms the regulations as presently constituted, and recommends that legal aid be not extended in the matter of appeals in criminal cases unless the regulations are strictly complied with.

ONTARIO LEGAL AID PLAN 1952.

To date 32 of the County Directors have reported to the Provincial Director on the operation of the Plan for 1952.

The Provincial Director reports the following information:—

Ten County and District Associations hold regular clinics, in the larger cities weekly or semi-monthly, and in smaller centres monthly or as required;

One District has a Director and Committee, and free legal aid is given as in the past, but no records are kept.

In one County, the Director was killed in a motor accident and no records are available.

In one District, the Director died early in his term of office and no records are available.

One County completed its organization only in December 1952, and clinics will be held in future if necessary.

One District continued to do legal aid work, but kept no records.

These Counties and Districts, where applicable, will be urged to keep more formal records in future.

Seventeen Counties and Districts are organized but do not hold clinics. Some of these are exceptionally well but simply organized, and legal aid may be had in proper cases by applying

to any member of the profession or to the County Judge, Magistrates or Court officials.

In two Districts—Cochrane and Kenora—and one County—Prescott and Russell—no applications for legal aid were received, although the Plan was ready for operation.

In 19 of the 32 Counties and Districts all members of the profession volunteered for legal aid work.

In York County there are 136 lawyers available for clinic work; and 218 individuals and 18 firms ready for panel work.

In Wentworth County there are 10 lawyers available for clinics; and 70 individuals for panel work.

In Essex County there are 55 lawyers available for clinics; and 86 individuals for panel work.

In Welland County there are 74 lawyers available for clinics; and 74 individuals for panel work.

In all counties, with the possible exception of York, there appears to be adequate assistance to administer the Plan.

In the 32 counties there were during the first full year of operation of the Plan, 2,682 applications for aid in civil cases, and 719 in criminal cases, a total of 3,401. Of this number 2,129 applications for civil aid and 525 applications for criminal aid, were in York County alone.

In the 32 counties, 615 applicants were referred to conducting solicitors for legal assistance in civil cases—334 in York County alone. These numbers do not, of course, include the many hundreds of applicants who were given legal advice in the clinics or on the spot by solicitors to whom they went for direction.

In the same counties 750 applicants charged with criminal offences were given free legal aid—475 in York County. Of the charges, 15 were for murder, and 45 others were for serious offences.

In view of information to the effect that in many counties and districts there was no need for legal aid, it is interesting to note that in only three of the thirty-two county organizations reporting were there no applications for legal aid.

When information is available from all 44 County and District Law Associations, the Provincial Director will report further.

Your Committee recommends that the interim report of the Provincial Director be received.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE.

Mr. Jamieson reported orally on progress on the various releases which the Committee had decided to send to the profession and otherwise.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE BAR—Mr. Stewart.

Further to your Committee's Report of January 14, 1953 some changes have been made in the Special Course of Lectures on Medical Proof, and Practice and Procedure before Administrative Tribunals which will be given on two week-ends, March 6th and 7th, and March 27th and 28th 1953. The following is the schedule of lectures as presently arranged:

MEDICAL PROOF.

FRIDAY, MARCH 6TH, 1953:

10 a.m.—*Introduction*—

The histophysiology of Bone and Cartilage—

R. I. HARRIS, M.B., F.R.C.S. (C), F.R.C.S. (Hon. Eng.)

11 a.m.—*Fractures of the Lower Extremity*—

F. P. DEWAR, F.R.C.S.

12 noon—*Fractures of the Upper Extremity*—

GEORGE PENNAL, F.R.C.S.

2 p.m.—*Injuries to Joints*—

DAVID L. MACINTOSH, F.R.C.S.

3 p.m.—*Fractures and Other Injuries to the Spine*—

IAN MACNAB, F.R.C.S.

SATURDAY, MARCH 7TH, 1953—

- 10 a.m. to 12.00 noon—*Disability following Brain Injury*—
 J. CLIFFORD RICHARDSON, M.B.E., M.D., B.Sc., (Med.),
 M.R.C.P. (Lon.), F.R.C.P. (C.).
- 12 noon to 2 p.m.—Buffet Luncheon, Osgoode Hall.
- 2 p.m. to 4 p.m.—
The Effect of Trauma on the Personality—
 A. M. DOYLE, M.B.E., M.D.
-

PRACTICE AND PROCEDURE BEFORE ADMINISTRATIVE TRIBUNALS.

FRIDAY, MARCH 27TH, 1953:

- 10 a.m. to 12 noon—
Administrative Law—Rights and Remedies—
 R. F. REID, Barrister, Lecturer on Administrative
 Law, Osgoode Hall Law School.
- 2 p.m.—*Practice and Procedure before
 The Ontario Municipal Board*—
 C. W. YATES, Q.C., Ontario Municipal Board.
- 3 p.m.—*Expropriation Proceedings—Preparation
 and Presentation*— MURRAY BOSLEY, B. Com.

SATURDAY, MARCH 28TH, 1953:

- 10 a.m.—*Legal Aspects of Community Planning*—
 COLONEL A. L. S. NASH, Assistant Chief Planner,
 Community Planning Branch, Department of Plan-
 ning and Development.
- 11 a.m.—*Income Tax Appeals, Succession Duty Appeals*—
 C. E. SIMMONS, A.P.A., Tax Consultant, Estate
 Planning Department, North American Life Assur-
 ance Company.
- 12 noon—*Other Administrative Boards*— R. F. REID.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, OSGOODE HALL COURT ROOMS.

Mr. Arnup presented the Report of the Special Committee:

On June 19th, 1952, the Treasurer appointed a special committee consisting of Messrs. Arnup, McLaughlin and Pickup to

consider the questions raised by a letter from Chief Justice Robertson, respecting the use of courtrooms in Osgoode Hall for trial purposes. Following Mr. Pickup's appointment as Chief Justice of Ontario, Mr. Harold C. Walker, Q.C. was appointed to the Committee.

The letter from the Chief Justice read as follows:

"I desire to call your attention to the greatly increased use made of the court rooms in Osgoode Hall for trial purposes. Under the long existing agreement as to the use to be made of that part of Osgoode Hall belonging to the Government of Ontario, there should be no trials whatsoever at Osgoode Hall. From time to time no doubt it was reasonable to permit infringements of this agreement, with the consent of the Law Society, but only in very exceptional circumstances. Now, with the greatly increased business in the Courts, Osgoode Hall has become practically an annex to the City Hall. Instead of the municipal bodies concerned or the Provincial Government providing a proper court house, Osgoode Hall has been trespassed upon. There are frequently as many as three trial courts sitting at Osgoode Hall at one time.

"As a result of this trespassing, Osgoode Hall is losing its character as a quiet and dignified place for purposes other than trial courts, which municipalities are required to provide for.

"Chief Justice McRuer and I have recently discussed the matter, and it was agreed that I should write you and request your consideration of the matter, with a view to remedying what is fast becoming a serious abuse."

The Committee has reviewed correspondence passing between the Registrar and Mr. J. S. Denison, Q.C., then Treasurer of the Law Society. It appears that in January 1947 the Registrar on instructions from the Chief Justice of the High Court requested the use of one of the courtrooms at Osgoode Hall for trial court purposes from time to time while certain of the City Hall courtrooms normally available were being overhauled, one at a time, to improve their acoustics. The Registrar pointed out that it was not the desire of the Chief Justice that the Osgoode Hall courtrooms should be used for trial purposes but suggested that under the circumstances then existing it would

be in the best interest of the profession and the public that some temporary arrangement should be made for the occasional use of courtroom space at Osgoode Hall for trial court purposes.

The matter was considered by the Treasurer (Mr. Denison) and Mr. McLaughlin, who expressed the view that under the circumstances, constituting an emergency, the Society should give its consent, and this was done. There has been no further correspondence in the matter.

The "emergency" which formed the basis of the original request and the granting of permission has long since passed, in the sense that the repair work at the City Hall was completed at least two years ago. There has, however, continued to be a serious shortage of courtroom accommodation in the City Hall. Strong representations have been made to officials at the City Hall and to the York County Council by the County of York Law Association and others. The situation cannot be rectified until substantially more courtrooms are made available, either by erection of a new Court House or by turning over more space in the City Hall.

On the other hand, it is common knowledge that certain Judges much prefer to sit at Osgoode Hall whenever possible and there have been many occasions when two courtrooms have been used concurrently at Osgoode Hall for trial court purposes, although not in the past year. At the same time, there have been several instances when important cases, originally arising in Weekly Court, could not be heard because there was no courtroom space available either at the City Hall or at Osgoode Hall, although a Judge was available to hear the case.

There has been considerable use of the courtrooms at Osgoode Hall for the trial of divorce cases. Usually the list on such occasions consists of from 8 to 12 cases, each of which involves on the average 3 or 4 witnesses. This results in substantial numbers of parties and witnesses congregating on the second floor of Osgoode Hall. Clearly this is an undesirable situation.

If the Law Society were to withdraw the permission given in 1947 and obviously intended to cover a temporary emergency, the inconvenience to the public and the profession would no doubt be considerable, because there is no sign of immediate

relief insofar as the providing of additional courtrooms elsewhere is concerned. It therefore becomes necessary to assess the relative inconvenience which would be caused to the public and to the profession by the termination of the privilege, as against the inconvenience and annoyance now occasioned by the use of the Queen's Bench and Common Pleas courtrooms as trial courts.

It appears to us that the extent of the privilege initially granted has been gradually broadened, without any further reference to the Society, and that the time has now arrived when objection should be made.

We therefore recommend that a representative of the Law Society should be designated to confer with the Chief Justice of the High Court and with the present Chief Justice of Ontario to see if some arrangement can be made for the discontinuance at an early date of the use of the courtrooms at Osgoode Hall for trial court purposes.

THE REPORT WAS ADOPTED.

Pursuant to the last paragraph of the Report, the Treasurer appointed J. D. Arnup, Q.C., a representative of the Law Society to confer with the Chief Justice of Ontario and the Chief Justice of the High Court.

SPECIAL COMMITTEE ON MEMORIAL TO THE LATE CHARLES MCCREA, Q.C., LL.D.

Mr. Walsh presented the Report of the Special Committee appointed to prepare a Memorial to the late Charles McCrea, and it was ordered that it be recorded in the Minutes of Convocation and a copy sent to Mrs. McCrea.

MEMORIAL TO THE LATE CHARLES MCCREA, Q.C., LL.D.

Convocation records with deep regret the death on the 30th day of October, 1952, at Toronto, of Mr. Charles McCrea, Bencher of the Law Society of Upper Canada.

Mr. McCrea was born December 27th, 1877, at Springtown, Renfrew County, Ontario, son of James and Elizabeth Jervis McCrea. He received his early education at the Separate and

High Schools in Renfrew. He read law with the late Thomas LeGarry, former Provincial Treasurer, of Renfrew, and with Messrs. Millar, Ferguson & Hughes of Toronto, and was called to the Bar in 1901. He established his own practice in Sudbury immediately after his call and carried on practice there until 1923. He was created King's Counsel in 1921.

On the 25th of November, 1903, he married Edith L. Dent of Renfrew. They had four children.

Mr. McCrea was elected to the Legislature of the Province of Ontario in 1911 from the District of Sudbury, a Riding which then extended as far north as James Bay. In 1923 he became Minister of Mines and Game and Fisheries in the Cabinet of the late Premier Howard Ferguson and remained a member of the Government of Ontario until retiring from public life in 1934 in which year he received an honorary degree of LL.D. from the University of Toronto.

Resuming practice in 1934 in Toronto Mr. McCrea became a Director and President of Toronto General Trusts Corporation, Chairman of the Board of Mining Corporation of Canada Limited, President of Negus Mines Limited, Vice-President and Director of Normetal Mining Corporation Limited and Quemont Mining Corporation Limited, a Director of Nipissing Mining Co. Limited, Imperial Life Assurance Company of Canada, Hayes Steel Products Limited and other Companies.

The esteem in which he was held by his own profession is evidenced by his appointment as a Bencher of the Law Society of Upper Canada in 1923, and his election as a Bencher in 1926, 1931 and 1936. He became a life Bencher in 1941.

Mr. McCrea is perhaps best remembered in political circles as the great builder and apostle of his time of his beloved north country.

His devotion to his profession won the respect of his fellow practitioners and his fellow Benchers.

His recreations were golf and curling. He was an active member of the Rosedale Golf Club, the Toronto Hunt Club, the Toronto Golf Club, the Royal Canadian Yacht Club, the Toronto Club and the Albany Club. Besides being a member he was also

a Director of the Granite Club and of the Seignory Club in Quebec.

Surviving Mr. McCrea are his widow and three daughters—Mrs. K. W. Peacock of Toronto, Mrs. E. P. Coy of St. Catharines, and Mrs. W. P. Pigott of Hamilton. His son Dent predeceased his father by several years.

With his death the profession lost a most valued and esteemed member, one who exemplified its best traditions.

RULES COMMITTEE.

Mr. Walsh reported that during the year 1952 three matters had been referred by Convocation to the Rules Committee:

1. Resolution of the Ontario Section, Canadian Bar Association, with reference to Saturday as a non-judicial day; and establishment of a central registry for motor vehicles.

The Secretary of the Rules Committee reported that the Rules Committee decided that it had no power to deal with these resolutions.

2. Statement of Facts and Law intended to be argued at a trial or upon a motion.

The Secretary of the Rules Committee reported that the standing sub-committee of the Rules Committee recommended to the Committee that no action be taken for such an amendment to the Rules.

3. Written Reasons for Judgment, Appeal Cases.

The Secretary of the Rules Committee reported that the Committee was of the opinion that this was not a matter to be dealt with by the Rules Committee.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from F. A. Brewin, Q.C. with reference to Court House accommodation at the City Hall, and enclosing copy of a letter which Mr. Brewin had written to the Council of the City of Toronto and to the Council of the County of York.

Moved by Mr. Arnup and seconded by Mr. Haines, that the Treasurer appoint a special committee on Court House Accommodation.

The Treasurer appointed a Committee consisting of Messrs. Parkinson, Haines and Sedgwick.

A letter from E. L. Haines, Q.C. with reference to Toronto Court Lists and an enclosed memorandum with reference to Toronto Jury and Non-Jury Cases.

ORDERED that the letter be referred to the above Special Committee.

A letter from Messrs. Henderson and Murray, solicitors of Toronto, with reference to appeals to the Supreme Court of Ontario, and the delay caused by the length of time taken to obtain transcripts of the trial evidence.

ORDERED that the matter be referred to the Rules Committee.

Letters from the family of the late G. D. Conant, Q.C. expressing thanks for the expression of sympathy and flowers sent at the time of his death, and the expression of regret entered in the Minutes of Convocation.

A letter dated February 18, 1953 from Dr. Sidney Smith, President of the University of Toronto, with reference to "The Law School Controversy".

ORDERED that the letter be referred to the Special Committee on University of Toronto School of Law.

A letter from James Warren York, Q.C. with reference to certain problems of the transfer of members of the Bar from one province to another.

ORDERED that the matter be referred to the Special Committee on Uniform Standards.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 19TH MARCH 1953

11 A.M.

Present: The Treasurer and Messrs. Arnup, Beaton, Blackwell, Cassels, Chitty, Clement, Common, Creighton, Davis, Foster, Geary, Gregory, Haines, Hamilton, Jamieson, Mason, McCarthy, McCulloch, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Stewart, Walker, Walsh, Ward, Weir, Wilson, P.D. and Wilson, R. F.

The Minutes of the Meeting of Convocation of February 19th 1953 were read and confirmed.

RULES COMMITTEE.

The Treasurer announced that for some months Mr. Mason had expressed his wish to retire as one of the representatives of the Law Society on this Committee.

Mr. Walsh expressed the appreciation of Convocation for the very valuable services Mr. Mason had rendered while a member of the Rules Committee.

Moved by Mr. Walsh, seconded by Mr. Beaton, that the resignation of Mr. Mason as a representative of the Law Society on the Rules Committee be accepted with regret, and that the Treasurer be appointed to fill the vacancy.

Carried.

SPECIAL COMMITTEE RE UNIVERSITY OF TORONTO
SCHOOL OF LAW.

With the consent of Convocation, the Report of the Special Committee re University of Toronto School of Law was presented at this time.

At the request of the Treasurer, Mr. Jamieson presented the Report of the Special Committee:

RE: UNIVERSITY OF TORONTO SCHOOL OF LAW.

Your Special Committee with respect to the University of Toronto School of Law, consisting of The Treasurer and Messrs. Arnup, Beaton, Jamieson, Mason and Robinette, begs leave to report as follows:

As directed by Convocation on February 19th 1953 this Committee has considered the letter dated February 18th 1953 from the President of the University of Toronto.

Your Committee recommends that Convocation should instruct the Treasurer to reply to such letter in the terms of the draft attached.

All of which is respectfully submitted.

Dated the 18th day of March 1953.

“C. F. H. Carson,”
Chairman

19th March 1953.

Sidney E. Smith, Esq., Q.C., M.A., LL.B., LL.D., D.C.L.,
President, University of Toronto,
Toronto 5.

Dear Mr. President:

Your letter of February 18th has now been considered by the Special Committee to whom it was referred by Convocation, and by Convocation itself, and I have been directed to make the following reply.

The Benchers do not agree with your suggestion that the “controversy” centres on the over-all number of years in a particular course. We are of opinion that the issue arises from a fundamental difference of opinion as to the practical training required and the amount of time that should be spent in the actual atmosphere of Osgoode Hall and its courts and legal offices in order to bring the law student to a proper standard of fitness for the practice of law.

The present fourth year of the Osgoode Hall Law School course cannot be considered separate and apart from the course

as a whole. It is an integral part of what the Benchers consider to be an ideal use of four years of training and instruction.

The Benchers further do not agree with your implication that the fourth year at Osgoode Hall is merely "another year taking classroom instruction." Such an implication ignores the fact that students in the fourth year serve under articles in an office from 10 a.m. to 4 p.m. each day. It also ignores the fact that special lectures, apart from the prescribed courses, are given in the fourth year.

Too much emphasis cannot be placed upon the benefit derived by law students from direct association with Osgoode Hall, the home of the profession, the centre of its activities and where are found the highest courts of the province and many of the court offices serving all of Ontario. There are no Inns of Court in this country, but the very reasons which prompt the English Bar to make regular attendance compulsory in one of the Inns of Court have confirmed the Benchers' belief in the unique contribution made by such an association in maintaining the spirit and brotherhood of the bar.

In short, therefore, the Benchers regard the present fourth year, not simply as one more year in a series of four, but as the culmination of a student's years of study and training expressly designed to produce lawyers best qualified to serve the public.

Accordingly, Convocation reiterates its opinion that all law students should be required to complete the third and fourth years of the Osgoode Hall Law School course.

Yours truly,
 "C. F. H. Carson,"
 Treasurer

Moved by Mr. Jamieson, seconded by Mr. Beaton, that the Report be adopted.

Carried

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 18th March 1953, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs, Arnup, Chitty,

Evans, Foster, Gregory, McLaughlin, Stewart, Walker and R. F. Wilson.

ADMISSION OF STUDENT:

The following student is entitled to be admitted as a student-at-law as of the date of filing his application:

GRADUATE CLASS	DATE
1. Phillip Joseph Dadson.....	11th March 1953

Approved.

CERTIFICATE OF FITNESS:

SPECIAL—ENGLISH SOLICITOR.

Sydney Smith—having been duly admitted as a Solicitor of the Supreme Court of England on 6th June 1939, has applied to be granted a Certificate of Fitness to practise as a Solicitor in Ontario, under Rule 134(d). He has filed the papers required by Rule 145, paid the required fee, served for one year under articles to a practising Solicitor in Ontario, and passed a written examination on Practice and an oral examination on the Statutes of Ontario, prescribed by the Dean of the Law School.

Approved.

LAW SCHOOL STAFF:

FULL-TIME LECTURER.

A memorandum from the Dean is submitted recommending the appointment of another full-time lecturer.

Your Committee recommends that the appointment of another full-time lecturer be referred to a Special Committee.

MOOT COURTS AND IMPROMPTU DEBATES:

A memorandum from the Dean is submitted suggesting that prizes be awarded to the winners in the Moot Courts, and that two plaques be obtained and the names of the winners in the Moot Courts and Impromptu Debates be inscribed thereon—to be hung in the Students' Library.

Your Committee recommends that the two plaques as suggested by the Dean be obtained, and that the question of prizes to be awarded to the winners of the Impromptu Debates be re-

ferred to the Chairman, and the Vice-Chairman in consultation with the Dean.

ORAL EXAMINATIONS 1953:

FOURTH YEAR.

At its meeting in February the Committee recommended that it be referred to the Chairman and Mrs. Anne Dubin, Supervisor of Practice Groups, to make all necessary arrangements for the oral examinations. The examinations will be held during the week beginning Monday, 23rd March 1953. These are the first oral examinations to be held for students who have completed their Third Year of full-time service under articles in the new four year course.

Your Committee approves of the arrangements of the Chairman and Mrs. Dubin, and suggests that any Benchers who are interested might attend any of the oral examinations.

FINANCE COMMITTEE—Mr. McLaughlin

Your Committee met on the 17th day of March 1953, the following members being present: Messrs McLaughlin (Chairman), Wilson, R. F., (Vice-Chairman), the Treasurer, and Messrs. Beaton, Common, Foster, Walker, Walsh and Wilson, P.D.

MONTHLY STATEMENT:

The usual monthly statement was presented and approved.

ARREARS OF ANNUAL FEES:

On February 17th the Secretary presented a list showing sixty-six (66) members in arrears for Barristers and Solicitors fees, and fifty-one (51) in arrears for Bar Fee only. The corresponding figures for March 17th are forty-one(41) and twenty-nine (29). At the February meeting your Committee recommended that all members in arrears for fees for a period of more than one year be informed that unless their arrears were paid forthwith, notice would be served that a resolution as to their suspension from practice would be considered at the

March meeting of Convocation. Pursuant to the resolution of the Committee, notice as referred to above was served on all those in arrears for more than one year.

Your Committee recommends to Convocation consideration of a motion to suspend from practice Barristers and Solicitors who are in arrears for more than one year.

THE REPORT WAS ADOPTED.

ARREARS OF ANNUAL FEES—Notice to Suspend.

It was moved and seconded that pursuant to the Law Society Act, R.S.O. 1950, cap. 200, the following Barristers and Solicitors be and they are hereby suspended from practice for a period of one year from this date:

Thomas Charlebois	Ottawa
Paul John Weade Glasgow	Toronto
Donald Henderson Grant	Toronto
Hector Mansfield Howell	Toronto
Arthur Ernest Langman	Port Colborne
John Price Erichsen Brown	Ottawa
Leonard Lisgar Brown	Ottawa
Allan Joseph Fraser	Ottawa

Mr. McLaughlin read to Convocation a letter dated March 13, 1953 from J. P. Erichsen Brown, and a letter dated March 18th from A. J. Fraser.

THE MOTION WAS CARRIED.

DISCIPLINE COMMITTEE:

Mr. Sedgwick reported briefly on the work of the Discipline Committee for the calendar year 1952, informing Convocation of the number of meetings held, the number of complaints considered by the Chairman or the Vice-Chairman, and the number investigated by the Committee with the action taken thereon.

THE REPORT WAS RECEIVED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 18th day of March 1953, the following members being present: The Chairman and Messrs. Chitty, Foster, Haines and Walsh.

STATUTES—HALDIMAND LIBRARY:

The Haldimand Law Association library lacks certain Province of Canada statute volumes and her Honour Judge Kinnear on their behalf has asked if copies could be supplied from the Great Library's duplicates section. Your Committee recommends that copies of Province of Canada statutes for the years 1848 to 1866 be presented to the Haldimand Association library.

AMERICAN ASSOCIATION OF LAW LIBRARIES:

Your Committee recommends that the Chief Librarian attend the annual meeting of the American Association of Law Libraries, to be held at Los Angeles from the 5th to the 9th July 1953.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 19th day of March 1953, the following members being present: the Chairman and Messrs. Clement, Creighton, Hamilton, Raney, Ward and Weir.

ANNUAL GRANTS:

Your Committee reports to the Finance Committee that the following County Law Associations have filed their Annual Returns for the year 1952 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules

adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such Associations as follows:

Frontenac	\$ 837.50
Haldimand	290.00
Kenora	376.67
Oxford	598.33
Peterborough	736.00
Waterloo	1,330.52
York	2,500.00

INSPECTION OF LIBRARIES:

Your Committee recommends that an inspection be made of the county law libraries during the year 1953, that the Chief Librarian be assisted in making this inspection by Mr. Wrinch, the Assistant Librarian, and Mr. Harvey, the Editor, and that for that purpose Mr. Harvey be appointed an Assistant Librarian.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON UNIFORM STANDARDS OF ADMISSION OF BARRISTERS, SOLICITORS AND STUDENTS FROM ONE PROVINCE TO ANOTHER.

At the request of Mr. Jamieson, the Chairman, it was ordered that consideration of this Report stand to the next meeting of Convocation, and that copies of the Report be sent to all Benchers.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from the Conference of Governing Bodies of the Legal Profession in Canada enclosing copy of the Minutes of the Mid-Winter Meeting of the Conference held at Niagara Falls on February 22, 1953, and with special reference to Uniform Standards of Admission of Barristers and Students-at-law from one Province to Another.

Ordered that no action be taken as a copy of the letter and enclosure had already been considered by the Special Committee

on Uniform Standards of Admission of Barristers, Solicitors and Students-at-law from one Province to Another.

A letter from E. L. Haines, Q.C. dated March 9, 1953 with reference to the proposed amendment to the Criminal Code, Section 116, Perjury.

Moved by Mr. Walsh, seconded by Mr. Stewart, that this matter be referred to a Special Committee to be appointed by the Treasurer to make representations to the appropriate Committee at Ottawa.

Carried.

The Treasurer appointed Messrs. Common, Sedgwick and Haines to the Special Committee.

A letter from Mrs. Charles McCrea thanking the Benchers for receipt of a copy of the Memorial to her late husband, Charles McCrea, Q.C.

Ordered that the letter be received and filed.

UNSATISFIED JUDGMENT FUND.

The attention of Convocation was directed to a news story on the front page of the Globe and Mail of this date headed —“M.P.P. Claims Greedy Lawyers Bilk Clients and Accident Fund”.

It was moved by Mr. Haines, seconded by Mr. Stewart, that the Treasurer appoint a Special Committee to consider this matter and report back to Convocation.

Carried.

The Treasurer appointed the following Special Committee on Unsatisfied Judgment Fund: Messrs, Arnup, Haines, Sedgwick, Stewart, Walker and Walsh.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 16TH APRIL, 1953.

11 A.M.

Present: The Treasurer and Messrs. Arnup, Beaton, Cassels, Chitty, Clement, Common, Evans, Foster, Geary, Gregory, Haines, Jamieson, Mason, McCarthy, McCulloch, MacTavish, Parkinson, Raney, Rigney, Robinette, Seymour, Slaght, Stewart, Walker, Ward, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the Meeting of Convocation of March 19th, 1953 were read and confirmed.

LEGAL EDUCATION COMMITTEE.

Moved by Mr. Beaton, seconded by Mr. Jamieson, that the paragraph of the Report of the Legal Education Committee with reference to Call to the Bar and Certificates of Fitness, be adopted.

Carried.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Harold McLoughlin — (Special, British Columbia)
 Robert Alexander Smith — (Special, Nova Scotia)

SPECIAL COMMITTEE ON UNIFORM STANDARDS OF ADMISSION OF BARRISTERS, SOLICITORS AND STUDENTS FROM ONE PROVINCE TO ANOTHER.

Mr. Jamieson presented the Report:

Your Committee met on the 18th day of March 1953, the following members being present: Messrs. Jamieson (Chairman), Beaton and McLaughlin.

UNIFORM STANDARDS FOR THE TRANSFER OF BARRISTERS AND STUDENTS AT LAW FROM ONE PROVINCE TO ANOTHER.

Attached hereto as part of this Report is a copy of the Uniform Standards for the transfer of Barristers and students-at-law from one Province to Another, as approved by the Conference of the Governing Bodies of the Legal Profession in Canada at Niagara Falls on February 22, 1953. The Uniform Standards in this form were unanimously adopted by the Conference and recommended to the Governing Bodies for adoption.

Your Special Committee recommends that:

1. Convocation approve and adopt these uniform standards;
2. Under paragraph 1(c) (i) of the uniform standards, the prescribed term of service under articles for Call to the Bar in Ontario be two years;
3. A Special Committee be appointed by the Treasurer to draft the necessary amendments to the Rules, including a proviso or temporary rule to take care of the cases of applicants for Call to the Bar in Ontario who are presently obtaining their legal education in other provinces;
4. The new or amended Rules be made effective on September 1, 1953.

OCCASIONAL APPEARANCES AS COUNSEL IN ANOTHER PROVINCE.

Attached hereto as part of this Report is a copy of a Resolution unanimously adopted by the Conference of Governing Bodies of the Legal Profession in Canada at a meeting at Niagara Falls on February 22nd, 1953.

Your Special Committee recommends that the Resolution be approved in principle, and that your Special Committee be authorized to consult with the Chief Justice of Ontario and the Chief Justice of the High Court as to the necessary action to be taken to make it effective.

UNIFORM STANDARDS FOR THE TRANSFER OF BARRISTERS AND STUDENTS AT LAW FROM ONE PROVINCE TO ANOTHER.

In the unanimous opinion of the Conference of Governing Bodies of the Legal Profession in Canada the following should

be adopted as maximum requirements governing the transfer of Barristers and students-at-law from one Province to another.

1. The Law Society of a Province should admit, or accept as fully qualified for admission any Barrister in good standing at the Bar of another Province who fulfils the following requirements:

- (a) The applicant Barrister shall present a Certificate of Good Standing from the Law Society of the other Province showing that he is presently a member in good standing therein and that no charge is pending against him in respect of alleged conduct for which he could be struck off the Roll or suspended from the practice of law. That Law Society shall in its certificate refer to previous disciplinary action which resulted in the applicant having been struck off the Roll or suspended from practice, and, on request of the admitting Law Society, may furnish it with information as to any other disciplinary action previously taken by it against the applicant, and any such action or information may be regarded as ground for refusal of an application.
- (b) Applicants for Call to the Bar who at the time of application have been engaged in active practice in another Province for three years or more next preceding the application shall be required to:
 - (i) pass examinations in the statute law and court procedure and practice of the admitting Province; and
 - (ii) pay a fee of \$250.00 in addition to the fee ordinarily required for admission to the Bar of the admitting Society.
- (c) Applicants for Call to the Bar who at the time of application have been engaged in active practice in another Province for a period of less than three years next preceding the application shall be required to:
 - (i) serve under articles in the admitting Province for a period of at least six months;

- (ii) pass examinations in the statute law and court procedure and practice of the admitting Province; and
- (iii) pay the fees ordinarily required for admission to the Bar of the admitting Society.

Where an admitting Society requires more than six months' service under articles for admission of such applicants, they shall be given credit, as service under articles on the time required in excess of six months, with the time they have served under articles and in active practice in the other Province.

2. In the case of student-applicants seeking recognition or credit for university or law school education secured in another Province, a Law Society of a Province should:

- (a) accept graduation from an approved Law School in another Province as satisfying its university and law school educational requirements but may require such applicants to:
 - (i) serve time under articles;
 - (ii) pass examinations prescribed by the admitting Society;
 - (iii) have had preliminary education equivalent to that required of its own articulated students.
- (b) when such students desire to transfer from a law school in an other Province to a law school in the Province where such Society is located, give or withhold credit according to the merits of each case.
- (c) where it conducts Bar examinations as distinguished from law school examinations, grant exemption from the Bar examinations *pro tanto*, to students who in its opinion have passed equivalent examinations in another Province.

3. The terms "Bar", "Barrister" and "admission" embrace Both Barristers and Solicitors and their Call and admission as Barristers and Solicitors.

OCCASIONAL APPEARANCES AS COUNSEL IN ANOTHER PROVINCE.

It is the unanimous opinion of the Conference of Governing Bodies of the Legal Profession in Canada that when a Barrister desires to appear as counsel in a particular matter in a Province in which he is not a member of the Bar, provision should be made under which he may appear in the particular matter by courtesy of, and without payment of a fee to the Law Society of that Province.

Moved by Mr. Jamieson, seconded by Mr. Gregory, that the Report be adopted.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on the 15th April 1953, the following members being present: Mr. Beaton (Chairman), Mr. Jamieson (Vice-Chairman) and Messrs. Arnup, Chitty, Evans, Foster, Gregory, Stewart, Weir and R. F. Wilson.

LECTURE HOURS—*Fourth Year.*

A letter is submitted from R. G. Elgie, President-elect of the Osgoode Hall Legal and Literary Society, asking that Fourth Year lectures be given in the morning, instead of one in the morning and one in the afternoon.

Your Committee recommends that no change be made in the time of the Fourth Year lectures.

ASSOCIATION OF LAW SCHOOL TEACHERS.

Your Committee recommends that the Society pay the expenses of any members of the full-time staff who will attend the annual meeting at the University of Montreal, in June.

SERVICE UNDER ARTICLES—*Fourth Year.*

Pre-examination time off.

A letter is submitted from A. E. Hounsom, District Supervisor Allowances and Benefits, D.V.A., to the effect that if a time

limit is set for pre-examination time off for study, the D.V.A. is prepared to reinstate full assistance for the period granted, provided the Society will continue articleship credit for that period. There are 17 Fourth Year students still receiving D.V.A. Benefits.

Your Committee recommends that articleship credit be granted for a period not to exceed four weeks.

BURSARIES.

In 1950 the Atkinson Charitable Foundation inaugurated bursary programs with the assistance of six Ontario Colleges and Universities. The program has since been extended in five Ontario Colleges. Recently the Secretary has had two interviews with a representative of the Foundation and understands that the Trustees would give favourable consideration to an application for bursary aid for Osgoode Hall law students if the Law Society sees fit to submit such an application.

Your Committee recommends that the Secretary be authorized to make application for any bursaries that may be made available.

SPECIAL LECTURES 1952-53.

Fourth Year.

The Dean has reported to the Chairman that the following special lectures were given to Fourth Year during the session 1952-53:

September 27, 1952—by the Honourable Mr. Justice Kellock of the Supreme Court of Canada on “The Jurisdiction and Practice of the Supreme Court of Canada.”

November 12, 1952—by the Honourable Mr. Justice Barlow of the Supreme Court of Ontario on “Jury Trials.”

November 28, 1952—by the Honourable Mr. Justice Schroeder of the Supreme Court of Ontario on “Some Aspects of the Law of Negligence.”

January 16, 1953 —by the Honourable Mr. Justice Cartwright of the Supreme Court of Canada on “Advocacy in the Court of Appeal.”

- February 9 and 10, 1953, by the Honourable Chief Justice McRuer, Chief Justice of the High Court of Ontario on "Legal Ethics and Conduct."
- March 19, 1953 —by Mr. W. S. Martin, Q.C., on "The Solicitor's Professional Charges."
- March 23, 1953 —by Mr. C. F. H. Carson, Q.C., Treasurer of the Law Society of Upper Canada, on "The Relation of the Profession to the Law Society."

Approved.

CHANGE OF NAME.

Joseph Alfred Napoleon Pierre Mercier—4th Year—asks to have his name changed on the Rolls and Records of the Society to "Pierre Mercier".

Your Committee recommends that the petition be granted.

ORAL EXAMINATIONS, 1953.

Final Year—(new Four Year Course)

The oral examinations for the final year were held during the week of March 23rd, 1953, under the supervision of Mrs Anne Dubin Supervisor of Practice Groups. This was the first oral examination of students under the new four year course which requires 24 months service under articles (16 months full time and 8 months part time). Each student was given a half hour examination on his practical experience in Real Estate, Companies, Litigation and Surrogate Court Practice. The following is a summary of the ratings given:

A	—	25
B	—	60
C	—	91
No Rating	—	8

184

1—Did not attend (in hospital)

185

Of the eight students who were given No RATING, five have filed petitions to be given a further supplemental oral examination before the June Call.

Your Committee recommends that the 8 students who received no rating be given a further oral examination in June.

WALLACE NESBITT ESSAY COMPETITIONS.

For Students-at-law and for Barristers.

At its meeting in November 1952, the Committee approved the Dean's suggestions for certain changes in the regulations of the essay competitions, with regard to the closing dates for receipt of the essays and eligible candidates to include Fourth Year students, and the matter was referred to the Trustees to make necessary changes in the regulations.

A copy of the new regulations is submitted.

Your Committee refers the new regulations to Convocation for approval.

LAW SOCIETY OF UPPER CANADA.

WALLACE NESBITT ESSAY COMPETITIONS.

Out of the income of the Wallace Nesbitt Trust Fund created as a result of a gift to the Law Society by the late Honourable Wallace Nesbitt, sometime Treasurer of the Society, prizes are offered in two essay competitions, as follows:

- (a) THE WALLACE NESBITT STUDENTS' ESSAY COMPETITION, open to all students-at-law of the Society who at the last date for the handing in of the essays, October 31, are registered in the Second, Third or Fourth years of their course; and
- (b) THE WALLACE NESBITT BARRISTERS' ESSAY COMPETITION, open to all barristers of the Society who at the last date for the handing in of the essays, October 31, shall not have been called to the Bar for more than twenty-nine months.

Prizes of \$150, \$75 and \$40 respectively are offered in each of the above competitions, subject to the regulations below.

The essays may be on any legal subject selected by the candidate and approved by the Dean of the Law School.

It is suggested that normally an essay should contain from 3,000 to 5,000 words.

The regulations governing both of the essay competitions are as follows:

1. On or before July 2, a competitor must obtain from the Dean of the Law School approval of the subject on which he desires to write and give notice in writing to the Secretary of the Law Society stating which of the competitions he proposes to enter and the subject as approved by the Dean.

2. Every essay shall be typewritten, double spaced, on paper 11 inches by 8½ inches, on one side only of the paper and with a margin on the left hand side of at least one inch and a half.

3. Every essay shall be signed by the author as follows:

“I hereby certify that (1) the essay entitled submitted by me in the Prize Essay Competition of the Wallace Nesbitt Trust is my own work; (2) it has not appeared in any printed publication; and (3) it has not been submitted as an essay in any previous competition at Osgoode Hall or elsewhere or as a thesis for a degree in any University.”

4. Three copies of the essay must be delivered to the Secretary of the Law Society on or before October 31, provided, however, that the Dean of the Law School may extend the time for receiving an essay if in his opinion there is sufficient reason for the delay.

5. The copies furnished shall become the property of the Law Society. The whole, or any extracts from the essays submitted may be published by the Osgoode Hall Legal and Literary Society in “Obiter Dicta”, with the consent of the Law Society, if the Legal and Literary Society so desires. Otherwise the Law Society makes no claim to the copyright in the essays.

6. The examiners shall be the committee nominated in the trust declaration, namely, the Treasurer of the Law Society, the Chairman of the Legal Education Committee, and the Dean of the Law School, or such persons as they may appoint. The

examiners shall be the sole judges of the merits of the essays submitted, and all other questions that may arise in respect of either competition shall be decided by the Committee and their decision shall be final and binding.

7. The examiners may in their discretion increase the amount of any prize if they consider any essay to be of exceptional merit. If in the opinion of the examiners two or more essays are of equal merit, the amount of the prizes may be apportioned accordingly. The examiners may refuse to award the first and second prizes, or either of them, if in their opinion there are no essays submitted that in their opinion merit that or those prize or prizes. The examiners may reject all or any of the essays submitted as unworthy of a prize. The examiners may, although not awarding a prize for an essay, think it of sufficient merit to recommend to Convocation that an *ex gratia* payment be made out of the Wallace Nesbitt Trust funds to the competitor in respect of the time, work and expense which he has incurred in respect of it.

8. In determining the merits of the essays submitted regard will be had to form and literary quality as well as to such matters as originality, learning and research.

9. Carelessness in regard to grammar, spelling or punctuation, or inaccuracy in the proper citation of authorities, will be a ground for entirely rejecting an essay.

Moved by Mr. Beaton, seconded by Mr. Stewart, that the Report be adopted.

Moved in amendment by Mr. Jamieson, seconded by Mr. R. F. Wilson, that the part of the Report with reference to Oral Examinations 1953, Final Year, be referred back to the Committee for further consideration.

The amendment was lost.

The motion was carried.

FINANCE COMMITTEE.

In the absence of the Chairman, Mr. R. F. Wilson, Vice-Chairman, presented the Report:

Your Committee met on the 14th day of April 1953, the following members being present: Messrs. R. F. Wilson (Vice-Chairman), Beaton, Cassels, Common and Wilson, P.D.

MONTHLY STATEMENT.

The usual monthly statement was presented and approved.

BARRISTERS AND SOLICITORS SUSPENDED FOR NON-PAYMENT OF FEES.

Donald Henderson Grant, Toronto, Hector Mansfield Howell, Toronto, and John Price Erichsen-Brown, Ottawa, were suspended from practice for one year from March 19, 1953. They have now paid their arrears of fees in full and ask that they be reinstated.

Your Committee recommends that the period of suspension of the above Barristers and Solicitors be terminated forthwith, and that they be reinstated as Barristers and Solicitors in good standing.

Following publication of the Notice of Suspension of eight Barristers and Solicitors on March 19, 1953, J. Harvey Bone, Q.C. wrote with reference to the form of the notice and suggesting that in future the notice state that the suspension is for non-payment of fees. Several Benchers and other members of the profession have made the same suggestion.

Your Committee recommends that in future the notice be in the following form:

“Notice is hereby given that at the meeting of Convocation on _____, _____, pursuant to The Law Society Act, R.S.O. 1950, chapter 200, section 45, and having failed to pay a fee payable to the Society within one year of the date prescribed for the payment thereof, the following barristers and solicitors were suspended from practice for a period of one year from that date;”

THE REPORT WAS ADOPTED.

Moved by R. F. Wilson, seconded by Hamilton Cassels, that pursuant to the Law Society Act, R.S.O. 1950, chapter 200, the following Barristers and Solicitors be reinstated as of this date, and that their periods of suspension from March 19, 1953 be terminated forthwith:

Donald Henderson Grant, Toronto.
Hector Mansfield Howell, Toronto.
John Price Erichsen Brown, Ottawa.

Carried.

DISCIPLINE COMMITTEE.

RE: Harry Richards McGladdery.

In the absence of the Chairman, Mr. Arnup (Vice-Chairman) presented the Report of the Discipline Committee, and moved its adoption.

Mr. A. A. Macdonald, Q.C. appeared as counsel for the Solicitor, and addressed Convocation and read a letter of April 15, 1953 from Frank K. Ellis, Q.C., Windsor.

Moved in amendment and seconded that the matter be referred back to the Discipline Committee for consideration of Mr. Macdonald's representations.

The amendment was carried.

The motion as amended was carried.

Re: Floyd Alexander Baillargeon.

In the absence of the Chairman, Mr. Arnup (Vice-Chairman) presented the Report of the Discipline Committee, and moved its adoption.

The Solicitor did not attend nor was he represented by Counsel.

Mr. Arnup read a letter of April 9, 1953 from the Secretary of the Essex Law Association.

The Report of the Discipline Committee in the matter of *Floyd Alexander Baillargeon*, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said *Floyd Alexander Baillargeon* guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report.

THAT the said *Floyd Alexander Baillargeon* be disbarred.

THAT the said *Floyd Alexander Baillargeon* is unworthy to practise as a Solicitor.

UNAUTHORIZED PRACTICE COMMITTEE.

In the absence of the Chairman, Mr. Clement reported orally.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 16th day of April 1953, the following members being present: the Chairman and Messrs. Clement, Gregory, Jamieson, Raney, Weir and Ward.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the Rainy River Law Association has filed its Annual Returns for the year 1952 in accordance with Rule 62 and has complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries, and recommends that a grant be made to the Association of \$275.00.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 15th instant the following members being present: Messrs. Jamieson (Chairman), Arnup, Beaton, Chitty, Gregory, Stewart and Weir.

UNSATISFIED JUDGMENT FUND.

Your Committee considered the publicity in press and radio following the speech in the Legislature on March 18th, 1953 of W. M. Nickle, Q.C., and read communications thereon from the Simcoe, Lindsay and Frontenac Law Associations.

Your Committee recommends that a factual statement on the series of events from the date of Mr. Nickle's speech in the Legislature and the resulting publicity (including the first Bill to amend the Highway Traffic Act) to the passing of the amended Bill to Amend the Highway Traffic Act together with a copy of The Treasurer's press release of March 19, 1953, be sent to all members of the profession.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COMPENSATION FUND—

Mr. Robinette.

The Report of your Special Committee dated January 7, 1953 read in part as follows:

"9. That the Society request the Legislature of Ontario to pass the necessary amendments to the Law Society Act to enable it to bring into operation the compensation fund on the principles stated herein and to confer upon the Society the right to make rules with respect to the administration of the fund and to confer upon the Discipline Committee the right to summon witnesses with respect to the hearing of applications for grants out of the fund."

Following the adoption of the Report by Convocation on January 15, 1953 it was moved and carried that the drafting of any necessary legislation and any other details in connection with the Report of the Special Committee be referred to Mr. Robinette, the Chairman, and the Treasurer, with power to act.

Pursuant to paragraph 9 of the Report and to the action of Convocation, the Chairman on March 12, 1953 wrote the Honourable the Attorney-General with reference to the drafting of the proposed legislation. The draft Bill was submitted to the Treasurer, the Chairman of this Committee, and the Secretary for consideration, and with certain suggested amendments was introduced to the Legislature by the Honourable Mr. Porter as Bill No. 148. The Bill received Third Reading and Royal assent on April 2, 1953.

The Law Society Amendment Act 1953 is in force from the day it received the Royal assent.

The Treasurer referred to a telegram of April 1, 1953 from the Nipissing Law Association stating their strong opposition to the establishment of the Plan.

THE REPORT WAS ADOPTED.

Moved by Mr. Robinette, seconded by Mr. Haines, that the Benchers delegate the powers conferred upon them under Section 51b of The Law Society Act, to the Discipline Committee; that the Discipline Committee in consultation with the Chairman of the Special Committee, make the regulations in connection with the administration of the Fund, including regulations to fix the day on which the Fund is to come into operation and to provide for an annual levy for the fees year 1952-53.

Carried.

SPECIAL COMMITTEE, UNSATISFIED JUDGMENT FUND.

In the absence of the Chairman, Mr. Arnup presented the Report of the Special Committee:

At its meeting on March 19, 1953 the attention of Convocation was directed to a news story on the front page of the Globe and Mail of that date headed—"M.P.P. Claims Greedy Lawyers Bilk Clients and Accident Fund". It was moved, seconded and carried that the Treasurer appoint a Special Committee to consider this matter and report back to Convocation. The Treasurer appointed the following Special Committee on Unsatisfied Judgment Fund: Messrs. Arnup, Haines, Sedgwick, Stewart, Walker and Walsh.

Your Special Committee met on March 23, 1953 when the Treasurer and all members of the Special Committee were present.

After discussion the Committee was of the unanimous opinion that the publicity in this matter was unjustified and unwarranted. The Committee was unanimously opposed to the proposed amendment to the Highway Traffic Act to the effect that where the amount paid out of the Fund on any judgment exclusive of costs is in excess of \$500.00, the amount paid out of the Fund for costs shall not exceed an amount equal to 20% of the amount so paid out on the judgment. The Committee was of the opinion that this proposed amendment was unworkable.

The Committee adjourned later on the same date and attended on the Attorney-General and laid before him the Committee's views including its opposition to the proposed amendment. The Committee suggested an amendment to the Act providing for a means of settlement of certain cases under the Act. The Committee was assured by the Attorney-General that he would give consideration to the suggestion.

The Attorney-General later appeared in person before the Legal Bills Committee, and Bill No. 129, An Act to Amend the Highway Traffic Act, was introduced by Mr. Doucett as amended by the Committee on Legal Bills. The Act was given Royal Assent on April 2, 1953. All reference to the question of costs not to exceed 20% was deleted from the Bill.

THE REPORT WAS ADOPTED.

The Treasurer referred to letters with reference to this matter from the Simcoe and Lindsay Law Associations, and read a letter and copy of an enclosed resolution from the Frontenac Law Association.

OSGOODE HALL COURT ROOMS.

Mr. Arnup presented the following Report:

Osgoode Hall Court Rooms.

To the Benchers of the Law Society of Upper Canada
in Convocation Assembled.

On February 19th, 1953, following the adoption of the Report of the special committee on Osgoode Hall court rooms, I was appointed a representative of the Law Society to confer with the Chief Justice of Ontario and the Chief Justice of the High Court. On March 24th, 1953, I had an interview with Chief Justice Pickup and Chief Justice McRuer. The attitude of Chief Justice Pickup may be summed up by saying that he does not think there is very much that can be done about the situation at the present time except to confine the use of Osgoode Hall court rooms for trial purposes to one court room. He of course agrees that the situation is undesirable.

Chief Justice McRuer was quite frank in saying that he was surprised the Law Society had not taken objection at an earlier date and that he sympathized very much with their position. His position is that five judges have been assigned to the Toronto list, two for jury work and three for non-jury. Court rooms 2, 3, 4 and 8 are available at the City Hall for the trial of Supreme Court cases, and no others. This means that while there is work to be done and a Judge to do it, that Judge cannot sit unless he sits at Osgoode Hall.

The County Court Judges have available court rooms 1, 5, 6 and 7, together with the two small courts known as rooms 107 and 108.

Chief Justice McRuer indicated that the matter of a new Court House is likely to be made the responsibility of the new Metropolitan Area Council and suggested that the most useful thing which the Law Society could do at the present time is to make strong representations to the Attorney-General with the view of ensuring that the matter of a Court House receives a top priority in the agenda of the new council when set up.

In the light of the views stated it appears to me that the Law Society might well be subject to public criticism if the work of the courts could not proceed at the present time although there is a Judge available to hear cases. In view of the fact that both Chief Justices have expressed their agreement with the general position of the Law Society, I recommend that two steps be taken:

1. That the Chief Justice of the High Court be requested to restrict the use of Osgoode Hall court rooms for trial purposes involving witnesses to one court room at a time.

2. That a committee be appointed to confer with the Attorney-General with the view of enlisting his support in obtaining a new Court House as soon as possible.

THE REPORT WAS ADOPTED.

Moved by Mr. Arnup, seconded by Mr. Beaton, that the second recommendation of the Report:

“that a committee be appointed to confer with the Attorney-General with the view of enlisting his support in obtaining a new Court House as soon as possible.”

be referred to the Special Committee on Court House Accommodation.

Carried.

SPECIAL COMMITTEE ON CRIMINAL CODE, SECTION 116, PERJURY.

Mr. Common reported orally that the members of the Special Committee consulted on several occasions, and that he had spoken to the Chairman of the Special Committee of the House of Commons on Revision of the Criminal Code, and was informed that the date for receiving representations had passed, and that representations had been made by other legal bodies.

Moved by Mr. Common, seconded by Mr. Haines, that the Report be received, and that the Special Committee be discharged.

Carried.

INCOME TAX EXEMPTIONS, STUDENTS.

The Treasurer reported that it had come to his attention that the Budget Resolutions introduced in the House of Commons on February 1953 provided, among other things, that “the deductions in computing taxable income of individuals at present allowed in respect of dependent children under 21 years of age,

be allowed in respect of the dependent children of the taxpayer over 21 years of age if they are attending a university." (Income Tax Resolution 7).

The Treasurer stated that on February 23rd he wrote the Honourable the Minister of Finance pointing out that the resolution should include students of the Osgoode Hall Law School. The Treasurer received an acknowledgement dated February 27, 1953 from the Honourable the Minister of Finance stating that he would be pleased to consider the suggestion when preparing the Income Tax Amendment Bill.

The Bill to amend the Income Tax Act when introduced provided in effect that the relief contemplated in the Budget Resolution would be extended so as to be available to parents with wholly dependent children "21 years of age or over and in full time attendance at a school or university."

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 21ST MAY 1953.

11 A.M.

Present: Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Davis, Evans, Foster, Gregory, Haines, Hamilton, Hays, Jamieson, Maclaren, Mason, McCarthy, McCulloch, McLaughlin, Parkinson, Raney, Rigney, Roebuck, Sedgwick, Shaver, Walker, Walsh, Weir, Wilson, P.D., and Wilson, R.F.

Mr. H. J. McLaughlin, Q.C. was appointed Chairman.

ELECTION OF TREASURER.

Mr. Cyril Frederick Harshaw Carson, Q.C., was elected Treasurer for the ensuing year. The secretary was instructed to cable Mr. Carson in England notifying him of his election, and extending the congratulations of Convocation.

The Minutes of the Meeting of Convocation of April 16th, 1953, were read and confirmed.

BUSINESS ARISING FROM THE MINUTES.

SPECIAL COMMITTEE ON UNIFORM STANDARDS OF ADMISSION OF BARRISTERS, SOLICITORS AND STUDENTS FROM ONE PROVINCE TO ANOTHER.

In its report dated March 18th, 1953 and adopted by Convocation on April 16th, 1953, the Special Committee on Uniform Standards recommended that a special committee be appointed by the treasurer to draft the necessary amendments to the Rules, including a proviso or temporary rule to take care of the cases of applicants for Call to the Bar in Ontario who are presently obtaining their legal education in other provinces.

Mr. Jamieson, the Chairman of the Special Committee on Uniform Standards, reported that the Treasurer had not been able to appoint the special committee referred to above before leaving for England, and that the proposed amendments should be presented to Convocation in June next.

Moved by Mr. Sedgwick, seconded by Mr. Clement, that a Special Committee to Amend the Rules, consisting of Messrs. Beaton, Arnup, and Jamieson, be appointed.

Carried

PUBLIC RELATIONS COMMITTEE:

In its Report dated April 15, 1953, and adopted by Convocation on April 16th, the Public Relations Committee recommended that a factual statement on the series of events from the date of Mr. Nickle's speech in the Legislature and the resulting publicity (including the first Bill to amend the Highway Traffic Act) to the passing of the amended Bill to amend the Highway Traffic Act, together with a copy of the Treasurer's press release of March 19, 1953, be sent to all members of the profession.

Mr. Jamieson reported to Convocation that the factual statement had not been prepared, and he suggested that no further action be taken.

Moved by Mr. Jamieson, seconded by Mr. Chitty, that no further action be taken with reference to sending out the factual statement referred to above.

Carried.

APPOINTMENT OF STANDING COMMITTEES.

The following Standing Committees were appointed to hold office until May 1954:

FINANCE COMMITTEE.

Messrs. W. J. Beaton, Hamilton Cassels, W. P. Clement, W. B. Common, H. W. A. Foster, Hon. G. R. Geary, J. R. Marshall, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Gordon N.

Shaver, C. D. Stewart, H. C. Walker, G. T. Walsh, F. L. Ward,
P. D. Wilson, R. F. Wilson.

LEGAL EDUCATION.

Messrs. J. D. Arnup, W. J. Beaton, L. E. Blackwell, R. M. W. Chitty, A. G. Davis, R. D. Evans, H. W. A. Foster, W. P. Gregory, H. S. Hamilton, D. P. Jamieson, J. R. Maclaren, D. K. MacTavish, H. J. McLaughlin, J. J. Robinette, M. A. Seymour, Gordon N. Shaver, C. D. Stewart, H. C. Walker, S. E. Weir, P. D. Wilson, R. F. Wilson.

LIBRARY.

Messrs. W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. B. Common, A. G. Davis, H. W. A. Foster, E. L. Haines, H. F. McCulloch, H. J. McLaughlin, H. F. Parkinson, E. F. Raney, J. J. Robinette, Joseph Sedgwick, Gordon N. Shaver, G. T. Walsh, P. D. Wilson.

DISCIPLINE.

Messrs. J. D. Arnup, W. J. Beaton, L. E. Blackwell, W. B. Common, T. K. Creighton, A. G. Davis, R. D. Evans, H. F. McCulloch, H. J. McLaughlin, H. F. Parkinson, T. J. Rigney, Joseph Sedgwick, M. A. Seymour, C. D. Stewart, A. R. Willmott, P. D. Wilson, R. F. Wilson.

UNAUTHORIZED PRACTICE.

Messrs. A. L. Brooks, R. M. W. Chitty, W. P. Clement, T. K. Creighton, A. G. Davis, R. D. Evans, W. P. Gregory, H. S. Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, M. A. Seymour, G. T. Walsh, F. L. Ward, S. E. Weir, A. R. Willmott.

REPORTING.

Messrs. W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. B. Common, E. L. Haines, H. F. McCulloch, J. R. Maclaren, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Joseph Sedgwick, M. A. Seymour, Gordon N. Shaver, C. D. Stewart, G. T. Walsh, P. D. Wilson.

COUNTY LIBRARIES.

Messrs. A. L. Brooks, W. P. Clement, T. K. Creighton, R. D. Evans, W. P. Gregory, H. S. Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, H. J. McLaughlin, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, Gordon N. Shaver, F. L. Ward, S. E. Weir, A. R. Willmott.

PUBLIC RELATIONS.

Messrs. J. D. Arnup, W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. P. Gregory, D. P. Jamieson, C. D. Stewart, G. T. Walsh, S. E. Weir.

LEGAL AID.

Messrs. J. D. Arnup, L. E. Blackwell, R. M. W. Chitty, W. B. Common, E. L. Haines, D. P. Jamieson, J. J. Robinette, H. C. Walker, A. R. Willmott.

Convocation then adjourned to allow the Standing Committees to meet for the election of Chairmen and Vice-Chairmen.

ELECTION OF CHAIRMEN AND VICE-CHAIRMEN.

Convocation having resumed, the Reports of the Standing Committees reporting the election of the following Chairmen and Vice-Chairmen, were adopted:

Finance—H. J. McLaughlin, Q.C.

Vice-Chairman—R. F. Wilson, Q.C.

Legal Education—W. J. Beaton, Q.C.

Vice-Chairman—D. P. Jamieson, Q.C.

Library—P. D. Wilson, Q.C.

Vice-Chairman—W. B. Common, Q.C.

Discipline—Joseph Sedgwick, Q.C.

Vice-Chairman—J. D. Arnup, Q.C.

Unauthorized Practice—G. T. Walsh, Q.C.

Vice-Chairman—H. F. Parkinson, Q.C.

Reporting—R. M. W. Chitty, Q.C.

County Libraries—D. K. MacTavish, Q.C.

Public Relations—D. P. Jamieson, Q.C.
Vice-Chairman—J. D. Arnup, Q.C.
Legal Aid—L. E. Blackwell, Q.C.
Vice-Chairman—J. J. Robinette, Q.C.

APPOINTMENT OF AUDITOR.

Messrs. Clarkson, Gordon & Company were appointed Auditors of the Society for the period of one year from the 1st day day of June 1953.

CANADIAN BAR ASSOCIATION.

Mr. Gordon N. Shaver, Q.C. and Mr. D. K. MacTavish, Q.C. were appointed the Society's representatives to the Council of the Canadian Bar Association.

CONFERENCE OF THE GOVERNING BODIES OF THE LEGAL PROFESSION IN CANADA.

Mr. D. Park Jamieson, Q.C. was appointed the Society's representative to the Executive of the Conference of Governing Bodies of the Legal Profession in Canada.

RULES COMMITTEE.

Moved by Mr. Shaver, seconded by Mr. Jamieson, and carried, that the Treasurer, G. T. Walsh, Q.C. and Gordon D. Watson, Q.C. be appointed the Society's representatives on the Rules Committee for a period of three years from July 1, 1953.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on the 20th May 1953, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Arnup, Chitty, Evans, Foster, Gregory, Maclaren, Shaver, Stewart, Weir, and Wilson R. F.

ADMISSION OF STUDENTS.

The following students are entitled to be admitted as students-at-law as of the date of filing their applications:

I. GRADUATES	DATE
1. Robert Craig Headrick.....	21 April 1953
2. Patrick Luciani.....	28 April 1953
3. Arthur Wolfond.....	16 April 1953

Approved.

ORAL EXAMINATIONS—*Fourth Year.*

At its meeting on 15th April it was moved by Mr. Arnup that at the next meeting the Committee formulate a policy with reference to oral examinations, particularly in regard to those students who receive their office training in a specialized field but are deficient in practical training otherwise.

The question of Ratings also to be considered, and a policy of having all "No Ratings" reviewed by an independent panel of examiners before the results of the Orals are announced. After such review, all Fourth Year students receiving "No Rating" to be required to continue service under articles until they are given a supplemental oral examination in September.

It was suggested that Mrs. Dubin, Supervisor of Practice Group, be invited to attend and make any suggestions which she might think would be helpful.

Your Committee recommends that the matter be referred to a sub-committee consisting of the Chairman, Vice-Chairman and Mr. Arnup, to report to the June meeting.

BURSARIES.

Atkinson Charitable Foundation.

At its meeting on 15th April the Committee authorized the Secretary to make application for any bursaries that may be made available to Osgoode Hall Law Students under the bursary programs of the Foundation.

A letter is submitted from W. G. Palmer, Secretary to the Trustees, stating that at a meeting of the Trustees on May 1st, 1953, they resolved to make a grant of \$2,000.00 to The Law Society of Upper Canada to be used by the Society's Bursaries Committee for the purpose of providing 10 bursaries of \$200.00 each to deserving law students of Osgoode Hall for the 1953-54 school year.

Your Committee recommends that a letter of acceptance and appreciation be sent to the Atkinson Charitable Foundation.

WALLACE NESBITT ESSAY COMPETITION.

For Barristers.

Your Committee approves of the Dean's suggestion that notice of the Competition be published in the Weekly Notes.

SENIORITY ON CALL TO THE BAR.

A memorandum from the Dean is submitted suggesting that Fourth Year students who obtain Honours at the final examinations, be given seniority at the Call to the Bar. Under Rule 139 candidates are Called to the Bar in order of precedence on the Common Roll.

Your Committee approves of the Dean's memorandum and recommends that Rule 139 be amended accordingly.

MOOT COURTS AND IMPROMPTU DEBATES.

At its meeting on the 18th March a memorandum from the Dean was considered, suggesting that prizes be awarded to the winners in Moot Courts, and that two Plaques be obtained and the names of winners in Moot Courts and Impromptu Debates be inscribed thereon. The Committee recommended that the two Plaques suggested by the Dean be obtained, and that the question of prizes to be awarded to the winners of the impromptu debates be referred to the Chairman and Vice-Chairman in consultation with the Dean.

A further memorandum from the Dean is submitted.

Your Committee approves of the Dean's memorandum, and recommends that the cuff links be obtained in silver gilt.

THE REPORT WAS ADOPTED.

AMENDMENT OF RULES.

Moved by Mr. Beaton, seconded by Mr. Shaver—

That Rule 22 be suspended:

That Rule 139 be amended by adding thereto the following words:

“subject to those candidates who were awarded Honours, Medals, Scholarships or Prizes at the final examination being given precedence in order of merit over all other candidates.”

Carried.

CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Chairman:

STEPHEN JOSEPH SEXTON—(Special, Nova Scotia).

BURSARIES.

Moved by Mr. Shaver, seconded by Mr. Maclaren, and unanimously carried:

THAT Convocation record its grateful thanks and appreciation to The Atkinson Charitable Foundation for its continued interest in higher education and for its generous grant of \$2,000.00 for bursaries at the Osgoode Hall Law School for the 1953-54 school year.

FINANCE COMMITTEE—Mr. R. F. Wilson.

Your Committee met on the 19th instant, the following members being present: Messrs. McLaughlin (Chairman),

Wilson R. F. (Vice-Chairman), Beaton, Common, Foster, Shaver, Walker and Wilson, P. D.

MONTHLY STATEMENT.

The usual monthly statement was presented and approved.

GARDENS AND GROUNDS.

Your Committee recommends that a Sub-Committee on Gardens and Grounds be appointed consisting of the Chairman and Messrs. Stewart and Walker.

CORONATION.

Your Committee is informed that suitable decorations will be provided for the centre wing of Osgoode Hall by the Department of Public Works. Your Committee recommends that the Society provide suitable decoration for the new east wing and that the matter be referred to Mr. Foster and the Secretary.

REPORTS.

The Reporting Committee recommends that the remuneration of the Barristers who report argument for the Editor be increased from \$7.50 to \$12.00 per day.

Approved.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re: HARRY RICHARDS MCGLADDERY.

Mr. Sedgwick presented the second Report of the Discipline Committee and moved its adoption.

Mr. A. A. Macdonald, Q.C. appeared as counsel for the solicitor, and addressed Convocation.

The motion was carried.

The Report of the Discipline Committee in the matter of HARRY RICHARDS MCGLADDERY, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said HARRY RICHARDS MCGLADDERY guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report.

THAT the said HARRY RICHARDS MCGLADDERY be disbarred.

THAT the said HARRY RICHARDS MCGLADDERY is unworthy to practise as a Solicitor.

Re: REGINALD CARLSTON MCLEAN.

Mr. Sedgwick presented the Report of the Discipline Committee and moved its adoption.

The Solicitor attended and stated that he had received the Report on the 20th instant as he had been ill and not in attendance in his office; and asked that consideration of the Report be postponed to the June meeting of Convocation.

After consideration of the request, the solicitor was informed that any representations to be made were to be made at this meeting. The solicitor then addressed Convocation.

The motion was carried.

The Report of the Discipline Committee in the matter of REGINALD CARLSTON MCLEAN, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said REGINALD CARLSTON MCLEAN guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report.

THAT the said REGINALD CARLSTON MCLEAN be disbarred.

THAT the said REGINALD CARLSTON MCLEAN is unworthy to practise as a Solicitor.

Order.

The Secretary placed before Convocation the following Order which in compliance with Rule 79 is entered on the Minutes of Convocation:

Re: FLOYD ALEXANDER BAILLARGEON.

Order striking off the rolls.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 19th day of May, 1953, the following members being present: the Chairman and Messrs. Beaton, Common, Foster and McCulloch.

EVENING AND SATURDAY AFTERNOON SESSIONS.

Your Committee recommends that the library be closed on Saturday afternoons after the close of examinations on the 22nd day of May, and in the evenings after Friday the 12th day of June, 1953.

SATURDAY CLOSING.

Your Committee recommends that henceforth the library be closed all day Saturday in July and August.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

Your Committee met on the 21st day of May 1953, the following members being present: Messrs. Walsh (Chairman), Parkinson (Vice-Chairman), Brooks, Clement, Creighton, Evans, Gregory, Hayes, Jamieson, Maclaren, Raney and Weir.

JOHN J. GLASS (Struck off the Rolls 19th April 1945).

On May 1, 1953 His Honour Judge Currey delivered judgment allowing the appeal of the Law Society, and imposing a fine of \$100.00 on Glass. Judge Currey endorsed the record as follows:

“Upon a review of the evidence and the argument of counsel, I am of the opinion that the case of Regina vs Mitchell, [1952]

O.R. 896, is binding upon me and I therefore allow the appeal and impose a fine upon the respondent in the sum of \$100.00 in accordance with the Solicitors Act.”

The formal judgment allowing the appeal of the Society has now been issued, and the Secretary has received a copy. The original is filed with the papers in the Police Court. The judgment will be reported in the Ontario Weekly Notes.

GORDON MITCHELL.

On February 19th the Secretary reported that Mr. Mitchell's application for leave to appeal to the Supreme Court of Canada had been refused. The Secretary pointed out that on the 19th April 1951 the Committee recommended that the Attorney-General be requested that Mitchell's Commission as a Notary Public be revoked (as soon as time for appeal is up). Mr. Mitchell was appointed a Notary Public on May 12, 1934. The appointment was revoked on April 30th 1952 following disposition of his appeal to a County Court Judge from his conviction before the Magistrate. He was re-appointed on May 9, 1952 following information to the Department that the conviction was to be appealed again.

Your Committee recommends that the Attorney-General be requested that Mitchell's Commission as Notary Public be revoked.

DAVID J. and WILLIAM C. MORLAND, Nipissing District.

On April 16th in consideration of information before the Committee, it was recommended that Mr. C. H. Walker, Q.C. make further investigations at North Bay, and the matter was referred to the Chairman or Vice-Chairman with power to act as to the laying of charges.

Mr. Walker attended at North Bay on the 20th and 21st April and made a full investigation. Following his oral report, the Chairman gave instructions that charges be laid, and the Informations were sworn on May 8th.

Your Committee recommends that the action of the Chairman herein be approved.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Clement presented the Report:

Your Committee met on the 21st day of May 1953, the following members being present: Mr. Clement, who acted as Chairman, and Messrs. Brooks, Creighton, Evans, Hays, MacLaren, Parkinson, Raney and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their Annual Returns for the year 1952 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such Associations as follows:

Essex	\$1,850.00
Lanark	575.00
Lincoln	1,736.00
Norfolk	566.67
Renfrew	350.00
Sudbury	713.33
Thunder Bay	596.67

ANNUAL RETURNS.

Your Committee reports that thirty-seven County Law Associations have sent in their Returns for 1952, and that no returns have been received from the Nipissing, Northumberland and Durham, Parry Sound, Peel, Sault Ste. Marie or Stormont, Dundas and Glengarry Associations.

THE REPORT WAS ADOPTED.

 MEETINGS OF CONVOCATION.

The Chairman stated that the regular meeting of Convocation would be held on June 18th next, and that a special meeting for Call to the Bar would be held on Thursday, June 25th, when the Honourable Mr. Justice Estey would be the guest of the

Treasurer and Benchers at luncheon, and would address the new Barristers.

The Chairman also stated that the Call to the Bar in September would be held on the regular Convocation day, September 17th, when the Right Honourable the Lord Chancellor of England would be the guest of the Treasurer and Benchers at luncheon and would address the new Barristers.

Moved by Mr. Beaton, Seconded by Mr. Jamieson,

That pursuant to the powers conferred on the Benchers by Section 43 of The Law Society Act, the rules with reference to Call to the Bar on any ordinary Convocation Day, be dispensed with for the regular meeting of Convocation on June 18, 1953, and that a Call to the Bar be held at a special meeting of Convocation on June 25th, 1953.

Carried.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 18TH JUNE 1953

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Blackwell, Brooks, Chitty, Common, Creighton, Evans, Foster, Gregory, Haines, Jamieson, Maclaren, Mason, McCulloch, McLaughlin, Parkinson, Raney, Rigney, Sedgwick, Seymour, Shaver, Stewart, Walker, Walsh, Ward, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the meeting of Convocation of May 21, 1953 were read and confirmed.

Mr. Carson expressed to Convocation his appreciation of the honour conferred upon him in his re-election as Treasurer in May last. As on previous occasions, he stated that with the assistance of the Chairmen and other Benchers, on which he was confident he could count, it would still be his aim to conduct the affairs of the Society in a manner that would command the respect of the profession, the student body, and the public.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 17th June, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer, and Messrs. Arnup, Chitty, Evans, Foster, Gregory, Maclaren, McLaughlin, Seymour, Stewart, Walker, Weir, and Wilson, R. F.

ADMISSION OF STUDENTS:

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

GRADUATES	DATE
1. Walter David Baker	3rd June 1953
2. Charles Borda	1st June 1953
3. John Bradley Gleason	27th May 1953
4. Wallace Ward Lamerton	14th May 1953
5. Nicholas John Pustina	29th May 1953
6. Clifford Norman Sutts	3rd June 1953

Approved.

EXAMINATION RESULTS—Easter 1953.

Fourth Year—(first graduating class in new four year course.)

The record of the returns of the examiners of the Easter Examinations for the Fourth Year is submitted herewith, showing those who have passed with Honours, those who have passed Classes I and II, and those who are required to write supplementals, and those who have failed.

The following is a summary:

10—passed with Honours

85—passed Class I (66 per cent. and over but not sufficient for Honours)

40—passed Class II (50 to 65 per cent. aggregate)

2—allowed aegrotat in one subject

15—allowed pass standing on year's work (veteran students who failed on 1 subject but obtained 55 per cent. aggregate)

152

32—required to write supplementals

2—failed in 4 subjects

184

Approved.

Honours.

The following students having obtained at least 75 per cent. of the aggregate marks obtainable, and at least 65 per cent. of the marks obtainable in each subject, are entitled under Rule 126 to be passed with Honours:

1. Harry Wolfe
2. R. E. Shibley
3. H. S. Taggart
4. A. M. Cooper
5. J. H. Gardner
6. P. P. Hewitt
7. W. R. Donkin
8. L. A. Rodgers
9. J. M. Wiacek
10. J. S. Millar

Approved.

Scholarships

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

The Chancellor Van Koughnet Scholarship (Rule 129)

Harry Wolfe \$400

The Christopher Robinson Memorial Scholarship (Rule 130)

R. E. Shibley \$100

The Matthew Wilson Memorial Scholarship (Rule 131)

H. S. Taggart \$45

The Clara Brett Martin Memorial Scholarship (Rule 131)

for highest marks in Wills and Trusts

A. M. Cooper \$25

The Gurston Allen Prize

for highest marks in Conflict of Laws

R. B. Lawson \$25

Approved.

Medals

Under the provisions of Rule 128, the following are entitled to Medals:

Gold Medal..... Harry Wolfe

Bronze Medal..... R. E. Shibley

Approved.

ORAL EXAMINATIONS—Supplementals 1953

Fourth Year

At its meeting on 15th April the Committee recommended that those students who received NO RATING in their Fourth Year oral examination be given a further oral in June. These students were given a further oral examination on June 4th and all but one obtained ratings.

Approved.

Your Committee recommends that the student who obtained no rating be required to continue his service under articles and take a further oral examination in September.

EXAMINATION FOR MATRICULANT STUDENTS.

Students of the Matriculant Class who are not yet in attendance at the Law School and are serving under articles were required to write an examination on Trevelyan: History of England, prescribed by the Dean. The record of the results of this examination are submitted herewith showing that all of the 15 candidates have passed.

Approved.

One student who was also required to write a supplemental on Dawson: The Government of Canada, has passed this examination.

LAW SCHOOL STAFF.

Full-time Lecturer.

At its meeting on 18th March the Committee recommended the appointment of another full-time lecturer and the matter was referred to a Special Committee consisting of the Treasurer, the Chairman and the Vice-Chairman. The Special Committee report the appointment of *Ian F. G. Baxter, M.A., LL.B.*, of Aberdeen University, and who will be Called to the English Bar this month. The relevant correspondence was before the Committee, and the Treasurer reported verbally on his interview with Mr. Baxter.

Approved.

ORAL EXAMINATIONS—Fourth Year.

At its meeting on 20th May the Committee referred the whole question of Fourth Year oral examinations to a special committee consisting of the Chairman, Vice-Chairman, and Mr. Arnup for report.

The Report of the Special Committee is submitted as follows:
To the Legal Education Committee:

Special Committee on Fourth Year Oral Examinations.

At its meeting on 20th May 1953 the Legal Education Committee referred the whole question of Fourth Year oral examinations to a Special Committee consisting of the Chairman, Vice-Chairman, and Mr. Arnup for report.

The Special Committee makes the following recommendations:

1. THAT the Fourth Year oral examinations be conducted under the supervision of the Supervisor of Practice Groups from time to time.

2. THAT an oral test, given by Practice Group Instructors selected by such Supervisor, be held shortly after the beginning of the school term—the last week in September or first in October—on the work as full-time students, so that these students who have not been getting adequate training may be advised to assign their Articles to Toronto offices where they may obtain experience in those branches of the law in which they have not had sufficient training, especially in the case of those students who have received only specialized training.

3. THAT an oral examination be held in April, given by experienced solicitors, on the complete office training of the students.

4. THAT the oral examination should be treated as any other subject on the curriculum and marks should be given therefor and included with the marks for the academic subjects, and the results should not be released until the results of all subjects are announced.

5. THAT at the time the oral examinations are being given, arrangements should be made so that there can be an immediate re-check before the oral examinations are concluded as to all students failing to obtain a pass mark from the first examiners.

6. THAT those students who fail to obtain a pass mark on their oral examination, be required to continue their service under Articles and be given a supplemental oral examination on the same basis as for all other examinations, such supplemental oral examination to take place at the time of the regular supplemental examinations.

7. THAT the Supervisor be given authority to request firms to delegate one of their senior members to act as examiners.

“D. Park Jamieson”

Chairman.

Your Committee recommends the adoption of the above recommendations.

CHANGE OF NAME.

William Alan Newell—4th year—asks to have his name changed on the Rolls and Records of the Society to “W. Alan Newell”.

Terry Rudolph Doidge—4th year—asks to have his name changed on the Rolls and Records of the Society to “Terence Rudolph Doidge” as this is the name he was christened.

Your Committee recommends that the requests be granted and that the necessary changes be made on the Rolls and Records.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

CERTIFICATE OF FITNESS.

Special—English Solicitor.

William Trefor Morgan—having been duly admitted as a Solicitor of the Supreme Court in England on 1st March 1950, has applied to be granted a Certificate of Fitness to practise as a Solicitor in Ontario under Rule 134(d). He has filed the papers required by Rule 145, paid the required fee, served for one year under articles to a practising Solicitor in Ontario, and passed a written examination on Practice and an oral examination on the Statutes of Ontario prescribed by the Dean of the Law School.

Approved.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 16th June 1953, the following members being present: Messrs. McLaughlin (Chairman), Beaton, Common, Foster, Walker, Walsh and Wilson, P. D.

MONTHLY STATEMENT—May 1953.

The usual monthly statement was presented and approved.

THE LAWYERS' CLUB.

The Lawyers' Club request permission to hold dinner meetings in Convocation Hall on the following dates: September 17th or 24th, October 8, October 29, November 19, and December 10, 1953; January 28, February 18, March 11, March 25, and the Annual Meeting in April 1954.

Your Committee recommends that the request be granted.

READING LAW CLUB.

The Reading Law Club asks permission to hold dinner meetings at Osgoode Hall on October 1st, November 5th, December 3rd, 1953; January 7th, February 4th, March 4th, April 1st, and May 6th 1954.

Your Committee recommends that the request be granted.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re James Roy Cadwell.

At the request of the Chairman, Mr. Arnup, the Vice-Chairman, presented the Report.

The Discipline Committee reported that after due inquiry it found James Roy Cadwell of Toronto guilty of professional misconduct and conduct unbecoming a barrister and solicitor in that he, in a certain action which resulted in an application for payment out of the Unsatisfied Judgment Fund in which he was solicitor for the plaintiff, in contravention of section 108a of the Highway Traffic Act, charged his client the amount of a taxed party-and-party bill of costs over and above the sum charged by him as solicitor and client costs in such action, having already received a certain sum of money on account of his fees in respect of such action. The Committee recommended that he should be required to attend before Convocation to be reprimanded.

Mr. Arnup read a letter dated June 10, 1953 from the solicitor.

Moved by Mr. Arnup, seconded by Mr. Sedgwick, that the Report be adopted.

The Solicitor attended and was asked if he had any representations to make with reference to the Report of the Discipline Committee, and he then addressed Convocation.

The Report was adopted.

The Solicitor appeared again before Convocation and was reprimanded by the Treasurer.

ORDERS.

The Secretary placed before Convocation the following Orders which in compliance with Rule 79 are entered on the Minutes of Convocation:

Orders Striking Off the Rolls:

re: HARRY RICHARDS MCGLADDERY
re: REGINALD CARLSTON MCLEAN.

RE: WALTER BRECHIN REID.

Mr. Sedgwick stated that in view of the publicity that had been given this case, he thought Convocation should be informed of what had taken place to date. On June 7th a partner of Mr. Reid had informed him in a general way of what had taken place, and on June 8th another partner attended at his office and delivered a letter addressed to him together with a statement which had been prepared by Mr. Reid and signed by him and witnessed by two partners. On the same day he had delivered the letter and statement to the Secretary who then drafted charges. Mr. Sedgwick stated that he had been out of the city from the evening of June 8th to the afternoon of June 11th when the charges as drafted by the Secretary were approved by him and the Vice-Chairman. The Notice of Complaint was served by registered post as required by the Rules, on June 12th and a special meeting of the Discipline Committee has been called for June 24th.

The Treasure announced to Convocation that if the Discipline Committee at its meetings on June 24th directed that a Report be presented to Convocation, a special meeting of Convocation would be called for Wednesday, July 8th, at 10 a.m.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 16th day of June 1953, the following members being present: The Chairman and Messrs. Beaton, Common, Foster and Walsh.

COLOGNE UNIVERSITY.

A list has been received from the External Affairs Department of the Dominion Government, of Canadian law books needed by the library of the law Faculty of Cologne University. Your Committee recommends that the Chief Librarian be authorized to send to the Law Faculty of Cologne University a set of unbound parts of Volumes 4 to 14 of the Canadian Bar Review, these being the only books on the list of which there are copies in reserve in the Great Library.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Re: John J. Glass (Struck off the Rolls 19th April, 1945.)

Mr. Walsh reported that Mr. A. A. Macdonald, Q.C., acting for Mr. Glass, launched a motion for leave to appeal from the judgment of His Honour Judge Currey reversing the Order of dismissal of Magistrate McKeown. The motion was heard by the Honourable Mr. Justice F. G. MacKay, and was refused on the ground that it could not be said there was no evidence to support the conviction. Mr. Macdonald then moved for leave to appeal to the Court of Appeal consisting of the Honourable Justices Laidlaw, Hogg and J. K. Mackay. Judgment was reserved, and Reasons for Judgment dismissing the motion were delivered on June 12th.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Brooks presented the Report.

Your Committee met on the 18th day of June 1953, the following members being present: Mr. Brooks, who acted as Chairman, and Messrs. Evans, Maclaren, Raney, Ward and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their Annual Returns for the year 1952 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such Associations as follows:

Parry Sound	\$173.33
Peel	306.00

ANNUAL RETURNS.

Your Committee reports that Annual Returns for 1952 have been received from all the Associations except the Nipissing, Northumberland and Durham, Sault Ste. Marie and Stormont, Dundas and Glengarry Associations.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 17th June 1953, the following members being present: Messrs. Jamieson (Chairman), Arnup and Weir.

PUBLIC RELATIONS ASSISTANT.

In its Report of April 15th your Committee reported that consideration was being given to the appointment of a full time representative of the Law Society to assist your Committee in its public relations programme.

Your Committee is of the opinion that it would not be justified at the present time in recommending the appointment of a full-time Public Relations Assistant, particularly in view of the fact that careful consideration should be given to the selection and appointment of an assistant to the Secretary, and if such appointment is made the Secretary or his assistant might assume some of the duties of a public relations consultant.

With reference to the booklets and reprints recently distributed to the profession, your Committee reports that requests

for extra copies are still coming in from members of the profession and also from Trust Companies, Insurance Brokers, etc., many of them with most favourable comments.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE—Mr. Blackwell.

Your Committee met on the 17th instant, the following members being present: Mr. Blackwell (Chairman), Arnup, Chitty, Common, Haines, Jamieson, Stewart and Walker.

ONTARIO LEGAL AID PLAN—Criminal Cases.

With the establishment of the Legal Aid Plan in Ontario, it was logical that the legal profession should undertake along with other legal causes, the defence of needy persons accused of murder. During consideration of certain phases of the Legal Aid Plan with the Attorney-General's Department, the Deputy Attorney-General on December 20th, 1951 wrote the Provincial Director in part as follows:

"In addition, where application is made to this Department, we will authorize the Crown Attorney to supply Counsel with a copy of the evidence at the preliminary. Authority will also be given to the Crown Attorney, upon satisfying him that witnesses are material, to put defence witnesses on the Crown Witness Sheet, this to apply to ordinary witnesses and not to expert or professional witnesses."

In February 1953 J. Douglas Conover, Director of the Legal Aid Plan for York County, wrote the Provincial Director pointing out certain problems arising from the administration of the Plan in criminal cases. In particular the question of supplying transcripts of evidence and of the payment of witnesses had become a very important problem in cases other than murder. The importance of these questions may be realized when it is pointed out that in 1952, 730 applicants charged with criminal offences were given legal aid, 475 in York County. Of the charges, 15 were for murder, and 47 were for other serious offences. In a letter of February 12, 1953 Mr. Conover stated in part:

"I would again stress the necessity of getting more help on my criminal panel before it blows up altogether and we are faced with the problem of abandoning criminal legal aid or providing a public defender. Personally I feel that we are performing a real service in this branch of legal aid and in spite of the difficulties involved I would hate to see us go back to the old free list at the Toronto Gaol, which left itself open to many abuses."

After discussing these matters with Mr. Conover and Mr. W. B. Common, Q.C., the Chairman of the Legal Aid Committee of the County of York Law Association, the Provincial Director wrote Mr. Common requesting that in connection with criminal cases under the Legal Aid Plan the policy of the Attorney-General's Department with reference to the supplying of evidence at the preliminary hearing and for paying of witnesses other than expert or professional, be extended to cover charges of attempted murder, rape, attempted rape, and manslaughter exclusive of motor manslaughter.

On May 12th Mr. Common replied as follows:

"With reference to your letter of April 20th, I have discussed this matter at length with the Deputy Attorney-General and am pleased to advise that this Department will authorize the payment of transcripts of evidence taken on the preliminary enquiries in cases of murder, attempted murder, rape, attempted rape, manslaughter, and in special cases of motor manslaughter. This arrangement would also extend to the transcript taken at the preliminary hearing in other offences where special circumstances might warrant it. The accounts for these transcripts should be forwarded to the writer for approval for payment.

"I agree that in ordinary cases the Crown Attorney may make his copy of the transcript of evidence taken at the preliminary hearing available to the defence counsel when requested."

Your Committee notes with approval the generous action of the Attorney-General's Department in this matter, and recommends that in cases other than those referred to above, the Crown Attorney make his copy of the transcript of evidence taken at the preliminary hearing available to defence counsel on written instructions from the County Director, and that in

special cases a copy of the evidence at the preliminary hearing be provided defence counsel on approval of the County Director.

RE STUDENTS-AT-LAW, TORONTO GAOL.

On February 23, 1953 J. Douglas Conover, Director of the Legal Aid Plan for York County, wrote the Provincial Director pointing out that a very real problem had arisen recently in view of the fact that students-at-law were no longer permitted on behalf of their principals, to interview prisoners in the local gaols. Although Mr. Conover made representations, the Department of Reform Institutions stated that the regulations as they existed would be enforced.

On April 20th the Provincial Director wrote Mr. W. B. Common, Q.C., Department of the Attorney-General, with reference to this problem, and requesting the consideration of the Attorney-General. As a result of these representations, the Deputy Minister, Department of Reform Institutions, on May 4th wrote Mr. Conover as follows:

“DEPARTMENT OF REFORM INSTITUTIONS

Office of The Deputy Minister

Toronto 2,
May 4, 1953

Re: Student Lawyers—Toronto Jail

“Dear Sir:

“As you are aware, further representations have been made on behalf of some members of the legal profession practising in Toronto, in respect to student lawyers being permitted to consult with prisoners at the Toronto Jail. Reference has been made to student lawyers acting on behalf of counsel who volunteer to accept the defence of accused persons who are unable to pay. Particular reference has been made to those counsel acting under the Legal Aid Committee, of which, I believe, you are the Chairman or Director.

“After considering the representations made during the last few days, the Minister of this Department, being most anxious that no prisoner shall be denied a properly prepared defense, has instructed me to inform you that he has decided to authorize students-at-law to consult with prisoners at the Toronto Jail under the conditions as set out hereunder.

- “(a) The student-at-law must produce an identification to the satisfaction of the Governor of the Jail.
- “(b) Students-at-law will not be permitted to solicit business within the Jail, either on their own behalf or on behalf of the person or persons being represented by them.
- “(c) Students-at-law shall not distribute business cards at the Jail as a medium of advertising themselves, or the Counsel on whose behalf they are acting.
- “(d) After satisfying the Officer-in-Charge of the Jail as to his identity, a Student-at-law shall be accorded the same privileges as a fully qualified lawyer.
- “(e) The hours during which a student-at-law may have access to the Jail and be permitted to interview a prisoner shall be between 9:00 and 11:30 a.m. and between 1:30 4:30 p.m. Special visits will be dealt with on their merits at the discretion of the Governor of the Jail.
- “(f) Interviews between students-at-law and their clients shall be conducted under existing arrangements at the Toronto Jail and on the understanding that no modification of the present plan will be requested by the students or their counsel.
- “(g) It is to be understood by all students-at-law that their business with prisoners at Toronto Jail must be dealt with expeditiously and that they are not to give to, or place within reach of any prisoner any articles whatsoever, without having first obtained permission to do so from the senior officer in charge.
- “(h) It shall be the responsibility of the Counsel on whose behalf the student-at-law is acting to instruct the student as to his proper conduct during visits to the Jail.
- “(i) Practising lawyers shall be given preference over students-at-law in respect to the availability of accommodation for interviews.
- “(j) Any student-at-law, who after this date requests and receives permission to interview a prisoner and/or any counsel on whose behalf a student-at-law is acting, shall be deemed to have accepted the foregoing conditions and such other conditions or restrictions as exist at the Toronto Jail under the direction of the Governor of the Jail.

“With a spirit of cooperation on the part of students and their counsel, on the one hand, and the staff of the Toronto Jail on the other, there should be few difficulties and we sincerely hope that there will be much benefit derived from this arrangement.

“Yours sincerely,
 “G. Hedley Basher,
 “Deputy Minister.

The Sheriff,
 County of York,
 City Hall,
 Toronto 1, Ontario.”

Your Committee recommends that the Attorney-General and Mr. W. B. Common, Q.C., be thanked for the valuable assistance they have given in these matters in the administration of the Ontario Legal Aid Plan.

Your Committee further recommends that a circular letter setting out the above information be sent to all County Directors, and published in Ontario Weekly Notes, and that copies be furnished to Mr. Common to be sent to all Crown Attorneys.

ONTARIO LEGAL AID PLAN—Civil cases—Costs.

A conducting solicitor has submitted the following problems to the County Director, County of York:

- “1. I have completed an application for Judgment Absolute, and costs were awarded against the male defendant. I will proceed to tax costs. After taxation of costs do we register a writ of Fi Fa in the County in which the defendant resides? Do we take any other steps to recover these costs? Where is the protection for the Fund once the execution is registered?
- “2. After recovery of judgment in a negligent case an application must be made to the Unsatisfied Judgment Fund. Is this application to be made as a Legal Aid or should the solicitor be authorized to make a charge therefor? To whom do the costs allowable on the application to the Fund belong?
- “3. Subsequent to Judgment Nisi or the Judgment Absolute the solicitor receives instructions from the Plaintiff to collect alimony her maintainance and support which has

fallen in arrears. Should the Legal Aid services extend to cover these matters?

- “4. It seems to me that a solicitor who has prosecuted litigation to a successful conclusion should not be expected to recover the costs for the Fund without some compensation therefor, as these additional services are no longer for the benefit of the client but for the benefit of the Legal Aid Fund.

“It is my respectful submission that the applicant for the legal aid should be required to sign an assignment of costs in advance of the aid being granted.”

Your Committee recommends that in proceedings taken subsequent to judgment for the recovery of costs for the benefit of the Legal Aid Fund as distinguished from the benefit of the client, the solicitor conducting such proceedings be paid his proper fees and disbursements therefor.

ONTARIO LEGAL AID PLAN—1952.

Attached hereto as part of this Report is the Report of the Provincial Director for the year 1952. Your Committee approves and adopts the Report, and refers it to Convocation for its information.

TO THE LEGAL AID COMMITTEE.

The Provincial Director begs leave to report:

1952 was the first full year of operation of the Ontario Legal Aid Plan. All 44 counties are organized in some form, and all have reported, but it should be pointed out that not all counties have been in operation for the full year, many having been organized during the year, one as late as December 1952.

Seven counties went through the form of organizing for legal aid, but nothing further was done, and unfortunately no records were kept so that the figures given later in this report do not give credit for considerable work that has been done. In two of these seven counties the Directors died during the year and no records could be found. In the other five all applications for legal aid were considered; in some of these only criminal cases were dealt with as legal aid, and civil matters were handled on a purely personal basis by individual solicitors to whom the needy persons applied.

Thirteen counties held clinics, eight regularly, and five as required by the receipt of applications. A few counties held regular clinics for a short period and then discontinued them as they were found unnecessary. It is of interest to note that in York, 46 clinics were held, and in Wentworth 40.

The other twenty-four counties are organized, but do not hold clinics. Some of these are exceptionally well but simply organized, and legal aid may be had in proper cases by applying to any member of the profession or to the County Judge, Magistrates, or court officials. In four counties no applications for legal aid were received, although the county associations were organized.

In twenty-five counties all members of the profession volunteered for legal aid work. In York County there were 136 lawyers available for clinic work, and 218 individuals and 18 firms ready for panel work. In Wentworth there were 10 lawyers available for clinics, and 70 for panel work; in Essex, 35 for clinics and 86 for panel work; in Welland, 73 for both clinic and panel work. In all counties, with the possible exception of York, there appears to be adequate assistance to administer the Plan.

In the year 1952, with the incomplete figures referred to above, there were 3,712 applications for legal aid. Of this number 2,654 were in York County alone. It may be of interest to point out that in Frontenac County seventy applications came from prisoners in the penitentiary.

In the 44 counties, 1,634 applicants were given legal aid or advice in civil matters, 1,130 in York County alone. Of the 1,130 in York County, 334 applicants were referred to conducting lawyers. From the incomplete records available these civil matters appear to fall into the following categories:

General solicitor's work	35%
Domestic Relations, including divorce.....	34%
Litigation	18%
Landlord and Tenant	13%

In the same counties, 730 applicants charged with criminal offences were given legal aid, 475 in York County. Of the charges, 15 were for murder, and 47 were for other serious offences.

In view of the contention to the effect that in many sections of the Province there was no need for legal aid, it is interesting to note that in only five of the forty-four county organizations reporting were there no applications for legal aid.

I RECOMMEND that the seven County Law Associations referred to in the second paragraph of this Report, be requested to organize the Ontario Legal Aid Plan on a more formal basis, and to keep proper records in future.

As Provincial Director, I should like to express my appreciation for the assistance given in the administration of the Plan by the Chairman and members of the Legal Aid Committee, by the County Directors, and the members of the local Advisory Committees. In particular I should like to mention the very valuable contribution given by J. Douglas Conover, County Director for the County of York. It will be noted that well over two-thirds of the work done under this Plan was in York County, and it has been handled by Mr. Conover in a most efficient manner.

All of which is respectfully submitted.

Dated the 17th day of June, 1953.

“W. Earl Smith”,
Provincial Director.

THE REPORT WAS ADOPTED.

THE SPECIAL COMMITTEE APPOINTED TO DRAFT THE NECESSARY AMENDMENTS TO THE RULES CONSEQUENT UPON THE ADOPTION OF THE REPORT OF THE SPECIAL COMMITTEE ON UNIFORM STANDARDS.

Mr. Jamieson presented the Report of the Special Committee appointed to draft the Necessary Amendments to the Rules consequent upon the Adoption of the Report of the Special Committee on Uniform Standards:

Your SPECIAL COMMITTEE appointed to draft the necessary amendments to the Rules consequent upon the adoption of the report of the Special Committee on Uniform Standards of Admission of Barristers, Solicitors and Students from one Province to another, begs leave to report:

Your Committee has made a survey of the relevant Rules which would appear to require amendment.

During the course of such survey it early became apparent that consequent upon the adoption of the new four year course at the Law School, abolition of the Matriculant Class of students, special provisions made for graduates from the School of law at the University of Toronto and special provisions for admission from, and recognition of, other universities and colleges, amendments were also required to many other Rules, and that such amendments should be considered and made at the same time as the amendments referred to your Special Committee for consideration.

It would appear that during the last several years policies have been adopted by Convocation and put in force with the provision that "all relevant Rules of the Society be amended accordingly" and that necessary consideration and action to formally amend the requisite Rules has not followed and as a result it is impossible to determine what policies and Rules are in force without checking and considering the Minutes of the meetings of Convocation in addition to the Rules.

It would further appear that the following Rules will require amendment to implement and give effect in the Rules to the decisions of Convocation dealing with the admission of students-at-law, the course of attendance and study at the Law School and admission to the Bar:

- Rule 85 —Classes of Students.
- Rules 86A
- 86B
- 86C
- 86D
- 94 —Admission of Students and Service
under Articles.
- Rules 102
- 103
- 106
- 107

Rules 109

110

112

113

114

126

132A—Course at Law School; Examinations
and Service.

Rules 133 to 145—Call to the Bar and Admission
as a Solicitor.

Rule 150—Fees payable to the Society and

Forms—3, 4, 6, 10, 11, 12, 15, 16, 20, 21 and 22.

In addition it would appear that consideration should also be given to amending the following Rules:

Rules: 87 to 93, 104, 105, 108, 111, 116 to 118, 125, 127 and 128.

As amendment may be required to approximately one-third of the Rules in connection with the above matters alone, and as other Committees including Finance and Legal Education are interested in the Rules to be considered, and as the last general revision of the Rules took place in 1940, it would appear that in place of your Special Committee proceeding within the limited field of its reference, a new and general Committee should be appointed to make a general revision of the Rules.

Your Special Committee therefore recommends that it be discharged and that a new general special committee be appointed to proceed with a general revision of the Rules of the Society with power to engage all such assistance as it may require.

THE REPORT WAS ADOPTED.

The Treasurer appointed the following Special Committee on Revision of Rules 1953: Messrs. Arnup, Beaton, Jamieson, Walker and Wilson, R. F.

SPECIAL COMMITTEE ON UNIFORM STANDARDS OF
ADMISSION ETC.—Mr. Jamieson.

Your SPECIAL COMMITTEE ON UNIFORM STANDARDS OF ADMISSION OF BARRISTERS, SOLICITORS AND STUDENTS FROM ONE PROVINCE TO ANOTHER, begs leave to report:

That pending report of any new Committee appointed to make a general revision of the Rules, and adoption of the same, your Committee recommends that the uniform standards approved and adopted by Convocation on March 19th, 1953, be in force and effect as, of and from September 1st, 1953; and that the Legal Education Committee be authorized and instructed to deal with all matters and applications coming before them after such date in accordance with such Standards.

THE REPORT WAS ADOPTED.

INTERNATIONAL LAW ASSOCIATION.

R. M. W. Chitty, Q.C., one of the representatives of the Law Society of Upper Canada to the Canadian Branch of the International Law Association, reports:

To the Benchers in Convocation Assembled:

I wish to report that as the representative of the Law Society of Upper Canada I attended the first annual meeting of the Canadian Branch of the International Law Association in Montreal on June 15th.

This Branch of which this Society is a member is now fully organized and functioning due to the devoted efforts of Brig. Booth, Major Bloomfield, Q.C., Dr. Fitzgerald and others all of the Bar of Quebec.

It was reported that the Branch now has 34 members including this Society the only body members.

There were some fourteen members present at the meeting, your Society being the only member represented outside the Province of Quebec.

The President, Brig. Booth, was absent and M. Leon Lalonde was elected chairman.

A brief but interesting report of the President was read by the chairman. The statutes (constitution) of the Branch which was formally recognized as a constituent Branch by the Full Council of the Association on September 6th, 1952, were adopted in final form.

The report of the Treasurer, J. Nadeau, solicitor to the Air Transport Board of Ottawa, was read by Dr. Fitzgerald. It showed that the Branch was solvent but by no means opulent.

The officers for the ensuing year were then elected—Dr. N. A. M. Mackenzie, Q.C., President of the University of B.C., Honourary President; Maxwell Cohen, President; Dr. Fitzgerald, Vice-President; and N. R. Noble, Secretary. F. E. Labrie of the Bar of this Province was elected a member of council.

A very interesting address on teaching of international law was delivered by Dr. Eugene Pepin, a member of the Bar of Paris, acting Secretary General of the International Civil Aviation Organization.

After a discussion on the best means of promoting the interests of the Branch of the Association, the meeting adjourned.

“R. M. Willes Chitty”.

THE REPORT WAS RECEIVED.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

SPECIAL MEETING OF CONVOCATION.

THURSDAY, 25TH JUNE 1953
12 noon.

Present: The Treasurer, and Messrs. Arnup, Beaton, Cassels, Chitty, Clement, Common, Creighton, Evans, Geary, Gregory, Haines, Jamieson, F. D. Kerr, Mason, McLaughlin, Parkinson, Sedgwick, Stewart, Willmott, Wilson, P. D., and Wilson, R. F.

The Treasurer announced to Convocation the plans for the Benchers' luncheon and the guests who would attend, for the Special Call to the Bar, and for the Garden Party and reception following.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on this 25th day of June 1953, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Chitty, Clement, Foster, Gregory, Stewart, Wilson, P. D., and Wilson, R. F.

LAW SCHOOL STAFF.

Part-time Lecturers.

A memorandum is submitted from the Dean recommending the re-appointment of part-time lecturers for one year from 1st June 1953, as follows:

1.	W. B. Coutts	18	hours	—	Bookkeeping
2.	G. E. Edmonds	18	"	—	Insurance Law
3.	Francis Gerity	18	"	—	Admiralty Law
4.	W. G. C. Howland	54	"	—	Mortgages
5.	John Johnston	18	"	—	Municipal Law
6.	G. A. Martin	54	"	—	Criminal Law
7.	N. L. Mathews	18	"	—	Labour Law
8.	B. J. MacKinnon	60	"	—	Constitutional Law
9.	Brendan O'Brien	18	"	—	Practice III
10.	R. F. Reid	27	"	—	Administrative Law
11.	R. J. Roberts	36	"	—	Practice II
12.	S. L. Robins	81	"	—	Torts
13.	S. D. Thom	45	"	—	Taxation
14.	H. W. Timmins	18	"	—	Mechanics' Liens
15.	Williston, W. B.	60	"	—	Practice I

The memorandum also recommends the re-appointment of Dr. Harold G. Fox, Q.C., as Honorary Lecturer in Patents, Trade Marks and Copyrights.

Your Committee recommends that the above appointments be approved.

CALL TO THE BAR in absentia.

Your Committee recommends that the question of Call to the Bar in absentia be referred to the Special Committee on Revision of the Rules, to consider making provision for Call in absentia in cases of illness or under special circumstances.

THE REPORT WAS ADOPTED.

Convocation adjourned to 2:15 p.m.

The Treasurer and Benchers entertained at luncheon the Honourable Mr. Justice Estey of the Supreme Court of Canada, the Honourable J. W. Pickup, Chief Justice of Ontario, the Honourable Mr. Justice Judson, the Honourable Mr. Justice F. G. MacKay, the Honourable Dana H. Porter, Q.C., Attorney-General of Ontario, and C. E. Smalley-Baker, Q.C., Dean of the Osgoode Hall Law School.

Convocation resumed at 2:15 p.m., a quorum being present.

The Treasurer and Benchers, with the Honourable Mr. Justice Estey, the Honourable Mr. Porter and Dean Smalley-Baker, then proceeded to Convocation Hall and took their places on the dais.

The body of the Hall was occupied by the graduating students and their friends.

Mr. W. J. Beaton, Q.C., Chairman of the Legal Education Committee, presented to the Treasurer and Benchers the following candidates, stating that of the 148 to be Called to the Bar, 75 had been on active service, and that 16 were the sons of lawyers. The Treasurer then conferred upon the candidates the degree of Barrister-at-law, and called them to the Bar of Ontario:

1. Harry Wolfe (with Honours, Gold Medal and The Chancellor Van Koughnet Scholarship)
2. Richard E. Shibley (with Honours, Bronze Medal and The Christopher Robinson Memorial Scholarship)

3. Harold Stephen Taggart (with Honours and The Matthew Wilson Memorial Scholarship)
4. John Herbert Gardner (with Honours)
5. Paul Phillips Hewitt (with Honours)
6. William Reid Donkin (with Honours)
7. Lewis Alexander Rodgers (with Honours)
8. Joseph Marian Wiacek (with Honours)
9. John Sydney Millar (with Honours)
10. Leonard Grieve Robinson
11. Gordon Irving Purvis
12. Edward Max Cohen
13. John Noble Darling
14. Fraser Matthews Fell
15. John Tweeddale Kirkland
16. Pierre Mercier
17. Donald Finlay Sim
18. Roslyn Alexander Smith
19. Roderick Illingworth Alpine Smith
20. Leonard Edwin Wyatt
21. Norman Richard Henderson Young
22. Carl Zalev
23. Gordon Atlin
24. Frederick David Baker
25. Eric Joseph Brown
26. Osvaldo Anthony Caretti
27. Walter Gibson Cassels
28. Albert James Cavan
29. Ralph Chernin
30. Allan Jameson Clark
31. Mervyn Cohen
32. Roderick Angus Cormack
33. George Edgar Creber
34. Joseph Byron Davis
35. John Ernest Delany
36. William Alexander deNance
37. Robert Campbell Dick
38. John Gerard Dunlap
39. Reginald Joseph Dutrizac
40. Harvey Brian Joseph Edwards
41. Grant Hyland Ferguson

42. George Duncan Finlayson
43. Harold Edward Fulton
44. Gerald Arthur Graham
45. Thomas Henry Greer
46. Charles Robert Grove
47. John Paul Hamilton
48. Frederick Clair Hayes
49. John Francis Howard
50. Edward John Meredith Huycke
51. Steven Omer Casey
52. Henry Katz
53. Stanley Kazman
54. Thomas Robert Edward Kelly
55. Glyn Lamprey
56. Clifford Wesley Lewis
57. George Moran Mace
58. John Vernor Mills
59. Roger William Morris
60. John Conlin Sheridan Mulvihill
61. Harold Joseph Murphy
62. William Chapman McBride
63. William Edwards MacDonald, Jr.
64. Dugald Bruce MacDougall
65. Craig Campbell McKay
66. Angus LeRoy McKenzie
67. Keith Brander McMillan
68. Frank Allan O'Brien
69. Dennis Francis O'Leary
70. Thomas Toshizo Onizuka
71. John Stafford Otton
72. Alfred Anthony Petrone
73. Joseph Guido Pilo
74. Harold Arthur Rice
75. Henry Leonard Rittersporn
76. James Thomas Robson
77. Arthur Allen Rose
78. George Albert Rowland
79. Gordon Arnold Russell
80. Wharton Duncan Russell
81. Edward Saunders

82. Douglas Schofield Scott
83. Lionel Simbrov
84. James Allan Taylor
85. Joseph Walker Temple
86. Newton Arthur Thomas
87. Donald Herbert Thornton
88. Raymond Stuart Towner
89. James Hugh Gilmour Wallace
90. Stuart Powell Webb
91. Stephen Zahumeny
92. Lincoln MacCaulay Alexander
93. Frank Anthony Aprile
94. William Lee Archer
95. Edwin Featherstone Ault
96. Roland John Baldassi
97. John Frederick Biles
98. John David Sumner Bohme
99. June Marie Bushell
100. Roy Cairns
101. Roderick Stanley John Campbell
102. Charles Edward Carter
103. Harry Cravit
104. Ernest Becker
105. Stewart Charles Duncan
106. Edgar Henry Dyck
107. Harry Walter Edmondstone
108. Sydney Jay Fagan
109. Keith Allan Flanigan
110. Kenneth Alfred Gariepy
111. Keith Munro Gibson
112. Jack Allan Gilbert
113. Reginald Harry Greenley
114. Cyril Anthony Hammond
115. Ernest Patrick Hartt
116. Raymond Alexander Hughes
117. Robert Stanley Kemp-Welch
118. Rudolph Kominek
119. Herbert Edward Lashmar
120. Ronald Percival **Leitch**
121. Douglas Geoffery Marshall

122. Robert Stanley Montgomery
123. Colin Albert Morley
124. Clare Whitney Morrison
125. William Edward MacLatchy
126. Peter Kimber Ellis McWilliams
127. Norman Joseph Nadeau
128. W. Alan Newell
129. William Palamar
130. John Earl Palmer
131. David Clarke Ross
132. Franklin Munro Smalley
133. Norman Albert Smith
134. Robert William Stevens
135. John Lawrence Sullivan
136. James Joseph Patrick Walsh
137. Irwin Wenus
138. Warren Pelham Winslow
139. James Main Duncan
140. Norman Edward Byrne
141. Alphonse Mailloux
142. Anthony William Maloney
143. Gerard Stanley MacLean
144. Peter Howard Hunter Ridout
145. Gerald Stanley Shea
146. John Lachlan Cattanaich
147. David Walter Mundell (Special—Saskatchewan)
148. Lionel Sydney Frost (Special—Ontario Solicitor—Call only)

The Treasurer presented the following medals:

Gold Medal to—Harry Wolfe

Bronze Medal to—Richard E. Shibley

and the following Scholarships:

The Chancellor Van Koughnet Scholarship to—Harry Wolfe.

The Christopher Robinson Memorial Scholarship to—
Richard E. Shibley.

The Matthew Wilson Memorial Scholarship to—H. S.
Taggart.

The Honourable Mr. Justice Estey of the Supreme Court of Canada addressed the new members of the Bar and their guests.

CONVOCATION THEN ROSE.

Following the meeting of Convocation the Hall was set up as a Court Room with the Honourable the Chief Justice of Ontario presiding. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremony the Treasurer and Benchers entertained the new Barristers and their families and friends at a reception in the main rotunda, centre wing, Osgoode Hall.

C. F. H. CARSON,
Treasurer.

SPECIAL MEETING OF CONVOCATION.

WEDNESDAY, 8TH JULY 1953
10 A.M.

Present: The Treasurer, and Messrs. Beaton, Chitty, Clement, Foster, Mason, McLaughlin, Parkinson, Rigney, Robinette, Shaver, Walker, Walsh, Wilson, P. D., and Wilson, R. F.

DISCIPLINE COMMITTEE.

Re: Walter Brechin Reid.

Mr. Sedgwick presented the Report of the Discipline Committee.

The Committee reported that after due inquiry it found Walter Brechin Reid of Toronto guilty of professional misconduct and conduct unbecoming a barrister and solicitor, in that he appropriated to his own use sums of money and bearer bonds, the

property of the legal firm of which he was a partner, or of its clients, and in connection with misappropriations forged the names of the payees of certain cheques. The Committee recommended that he be struck off the rolls of the Society.

Mr. Sedgwick read a letter of July 1, 1953 from W. Walter Cameron, Barrister.

Moved by Mr. Sedgwick, seconded by Mr. R. F. Wilson, that the Report be adopted.

The solicitor did not attend, nor was he represented by counsel.

The Report of the Discipline Committee in the matter of WALTER BRECHIN REID, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

IT WAS RESOLVED that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said WALTER BRECHIN REID guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report.

THAT the said WALTER BRECHIN REID be disbarred.

THAT the said WALTER BRECHIN REID is unworthy to practice as a Solicitor.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 17TH SEPTEMBER 1953.

10 A.M.

Present: The Treasurer, and Messrs. Arnup, Brooks, Cassels, Chitty, Clement, Common, Creighton, Evans, Foster, Geary, Gregory, Haines, Hamilton, Jamieson, Maclaren, McCulloch, McLaughlin, MacTavish, Parkinson, Rigney, Robinette, Sedgwick, Seymour, Slaght, Stewart, Walsh, Weir, Willmott, Wilson, P. D. and Wilson, R. F.

The Minutes of the meetings of Convocation of June 18th, June 25th and July 8th were read and confirmed.

 LEGAL EDUCATION COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report of the Legal Education Committee dated July 30, 1953:

Your Committee met on Thursday, 30th July 1953, the following members being present: D. Park Jamieson, (Vice-Chairman), the Treasurer, and Messrs. Chitty, Davis, Foster, Maclaren, McLaughlin, Wilson, P. D. and Wilson, R. F.

 EXAMINATION RESULTS—Easter 1953.
First and Second Years.

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

*Approved.**Honours.*

The following students having obtained 75% of the total marks obtainable and 65% in each subject, are entitled under Rule 126, to be passed with Honours:

Second Year:

1. A. Mandel

2. M. S. Arnold

First Year:

1. C. C. Misener 2. D. K. Laidlaw

Approved.

Scholarships.

According to the returns of the examiners, the following are entitled to Scholarships, under Rule 127:

Second Year:

1. A. Mandel \$100.00
 2. M. S. Arnold \$ 60.00

First Year:

1. C. C. Misener \$100.00
 2. D. K. Laidlaw \$ 60.00

Approved.

Your Committee recommends that the Chairman appoint a sub-committee of three to consider the cash scholarships awarded by the Society, and to report back to this Committee.

The Lawyers' Club War Memorial Prizes.

The Lawyers' Club of Toronto presents a first prize of \$100.00 and a second prize of \$50.00 to students of the First Year showing the greatest all-round proficiency in the subject of Civil Practice and Procedure. In awarding the prizes, standing in the course of Practice as well as the students' standing in the work of the First Year Practice Groups, is taken into consideration. The prizes are awarded on the recommendation of the Dean, and preference is given to veterans or the children of veterans.

On the recommendation of the Dean, the prizes for 1952-53 are awarded to:

First Prize—\$100.00
 Kenneth George Ouellette

Second Prize—\$50.00
 Donald Hugh Creighton

Approved.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

A letter from Douglas W. Goudie, Third Year Representative, advising that the student body has requested the Legal and Literary Society to form a "Student Placement Service", is before the Committee. He asks for the suggestions or criticism of the Committee.

Your Committee recommends that the Legal and Literary Society be advised that the Committee will welcome any action which they may take which will assist the students.

THE REPORT WAS ADOPTED.

Mr. Jamieson presented the Report of the Legal Education Committee dated September 16, 1953.

Your Committee met on Thursday, 16th September 1953, the following members being present: D. Park Jamieson (in the chair) and Messrs. Arnup, Chitty, Gregory, Stewart, Maclaren, and R. F. Wilson.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their application:

<i>Graduates</i>	<i>Date</i>
1. David Lomer Dudley Beard.....	22nd June 1953
2. John Roger Beckett.....	19th June 1953
3. Aldo Bigioni	8th July 1953
4. Rino Charles Bragagnolo.....	22nd June 1953
5. John Cyril Carson	30th June 1953
6. Thomas Raven Comery	24th June 1953
7. William Frank Comery.....	23rd June 1953
8. Frank Emerson Cooper	2nd July 1953
9. Jean Claude Cousineau	22nd June 1953
10. Don Jackson Crawford	24th July 1953

	<i>Graduates</i>	<i>Date</i>
11.	Wallace V. Dubinsky	24th July 1953
12.	William Emerson Dyer, Jr.	26th June 1953
13.	Jean-Paul Filion	6th July 1953
14.	Albert Carl Vaughn Finkelstein	21st July 1953
15.	James Edward Walsh Fitzpatrick.....	29th June 1953
16.	Joseph Rene Jean-Robert Gaulin.....	27th July 1953
17.	Laura Isabelle Gray	29th June 1953
18.	Stanley Gerald Hurowitz	29th June 1953
19.	Allan Isaacs	29th June 1953
20.	Abraham Solomon Kellerman	27th July 1953
21.	Julius Kovac	23rd July 1953
22.	William Liber	8th June 1953
23.	George Martin Luxton	15th June 1953
24.	Dale John Miller	22nd June 1953
25.	George Thomas Mitches	15th June 1953
26.	John McCaughan Monk	22nd July 1953
27.	Hugh Gordon Morris	17th June 1953
28.	Edwin Torrens Nobbs	8th July 1953
29.	Maurice Kole Olanick	27th July 1953
30.	Glyn Wentworth Osler	24th June 1953
31.	Douglas Nelson Phillips	5th June 1953
32.	Oliver George Prevost	20th July 1953
33.	Reuben Albert Rodney	13th July 1953
34.	Joan Walker Robinette	3rd July 1953
35.	Gerald Lisle Rooke	20th July 1953
36.	Melvyn Paul Rubinoff	11th June 1953
37.	Thomas Maule Rundle	17th July 1953
38.	Lawrence Sax	17th July 1953
39.	Louis Paul Shannon	9th June 1953
40.	Ronald Charles Sills	6th July 1953
41.	Ann Penfield Skaith	24th June 1953
42.	Glyn Reid Stanger	11th July 1953
43.	Marvin Peter Stringer	3rd July 1953
44.	Joseph Weldon Thomas	19th June 1953
45.	Richard Michael Tobin	8th June 1953
46.	Louis Marcel Vincent	23rd June 1953
47.	Donald James Wallace	8th July 1953
48.	Wendell Stanley Wigle	18th June 1953
49.	Charles Edward Woolcombe	27th July 1953
50.	David Ward York	22nd July 1953

GRADUATES SCHOOL OF LAW, University of Toronto
(admitted to Third Year—under policy of Convocation
adopted June 1949).

51. James Robert Darrah
(B.A. Toronto 1950; LL.B. 1953)15th June 1953
52. Warren Liddell Durham
(B.A. Toronto 1949; LL.B. 1953)10th June 1953
53. John Daniel Stevenson
(B.A. Toronto 1950; LL.B. 1953)15th June 1953

ENGLISH BARRISTER—admitted to Third Year—on
special petition granted 18th March 1953).

54. David Ynyr Lewis (B.A. University
of Wales 1944; LL.B. London 1949).....28th May 1953

Approved.

CHANGE OF NAME.

Boris Gerasimoff—4th Year—Asks to have his name changed on the Rolls and records of the Society to “Boris Michael Grayson.” He submits an Order by His Honour Judge Forsyth dated 2nd July 1953, under the Change of Name Act 1950.

Your Committee recommends that the request be granted.

EXAMINATION RESULTS—Supplementals 1953.

Fourth Year.

The results of the supplemental examinations for the Fourth Year are submitted herewith.

Approved.

PRACTICE GROUPS—*Second Year.*

Supplementals.

Eleven students who received No Rating in the work of their Practice Groups were given an oral examination on 8th September 1953 and received Ratings.

Approved.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

SERVICE UNDER ARTICLES.

Several students entered into articles on completion of their second year at the Law School but neglected to file the articles before June 15th as required in order to receive a June Call on graduation.

Your Committee recommends that the required period of service of the above students be counted from the date of filing of their Articles.

ESTIMATES 1953-1954.

A draft of the estimated expenditures for the year is before the Committee.

Your Committee approves of estimates in the sum of \$115,401.67 for reference to the Finance Committee.

CERTIFICATES OF FITNESS.

Special—Scottish Solicitors.

The following candidates having been duly admitted as Solicitors of Scotland, have applied to be granted Certificates of Fitness to practise as Solicitors in Ontario under Rule 134(d). They have filed the papers required by Rule 145, paid the required fees of \$1500, served for one year under articles to practising solicitors in Ontario, and passed a written examination on Practice and an oral examination on the Statutes of Ontario prescribed by the Dean of the Law School.

1. William Hay.
2. Norman Alexander Shepherd.

Approved.

THE REPORT WAS ADOPTED.

JOHN DESMOND MORTON.

Moved by Mr. Jamieson, seconded by Mr. Chitty, that Rule 22 be suspended; and that John Desmond Morton be called to

the Bar on September 17, 1953 without complying with any of the Rules of the Society as to admission, examinations, or otherwise.

Carried.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 15th day of September, 1953, the following members being present: Messrs. McLaughlin (Chairman), Wilson, R. F. (Vice-Chairman), Beaton, Cassels, Foster and Wilson, P.D.

MONTHLY STATEMENT.

The usual monthly statement was presented and approved.

COMMON ROLL.

William James Young, having discontinued the study of law, was granted a refund of his admission fee.

Your Committee recommends that his name be removed from the Common Roll.

COMPENSATION FUND.

At a meeting of the Discipline Committee on June 24, 1953 the Committee recommended that the investment of the Fund be referred to the Finance Committee with full power to act.

The Finance Committee recommended that the Chairman and Vice-Chairman of the Finance Committee be authorized to invest the Fund in short-term Canadian bonds. The following investments have been purchased—

10,000 Canada 2% bonds due December 15, 1954 at 98.40.

10,000 Canada 2¼% bonds due July 1, 1955 at 98.10

The total cost, with accrued interest—\$19,669.25.

Approved.

Bank Account—Your Committee recommends that the special account—"The Law Society of Upper Canada, The Compensation Fund", be transferred to a savings account.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

Donna J. Haley, Chairman of the Social Committee, asks permission to hold a dance in Convocation Hall on Friday, October 16th.

Your Committee recommends that the request be granted, and that the Secretary be instructed to arrange for the special fire protection.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 15th day of September 1953, the following members being present: the Chairman and Messrs. Beaton, Cassels, Commons, Foster, McLaughlin and Walsh.

ESTIMATES.

Your Committee's estimates of library expenditures for the year 1953-54 together with estimates and actual expenditures for the year 1952-53 were referred to the Finance Committee.

NIGHT LIBRARIANS.

Your Committee recommends that the following students be appointed to act as night librarians for the year 1953-54: Kenneth Ouellette of the Second Year; John H. Pollock of the Third Year; Robert G. McClenahan, Rodger A Gordon, Audrey Ross, R. N. H. Waterous, J. A. Hoolihan, Helen L. Burden and John D. Templeman, of the Fourth Year.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE—Mr. Sedgwick.

RE COMPENSATION FUND.

At the meeting of Convocation on April 16, 1953 it was resolved that the Benchers delegate the powers conferred upon them by the Law Society Amendment Act 1953 to the Discipline Committee.

Your Committee met on April 17, 1953 when the following members were present: Messrs. Sedgwick (Chairman), Arnup (Vice-Chairman), Common, McCulloch, Seymour and Wilson, P. D.

Your Committee unanimously approved of a levy of \$10.00 for the Compensation Fund for the First Year ending November 30, 1953.

Your Committee met on June 24, 1953, when the following members were present: Messrs. Sedgwick (Chairman), Arnup (Vice-Chairman), Common, Parkinson, Stewart, Wilson, P. D., and Wilson, R. F. Mr. J. J. Robinette, Q.C., Chairman of the Special Committee on Compensation Fund, was present by request.

The Secretary reported that over \$20,000.00 had been paid in to the Society and had been deposited in a special trust account at the Society's bank. Your Committee recommended that the investment of the Fund be referred to the Finance Committee with full power to act.

Your Committee considered letters from certain members of the Law Society who pay Bar Fees and do not practice as solicitors but are in official positions or engaged in various businesses.

Your Committee is of the opinion that these members of the Society must pay the levy pursuant to the Report of the Special Committee and the Law Society Amendment Act 1953.

Your Committee considered letters from certain other persons who are members of the Law Society and who pay Bar Fees but who are retired.

Your Committee is of the opinion that these members are not liable to payment of the levy pursuant to the Report of the Special Committee and of the Law Society Amendment Act 1953.

Your Committee further recommends that no class of members of the Law Society other than those referred to in the Law Society Amendment Act 1953, be exempt from payment of the levy.

ORDER.

The Secretary placed before Convocation the following Order which in compliance with Rule 79 is entered on the Minutes of Convocation:

RE: WALTER BRECHIN REID—Order striking off the Rolls.

REPORTING COMMITTEE—Mr. Chitty.

The Reporting Committee begs leave to report as follows:

Your Committee met on the 15th September 1953, the following members being present: Messrs. Chitty (Chairman), Beaton, Cassels, Foster, McLaughlin, Wilson, P. D., and Wilson, R. F.

ESTIMATES 1953-54.

Your Committee approved of estimates in the sum of \$56,650.00 for reference to the Finance Committee.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

You Committee met on the 17th September 1953, the following members being present: Messrs. Walsh (Chairman), Brooks, Clement, Creighton, Hamilton, Jamieson, Maclaren and MacTavish.

ESTIMATES 1953-54.

Your Committee approved of estimates in the sum of \$4,000.00 for reference to the Finance Committee.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 17th day of September 1953, the following members being present: the Chairman and Messrs. Brooks, Clement and Maclaren.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their Annual Re-

turns for the year 1952 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such Association as follows:

Northumberland & Durham.....	\$708.33
Stormont, Dundas & Glengarry.....	510.00

ANNUAL RETURNS.

Your Committee reports that Annual Returns for 1952 have been received from all the Associations except the Nipissing and Saulte Ste. Marie Associations.

ESTIMATES.

Your Committee's estimates of county library expenditures for the year 1953-4 together with estimates and actual expenditures for the year 1952-3 were referred to the Finance Committee.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 16th September 1953, the following members being present: Messrs. Jamieson (Chairman), Arnup (Vice-Chairman), Chitty, Gregory, Stewart and Walsh.

ESTIMATES, 1953-54.

Your Committee approved of estimates in the sum of \$13,000.00 for reference to the Finance Committee.

PUBLIC INFORMATION PROGRAMME.

Mr. George V. Forster of McKim Advertising Limited submitted a report on the Public Information Programme to date and outlined suggestions for the future.

Your Committee recommends that the Report be received, and that copies be sent to all Benchers with a request that after reading and consideration they let the Committee have any com-

ments or suggestions to assist the Committee in planning its future programme.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Robinette presented the report:

Your Committee met on the 16th September 1953, the following members being present: Mr. Chitty (in the Chair), and Messrs. Arnup and Jamieson.

ESTIMATES 1953-54.

Your Committee approved of estimates in the sum of \$6,000.00 for reference to the Finance Committee.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON REVISION OF RULES 1953.

In the absence of the Chairman, Mr. Arnup presented the Report:

In a Report dated June 17th and adopted by Convocation on June 18th, your Special Committee appointed to draft the necessary amendments to the Rules consequent upon the adoption of the Report of the Special Committee on Uniform Standards, recommended that it be discharged and that a new general special committee be appointed to proceed with a general revision of the Rules of the Society, with power to engage all such assistance as it may require.

The Treasurer appointed the following Special Committee on Revision of Rules 1953: Messrs. Arnup, Beaton, Jamieson, Walker and Wilson, R. F.

Your Special Committee met on June 25th when the following members were present: Messrs. Arnup, Jamieson and Wilson, R. F.

Mr. H. C. Walker, Q.C., was elected Chairman.

Your Committee recommended that Mr. R. F. Reid, Barrister, of Toronto, be retained to assist your Committee.

THE REPORT WAS ADOPTED.

Convocation adjourned at 12:25 p.m.

The Treasurer and Benchers entertained at luncheon the Right Honourable Lord Simonds, P.C., the Lord High Chancellor of Great Britain, the Honourable J. W. Pickup, Chief Justice of Ontario, the Honourable J. C. McRuer, Chief Justice of the High Court, and C. E. Smalley-Baker, Q.C., Dean of the Osgoode Hall Law School.

Convocation resumed at 2:30 p.m., a quorum being present.

The Treasurer and Benchers, with the Right Honourable Lord Simonds, P.C., the Lord High Chancellor of Great Britain, the Honourable Dana Porter, Q.C., Attorney-General of Ontario, and Dean Smalley-Baker, then proceeded to Convocation Hall and took their places on the dais.

The body of the Hall was occupied by the graduating students and their friends.

Mr. D. Park Jamieson, Q.C., Vice-Chairman of the Legal Education Committee, presented to the Treasurer and Benchers the following candidates:

1. Austin Morley Cooper (with Honours, and The Clara Brett Martin Memorial Scholarship).
2. Richard Bruce Lawson (awarded The Gurston Allen Prize).
3. John Robert Farlow.
4. George Gordon Landeg.
5. Ernest Frederick West.
6. Arthur Kenton Boucher.
7. John James Mahoney.
8. Gordon George Nicholls.

9. James Reid Campbell.
10. Abraham Irving Jacob Copeland.
11. Terence Rudolph Doidge.
12. Gordon Wilfred Ecclestone.
13. Jack Allen Fader.
14. Charles Edward Hebert.
15. John Joseph Morley.
16. Dalton Alexander McLaren.
17. Stella Avura Panarites.
18. John Oliver Paquette.
19. Ronald Hillier Stainton.
20. James Robert Tyrrell.
21. Granville Patrick Harcourt Vernon.
22. Allan Harold Bartlett.
23. Richard Bentham Batten.
24. Paul Bozowsky.
25. Wallace Graham Chase.
26. Harry Arthur Derderian.
27. David Keith Fraser.
28. Boris Michael Grayson.
29. Robert Jacks.
30. William Loren Kennedy.
31. James Gray Leslie.
32. John Montgomery Lowndes.
33. Samuel Osak.
34. John William Walsh.
35. Ernest Jerome Weiss.
36. Victor John Cassano.
37. Nathan Reiber (Special—Alberta).
38. Kenneth Charles Binks (Special—Saskatchewan).
39. Terence Vincent Kelly (Special—New Brunswick).
40. John Desmond Morton (Special).

The Treasurer then conferred upon the candidates the Degree of Barrister-at-law and called them to the Bar of Ontario.

The Treasurer presented the following Scholarships:

The Clara Brett Martin Memorial Scholarship—to Mr. A. M. Cooper.

The Gurston Allen Prize—to Mr. R. B. Lawson.

The Right Honourable Lord Simonds, P.C., the Lord High Chancellor of Great Britain, addressed the new members of the Bar and their guests.

CONVOCATION THEN ROSE.

Following the meeting of Convocation the Candidates were conducted to the Court of Common Pleas court-room where the Honourable the Chief Justice of Ontario presided. Mr. D. Park Jamieson, Q.C., presented the candidates to his Lordship.

At the conclusion of the ceremony the Treasurer and Benchers entertained the new Barristers and their families and friends at a reception in Convocation Hall.

C. F. H. CARSON,
Treasurer.

ADDRESS DELIVERED BY LORD SIMONDS, LORD HIGH CHANCELLOR OF GREAT BRITAIN, AT CONVOCATION HALL, OSGOODE HALL, TORONTO, ON THE 17TH DAY OF SEPTEMBER, 1953.

Ladies and Gentlemen. I must thank you first, Mr. Treasurer, for the far too kind words in which you have introduced me to this assembly. I must confess I find myself very much at home. Like the distinguished gentleman whose name you honour here, Mr. Osgoode, I am, as you have heard, a Bencher of Lincoln's Inn.

I must confess that as I heard these newly called barristers summoned one by one before the Treasurer my mind went back first of all to the days so long ago—I don't think it was kind of the Treasurer to tell you all about it—it was in fact as long ago as 1906, when I was called to the Bar at Lincoln's Inn by a man whose name may yet linger in your memory as one of the greatest advocates ever seen at the English Bar. I refer to Sir Edward Clarke. I doubt, so long ago it is, that that name means much to you.

Indeed since those days it has been my fortune as Treasurer to welcome the new barristers of Lincoln's Inn. The task of the Under Treasurer at Lincoln's Inn was very much like that of the Chairman of your Legal Education Committee to-day, except that his task was a more difficult one for, believe me, they were not such a homogeneous gathering as I see today but came from every part of the Empire and bore every name you can think of, which the Under Treasurer found very difficult to pronounce. They came before us and were admitted members of Lincoln's Inn.

Now, gentlemen, it is a pleasant task that I have been asked to perform to-day for I speak to you as one who, as you have heard, in a day long past was faced with just those problems and perhaps just those misgivings which face you to-day. In my country, as you know, the two branches of the legal profession are strictly separate. A man entering the profession must elect whether he will be called to the Bar and become a barrister or will be admitted as a solicitor. Whatever may be the merits or demerits of separation or fusion of the two branches of the profession this is not the time to speak. Both systems have their supporters. Certainly in my country there are many who advocate that there should be a fusion. I am not sure how far that is confined to members of the solicitor branch of the profession who want to have audience in the higher courts, but at any rate there is a demand for fusion. It may be that in this country there is a demand for separation, of that I know nothing. It is not necessary to say anything about that to-day.

Whatever the system, a young man entering the profession, as you young men do to-day and as I did so long ago, cannot fail to be aware that a great responsibility rests upon you. You have, as all men have who embark on their life's work, whatever it may be, all the anxieties and doubts whether success will come to you, whether you will attain security and fortune and even one of the glittering prizes which only the few can win. In addition to that you have adopted a calling in which perhaps more than any other you owe a duty to the community. You have become members of a privileged class for none but you who have been called can perform those functions which you are now entitled to perform. That would matter little if those functions were trivial or of little account but it is far otherwise for

from to-day you are all part of the great machinery of the law, without which the functions of our society would be undermined.

In this country as in mine you may no doubt sometimes hear jibes at the Law. "The Law is an ass", said Shakespeare through the mouth of one of his characters many many years ago. You hear jibes at the Law and you hear criticisms of those who profess it and there are no doubt in our profession, as in every profession, black sheep, but I prefer the view expressed two thousand years ago by a Greek philosopher who said that if the young men knew the value of the law they would fly to its defence as to the defence of their city walls.

The administration of justice according to law is a thing most vital to the preservation of the society and the way of life that we know and treasure. What part then have you young men beginning your career in law to play in all this? I will tell you, it is just this: Justice can only be administered with the solemn dignity which is its due if all those who are concerned in its administration play an equal part.

We are proud, my country and yours, we are justly proud of the great reputation which our Judges have won for impartiality and integrity—even for their wisdom. The high standard that they have reached may be measured by the astonished outcry that is raised if there is any falling off from traditional excellence. That is true, but the Bench is helpless if the Bar too does not maintain its great traditions. Let me say, and I speak here with the experience of years of knowledge of the Canadian Bar, that the traditions of the Canadian Bar are equally high to those of the Bar I know so well. Bench and Bar, judges, barristers, solicitors, form a single whole and if any part of the machinery is rusted and creaks Justice itself will suffer.

Now I recently came across an eloquent statement of the duty of the advocate by an Irish Judge and I cannot improve upon his words. I will read them to you. They were spoken long ago but these things are part of the original heritage and they are none the worse for that. This is what the learned Judge said: "He (the advocate) is a representative but not a delegate. He gives to his client the benefit of his learning, his talents and his judgment, but all through he never forgets what he owes to himself and to others. He will not knowingly misstate the law:

he will not wilfully misstate the facts, though it be to gain the cause for his client. He will ever bear in mind that if he be the advocate of an individual and retained and remunerated (often inadequately) for his valuable services, yet he has a prior and perpetual retainer on behalf of truth and justice and there is no crown or other licence which in any case or for any party or purpose can discharge him from that primary and paramount retainer."

Now that is very finely said and I would like you who are now embarking upon your career to bear those words in your heart for Justice will depend upon your true observance of them, and though the learned Judge was specifically speaking of the duty of an advocate at the Bar and his duty to the Court his words are equally applicable to the conduct of any member of the legal profession at any time and in any place.

The lawyer has a special skill, he puts it at the disposal of his client who comes to him in doubt and in difficulty to assert or defend his rights. He gives him without stint or reservation the assistance that he asks and in doing so justifies his claim that his is an honourable profession.

Now I have spoken solemnly to you as the occasion I think demands, for we are engaged in discussing the administration of Justice in which you will bear your part. If I were to end in one sentence upon a lighter note, how you should discharge your duties in Court, I would say to you, as one whose age has been disclosed, whose age is comparable to some of his brethren who sit on the Bench, that your first duty in Court if you have anything to say is to say it so that it can be heard. I don't know, Mr. Treasurer, how far your legal education covers this aspect of the art of the advocate. I have tried in vain in my own country to have it introduced as part of the curriculum, that anybody who hopes to address the Court should learn to speak and to read so that he may be heard from his place in the Court on the Bench and believe me, you who aspire to be advocates, nothing in this world is more important if you have anything to say, than to say it so it can be heard without undue effort upon the part of the elderly gentleman who may be getting just a little deaf. That is the first art of the advocate, to be sure that what he says can be heard.

As to the rest the Treasurer has told you, and I am sure it will be borne in mind by you. Do not stint your labours in preparing your case. Do not think that the Court will see its way through the tangles which you have not taken the trouble to unravel. Make it easier for the Court and the easier you make it for the Court the better your fate is likely to be.

I have spoken to you solemnly and I have spoken to you lightly and I will end by wishing you good fortune in the careers which you have adopted.

MEETING OF CONVOCATION.

THURSDAY, 15TH OCTOBER, 1953.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Blackwell, Brooke, Clement, Common, Creighton, Evans, Foster, Gregory, Haines, Hayes, Jamieson, Maclaren, Mason, McCulloch, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Robinette, Stewart, Ward, Willmott, Wilson, P. D. and Wilson, R. F.

The Minutes of the meeting of Convocation of 17th September 1953 were read and confirmed.

LEGAL EDUCATION COMMITTEE.—Mr. Beaton.

Your Committee met on Wednesday, 14th October 1953, the following members being present: D. Park Jamieson (Vice-Chairman, in the chair), W. J. Beaton (Chairman) and Messrs. Arnup, Gregory, MacLaren, McLaughlin, MacTavish and Stewart.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

NAME	DATE
1. William Bruce Affleck	18th September 1953
2. Ronald Roy Anger	23rd September 1953
3. Margaret Neoma Archibald	14th August 1953
4. James William Austin	8th September 1953
5. Derek Henry Ayles	8th September 1953
6. Katharine Janet Baikie	23rd September 1953
7. James Dougall Barclay	11th September 1953
8. Mario Antonio Bartolini	20th August 1953
9. Paul Henry Bauer	8th August 1953
10. Ronald Frank Bonar	21st September 1953
11. Paul Erfort Bradlay	27th August 1953
12. Jean-Eudes Brassard	3rd September 1953
13. Rudolph Peter Bratty	17th September 1953
14. David Ian Bristow	26th August 1953
15. David Albert LeRoy Britnell	17th September 1953
16. Max Albert Brown	10th September 1953

NAME	DATE
17. William Campbell Brown	21st September 1953
18. Francis Alvin Asher Bunt	18th August 1953
19. Merlin Weston Burton	22nd September 1953
20. Brian Clive Bynce	26th August 1953
21. Geoffrey Anderson Caldbick	11th September 1953
22. John Andrew Campbell	17th September 1953
23. Ronald Andrew Carroll	31st August 1953
24. Thomas Edward Checaloski	4th September 1953
25. Murray Henry Chusid	18th August 1953
26. Harold Henry Cohen	17th August 1953
27. Victor Kenneth Colebourn	24th August 1953
28. Harry Sydney Cooper	17th September 1953
29. William Allan Corbett	14th September 1953
30. Leigh Morris Crozier	15th September 1953
31. Watson Bruce Cunningham	24th August 1953
32. Nancy Louise Curran	22nd September 1953
33. William Edward Hunter Dale	14th September 1953
34. Phillip Danielak	21st September 1953
35. John Jennings Dashwood	21st September 1953
36. Vernon Stanley Davies	11th September 1953
37. Norman Joseph DiLella	25th August 1953
38. Robert Alfred Dunford	19th August 1953
39. Frederick Jordan Fowler Edward	10th September 1953
40. George John Elaszuk	16th September 1953
41. David Graham Evans	14th September 1953
42. Ronald Joseph Farano	4th September 1953
43. Donald Ruston Featherstone	22nd September 1953
44. Irving Jack Fine	16th September 1953
45. Gerard Denis Fitzhenry	9th September 1953
46. Edward Rosar Fleury	17th August 1953
47. Ernest Arthur Fox	14th September 1953
48. Stanley William Frolick	16th September 1953
49. Franklin Douglas Gibson	18th September 1953
50. James Albert Giffen	31st August 1953
51. Peter Currie Gillespie	7th August 1953
52. Marvin Gordon	22nd September 1953
53. William Thomas Green	1st September 1953
54. Murray Greenbloom	18th September 1953
55. John Laurence Powell Griffith	22nd September 1953

NAME	DATE
56. William Irving Halman	17th August 1953
57. James William Hammond	18th September 1953
58. Thomas Frederick Robert Harcourt.....	8th September 1953
59. William Robert Hare	21st September 1953
60. Murray Patrick Harrington	18th September 1953
61. Lloyd Alrik Henriksen	9th July 1953
62. Theodore Samuel Herman	14th September 1953
63. Donald Clarence Hindson	24th August 1953
64. George Robert Barry Hodgson	9th September 1953
65. Robert Holynsky	28th August 1953
66. Brian Joseph John Hornsby	14th September 1953
67. Ralph Owen Howie	7th August 1953
68. Rodney Hull	4th September 1953
69. John Ladislaus Jaskula	21st September 1953
70. Ronald Bruce Kallmeyer	6th August 1953
71. Joseph Charles Kane	21st September 1953
72. Edwin Howard Kasdan	25th August 1953
73. Arthur Albert Kennedy	17th August 1953
74. Germain Joseph Labonte	7th August 1953
75. James Ferguson Laing	9th September 1953
76. John Alfred Lapum	11th August 1953
77. Douglas Victor Latimer	6th August 1953
78. Barry Michael Latour	22nd September 1953
79. William James Law	21st September 1953
80. Hewett Littlejohn	16th September 1953
81. Robert McLean Loudon	18th August 1953
82. William Kay Lycett	8th September 1953
83. Donald Ian Malcolm	23rd September 1953
84. Franklin William Maley	24th September 1953
85. George Malo	19th July 1953
86. Ernest Wincenty Matura	16th September 1953
87. William Brassington Maynard	10th August 1953
88. Arthur Andrew Morscher	11th July 1953
89. Robert Gavin Shier McIntosh	22nd September 1953
90. Gordon Ross Mackay	18th September 1953
91. Donald John MacLennan	31st August 1953
92. James Vincent John McManamy.....	15th September 1953
93. Angus Charles McMaster	23rd September 1953
94. Nicholson Duncan McRae	17th September 1953

	NAME	DATE
95.	Robert Alexander McRae	8th September 1953
96.	Leonard Noble	5th August 1953
97.	Gerald Eugene Nori	20th August 1953
98.	Bruce Campbell North	18th September 1953
99.	Thomas Gerald O'Connor	21st August 1953
100.	Martin Eli Offman	21st September 1953
101.	Francis William Olmstead	4th September 1953
102.	John Gordon O'Reilly	29th July 1953
103.	John Anthony Parente	9th September 1953
104.	Donald Frederick Pattison	17th September 1953
105.	Bruce Ernest Payne	17th September 1953
106.	Peter Petropoulos	14th September 1953
107.	Duncan Rae Phillips	15th September 1953
108.	John David Philp	14th August 1953
109.	Jean Marilyn Phinn	24th August 1953
110.	George Percy Faribault Plaxton	23rd September 1953
111.	Henry Stephen Polak	26th August 1953
112.	Richard Austin Quirk	31st July 1953
113.	Robert Hugh Hull Reilly	12th August 1953
114.	Edward Reiter	16th September 1953
115.	Richard Paul Roberts	31st August 1953
116.	Hew Livingstone Robertson	3rd September 1953
117.	Douglas Edward Rollo	18th September 1953
118.	James Douglas Leith Ross	16th September 1953
119.	Lloyd John Rotstein	22nd September 1953
120.	Luigi Rovazzi	7th August 1953
121.	Robert Arthurs Savage	8th September 1953
122.	Ralph Edward Scane	7th August 1953
123.	Kenneth Walter Scott	22nd September 1953
124.	Robert Alan Scott	10th September 1953
125.	Keith Raymond Shadlock	10th September 1953
126.	George Houston Shepherd	3rd September 1953
127.	Ralph Shiff	11th September 1953
128.	Monte Goldwyn Singer	8th September 1953
129.	Paul Sitzer	14th September 1953
130.	Arthur Lawrence Smith	16th September 1953
131.	Lloyd Solish	7th August 1953
132.	Irving Albert Solnik	16th September 1953
133.	David Bethuel Sparkes	28th August 1953

	NAME	DATE
134.	Harvey Spring	19th August 1953
135.	James Hamilton Stephens	17th September 1953
136.	Peter Bruce Stripp	10th September 1953
137.	Robert Douglas Stupart	9th September 1953
138.	Robert Alexander Sutherland	10th September 1953
139.	Roland Cyril Tanner	28th September 1953
140.	Michael Wallace Taylor	9th September 1953
141.	John Frederick Varcoe	31st August 1953
142.	Jean Denis Vincent	18th September 1953
143.	John Donald Waechter	18th September 1953
144.	Peter Webb	10th September 1953
145.	Ben Weinstein	18th September 1953
146.	Michael Alan Weller	24th August 1953
147.	Oran Wilson Hamilton Weller	25th August 1953
148.	Murray John Walter Wheldrake	25th August 1953
149.	Ian Carnwith White	9th September 1953
150.	Alan Kenneth Williams	21st September 1953
151.	Frank Leonard Wilson	5th September 1953
152.	George Alexander Wootten	25th August 1953
153.	John Wallace Wootten	18th August 1953
154.	Martin Harold Wunder	8th September 1953
155.	Geoffrey Galbraith Wynn	14th August 1953
156.	Cezarina Wysocki	8th September 1953
157.	Robert Edward Zelinski	28th August 1953
158.	Joseph John Zeszutek	8th September 1953

GRADUATES OF SCHOOL OF LAW (admitted to Third Year under policy adopted by Convocation June 1949).

159.	George Albert Becroft	3rd September 1953 (B.A. Toronto 1950; LL.B. Toronto 1953).
160.	Herbert Alfred Bunn	15th June 1953 (B.A. Toronto 1950; LL.B. Toronto 1953).
161.	William James DesLauriers	15th June 1953 (B.Com. Toronto 1950; LL.B. Toronto 1953).
162.	Douglas Verne Gaebel	15th September 1953 (B.A. Queens 1950; LL.B. Toronto 1953).
163.	Andrew Stuart LeMesurier	12th June 1953 (B.A. McGill 1947; LL.B. Toronto 1953).
164.	Elmer Walter Sopha	18th September 1953 (B.A. Toronto 1950; LL.B. Toronto 1953).

Approved.

EXAMINATION RESULTS—Supplementals 1953.

First Year.

The results of the supplemental examinations for the First Year are submitted, showing 84 passed and 8 failed in one or more subjects.

Approved.

Second Year.

The results of the supplemental examinations for the Second Year are submitted, showing 67 passed, and 14 failed in one subject. Under a policy adopted by Convocation on 18th September 1952, the 14 students who failed in one subject are permitted to proceed with their Third Year full-time service under Articles and write at the supplementals in September 1954.

Approved.

Third Year.

The results of the supplemental examinations for those students carrying a supplemental from their Second Year under the above policy, is submitted showing that thirteen passed, and one failed.

Approved.

ORAL TESTS—*Fourth Year.*

In pursuance of the recommendation of the Special Committee on Oral examinations, adopted by the Committee on June 17th 1953, Fourth Year students were interviewed by two junior solicitors on their office work during their Third Year full-time service under articles. A report is submitted by the Supervisor of Practice Groups, Mrs. Dubin.

Noted.

SPECIAL PETITIONS.

Your committee considered petitions for special relief and made recommendations thereon.

SCHOLARSHIPS.

At its meeting on 30th July 1953, the Committee recommended that the Chairman appoint a sub-committee of three to consider the cash scholarships awarded by the Society and to

report back to this Committee. The Chairman appointed the Chairman, the Vice-Chairman and Mr. Arnup.

The Sub-Committee reported recommending that the Scholarships awarded under Rule 127 to the First and Second Years be increased as follows:

To the candidate passing first, a Scholarship of \$200 (instead of \$100).

To the Candidate passing second, a Scholarship of \$150 (instead of \$60).

To the candidate passing third, a Scholarship of \$100 (instead of \$40) and that Rule 127 be amended accordingly.

The Sub-Committee recommended that no change be made in the amount of the Chancellor Van Koughnet Scholarship of \$400; and that the Christopher Robinson Memorial Scholarship be increased to \$300 (instead of \$100), and the Matthew Wilson Memorial Scholarship increased to \$200 (instead of \$45), the Society to supplement the necessary funds to the income from these two Scholarships.

Your Committee approves of the recommendations of the Sub-Committee.

THE REPORT WAS ADOPTED.

Moved by Mr. Beaton, seconded by Mr. Jamieson,

That Rule 22 be suspended;

That Rule 127 be amended by striking out the figures "\$100" in the third line, the figures "\$60" in the fourth line, and the figures "\$40" in the fifth line, and substituting the figures "\$200", "\$150" and "\$100", respectively.

Carried.

FINANCE COMMITTEE.—Mr. McLaughlin.

The Finance Committee met on the 13th October 1953, the following members being present: Messrs. R. F. Wilson, Vice-Chairman, in the Chair, and Cassels, Common and Foster.

MONTHLY STATEMENT.

The usual monthly statement was presented and approved.

ANNUAL FINANCIAL STATEMENT.

The Annual Statement for the year ending August 31 1953, as certified by the Auditors, Messrs. Clarkson, Gordon & Company, was before your Committee.

Your Committee recommends that the statement as submitted be approved for presentation to Convocation and publication pursuant to the Rules.

ESTIMATES, 1953-54.

An estimate of the probable receipts and disbursements for the year 1953-54 is submitted and recommended for approval.

LUNCHEON ROOM.

The Misses Lennox present a statement of operations for the period September 1, 1952 to August 31, 1953, showing a net profit of \$3,700.00. During the year 34,512 meals were served, of which 3,042 were special dinners. The coffee shop, the operation of which is included in the statement, served 96,890 orders.

Approved.

THE REPORT WAS ADOPTED.

 CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

William Lloyd Andrews Pope (Special—Saskatchewan)

Austin Haynes Bailey (Special—Saskatchewan).

Robert Fournier (Special—Quebec).

 DISCIPLINE COMMITTEE.

BERNARD ARNOLD RUSSELL TAYLOR.

In the absence of the Chairman, Mr. Arnup, the Vice-Chairman, presented the Report of the Discipline Committee:

The Committee reported that after due inquiry it found B. A. R. Taylor guilty of professional misconduct and conduct unbecoming a barrister and solicitor in that he appropriated to his own use certain sums of money, and in connection therewith forged the names of certain persons. The Committee recommended that he be struck off the Rolls of the Society.

Moved by Mr. Arnup, seconded by Mr. Parkinson, that the Report be adopted.

The solicitor did not attend, nor was he represented by counsel.

The Report of the Discipline Committee in the matter of BERNARD ARNOLD RUSSELL TAYLOR, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said BERNARD ARNOLD RUSSELL TAYLOR guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report.

That the said BERNARD ARNOLD RUSSELL TAYLOR be disbarred.

That the said BERNARD ARNOLD RUSSELL TAYLOR is unworthy to practice as a Solicitor.

UNAUTHORIZED PRACTICE COMMITTEE.

In the absence of the Chairman, Mr. Parkinson, the Vice-Chairman, presented the Report:

Your Committee met on the 15th instant, the following members being present: Messrs. Parkinson (Vice-Chairman) in the Chair, Clement, Evans, Gregory, Hays, Jamieson, Maclaren, Mac-Tavish, Raney and Willmott.

Re DAVID J. and WILLIAM C. MORLAND, Nipissing District.

As the result of information from the Nipissing Law Association, and after an investigation by Mr. C. R. Walker, Q.C., charges were laid in this matter and came on for hearing in North Bay

on September 18, 1953 before Magistrate Gardiner of South Porcupine. The charge against David J. Morland was dismissed, but the Magistrate found William C. Morland guilty of holding himself out as or representing himself to be a solicitor, and fined him \$50.00 and costs.

Your Committee recommends that this case be reported in the Ontario Weekly Notes.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 15th day of October 1953; the following members being present: The Chairman and Messrs. Clement, Gregory, Hays, Jamieson and Maclaren.

ANNUAL GRANT.

Your Committee reports specially that the Nipissing Law Association, having failed to file its Annual Returns within three months from the 15th day of January 1953, has now filed its Annual Returns for the year 1952 and otherwise complied with the rules adopted from time to time relating to County Law Libraries, and recommends that a grant be made to it of \$354.67, the amount to which it would have been entitled if its returns had been filed within the time limited under Rule 62.

INSPECTION.

Your Committee reports that the County Law Libraries in Northern Ontario have been inspected by Mr. Wrinch, the Assistant Librarian, and recommends that his expense account be paid.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

On behalf of the Chairman, Mr. W. B. Common presented the Report:

Your Committee met on the 14th October 1953, the following members being present: Messrs. Common (in the Chair), Haines and Jamieson.

CRIMINAL CASES.

Witnesses for the Defence—Psychiatrist.

Your Committee has on several occasions given careful consideration to the problem of defence counsel employing expert witnesses for the defence, and to the cost thereof. In such cases under the Ontario Legal Aid Plan the report of the doctor of the Attorney-General's Department is available to defence counsel.

Your Committee recommends that if conducting counsel is of the opinion that further medical or expert evidence is necessary to the proper conduct of the defence, he should apply to the County Director who should then forward his recommendation to the Provincial Director for final decision.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COURT HOUSE ACCOMMODATION,
TORONTO.

Mr. Parkinson presented the report to the Special Committee.

Convocation on 19th February 1953 referred certain correspondence having to do with the inadequate court room facilities at the City Hall in Toronto to a Special Committee consisting of Messrs. Parkinson, Haines and Sedgwick for consideration. The Committee has also had the advantage of reading the report of Mr. Arnup of 27th March 1953 and a circular of the Court House Committee of the County of York Law Association dated 21st May 1953. The Committee now has before it the correspondence consisting of the letter of the President of the Exchequer Court of Canada to the Attorney-General of Ontario dated 18th September 1953 and additional correspondence in connection therewith.

Your Committee reports that the material before it establishes a very serious situation with respect to court room space in Toronto. Mr. Andrew Brewin in his letters calls attention to the postponement of an important Surrogate Court action because there was no court room available at the City Hall. There is also before your Committee a submission to the Chief Justice and the judges of the High Court prepared by a group of lawyers

setting out at considerable length suggested remedies for the unsatisfactory conditions existing at the Court House in respect of the trial of jury and non-jury actions. Mr. Arnup's report has to do with the availability of one court room at Osgoode Hall for trials involving witnesses. The printed circular of the County of York Law Association is a carefully prepared report setting out the effect of the Metropolitan Area statute and the activities of the Civic Advisory Council.

A great deal of the difficulty at the City Hall seems to be the result of the 1885 agreement whereby the City of Toronto agreed to carry out the statutory duties of the County with respect to the provision and maintenance of the Court House. The City Hall was completed in 1898 and the space in the court house section of the building has been encroached upon over the years. The Statute setting up the Municipality of Metropolitan Toronto requires the Metropolitan Corporation to provide the court house for the Metropolitan area and for the County and requires the Metropolitan Corporation to take care of the court house facilities. The Metropolitan Corporation must proceed in these matters by by-law and the County of York must bear its just share of the cost thereof. Until the Metropolitan Council provides the court house the City shall provide therefor and shall be reimbursed by the Metropolitan Corporation in the meantime.

Your Committee is informed that the Civic Advisory Council has received many reports upon the situation and that its opinion seems to be that the City Hall is unsuitable for civic administration purposes but could be renovated to serve all of the purposes of a satisfactory court house. This idea seems to be partly based upon the opinion that the City Hall building ought not to be abandoned and that the provision of two new buildings for the purposes indicated is not necessary or expedient.

The above considerations lead your Committee to the opinion that action in respect of the provision of suitable trial court rooms at Toronto having the future needs of the community in mind and from a long-range point of view must now be dealt with by the Metropolitan Council. In view of the deliberations of the Civic Advisory Committee it would seem that the City will probably deal with the problem in a merely temporary way. In this respect it is to be noted that Mr. Justice Thorson's complaint to

the Attorney-General resulted in the provision during September of accommodation for the sittings of the Exchequer Court in the County Council's Chambers on Adelaide Street. It was not the action of the City of Toronto which solved the difficulty—temporary and unsatisfactory as it may have been.

Your Committee suggests that the problem, serious though it is, is local in its nature now that the responsibility has been placed permanently upon the Metropolitan Corporation and temporarily upon the City of Toronto. The Court House Committee of the County of York Law Association has been extremely active in connection with this matter and Convocation might consider placing the influence of the Law Society behind the efforts of that Committee rather than by proceeding independently.

The Report was adopted and it was ordered that the Special Committee on Court House Accommodation, Toronto, be continued, and that it be directed to co-operate with and support the efforts of the Court House Committee of the County of York Law Association.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 19TH NOVEMBER, 1953.

11 A.M.

Present: Messrs. Arnup, Beaton, Brooks, Chitty, Clement, Common, Creighton, Evans, Foster, Geary, Haines, Hamilton, Hays, Jamieson, Kerr, Mason, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Seymour, Walker, Walsh, Weir, Wilson, P. D. and Wilson, R. F.

Mr. H. J. McLaughlin, Q.C., was appointed Chairman.

The Minutes of the meeting of Convocation of 15th October, 1953 were read and confirmed.

ELECTION OF BENCHERS.

Moved by Mr. Jamieson, seconded by Mr. Walsh, and carried, that the election of Benchers stand to the next meeting of Convocation or to a special meeting if the Treasurer so decides.

LEGAL EDUCATION COMMITTEE.

At the request of the Chairman, Mr. Jamieson, the Vice-Chairman, presented the Report.

Your Committee met on the 18th November 1953, the following members being present: D. Park Jamieson (Vice-Chairman, in the chair), Messrs. Arnup, Chitty, Evans, Foster, Gregory, McLaughlin, Walker, Weir, and R. F. Wilson.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

1. Frank Austin1st September 1953
2. Charles Arthur Galloway15th October 1953
3. Edward Vivian Hibberd2nd October 1953
4. Edward deAlva Payne Malloy18th September 1953

Approved.

LAW SCHOOL STAFF.

Part-time Lecturer—Municipal Law.

John Johnston—part-time lecturer on Municipal Law since 1946—died on October 23rd, 1953 after a brief illness. Arrangements were made for *A. P. G. Joy* of the City Solicitor's office to continue with the lectures on Municipal Law.

Your Committee recommends that Mr. A. P. G. Joy, be appointed a part-time lecturer in Municipal Law to complete the balance of the term.

BURSARIES.

Wallace Nesbitt Trust Fund; Osgoode Hall C.O.T.C.; William Randolph Sweeny; Ontario Command, Canadian Legion; The Atkinson Charitable Foundation.

The Report of the Sub-committee on the award of these Bursaries for 1953-54, is before the Committee for approval.

Your Committee recommends that the report of the Sub-committee be adopted and that it be extended in the Minutes of Convocation immediately following the report of this Committee.

Re Coat of Arms or Badge for the Osgoode Hall Law School.

A memorandum is submitted from the Dean with reference to a proposed Badge or Coat of Arms for the Osgoode Hall Law School.

Your Committee recommends that the proposals be approved in principle and that the Dean be authorized to proceed and to make any necessary changes in the design.

Re Special Form of Badge for Osgoode Hall Law School.

A memorandum is submitted from the Dean with reference to a special form of Badge.

Your Committee recommends that the proposals be approved in principle, and that the awards be made on the recommendation of the Law School Staff.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Chairman:

Richard Servos Thomson	
Ephraim Herbert Coleman	(Special—Manitoba)
Hazen Hansard	(Special—Quebec)
Arthur David Michael Spohn	(Special—British Columbia)
Harry Borden Ibsen	(Special—Nova Scotia)
Joseph Chisholm Lyons	(Special—Nova Scotia)
Donald Alex Blenkarn	(Special—British Columbia)
Norman Douglas Coo	(Special—British Columbia)
Allan Goldstein	(Special—British Columbia)
Irvin Alan Rosen	(Special—British Columbia)
William Herbert Joseph Thompson	(Special—British Columbia)

FINANCE COMMITTEE.

Mr. R. F. Wilson, Vice-Chairman, presented the Report:

The Finance Committee met on the 17th November 1953, the following members being present: Messrs. H. J. McLaughlin (Chairman), Wilson, R. F. (Vice-Chairman), Common, Foster, Walker and Wilson, P. D.

MONTHLY STATEMENT.

The usual monthly statement was presented.

Approved.

CONFERENCE OF GOVERNING BODIES OF LEGAL PROFESSION IN CANADA.

At the Annual Meeting of the Conference it was resolved that the Conference request for the year 1954 the usual contributions.

Your Committee recommends that a contribution of \$100.00 be paid by this Society.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE—Mr. Sedgwick.

The DISCIPLINE COMMITTEE met on the 13th day of November 1953, the following members being present: Messrs. Sedgwick (Chairman), Arnup (Vice-Chairman), Common, McCulloch, Rigney, Seymour, Wilson, P. D. and Wilson, R. F.

COMPENSATION FUND.

Your Committee has considered correspondence from members of the Law Society of Upper Canada in the employ of the Dominion Government, requesting that they as a class should be exempted from liability for the annual levy.

Your Committee recommends that the following class be exempted from contributions to the Compensation Fund:

All members of the Society who on or before November 30th in each year, file with the Secretary a declaration that they are precluded by the terms of their employment from the private practice of law, and who certify that they do not in fact so practice.

Moved by Mr. Sedgwick, seconded by Mr. Arnup, that the Report be adopted.

Moved by Mr. Mason, seconded by Mr. Common, that consideration of the Report be deferred to the next meeting of Convocation. The motion was lost.

Mr. Sedgwick's motion was lost.

 ORDER.

The Secretary placed before Convocation the following Order which in compliance with Rule 79 is entered on the Minutes of Convocation:

Re: BERNARD ARNOLD RUSSELL TAYLOR, order striking off the Rolls.

 LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 17th day of November, 1953, the following members being present: The Chairman and Messrs. Common, Foster and McLaughlin.

THE VON GOCHNATS.

Your Committee reports that "The Von Gochnats", written by Lady Jane Van Koughnet and published in 1910, has been presented to the library by Mr. William Colgate and that the Chief Librarian has been instructed to write him, gratefully acknowledging this gift.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.

At the request of the Chairman, Mr. Raney presented the Report:

Your Committee met on the 19th day of November, 1953, the following members being present: the Chairman and Messrs. Brooks, Clement, Evans, Gregory, Hamilton, Hays, Parkinson, Raney and Weir.

ANNUAL GRANT.

Your Committee reports specially that the Sault Ste. Marie Law Association, having failed to file its Annual Returns within three months from the 15th day of January, 1953, has now filed its Annual Returns for the year 1952 and otherwise complied with the rules adopted from time to time relating to County Law Libraries, and recommends that a grant be made to it of \$566.67, the amount to which it would have been entitled if its returns had been filed within the time limited under Rule 62.

INSPECTION.

Your Committee reports that the Chief Librarian has presented the Report of the inspection recently made by him, with the assistance of the Assistant Librarian and Mr. Harvey, and that copies of the Report are being sent to the County Associations.

THE REPORT WAS ADOPTED.

MID-WINTER MEETING, ONTARIO SECTION, CANADIAN BAR ASSOCIATION.

Moved by Mr. Jamieson, seconded by Mr. Beaton, that the Benchers give a luncheon to the members of the Ontario Section of the Canadian Bar Association at their Mid-Winter Meeting, and that the Treasurer make his statement to the Section at that time: and that the matter be referred with power to act to a special committee composed of The Treasurer, Mr. McLaughlin (Chairman of the Finance Committee), and Mr. Haines (Vice-President for Ontario of the Canadian Bar Association).

Carried.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE BAR—Mr. Gregory.

The SPECIAL COMMITTEE ON CONTINUING EDUCATION OF THE BAR met on October 14, 1953 when the following members were present: Messrs. C. D. Stewart (Chairman), Beaton, Haines and Jamieson.

On October 24, 1953, following the appointment to the Bench of Mr. C. D. Stewart, Chairman of your Committee, the Treasurer appointed Mr. W. P. Gregory, Q.C., a member of your Committee.

Your Committee met again on the 18th November 1953 when the following members were present: Messrs. Gregory, Haines and Jamieson.

Mr. W. P. Gregory, Q.C., was elected Chairman.

SPECIAL LECTURES 1954.

Your Committee recommends that a special course of lectures on LABOUR LAW and LABOUR RELATIONS be held on Friday and Saturday, March 19th and 20th, 1954, and that the first day be devoted to the history, philosophy and substantive law of the labour movement, and the second day to techniques. The following programme is suggested:

Time.	Subject.
Friday, March 19	
10 a.m.	HISTORY OF THE LABOUR MOVEMENT IN CANADA.
11 a.m.	RESPONSIBILITY OF LABOUR UNIONS.
12 noon	PROPERTY RIGHT IN A JOB.
1 p.m.	LUNCHEON—Convocation Hall.
2 p.m.	FUTURE OF THE LABOUR MOVEMENT, ITS AIMS AND OBJECTS.
3 p.m.	LIMITATIONS OF MANAGEMENT—HOW FAR CAN PRIVATE ENTERPRISE MEET THE DEMANDS OF LABOUR?
Saturday, March 20	
10 a.m.	CERTIFICATION.
11 a.m.	CONCILIATION—INCLUDING NEGOTIATION.
12 noon	ARBITRATION OF CONTRACT INTERPRETATION DISPUTES.

Problems of Small Business: In place of the usual second week-end of lectures on a special subject, your Committee recommends that it be authorized to associate itself with the Ontario Legal Education Committee, Canadian Bar Association, in producing a one day series of lectures on the problems of Small Business, in Toronto, London and Ottawa on successive Saturdays on dates to be arranged; that these lectures be printed with the lectures on Labour Law and Labour Relations.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, AMENDMENT OF RULES 1953.

Mr. Walker, the Chairman, reported that pursuant to the Report of the Special Committee dated June 25, 1953 and adopted by Convocation on September 17, 1953, Mr. R. F. Reid, Barrister, of Toronto, has been retained to assist the Committee in drafting the amended Rules; and that Mr. Reid had perused the Minutes of Convocation since the last revision of the Rules and had made progress in drafting amendments, including new rules with reference to the transfer of Barristers and Solicitors from other

provincial jurisdictions. Mr. Walker stated that the Committee would report further to the January meeting of Convocation.

THE REPORT WAS RECEIVED.

CORRESPONDENCE.

The Chairman read the following correspondence:

Letter from Stanley E. Dinsdale, Secretary-Treasurer, Federation of Law Associations of Ontario, enclosing copy of a Resolution of the Federation with reference to the election of Benchers to fill vacancies.

Letter from Mrs. John Johnston, thanking the Treasurer and Benchers for their flowers and their expression of sympathy on the death of her husband, John Johnston, a member of the part-time teaching staff of Osgoode Hall Law School.

ORDERED that these letters be received and filed.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 21ST JANUARY 1954.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Blackwell, Cassels, Chitty, Clement, Common, Creighton, Davis, Evans, Foster, Gregory, Haines, Hamilton, Hays, Jamieson, Kerr, Maclaren, McCulloch, McLaughlin, Parkinson, Raney, Rigney, Sedgwick, Shaver, Walker, Walsh, Ward, Willmott, Wilson, P.D., and Wilson, R.F.

The Minutes of the meeting of Convocation of 19th November 1953 were read and confirmed.

ELECTION OF BENCHER.

Mr. George Argo McGillivray was elected a Bencher to hold office until the next quinquennial election.

The Treasurer announced that the Honourable Mr. William Ross MacDonald, Q.C., on his appointment on January 12, 1954 as Solicitor-General of Canada, became a Bencher ex officio pursuant to the Law Society Act, section 5(1).

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 20th January 1954, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer, and Messrs. Arnup, Evans, Foster, Gregory, Maclaren, McLaughlin, Walker, and R. F. Wilson.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

Name	Date
1. Arthur Stephen Allan	23rd September 1953
<i>To Third Year</i> —on B.A., LL.B. Dalhousie University— (under policy adopted by Convocation October 1952).	
2. Brian Sherwell	1st September 1953
(B.A. Dalhousie 1948; LL.B. Dalhousie 1950)	

Approved.

CHANGE OF NAME.

Ben Tepper—who was Called to the Bar on 18th September 1930—asks to have his name changed on the Rolls and Records of the Society to “Benjamin Tepper” which he states is his real name.

Your Committee recommends that the request be granted.

LAW SCHOOL STAFF.

Dr. J. D. Falconbridge—Resignation as Lecturer.

A letter is submitted from Dr. Falconbridge stating that he is giving his last course of lectures in Conflict of Laws and recommending that Donald B. Spence be appointed to teach this subject.

A memorandum from the Dean is submitted.

Your Committee recommends that the resignation of Dr. Falconbridge be accepted with regret, and that Mr. D. B. Spence be appointed to lecture in Conflict of Laws, and that the matter of re-assignment of subjects be referred to the Dean for recommendation and report.

REVISION OF RULES.

The Committee recommends that this matter be referred to the Vice-Chairman, in consultation with the Chairman, for report—and the Dean to draft recommendations on behalf of the Law School staff, for submission to the Vice-Chairman.

DINNER TO GRADUATING CLASS.

The question of the holding of the Annual Dinner for the graduating class is before the Committee for consideration. There are 223 students in the present Fourth Year. Last year

the dinner was held on Friday, 10th April 1953,—a suggested date is Friday, 9th April 1954.

Your Committee recommends that the dinner be held on Friday, 9th April 1954, and that it be referred to the Chairman and Vice-Chairman to make the necessary arrangements.

ORAL EXAMINATIONS 1954.

On the recommendation of the Special Committee on Oral Examinations, the Fourth Year oral examination will be treated as other academic subjects and the results included with other marks for standing in the class, and those failing will be required to take a supplemental in September.

Your Committee recommends that the oral examinations be held during the week of March 29th 1954.

EXAMINATION RESULTS—*Christmas* 1953.

First Year.

A record of the results of the Christmas examinations for the First Year is submitted herewith.

210—passed clear

33—failed in 1 or more subjects

243

Approved.

CHANGE OF NAME.

Jack Ernest Hotz—who was Called to the Bar on 17th September 1942—asks to have his name changed on the Rolls and records of the Society to “John Ernest Hotz” which he states is his real name.

Your Committee recommends that the request be granted.

BURSARIES.

William Randolph Sweeny Bursary.

A letter from Mr. Sweeny, dated November 12, 1953, has been received, enclosing a further cheque for \$500 to be added to his Bursary fund.

Your Committee recommends that Mr. Sweeny's further donation be accepted with thanks and that the Secretary write a suitable letter of appreciation.

Samuel and Rebecca Weinberg Bursary.

A letter from Mr. Arnup is submitted enclosing a cheque of Mr. Bernard Weinberg, Q.C. of Toronto, in the sum of \$1,000 for the establishment of a Bursary of \$200 per annum over the next five years, with the expectation that Mr. Weinberg will continue similar donations in the future. The Bursary is to be known as the "Samuel and Rebecca Weinberg Bursary" in memory of Mr. Weinberg's parents.

Your Committee recommends that the Bursary be accepted with thanks and that the Secretary write a suitable letter of appreciation.

PRIZES.

A letter is submitted from Benjamin Luxenberg, Q.C. of Toronto, offering to give an annual prize of \$100 to the student in the Fourth Year who receives the highest marks in the subject of Bankruptcy or in any other subject which the Benchers see fit to choose.

Your Committee recommends that the prize be accepted with thanks and that the Secretary write a suitable letter of appreciation.

A letter is submitted from an anonymous donor, offering an annual prize in the sum of \$100 for the next five years at least, to the student in the Fourth Year who receives the highest marks in the subject of Insurance Law.

Your Committee recommends that the prize be accepted with thanks, and that the Secretary write a suitable letter of appreciation.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Treasurer:

John Russell Cameron Driscoll (Special—Alberta)

FINANCE COMMITTEE—Mr. McLaughlin.

The Finance Committee met on the 19th day of January 1954, the following members being present: Messrs. McLaughlin (Chairman), Wilson, R.F. (Vice-Chairman), Beaton, Cassels, Common, Foster, Walker, and Wilson, P.D.

Your Committee begs leave to report as follows:

MONTHLY STATEMENT—*November and December 1953.*

The usual statements were presented and approved.

INVESTMENTS.

Your Committee recommends that the question of the Society's policy on investments be referred to the Sub-Committee on Investments for consideration and report back, and that Mr. Walker be added to the Sub-Committee composed of the Chairman, the Vice-Chairman, the Treasurer and Mr. G. N. Shaver.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

Grant for 1953-54—On November 27, 1953 the Sub-Committee on Salaries considered a request from the Osgoode Hall Legal and Literary Society for a grant of \$5,535.00. The sub-committee approved the grant in principle, subject to further detailed information on the amounts asked on athletic events and for *Obiter Dicta*. A letter dated January 13, 1954, from Mr. R. G. Elgie, President, and a memorandum enclosed therewith on the financial position of *Obiter Dicta*, was before your Committee and gave further information requested on the above subjects.

Your Committee recommends a grant to the Legal and Literary Society for the current year of \$5,535.00 to be paid out on approval of the Chairman or Vice-Chairman.

PORTRAITS—THE HONOURABLE J. W. PICKUP, CHIEF JUSTICE OF ONTARIO.

Pursuant to a recommendation of your Committee, arrangements have been made for the painting of a portrait of the Honourable J. W. Pickup, Chief Justice of Ontario, by Cleeve Horne, R.C.A., O.S.A.

REMOVAL FROM ROLLS AND RECORDS—*United States Citizen.*

Charles Harold Teskey was called to the Bar of Ontario and admitted as a solicitor of the Supreme Court of Ontario on the 7th day of February 1924. He does not appear to have practised his profession in Ontario, and has lived continuously in the United States, becoming a United States citizen on May 15, 1931. He is a member of the Bar of Ohio and is applying for admission to the Bar of United States District Court for the District of Columbia. He asks that his name be removed from the Rolls and Records of this Society on his own request.

Your Committee therefore recommends that as Charles Harold Teskey is no longer a British subject and a Canadian citizen, his name be removed from the rolls and records of the Society at his own request, and that proper notice be given to this effect.

REVISION OF RULES.

Your Committee recommends that the revision of the Rules affecting the Finance Committee be referred to the Vice-Chairman and Mr. Walker for consideration and report back to your Committee.

Moved by Mr. McLaughlin, seconded by Mr. R. F. Wilson, that the Report be adopted, and that the name of Charles Harold Teskey be removed from the Rolls and Records of the Law Society of Upper Canada at his own request, and that proper notice be given to this effect.

Carried.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 19th day of January, 1954, the following members being present: The Chairman and Messrs. Beaton, Cassels, Common, Foster, McCulloch and Walsh.

UNIVERSITY OF BRITISH COLUMBIA.

The library of the law school of the University of British Columbia needs certain volumes of Upper Canada and Province of Canada statutes to complete its sets of Canadian statutes. Your Committee recommends that copies of the Province of Canada statutes for the years 1845, 1846 and 1848 to 1853 in-

clusive, 7 volumes, be sent to this library from the Great Library duplicates section.

MR. J. F. X. IACOVINO.

Your Committee reports that Mr. J. F. X. Iacovino of Auburn, New York, has presented to the library a set of Howell's State Trials and that the Chief Librarian has been instructed to write to him expressing the appreciation of the Society for this gift.

LIGHTS IN GREAT LIBRARY.

Extra tables have been placed in the Great Library because of the need for more seating space in certain months of the year. Your Committee recommends that the Chairman and the Chief Librarian be authorized to have lights installed for these tables.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Maclaren presented the Report:

Your Committee met on the 21st day of January 1954, the following members being present: Mr. Maclaren, who acted as chairman, and Messrs. Creighton, Evans, Hamilton, Hays, Raney and Ward.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1953 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such associations as follows:

Dufferin	\$ 360.00
Hamilton	1,850.00
Middlesax	1,850.00
Wellington	700.00

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE—Mr. Blackwell.

The Legal Aid Committee met on the 20th day of January, 1954, the following members being present: Messrs. Blackwell (Chairman), Arnup, Common, Haines, Jamieson, Walker.

Your Committee dealt with several problems of administration on which it felt no report to Convocation was necessary.

Your Committee also dealt with two matters of policy on which report will be made at a later date.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE BAR—Mr. Gregory.

The Special Committee on Continuing Education of the Bar met on the 20th day of January 1954, the following members being present: Messrs. Gregory (Chairman), Beaton, Haines and Jamieson.

SPECIAL LECTURES, 1953.

The total number registered for the special course of lectures on Medical Proof, and Practice and Procedure before Administrative Tribunals, was 231. Of this number, 7 were students-at-law, and of the others a large percentage was from outside the Toronto Metropolitan Area.

The buffet luncheon was a particularly successful part of the occasion, and your Committee feels that this custom should become a permanent part of the programme, if possible.

After careful consideration your Committee was of the opinion that the difficulties of printing the lectures on Medical Proof were too great. Arrangements were made, however, with

Richard DeBoo Limited to print the lectures on "Practice and Procedure before Administrative Tribunals", and these are being sold to the profession and public at \$7.50 per volume.

Presentation copies for the lecturers and members of the Special Committee were specially bound at no extra cost. Copies for the County Law Associations were shipped direct with an account for \$3.50. Through the courtesy of Richard DeBoo Limited copies have again been made available to all students at the Law School at the special rate of \$3.50, provided the copy is purchased for the use of the student himself.

SPECIAL LECTURES 1954.

In its Report of November 18, 1953 your Special Committee recommended that a special course of lectures on LABOUR LAW AND LABOUR RELATIONS be held on Friday and Saturday, March 19th and 20th, 1954, and that the first day be devoted to the history, philosophy and substantive law of the labour movement and the second day to techniques. The following programme has now been arranged:

Friday, March 19th.

10 a.m.

History of the Labour Movement in Canada.

Russell Harvey, American Federation of Labour.

11 a.m.

Responsibility of Labour Unions, including Financial and Legal Responsibility.

The Honourable Mr. Justice Rand.

12:30 p.m.

Luncheon—Convocation Hall.

2 p.m.

Objectives of the Labour Movement.

Eamon Park, United Steelworkers of America.

3 p.m.

Objectives of Management.

Lionel A. Forsyth, Q.C.

Saturday, March 20th.

10 a.m.

The Labour Relations Act.
David Lewis, Barrister, etc.

11 a.m.

The Labour Relations Act.
J. Clifford Adams, Q.C.

1:30 p.m.

Conciliation, including Negotiation.
Eric G. Taylor.

2:30 p.m.

Arbitration of Contract Interpretation Disputes.
R. V. Hicks, Q.C.

3:30 p.m.

Question Period.
All lecturers present.

It is planned to allow up to 250 members of the profession to register for the special lectures, and to invite 50 representatives of Management, and 50 of Labour to be guests of the Law Society for the lectures and for the luncheon on Friday, March 19th.

Your Committee recommends that the Canadian Manufacturers Association and the Ontario Division of the Canadian Chamber of Commerce, be asked to nominate the 50 representatives of Management, and that the Canadian Congress of Labour and the Trades and Labour Congress, be asked to nominate the 50 representatives of Labour.

COUNSELLING THE AVERAGE BUSINESS MAN.

In place of the usual second week-end of lectures on a special subject your Committee, with the approval of Convocation, is associating itself with the Ontario Legal Education Committee, Canadian Bar Association, in producing a one day series of lectures on COUNSELLING THE AVERAGE BUSINESS MAN, to be held in Toronto, Ottawa and London on successive dates to be arranged. These dates will probably be—March 27th, April 3rd and April 10th. These lectures will be printed with the lectures on Labour Law and Labour Relations.

NOTICE TO THE PROFESSION.

Your Committee recommends that the usual Notice to the Profession be printed in the Ontario Weekly Notes, and that the form of the Notice be referred to the Secretary and Mr. H. A. B. Leal, Chairman of the Ontario Legal Education Committee, Canadian Bar Association.

REGISTRATION FEES FOR ONE OR BOTH COURSES.

Your Committee recommends that the registration fee for one course be \$10.00, and for both courses \$15.00.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, REVISION OF RULES—Mr Walker.

Your Committee met on the 7th day of January 1954.

Mr. R. F. Reid reported upon his progress to date and asked for directions before proceeding further with his work.

It was the opinion of the Committee that the principles upon which the revision should proceed should be settled first. After discussion the Committee authorized Mr. Reid to proceed with the revision upon the following principles:

1. The general rules of the Society should be separated from regulations made by standing committees, and these two matters should be considered and dealt with separate and apart from each other.
2. The rules should be divided into parts. The first part should contain rules relating solely to Convocation and include the duties of officers and related matters.
3. The second part should contain a list of the standing committees and the rules relating to these in general.
4. The third part should contain the powers and responsibilities of each standing committee clearly set out, in particular the matters upon which regulations may be made.
5. The final part should contain the rules governing the responsibilities and powers of special committees.

6. As appendices to the rules there should appear—

- (i) the regulations passed by the standing committees and approved by Convocation,
- (ii) the schedule of forms.

Your Committee reports further that a letter has been sent to the Chairman of all standing committees setting out the proposed form of the revision and the procedure proposed to obtain it, requesting the Committees' suggestions about any present rules and regulations now affecting them and drafts of desired changes or new rules.

THE REPORT WAS RECEIVED.

COURT HOUSE ACCOMMODATION, ONTARIO.

Moved by Mr. Walsh, seconded by Mr. McLaughlin, that the Treasurer appoint a Special Committee to consider the question of Court House Accommodation throughout the province, and report back.

Carried.

The Treasurer appointed the following Special Committee on Court House Accommodation, Ontario:

Messrs. Common, Creighton, McGillivray, Parkinson, Sedgwick, Weir and Wilson, R.F.

SPECIAL COMMITTEE ON LUNCHEON FOR THE ONTARIO SECTION, CANADIAN BAR ASSOCIATION, FEBRUARY 6, 1954—Mr. McLaughlin.

The Special Committee on Luncheon for the Ontario Section, Canadian Bar Association, February 6, 1954, begs leave to report as follows:

At the meeting of Convocation on November 19th it was moved by Mr. Jamieson, seconded by Mr. Beaton, and carried, that the Benchers give a luncheon to the members of the Ontario Section of the Canadian Bar Association at their Mid-Winter Meeting, and that the Treasurer make his statement to the

Section at that time: and that the matter be referred with power to act to a Special Committee composed of the Treasurer, Mr. McLaughlin (Chairman of the Finance Committee), and Mr. Haines (Vice-Chairman for Ontario of the Canadian Bar Association).

Your Special Committee has conferred from time to time with officials of the Canadian Bar Association, and met on January 21, 1954 when all members were present.

Your Committee recommends that the Law Society of Upper Canada give a luncheon on Saturday, February 6th, to members of the Canadian Bar Association only registered for the Mid-Winter Meeting. It is estimated that about 700 members will be present.

Your Committee recommends that the arrangements for the head table be referred to the Treasurer.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from the Secretary-Treasurer, Conference of the Governing Bodies of the Legal Profession in Canada, enclosing a copy of the Minutes of the Twenty-fourth Annual Meeting of the Conference.

Letter from Lt. Colonel G. A. Fraser, Commanding Officer, 48th Highlanders of Canada, thanking The Law Society for the use of Convocation Hall on three occasions.

ORDERED that the correspondence be received and filed.

Convocation adjourned at 1 p.m.

Convocation resumed at 2:12 p.m., the following members being present: The Treasurer, and Messrs. Arnup, Beaton, Chitty, Common, Creighton, Haines, Hamilton, Hayes, Jamieson, Kerr, McLaughlin, Raney, Rigney, Sedgwick, Shaver, Walker, Walsh, Willmott and Wilson, P.D.

DISCIPLINE COMMITTEE.

RE: Samuel Max Mehr.

Mr Sedgwick presented the Report of the Discipline Committee.

At the request of the Chairman, Mr. Arnup, the Vice-Chairman, read a letter of December 2nd, 1953 from Mr. A. A. Macdonald, Q.C., then counsel for the Solicitor, and its enclosure, a letter of December 1, 1953 from the Solicitor to Mr. Macdonald.

The Committee reported that after due inquiry it found SAMUEL MAX MEHR guilty of professional misconduct and conduct unbecoming a barrister and solicitor in that he received on behalf of a client a sum of money for which he failed to account. The Committee recommends that he be struck off the rolls of the Society.

Moved by Mr. Sedgwick, seconded by Mr. Arnup, that the Report be adopted.

Mr. Arnup read a letter of January 20th, 1954 from Mr. J. H. Osler, Counsel for the solicitor, to the Secretary.

The solicitor did not attend, but was represented by his counsel, Mr. J. H. Osler, who addressed Convocation.

The Report of the Discipline Committee in the matter of SAMUEL MAX MEHR, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said SAMUEL MAX MEHR guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor.

THAT the said SAMUEL MAX MEHR be disbarred.

THAT the said SAMUEL MAX MEHR is unworthy to practice as a Solicitor.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 18TH FEBRUARY 1954.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Davis, Evans, Foster, Gregory, Haines, Hays, Jamieson, McCulloch, McGillivray, MacTavish, Parkinson, Raney, Rigney, Seymour, Shaver, Walsh, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Treasurer welcomed to Convocation Mr. George Argo McGillivray, Q.C., who was elected a Bencher on January 21, 1954.

The Minutes of the meeting of Convocation of 21st January 1954 were read and confirmed.

LEGAL EDUCATION COMMITTEE.—Mr. Beaton.

Your Committee met on Wednesday, 17th February 1954, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer and Messrs. Arnup, Foster and Weir.

EXAMINATION RESULTS—*Christmas* 1953.

Second Year.

A record of the results of the Christmas examinations for the Second Year is submitted herewith.

171—passed clear

29—failed in one or more subjects

Fourth Year.

A record of the results of the Christmas examinations for the Fourth Year is submitted herewith.

208—passed clear

14—failed in one or more subjects

222

LAW SCHOOL STAFF—*Part-time.*

Taxation—Fourth Year.

A letter is submitted from Stuart Thom stating that he will be unable to continue as Lecturer on Taxation for next year.

Your Committee recommends that the matter be referred to the Dean to consult with Mr. Thom and report back.

CERTIFICATE OF FITNESS—*Special.*

Irish Solicitor (Republic of Ireland).

Desmond Gerard Houston—who was admitted and enrolled as a Solicitor of the Courts of Justice of Ireland on the 18th of January 1949, asks to be granted a Certificate of Fitness on the same conditions as a Solicitor from Northern Ireland (under Rule 134(d)). He states he is a British subject, born in Belfast, Northern Ireland, and was educated at Belvedere College, Dublin, and Rockwell College, Cashel, Ireland.

Your Committee recommends that pursuant to the power conferred by Section 43(b) of the Law Society Act, Rule 134(d) be suspended in this case and that the petitioner be granted a Certificate of Fitness on fulfilling the requirements.

BADGES—*Arms of the Osgoode Hall Law School.*

A memorandum is submitted from the Dean giving a description of the arms on the new Badges.

Your Committee recommends that the general form of Badge be available for purchase by any student while in attendance at the Law School, or by any member of the Law Society who graduated from the Osgoode Hall Law School, and all members of the Osgoode Hall Law School staff.

Your Committee recommends that a shield with the arms now approved be authorized, such shield to be presented to the honorary visiting lecturers; and that the matter of the presentation of further shields be deferred until the next meeting of the Committee and that the Dean be requested to submit a memorandum of the qualifications for eligibility.

REVISION OF RULES.

At its meeting on 20th January, the Committee referred to the Vice-Chairman in consultation with the Chairman, the question of the revision of the rules which apply to legal education, for report; the Dean to draft recommendations on behalf of the Law School staff, for submission to the Vice-Chairman.

Your Committee recommends that this matter stand until the next meeting of the Committee.

BURSARIES—*The Atkinson Charitable Foundation.*

A letter, dated February 15, 1954, from W. G. Palmer, Secretary to the Trustees, is submitted stating that the Trustees of The Atkinson Charitable Foundation has authorized a grant of \$2,000 to the Law Society to be applied to student bursaries at Osgoode Hall during the 1954-55 academic year.

Your Committee recommends that this grant be accepted with thanks and that a suitable letter of appreciation, signed by the Treasurer, be sent to the Trustees.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Richard Dwyer Sheehy
 Richard Joseph Corkery
 Harold Bernard Nashman
 Harry Heward Stikeman (Special—Quebec)
 William John Hulbig —(Special—Quebec)
 Donald Jerry O'Brien—(Special—New Brunswick)

FINANCE COMMITTEE.

Mr. R. F. Wilson, Vice-Chairman, presented the Report:

Your Committee met on the 16th February 1954, the following members being present: Messrs. McLaughlin (Chairman), R. F. Wilson (Vice-Chairman), Beaton, Common, Foster and Walker.

MONTHLY STATEMENT—*January* 1954.

The usual monthly statement was submitted and approved.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

Your Committee recommends that the Special Committee in this behalf be authorized to obtain an expert opinion on the Plan submitted by the Professional and Industrial Pensions Limited, and on the Plan to be submitted by Mr. Duncan J. Finlayson of Risk Placement Services.

CONVOCATION MINUTE BOOKS.

Your Committee recommends that the Microfilm Recording Company be engaged to film, process, check and index the Minutes of Convocation since 1797.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

The Chairman of the Model Parliament Committee asks permission to hold the Parliament in Convocation Hall on Wednesday, February 24th.

Your Committee recommends that the request be granted, subject to the usual safety measures.

OSGOODE HALL BOWLING LEAGUE—asks permission to use the lunch room and the third floor common room for their annual banquet and dance.

Your Committee recommends that the request be granted, subject to the usual safety measures.

ARREARS OF ANNUAL FEES.

The Secretary submits a list of those members in arrears, showing 84 in arrears of Barristers and Solicitors fees (1953—66) of whom 10 are in arrears for more than one year (1953—13); and 81 in arrears for Bar Fees only (1953—51), of whom 7 are in arrears for more than one year (1953—8).

Your Committee recommends that a letter be written to all members in arrears for fees for a period of more than one year, informing them that unless their arrears are paid forthwith a notice will be served on them notifying them that a resolution as to their suspension from practice will be considered at the March meeting of Convocation.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Mr. Arnup, Vice-Chairman, presented the Report:

Your Committee met on the 29th January 1954, the following members being present: Messrs. Sedgwick (Chairman), Beaton, Common, Creighton and Wilson, P. D.; and again on February 12th, 1954, the following members being present: Messrs. Sedgwick (Chairman), Arnup (Vice-Chairman), Beaton, Common, Creighton, Davis, McCulloch, Seymour, Wilson, P. D. and Wilson, R.F.

COMPENSATION FUND.

At both meetings your Committee considered further correspondence with reference to payment of the Compensation Fund levies.

Your Committee, pursuant to the provisions of The Law Society Amendment Act 1953, recommends that clergymen and married women not otherwise employed, who are members of the Law Society of Upper Canada who pay fees but do not practise as a barrister or solicitor, be exempt from payment of the levy.

Regulations.

Your Committee submits herewith as part of this Report the proposed Regulations in connection with the administration of the Compensation Fund, and recommends their approval.

REGULATIONS MADE BY THE BENCHERS IN CONNECTION WITH THE ADMINISTRATION OF THE COMPENSATION FUND PURSUANT TO SECTION 51b(9) OF THE LAW SOCIETY ACT.—AS ENACTED BY THE LAW SOCIETY AMENDMENT ACT, 1953.

1. The Compensation Fund is to come into operation on the _____ day of _____, 1954.

2. The Benchers shall determine each year the amount of the levy to be paid into The Compensation Fund for such year by every member of the Bar of Ontario (which expression includes a solicitor within the meaning of The Solicitors Act) engaged in practice or employed in Ontario and the Benchers shall also from time to time determine what class or classes of such members, if any, are to be exempt in whole or in part from the payment of the levy for such year.

3. After the amount of the annual levy has been fixed by the Benchers, the Secretary shall mail a notice of the levy to each person liable for the payment thereof and such notice shall refer to the statutory obligation to pay the levy imposed by section 51b(3) of The Law Society Act, as enacted by The Law Society Amendment Act, 1953.

4. The Finance Committee, at the request of the Discipline Committee, shall from time to time invest the funds available.

5. An applicant for a grant out of The Compensation Fund shall lodge a written application with the Secretary. Such written application shall contain full particulars of the loss alleged to have been sustained by the applicant, including,

- (a) The name and address of the barrister or solicitor whose dishonesty is alleged to have led to the loss.
- (b) The amount of the alleged loss.
- (c) The business or transaction with the barrister or solicitor out of which it is alleged that the loss arose.
- (d) The date upon which the alleged loss first came to the knowledge of the applicant.

The Secretary may require an applicant to give further or better written particulars of the facts upon which the application is based.

6. Upon receipt of an application for a grant out of The Compensation Fund the Secretary shall report the receipt of the application to the Discipline Committee.

7. The Discipline Committee shall consider the application and may make such inquiry as it, in its discretion, deems necessary for the purpose of,

- (a) determining the facts upon which the applicant relies;
- (b) determining whether the application comes within the terms of The Law Society Amendment Act, 1953.
- (c) determining whether a grant out of The Compensation Fund to the applicant should or should not be made.

On any such inquiry the Discipline Committee shall have all the powers that it has under the Rules of the Law Society, including the power to enforce the attendance of witnesses, including the applicant and the barrister or solicitor named in the application, and to compel them to give evidence and to produce any document or thing, and for such purposes the Benchers delegate to the Discipline Committee the powers conferred on the Benchers by section 51b(8) of The Law Society Act as enacted by The Law Society Amendment Act, 1953.

8. (a) At the conclusion of such inquiry the Discipline Committee may determine that no grant be made or that a grant be made to relieve or mitigate the loss of the applicant in whole or in part, and if the Discipline Committee decides that a grant out of The Compensation Fund should be made, it may further decide that the grant be made subject to such conditions as it may deem advisable including the condition that the applicant will assign to the Society whatever rights the applicant has against the barrister or solicitor whose dishonesty led to the loss.

- (b) No grant shall be made unless the barrister or solicitor named in the application has been disbarred or struck off the rolls, or is deceased.

February 15, 1954.

Moved by Mr. Arnup, seconded by Mr. R. F. Wilson, that the Report be adopted.

Moved in amendment by Mr. Jamieson, seconded by Mr. Haines, that the Report be adopted, subject to the deletion of the clause under the Compensation Fund referring to the exemption of clergymen and married women. The amendment was carried.

The motion as amended was carried.

ORDER.

The Secretary placed before Convocation the following Order which in compliance with Rule 79 is entered on the Minutes of Convocation:

Re SAMUEL MAX MEHR, order striking off the Rolls.

LIBRARY COMMITTEE.—Mr. P. D. Wilson.

Your Committee met on the 16th day of February 1954, the following members being present: Messrs. Beaton, Cassels, Common, Foster, McLaughlin and Walsh.

BENCHERS' LIBRARY CARPET.

Your Committee recommends to the Finance Committee that a plain red Saxony carpet similar to a sample shown to the Committee, be purchased for the Benchers' Library.

MISSING BOOKS.

Your Committee reports that 32 text-books disappeared from the Great Library in the year 1953.

MICROFILMING.

Your Committee recommends that Supreme Court Cases and Factums which have been bound in large volumes for many years, be microfilmed in future and that a Microfilm reader be purchased at a price of \$150.00.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.—Mr. MacTavish.

The Committee met on the 18th day of February 1954, the following members were present: the Chairman and Messrs. Brooks, Creighton, Gregory, Hays, Jamieson, Parkinson and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their annual returns for the year 1953 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such associations as follows:

Brant	\$ 925.00
Bruce	517.33
Elgin	750.00
Grey	716.43
Hastings	1,075.00
Kent	880.00
Lambton	1,175.00
Leeds and Grenville	820.33
Lindsay	442.40
Perth	758.00

Prescott and Russell	156.67
Rainy River	225.00
Welland	1,385.00

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Arnup presented the Report:

Your Committee met on the 17th instant, the following members being present: Messrs. Jamieson (Chairman), Arnup and Beaton.

REGINA v. ERIC KAIPIAINEN, *Thunder Bay*.

Eric Kaipiainen was charged with murder, and his defence was referred under the Legal Aid Plan to Mr. S. D. Pugsley who later withdrew and the matter was referred to Alfred A. Petrone of Fort William. The accused was convicted, and his counsel and Mr. A. N. Cooper, Barrister of Toronto, appealed. The appeal was allowed, and a new trial ordered to permit the taking of evidence on Commission in Finland. Mr. Clare Hope, Q.C., of the Attorney-General's Department, is making arrangements to take the evidence on Commission in Finland. On December 28, 1953, Mr. A. N. Cooper, on behalf of Mr. Petrone, wrote the Provincial Director as to the possibility of sending counsel for the accused to Finland when the evidence on commission is taken.

On January 20th your Committee recommended that the accused be represented on the Commission, either by counsel from England or Canadian counsel. It was suggested that Mr. D. A. L. Smout, formerly of the Law School staff, be requested to act, and he has agreed. The Supreme Court of Ontario has now issued a Commission to two solicitors in Helsinki, Finland, before either of whom evidence may be taken in this matter, and has also directed that Letters Rogatory issue to the appropriate courts in Finland. The Attorney-General's Department has agreed to pay the witness fees and expenses, but feels that the remuneration of the Commissioners should be paid by the Legal Aid Fund as counsel for the accused applied for the order.

Your Committee recommends that the Legal Aid Fund pay the remuneration of the Commissioners, and also that Mr. Petrone or Mr. Cooper instruct Mr. D. A. L. Smout acting for the accused on the Commission.

ONTARIO LEGAL AID PLAN, *Essex County*.

Charles Sale, Q.C., County Director, has written with reference to a very serious problem which has arisen in his County in connection with the defence of certain criminal matters arising out of prostitution and allied offences. Formerly the cost of defence on these charges was paid by the operators, but the County Director feels that there is now a serious abuse of the Legal Aid Plan, and that the operators of such institutions are not persons entitled to the benefits of the Legal Aid Plan. Pursuant to this interpretation the County Director proposes to refuse any further applications for aid when the offences disclosed are those referred to above or others which arise from such operations.

Your Committee recommends approval of this decision, subject to the approval of the Advisory Committee of Essex County.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE BAR.—Mr. Gregory.

Your Committee met on the 18th February 1954 when the following members were present: Messrs. Gregory (Chairman), Beaton, Haines and Jamieson.

SPECIAL LECTURES 1954—LABOUR LAW AND LABOUR RELATIONS.

Your Committee reported to Convocation on January 21, 1954 that it was planned to allow up to 250 members of the profession to register, and to invite 50 representatives of Management and 50 of Labour to be guests of the Law Society for the lectures and for the luncheon on Friday, March 19th.

The Canadian Manufacturers Association, Canadian Chamber of Commerce, Canadian Congress of Labour (Ontario Division), and the Trades and Labour Congress (Ontario Division), were each asked to nominate 25 representatives. Two of these associations have already sent in the list of their nominees.

The Canadian Manufacturers Association has suggested that if the registration of 250 lawyers is not complete, some of their members might be allowed to register and pay the usual fee. The Association already has many more requests than the 25 representatives nominated. The Secretary has also received many requests by letter and telephone to allow representatives of both Management and Labour to register at the usual fee.

Your Committee recommends that 50 of the 250 places reserved for the legal profession be made available to interested members of the public at the regular registration fee, and that the Secretary be authorized to allot these registrations.

PRINTING OF LECTURES.

Your Committee recommends that the Secretary be authorized to make arrangements for the printing of the Special Lectures.

THE REPORT WAS ADOPTED.

RE PROFESSIONAL FEES.

Mr. R. F. Wilson presented the Report of the Committee appointed to consider enacting a tariff of fees for corporate work and legal work under Federal Statutes:

The Treasurer appointed W. J. Beaton, Q.C., H. C. Walker, Q.C., and R. F. Wilson, Q.C., as a Committee to consider and report to Convocation on a proposal that The Law Society of Upper Canada consider enacting a tariff of fees for corporate work and legal work under Federal Statutes.

The proposal emanates from discussions on the point at the Annual Meeting of the Conference of Governing Bodies, held at Quebec on the 7th day of September 1953.

In Manitoba the Manitoba Bar Association adopted a tariff of fees covering non-litigious matters on the 31st day of October 1946.

The New Brunswick Barristers Society approved as of the 20th day of June 1953 of a tariff of fees to be followed by members of the Society practising outside Fredericton, Moncton and

Saint John. This tariff establishes minimum charges for legal services in conveyancing, company, personalities and certain other miscellaneous matters. The Saint John Law Society had earlier adopted a similar tariff of fees.

There does not appear at the present time to be any similar tariffs in the other provinces.

Your Committee finds that in Ontario practically every County Association has adopted a tariff of fees for the guidance of the members of their respective associations. An examination of these tariffs shows variations in charges and frequent revisions.

Your Committee having in mind the local tariffs, the economic differences existing in various areas in the province and the varied demands made on solicitors in similar types of matters, is unanimously of the opinion that a provincial tariff is neither desirable nor necessary and accordingly recommends that no action be taken.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer read a letter from Mr. T. G. Lund, Secretary, with reference to the Commonwealth and Empire Law Conference 1955. The matter was referred to a special committee to be named by the Treasurer:

The Treasurer appointed the following Special Committee on Commonwealth and Empire Law Conference 1955: Messrs. MacTavish, Parkinson and R. F. Wilson.

A letter from the Chief Justice of Ontario with reference to the arranging for a Protestant service to be held at the opening of the Courts.

ORDERED that the Treasurer write to the Chief Justice of Ontario saying that the Benchers would be glad to co-operate in this matter, and to make a suitable announcement to the profession in the Ontario Weekly Notes.

Letter from Mr. E. L. Haines, Q.C., on behalf of the officers and members of the Ontario Section of the Canadian Bar Association, thanking the Treasurer and Benchers for the luncheon given by them on the occasion of the Mid-Winter Meeting on February 6, 1954.

ORDERED that the letter be received and filed.

CONVOCATION THEN ROSE.

Read in Convocation and confirmed this 18th day of March 1954.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 18TH MARCH 1954.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Davis, Evans, Foster, Gregory, Haines, Hays, Jamieson, McCulloch, McGillivray, MacTavish, Parkinson, Raney, Rigney, Seymour, Shaver, Walsh, Weir, Willmott, Wilson, P.D., and Wilson, R. F.

The Minutes of the meeting of Convocation of 18th February 1954 were read and confirmed.

Moved by Mr. Beaton, seconded by Mr. Cassels, that Mr. G. A. McGillivray be appointed a member of the Finance, Legal Education, Discipline and Legal Aid Committees.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 17th March 1954, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman) and Messrs. Arnup, Chitty, Evans, Foster, Walker, Weir, and R. F. Wilson.

ORAL EXAMINATIONS—Fourth Year.

The fourth year oral examinations on office practice have been arranged for the week beginning 29th March. There are 222 students to be examined and the examiners, allowing half an hour for each student, will examine 60 students each day.

A memorandum is submitted from Mrs. Dubin, the Supervisor of the Oral Examinations, suggesting that the honorarium paid to the examiners be increased.

Approved.

RE PRIZES FOR DEBATES, IMPROMPTU DEBATES, MOOT COURTS.

A memorandum from the Dean is submitted with reference to the awarding of the prizes to the winners of Debates, Impromptu Debates, and Moot Courts.

Your Committee approves of the Dean's suggestions, and recommends that the winners of prizes be given a choice of medals, cuff-links or shields.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendations thereon.

THE REPORT WAS ADOPTED.

WALLACE NESBITT STUDENTS ESSAY COMPETITION—WALLACE NESBITT BARRISTERS ESSAY COMPETITION.

The Treasurer presented the Reports of the Trustees:

*Wallace Nesbitt Trust Fund Students' Essay Competition
for 1953-1954.*

We, the examiners of this competition, have the honour to report as follows:

1. That four essays were submitted in this competition—

Taylor, J. D.—The Defence of Hardship in Action for the Specific Performance of Contract.

Service, J. D.—The Legality of Picketing.

McKimm, R. W.—Municipal By-laws and their Effect on the User of Lands.

Silverman, H. W.—Chief Justice Rowell.

All candidates are students in their Fourth Year.

2. We, the examiners, have read the essays and recommend that—the First Prize of \$150.00 be awarded to J. D. Taylor, and the Second Prize of \$75.00 be awarded to J. D. Service.

3. That payment out of the Wallace Nesbitt Trust Fund of a Third Prize of \$40.00 be made to R. W. McKimm.

Respectfully submitted,

“C. F. H. Carson”

Treasurer,

“W. J. Beaton”

Chairman of the Legal
Education Committee,

“C. E. Smalley-Baker”

Dean of the Law School.

March 9, 1954.

WALLACE NESBITT TRUST
BARRISTERS' ESSAY COMPETITION.

We, the examiners for this competition, have the honour to report as follows:

1. There was only one essay submitted in accordance with the rules, that of—

W. A. Macdonald—Section 14 of The Income Tax Act and
Accounting Principles.

2. We, the examiners, have read the essay and recommend that the Second Prize in the Wallace Nesbitt Trust Barristers' Essay Competition amounting to \$75.00, be awarded to W. A. Macdonald.

Respectfully submitted,

“W. J. Beaton”

Chairman of the Legal
Education Committee.

“C. F. H. Carson”

Treasurer.

“C. E. Smalley-Baker”

Dean of the Law School.

March 9, 1954.

FINANCE COMMITTEE.

Mr. R. F. Wilson, Vice-Chairman, presented the Report:

Your Committee met on the 16th March 1954, the following members being present: Messrs. R. F. Wilson (Vice-Chairman) in the Chair, Beaton, Common, Foster, Walker, and Wilson, P. D.

MONTHLY STATEMENT—February 1954.

The usual monthly statement was presented and approved.

BENCHERS' LIBRARY—Carpet.

The Library Committee in its Report of February 16th, adopted by Convocation on February 17th, 1954, recommended to the Finance Committee the purchase of a plain red Saxony carpet similar to a sample shown to the Committee.

Your Committee recommends the purchase of a hard twist Saxony of the same colour as recommended by the Library Committee.

MEDICO-LEGAL SOCIETY.

Asked permission to hold a general meeting and dinner in Convocation Hall on Wednesday, April 7th, at 6 p.m.

Your Committee recommends that the request be granted.

ARREARS OF ANNUAL FEES.

On February 16, 1954 the Secretary presented a list showing eighty-four (84) members in arrears for Barristers and Solicitors fees, of whom ten (10) were in arrears for more than one year; and eighty-one (81) in arrears for Bar Fee only, of whom seven (7) were in arrears for more than one year. The corresponding figures for March 16th are fifty-two (52) and seventy-three (73). At the February meeting your Committee recommended that all members in arrears for fees for a period of more than one year be informed that unless their arrears were paid forthwith, notice would be served that a resolution as to their suspension from practice would be considered at the March meeting of Convocation. Pursuant to the resolution of the Committee, notice as referred to above was served on all those in arrears for more than one year.

Your Committee recommends to Convocation consideration of a motion to suspend from practice those Barristers and Solicitors who are in arrears for more than one year.

GARDENS AND GROUNDS.

In its Report of May 19, 1953, your Committee recommended that a Sub-Committee on Gardens and Grounds be appointed consisting of the Chairman and Messrs. Stewart and Walker.

Your Committee recommends that Mr. S. E. Weir, Q.C. be added to the Committee in place of the Honourable Mr. Justice Stewart.

THE REPORT WAS ADOPTED.

ARREARS OF ANNUAL FEES—Notice to Suspend.

Moved by Mr. Wilson, seconded by Mr. Common, that pursuant to The Law Society Act, R.S.O. 1950, cap. 200, the following Barristers be and they are hereby suspended from practice for a period of one year from this date:

William Russell Anderson—Arnprior
 Margaret Lachline Dufresne—Galt
 Maurice Greene—Detroit, Mich.
 John Mitchell Sutherland—Ottawa.

Carried.

On motion by Mr. Wilson, seconded by Mr. Common, it was resolved that the following Solicitors be and they are hereby suspended from practice for a period of one year from this date:

William Russell Anderson—Arnprior
 Margaret Lachline Dufresne—Galt
 Maurice Greene—Detroit, Mich.
 John Mitchell Sutherland—Ottawa.

Carried.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

George C. Corston—(Special—Nova Scotia)

Lloyd Allison Fitzpatrick—(Special—Nova Scotia)

Herbert Ernest Hallatt—(Special—British Columbia)

DISCIPLINE COMMITTEE—Mr. Sedgwick.

Re Compensation Fund.

Your Committee met on the 12th March 1954, the following members being present: Messrs. Arnup, Vice-Chairman (in the Chair), Beaton, Creighton, McCulloch and Wilson, P. D.

COMPENSATION FUND—Regulations.

Your Committee in its Report dated February 17, 1954 submitted the proposed Regulations in connection with the administration of the Compensation Fund, and recommended their approval. Convocation adopted the Report, including the Regulations. The proposed Regulations did not include the date on which the Fund is to come into operation.

The Law Society Amendment Act, 1953, section 2, provides:

“The benchers may by regulation fix the day on which The Compensation Fund is to come into operation.”

Your Committee recommends that paragraph 1 of the Regulations, a copy of which is attached hereto as part of this Report, be completed to read as follows:

“1. The Compensation Fund is to come into operation on the first day of April, 1954.”

REGULATIONS MADE BY THE BENCHERS IN CONNECTION WITH THE ADMINISTRATION OF THE COMPENSATION FUND PURSUANT TO SECTION 51b(9) OF THE LAW SOCIETY ACT—AS ENACTED BY THE LAW SOCIETY AMENDMENT ACT, 1953.

1. The Compensation Fund is to come into operation on the 1st day of April, 1954.

2. The Benchers shall determine each year the amount of the levy to be paid into The Compensation Fund for such year by every member of the Bar of Ontario (which expression includes a solicitor within the meaning of The Solicitors Act) engaged in practice or employed in Ontario and the Benchers shall also from time to time determine what class or classes of such members, if any, are to be exempt in whole or in part from the payment of the levy for such year.

3. After the amount of the annual levy has been fixed by the Benchers, the Secretary shall mail a notice of the levy to each person liable for the payment thereof and such notice shall refer to the statutory obligation to pay the levy imposed by section 51b(3) of The Law Society Act, as enacted by The Law Society Amendment Act, 1953.

4. The Finance Committee, at the request of the Discipline Committee, shall from time to time invest the funds available.

5. An applicant for a grant out of The Compensation Fund shall lodge a written application with the Secretary. Such written application shall contain full particulars of the loss alleged to have been sustained by the applicant including,

- (a) The name and address of the barrister or solicitor whose dishonesty is alleged to have led to the loss.
- (b) The amount of the alleged loss.
- (c) The business or transaction with the barrister or solicitor out of which it is alleged that the loss arose.
- (d) The date upon which the alleged loss first came to the knowledge of the applicant.

The Secretary may require an applicant to give further or better written particulars of the facts upon which the application is based.

6. Upon receipt of an application for a grant out of The Compensation Fund the Secretary shall report the receipt of the application to the Discipline Committee.

7. The Discipline Committee shall consider the application and may make such inquiry as it in its discretion deems necessary for the purpose of,

- (a) Determining the facts upon which the applicant relies;

- (b) Determining whether the application comes within the terms of The Law Society Amendment Act, 1953;
- (c) Determining whether a grant out of The Compensation Fund to the applicant should or should not be made.

On any such inquiry the Discipline Committee shall have all the powers that it has under the Rules of the Law Society, including the power to enforce the attendance of witnesses, including the applicant and the barrister or solicitor named in the application, and to compel them to give evidence and to produce any document or thing, and for such purposes the Benchers delegate to the Discipline Committee the powers conferred on the Benchers by section 51b(8) of The Law Society Act as enacted by The Law Society Amendment Act, 1953.

8. (a) At the conclusion of such inquiry the Discipline Committee may determine that no grant be made or that a grant be made to relieve or mitigate the loss of the applicant in whole or in part, and if the Discipline Committee decides that a grant out of The Compensation Fund should be made, it may further decide that the grant be made subject to such conditions as it may deem advisable including the condition that the applicant will assign to the Society whatever rights the applicant has against the barrister or solicitor whose dishonesty led to the loss.
- (b) No grant shall be made unless the barrister or solicitor named in the application has been disbarred or struck off the rolls, or is deceased.

February 15, 1954.

THE REPORT WAS ADOPTED.

Mr. Sedgwick reported briefly on the work of the Discipline Committee for the calendar year 1953, informing Convocation of the number of meetings held, the number of complaints considered by the Chairman or the Vice-Chairman, and the number investigated by the Committee with the action taken thereon.

THE REPORT WAS RECEIVED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 16th day of March 1954, the following members being present: the Chairman and Messrs. Beaton, Cassels, Common, and Foster.

CHIEF JUSTICE ROWELL.

Mr. Peter Wright has presented to the library 86 books on international law and relations, belonging to the Estate of the late Chief Justice Rowell. Your Committee recommends that this gift be gratefully accepted and that a letter of thanks be sent to Mr. Wright.

CATALOGUE.

Your Committee recommends that a microfilm copy of the cards in the library catalogue be made and that this be kept in some place outside of Osgoode Hall.

AMERICAN ASSOCIATION OF LAW LIBRARIES.

The 1954 annual meeting of the American Association of Law Libraries is to be held at Miami Beach, Florida, from June 28th to July 1st. Your Committee recommends that the Chief Librarian attend this meeting.

RULES OF THE LAW SOCIETY.

Your Committee has studied the Rules relating to the Library, has suggested certain changes and has sent a copy of the Rules with the changes suggested to the Chairman of the Special Committee on Revision.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE—Mr. Blackwell.

Your Committee met on the 17th March 1954, the following members present: Messrs. Blackwell (Chairman) and Arnup, Chitty and Walker.

Your Committee considered and dealt with certain matters of administration on which report may be made at a later date.

LEGAL AID CLINIC, TOWNSHIP OF YORK.

A letter from Howard A. Hall, Q.C., Township Clerk and Solicitor, states that the Council of the Township of York has requested him to organize a free Legal Aid Clinic for residents of the Township of York.

Your Committee recommends that the correspondence be referred for consideration to the County of York Law Association, and that the Association be informed that the Legal Aid Committee will be glad to be of assistance.

ONTARIO LEGAL AID PLAN 1953.

Attached hereto as part of this Report is the Report of the Provincial Director for the year 1953. Your Committee approves and adopts the Report, and refers it to Convocation for its information.

 TO THE LEGAL AID COMMITTEE.

The Provincial Director begs leave to report:

In 1953 all forty-four County Law Associations were organized in some form, but I regret to report once again that three Associations kept no records. These Associations report, however, that all applications for legal aid were taken care of. Figures given later in this report do not therefore give credit for a considerable amount of legal aid work that has been done.

Legal Aid Clinics were held in 17 counties, in 6 regularly, and in 11 as required by the receipt of applications for aid. The following Counties held clinics at regular stated times, and the number of clinics held during the year is indicated:

Carleton	26
Essex	52
Ontario	18
Stormont	11
Wentworth	42
York	46

In all, 222 clinics were held throughout the province during 1953. The other 24 counties were organized, but do not hold clinics. Some of these are exceptionally well, if simply, orga-

nized, and legal aid may be obtained in proper cases by applying to the County Director, any member of the profession, or to the County Judge, Magistrates or Court Officials. In 2 counties no applications for legal aid were received, although the local Associations were organized.

In 24 Counties all members of the profession volunteered for legal aid work. In York County there were 132 lawyers available for clinic work, and for panel 132 individuals and 19 firms for civil cases and 80 individuals for criminal. In Essex there were 57 lawyers available for clinics, and 101 for panel work; in Wentworth, 40 for clinics and 80 for panel work; in Sudbury 24 for clinics and 22 for panel work; in Carleton, 7 for clinics and 48 for panel work. Again in all counties, with the possible exception of York, there appears to be adequate assistance to administer the plan.

In the year 1953, with the incomplete figures referred to above, there were 3,131 applications for legal aid, 2,234 in civil matters and 897 in criminal. Of the total, 2,169 were in York County alone. It is interesting to note that in Frontenac County 88 applications were received from inmates of the two penitentiaries, and in all cases legal aid was given either in Frontenac, or referred to other counties.

In the 44 counties, 1,531 applicants were given legal aid or advice in civil matters, 1,095 in York County alone. Of the 1,095 in York County, 216 applicants were referred to conducting lawyers. From the incomplete records available, civil matters appear to fall into the following categories:

General solicitor's work	43%
Domestic relations, including divorce	31%
Litigation	16%
Landlord and tenant	10%

In the same counties, 770 applicants charged with criminal offences were given legal aid, 427 in York County. On the charges, 16 were for murder, 1 attempted murder, and 200 were for other serious charges.

In view of the contention to the effect that in many sections of the Province there was no need for legal aid, it is of interest to note that in only two of the 44 counties or districts were there no applications for legal aid.

As Provincial Director, I should like to express my appreciation for assistance given in the administration of the Plan by the Chairman and members of the Legal Aid Committee, by the County Directors, and the members of the local Advisory Committees. In particular I should like to mention the very valuable services rendered by Mr. J. Douglas Conover, County Director for the County of York, and his willing and over-worked staff of assistants. It will be noted that about two-thirds of the work done under the Ontario Legal Aid Plan was done in York County, and it has been handled most efficiently.

All of which is respectfully submitted.

Dated—March 17, 1954.

“W. Earl Smith”
Provincial Director.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON CONTINUING EDUCATION OF THE BAR—Mr. Gregory.

Your Committee met on the 18th day of March 1954, the following members being present: Messrs. Gregory (Chairman), Beaton and Jamieson.

Your Committee recommends that Mr. G. A. McGillivray, Q.C. be added to the Committee.

SPECIAL LECTURES 1954.

Labour Law and Labour Relations.—Registration for this course is now complete and 362 tickets have been issued. 200 tickets have been subscribed for by members of the profession, and 50 tickets by representatives of Labour and Management. 100 guest tickets have been allotted to representatives of Labour and Management by the Canadian Congress of Labour, The Trades and Labour Congress, The Canadian Chamber of Commerce, and the Canadian Manufacturers Association. 8 complimentary tickets have been issued to the lecturers in the course, and 4 to representatives of the Press.

Arrangements have been made for a buffet luncheon in Convocation Hall on Friday, March 19th.

*Counselling the Average Business Man**Toronto, Saturday, March 27th.*

Registration for this course is now complete, and 351 tickets have been sold to members of the profession.

Arrangements have been made for a buffet luncheon in Convocation Hall on Saturday, March 27th, similar to those for Friday, March 19th.

Ottawa, Saturday, April 3rd.

Registrations to date for this course are 59. Mr. H. A. Leal, Chairman of the Ontario Legal Education Committee, Canadian Bar Association, reports that the local Law Association will conduct a campaign by mail and telephone in order to get as many people interested as possible. He also reports that the meeting at Ottawa will be held at the Chateau Laurier, the lectures to be given in the Drawing Room, and the luncheon in the Quebec Suite if no more than 150 attend, or in the Ball Room if registration exceeds that number. Mr. Gordon Medcalf, President, County of Carleton Law Association, will preside at the head table at the luncheon.

London, Saturday, April 10th.

Registrations to date for this course are 85.

Mr. Leal reports that the meeting in London will be held on the campus of the University of Western Ontario, the lectures to be delivered in Convocation Hall, and the luncheon will be served in the cafeteria. Mr. Alex. Jeffery, President of the Middlesex Law Association, will preside at the head table at the luncheon, and Mr. Leal will act as Chairman of the lecture sessions.

Arrangements have been made with both the Carleton and Middlesex Law Associations for having facilities available for late registrations.

Your Committee recommends approval of the above arrangements.

SPECIAL COMMITTEE ON BENCHERS—VACANCY.

Mr. Arnup reported that a motion was to be made to the High Court during the week of April 5, 1954 to determine, inter alia, whether a vacancy now exists in the number of elected Benchers, and that counsel had been retained to present the divergent views open on the question.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON LUNCHEON FOR THE ONTARIO SECTION,
CANADIAN BAR ASSOCIATION, FEBRUARY 6, 1954.

As the request of the Treasurer, Mr. R. F. Wilson presented the Report:

At the meeting of Convocation on November 19, 1953 it was resolved that the Benchers give a luncheon to the members of the Ontario Section of the Canadian Bar Association at the Mid-Winter Meeting, and that the Treasurer make a statement to the Section at that time. The matter was referred with power to act to a Special Committee composed of the Treasurer, Mr. McLaughlin, Chairman of the Finance Committee, and Mr. Haines, Vice-Chairman for Ontario of the Canadian Bar Association.

On January 21, 1954 your Committee recommended that The Law Society of Upper Canada give a luncheon on Saturday, February 6th, to members of the Canadian Bar Association only registered for the Mid-Winter Meeting. It was estimated that about 700 guests would be present. Your Committee also recommended that the Law Society pay one-half of the cost of the refreshment before luncheon.

Your Committee reports that The Law Society, on Saturday, March 6th, was host to 700 members of the Ontario Section, Canadian Bar Association. Following the luncheon the Treasurer made to the members of the Section his statement on the work of the Benchers for the year 1953.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report:

The Committee met on the 18th day of March 1954, the following members being present: Messrs. Jamieson (in the chair), Brooks, Clement, Creighton, Evans, Gregory, Hamilton, Raney and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their annual returns for the year 1953 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries and recommends that grants be made to such associations as follows:

Cochrane	\$ 300.00
Haldimand	280.00
Kenora	313.33
Ontario	836.67
Peel	456.00
Temiskaming	441.67
Thunder Bay	756.67
York	2,500.00

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

CORRESPONDENCE.

The Treasurer read a letter from Mr. Edson L. Haines, Q.C., Vice-President for Ontario of the Canadian Bar Association, with reference to the retirement of judges.

Moved by Mr. R. F. Wilson, seconded by Mr. Beaton, that the matter be referred to a Special Committee to be appointed by the Treasurer.

The Treasurer appointed the following Special Committee on the Retirement of Judges: Messrs. Arnup, Haines, McGillivray, Parkinson and R. F. Wilson.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 15TH APRIL, 1954.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Chitty, Creighton, Evans, Foster, Gregory, Jamieson, McGillivray, MacTavish, Parkinson, Rigney, Seymour, Walker, Walsh, Ward, Weir, Willmott and Wilson, P.D.

The Minutes of the meeting of Convocation of 18th March, 1954 were read and confirmed.

SPECIAL COMMITTEE ON BENCHERS—VACANCY.

Mr. Arnup reported that the motion to the High Court to determine inter alia whether a vacancy now exists in the number of elected Benchers, was heard before the Honourable the Chief Justice of the High Court on the 8th and 9th days of April 1954. On the 9th April judgment was given to the effect that forthwith upon John Josiah Robinette being appointed to be a Judge of the Supreme Court of Ontario he ceased to be a Bencher of the Law Society of Upper Canada, and that a vacancy was thereby created among the thirty elected Benchers, and that the said John Josiah Robinette is not ex officio a Bencher of the Law Society of Upper Canada because he is not a retired judge within the meaning of The Law Society Act. Mr. Arnup pointed out that judgment was delivered on the 9th day of April, and that the time for appeal would not expire until the 24th day of April.

THE REPORT WAS RECEIVED.

ELECTION OF BENCHER.

Ordered that in view of Mr. Arnup's report this matter stand to the next meeting of Convocation.

LEGAL EDUCATION COMMITTEE.

Mr. Jamieson, Vice-Chairman, presented the Report:

Your Committee met on Wednesday, 14th April 1954, the following members being present: D. Park Jamieson (Vice-Chairman), the Treasurer, and Messrs. Arnup, Foster, Gregory and McGillivray.

CERTIFICATE OF FITNESS.

Special—English Solicitor.

Alastair Rose Paterson—having been duly admitted as a Solicitor of the Supreme Court in England on 1st November 1933, has applied to be granted a Certificate of Fitness to practise as a Solicitor in Ontario under Rule 134 (d). He has filed the papers required by Rule 145, paid the required fee, served for one year under articles to a practising Solicitor in Ontario, and passed a written examination on Practice and an oral examination on the Statutes of Ontario, prescribed by the Dean of the Law School.

Approved.

RE WALL SHIELDS.

Your Committee recommends that the Dean's recommendations be approved and that Wall Shields be awarded to—G. D. Cameron, S. B. Hogg, J. C. Medcof, and R. G. Elgie.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

Honour Awards—Gold Keys.

A letter is submitted from W. Errington, Chairman of the Gold Key Honour Awards Committee, stating that the following members of the 1954 graduating class have been selected to receive Gold Keys, which will be presented at the June Call by the Chairman of the Legal Education Committee:

1. R. G. Elgie
2. C. M. Neiman
3. I. W. Pasternak
4. E. R. Pepper
5. W. K. Robinson
6. J. A. W. Whiteacre

Approved.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE.

At the request of the Treasurer, Mr. Foster presented the Report:

Your Committee met on the 13th April 1954, the following members being present: R. F. Wilson (Vice-Chairman) in the Chair, and Messrs. Foster, Walsh and Wilson, P.D.

MONTHLY STATEMENT—*March* 1954.

The usual monthly statement was presented.

Approved.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Mr. Arnup, the Vice-Chairman, presented the following Reports:

RE SAMUEL MAX MEHR.

Following the action of Convocation on January 21, 1954, Mr. Mehr served Notice of Motion by way of appeal from the Praeipce Order of the Registrar of the Supreme Court of Ontario dated the 21st day of January 1954 whereby the court ordered the said Samuel Max Mehr be struck off the Roll of the barristers and solicitors of the Court, and for certain other relief.

The motion came on for hearing before the Honourable the Chief Justice of the High Court on April 5th and 6th, 1954. Mr. Mehr appeared in person, and Mr. C. H. Walker, Q.C. for The Law Society of Upper Canada. After hearing the argument for both the appellant and the respondent, the Honourable the Chief Justice of the High Court delivered judgment dismissing the motion with costs.

Your Committee met on April 9th, 1954, the following members being present: Messrs. Arnup (Vice-Chairman) in the Chair, Beaton, Common, McCulloch, McGillivray, Wilson, P. D., and Wilson, R. F.

Your Committee received the Report of Mr. C. H. Walker, Q.C. on the hearing of the motion, and in reply to a request for instructions, your Committee recommend that he proceed to tax the costs of the motion.

THE REPORT WAS RECEIVED.

RE INTERNATIONAL TAX SERVICES LIMITED.

Redmond Quain, Q.C., Ottawa.

Wolfe D. Goodman, Barrister, Toronto.

On March 10th the Registrar, The Institute of Chartered Accountants of Ontario, wrote to the Secretary with reference to the following advertisement which appeared in the Windsor Daily Star of February 13, 1954, and which included the names of two solicitors:

“ARE YOU SUBJECT TO INCOME, SALES
OR ESTATE TAXES?”

Retaining any substantial portion of your income is a real problem these days. Important changes in the tax acts may be of great benefit to you.

Let us make an independent survey of your tax position

INTERNATIONAL TAX SERVICES LIMITED

Canada Bldg., Windsor

Tax and Business Consultants Represented by

F. Lorenzen, C.A., Canada Bldg., Windsor

Russell S. Nida, C.P.A., Guardian Bldg., Detroit

Wolfe D. Goodman, Toronto

Redmond Quain, Q.C., Ottawa

Telephone CL 4-7639”

On March 16, 1954 the Secretary of the Essex Law Association wrote the Secretary enclosing copy of a letter on the letter-head of International Tax Services as follows:

“INTERNATIONAL TAX SERVICES
LIMITED

Represented by

Redmond Quain, Q.C., Ottawa

Canada Bldg.

Wolfe D. Goodman, Toronto

Windsor—Ontario

Russell S. Nida, C.P.A., Detroit

Phone CL. 4-7639

Francis Lorenzen, C.A., Windsor

ANNOUNCING A NEW SERVICE
OF
TAX AND BUSINESS CONSULTANTS

Beset by high taxes and a great number of government regulations throughout your business activity and with heavy death duties lying in wait for your estate, retaining your income is just as much a problem as earning it.

If you, your estate, or your business, are subject to income, sales and excise taxes, or death duties, unless you have recently received competent and independent advice, you probably are paying or will pay substantially more in taxes than you should.

We offer a balanced service of legal and business experience to guide you.

Let us make a survey of your tax position."

As the letter from the Essex Law Association suggested, the correspondence was placed before the Committee on Unauthorized Practice. That Committee referred it forthwith to counsel for investigation and report, and recommended that the matter also be referred to the Discipline Committee.

The Discipline Committee instructed the Secretary to write both solicitors indicating that in the opinion of the Committee the advertisements and letterhead are in breach of a resolution of Convocation with reference to advertising as published in the Ontario Weekly Notes of November 11, 1938, and requesting their undertaking that they will cause both to be forthwith discontinued as far as they are concerned.

Your Committee met on April 9, 1954, the following members being present: Messrs. Arnup (Vice-Chairman) in the Chair, Beaton, Common, McCulloch, McGillivray, and Wilson, P. D.

Your Committee considered letters from both Mr. Quain and Mr. Goodman, both to the general effect that the material in question was not authorized by them and that they had requested that it be discontinued.

Your Committee recommends that both explanations be accepted as satisfactory, and that as far as the Discipline Committee is concerned, no further action be taken.

COMPENSATION FUND—MAGISTRATES.

RE COMPENSATION FUND—*Magistrates.*

Following the announcement of the levy for the year 1953 there was considerable correspondence with Magistrates and others who paid the Bar Fee, and in particular a letter from W. F. Woodliffe, President, Ontario Magistrates Association. Approximately twenty Magistrates tendered their "resignations". The matter has been considered by the Discipline Committee on several occasions, and by a sub-committee.

Your Committee further considered the matter on April 9, 1954, the following members being present: Mr. Arnup (Vice-Chairman) in the Chair, and Messrs. Beaton, Common, McCulloch, McGillivray, Wilson, P. D. and Wilson, R. F.

Your Committee recommends to the Finance Committee that in the case of those Magistrates who have tendered their resignations, their record sheets be transferred to past, and that such other matters as payments under protest, refunds, &c. be also referred to the Finance Committee.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

Your Committee met on the 15th day of April 1954, the following members being present: Messrs. MacTavish (in the Chair), Creighton, Evans, Gregory, Seymour and Walsh (Chairman).

RE MR. X. *A Notary Public and Conveyancer.*

In September 1953 a solicitor of A County wrote the Society enclosing a letter from Mr. X, and the correspondence was referred to Mr. C. H. Walker, Q.C. for investigation and report.

In a letter dated November 18th Mr. Walker reported that he had made a full inquiry into the matter, including inquiries over a period of three days in A and B Counties. He stated that in his opinion the evidence was sufficient to support a charge against Mr. X of holding out or representing himself to be a solicitor, but that the solicitors in both counties appeared to be opposed to a prosecution. Mr. Walker suggested that the Law

Society write the President of both County Associations outlining the result of the investigation, and stating that the Law Society was prepared to prosecute Mr. X on a charge of holding out or representing himself to be a solicitor if that is the desire of the Associations.

Your Committee so recommended, and the Secretary wrote to both Associations. They both replied to the effect that they were reluctant to prosecute, but the B Association requested the Law Society to warn Mr. X with respect to his unauthorized practice, and to state in the warning specifically that any further violations would be prosecuted.

Your Committee further considered the matter at its meeting on January 21, 1954 and was of the opinion that there should be a prosecution in line with the general policy of the Committee for the past few years; but if there is to be no prosecution the B County Association must take the responsibility, and in that case the Association should be asked to obtain an undertaking from Mr. X that he will not offend in this regard in the future.

After further correspondence Mr. X on March 31st wrote the Secretary giving his undertaking that in future he will not practise as a solicitor nor hold himself out as such.

Your Committee recommends, therefore, that no further action be taken.

In view of the very careful consideration given to this matter and of the very full investigation made by counsel, your Committee was of the opinion that this matter should be reported to Convocation.

REVISION OF RULES.

This matter was referred to the Secretary, and he submits a revision of Rule 84 reading as follows:

“Rule 84. The Unauthorized Practice Committee shall consider and report on all matters relating to unauthorized practice of the law whether by way of complaint or otherwise, and shall make such recommendations as they think proper for the protection of the public and the profession.”

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 15th day of April 1954, the following members being present: the Chairman and Messrs. Creighton, Gregory and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1953 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such associations as follows:

Carleton	\$1,850.00
Essex	1,850.00
Lincoln	1,756.00
Oxford	633.33

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 14th April 1954, the following members being present: Messrs. Jamieson (Chairman), Arnup (Vice-Chairman), Gregory and Walsh.

Your Committee recommends the purchase of 10,000 copies of an article "Buying or Selling a House—Lawyer is Money Well Spent", which appeared in the March 1954 issue of Canadian Homes and Gardens; and the publication of a Notice in Ontario Weekly Notes that copies are available to members of the profession on request.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Arnup presented the Report:

Your Committee met on the 14th April 1954, the following members being present: Messrs. Arnup (in the Chair), McGillivray and Gregory.

REVISION OF REGULATIONS.

This matter was referred to Mr. Arnup and the Secretary, and a copy of the Legal Aid Regulations as revised by them is attached to this Report.

Your Committee recommend that these Regulations as revised, be approved for presentation to Convocation and the Special Committee on Revision of Rules.

REGULATIONS GOVERNING THE LEGAL AID PLAN OF
THE LAW SOCIETY OF UPPER CANADA AS PASSED BY
THE LEGAL AID COMMITTEE AND APPROVED BY CONVOCATION.

1. The plan shall be known as THE ONTARIO LEGAL AID PLAN.
2. The plan shall be administered by—
 - (a) A *Provincial Director* who shall be the Secretary of the Law Society of Upper Canada, or such other person as may be appointed by Convocation.
 - (b) A *County Director* to be appointed in each County by the Provincial Director after consultation with the County Association. (In these Regulations the word "County" shall include "District".)
 - (c) A *Local Director*, or Local Directors as may be necessary throughout the County, to be appointed by the County Director after consultation with the County Advisory Committee.
 - (d) A *County Advisory Committee* of not less than three members to be appointed by each County Law Association from its own members, to assist and advise the County Director.
 - (e) *Legal Aid Clinics* to be established in such centres as may be considered desirable by the County Director after consultation with the County Advisory Committee.
 - (f) The Provincial Director may settle any forms necessary for the proper administration of the plan, including a form to be signed by all applicants for legal aid.

3. (1) The following persons shall be eligible for legal aid—
- (a) Any person certified by a public or private welfare authority or Society as coming within the terms of paragraph (b) hereof.
 - (b) Any person having annual earnings or other means of subsistence of less than \$900.00, together with an additional amount of \$200.00 for each dependent, and having insufficient disposable capital to pay for legal services.
 - (c) Where, although not qualified under (a) and (b) above, the applicant in the opinion of the Provincial Director on recommendation of the County Director, if required to pay for legal services, would impair his ability to furnish himself and his family with the essentials necessary to keep them decently fed, clothed, sheltered and living together as a family.
- (2) Where a matter is urgent for the preservation of the legal rights of an applicant, legal aid may be extended on the recommendation of the County Director, but shall be referred to the Provincial Director for consideration, and may be determined by him.
4. The *functions of the Legal Aid Clinics*, or where no clinic is established, of the County Director or of a Local Director, shall be:
- (a) To determine the eligibility of the applicant for free legal aid;
 - (b) To ascertain the nature of the work required to be done by the applicant for legal aid,
 - (c) To dispose of those applications—
 - (i) having no merit,
 - (ii) requiring only advice that can be given on the spot.
 - (d) To ascertain the extent of the ability of the applicant to pay for the services of a solicitor, cataloguing the applicants as follows:

- (i) unable to pay anything,
- (ii) able to pay some compensation for services rendered.

(e) To report all cases requiring further services of a solicitor.

5. Upon receiving a report from a Legal Aid Clinic, or upon discharging the functions thereof, the County or Local Director shall:

(a) Where eligibility exists, assign the case to a panel lawyer and notify the applicant of the name of the solicitor.

(b) Where the applicant is able to pay some fee—

(i) ascertain if the applicant knows a solicitor in whom he has confidence, and if so direct him to the solicitor and inform the solicitor of the circumstances;

(ii) if the applicant does not know a solicitor, refer him to any solicitor on a panel with a report on the case;

and in such cases any fee paid or costs recovered shall belong to the Solicitor.

(c) Report briefly to the Provincial Director on each application for legal aid, and the disposition thereof.

6. Legal Aid SHALL NOT INCLUDE the following matters:

(1) Proceedings wholly or partly in respect of

(a) defamation

(b) breach of promise of marriage

(c) the loss of the services of a woman or girl in consequence of her rape or seduction.

(d) alienation of affections.

(e) criminal conversation.

(2) Relator actions.

- (3) Proceedings for the recovery of a penalty where the proceedings may be taken by any person and the whole or part of the penalty is payable to the person taking the proceedings.
- (4) Proceedings relating to any election.
- (5) Proceedings subsequent to judgment for recovery of a liquidated sum.
- (6) Proceedings in Bankruptcy subsequent to a Receiving Order or an authorized assignment.
- (7) Criminal matters other than indictable offences punishable with imprisonment.
- (8) Appeals, except where in the opinion of the Provincial Director, on the report of a County Director, there appears to have been a miscarriage of justice.
- (9) Such other matters as in the opinion of the Provincial Director, on the recommendation of the County Director, should be excluded having regard to the nature of the matter.

7. *Legal Aid Fund*:

There shall be established a fund known as the *Legal Aid Fund* to which there shall be deposited.

- (a) Such appropriations as may be made by Convocation from time to time.
- (b) Any compensation received by a solicitor or any costs recovered in a successful action under the Plan, subject to Section 5 (b) above.
- (c) Any remissions of costs or fees by any public authority.

Out of this fund there may be advanced to a solicitor necessary disbursements if the Provincial Director is of the opinion after consultation with the County Director that the matter for which disbursements are required comes within the Plan, and that it is reasonable under the circumstances of the case to advance the amount required.

8. *Change of Status of Applicant:*

- (1) Where it comes to the attention of a conducting solicitor that a client is or may be ineligible for legal aid, the solicitor shall forthwith report the facts to the County Director.
- (2) If the County Director decides that the client is ineligible, the client shall be notified that the costs of all future proceedings are to be paid for by the client. Until such decision is made, all proceedings shall continue on a legal aid basis.
- (3) In the event of the client recovering costs, appropriate division of such costs between the conducting solicitor and the Legal Aid Fund shall be made by the County Director, having regard—
 - (a) to the stage at which the client was declared ineligible;
 - (b) the amount of costs recovered;
 - (c) the amount paid out of the Legal Aid Fund;

and in the event of any dispute as to such division, the matter shall be referred to the Provincial Director, whose decision thereon shall be final.

9. *Lien for costs:*

Where costs recovered by the client in any proceedings conducted pursuant to these Regulations are payable under these Regulations to the Legal Aid Fund in whole or in part, the Legal Aid Fund shall have a lien upon such costs to the extent of the amount so payable.

Moved by Mr. Jamieson, seconded by Mr. Gregory, that consideration of the Report stand to the next meeting of Convocation, and that a copy of the revised Legal Aid Regulations be sent to each Bencher.

Carried.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF
THE BAR—Mr. Gregory.

Your Committee met on the 14th April 1954, the following members being present: Messrs. Gregory (Chairman), Jamieson and McGillivray.

SPECIAL LECTURES 1954.

The final report on registration for the special lectures is:

Labour Law and Labour Relations.

Barristers and Solicitors	203	
Labour and Management	47	250
Guests—Labour and Management	100	

Counselling the Average Business Man.

Toronto	351	
Ottawa	124	
London	198	673
Total	923	923

PRINTING OF LECTURES.

In its report of February 18, 1954 your Committee recommended that the Secretary be authorized to make arrangements for the printing of the Special Lectures, and following discussion, Richard DeBoo Limited in a letter of April 13, 1954 presents certain problems in connection with the printing of the lectures for this year.

Your Committee recommends that the lectures to be supplied to the Law Society and for general circulation to the legal profession be printed in one volume; and that for general circulation Richard DeBoo Limited be authorized to print them in two volumes. The one volume book will be sold to the profession and public at approximately \$12.00. The two volume edition will be sold at approximately \$7.50 per volume.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, RETIREMENT OF JUDGES.

At the meeting of Convocation on March 18th 1954, the Treasurer read a letter from Mr. Edson L. Haines, Q.C., Vice-President for Ontario of the Canadian Bar Association, with reference to the retirement of Judges. The matter was referred to a Special Committee to be appointed by the Treasurer. The Treasurer appointed the following Special Committee: Messrs. Arnup, Haines, McGillivray, Parkinson, and R. F. Wilson.

Your Committee met on April 7th 1954, the following members being present: Messrs. Arnup (chairman), Haines, McGillivray and Wilson, R. F.

The Chairman read a letter dated March 12th 1954 from Edson L. Haines, Q.C., Vice-President for Ontario of the Canadian Bar Association, stating that at the annual meeting of the Association in Quebec, the following resolution was passed by the membership of the Association on September 12th 1953:

“Moved by J. A. Clark, C.M.G., D.S.O., Q.C., LL.D., seconded by G. W. Forbes, Q.C., that the Canadian Bar Association recommend that the Government of Canada take such steps as may be necessary to bring about the retirement of judges at the age of 75.”

Mr. Haines wrote further “In the event that the Benchers of the Law Society of Upper Canada concur in the resolution of the Canadian Bar Association, may I suggest that we join in making the appropriate representations to the Attorney-General for Ontario.”

Your Committee recommend that Convocation support the Resolution of the Canadian Bar Association and take such steps as may be necessary or appropriate to join in making representations to the Attorney-General for Ontario.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COMMONWEALTH AND EMPIRE
LAW CONFERENCE 1955—Mr. MacTavish.

At the meeting of Convocation on February 18, 1954 the Treasurer read a letter from Mr. T. G. Lund, Secretary, The

Law Society, England, with reference to the Conference, and the matter was referred to a Special Committee to be named by the Treasurer.

The Treasurer appointed the following Special Committee on Commonwealth and Empire Law Conference 1955: Messrs. MacTavish, Parkinson and R. F. Wilson.

Your Special Committee on Commonwealth and Empire Law Conference 1955 begs leave to Report:

Your Special Committee met on April 15, 1954, and Mr. D. K. MacTavish, Q.C. was appointed Chairman.

Your Special Committee recommends—

THAT the Law Society of Upper Canada approve and endorse the proposal for a Commonwealth and Empire Law Conference 1955, as suggested by the Council of the Law Society and the General Council of the Bar representing both branches of the profession in England;

THAT the Treasurer and Secretary be the accredited delegates of and authorized to speak for The Law Society of Upper Canada;

THAT any member of the Law Society of Upper Canada in good standing may be accredited as a delegate at large entitled to speak for himself only and proceed at his own expense;

THAT preference for subjects proposed for the Agenda be referred to the Chairman, the Treasurer and Secretary;

THAT an announcement to the above effect be published in Ontario Weekly Notes.

THE REPORT WAS ADOPTED.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 20TH MAY, 1954.

11 A.M.

Present: Messrs. Beaton, Carson, Cassels, Chitty, Clement, Common, Creighton, Evans, Foster, Gregory, Haines, Hamilton, Hays, Jamieson, Maclaren, Mason, McCarthy, McCulloch, McGillivray, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Seymour, Shaver, Walker, Walsh, Weir, Willmott, Wilson, P. D., Wilson, R. F.

Mr. H. J. McLaughlin, Q.C., was appointed Chairman.

ELECTION OF TREASURER.

Mr. Cyril Frederick Harshaw Carson, Q.C., was elected Treasurer for the ensuing year. As on previous occasions he stated that with the assistance of the Chairmen and other Benchers, on which he was confident he could count, it would still be his aim to conduct the affairs of the Society in a manner that would command the respect of the profession, the student body, and the public.

The Minutes of the meeting of Convocation of 15th April 1954 were read and confirmed.

ELECTION OF BENCHER.

Moved by Mr. Beaton, seconded by Mr. Cassels, that Mr. John Josiah Robinette, Q.C., be elected a Bencher to hold office until the next quinquennial election.

Carried.

Moved by Mr. Beaton, seconded by Mr. R. F. Wilson, that Mr. Robinette be appointed a member of the Finance, Legal Education, Library, Reporting and Legal Aid Committees.

Carried.

APPOINTMENT OF STANDING COMMITTEES.

The following standing committees were appointed to hold office until May 1955.

FINANCE COMMITTEE—Messrs. W. J. Beaton, Hamilton Cassels, W. P. Clement, W. B. Common, H. W. A. Foster, J. R. Marshall, G. A. McGillivray, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Gordon N. Shaver, H. C. Walker, G. T. Walsh, F. L. Ward, P. D. Wilson and R. F. Wilson.

LEGAL EDUCATION—Messrs. J. D. Arnup, W. J. Beaton, L. E. Blackwell, R. M. W. Chitty, A. G. Davis, R. D. Evans, H. W. A. Foster, W. P. Gregory, H. S. Hamilton, D. P. Jamieson, G. A. McGillivray, J. R. Maclaren, D. K. MacTavish, H. J. McLaughlin, J. J. Robinette, M. A. Seymour, Gordon N. Shaver, H. C. Walker, S. E. Weir, P. D. Wilson and R. F. Wilson.

LIBRARY—Messrs. W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. B. Common, A. G. Davis, H. W. A. Foster, E. L. Haines, H. F. McCulloch, H. J. McLaughlin, H. F. Parkinson, E. F. Raney, J. J. Robinette, Joseph Sedgwick, Gordon N. Shaver, G. T. Walsh and P. D. Wilson.

DISCIPLINE—Messrs. J. D. Arnup, W. J. Beaton, L. E. Blackwell, W. B. Common, T. K. Creighton, A. G. Davis, R. D. Evans, H. F. McCulloch, G. A. McGillivray, H. J. McLaughlin, H. F. Parkinson, T. J. Rigney, Joseph Sedgwick, M. A. Seymour, A. R. Willmott, P. D. Wilson and R. F. Wilson.

UNAUTHORIZED PRACTICE—Messrs. A. L. Brooks, R. M. W. Chitty, W. P. Clement, T. K. Creighton, A. G. Davis, R. D. Evans, W. P. Gregory, H. S. Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, M. A. Seymour, G. T. Walsh, F. L. Ward, S. E. Weir and A. R. Willmott.

REPORTING—Messrs. W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. B. Common, H. W. A. Foster, E. L. Haines, H. F. McCulloch, J. R. Maclaren, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Joseph Sedgwick, M. A. Seymour, Gordon N. Shaver, G. T. Walsh and P. D. Wilson.

COUNTY LIBRARIES—Messrs. A. L. Brooks, W. P. Clement, T. K. Creighton, R. D. Evans, W. P. Gregory, H. S. Hamilton,

R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, H. J. McLaughlin, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, Gordon N. Shaver, F. L. Ward, S. E. Weir, A. R. Willmott and P. D. Wilson.

PUBLIC RELATIONS—Messrs J. D. Arnup, W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. P. Gregory, D. P. Jamieson, G. T. Walsh and S. E. Weir.

LEGAL AID—Messrs. J. D. Arnup, L. E. Blackwell, R. M. W. Chitty, W. B. Common, G. A. McGillivray, E. L. Haines, D. P. Jamieson, J. J. Robinette, H. C. Walker and A. R. Willmott.

Convocation then adjourned to allow the standing Committees to meet for the election of Chairmen and Vice-Chairmen.

ELECTION OF CHAIRMEN AND VICE-CHAIRMEN.

Convocation having resumed, the reports of the standing committees reporting the election of the following Chairmen and Vice-Chairmen, were adopted:

Finance - - - - -	H. J. McLaughlin, Q.C.
Vice-Chairman - - - - -	R. F. Wilson, Q.C.
Legal Education - - - - -	W. J. Beaton, Q.C.
Vice-Chairman - - - - -	D. P. Jamieson, Q.C.
Library - - - - -	P. D. Wilson, Q.C.
Vice-Chairman - - - - -	W. B. Common, Q.C.
Discipline - - - - -	Joseph Sedgwick, Q.C.
Vice-Chairman - - - - -	J. D. Arnup, Q.C.
Unauthorized Practice - - - - -	G. T. Walsh, Q.C.
Vice-Chairman - - - - -	H. F. Parkinson, Q.C.
Reporting - - - - -	R. M. W. Chitty, Q.C.
Vice-Chairman - - - - -	J. J. Robinette, Q.C.
County Libraries - - - - -	D. K. MacTavish, Q.C.
Vice-Chairman - - - - -	W. P. Clement, Q.C.
Public Relations - - - - -	D. P. Jamieson, Q.C.
Vice-Chairman - - - - -	J. D. Arnup, Q.C.
Legal Aid - - - - -	L. E. Blackwell, Q.C.
Vice-Chairman - - - - -	J. J. Robinette, Q.C.

Messrs. Clarkson, Gordon & Company were appointed Auditors of the Society for the period of one year from the 1st day of June 1954.

Mr. Gordon N. Shaver, Q.C., and Mr. D. K. MacTavish, Q.C., were appointed the Society's representatives to the Council of the Canadian Bar Association.

Mr. D. Park Jamieson, Q.C., was appointed the Society's representative to the Executive of the Conference of Governing Bodies of the Legal Profession in Canada.

BUSINESS ARISING FROM THE MINUTES.

LEGAL AID COMMITTEE—At the meeting of Convocation on April 15, 1954 following the presentation of the Report of the Legal Aid Committee, including a revision of the regulations, it was resolved that consideration of the Report stand to the next meeting of Convocation, and that a copy of the revised Legal Aid Regulations be sent to each Bencher.

Moved by Mr. Maclaren, seconded by Mr. Cassels, that the Report of the Legal Aid Committee dated April 14, 1954, including the revised Regulations, be adopted.

Carried.

LEGAL EDUCATION COMMITTEE.—Mr. Beaton

Your Committee met on Wednesday, 19th May 1954, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Chitty, Evans, Foster, McGillivray, Maclaren, McLaughlin, Walker and R. F. Wilson.

ADMISSION OF STUDENT.

The following candidate is entitled to be admitted as a student-at-law as of the date of filing his application:

- | Name. | Date. |
|-----------------------------------|------------------|
| 1. Hugh Evan Murray McGillicuddy, | 28th April 1954. |

Approved.

LAW SCHOOL STAFF—*Part-time.**Taxation—Fourth Year.*

Your Committee recommends that the subject of Taxation be divided into two courses and that Mr. Stuart D. Thom be re-appointed as part-time lecturer on the Income Tax course, and Mr. J. T. Gow, Q.C., be appointed part-time lecturer on the Succession Duty course.

Bankruptcy—Fourth Year.

In view of the appointment of another full-time lecturer, your Committee recommends that this subject be taken by one of the members of the full-time staff.

LAW SCHOOL STAFF—*Full-time.*

In April 1953 a Special Committee consisting of the Chairman, Vice-Chairman, the Treasurer, (in consultation with the Dean and Secretary) was appointed to consider the appointment of a full-time lecturer, and Mr. Ian Baxter was appointed.

On April 30th 1954, the Special Committee considered the appointment of a further full-time lecturer and interviewed Mr. John Timmins Blanchard, a member of the Bar of British Columbia.

The Special Committee reports that it has engaged Mr. John Timmins Blanchard, LL.B. (B.C.) LL.M. (Harvard) as a full-time lecturer for one year from 1st June 1954.

Your Committee approves of the appointment made by the Special Committee and recommends that the Special Committee be continued with a view to making further appointments, and with power to act.

INTERNATIONAL CONGRESS OF COMPARATIVE LAW.

A memorandum from the Dean is submitted with reference to attending the Congress in Paris, August 1-7, as the Law Society's delegate. Your Committee recommends that the Dean be appointed as the Law Society's delegate to the Congress.

ORAL EXAMINATIONS.

Fourth Year.

At its meeting on 14th April the Committee directed that the whole question of oral examinations stand to this meeting for consideration.

Your Committee recommends that the oral examinations be treated as a regular academic subject for this year, but that in future grades be given and those students failing to receive a passing grade be required to take a supplemental oral examination in September; your Committee also recommends that in order to obtain Honours a student must obtain an "A" grade in his oral examination.

PRACTICE GROUPS.

First and Second Years.

The report of the Supervisor, Mrs. Dubin, on the work of the Practice Groups for the spring term, is submitted.

Your Committee recommends that the Supervisor's suggestions be referred to a Special Committee consisting of the Chairman, the Vice-Chairman, and the Chairman of the Finance Committee for consideration and report.

SERVICE UNDER ARTICLES.

A copy of the proposed letter to be sent out by the Chairman to all Solicitors to whom the present Second Year students become articulated, is before the Committee.

Approved.

Service with Reserve Forces.

In May 1951 Convocation adopted the Committee's recommendation that the period spent with active or reserve forces be accepted as proper service by students-at-law in lieu of service under articles.

John B. Tinker—who expects to graduate from the University of Toronto School of Law in June—asks if his service with the legal branch of the Judge Advocate General's office in Metz, France, will be accepted under the above ruling.

Your Committee recommends that the request be granted.

RE DR. JOHN D. FALCONBRIDGE.

In view of the fact that Dr. Falconbridge has retired as lecturer at the Osgoode Hall Law School, your Committee recommends that he be appointed Dean Emeritus.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Thomas Brook Seldon	(Special—Ontario Solicitor)
Carl Heinz Morawetz	(Special—Prince Edward Island)
Frank Radley Mott-Trille	(Special—Rhodes Scholar)

 FINANCE COMMITTEE.—Mr. McLaughlin.

Your Committee met on the 18th day of May 1954, the following members being present: Messrs. McLaughlin (Chairman), R. F. Wilson (Vice-Chairman), Cassels, Common, Foster, McGillivray, Shaver, Walker, Walsh and P. D. Wilson.

MONTHLY STATEMENT—*April 1954.*

The usual monthly statement was presented.

Approved.

REVISION OF RULES—*Finance.*

This matter was referred to the Chairman and Vice-Chairman, and a memorandum prepared by Mr. R. F. Wilson, Q.C., was sent to all members of the Committee.

Your Committee recommends that the Rules affecting Finance, as revised, be approved for presentation to Convocation and the Special Committee on Revision of Rules.

BARRISTER AND SOLICITOR SUSPENDED FOR NON-PAYMENT OF FEES.

A. E. Langman—recently of Port Colborne now of Toronto, was suspended from practice for one year from March 19, 1953. He has now paid all his arrears of fees, including Compensation Fund levies, and asks that he be reinstated.

The period of suspension having been terminated, your Committee recommends that Mr. Langman be reinstated as a Barrister and Solicitor in good standing, and that his Practising Solicitor's Certificate be issued.

THE REPORT WAS ADOPTED.

Moved by Mr. McLaughlin, seconded by Mr. Walker, that Arthur Ernest Langman be reinstated as a Barrister and Solicitor as of this date, and that his Practising Certificate be issued.

LIBRARY COMMITTEE.—Mr. P. D. Wilson.

Your Committee met on the 18th day of May 1954, the following members being present: The Chairman and Messrs. Casels, Common, Foster, Shaver and Walsh.

EVENING AND SATURDAY AFTERNOON SESSIONS.

Your Committee recommends that the library be closed in the evenings and on Saturday afternoons after Tuesday the 15th day of June.

ASSISTANT LIBRARIAN—*Phillips-Stewart Library.*

Your Committee recommends that the appointment of Mrs. Beryl Lea as assistant librarian in charge of the Phillips-Stewart Library as of the 1st day of August 1954 be approved.

MICROFILM AND MICROCARDS.

Your Committee recommended at the meeting in February 1954 that Supreme Court cases and factums should in future be microfilmed and this was approved by Convocation. It has since been discovered that these cases and factums may in the near future be put on microcards and it is thought that the microcards would cost less than the microfilm and be more convenient to use. Your Committee recommends that no microfilming be done for the present and that further investigation be made of the microcard project.

HURON COUNTY LAW ASSOCIATION.

Your Committee recommends that one of the library's sets of the first edition of the Canadian Encyclopedic Digest be presented to the Huron County Law Association.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.—Mr. Walsh.

Your Committee met on May 20, 1954, the following members being present: Messrs. Walsh (Chairman), Parkinson (Vice-Chairman), Clement, Creighton, Evans, Gregory, Hamilton, Hays, Maclaren, MacTavish, Raney, Seymour and Willmott.

INTERNATIONAL TAX SERVICES LIMITED.

On March 10, 1954 the Registrar, the Institute of Chartered Accountants of Ontario, wrote the Secretary with reference to

certain advertisements which had appeared in the Windsor press. On March 16th the Secretary of the Essex Law Association wrote with reference to the same matter. The details of this advertising and the disposition of the matter by the Discipline Committee is set out in a report of that Committee dated April 9th and adopted by Convocation on April 15.

This correspondence was before your Committee on March 18th, and was referred for investigation and report to Mr. C. H. Walker, Q.C. On April 15th your Committee considered Mr. Walker's interim report which stated in part that should International Tax Services Limited perform services as advertised for a fee the Company would in his opinion be practising or for gain or reward acting as a solicitor, contrary to the provisions of section 6 of The Solicitors' Act.

In view of the fact that the Company was so recently formed, your Committee recommended that a letter be written to the Company pointing out that the advertisement is an offence, and that the services which the Company propose to perform, would also constitute an offence under The Solicitors' Act, and requesting an undertaking from the Company that it will desist.

On May 14th the Secretary received a copy of a letter of May 13th from the President of the Company, to one of the solicitors referred to, stating in part:

"Because of the united opposition of the Law Society and the Institute of Chartered Accountants of Ontario, we have decided to discontinue the operation of this Company. The Company's solicitors have been instructed to proceed accordingly."

RE ADVERTISING.

In consideration of certain correspondence which has recently been brought to its attention, your Committee recommends that the Discipline Committee be requested to review the whole subject of professional advertising.

COUNTY LIBRARIES COMMITTEE.—Mr. MacTavish.

Your Committee met on the 20th day of May 1954, the following members being present: the Chairman and Messrs. Creighton, Evans, Gregory, Hamilton, Hays, Jamieson, Maclaren, Parkinson and Raney.

ANNUAL GRANTS.

Your Committee reports specially that the following law associations, having failed to file their annual returns within three months from the 15th day of January 1954, have now filed their annual returns for the year 1953 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that grants be made to such associations as follows:

Huron	\$413.47
Lanark	575.00
Parry Sound	173.33
Sudbury	780.00

RULES OF THE LAW SOCIETY.

Your Committee has made a study of the rules relating to county libraries and has agreed that certain minor changes be made. A copy of the rules with these suggested changes is being sent to the Chairman of the Special Committee on Revision.

GRANTS TO THE SMALLER ASSOCIATIONS.

Your Committee recommends to the Finance Committee that Rule 60 be amended by changing the maximum amount that may be paid by way of initial grant to a law association from twenty dollars to one hundred dollars for each member and by adding to Rule 61 a section providing for increased grants to smaller associations. The proposed new section would read as follows:

61. (4) Where the amount that would be paid to any association by way of annual grant in any year under the provisions of Rule 60 and of section (1) of this Rule is less than \$400, the grant may be increased to an amount not exceeding \$400 if the County Libraries Committee is satisfied that the Association has received a reasonable amount in fees from its members, that the number of members paying association fees is a reasonable proportion of the members of the profession practising in the county

or union of counties and that the provisions of Rule 62 have been observed.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report:

Your Committee met on the 19th May 1954, the following members being present: Mr. Jamieson (in the Chair), and Messrs. Chitty, McGillivray and Walker.

LEGAL AID CLINIC, TOWNSHIP OF YORK.

At a meeting on March 17th the Secretary submitted a letter of March 12th from Howard A. Hall, Q.C., Township Clerk and Solicitor, with reference to the organization of a Legal Aid Clinic in the Township. The matter was referred to the County of York Law Association.

In a letter of May 17th His Honour Judge A. H. Young, Secretary, County of York Law Association, reports that the matter was dealt with at the last meeting of the Board of Trustees, and he was instructed to advise the Secretary that the opinion of the Board was as follows:

- (a) The establishing of a Legal Aid Clinic as suggested by Mr. Hall would not lessen the amount of work done by Sheriff J. D. Conover;
- (b) If Mr. Hall is allowed to establish a clinic, it should be entirely under the direction of the Provincial Director;
- (c) The establishment of separate clinics within the County should only be done where it can be shown that there is a definite need for the clinic, and the proper personnel and facilities are assured to insure the continued success of the Clinic as it has been set up.

Your Committee recommends that Mr. Howard A. Hall be authorized to organize a Legal Aid Clinic in the Township of York under the direction of the Provincial Director rather than the Director of the County of York, as provided by the Regulations.

CORRESPONDENCE.

The Treasurer read the following correspondence:

1. Letter from the Secretary of the Select Committee of the Ontario Legislature on Highway Safety, asking if the Law Society proposes to make any representations.

ORDERED that the Select Committee be informed that the Law Society does not propose to make representations.

2. Letter from the Honorary Secretary of the Board of Governors of the University of British Columbia, thanking the Law Society of Upper Canada for a donation of Statutes of Canada.

ORDERED that the letter be received and filed.

3. Letter from the Conference of Governing Bodies of the Legal Profession in Canada enclosing copy of the Minutes of the Mid-Winter Meeting of the Executive, and a copy of a preliminary report of a Special Committee on Educational Standards.

ORDERED that the letter be received and filed.

4. Letter from Mr. W. J. Beaton, Q.C., thanking the Treasurer and Benchers for their congratulations and good wishes on his marriage.

ORDERED that the letter be received and filed.

5. Letter from Thomas Thomson, Solicitor, Office of the Deputy Provincial Secretary, with reference to the application for incorporation of "The Incorporated Foundation of the Bar of Ontario".

Moved by Mr. Gregory, seconded by Mr. Maclaren, that this matter be referred to a special committee to be appointed by the Treasurer, and that a copy of the letter be sent to each Bencher.

Carried.

The Treasurer appointed the following Special Committee on "The Incorporated Foundation of the Bar of Ontario": Messrs. Arnup, Cassels, Gregory, Walker and Wilson, R. F.

6. Letter from the International Union of Operating Engineers expressing its gratitude to the Law Society for arranging the special course of lectures on Labour Law and Labour Relations.

ORDERED that the letter be received and filed.

THE ASSOCIATION OF CANADA LAW TEACHERS.

(Annual Meeting at Winnipeg, June 3, 4 and 5.)

Moved by Mr. Jamieson, seconded by Mr. Walker, that authority be given to send a representative of the full-time staff of the Osgoode Hall Law School, to the Annual Meeting at the expense of the Society, and that the member of the staff be chosen by the Chairman and Vice-Chairman.

Carried.

MEETINGS OF CONVOCATION.

The Treasurer stated that the regular meeting of Convocation would be held on June 17th next, and that a special meeting for Call to the Bar would be held on Thursday, June 24th.

Moved by Mr. Cassels, seconded by Mr. Jamieson, that pursuant to the powers conferred on the Benchers by section 43 of The Law Society Act, the rules with reference to Call to the Bar on any ordinary Convocation day, be dispensed with for the regular meeting of Convocation on June 17, 1954, and that a Call to the Bar be held at a special meeting of Convocation on June 24th, 1954.

Carried.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 17TH JUNE, 1954.

11 a.m.

PRESENT: The Treasurer, and Messrs. Arnup, Beaton, Chitty, Clement, Creighton, Davis, Foster, Gregory, Hays, Jamieson, McCulloch, McGillivray, McLaughlin, Parkinson, Raney, Rigney, Robinette, Seymour, Shaver, Slaght, Walker, Walsh, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the meeting of Convocation of 20th May 1954 were read and confirmed.

BENCHERS.

The Treasurer announced the death on April 30, 1954 of the Honourable George Reginald Geary, P.C., O.B.E., M.C., Q.C., sometime Minister of Justice and Attorney-General of Canada, and a Bencher ex officio of this Society.

It was ordered that an expression of sincere regret of the Benchers be recorded in the Minutes.

The Treasurer welcomes to Convocation Mr. John Josiah Robinette, Q.C., who was elected a Bencher on May 20, 1954.

LEGAL EDUCATION COMMITTEE.—Mr. Beaton.

Your Committee met on the 16th June, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Arnup, Chitty, Evans, Gregory, McGillivray, Walker, Weir, and Wilson, R. F.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

NAMES	DATE
1. Douglas Howard Gowan	20th May, 1954
2. Frederick Contant Lazier	17th May, 1954
3. David George Lawrence	3rd June, 1954
4. John Lamont Matthews	25th May, 1954
5. Ronald Joseph Rolls	19th May, 1954
6. Roger David Wilson	3rd June, 1954

Approved.

LAW SCHOOL STAFF.

Part-time Lecturers—Bookkeeping.

The Dean has received a letter from W. B. Coutts tendering his resignation as part-time lecturer in Bookkeeping and Accounting, and suggesting that Mr. J. Kerr Gibson of his firm, Clarkson, Gordon & Company, be appointed to replace him.

Your Committee approves of the appointment of Mr. J. Kerr Gibson as part-time lecturer in Bookkeeping and Accounting.

Part-time Lecturers—1954-55.

A memorandum is submitted from the Dean recommending the re-appointment of part-time lecturers for one year from 1st June 1954, as follows:

1. G. E. Edmonds	18 hours—	Insurance Law
2. Francis Gerity	18	“ —Admiralty Law
3. J. Kerr Gibson	18	“ —Bookkeeping
4. J. T. Gow	15	“ —Taxation
5. W. G. C. Howland	54	“ —Mortgages
6. A. P. G. Joy	18	“ —Municipal Law
7. G. A. Martin	54	“ —Criminal Law
8. N. L. Mathews	18	“ —Labour Law
9. B. J. MacKinnon	60	“ —Constitutional Law
10. Brendan O'Brien	18	“ —Practice III
11. R. F. Reid	27	“ —Administrative Law
12. R. J. Roberts	36	“ —Practice II
13. S. L. Robins	81	“ —Torts
14. S. D. Thom	30	“ —Taxation
15. H. W. Timmins	18	“ —Mechanics' Liens
16. W. B. Williston	60	“ —Practice I

The memorandum also recommends the re-appointment of Dr. Harold G. Fox, Q.C., as Honorary Lecturer in Patents, Trade Marks and Copyrights.

Approved.

THE LAWYERS CLUB.

Re: Loan Fund.

The following is an extract from a letter of May 27th from J. D. Pickup, Q.C., President of The Lawyers' Club, to the Secretary:

"The Trustees of The Lawyers' Club are considering the establishment of a fund which could be loaned to students of the Law School in a manner similar to assistance funds at universities or credit unions in a company. The establishment of such a fund was favourably considered by the members at the last annual meeting. We should have the approval of the benchers to any such scheme and I would appreciate it if you would ascertain for me whether such a scheme would have the approval of the benchers."

At its meeting on the 15th instant the Finance Committee recommended approval in principle of the proposed loan fund, subject to further consideration of a definitive plan when presented.

Your Committee approves in principle of the proposed loan fund, subject to further consideration of a definitive plan when presented.

SPECIAL PETITIONS.

Your Committee considered petitions for special relief and made recommendation thereon.

EXAMINATION RESULTS—Easter 1954.

Fourth Year.

The record of the returns of the examiners of the Easter examinations for the Fourth Year is submitted herewith, showing those who have passed with Honours, those who have passed Classes I and II, those who are required to write supplementals, and those who have failed.

The following is a summary:

8—passed with Honours.

83—passed Class I (66% and over but not sufficient for Honours).

90—passed Class II (50-65% aggregate).

13—allowed pass standing on year's work (veteran students who failed on 1 subject but obtained 55% aggregate).

194—

26—required to write supplementals

2—failed

222

Approved.

Honours.

The following students having obtained at least 75% of the aggregate marks obtainable, and at least 65% of the marks obtainable in each subject, are entitled under Rule 126 to be passed with Honours:

- | | | |
|------------------|------------------|---------|
| 1. James M. Tory | 5. R. P. Riggin | |
| 2. H. D. Guthrie | 6. S. R. Kurisko | } equal |
| 3. R. M. Butler | 7. M. J. Mowbray | |
| 4. D. J. Wright | 8. J. D. Taylor | |

Approved.

John A. Tory received sufficient aggregate marks to be awarded Honours, but did not receive the required 65% in his oral examination, and *D. A. Bell* received sufficient aggregate marks to be awarded Honours, but did not receive the required 65% on Taxation and Insurance Law.

Noted.

Scholarships.

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

The Chancellor Van Koughnet Scholarship (Rule 129)

James M. Tory — \$400

The Christopher Robinson Memorial Scholarship (Rule 130)
H. D. Guthrie — \$300

The Matthew Wilson Memorial Scholarship (Rule 131)
R. M. Butler and D. J. Wright (equal) — \$200

The Clara Brett Martin Memorial Scholarship (Rule 131)
for highest marks in Wills and Trusts
James M. Tory — \$25

The Gurston Allen Prize
for highest marks in Conflict of Laws
James M. Tory — \$25

The Insurance Law Prize
for highest marks in Insurance Law
R. M. Butler — \$100

The Benjamin Luxenberg Prize
for highest marks in Bankruptcy
J. M. Donnelly — \$100

Approved.

Your Committee recommends that the winners of the Matthew Wilson Memorial Scholarship be awarded \$200 each.

Medals.

Under the provisions of Rule 128, the following are entitled to Medals:

Silver Medal — James M. Tory
Bronze Medal — H. D. Guthrie

Approved.

ASSOCIATION OF CANADIAN LAW TEACHERS.

The Vice-Chairman informed the Committee that the next meeting of the Association will be held in Ontario, at either Toronto or Ottawa.

Your Committee recommends that the Secretary be instructed to write the new President, Professor W. R. Lederman, stating that if the meeting is held in Toronto, the Law Society would be glad to make available the facilities of Osgoode Hall if they desire them.

FINANCE COMMITTEE.—Mr. McLaughlin.

Your Committee met on the 15th June 1954, the following members being present: Messrs. McLaughlin (Chairman), Wilson, R. F. (Vice-Chairman), Common, Foster, McGillivray, Walker, Walsh, and Wilson, P. D.

MONTHLY STATEMENT—May 1954.

The usual monthly statement was presented and approved.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

J. L. Sheard, Q.C., Toronto	Called 20/3/19;	Deceased 20/5/54
S. P. Biggs, Toronto	“ Easter '06;	“ 21/5/54
R. A. Smith, Kapuskasing	“ 25/5/53;	“ 20/5/54
M. C. Cameron, Q.C., Toronto	“ Easter '02;	“ 24/5/54
Samuel Cohen, Q.C., Toronto	“ 17/10/18;	“ 30/5/54
J. W. York, Q.C., Ottawa	“ 20/5/20;	“ 23/5/54
J. H. Wright, Toronto	“ 19/6/24;	“ 10/6/54

Further to a request from the Secretary, your committee recommends that the record sheets of the following be transferred to Past Records:

J. Lloyd MacCallum	Aylmer, Que.	Not practising; living out of jurisdiction
Raoul Labrosse	Vankleek Hill	Retired
Gordon MacNamara	Toronto	Not practising

Compensation Fund Levy—Magistrates.

Following the announcement of the levy for the year 1953 there was considerable correspondence in this matter, and in particular a letter from W. F. Woodliffe, President, Ontario Magistrates Association. Subsequently about twenty Magistrates tendered their “resignations”. The matter was considered by the Discipline Committee, which is responsible for the administration of the Compensation Fund, and in April 1954 the Discipline Committee recommended to the Finance Committee that in the case of those Magistrates who have tendered their

“resignations”, their record sheets be transferred to Past, and that other matters such as payments under protest, refunds, etc., be also referred to the Finance Committee.

In April the Finance Committee recommended that the Secretary write each Magistrate in this group outlining the situation, and asking him if he wishes to reconsider, and pointing out that on return to practice he might have to pay arrears of Compensation Fund levies as well as of Bar fees.

Your Committee recommends that no refunds of Bar Fees or Compensation Fund levies be made in these cases.

Two Magistrates have withdrawn their “resignations” and have paid their Bar Fees and Compensation Fund levies.

Your Committee further recommends that, as requested in each case, the record sheets of the following Magistrates be transferred to Past:

P. C. Bergeron	Cornwall
S. T. Bigelow	Toronto
I. B. Craig	Chatham
F. S. Ebbs	Oshawa
B. W. Hopkins	Hamilton
R. P. Locke	Toronto
J. L. Roberts	Niagara Falls
J. E. Robinson	Dundas
Glen E. Strike	Ottawa
T. Y. Wills	Belleville

THE LAWYERS' CLUB.

The Lawyers' Club request permission to hold their dinner meetings at Osgoode Hall on the following dates:

1954—September 23rd	1955—January 13th
October 14th	January 27th
October 28th	February 10th
November 11th	February 24th
November 25th	March 10th
December 16th	March 31st
	April 14th

Your Committee recommends that the request be granted.

THE READING CLUB.

The Reading Law Club requests permission to hold their dinner meetings at Osgoode Hall on the following dates:

1954—September 30th	1955—January 6th
November 4th	February 3rd
December 2nd	March 3rd
	April 21st
	May 5th

Your Committee recommends that the request be granted.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re: Samuel Max Mehr.

Mr. Arnup, the Vice-Chairman, reported orally that the appeal of Mr. Mehr from the Order of the Chief Justice of the High Court was heard by the Court of Appeal on June 7th and 8th. The Court was composed of Laidlaw, Aylesworth, and F. G. MacKay, J.J.A. Mr. W. J. Smith, Q.C., argued the appeal for the applicant, and Mr. C. H. Walker, Q.C., appeared for the Law Society. Judgment was reserved.

THE REPORT WAS RECEIVED.

Re: Arthur Hamilton Thompson.

Mr. Arnup, the Vice-Chairman, presented the Report of the Discipline Committee:

The Committee reported that after due inquiry it found Arthur Hamilton Thompson guilty of professional misconduct and conduct unbecoming a barrister and solicitor in that he converted to his own use certain sums of money belonging to clients, and failed to keep books and accounts in connection with his practice as required by the Rules Respecting Accounts of The Law Society of Upper Canada. The Committee recommended that he be struck off the Rolls of the Society.

Moved by Mr. Arnup, seconded by Mr. Willmott, that the Report be adopted.

The Solicitor did not attend nor was he represented by counsel.

The motion was carried.

The Report of the Discipline Committee in the matter of ARTHUR HAMILTON THOMPSON, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved that upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said ARTHUR HAMILTON THOMPSON guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor.

That the said ARTHUR HAMILTON THOMPSON be disbarred.

That the said ARTHUR HAMILTON THOMPSON is unworthy to practice as a Solicitor.

Re: Lewis Raxlen.

Mr. Arnup, the Vice-Chairman, presented the Report of the Discipline Committee:

Mr. Arnup read two letters from the solicitor dated June 11th and 15th, 1954.

The Committee reported that after due inquiry it found Lewis Raxlen guilty of professional misconduct and conduct unbecoming a barrister and solicitor in that he failed to account for a sum of money, the proceeds of a mortgage of which he was trustee.

The Committee recommended that he be suspended from practice for a period of six months.

Moved by Mr. Arnup, seconded by Mr. P. D. Wilson, that the Report be adopted.

The solicitor did not attend nor was he represented by counsel.

The Report of the Discipline Committee in the matter of LEWIS RAXLEN, a Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

It was resolved upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said LEWIS RAXLEN guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report;

That the said LEWIS RAXLEN be suspended from practice as a Barrister and Solicitor for the period of six months from the 17th day of June 1954;

That the said LEWIS RAXLEN be ordered to pay the expenses incurred by the Society in the investigation of these charges and that in default of payment forthwith the Secretary be instructed to take proceedings as authorized by The Law Society Act, R.S.O. 1950, chapter 200, section 44(2).

LIBRARY COMMITTEE.—Mr. P. D. Wilson.

Your Committee met on the 15th day of June 1954, the following members being present: The Chairman and Messrs. Chitty, Common, Foster, Haines, McCullough, McLaughlin, Robinette and Walsh.

Your Committee considered and made recommendations on certain routine matters in connection with the Great Library.

WELLAND ASSOCIATION.

Your Committee recommends that a copy of the Revised Statutes of Ontario, 1877, be presented to the library of the Welland Association.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE.—Mr. Chitty.

Your Committee met on Tuesday, 15th June 1954, at 9.30 a.m., the following members being present: Messrs. Chitty (in the chair), Common, Foster, Haines, McCulloch, McLaughlin, Robinette, Walsh and Wilson, P. D.

LETTER FROM CARTWRIGHT & SONS LIMITED.

Your Committee had before it for consideration a letter from Messrs. Cartwright & Sons Limited inquiring whether the

Law Society would grant permission to microcard the Ontario Law Reports, the Ontario Reports, and the Ontario Weekly Notes. A copy of this letter is attached to this report.

Your Committee recommends that the request be approved in principle subject to the qualification that the right given to Messrs. Cartwright & Sons Limited shall not be an exclusive right and that the terms upon which a copy or copies of the reports as microcarded will be furnished to the Law Society, and other details of the agreement, be arranged by the Chairman, the Editor, and the Chief Librarian.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on several matters presently under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.

Mr. Clement, Vice-Chairman, presented the Report:

Your Committee met on the 17th day of June 1954, the following members being present: the Vice-Chairman and Messrs. Creighton, Gregory, Hays, Parkinson and Raney.

ANNUAL GRANTS.

Your Committee reports specially that the following law Associations, having failed to file their annual returns within three months from the 15th day of January 1954, have now filed their annual returns for the year 1953 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that grants be made to such associations as follows:

Nipissing	\$ 378.67
Norfolk	558.33
Northumberland & Durham	595.07
Stormont Dundas & Glengarry	470.00
Waterloo	1,314.84

ANNUAL RETURNS.

Your Committee reports that the Frontenac, Peterborough, Renfrew, Sault Ste. Marie and Simcoe associations have not yet sent in their annual returns for the year 1953.

NAMES OF ASSOCIATIONS.

Your Committee recommends that section 2 of Rule 58 be repealed and the following be substituted for it:

The members of the profession in any county or union of counties may form a law association and incorporate the same under an appropriate name approved by the Society.

THE REPORT WAS ADOPTED.

AMENDMENT OF RULES.

Moved by Mr. Clement, seconded by Mr. Gregory, that Rule 22 be suspended:

That *section 2 of Rule 58* be repealed, and the following substituted therefor:

“(2) The members of the profession in any county or union of counties may form a law association and incorporate the same under an appropriate name, approved by the Society.”

That *Rule 60* be amended to read as follows:

“60. The grant in aid from the Society for the initial or first grant shall be an amount double the amount of the contributions in money actually paid, or of the value of books actually given, from all local sources, such grant, however, not exceeding a maximum sum of one hundred dollars for each member of the profession in the county or union of counties who is a member of the Association; for each year thereafter, the grant in aid from the Society shall, subject to the provisions of Rules 61 and 64, be an amount double the amount of the fees actually paid to the Association by its members who are members of the profession, not exceeding a maximum sum of twenty-five dollars per annum for each member unless Convocation otherwise directs, having regard to the report of the Chief Librarian on the condition of the respective libraries and their needs.”

That *Rule 61* be amended by adding the following sub-section:

“(4) Where the amount that would be paid to any association by way of annual grant in any year under the provisions of *Rule 60* and of section (1) of this *Rule* is less than \$400.00, the grant may be increased to an amount not exceeding \$400.00 if the County Libraries Committee is satisfied that the Association has received a reasonable amount in fees from its members, that the number of members paying association fees is a reasonable proportion of the members of the profession practising in the county or union of counties and that the provisions of *Rule 62* have been observed.”

Carried.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Chitty presented the Report:

Your Committee met on the 16th June 1954, the following members being present: Messrs. Chitty (Chairman), Arnup, Haines, McGillivray and Walker.

REVISION OF RULES—Rule 84B.

Your Committee recommends that *Rule 84B* be amended by deleting in the seventh line the words “with the approval of Convocation”, and that the *Rule* as amended be approved for reference to Convocation and the Special Committee on Revision of Rules.

THE REPORT WAS ADOPTED.

AMENDMENT OF RULE 84B.

Moved by Mr. Chitty, seconded by Mr. Arnup,

That *Rule 22* be suspended;

That *Rule 84B* be amended by deleting in the seventh line the words “with the approval of Convocation”, so that the *Rule* will read as follows:

“84B. The Society may enter into and carry out its obligations under the scheme of Legal Aid for Needy Persons approved by Convocation at its meeting on November 16th, 1950, (a copy whereof is recorded in the Minutes of said meeting) with such amendments as may be made therein from time to time, and may provide for the payment from time to time of the expenditures required to be made by the Society under the scheme. The Committee on Legal Aid shall have the general supervision of the scheme and, subject to the approval of Convocation, may make such regulations and appoint such officials as the Committee may deem necessary or desirable for carrying out the purposes of the scheme.”

Carried.

PUBLIC RELATIONS COMMITTEE.—Mr. Jamieson.

Your Committee met on the 16th June 1954, the following members being present: Messrs. Jamieson (Chairman), Arnup, Gregory, Walsh and Weir.

C B C TELEVISION PROGRAMME.

On May 27th James B. Lawson, Barrister, wrote the Secretary with reference to the possibility of a public service television programme by the C B C. A copy of the letter was sent to each member of the Committee.

Your Committee approves of the proposed programme in principle, and recommends that the Chairman be authorized to make further investigation in association with the Chairman of the Canadian Bar Association Committee on Public Relations, and if desirable with the Chairmen or the Committees of other governing bodies.

“BUYING OR SELLING A HOUSE—LAWYER IS MONEY WELL SPENT”.

In April 1954 the Committee recommended the purchase of 10,000 pamphlets. There have been delays in the printing but copies are now available for distribution.

Your Committee recommends that suitable notices be printed in O.W.N.

SPECIAL COMMITTEE, COURT HOUSE
ACCOMMODATION — TORONTO.

Mr. Parkinson reported orally as follows:

Your Chairman and Mr. Haines attended on June 16th the first meeting of the Committee of Metropolitan Toronto. The Committee is called "SPECIAL COMMITTEE RE ACCOMMODATION AND FINANCIAL INVOLVEMENT OF COURTS AND GOALS". The Chairman of the Committee is Mr. Joseph M. Gould. Mr. F. G. Gardiner, Q.C., Mayor of The Municipality of Metropolitan Toronto, was present ex officio along with Mr. W. C. Davidson, Q.C., Messrs. Crockford, Seagrave and others. Your Committee was impressed by the serious way in which the matter is being dealt with on behalf of Metropolitan Toronto. The deputations did not appear to be in agreement by any means. Two Judges were present representing the High Court and the County Court, and expressed fairly strong views that the Court House should be moved away from the noise and congestion of the centre of the City. This idea was opposed by Sheriff Conover and your Committee on the ground that the Court House must be kept in the proximity of the various other legal offices, including Osgoode Hall. Your Committee was under the impression that the report of the Civic Advisory Committee concerning the renovation of the City Hall was practically accepted by the Metro authorities. There was considerable discussion about what the Court House must contain in the way of Court Rooms, accommodation for jurors, witnesses, counsel, and for the Library, County Court and Surrogate Court Offices, etc. There was considerable discussion of the staggering problem of providing necessary accommodation during changes. There was some discussion concerning the erection of an entirely new building. According to the newspaper next morning it appeared that later on several of the Committee members were of the opinion that a new Court House might be required. It may be advisable that your Committee be continued and be enlarged upon nomination of the Treasurer and be given directions and instructions by Convocation.

The report was received, and the Special Committee was instructed to confer with and support the efforts of the Court

House Committee of the County of York Law Association in an attempt to solve this difficult problem.

Moved by Mr. Walsh, seconded by Mr. McLaughlin, that in the opinion of Convocation it is essential that the Court House should be located in the downtown area adjacent to Osgoode Hall and other court offices.

Carried.

Moved by Mr. R. F. Wilson, seconded by Mr. Gregory, that in the opinion of Convocation it is desirable that a new Court House be erected, or failing this solution that the present City Hall should be suitably renovated for the purpose of court rooms and the relevant offices.

Carried.

Mr. Parkinson, the Chairman of the Special Committee, suggested that in view of the importance of the work of this Committee, two further members should be added.

Moved by Mr. Walsh, seconded by Mr. P. D. Wilson, that the Treasurer appoint two additional members to this Committee.

Carried.

The Treasurer appointed Messrs. Walker and R. F. Wilson, so that the Special Committee on Court House Accommodation, Toronto, is now composed of: Messrs. Haines, Parkinson, Sedgwick, Walker and R. F. Wilson.

CORRESPONDENCE.

The Treasurer read a letter from Dr. John D. Falconbridge expressing his appreciation on his appointment as Dean Emeritus of the Osgoode Hall Law School.

Ordered that the letter be received and filed.

Convocation notes with interest that Mr. W. Earl Smith was appointed Secretary of the Law Society of Upper Canada in

June 1934, and on this the 20th anniversary of his appointment Convocation records its appreciation of Mr. Smith's discharge of the many and increasingly difficult duties of his office through these years with great efficiency and unfailing courtesy.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF SPECIAL CONVOCATION.

THURSDAY, 24TH JUNE 1954.
12 noon.

PRESENT: The Treasurer and Messrs. Arnup, Beaton, Blackwell, Brooks, Cassels, Chitty, Clement, Creighton, Foster, Gregory, Hamilton, Hays, Hughes, Jamieson, Maclaren, McCulloch, McGillivray, McLaughlin, Parkinson, Porter, Raney, Robinette, Seymour, Walker, Walsh, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

LEGAL EDUCATION COMMITTEE.—Mr. Beaton.

Your Committee met on Thursday, 24th June 1954, at 11.30 a.m., the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer and Messrs. Arnup, Chitty, Foster, Gregory, McLaughlin, Hamilton, Maclaren, Robinette, Seymour, Walker, Weir, Wilson, P. D., and Wilson, R. F.

EXAMINATION RESULTS—Easter 1954.

First and Second Years.

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

Approved.

Honours.

The following students having obtained 75% of the total marks obtainable and 65% in each subject, are entitled under Rule 126, to be passed with Honours:

Second Year

1. D. K. Laidlaw
2. C. C. Misener

First Year

1. C. A. Carscallen
2. R. E. Scane

*Approved.**Scholarships.*

According to the returns of the examiners, the following are entitled to Scholarships, under Rule 127:

Second Year

1. D. K. Laidlaw \$200.00
2. C. C. Misener \$150.00

First Year

1. C. A. Carscallen \$200.00
2. R. E. Scane \$150.00

*Approved.**The Lawyers' Club War Memorial Prizes.*

The Lawyers' Club of Toronto presents a first prize of \$100.00 and a second prize of \$50.00 to students of the First Year showing the greatest all-round proficiency in the subject of Civil Practice and Procedure. In awarding the prizes standing in the course of Practice, as well as the students' standing in the work of the First Year Practice Groups, is taken into consideration. The prizes are awarded on the recommendation of the Dean, and preference is given to veterans or the children of veterans.

On the recommendation of the Dean, the prizes for 1953-54 are awarded to:

First Prize—\$100.00

Ralph Owen Howie

Second Prize—\$50.00

Charles Edward Woollcombe

Approved.

THE REPORT WAS ADOPTED.

RIGHT HONOURABLE THIBAudeau RINFRET, P.C., retired Chief Justice of Canada.

The Treasurer reported that at the request of the Honourable Mr. Justice Kerwin of the Supreme Court of Canada, he attended the sittings of the court on Monday June 21, 1954, and on behalf of the Benchers and members of The Law Society of Upper Canada, addressed the court on the occasion of the retirement of The Chief Justice of Canada, the Right Honourable Thibaudeau Rinfret, P.C.

CONVOCATION ADJOURNED at 12.30 P.M.

The Treasurer and Benchers entertained at luncheon the Honourable J. W. Pickup, Chief Justice of Ontario, the Honourable Mr. Justice Schroeder, the Honourable Dana H. Porter, Q.C., Attorney-General of Ontario, C. E. Smalley-Baker, Q.C., Dean, and John D. Falconbridge, Q.C., Dean Emeritus of the Osgoode Hall Law School.

CONVOCATION RESUMED at 2.30 P.M., a quorum being present.

The Treasurer and Benchers, with the Honourable Mr. Justice Schroeder, the Honourable Mr. Porter, Dean Smalley-Baker, and Dean Emeritus Falconbridge, then proceeded to Convocation Hall and took their places on the dais. The body of the Hall was occupied by the graduate students and their friends.

Mr. W. J. Beaton, Q.C., Chairman of the Legal Education Committee, presented to the Treasurer and Benchers the following candidates:

1. James Marshall Tory (with Honours, Silver Medal, The Chancellor Van Koughnet Scholarship, The Clara Brett Martin Memorial Scholarship, and The Gurston Allen Prize)
2. Hugh Donald Guthrie (with Honours, Bronze Medal, and The Christopher Robinson Memorial Scholarship)
3. Reginald Michael Thomas Butler (with Honours, The Matthew Wilson Memorial Scholarship (equal with one other) and the Insurance Law Prize)
4. Donald John Wright (with Honours, and The Matthew Wilson Memorial Scholarship (equal with one other))
5. Robert Peter Riggin (with Honours)
6. Stanley Roy Kurisko (with Honours)
7. Milton James Mowbray (with Honours)
8. John David Taylor (with Honours)
9. James Michael Donnelly (with The Benjamin Luxemburg Prize)
10. Robert Eric Mountain
11. Albert Edmund Klein
12. William George Weston
13. Gladys Dexter Roy
14. Jack Chadwick
15. Bruce Murray White
16. Philip Edwin Derry Baker
17. Kenneth Abdul Rouff
18. Robert Graham McClenahan
19. Peter William Georgas
20. James Franklin Hutchinson
21. William Hector Eustace Urquhart
22. Robert Henry Watson
23. James Allen William Whiteacre
24. Floyd Sidney Zalev
25. Harry Tedford Gee Andrews
26. John Osborne Graham
27. Stuart Hamilton Irvine

28. Murray Bernard Page
29. Kenneth Duncan Robb
30. William John Carleton White
31. Hugh Joseph Bruce
32. Alexander Epstein
33. William Stanley Edwin Chown
34. William Errington
35. Robert William Gray
36. Douglas Lyman Lee Inch
37. Michael Raymond Salhany
38. John Elston Van Duzer
39. Leslie Ross Allen
40. Kiva Barkin
41. Douglas Hendricks Bateman
42. Joan Bissett Neiman
43. James William Blaney
44. Harold Bocknek
45. Harold Kingsley Boylan
46. James Robert Braden
47. Henry John Bradley
48. Helen Louise Burden
49. Eugene Beverley Burns
50. Ronald Yacht Weir Campbell
51. Sidney Caplan
52. Kevin Duffy Conley
53. Garret Joseph Cooligan
54. Donald Edward Cooper
55. John Alan Copeland
56. James Murdock DaCosta
57. Kenneth James Cadman Dean
58. Gordon Carmen DeMarco
59. Donald Blake Dodds
60. Hugh Alexander Doig
61. John Mills Drysdale
62. Patrick St. Clair Duffy
63. Norman Austin Endicott
64. Gordon MacKay Farquharson
65. Clayton Hunter Fee
66. Timothy Edward George Fellowes
67. Dennis George Field
68. Wallace Manning Fram

69. Sidney Freedman
70. Wessel Gall
71. Pierre Genest
72. Donald McQueen Gibson
73. Stanley Goodman
74. Rodger Allan Gordon
75. Thomas George Gorrie
76. Irving Greenberg
77. John Raymond Grummett
78. David Dyson Hague
79. Douglas Gordon Haig
80. Robert Ian Hamilton
81. Lawrence Beverley Heath
82. Strachan Heighington
83. Jack Vincent Henry
84. John Selby Herron
85. William Francis Higgins
86. John Oswald Hinds
87. Norman Hoffman
88. Stanton Bardsley Hogg
89. John Arthur Hoolihan
90. Edwin Gordon Hyde
91. Nicholas Vladimir Jaychuk
92. Douglas Swinarton Johnson
93. Ardagh Sidney Kingsmill
94. Williaz Korz
95. Gerald Kroll
96. Stanley George Joseph Lane
97. William Chandler Lech
98. Hugh Russell Locke
99. Barnet David Loftus
100. Stanley William Long
101. Arthur Lundy
102. Douglas Nethercot Macklem
103. William Ernest Neil Mann
104. D'Arcy Henry Mulligan
105. Arthur Joseph Murphy
106. Grant Graham Murray
107. John Kenneth MacKenzie
108. Stephen Wayne MacKneson
109. Robert Cameron McLaughlin

110. Robert Neill McLaughlin
111. Angus Kerr McLeod
112. James William Snider McOuatt
113. Clemens Michael Neiman
114. Kazuo George Oiye
115. John Terence Osbourne
116. Robert Guy Paris
117. Irwin Wolfe Pasternak
118. Elliott Raphael Pepper
119. Walter Pidlubny
120. Henry Milton Malcolm Pollit
121. Geoffrey Ian Pringle
122. Vincent Paul Reid
123. Georgia Marianne Riddell
124. Harold Rosenthal
125. William Arthur Douglas Rutherford
126. James Ditson Service
127. George Adam Clare Simpson
128. Elmer Edward Smith
129. Paul Ignace Blaze Staniszewski
130. Arthur Alan Harvey Strike
131. Morley Lorne Torgov
132. James Ralph Adam Turner
133. Mervyn James Villemaire
134. Carl Peter Joseph Vipavec
135. Ronald Bartlett Warren
136. Charles Jamieson Watt
137. David Bennington Weatherhead
138. Gordon Israel Wetstein
139. James Whitney
140. Leslie Robert Freeman
141. Douglas Alexander Bell
142. Donald Collver Bradbury
143. Milton Brown
144. Joseph George Casse
145. Philip Crouch
146. George Henry Davies
147. Leon Gelman
148. William Floyd Golden
149. Ernest Johnson
150. Allan Keith Lishman

151. Bruce Marcel Martin
152. Donald Hugh Mills
153. James Joseph McGuigan
154. Robert Warden McKimm
155. Thomas Joseph McRae
156. Thomas Matthew Parkinson
157. Rose Rabkin Rosenfeld
158. Hubert Warren Silverman
159. Sydney Silverman
160. William Alfred Stevens
161. John Velanoff
162. Richard John Zimmerman
163. Charles Gibbs Cowan
164. Allan Frederick Lawrence
165. John Lee Chapman
166. Arthur Leslie Davies
167. Roy Andrew Dunn
168. Francis John Greenwood
169. Peter McLeod Harvie
170. Edward Ambrose Jupp
171. Benjamin Lamb
172. Allan McNiece Austin
173. Anna Penina Bacon
174. William Ewart Brown
175. James Lawrence Cowan Jenner
176. Harry Sutherland
177. James Grayson Torrance
178. John Arnold Tory
179. Hugh Norman MacRitchie (Special—Nova Scotia)
180. William Herbert Kidd (Special—British Columbia)
181. William George Parsons (Special—Nova Scotia)
182. Maxwell Walker Broley (Special—Nova Scotia)
183. Gordon Henry Hale Read (Special—Nova Scotia)
184. Richard Ben Sorensen (Special—Nova Scotia)

The Treasurer then conferred upon the candidates the degree of Barrister-at-Law, and called them to the Bar of Ontario.

The Treasurer presented the following medals:

Silver Medal—to James Marshall Tory

Bronze Medal—to Hugh Donald Guthrie

and the following Scholarships:

The Chancellor Van Koughnet Scholarship to—
James Marshall Tory.

The Christopher Robinson Memorial Scholarship to—
Hugh Donald Guthrie.

The Matthew Wilson Memorial Scholarship to—
Reginald Michael Thomas Butler and
Donald John Wright.

The Gurston Allen Prize to—James Marshall Tory.

The Clara Brett Martin Memorial Scholarship to—
James Marshall Tory.

The Insurance Law Prize to—
Reginald Michael Thomas Butler.

The Benjamin Luxenberg Prize to—
James Michael Donnelly.

The Honourable Mr. Justice Schroeder of the Supreme Court of Ontario addressed the new members of the Bar and their guests.

Following the meeting of Convocation the Hall was set up as a court room with the Honourable the Chief Justice of Ontario presiding. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremonies the Treasurer and Benchers entertained the new barristers and their families and friends at a reception and garden party on the west lawn.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 16TH SEPTEMBER 1954

10:30 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Cassels, Chitty, Clement, Creighton, Evans, Foster, Gregory, Haines, Hamilton, Hughes, Jamieson, Kerr, McCulloch, McGillivray, McLaughlin, Parkinson, Raney, Rigney, Sedgwick, Seymour, Shaver, Slaght, Walsh, Weir, Willmott, and Wilson, R.F.

The Minutes of the meetings of Convocation of June 17th and 24th were read and confirmed.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 15th September 1954, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman) and Messrs. Chitty, Foster, Gregory, Hamilton, McGillivray, McLaughlin, Seymour, Weir and Wilson, R.F.

ADMISSION OF STUDENTS:

The following candidates, having given proper notice, are entitled to be admitted as students-at-law as of the date of filing their applications:

NAME	DATE
1. Mary Elizabeth Atkinson	3rd August 1954
2. George Alexander Board	17th June 1954
3. Murray Boles	12th July 1954
4. Mitchell Bros	3rd June 1954
5. John William Brown	16th July 1954
6. Thomas Duncan Campbell	19th July 1954
7. Willa Joan Carroll	22nd June 1954
8. Donald Joseph Catalano	4th August 1954
9. Paul Chauvin	17th June 1954
10. John Charles Clarke	14th July 1954
11. Edward James Conroy	3rd August 1954
12. Lyle Francis Curran	19th July 1954
13. Francis Charles Denomme	14th July 1954

NAME	DATE
14. Shirley Ann Deyell	22nd July 1954
15. Robert Stuart Dollar	19th July 1954
16. John Robert Dufton	29th July 1954
17. Alfred Dougald Edwin Francis	15th June 1954
18. Guy Antoine Gauthier	15th July 1954
19. Lewis Sidney Geiger	21st July 1954
20. George James Godo	7th June 1954
21. Robert LeRoy Irwin	8th June 1954
22. Basil Herman Johnston	20th July 1954
23. David Frederick Kent	19th July 1954
24. Lewis Edgar Levy	28th June 1954
25. Leonard Thorburn Montgomery	26th July 1954
26. Wesley Maurice Nicol	15th June 1954
27. William Edward Paterson	5th July 1954
28. Robert Perras	29th July 1954
29. Robert John Pirie	30th July 1954
30. Donald Walter Reid	6th August 1954
31. Jack Reingold	15th June 1954
32. Ralph Schlusel	13th July 1954
33. James Reid Simpson	16th June 1954
34. Ralph Albert Skulko	11th June 1954
35. George Nicholas Speal	3rd August 1954
36. Charles Owen Spettigue	28th June 1954
37. Athol Telford Sterling	30th July 1954
38. Donald John Sugg	5th July 1954
39. Ernest Valorie Swain	12th June 1954
40. Harold Morris Taub	30th July 1954
41. Gordon Teskey	21st June 1954
42. Claude Renwick Thomson	11th June 1954
43. Edwin Van Norman Tillson	21st June 1954
44. William Alexander Woods	3rd August 1954

For admission to Third Year on B.A. and LL.B. degrees

45. John Bruce Dunlop	14th June 1954
46. Emilio John Gambin	7th June 1954
47. Horace Krever	15th June 1954
48. Norman Herschel Schipper	15th June 1954
49. Robert Alisdair Fraser Sutherland	15th June 1954
50. John Bridges Tinker	31st May 1954

INTERNATIONAL CONGRESS OF COMPARATIVE LAW.

At its meeting on 19th May 1954, the Committee recommended that the Dean be appointed as the Law Society's delegate to the Congress in Paris, August 1-7. A Report of the Dean is submitted.

Noted.

CHANGE OF NAME.

James Bolton Lawson—Barrister and Solicitor—asks to have his name changed on the Rolls and records of the Society to "James Bud Lawson". He submits copy of an Order under The Change of Name Act, dated 14th September 1954.

Your Committee recommends that the petition be granted and that the necessary changes be made on the Rolls and Records.

SPECIAL PETITIONS.

Your committee considered petitions for special relief and made recommendations thereon.

PRACTICE GROUPS—Second Year.

ORAL INTERVIEWS—Fourth Year.

A report is submitted from Mrs. Dubin, Supervisor of Practice Groups. Mrs. Dubin recommends that the Second Year Practice Groups deal with Real Estate, Commercial transactions (sale of a business) and Surrogate Court Practice, and that the course in Company Law be included in the regular Company Law lectures.

Mrs. Dubin also recommends that the oral interviews for Fourth Year be held during the week of October 4th 1954, with the same procedure as was used last year.

Your Committee recommends that the matter be referred to the Chairman and Vice-Chairman for consideration and any necessary action.

CALL TO THE BAR.

Ian F. G. Baxter—Lecturer.

The question of Calling to the Bar of Mr. Baxter at this Convocation is before the Committee for consideration.

Your Committee recommends that all relevant rules be waived and that Mr. Baxter be Called to the Bar on September 16.

THE REPORT WAS ADOPTED.

Moved by Mr. Beaton, seconded by Mr. Jamieson,

That Rule 22 be suspended, and that Mr. Ian Francis George Baxter be called to the Bar on September 16, 1954 without complying with any of the Rules of the Society as to admission, examination, payment of fees or otherwise.

Carried.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 14th of September 1954, the following members being present: Messrs. McLaughlin (Chairman), Cassels, Foster and Walsh.

MONTHLY STATEMENT.

The usual monthly statement was presented. Approved.

PAST RECORDS.

The Secretary reports that the records of the following have been transferred to Past Records:

A. H. Thompson, Fort Erie, Ontario
Called October 21, 1937—Disbarred June 17, 1954.

L. B. Webster, Q.C., Toronto, Ontario
Called June 16, 1932—Deceased June 19, 1954.

D. O. Cameron, Oakville, Ontario
Called Michaelmas 1886—Deceased July 4, 1954.

W. H. Herrington, Q.C., Kingston, Ontario
Called May 19, 1921—Deceased June 9, 1954.

D. H. Stewart, Q.C., Toronto, Ontario
Called September 4, 1916—Deceased August 14, 1954.

Hon. W. P. Mulock, Q.C., Armitage, Ontario
Called October 21, 1920—Deceased August 25, 1954.

G. G. Plaxton, Q.C., Toronto, Ontario
Called Hilary 1909—Deceased September 1, 1954.

Further to a request from the Secretary, your Committee recommends that the record sheet of the following be transferred to Past Records:

The Reverend John J. Buckley, Toronto, Ontario (not practising).

RE: COMPENSATION FUND LEVY—MAGISTRATES.

Your Committee recommends, that as requested in each case, the record sheets of the following Magistrates be transferred to Past:

P. C. Bergeron, Cornwall, Ontario
 B. W. Hopkins, Q.C., Hamilton, Ontario
 F. S. Ebbs, Oshawa, Ontario
 J. E. Robinson, Q.C., Dundas, Ontario
 Austin O'Connor, Ottawa, Ontario
 W. K. McGregor, Pembroke, Ontario
 W. F. Woodliffe, Sudbury, Ontario.

INNS OF COURT—"The Honourable Society of Osgoode Hall".

In 1952 the authors of this book, C. H. A. Armstrong, Esq., Q.C., and Professor E. R. Arthur, agreed with the publishers, Clarke, Irwin & Co., Limited, that the royalties therefrom would be paid to the Law Society of Upper Canada as trustees only, to receive and pay them over to the Inns of Court as they request. The Secretary has received a cheque for \$255.90, representing royalty from publications to January 31, 1953. A further cheque will be received in November 1954.

The Secretary has communicated with the Treasurers of the four Inns, and their wishes are that a cheque for the relevant amount be sent to each Treasurer.

The Secretary asks authority to deposit the cheque in the Society's account, and pay the proper amount to the four Inns.

Your Committee recommends approval of the arrangements made in this matter, and that the Secretary be authorized to deposit the moneys and remit in equal amounts to the four Inns of Court.

REMOVAL FROM ROLLS AND RECORDS, United States Citizen.

Mrs. David S. Jacobs (formerly Marjorie L. Horenblas) was called to the Bar of Ontario and admitted as a solicitor of the Supreme Court of Ontario on the 21st day of November 1940. She has lived in the United States for several years, and on June 30th notified the Secretary that she had become a citizen of the United States. She asks that her name be removed from the rolls and records of this Society on her own request.

Your Committee therefore recommends that as Marjorie L. Jacobs (formerly Horenblas) is no longer a British subject and a Canadian citizen, her name be removed from the rolls and records of the Society at her own request, and that proper notice be given to this effect.

Moved by Mr. McLaughlin, seconded by Mr. Walsh, that the Report be adopted and that the name of Marjorie L. Jacobs (formerly Horenblas) be removed from the rolls and records of The Law Society of Upper Canada at her own request, and that proper notice be given to this effect.

Carried.

LIBRARY COMMITTEE.

In the absence of the Chairman, Mr. Walsh presented the Report.

Your Committee met on the 14th day of September, 1954, the following members being present: Messrs. Cassels, Chitty, Foster and Walsh. Mr. Walsh acted as Chairman.

NIGHT LIBRARIANS.

Your Committee recommends that the following students be appointed to act as night librarians for the year 1954-55:

Miss E. Rainey Hunter and Mr. Monte Singer, of the Second Year;

Mr. S. W. Lukinuk and Mr. R. L. Westell of the Third Year;

Mr. W. J. Deslauriers, Mr. D. S. Macdonald, Mr. P. B. Pickett, and Mr. T. H. Van Sickler of the Fourth Year.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re: Samuel Max Mehr.

Mr. Sedgwick, the Chairman, reported orally that the appeal of Mr. Mehr from the Order of the Chief Justice of the High Court, which was heard by the Court of Appeal on June 7th and 8th, 1954, and on which judgment was reserved, had been dis-

missed on all grounds with costs. The unanimous judgment of the Court was written by the Honourable Mr. Justice Laidlaw, and will be reported in the Ontario Reports.

THE REPORT WAS RECEIVED.

Moved by Mr. Arnup, seconded by Mr. Sedgwick, that the Report be adopted.

The solicitor attended at Osgoode Hall but not before Convocation, but was represented by Mr. A. A. Macdonald, Q.C., who addressed Convocation.

Moved in amendment by Mr. Cassels, seconded by Mr. Shaver, that consideration of the Discipline Committee's Report be deferred to the next meeting of Convocation.

Carried.

ORDERS.

The Secretary placed before Convocation the following Orders which in compliance with Rule 79 are entered on the Minutes of Convocation:

RE ARTHUR HAMILTON THOMPSON, order striking off the Rolls.

RE LEWIS RAXLEN, order suspending from practice for six months.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Clement, the Vice-Chairman, presented the report:

Your Committee met on the 16th day of September, 1954, the following members being present: Mr. Clement, Vice-Chairman, and Messrs. Creighton, Gregory, Hamilton, Raney and Weir.

ANNUAL RETURNS.

Your Committee reports that the following Associations have failed to send in their annual returns for 1953:

Frontenac, Peterboro, Renfrew, Sault Ste. Marie, Simcoe.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE—Mr. Jamieson.

Your Committee met on the 15th day of September 1954, the following members being present: Messrs. Jamieson (Chairman) Beaton, Chitty, Gregory and Weir.

CBC TELEVISION PROGRAMME.

At its meeting in June the Committee approved of a proposed programme in principle, and recommended that the Chairman be authorized to make further investigation in association with the Chairman of the Canadian Bar Association Committee on Public Relations, and if desirable with the Chairman of the committees of other governing bodies.

Your Committee recommends that this matter be included in the authorization to the Chairman to make inquiries as to future policy.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report:

LEGAL AID, CRIMINAL CASES.

Applicants with previous convictions.

On June 2nd F. J. Chauvin, Secretary, Essex Law Association, wrote the Provincial Director with reference to this problem which is particularly acute in Windsor. A copy of his letter and a copy of a recommendation of the Legal Aid Committee of February 17, 1954 were sent to all members of the Committee.

A report of the Legal Aid Committee of February 18, 1953 reads in part as follows:

“Your Committee is of the opinion that no action should be taken to limit the scope of the Legal Aid Plan as presently constituted, and recommends that if an applicant is eligible, legal aid should be given to applicants even if they have a previous conviction.”

On June 11th and 14th Charles Sale, Q.C., County Director, Essex, wrote the Provincial Director with reference to specific

cases of applicants with previous convictions and whose records since release from imprisonment indicated that they had no intention of refraining from a life of crime.

At its June meeting the Committee recommended that Mr. Sale be requested to proceed as he had in the past to deal with applications, even of previously convicted persons, on the merits. The Committee further directed that the Chairman discuss the matter fully with the Attorney-General. The Chairman asked that the matter again be considered by the Committee so that he may be fully informed before attending on the Attorney-General.

Your Committee recommends that without in any way repealing the principle presently in force, the County Directors be requested to keep a roster of repeaters in criminal cases who apply for assistance under the Ontario Legal Aid Plan; and in proper cases, on information and recommendation from the County Director, the Provincial Director may authorize the County Director to use his discretion in the granting or withholding of legal aid to such persons.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON COURT HOUSE
ACCOMMODATION, Toronto.

Mr. Parkinson reported orally as follows:

This Committee met this morning (September 16, 1954) and discussed the information that the committee of Metropolitan Toronto has re-engaged Professor H. H. Madill to reconsider the recommendations in the report to the Civic Advisory Council and to consult with the Chief Justice of the High Court, His Honour Judge Forsyth, Magistrate Elmore and your Committee as to the possibilities of converting the present City Hall into a satisfactory Court House. The Chairman reported that the resolutions of Convocation of 17th June 1954 had been placed in the hands of the Metropolitan Committee and the Chairman of the Metropolitan Council. The individual members of the committee were instructed to keep in touch with the matter for the purpose of a further report to Convocation.

THE REPORTS WERE RECEIVED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE
BAR—Mr. Gregory.

In its report to Convocation, April 1954, your Committee outlined the arrangements made for printing of the lectures. Copies for the County Law Associations were shipped direct with an account.

Presentation copies for the lecturers and members of the Special Committee were specially bound at no extra cost. As in the past, Mr. DeBoo sent the Secretary, without charge, sufficient copies of the combined volume so that a presentation copy might be sent to each of the other Canadian Law Societies, the Law Society of England, and certain selected law libraries.

Mr. DeBoo has again been good enough to make arrangements to supply copies to students at the Law School at a special rate, provided the copy is purchased for the use of the student himself.

CONTINUING EDUCATION 1955.

Your Committee is of the opinion that the programme for continuing education of the Bar has become an integral and permanent part of the work of The Law Society of Upper Canada, and recommends that a Committee on Continuing Education of the Bar be made a Standing Committee of the Society.

Your Special Committee recommends that it be discharged.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, RETIREMENT OF JUDGES.

In the absence of the Chairman, Mr. Sedgwick reported orally that the recommendation of the Special Committee as adopted by Convocation, was communicated to the Honourable Dana H. Porter, Q.C., Attorney-General of Ontario, who had replied as follows:

“Following your letter of May 13th I have had an opportunity of discussing the question of retirement of judges at the age of seventy-five with the Cabinet Council.

“This government is in favour of supporting a constitutional amendment to give effect to the representations of The Law Society of Upper Canada and the Canadian Bar Association.”

THE REPORT WAS RECEIVED.

The Treasurer announced to Convocation that Mr. D. Park Jamieson, M.B.E., Q.C., had been elected President of the Canadian Bar Association at the recent Annual Meeting held in Winnipeg, Manitoba, and that Mr. Wilfrid P. Gregory, Q.C., had been elected Vice-President for Ontario of the Canadian Bar Association. The Treasurer extended to Messrs. Jamieson and Gregory the congratulations and good wishes of the Benchers.

Convocation adjourned at 1 p.m.

The Treasurer and Benchers entertained at luncheon the Honourable Mr. Justice J. R. Cartwright of the Supreme Court of Canada, the Honourable J. W. Pickup, Chief Justice of Ontario, and Dean Smalley-Baker.

Convocation resumed at 2:30 p.m., a quorum being present.

The Treasurer and Benchers with the Honourable Mr. Justice Cartwright and Dean Smalley-Baker, then proceeded to Convocation Hall and took their places on the dais. The body of the Hall was occupied by the graduate students and their friends.

Mr. W. J. Beaton, Q.C., Chairman of the Legal Education Committee, presented to the Treasurer and Benchers the following candidates:

1. James Elia
2. William Montgomery McKague
3. Donald Grover Macdonald
4. Daniel Gerald Harper
5. George Thomas Spence Lyons
6. Clifford Howard Musclow
7. Donald McNeill
8. Edward Francis Wriscinski
9. Joseph Harry Seguin
10. Terman Bruce Hunter
11. John Dean Archer
12. Walter George Baker
13. Angelo Patrick Cimetta

14. Murray Cohl
15. Eric Samuel Colbert
16. James Joseph Daly
17. Alexander Walsh Davidson
18. Milan Joseph William Drennan
19. James Herbert Lowry
20. Michael Lypka
21. Earl Beecher Menzies
22. William Mykula
23. John Frederick McCormick
24. Sydney Stupp
25. William Pearson Gundy Allen
26. Ross William Davidson
27. Joseph Dubeck
28. Robert Goldwin Elgie
29. Roland Merton Parker
30. Andrew Joseph Pastor
31. Charles Augustine Scime
32. John Donald Templeman
33. James MacIntosh Zeron
34. Donald Robert Inch
35. Eric Rutherford Murray
36. Peter Morrow Troop
37. James Vincent Nugent (Special—New Brunswick)
38. Walter Ernest Bell (Special—British Columbia)
39. Gerald Ernest Vickers (Special—Manitoba)
40. William John Stewart (Special—British Columbia)
41. Philip Clarence Willis Hebb (Special—Nova Scotia)
42. Tdwin Joseph Cosford (Special—Quebec)
43. Morris Murray Kertzer (Special—Alberta)
44. William Angus Davidson (Special—New Brunswick)
45. Roy Vincent Jackson (Special—Quebec)
46. Ian Francis George Baxter (Special—English Barrister)

The Treasurer then conferred upon the candidates the degree of Barrister-at-law, and called them to the Bar of Ontario.

The Honourable Mr. Justice Cartwright of the Supreme Court of Canada addressed the new members of the Bar and their guests.

Following the meeting of Convocation the candidates were conducted to the Court of Common Pleas court room where the Honourable the Chief Justice of Ontario presided. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremony the Treasurer and Benchers entertained the new barristers and their families and friends at a reception in Convocation Hall.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 21ST OCTOBER 1954.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Common, Creighton, Foster, Gregory, Haines, Hays, Hughes, Jamieson, McCulloch, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Seymour, Shaver, Walker, Walsh, Ward, Willmott and Wilson, R.F.

The Minutes of the meeting of Convocation of September 16, 1954 were read and confirmed.

Moved by Mr. Beaton, seconded by Mr. Jamieson, that those parts of the report of the Legal Education Committee which refer to Call to the Bar, be adopted.

Carried.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Robert James Kerfoot Walmsley
 Ian Ross Robertson—(Special—Nova Scotia)

 FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 19th October 1954, the following members being present: Messrs. McLaughlin (Chairman), Cassels, Common, Foster, McGillivray, Walker and Walsh.

MONTHLY STATEMENT—September 1954.

The usual monthly statement was presented and approved.

ANNUAL FINANCIAL STATEMENT.

Your Committee recommends that the Annual Statement for the year ending 31st August 1953, as certified by the auditors,

Messrs. Clarkson, Gordon & Company, be approved for presentation to Convocation and for publication pursuant to the Rules.

ESTIMATES, 1954-55.

An estimate of the probable receipts and disbursements for the year 1954-55 is recommended for approval.

COMMON ROLL.

Murray Boles, M.D., who was admitted as a student-at-law on July 12, 1954, has discontinued his law school course and been granted a refund of part of his admission fee.

Your Committee recommends that his name be removed from the Common Roll.

SUB-COMMITTEE ON SALARIES.

Your Committee recommends that a review of salaries generally be referred to a Sub-Committee consisting of the Treasurer, and Messrs. McLaughlin, Beaton, Wilson, R.F. and Wilson, P.D.

RE STATUTES OF CANADA, ANNUAL EDITION 1954.

On August 24th the Supervisor of Government Publications wrote the Society intimating that the usual discount of 25 per cent. would no longer apply, and that the price of Volume I would be increased from \$5 to \$7.50. This would have meant a substantial loss to the Law Society, as subscribers to the Statutes had paid at the old rate less the usual discount; or it would have involved the collection of an additional amount from all subscribers. The matter was referred to Mr. D. K. MacTavish, Q.C., to take up with the Department, and in a letter of September 29, 1954, from the Queen's Printer to Mr. MacTavish it is agreed that the Statutes for 1954 will be charged to the Society at the old rate, less 25 per cent. discount.

In the original letter of August 24th advising that the discount would be discontinued and that the price would be increased, it was also stated:

"Intermediary organizations or agents do not benefit from a preferred price, and for this reason it would be preferable if the individual members were to deal directly with the Queen's Printer for all future editions."

For many years members of the Law Society have been able to subscribe for the Statutes (Canada and Ontario), and pay for them with their annual fees. They also obtained the advantage of discounts of 25 per cent. and 20 per cent. respectively. If the suggestion in the letter from the Department of Public Printing and Stationery is accepted, the Secretary asks instructions if it is to apply also to Ontario Statutes.

In consideration of the above information, your Committee recommends that the service provided in the past by the Law Society for members of the profession be discontinued.

CANADIAN BAR ASSOCIATION—ONTARIO MEMBERS.

Mr. W. P. Gregory, Q.C., Vice-President for Ontario, reports that the Mid-Winter Meeting of the Ontario Members of the Canadian Bar Association will be held at the Hotel London in London on February 4th and 5th, 1955. He suggests that consideration be given to the tendering of a luncheon by the Law Society at that time.

Your Committee recommends that the Treasurer and Benchers give a luncheon to the members of the Ontario Section of the Canadian Bar Association at their Mid-Winter Meeting, and that the Treasurer make his statement to the Section at that time; and that the matter be referred to a Special Committee to be appointed by the Treasurer.

FIRE PROTECTION, OSGOODE HALL.

Fire Alarm System—At the meeting on June 15th the Secretary reported to the Committee that the Department of Public Works was installing a system of fire detection units with fire alarm stations and control panels located at key points. The system would be installed to cover that portion of Osgoode Hall occupied by the Government, as well as the Great and West Library Rooms. The Committee approved of a recommendation by Mr. Heeney that the Law Society install a similar fire system in its part of the building at an estimated cost of \$3,000.00.

On October 5th Mr. Heeney reported that Mr. G. N. Williams, Esq., Deputy Minister and Chief Architect of the Department, had agreed to install the system in the Society's part of the buildings, at the expense of the Society. He points out that the

request appeared to possess merit, particularly since it will have the effect of producing a synchronised interlocking system throughout all of Osgoode Hall.

Approved.

COUNTY OF YORK LAW ASSOCIATION.

Asked permission to hold a dinner meeting in the Club Rooms and Convocation Hall on Tuesday, November 2nd, 1954.

Your Committee recommends that the request be granted.

THE MEDICO-LEGAL SOCIETY OF TORONTO.

Asked permission to hold a reception and dinner in Convocation Hall on November 9th, 1954.

Your Committee recommends that the request be granted.

THE OSGOODE HALL LEGAL & LITERARY SOCIETY—BRIDGE CLUB.

Asked permission to hold a regular weekly session in the students' third floor lounge every Tuesday evening at 7:45.

Your Committee recommends that the request be granted.

Moved by Mr. McLaughlin, seconded by Mr. R. F. Wilson that the report be adopted except for the recommendation with reference to the Statutes of Canada, Annual Edition, and that that matter be referred to a Committee composed of—the Treasurer, the Chairman and Vice-Chairman, with power to act.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 20th October 1954, the following members being present: W. J. Beaton (chairman), D. Park Jamieson (vice-chairman) and Messrs: Arnup, Chitty, Foster, Gregory, MacTavish, Robinette, and Wilson, R.F.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

	<i>Names</i>	<i>Date</i>
1.	Charles Adler	14th September 1954
2.	Charles William Alexander	30th September 1954
3.	Innes McIntosh Allan	14th September 1954
4.	Thomas Edward Armstrong	24th September 1954
5.	Augustine Michael Arrigo	20th September 1954
6.	William Ash	15th September 1954
7.	Howard George Ashbourne	31st August 1954
8.	William George Atwell	17th September 1954
9.	Heikki Albin Auvinen	20th September 1954
10.	William Mihell Avery	20th September 1954
11.	Ronald Adair Ayre	30th August 1954
12.	Richard Alan Ball	28th September 1954
13.	Dennis Greer Beattie	30th September 1954
14.	Peter Greer Beattie	20th August 1954
15.	Keith Wright Belyea	19th August 1954
16.	David Bernstein	12th August 1954
17.	Ronald Phillip Biderman	7th September 1954
18.	Donald Harry Bitter	26th August 1954
19.	David Bruce Black	13th September 1954
20.	William Gaius Booth	16th September 1954
21.	James Richard Brackley	20th September 1954
22.	James Alexander Bradshaw	13th September 1954
23.	Leonard Austin Braithwaite	16th August 1954
24.	Kenneth Charles Breen	17th September 1954
25.	Donald Hugh Brennagh	22nd September 1954
26.	Thomas Reginald Bropey	26th August 1954
27.	Charles Walter Burge	7th September 1954
28.	Donald Adam Burwash	14th September 1954
29.	Ruth Canton	20th September 1954
30.	Dominic Vincent Cardillo	30th August 1954
31.	Rupert Beatty Carleton	16th August 1954
32.	James Joseph Carthy	13th September 1954
33.	Mary Louise Chisholm	13th September 1954
34.	Nicholas Alexander Christopher	14th September 1954
35.	William Frederick Ballentine Church	2nd September 1954
36.	Ross Wainwright Cleary	15th September 1954
37.	Edward Paul Coath	7th September 1954
38.	Charles Benjamin Cohen	18th August 1954
39.	Gordon William Edward Conder	10th August 1954

	<i>Names</i>	<i>Date</i>
40.	Gerald Cooper	20th September 1954
41.	Richard Philip Kenneth Cousland	26th August 1954
42.	Donald Archibald Crosbie	24th August 1954
43.	Robert Edward Dale	13th September 1954
44.	Michael Joseph Francis Delaney	20th September 1954
45.	Paul Demianenko	11th August 1954
46.	Roger Graham Doe	9th September 1954
47.	Irene Francis Domagalski	20th August 1954
48.	Donald John Donahue	13th September 1954
49.	Thomas Clifford Douglas	4th August 1954
50.	John Henry Drew	23rd August 1954
51.	William Kenneth Ebert	8th September 1954
52.	Mervin Norman Ellis	17th September 1954
53.	Thomas Ernest Evans	1st September 1954
54.	Raymond Leslie Fazakas	16th September 1954
55.	Joseph Nicholas Ferris	10th September 1954
56.	David Baird Finlay	20th September 1954
57.	Franklyn Stewart Fisher	15th September 1954
58.	Michael Stanton FitzPatrick	20th August 1954
59.	Lloyd Stephen David Fogler	20th September 1954
60.	John Douglas Gahagan	28th September 1954
61.	John MacKenzie Gammell	30th July 1954
62.	Clare Alexander Geddes	9th September 1954
63.	Hugh Belton Geddes	27th August 1954
64.	John Michael Gee	8th September 1954
65.	Robert Wayne Gibson	16th August 1954
66.	David Robert Goeden	17th August 1954
67.	Richard Thomas Patrick Gravely	15th September 1954
68.	John Bohdan Gregorovich	11th August 1954
69.	Weldon Frederick Green	22nd September 1954
70.	Edward Gordon Hachborn	24th August 1954
71.	Marlene Tannis Patricia Hacking	17th September 1954
72.	Frederick Gladstone Hamilton	13th September 1954
73.	Kjeld Ernest Hansen	23rd August 1954
74.	Ronald Vernon Harper	27th August 1954
75.	Dennis Charles Hefferon	27th August 1954
76.	Gerald Heifetz	20th September 1954
77.	William Hershorn	8th September 1954
78.	Alan Richard Hewitt	1st October 1954
79.	David Edward Hill	17th September 1954

	<i>Names</i>	<i>Date</i>
80.	William John Gibson Hinder	20th September 1954
81.	James Sharp Hinds	8th July 1954
82.	Seymour Hoffman	17th September 1954
83.	Gerald Charles Hollyer	20th September 1954
84.	John Robert Howard	20th August 1954
85.	Harvey Jacobson	17th September 1954
86.	Thomas Alwyn James	16th September 1954
87.	James Alexander Joseph Jerome	15th September 1954
88.	Bruce Victor Johnston	27th August 1954
89.	Thomas Douglas Kent	20th September 1954
90.	Harvey Melville Kerbel	19th August 1954
91.	Frederick Whittington Knight	1st September 1954
92.	Violet Wanda Koson	3rd September 1954
93.	Elias Kremer	22nd September 1954
94.	Malcolm Kronby	9th September 1954
95.	Nicholas Lacyk	3rd September 1954
96.	Eleanor Jean Laing	16th September 1954
97.	George Dennis Lane	16th September 1954
98.	Charles Robert Langdon	26th August 1954
99.	James Alexander Langford	7th September 1954
100.	Gordon Bennett Langille	15th September 1954
101.	Hamish Alfred Leach	1st September 1954
102.	Murray Arthur Leslie	22nd September 1954
103.	Jack Julius Lesser	26th August 1954
104.	Biaggio Joseph Bill Letterio	9th August 1954
105.	Hartley Hersh Levine	18th August 1954
106.	Sol Harold Levitt	20th September 1954
107.	Leonard John Lugsdin	1st September 1954
108.	Alfred Sidney Magerman	17th September 1954
109.	Victor Leo Maloney	20th September 1954
110.	Olie Mandryk	31st August 1954
111.	Roger Francis Xavier Marentette
	14th September 1954
112.	Kevin Barwick Masterson	17th August 1954
113.	Harold Joseph Mattson	20th September 1954
114.	John Albert Meren	23rd August 1954
115.	David Israel Merkur	11th September 1954
116.	Donald James Milligan	2nd September 1954
117.	Nicholas Joseph Monti	19th August 1954
118.	Reginald Mori	18th August 1954

	<i>Names</i>	<i>Date</i>
119.	Kenneth Donald Albert Morrison	12th August 1954
120.	David Mott	20th September 1954
121.	John Charles McCabe	30th August 1954
122.	Mark Rudolph MacGuigan	27th September 1954
123.	Paul Carlyle McIntyre	16th September 1954
124.	Joan Kathryn Elizabeth MacKenzie	3rd September 1954
125.	Bruce Vipond Mackey	31st August 1954
126.	Charles Michael McKeown	16th September 1954
127.	Donald John McKillop	13th September 1954
128.	Allan Gordon McPhail	20th September 1954
129.	Gordon Frederick Francis Noble	7th September 1954
130.	Frank Gerald Oakes	1st September 1954
131.	Benedykt Louis Ogryzek	27th August 1954
132.	Terrence Emmett O'Neill	3rd September 1954
133.	Albert Pagurek	15th September 1954
134.	Bernard Wilfred Papernick	8th September 1954
135.	Yves Parisien	29th July 1954
136.	George Williams Passi	20th August 1954
137.	Anthony Patrinellis	17th August 1954
138.	Roger Howell Pemberton	22nd September 1954
139.	Arthur Carson Pennington	16th September 1954
140.	Morris John Perozak	13th September 1954
141.	George Petrini	20th September 1954
142.	William George Poolman	30th September 1954
143.	Robert Ernest Pringle	7th September 1954
144.	Joseph Puchalski	26th August 1954
145.	Charles Herbert Pullen	17th August 1954
146.	James Shannon Reycraft	12th August 1954
147.	James Peter Rickaby	16th August 1954
148.	Thomas Whitby Robinette	2nd September 1954
149.	Joseph Paul Rocchi	17th September 1954
150.	David Murray Samuel	16th September 1954
151.	Norman Robert Shapiro	19th July 1954
152.	Chester Smith	15th September 1954
153.	Carl Morton Solomon	7th September 1954
154.	Morris Steinberg	22nd September 1954
155.	Jack Stoller	16th September 1954
156.	Edwin Leonard Stringer	18th August 1954
157.	John Frank Stroz	2nd September 1954
158.	Francis Burk Sutton	30th August 1954

	<i>Names</i>	<i>Date</i>
159.	James Reginald Swanborough	3rd September 1954
160.	William Harold Swayze	21st July 1954
161.	Peter Szkilniak	17th September 1954
162.	Richard Donald Tafel	17th September 1954
163.	Allen Robert Taylor	16th September 1954
164.	Heber Franklin Teney	27th September 1954
165.	Frederick David Thompson	30th August 1954
166.	Richard Gerald Trainor	8th September 1954
167.	Arthur Tugwood	3rd September 1954
168.	Robert Marshall Turnbull	1st September 1954
169.	Ian Andrew Vorres	8th September 1954
170.	Raymond Joseph Walneck	31st August 1954
171.	Frederick Richard Waltham	7th September 1954
172.	David Anthony Ward	30th August 1954
173.	Michael O'Shea Watson	21st September 1954
174.	Arthur Burton Weingarden	18th June 1954
175.	Morris Peter Weiss	15th September 1954
176.	John Albert Wheler	20th September 1954
177.	Allan David White	16th August 1954
178.	Ben Wise	17th September 1954
179.	Wilfrid Rudolph Salman	18th August 1954

Admitted to Third Year on B.A. and LL.B. degrees.

180.	Henry Landis	15th September 1954.
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Approved.

BURSARIES.

Wallace Nesbitt Trust Fund; Osgoode Hall C.O.T.C.; William Randolph Sweeny; The Atkinson Charitable Foundation; The Samuel and Rebecca Weinberg.

The Report of the Sub-committee on the award of these Bursaries for 1954-1955 is before the Committee for approval.

Your Committee recommends that the report of the Sub-Committee be approved and that it be extended in the Minutes of Convocation immediately following the report of this Committee.

UNIVERSITY OF MANITOBA.

A memorandum is submitted from the Dean with reference to an invitation to attend the Installation of the President of the

University of Manitoba on 22nd October 1954. At the suggestion of the Treasurer Chief Justice E. K. Williams of the Court of Queen's Bench of Manitoba, was asked to represent the Osgoode Hall Law School and his letter of acceptance is submitted.

Approved.

ORAL INTERVIEWS—Fourth Year.

Oral interviews for Fourth year students on their work during their third-year full-time service under articles were held on October 5th and 6th, and reports were made by the examiners setting out recommendations in individual cases as to how the students might improve their office training. Several of the junior solicitors conducting the interviews thought it might be worth while to write the principals enclosing a blank copy of the Questionnaire completed by each student and asking for co-operation in the training of the students.

Your Committee recommends that a copy of the blank Questionnaire be sent to the principals of all Fourth year students and asking their co-operation in the office training given to students-at-law.

EXAMINATION RESULTS—Supplementals 1954.

First Year.

The results of the supplemental examinations for First year are submitted herewith—64 passed and 14 failed in one or more subjects.

Approved.

Second Year.

The results of the supplemental examinations for Second year are submitted herewith—44 passed, 12 failed in 1 subject and under the policy adopted in July 1952 are entitled to proceed with their third year full-time service carrying that 1 subject, and 1 failed in 2 subjects.

Approved.

Third Year.

The results of the supplemental examinations for those third year students who were permitted to serve full-time under articles and write off the 1 subject in which they failed at the 1953 supplementals, are submitted—12 passed and 2 failed.

Approved.

RE FOREIGN DEGREES.

Your Committee considered a letter dated October 5th 1954 from Dr. Cecil A. Wright, Dean of the School of Law, University of Toronto, with reference to the acceptance of graduates in law of European Universities.

Your Committee recommends that students admitted to the School of Law on European degrees approved by the University of Toronto and on obtaining an LL.B. degree after completing the regular three year course at the School of Law, be admitted to the Third year of the Osgoode Hall Law School on the same terms as students who were admitted to the School of Law on a degree from a Canadian University, provided that no such student had previously applied to the Law Society for admission and had been refused.

Moved by Mr. Beaton, seconded by Mr. Jamieson, that the report be adopted.

Moved in amendment by Mr. Chitty, seconded by Mr. Sedgwick, that that part of the Report referring to the application for admission of Sau Nam Tsui be referred back to the Committee for further consideration.

Carried.

THE REPORT AS AMENDED WAS ADOPTED.

TO THE MEMBERS OF THE LEGAL EDUCATION COMMITTEE:

Re: *Wallace Nesbitt Fund Bursaries; Osgoode Hall C.O.T.C. World War Memorial Bursary; William Randolph Sweeny Bursaries; Atkinson Charitable Foundation Bursaries; Samuel and Rebecca Weinberg Bursary.*

The Committee, appointed by the Legal Education Committee in June 1950 to consider applications for bursaries and make recommendations to the Legal Education Committee, met on Thursday, October 14th.

The Committee was constituted as follows:

Mr. H. J. McLaughlin, Q.C. (representing the Treasurer).

M. W. J. Beaton, Q.C. (Chairman of the Legal Education Committee).

Mr. C. E. Smalley-Baker, Q.C. (Dean of the Law School).

Mr. Joseph Sedgwick, Q.C. (the Bencher nominated by the Treasurer).

There were forty-six applications for the bursaries. The Committee interviewed twenty-nine candidates and awarded seventeen bursaries.

LIBRARY COMMITTEE—Mr. Common.

Your Committee met on the 19th day of October 1954, the following members being present: Mr. Common, the Vice-Chairman, and Messrs. Cassels, Chitty, Foster and Walsh.

UNIVERSITY OF BRITISH COLUMBIA.

The library of the Faculty of Law of the University of British Columbia lacks a number of volumes of Ordinances of Yukon Territory which are out of print. Your Committee recommends that duplicate copies of the Ordinances for 1929, 1937, 1945, 1947 and 1948, which are in the Great Library, be donated to the University of British Columbia School of Law Library.

COPYING MACHINES—BOOK-CARTS.

Your Committee discussed the advisability of purchasing a copying machine for copying pages of reports for members of the profession using the library, and book-carts for taking books to court rooms. Your Committee recommends that a copying machine and one or more book-carts be purchased and has instructed the Chief Librarian to examine the different types of each, and report on them at the next meeting.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re: Samuel Max Mehr.

Mr. Sedgwick, the Chairman, reported orally that Mr. Mehr had made application for leave to appeal to the Supreme Court of Canada, and that the application was heard on the 18th and 19th days of October before the Supreme Court consisting of the Chief Justice of Canada, Mr. Justice Rand, Mr. Justice Kellock, Mr. Justice Estey and Mr. Justice Cartwright, and that judgment was reserved.

THE REPORT WAS RECEIVED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Jamieson presented the Report.

Your Committee met on the 20th instant, the following members being present: Messrs. Robinette, Vice-Chairman (in the Chair), Arnup, Chitty, Haines, Jamieson and McGillivray.

ONTARIO LEGAL AID PLAN.

Your Committee considered several problems of administration in both civil and criminal cases, and made recommendations thereon for the guidance of the Provincial Director.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE BAR—Mr. Gregory.

THE SPECIAL COMMITTEE ON CONTINUING EDUCATION OF THE BAR for 1953-54 recommended in its last report that the Committee on Continuing Education be made a Standing Committee, and that the Special Committee be discharged. Convocation adopted the Report.

Pending revision of the Rules, the Treasurer appointed a new Special Committee on Continuing Education of the Bar, composed of—Messrs. Beaton, Gregory, Haines, Jamieson, McGillivray and Robinette.

The Special Committee on Continuing Education of the Bar begs leave to report as follows:

Your Special Committee met on the 20th October, the following members being present: Messrs. Gregory, Haines, Jamieson, McGillivray and Robinette.

Mr. Gregory was appointed Chairman.

Your Committee recommends that a comprehensive course of lectures on the Law of Evidence be given on two week-ends early in 1955, and that the matter be referred to a sub-committee consisting of Messrs. Haines, McGillivray and Robinette to consider detailed plans, and report back.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COURT HOUSE ACCOMMODATION—Toronto.
SPECIAL COMMITTEE, COURT HOUSE ACCOMMODATION—Ontario.

Mr. Parkinson reported orally that both Special Committees were keeping in touch with the respective situations, and that progress might be expected.

THE REPORT WAS RECEIVED.

AMENDMENT OF RULE 118.

Moved by Mr. Jamieson, seconded by Mr. Beaton,

That Rule 22 be suspended;

That Rule 118 be amended by adding the following words:

“Provided that any student who fails his First Year examinations for the first time may repeat his year without obtaining such permission.”

Carried.

CORRESPONDENCE.

The Treasurer read a letter from the Honourable the Chief Justice of Ontario conveying to the Benchers his appreciation of the honour conferred on him by having his portrait painted and hung in Osgoode Hall.

DISCIPLINE COMMITTEE.

RE: WILLIAM BATTEN MCPHERSON.

At the request of the Chairman Mr. Arnup, the Vice-Chairman, referred to the Report of the Discipline Committee which was read to Convocation on September 16, 1954, and which is extended in the Minutes of that meeting.

Moved by Mr. Arnup, seconded by Mr. R. F. Wilson, that the Report be adopted.

Mr. Arnup read a letter dated October 14th from Mr. A. A. Macdonald, Q.C., counsel for the solicitor, to the Secretary, and the enclosures therewith; and a letter dated October 14, 1954 from the solicitor tendering his resignation.

Moved in amendment by Mr. Walsh, seconded by Mr. Cassels, that no action be taken with respect to the recommendation contained in the Report of the Discipline Committee, and that the solicitor's name be removed from the rolls and records of the Society on his own request.

Carried.

The Treasurer reported to Convocation that Mr. D. Park Jamieson, Q.C., President of the Canadian Bar Association, had been recently honoured by the conferring of an honorary degree of Doctor of Laws of the University of New Brunswick; and on behalf of himself and the Benchers congratulated Mr. Jamieson on this honour.

DINNER IN HONOUR OF THE HONOURABLE THE CHIEF JUSTICE
OF CANADA.

The Treasurer announced that the Treasurer and Benchers would give a dinner in honour of the Honourable the Chief Justice of Canada on Saturday, November 20th, next.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 18TH NOVEMBER 1954.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Blackwell, Cassels, Creighton, Davis, Foster, Gregory, Hamilton, Hughes, Jamieson, Maclaren, McCulloch, McLaughlin, MacTavish, Raney, Rigney, Sedgwick, Seymour, Shaver, Walker, Walsh, Weir, Willmott, Wilson, P.D., and Wilson, R.F.

The Minutes of the meeting of Convocation of October 21, 1954 were read and confirmed.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on the 17th November 1954, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Arnup, Foster, Gregory, McGillivray, Maclaren, McLaughlin, Walker and Wilson, R.F.

ADMISSION OF STUDENTS:

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

NAME	DATE
1. Patricia Joan Bagwell	28th October 1954
2. James Cameron Fleming	16th September 1954
3. John Vaclav Honsl	21st October 1954
4. Benjamin Franklin Kennerly	6th October 1954
5. John Barry Lloyd	5th October 1954
6. Albert Miller	29th September 1954
7. Samuel Houston Murphy	3rd September 1954
8. Giuseppe Perez	5th October 1954
9. Douglas Hannay Proudfoot	21st September 1954
10. William Franklin Riches	24th September 1954
11. Ignacy Schnall	8th November 1954

Admitted to Third Year on B.A. and LL.B. degrees

12. Lionel Jose Goffart	12th October 1954
13. Elaine Knight	15th October 1954
14. Wilfrid Leonard Samuel Trivett	30th July 1954

Approved.

CHANGE OF NAME.

William Mykula—Barrister of Toronto—asks to have his name changed on the Rolls and Records of the Society to “William McCulla”. He has filed a copy of an Order by His Honour Judge Lovering, dated 25th October 1954, under the Change of Name Act.

Your Committee recommends that the request be granted and that the necessary changes be made on the Rolls and records of the Society.

OCCASIONAL STUDENT.

Max Rosenfeld—asks permission to attend the lectures in Criminal Law. He is a graduate of the University of Toronto and of the Sorbonne and states his work as a journalist requires frequent reference to criminal law.

Your Committee recommends that the request be granted.

ASSOCIATION OF AMERICAN LAW SCHOOLS.

Meeting in New York, December 28-30, 1954.

A memorandum from the Dean is submitted with reference to an invitation he has received to attend the meetings of the Association in New York.

Your Committee recommends that the invitation be accepted and that the Dean attend the meeting.

SPECIAL LECTURES—Fourth Year.

A memorandum is submitted from the Dean stating that the following Special Lectures have been or will be given to Fourth Year:

- | | |
|-------------------------------|--|
| The Hon. Chief Justice Pickup | —“How the Court of Appeal Functions” — October 7, 1954. |
| The Hon. Mr. Justice Kellock | —“Public Relations” — October 22, 1954. |
| The Hon. Mr. Justice Barlow | —“The Presentation of a Case to a Jury”—November 30, 1954. |

The Special Lectures already arranged for next term include:

The Hon. Chief Justice McRuer —“Legal Ethics and Professional Conduct” — 2 lectures.

The Hon. Mr. Justice Cartwright —“Advocacy in the Court of Appeal.”

Approved.

THE REPORT WAS ADOPTED.

RULES—SUSPENSION.

Moved by Mr. Beaton, seconded by Mr. Jamieson, that pursuant to the recommendation contained in the above report of the Legal Education Committee, Rules 133(c) and 134(c) be suspended.

Carried.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Lowell Archibald Allen (Special—Nova Scotia).

Vernon Blair Copp (Special—New Brunswick).

Gerald Timothy Casey (Special—New Brunswick).

Richard Darrell Weston Keating (Special—Nova Scotia).

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 16th day of November 1954, the following members being present: Messrs. McLaughlin (Chairman), R. F. Wilson (Vice-Chairman), Beaton, Cassels, Foster, McGillivray, and Wilson, P.D.

MONTHLY STATEMENT—October 1954.

The usual monthly statement was presented and approved.

PAST RECORDS.

The Secretary reports that the records of the following have been transferred to Past Records:

J. W. C. Cornell, Q.C., Toronto

Called 20th October 1932—Deceased 19th October 1954.

C. D. O'Meara, Toronto

Called 21st October 1926—Deceased 19th October 1954

G. H. Crewe, Q.C., Tilbury

Called 18th June 1936—Deceased 8th August 1954

Alexander Macgregor, Q.C., Toronto

Called Easter 1901—Deceased 8th November 1954

W. J. Golden, Sudbury

Called 19th March 1925—Deceased 14th November 1954

Omar K. Watson, Q.C., Ridgetown

Called Easter 1892—Deceased February 1954

W. B. McPherson, Q.C., Toronto

Called 20th May 1915—Removed from Rolls 21st October 1954

RE COMPENSATION FUND.

Your Committee recommends that as requested the Record Sheet of the following Magistrate be transferred to Past:

A. W. MacMillan, Windsor—Called 21st October 1926.

COMMON ROLL.

Seymour Hoffman and M. A. Leslie have discontinued their Law School course and have been granted a refund of part of their admission fees.

Your Committee recommends that their names be removed from the Common Roll.

STATUTES, CANADA AND ONTARIO, ANNUAL EDITIONS.

In its report of October 1954 your Committee reported that the Supervisor of Government Publications had informed the Society that the usual discount of 25% would no longer apply, and that the price of Volume I would be increased from \$5.00 to \$7.50. After careful consideration your Committee was of

the opinion that there was no point in continuing the old policy of allowing members of the Society to subscribe for the Statutes through the Society. Your Committee recommended that the service provided in the past by the Law Society for members of the profession, be discontinued.

Following the presentation of the report it was moved, seconded and carried that the report be adopted, except for the recommendation with reference to the Statutes of Canada, Annual Edition, and that that matter be referred to a Committee composed of the Treasurer, the Chairman and Vice-Chairman, with power to act.

In consideration of further information from the Department of Public Printing and Stationery, the Committee exercised its power to act, and put into effect the recommendation of the Finance Committee. The Queen's Printers at Ottawa and Toronto have been so advised, and a memorandum of explanation has been sent to all members of the Society with the notice of annual fees.

Approved.

LUNCHEON ROOM.

The Misses Lennox presented a statement of operations for the period September 3, 1953 to August 31, 1954 showing a net profit of \$3,700.00. During the year 35,117 meals were served, of which 2,179 were special dinners. The coffee shop, the operation of which is included in the statement, served 95,104 orders.

Approved.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

For some time a Special Committee has been giving consideration to a proposed pension plan for members of the profession. It now submits for consideration of the Finance Committee a summary of a pension plan proposed by Professional and Industrial Pensions Limited together with two reports on the proposed plan by the Wyatt Company, Actuaries and Employee Benefit Consultants.

Your Committee recommends that the pension plan as proposed by Professional and Industrial Pensions Limited be re-

ferred to Convocation for consideration, and if approved by Convocation that the Special Committee be authorized to place the plan before the members of the profession in Ontario.

Your Committee further recommends that any literature to be sent to members of the profession be prepared or approved by the Wyatt Company, and that the recommendation or endorsement of the plan by The Law Society of Upper Canada be prepared by the Wyatt Company and approved by the Special Committee on Pension Plan for Members of the Profession.

Your Committee further recommends that the Special Committee on Pension Plan for Members of the Profession be continued, and that the members be—Messrs. Cassels, McLaughlin, Parkinson, Walker and Wilson, R. F.

Moved by Mr. McLaughlin, seconded by Mr. R. F. Wilson, that the Report be adopted, but that its adoption be not taken as approval by Convocation of the proposed Pension Plan for Members of the Profession, or of any action taken thereunder.

Carried.

RE PENSION PLAN FOR MEMBERS OF THE PROFESSION.

Moved by Mr. Cassels, seconded by Mr. Walker, that consideration of this Plan stand to the January 1955 meeting of Convocation.

Carried.

Moved by Mr. Cassels, seconded by Mr. Walsh, that the Special Committee on Pension Plan for Members of the Profession be instructed to send to members of Convocation such information as it considers material to an understanding of the Plan, and that the Special Committee be authorized to incur the necessary expense in connection therewith.

Carried.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 16th day of November, 1954, the following members being present: The Chairman and Messrs. Beaton, Cassels, Foster, Haines and Walsh.

BOOK CARTS.

Your Committee recommends that two book-carts be obtained for the library, a small one similar to those used in the Vancouver Bar Library, and a larger one of the type common in public libraries.

BOOKS TO BE DISPOSED OF.

Your Committee recommends that the library's set of Ontario Department of Agriculture reports be returned to the department.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re: Samuel Max Mehr.

Mr. Sedgwick, the Chairman, reported orally that Mr. Mehr's application for leave to appeal to the Supreme Court of Canada was granted on October 25, 1954, and that Mr. Mehr's application for leave to appeal in forma pauperis was granted on November 8, 1954. In connection with the latter Order, both parties will file ten typewritten copies of their Factums, and the Law Society agreed to file ten mimeographed copies of the case on appeal and to deliver two mimeographed copies to Mr. Mehr. The appeal will probably be heard early in the New Year.

THE REPORT WAS RECEIVED.

Re: William Batten McPherson.

The Secretary reported that pursuant to the action of Convocation on October 21, 1954 the name of William Batten McPherson had been removed from the rolls and records of the Law Society of Upper Canada on his own request, and that the Registrar of the Supreme Court of Ontario had been so notified.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on various matters under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 18th day of November, 1954, the following members being present: The Chairman and Messrs. Creighton, Hamilton, Maclaren and Raney.

ANNUAL RETURNS.

Your Committee reports specially that the following law associations, having failed to file their annual returns within three months from the 15th day of January 1954, have now filed their annual returns for the year 1953 and otherwise complied with the rules adopted from time to time relating to County Law Libraries, and recommends that grants be made to such associations as follows:

Frontenac	\$950.00
Peterborough	925.00
Sault Ste. Marie	541.67

ANNUAL RETURNS.

Your Committee reports that the Renfrew and Simcoe Associations have not yet sent in their annual returns for the year 1953.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON DINNER TO THE
CHIEF JUSTICE OF CANADA.

The Treasurer presented the report of the Special Committee:

Your Committee met on the 18th November 1954, the following members being present: The Treasurer (Chairman), and Messrs. Arnup, Beaton, Jamieson and McLaughlin.

Your Committee approved of the arrangements made for the Dinner as reported by the Treasurer, and recommended approval of the guest list as follows:

1. Justices of the Supreme Court of Canada.
2. President and Justices of the Exchequer Court of Canada.
3. Chief Justices and Justices of the Supreme Court of Ontario.

4. Judges of the County and District Courts of Ontario.
5. Presidents of the County and District Law Associations of Ontario.
6. Ontario members of the Council of the Canadian Bar Association.
7. Presidents of other legal Associations of Ontario.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON LUNCHEON, CANADIAN BAR ASSOCIATION—February 5, 1955.

Mr. R. F. Wilson presented the Report of the Special Committee.

Mr. W. P. Gregory, Q.C., Vice-President for Ontario, reported to the October meeting of the Finance Committee that the Mid-Winter Meeting of the Ontario Members of the Canadian Bar Association would be held at the Hotel London, in London, Ontario, on February 4th and 5th, 1955. The Finance Committee recommended that the Treasurer and Benchers give a luncheon to the members of the Ontario Section of the Canadian Bar Association at their Mid-Winter Meeting, and that the Treasurer make his statement to the Section at that time; and that the matter be referred to a Special Committee to be appointed by the Treasurer.

The Treasurer appointed a Special Committee consisting of Messrs. McLaughlin, R. F. Wilson and W. P. Gregory.

Your Special Committee met on November 18th, 1954 when the following members were present: Messrs. Gregory, McLaughlin and R. F. Wilson.

Mr. Wilson was elected Chairman.

Your Committee recommends that the Law Society of Upper Canada give a luncheon on Saturday, February 5th, to members of the Canadian Bar Association only registered for the Mid-Winter Meeting. It is estimated that about 700 members will be present.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON CONTINUING EDUCATION OF
THE BAR, 1955.

Mr. Gregory presented the report of the Special Committee:

Your Committee met on the 17th November 1954, the following members being present: Mr. Gregory (Chairman), and Messrs. Beaton, Haines, Jamieson and McGillivray.

Your Committee in its report of October 20, 1954 recommended that a comprehensive course of lectures on the LAW OF EVIDENCE be given on two week-ends early in 1955, and that the matter be referred to a Sub-Committee consisting of Messrs. Haines, McGillivray and Robinette to consider detailed plans, and report back.

Your Committee recommends that the special course of lectures on the Law of Evidence be given on the week-ends of March 18th-19th, and March 25th-26th, 1955.

Your Committee recommends that a buffet luncheon for the special lecturers and for those registered for the course, be given on Saturday, March 19, 1955.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON LIBRARY ACCOMMODATION.

The Treasurer reported to Convocation that in March 1954 he had appointed the above Special Committee, and in view of its importance had added to its numbers, so that the Special Committee now consisted of Messrs. Common, Parkinson, Shaver, Walker, Walsh and Wilson, P. D.; that the Special Committee had surveyed the present situation and needs for the future, and had made representations to the Attorney-General and now reported progress.

Moved by Mr. Jamieson, seconded by Mr. Gregory, that the Special Committee be continued as presently constituted, and with power to act in this matter.

Carried.

PRESENTATION.

Mr. Hamilton Cassels read a letter from Mr. C. H. A. Armstrong, Q.C. informing him that he was presenting to the Law Society two coloured prints, one a Grip cartoon of Sir John A. Macdonald (Bencher 1849-1871) in the robes of G.C.B.; and the other a Spy cartoon of Mrs. Armstrong's grandfather, Edward Blake (Bencher 1871, Treasurer 1879-1893) as Irish Home Rule Member for South Longford.

Moved by Mr. Cassels, seconded by Mr. Beaton, that the presentation be gratefully accepted, and that the Treasurer make a suitable acknowledgment.

Carried.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION

THURSDAY, 20TH JANUARY 1955.

11. A.M.

Present: The Treasurer, and Messrs, Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Foster, Gregory, Haines, Hamilton, Hays, Jamieson, McCulloch, McLaughlin, Parkinson, Raney, Rigney, Sedgwick, Seymour, Walker, Walsh, Ward, Weir, Willmott, Wilson, P.D., and Wilson, R.F.

The Minutes of the meeting of Convocation of November 18, 1954 were read and confirmed.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

At the November 1954 meeting of Convocation it was directed that consideration of this Plan stand to the January 1955 meeting, and the Special Committee on Pension Plan for Members of the Profession was instructed to send to members of Convocation such information as it considers material to the understanding of the plan.

In view of the recommendation of the Finance Committee in its Report to be presented later, Mr. Cassels, Chairman of the Special Committee, requested that this matter stand to the next meeting of Convocation.

Approved.

The Treasurer read a letter of January 20, 1955 from R. Leighton Foster, Q.C., General Counsel, The Canadian Life Insurance Officers Association. The letter was referred to the Special Committee.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, January 19th 1955, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), and Messrs. Foster, Gregory, McGillivray, Robinette and Walker.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

Names	Date
1. Roland Roy McMurtry	22nd November 1954
2. Sau Nam Tsui	17th November 1954

Approved.

DINNER TO GRADUATING CLASS.

Your Committee recommends that the dinner to the graduating class be held on Friday, 1st April 1955, and that it be referred to the Chairman and Vice-Chairman to make the necessary arrangements.

CHANGE OF NAME.

George Bernard Tsukornyk—3rd Year—asks to have his name changed on the Rolls and Records of the Society to “George Bernard Sukornyk”. He has filed a copy of an Order by His Honour Judge McDonagh, dated 15th November 1954, under the Change of Name Act.

Your Committee recommends that the request be granted and that the necessary changes be made on the Rolls and Records of the Society.

BURSARIES.

Wallace Nesbitt Trust Fund.

A report is submitted from the Bursary Committee recommending that a Bursary from the Wallace Nesbitt Trust Fund be awarded to D. H. McGuire, 2nd year student, in the sum of \$200.00. The applicant was ill and unable to be present at the meeting of the Committee on October 14th.

Your Committee approves of the recommendation of the Bursary Committee.

ASSOCIATION OF AMERICAN LAW SCHOOLS.

Meeting in New York, December 28-30, 1954.

At its meeting on 17th November the Committee authorized the Dean to attend the meeting of the Association of American Law Schools.

A report from the Dean is submitted.

Approved.

CHANGE OF NAME.

Sulle Davis—Barrister of Port Arthur—asks to have his name changed on the rolls and records of the Society to "*Sulle Harvey Davis*". He has filed a copy of a Deed Poll dated January 5th 1939, changing his name.

Your Committee recommends that the request be granted and that the necessary changes be made on the rolls and records of the Society.

OCCASIONAL STUDENT.

Max Rosenfeld—asks permission to attend lectures in Evidence. At its meeting in November the Committee gave him permission to attend lectures in Criminal Law on payment of the usual fee.

Your committee recommends that the request be granted on payment of the usual fee.

RE LAW SCHOOL ACCOMMODATION AND STAFF.

The Vice-Chairman brought up the question of law school accommodation and teaching staff for the large numbers of students now attending the law school.

Your Committee recommends that the Dean be requested to discuss the matter with his staff and to bring in a report and that a Special Committee be appointed by the Treasurer to consider the matter.

THE REPORT WAS ADOPTED.

The Treasurer pointed out that the subject of accommodation had been on his mind for some time and he intended at last November's Convocation to ask for authority to appoint a Special Committee with regard to it, but the November agenda has been so full he decided to leave it until this Convocation. For that reason he was glad to have the recommendation of the Legal Education Committee that such a committee be appointed.

The Treasurer has appointed the following Special Committee: Messrs. Arnup, Beaton, Jamieson, McLaughlin and Walker.

WALLACE NESBITT STUDENTS ESSAY COMPETITION.

The Treasurer presented the Report of the Trustees:
To the Benchers of The Law Society of Upper Canada

in Convocation Assembled:

Wallace Nesbitt Trust Fund
Students' Essay Competition for 1954-55.

We, the examiners for this competition, have the honour
to report as follows:

1. That only one essay was submitted in this competition.
It was by Miss Donna J. Haley, of the Fourth Year, on "Survivorship Legislation: Its Genesis, Development and Effect".

2. We, the examiners have read the essay and recommend
that the First Prize of \$150.00 be awarded to Miss Donna J.
Haley.

Respectfully submitted.

"C. F. H. Carson"
Treasurer.

"W. J. Beaton"
Chairman of the Legal
Education Committee.

"C. E. Smalley-Baker"
Dean of the Law School.

January 20, 1955.

THE REPORT WAS RECEIVED.

CALL TO THE BAR.

The following candidates appeared before Convocation and
were introduced and Called to the Bar, and the degree of Bar-
rister-at-law was Conferred upon them by the Treasurer.

William Kenneth Robinson

Lancelot Stenbridge Evans

Harvey Harold Wengle

John Graham McDonald

Paterson Neil Thorsteinsson

John Christian Wiens

(Special—British Columbia)

(Special—British Columbia)

(Special—Nova Scotia)

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 18th January 1955, the following members being present: Messrs. R. F. Wilson (Vice-Chairman in the Chair), Beaton, Foster, McGillivray, Walsh and Wilson, P. D.

MONTHLY STATEMENT—*November and December 1954*

The usual monthly statement was presented and approved.

PAST RECORDS.

The Secretary reports that the records of the following have been transferred to Past Records:

R. J. Driver, Q.C.

Brockville Called Trin. 1911; Deceased 23/12/53

Omar K. Watson, Q.C.,

Ridgetown " Easter 1892; " Feb. 1954

F. R. Darrow, Q.C.

Goderich " 18/5/22; " 13/9/54

A. O. McElheran, London " 20/11/24; " 6/10/54

C. R. Bastedo, Stirling " 19/10/22; " 30/10/54

Magistrate W. J. Golden,

Sudbury " 19/3/25; " 14/11/54

F. M. Gray, Q.C., Toronto " Mich. 1886; " 12/1/55

R. H. Saunders, Q.C.,

Toronto " 20/10/27 " 16/1/55

The following members of the Society who are not practising or are retired, ask that their personal record sheets be transferred to Past Records:

Malcolm A. McKay,

Port Arthur Called 14/9/16

W. P. Simpson, London " 19/10/24

Edwin E. Pearlman,

Victoria, B.C. " 15/1/31

Hugh C. Arrell, Hamilton " 29/6/49

The Secretary asked permission to transfer the record sheets of the following to Past:

Walter Gow, Q.C., Toronto Called Trin. 1894; Retired

Francis King, Q.C.,

Kingston " Trin. 1892; "

Re Compensation Fund.

The following Magistrates asked that their record sheets be transferred to Past:

A. W. MacMillan, Windsor	Called	21/10/26
K. A. Cameron, Orillia	"	29/9/28
Leopold Lalonde,		
Alexandria	"	16/6/38

Approved.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

In its report of November 16, 1954 the Finance Committee recommended that the Pension Plan as proposed by Professional and Industrial Pensions Limited be referred to Convocation for consideration. Following the presentation of the Report it was moved, seconded and carried that consideration of the Plan stand to the January 1955 meeting of Convocation, and that the Special Committee on Pension Plan for Members of the Profession be instructed to send to members of Convocation such information as it considers material to the understanding of the Plan, and that the Special Committee be authorized to incur the necessary expense in connection therewith.

On January 11, 1955, the Secretary sent to members of Convocation a pamphlet including a suggested letter from the Society to its members, and a summary of the proposed pension assurance plan.

A letter dated January 14, 1955 from the Wyatt Company was also considered.

Your Committee recommends that the brochure and the proposed covering letter be referred to the Special Committee on Pension Plan for Members of the Profession for further consideration before presentation to Convocation.

MEDICO-LEGAL SOCIETY.

Asks permission to hold a meeting and dinner in Convocation Hall on Wednesday, February 2nd, at 6 p.m.

Your Committee recommends that the request be granted.

The report was adopted.

DISCIPLINE COMMITTEE.

Mr. Sedgwick presented the Report of the Discipline Committee with reference to the Professional Conduct of Solicitors:

Your Committee met on the 10th day of December 1954, the following members being present: Messrs. Sedgwick (Chairman), Arnup (Vice-Chairman), Beaton, McCulloch, McGillivray, Seymour, Wilson, P. D. and Wilson, R. F.

During the past few years several cases have come to the attention of your Chairman, Vice-Chairman, or your Committee where the solicitor complained against had either borrowed money from or loaned money to a client. In some cases the solicitor had a direct interest in the matter complained of.

Your Committee has given serious consideration to this problem, and recommends that the following notice to the profession be published in the Ontario Weekly Notes in January 1955:

“On a few occasions solicitors appearing before the Discipline Committee on charges of improper use of clients’ funds have pleaded that the moneys in question were loans made to them by the clients. The Committee reminds the profession that solicitors must at all times act towards their clients with the utmost good faith, and where a solicitor has any personal interest in any transaction he should make his position abundantly clear to the client. It is suggested that it is advisable that a solicitor involved in such a transaction should deliver to the client a full and explicit explanation in writing and should secure from the client a written acknowledgment. The Committee is of the opinion that transactions between solicitor and client in which the solicitor has a personal interest should not ordinarily be matters of oral agreement only, and the Committee inclines to the view that failure on the part of the solicitor to make such transactions of formal record may in some circumstances constitute professional misconduct.”

All of which is respectfully submitted.

Dated—December 10, 1954.

“J. Sedgwick”
Chairman.

UNAUTHORIZED PRACTICE COMMITTEE—Mr. Walsh.

Your Committee met on the 20th day of January 1955, the following members being present: Messrs. Walsh (Chairman), Parkinson (Vice-Chairman), Brooks, Clement, Creighton, Gregory, Hamilton, Hayes, Jamieson, Raney, Seymour and Weir.

CHARTERED ACCOUNTANTS, TAX CASES, ADVERTISING.

At the meeting of the Committee on September 16, 1954, Mr. Gregory referred to an article which had appeared in the Taxation Bulletin of the American Bar Association, "Statement of Principles, Collaboration of Lawyers and Certified Public Accountants Desirable". Mr. Gregory pointed out that some members of the profession had called attention to advertisements in the yellow pages of the Toronto Telephone Directory under the heading, "Tax Consultants". Under this heading there were institutional advertisements by the Certified Public Accountants' Association of Ontario, and the Institute of Chartered Accountants of Ontario.

Mr. Gregory and the Secretary had conversations with the Secretary of the Institute of Chartered Accountants of Ontario, and at a meeting on November 18th Mr. Gregory reported on these conversations and stated that the Institute desired and was prepared to co-operate with the legal profession wherever possible. Mr. Gregory pointed out that the two Associations of Accountants listed advertisements under Tax Consultants because their individual members could not advertise as could other accountants not members of these Associations.

The Secretary, on instructions, wrote the Institute of Chartered Accountants that there had been a general discussion of the above matters, and that the Committee was pleased with the present co-operation of the two professions and hoped that it would continue, and that each would continue to respect the proper functions of the other and the services which each was qualified to render.

In December 1954 your Committee was informed that the Certified Public Accountants' Association of Ontario and the Institute of Chartered Accountants of Ontario had agreed to withdraw their advertisements under the heading of "Tax Consultants" and hoped to eliminate the section altogether.

Your Committee notes with approval and appreciation the action taken by the two Associations, and the Secretary was asked to write to this effect.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Clement (Vice-Chairman) presented the Report:

Your Committee met on the 20th of January, 1955, the following members being present: Mr. Clement, the Vice-Chairman, and Messrs. Brookes, Creighton, Gregory, Hamilton, Hays, Jamieson, Parkinson, Raney and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1954 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such associations as follows:

Hamilton	\$1850.00
Huron	400.00

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE BAR 1955.

Mr. Gregory presented the Report of the Special Committee:

Your Committee met on the 19th day of January 1955, the following members being present: Messrs. Gregory (Chairman), Beaton, Haines, Jamieson, McGillivray and Robinette.

SPECIAL LECTURES 1955.

In its Reports of October 20th and November 17th 1954, your Special Committee recommended that a comprehensive course of lectures on the LAW OF EVIDENCE be given on the week-ends of March 18-19, and 25-26, 1955.

Your Committee recommends that a second luncheon be given on Saturday, March 26th.

Notice of these lectures will be given forthwith in Ontario Weekly Notes, and at a later date an announcement prepared by Mr. Haines will be sent to members of the profession through the courtesy of Richard DeBoo Limited.

REGISTRATION FEE.

Your Committee recommends that the registration fee for the special lectures be \$15.00.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COURT HOUSE ACCOMMODATION, *Toronto*.

Mr. Parkinson reported orally that the Committee had been in close touch with the Architects employed by the Metropolitan Council, and understands that the Architects have now reported that the Magistrates Courts cannot be accommodated in the old City Hall building. The Chairman also said that the Architects were not at all sure that the minimum requirements of Supreme and County Courts can be accommodated in the old building. The Special Committee is to meet with the Architects on January 27th to discuss such minimum requirements so that the Architects can arrive at a final conclusion.

THE REPORT WAS RECEIVED.

CORRESPONDENCE.

The Treasurer read the following correspondence:

A letter from F. P. Dewar, M.D. F.R.C.S. with reference to Medical Witnesses.

Ordered that this letter be referred to the Committee on Public Relations.

Letter from the Conference of Governing Bodies of the Legal Profession in Canada enclosing a copy of the Minutes of the Twenty-fifth Conference.

Ordered that the letter and Minutes be received and filed.

Letter from Miss Joyce Bateman thanking the Treasurer and Benchers for the flowers and expression of sympathy on the death of her father, the late Edward Bateman who had for so many years faithfully served the Law Society as caterer. The Treasurer reported that Mr. D. L. McCarthy, Q.C., and the Secretary had represented the Treasurer and Benchers at the funeral.

PRESENTATION.

Mr. Hamilton Cassels read a letter from Mr. C. H. A. Armstrong, Q.C. presenting to the Law Society the original pencil sketch from which was made by Dyce C. Saunders, Architect, the pen and ink drawing of Wilson's Hotel, Newark (Niagara-on-the-Lake) where The Law Society of Upper Canada was founded in 1797. This sketch was made in 1935 by Mrs. Hannah Servos, then aged 91, who had lived within a block of the hotel which was burned in 1849.

Ordered that the presentation be gratefully accepted, and that a suitable acknowledgment be made.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 17TH FEBRUARY, 1955.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Common, Creighton, Davis, Evans, Foster, Gregory, Hays, McCulloch, McGillivray, McLaughlin, Parkinson, Raney, Rigney, Sedgwick, Walsh, Ward, Willmott, Wilson, P. D. and Wilson, R. F.

The Minutes of the meeting of Convocation of January 20, 1955, were read and confirmed.

PENSION PLAN FOR MEMBERS OF THE PROFESSION.

Mr. Cassels, Chairman of the Special Committee, asked that this matter stand to the March meeting of Convocation for a full report.

Approved.

The Treasurer referred to a letter of February 15, 1955, from John Bracken, Chairman of the Board, Professional Pensions Limited. The letter was referred to the Special Committee.

LEGAL EDUCATION COMMITTEE.—Mr. Beaton.

Your Committee met on Wednesday, 16th February, 1955 the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer, and Messrs. Arnup, Chitty, Evans, Foster, McGillivray, Wilson, P.D., and Wilson, R. F.

EXAMINATION RESULTS.—Christmas, 1954

First Year.

A record of the results of the Christmas examinations for the First Year is submitted herewith:

239—passed clear
 29—failed in 1 or more subjects

Second Year.

A record of the results of the Christmas examinations for the Second Year is submitted herewith:

190—passed clear
20—failed in 1 or more subjects
<hr/>
210

Fourth Year

A record of the results of the Christmas examinations for the fourth Year is submitted herewith:

182—passed clear
20—failed in 1 or more subjects.
<hr/>
202

Approved.

CHANGE OF NAME

Charles Augustine Scime, asks to have his name changed on the Rolls and Records of the Society to “Charles Samuel Scime”. He has filed his Certificate of Registration of Birth showing Charles Samuel Scime to be his correct name. He was called to the Bar on the 16th September, 1954.

Your Committee recommends that the petition be granted and that the necessary changes be made on the Rolls and Records of the Society.

Haldane MacIntosh Howe, who was called to the Bar on 15th May, 1952, asks to have his name changed on the Rolls and Records of the Society to “Haldane *McIntosh* Howe” which he states is the correct spelling of his name.

Your Committee recommends that the petition be granted and that the necessary changes be made on the Rolls and Records of the Society.

THE REPORT WAS ADOPTED.

CALL TO THE BAR.

The following candidate appeared before Convention and was introduced and called to the Bar, and the degree of Barrister-at-Law was conferred upon him by the Treasurer:

Richard Jeffrey Flinn—(Special—Nova Scotia)

FINANCE COMMITTEE.—Mr. R. F. WILSON, Vice-Chairman.

Your Committee met on the 15th day of February, 1955, the following members being present: Messrs. McLaughlin (Chairman), R. F. Wilson (Vice-Chairman), the Treasurer, Beaton, Cassels, Foster, Parkinson, Walker, Walsh and Wilson, P. D.

MONTHLY STATEMENT—January, 1955.

Approved.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

A. G. Stewart, Windsor	Called 20/11/19;	Deceased 10/1/55
W. H. Latimer, Hong Kong	“ 18/9/14;	“ 14/8/54
Sir Thomas White, Q.C., Toronto	“ Easter 1899;	“ 11/2/55

The Secretary asked permission to transfer the record sheets of the following to Past Records:

Vernon J. Callen, Toronto	Called 13/9/12; Ill, retired
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RE COMPENSATION FUND.

The following Magistrate asks that his record sheet be transferred to Past Records:

J. C. Dunlap, Sarnia	Called 15 June 1933.
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ARREARS OF ANNUAL FEES.

The Secretary submits a list of those members in arrears, showing 89 in arrears of Barristers and Solicitors fees (1954—84) of whom 15 are in arrears for more than one year (1954—10); and 56 in arrears for Bar Fee only (1954—81), of whom 20 are in arrears for more than one year (1954—7).

Your Committee recommends that a letter be written to all members in arrears for fees for a period of more than one year, informing them that unless their arrears are paid forthwith a notice will be served on them notifying them that a resolution as to their suspension from practice will be considered at the March meeting of Convocation.

ONTARIO COMMITTEE OF INSURANCE SECTION, C.B.A.

Asked permission to hold a dinner meeting in the Barristers' Dining Room, and for the use of the Club Room on Wednesday, March 16, 1955.

Your Committee recommends that the request be granted.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE.—Mr. P. D. Wilson.

Your Committee met on the 15th day of February, 1955, the following members being present: the Chairman, the Treasurer, and Messrs. Beaton, Cassels, Chitty, Common, Foster, McLaughlin and Walsh.

MISSING BOOKS.

Your Committee reports that 27 text-books disappeared from the Great Library during the year 1954 and recommends that a notice be inserted in the Ontario Weekly Notes advising the members of the profession of this loss and appealing to them to return any library books which may be in their possession.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE.—Mr. Chitty.

Your Committee met on Tuesday, 15th February, 1955, at 10:15 a.m., the following members being present: Mr. Chitty (in the Chair), the Treasurer, and Messrs. Beaton, Cassels, Common, Foster, McLaughlin, Walsh, Wilson, P. D., Wilson, R. F.

REVISION OF RULES.

Your Committee considered the revision of Rules 35(3) and 67 to 73 inclusive, and made certain recommendations thereon.

EXPENSE OF REPORTING.

Your Committee considered the mounting cost of reporting generally and directed the Editor (a) to publish no more decisions of the Ontario Municipal Board, and (b) to note "starred" cases in the Weekly Notes in the form of notes similar to head-notes only.

THE REPORT WAS ADOPTED.

Moved by Mr. Chitty, seconded by Mr. Common, that the report as adopted be referred to the Special Committee on Revision of Rules.

Carried.

UNAUTHORIZED PRACTICE COMMITTEE.—Mr. Walsh.

The Committee met on the 17th February, 1955, the following members being present: Messrs. Walsh (Chairman), Parkinson (Vice-Chairman), Brooks, Clement, Creighton, Evans, Gregory, Hayes, Rigney and Willmott.

Your Committee begs leave to report:

COMMISSIONERS FOR TAKING AFFIDAVITS.

The attention of your Committee was drawn to the number of, and the method of appointment of Commissioners for Taking Affidavits.

Your Committee recommends that representations be made by the Law Society of Upper Canada to the Attorney-General and to the Provincial Secretary pointing out that the administration of justice is being brought into disrepute by the practice of appointing unqualified persons as Commissioners for Taking Affidavits; and requesting that serious consideration be given to making appointments in a manner similar to that provided by The Notaries Act, which would ensure that the appointment of Commissioners for Taking Affidavits would be made from competent persons, and that such appointments were necessary for the convenience of and in the interests of the public.

MR. X., NOTARY PUBLIC, CONVEYANCER, JUSTICE OF THE PEACE.

Mr. R. C. Hays, Q.C., brought to the attention of your Committee certain correspondence from Mr. X. with reference to an estate. The matter was referred to Mr. C. H. Walker, Q.C., for investigation, and his report showed the practice was the rather usual one in such cases with the Notary Public doing all the work in connection with the estate, except that the application (prepared by the Notary Public) was presented to the Court by a firm of solicitors. Following his investigation Mr. Walker recommended that no further action be taken with reference to the Notary Public.

Your Committee recommends that the correspondence be referred to the Discipline Committee for the possible investigation of the association of the solicitors with the Notary Public.

CANADA BONDED ATTORNEY and LEGAL DIRECTORY.

Mr. Fraser Raney, Q.C., a member of the Committee, brought to the attention of the Chairman recent correspondence from members of the Society concerning arrangements with Canada Bonded Attorney whereby the solicitors paid a percentage of fees earned on professional work received through the Canada Bonded Attorney.

The Secretary reported that his matter had been previously investigated by the Discipline Committee, and that on at least two occasions the following notice had been printed in Ontario Weekly Notes:

“For the attention of all Members of the Society.

“The attention of Convocation has been called to the fact that certain Solicitors are in the habit of splitting fees with a Company known as the Canada Bonded Attorney & Legal Directory Limited. Apparently some doubt exists in the minds of the members of the profession as to the propriety of this practice and the ethics of such arrangements. Convocation takes this opportunity of calling the attention of the profession to the fact that in a matter investigated by the Discipline Committee, Convocation was of the opinion that practice of this nature is to be regarded as professional misconduct and conduct unbecoming a Barrister and a Solicitor.”

Your Committee recommended that the matter be referred to the Secretary who discussed the matter with a representative of the Canada Bonded Attorney, and on February 14th, the President wrote the Secretary stating in part as follows:

“There are at present less than 15 listees in the Province of Ontario who pay for their listing on a percentage basis of commissions earned (as distinct from fees) and these can be changed by us to a cash basis, if held to be preferable.”

Your Committee recommends that the Canada Bonded Attorney be requested to terminate forthwith the practice where-

by a solicitor pays for his listing on a percentage basis of fees or commissions earned, and that a notice to the profession be published in Ontario Weekly Notes.

REAL ESTATE AGENTS, BUILDERS.

The attention of the Committee was directed to the alleged practice in parts of the Province where "deals" are made between solicitors, real estate agents and builders whereby professional business is directed to the solicitors for services rendered; and with reference to solicitors splitting profit costs with real estate agents.

Your Committee recommends that this correspondence be referred to the Discipline Committee for consideration.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE. — Mr. Clement, Vice-Chairman.

Your Committee met on the 17th day of February, 1955, the following members being present: The Vice-Chairman, Mr. Clement, and Messrs. Brooks, Creighton, Gregory, Hays, Parkinson and Raney.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following county law associations have filed their annual returns for the year 1954 in accordance with Rule 62 and have complied in all other respects with the requirements of the Rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such associations as follows:

Brant	\$1,025.00
Dufferin	400.00
Grey	769.87
Kent	1,250.00
Leeds and Grenville	850.00
Middlesex	1,850.00

Perth	850.00
Rainy River	400.00
Welland	1,465.00
Wellington	965.00

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON COURT HOUSE ACCOMMODATION, TORONTO.

Mr. Parkinson reported on progress.

THE REPORT WAS RECEIVED.

Moved by Mr. Parkinson, seconded by Mr. R. F. Wilson, that Messrs. Common and McGillivray be added to this Special Committee.

Carried.

SPECIAL COMMITTEE ON COURT HOUSE ACCOMMODATION, ONTARIO.

The Chairman stated that at the next meeting of the Special Committee he proposed to submit for consideration a resolution relating to the subject of Court House accommodation in Ontario.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON LEGISLATION

Mr. Walsh reported that the present Special Committee had been appointed in 1945, and several of the members were not now available for regular meetings.

Moved by Mr. Walsh, seconded by Mr. Sedgwick, that the Special Committee on Legislation be discharged, and that a new Committee be appointed.

Carried.

The Treasurer appointed the following Special Committee on Legislation 1955: Messrs. Arnup, Gregory, Jamieson, Sedgwick and Walsh.

SPECIAL COMMITTEE ON LUNCHEON, C.B.A., February 5,
1955.—Mr. Gregory.

Following the meeting of Convocation of October 21, 1954, the Treasurer appointed a Special Committee consisting of Messrs. McLaughlin, R. F. Wilson and Gregory.

Your Special Committee met on November 18, 1954, when all members were present. Mr. Wilson was elected Chairman, and the Committee recommended that the Law Society of Upper Canada give a luncheon on Saturday, February 5th, to members only of the Canadian Bar Association registered for the Mid-Winter Meeting; and that the Law Society pay one-half of the cost of refreshment before luncheon.

Your Committee reports that on Saturday, February 5th, the Law Society was host to 396 members of the Ontario Section of the Canadian Bar Association. The Treasurer was not able to be present, and following the luncheon Mr. R. F. Wilson made to the members of the section a statement on the work of the Benchers for the year 1954.

Your Special Committee recommends that it be discharged.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer read the following correspondence:

1. Letter from Thunder Bay Law Association enclosing copy of a resolution with reference to the appointment of Magistrates.

Ordered that the correspondence be received and filed.

2. Letter from C. R. Magone, Q.C., Deputy Attorney-General, with reference to section 24 of The Solicitors' Act.

Resolved that it is the opinion of Convocation that there is no objection to repealing section 24 of The Solicitors' Act.

3. Letter from Wilfrid P. Gregory, Q.C., Vice-President for Ontario, C.B.A., thanking the Treasurer and Benchers for the luncheon given on February 5 at the Mid-Winter Meeting.

Ordered that the correspondence be received and filed.

4. Letter from W. McKay Wright, Q.C., presenting a parchment Assignment of an Annuity granted to Paggen Hale in 1742 pursuant to a Statute of Queen Anne of 1704.

Ordered that the presentation be gratefully accepted, and that a suitable acknowledgement be made.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 17TH MARCH 1955.

11 a.m.

Present: Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Davis, Foster, Gregory, Haines, Hamilton, Hughes, Jamieson, Maclaren, McCarthy, McGillivray, McLaughlin, MacTavish, Raney, Robinette, Sedgwick, Seymour, Shaver, Slaght, Walker, Walsh, Weir, Willmott and Wilson, P. D.

Mr. D. Park Jamieson, Q.C., was appointed Chairman.

The Minutes of the meeting of Convocation of February 17, 1955 were read and confirmed.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 16th March 1955, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman) and Messrs. Arnup, Chitty, Foster, McGillivray, Maclaren, Robinette, Walker and Weir.

ADMISSION OF STUDENT.

The following candidate is entitled to be admitted as a student-at-law as of the date of filing her application:

NAME	DATE
1. Laura Aileen Steele	9th February 1955

Approved.

LAW SCHOOL STAFF.

Full-time Lecturer.

In April 1953 a Special Committee consisting of the Chairman, the Vice-Chairman and the Treasurer (in consultation with the Dean and Secretary) was appointed to consider the appointment of a full-time lecturer. Since that time the Committee has appointed Mr. Ian F. G. Baxter and Mr. John Timmins Blanchard.

In April 1954 when the Special Committee reported on the appointment of Mr. Blanchard, the Legal Education Committee approved of the appointment and recommended that the Special Committee be continued with a view to making further appointments and with power to act.

The Special Committee now reports that it has engaged Mr. Ronald St. John Macdonald, LL.B. (Dalhousie), LL.M. (London) as a full-time lecturer for one year from the 1st July 1955.

Approved.

LAW SCHOOL FEES.

The question of an increase in the amount of the Law School (tuition) fees is before the Committee for consideration.

Your Committee recommends that Rule 150 be amended to provide for an increase in Law School fees from \$200 to \$300.

PRIZE.

A letter is submitted from Paul Greer, Barrister of Toronto, offering an annual prize of \$50 to the First Year student obtaining the highest mark in the examination of Criminal Law, in memory of his father, to be known as "The Richard Halliburton Greer Prize".

Your Committee recommends that the offer be accepted with grateful thanks.

RE PRIZES FOR DEBATES, IMPROMPTU DEBATES, MOOT COURTS.

A memorandum from the Dean is submitted with reference to the awarding of the prizes to winners of Debates, Impromptu Debates, and Moot Courts.

Your Committee recommends that the Dean's suggestions be approved and that the winners may choose as an alternative to the prizes already offered, either a blazer badge and buttons of the new Law School arms, or \$10 worth of law books.

AMENDMENT OF RULES.

Moved by Mr. Beaton, seconded by Mr. Robinette,

That Rule 22 be suspended;

That Rule 150 as amended by Convocation June 15th 1944 as it applies to Law School fees be amended so that the Section will now read—

“For each session of the Law School attended by students there will be payable in advance a fee of \$300.00. *Provided* that a fee of \$200.00 only (payable in advance) shall continue to be payable by students who have been admitted as members of this Society prior to 1st January 1955.”

Carried.

CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and Called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Chairman:

John Fenston (Special—Saskatchewan and Quebec).

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 15th day of March 1955, the following members being present: Mr. Walker (in the Chair), and Messrs. Cassels, Foster, McGillivray, Parkinson, Robinette, Walsh, and Wilson, P. D.

MONTHLY STATEMENT—FEBRUARY 1955.

Approved.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

S. W. C. Scott, Hamilton, Ontario—Called 23rd May 1913—Deceased 30th June 1954.

L. F. Stephens, Q.C., Hamilton, Ontario—Called Trinity 1898—Deceased 12th March 1955.

W. P. Telford, Q.C., Owen Sound, Ontario—Called Trinity 1894—Deceased 13th March 1955.

The Secretary asks permission to transfer the record sheets of the following to Past Records:

E. R. Lynch (Solicitor only) Toronto, Ontario—Sworn in 5th June 1908—Retired.

B. C. Donnan, Q.C., Belleville, Ontario—Called 21st October 1920—Ill, retired.

W. H. Beatty, Wexford, Ontario—Called 20th May 1915—Ill, out of practice.

J. E. Varley, Calgary, Alberta—Called Hilary Term 1893—Out of Province.

H. S. Relph, Q.C., Ottawa, Ontario—Called 21st May 1932—Retired.

E. W. Clairmont, Q.C., Gravenhurst, Ontario—Called 20th October 1921—Ill, out of practice.

N. F. H. Berlis, Ottawa, Ontario—Called 16th January 1947—Out of practice.

Samuel Strashin, Toronto, Ontario—Called 21st June 1934—Whereabouts unknown.

R. S. Hurlbut, Toronto, Ontario—Called 21st June 1951—Not practising.

Percy Kopman, Toronto, Ontario—Called 15th September 1932—Not practising.

RE COMPENSATION FUND.

The following Magistrates ask that their record sheets be transferred to Past Records:

D. E. Holmes, Q.C., Goderich, Ontario—Called 21st October 1920.

W. S. Gardner, Q.C., South Porcupine, Ontario—Called 19th September 1935.

Approved.

ARREARS OF ANNUAL FEES.

On February 15th the Secretary presented a list showing eighty-nine (89) members in arrears for Barristers and Solicitors fees, of whom fifteen (15) were in arrears for more than one year; and fifty-six (56) were in arrears for Bar Fee only, of whom twenty (20) were in arrears for more than one year. The Committee recommended that all members in arrears for fees for a period of more than one year be informed that unless their arrears were paid forthwith, notice would be served that a resolution as to their suspension from practice would be considered at the March meeting of Convocation.

Since February 15th:

Barristers and Solicitors—

- 26—paid fees and penalty for the current year.
- 9—paid fees for more than one year.
- 3—paid Bar Fee only (retired).
- 1—Deceased.

—
39

Total number in arrears as of 14th March 1955—50.

Bar only—

- 12—paid Bar Fee for the current year.
- 9—paid Bar Fee for more than one year.

—
21

Total number in arrears as of 14th March 1955—35.

Pursuant to the resolution of the Committee, notice as referred to above was served on one Barrister and Solicitor, and on three (3) members of the profession who pay Bar Fee only. The Barrister and Solicitor has paid arrears other than those for the current year and is therefore not liable to suspension. One member who pays Bar Fee only was, at his request, transferred to Past Records as he is not practising.

Your Committee recommends that the two others who pay Bar Fee only and are in arrears for more than one year, be transferred to Past Records if they so desire.

DISCIPLINE COMMITTEE.

RE: SAMUEL MAX MEHR.

Mr. Sedgwick, the Chairman, reported orally that the Supreme Court of Canada had allowed Mr. Mehr's appeal and directed that the resolution of the Benchers of The Law Society of Upper Canada and the Report of the Discipline Committee referred to in the Notice of Motion be quashed, that the Order of the Registrar of the Supreme Court of Ontario dated January 21, 1954 be set aside, and that the name of the appellant be restored to the rolls as asked in the Notice of Motion; and that the appellant is entitled to his costs throughout.

THE REPORT WAS RECEIVED.

Mr. Sedgwick reported briefly on the work of the Discipline Committee for the calendar year 1954, informing Convocation of the number of meetings held, the number of complaints considered by the Chairman or the Vice-Chairman, and the number investigated by the Committee with the action taken thereon.

THE REPORT WAS RECEIVED.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 15th day of March 1955, the following members being present: the Chairman and Messrs. Cassels, Foster, Parkinson, Robinette and Walsh.

AMERICAN ASSOCIATION OF LAW LIBRARIES.

The 1955 annual meeting of the American Association of Law Libraries is to be held at Chicago from July 5th to July 8th, 1955, and this is to be preceded by a course on law library work to be given by law librarians of Illinois at the Northwestern University School of Law in Chicago from June 28th to July 2nd. Your Committee recommends that the Chief Librarian attend.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally that the Committee recommended that Mr. J. D. Arnup, Q.C., be added to the Committee.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 17th day of March, 1955, the following members being present: The Chairman and Messrs. Brooks, Clement, Creighton, Hamilton, Maclaren, Raney and Weir.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their Annual Returns for the year 1954 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such Associations as follows:

Bruce	\$ 472.00
Carleton	1,850.00
Elgin	875.00
Haldimand	400.00
Hastings	800.00
Northumberland and Durham	616.77
Ontario	871.67
Temiskaming	486.67

INSPECTION OF LIBRARIES.

Your Committee recommends that an inspection be made of the county law libraries during the year 1955, that the Chief Librarian be assisted in making this inspection by Mr. Wrinch, the Assistant Librarian, and Mr. Harvey, the Editor, and that for that purpose Mr. Harvey be appointed an Assistant Librarian.

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE.

In the absence of the Chairman, Mr. Robinette, the Vice-Chairman, presented the Report.

Your Committee met on the 16th day of March 1955, the following members being present: Messrs. Robinette, Vice-Chairman, in the Chair, Arnup, Chitty, Common, Haines, Jamieson, McGillivray and Walker.

ONTARIO LEGAL AID PLAN—*Regulations.*

At the meeting of the Committee in January 1955 it was suggested that a meeting be arranged between a few members of the Committee, Mr. Conover and Mr. John P. Nelligan, to discuss certain problems that have arisen and certain suggested changes in policy.

Your Committee recommends that the matter be referred, with power to act, to Mr. J. J. Robinette, Q.C., the Vice-Chairman, to name the sub-committee for this purpose.

ONTARIO LEGAL AID PLAN 1954.

Attached hereto as part of this Report is the Report of the Provincial Director for the year 1954. Your Committee approves and adopts the Report, and refers it to Convocation for its information.

TO THE LEGAL AID COMMITTEE.

The Provincial Director begs leave to report:

In 1954, 43 of the 44 county law associations were organized in some form, but a few in an informal manner. One association kept no records, and the Directors of Algoma, Lanark, Nipissing and Parry Sound failed to report on the year's work. Those associations which are not formally organized and the one which kept no records, state that all applicants for legal aid in these counties were taken care of by individual solicitors. The totals which appear later in this report do not, therefore, include credit for considerable legal aid work done during the year.

Legal Aid clinics were held in 17 counties—in eight regularly and in nine as required by applications for aid. The following counties held clinics at regular stated times, as follows:

Carleton	24
Essex	49
Ontario	12
Simcoe	12
Stormont	12
Sudbury	4
Wentworth	43
York	46

A total of 218 clinics were held throughout the province during 1954. The other 21 counties, while organized, held no clinics. Some of these are well, if simply, organized, and legal aid may be obtained in proper cases by applying to the County Director, any member of the profession, or the County Judge, Magistrates, or court officials. In several counties all applications are considered by the Director, Local Director, or a member of the Advisory Committee. In Peterborough one member of the profession is appointed to administer the Plan each month, and this seems to have worked satisfactorily for the past few months.

In 3 counties of those reporting, no applications for legal aid were received.

In 20 counties all members of the profession are available for legal aid work. In York County there were 92 lawyers available for clinic work, and for panel, 148 individuals and 21 firms for civil cases and 48 individuals for criminal.

In Wentworth County members of the profession are available as needed;

In Essex County there were 60 lawyers available for clinic work, and for panel, 80;

In Sudbury District there were 27 lawyers available for clinic work, and 22 for panel;

In Carleton County there were 32 lawyers available for both clinic and panel work;

In Welland County the County Director or Local Director considers all applications, and all members of the profession are available for panel work.

With the exception of York County, in criminal matters, there appears to be adequate assistance to administer the Plan.

In the year 1954, with incomplete figures as indicated above, there were 3,602 applications for legal aid, 2,416 in civil matters and 1,186 in criminal. Of this total, 2,472 were in York County alone. In one county where there were 41 applications for legal aid, 40 were for assistance in domestic relations matters.

In the 43 counties, 1,677 applicants were given legal aid or advice in civil matters, 1,257 in York County alone. These figures include advice given or other disposition at the clinics or on the applicants' first interview. Of the total in York County, 182 applicants were referred to conducting solicitors.

From the records available, the civil matters fall into the following categories:

General solicitor's work	41 per cent.
Domestic relations, including divorce.....	34 per cent.
Litigation	16 per cent.
Landlord and Tenant	9 per cent.

In the same counties, 979 applicants charged with criminal offences were given legal aid, 482 in York County. Of these charges, 10 were for murder, and 185 were for other serious charges. In one county aid was given to four persons charged with escape from prison.

Legal aid in criminal matters has encountered some serious problems during the past year, one of the most serious being the question of whether or not aid should be given to repeaters. Two county law associations have suggested that legal aid in criminal cases be discontinued. This view is not general, however, and the Legal Aid Committee intends in the near future to review the whole administration of the Plan.

Perhaps the most dramatic case during the past year is that of a foreign born applicant charged with murder. On his first trial he was defended under the Legal Aid Plan, was convicted and sentenced. An appeal was taken, not under the Legal Aid

Plan, but by his counsel with the assistance of several members of the profession in Toronto. On the appeal a new trial was ordered, and evidence on commission was taken in Finland. A member of the Department of the Attorney-General represented the Crown on the commission, and the accused through the Ontario Legal Aid Plan was represented by counsel from London, England. On the second trial the accused was again convicted, but on representations from counsel, both here and in England and almost everyone connected with the trial, the penalty was commuted to life imprisonment.

As Provincial Director once again I should like to express my appreciation for the assistance given in the administration of the Plan by the Chairman and members of the Legal Aid Committee, by County and Local Directors, members of the local Advisory Committees, and by the members of the profession at large. Without taking any credit from other County Directors, an extra word of thanks must go to J. Douglas Conover, County Director for York, and his able and overworked staff of assistants for valuable services rendered. Approximately two-thirds of the work done under the Ontario Legal Aid Plan was done in York County, and it was well done.

The following is the financial statement for the year 1954:

Re: Legal Aid Fund.

Receipts and Expenditures for the period
1st January 1954 to 31st December 1954.

Receipts:

Cash on hand 1st January 1954	\$ 503.38
Law Society Grants	4,000.00
Province of Ontario Grant	3,000.00
Received from solicitors on account of costs	233.65
	<hr/>
	\$7,737.03

Expenditures:

Paid solicitors' disbursements	\$6,006.60	
Administration costs, printing, etc.....	1,570.00	7,576.60
Balance in fund 31st December, 1954.....	\$ 160 43	

All of which is respectfully submitted.

“W. EARL SMITH”

Provincial Director

Osgoode Hall,
March 16, 1955.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE ON LEGISLATION 1955— Mr. Walsh.

Your Committee met on the 28th February 1955 when the following members were present: Messrs. Arnup, Sedgwick and Walsh.

Mr. Walsh was elected Chairman.

Your Committee met again on March 17, 1955, the following members were present: Messrs. Walsh (Chairman), Arnup, Gregory and Jamieson.

Your Committee considered several Bills before the present session of the Legislature, but makes no recommendation.

THE REPORT WAS ADOPTED.

REPORT OF SPECIAL MEETINGS OF THE CHAIRMEN AND
VICE-CHAIRMEN OF STANDING COMMITTEES.

At the request of the Chairman, Mr. Beaton presented the Report of the meetings of the Chairmen and Vice-Chairmen of Standing Committees:

*Report of Special Meetings of the Treasurer, Chairmen and
Vice-Chairmen of Standing Committees.*

In April 1953 the Public Relations Committee reported that consideration was being given to the appointment of a full-time representative of the Law Society to assist the Committee in its

public relations programme. In June 1953 the Committee reported that it was of the opinion that it would not be justified at that time in recommending the appointment of a full-time public relations assistant particularly in view of the fact that careful consideration should be given to the selection and appointment of an assistant to the Secretary and if such appointment is made the Secretary or his assistant might assume some of the duties of a Public Relations Consultant.

Since that time it has been apparent that there is valuable public relations work to be done and it has been considered that the work could be better done from inside the Society than from out. It has been equally apparent that the duties of the Secretary have increased to a very considerable extent.

A special meeting of the Treasurer and the Chairmen and Vice-Chairmen of Standing Committees was held on February 16th 1955 when the following were present: The Treasurer (in the chair), Messrs. Arnup, Beaton, Chitty, Common, Jamieson, Parkinson, Wilson, P. D., and Wilson, R. F. The Committee unanimously decided to seek out a suitable assistant for the Secretary and appoint him at the earliest possible date having in mind that the assistant to be appointed should be approved by and acceptable to the Secretary.

The matter was referred to the Treasurer and Secretary for consideration.

Mr. Robert Franklin Reid, Barrister, a part-time lecturer at Osgoode Hall Law School, was approached and agreed to have his name submitted to the special meeting.

A special meeting of the Treasurer and the Chairmen and Vice-Chairmen was held on February 25th 1955 when the following were present: The Treasurer and Messrs. Arnup, Chitty, Parkinson and Wilson, R. F.

Messrs. Common, Sedgwick and Wilson, P. D., who could not be present, expressed approval of the recommendation of the meeting.

The Committee unanimously recommended the appointment from March 1, 1955 of Mr. Robert Franklin Reid as Deputy Secretary of The Law Society of Upper Canada.

All of which is respectfully submitted.

Dated—February 25, 1955.

“C. F. H. CARSON”

Chairman.

Moved by Mr. Beaton, seconded by Mr. Chitty, that the Report be adopted.

Carried.

AMENDMENT OF RULES.

Moved by Mr. Beaton, seconded by Mr. Chitty—

That Rule 22 be suspended;

That the following Rules be amended:

RULE 35: by adding the following clause:

“(1A) A Deputy Secretary.”

RULE 43: by repealing the present rule and replacing it with the following:

“The Secretary, Deputy Secretary and Assistant Secretary shall each give security by bond of a guarantee company to the Society for the due performance of the duties of their offices, and the Society shall pay the premiums therefor. The amount of the bond of the Secretary shall be \$10,000. Those of the Deputy Secretary and Assistant Secretary shall be \$5,000 each.

The Deputy Secretary and the Assistant Secretary shall perform all or any of the duties of the Secretary in the event of his absence, or at his request.”

Rule 51: by deleting the phrase “Secretary or by the Assistant Secretary” at the end of the last sentence, and replacing it with the following:

“Secretary, Deputy Secretary or Assistant Secretary”.

Carried.

CORRESPONDENCE.

The Chairman read the following correspondence:

A letter from the Treasurer to the Secretary expressing his regret at his unavoidable absence at this meeting, and stating that it was his desire to be relieved of the office of Treasurer when his present term expires in May next.

Moved by Mr. Sedgwick, seconded by Mr. Robinette, and unanimously carried that Convocation desires to express its gratitude for the great contribution made by Mr. Carson during his term of office as Treasurer; and to record its earnest and sincere hope, in view of the important matters presently before Convocation initiated during his term of office, that he will reconsider his decision, and permit his nomination as Treasurer for a further period of one year.

Letter from the Honourable the Chief Justice of Ontario informing the Benchers that the Honourable Mr. Justice Schroeder and the Honourable Mr. Justice Thompson will be sworn in in the Court of Appeal court room on Friday, March 25th, at 10:30 a.m.

It was resolved that the matter be referred to the Secretary to arrange for a senior Bencher to be present in the absence of the Chairman.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 21ST APRIL 1955.

11 A.M.

Present: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clements, Common, Creighton, Evans, Foster, Gregory, Haines, Hamilton, Jamieson, Maclaren, McCulloch, MacTavish, Raney, Rigney, Robinette, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the meeting of Convocation of March 17, 1955 were read and confirmed.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, 20th April 1955, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), The Treasurer and Messrs. Arnup, Maclaren, McGillivray, MacTavish, and Wilson, R. F.

ORAL EXAMINATIONS 1955

Fourth Year.

The Fourth Year oral examinations on office training were held from March 28th to April 1st 1955 and were conducted by a panel of junior solicitors working in teams of two under the supervision of Mrs. Dubin, the Supervisor of Practice Groups.

At its meeting in May 1954 Convocation adopted the recommendation of the Committee that grades, instead of marks, be given in this examination and that those students failing to receive a passing grade be required to take a supplemental oral examination in September; and that in order to obtain Honours a student must obtain an "A" grade in his oral examination.

The following are the results of the examinations:

A	37
B	82
C	75
NR	8

Those students who obtained "No Rating" were re-examined at the conclusion of the examinations by a different team of examiners, five received a pass rating and three "No Rating". The latter must continue service under articles and take a further oral in September 1955.

LECTURER'S FELLOWSHIPS.

Your Committee recommends that Mr. H. Allan Leal be given leave of absence to attend a university for the purpose of graduate study and that he be allowed travelling expenses to the amount approved by a committee composed of the Chairman, the Vice-Chairman and the Treasurer.

RE DINNER TO GRADUATING CLASS 1955.

Your Committee considered the general policy with regard to the dinner which has been given for many years to the graduating class and recommends that it be further considered by a sub-committee to be appointed by the Chairman and with power to act. The Chairman appointed a sub-committee consisting of the Chairman, the Vice-Chairman, the Treasurer, and Mr. Arnup.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. R. F. Wilson, Vice-Chairman.

Your Committee met on the 19th day of April 1955, the following members being present: Messrs R. F. Wilson (Vice-Chairman, in the Chair), Cassels, Common, Foster, McGillivray, Robinette and Wilson, P. D.

MONTHLY STATEMENT—March 1955.

Approved.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

H. A. Burbidge, Q.C., Hamilton
Called Easter 1898—Deceased 18th March 1955

K. D. McKenzie, Q.C., Toronto
Called 5th February 1920—Deceased 2nd April 1955

The Secretary asked permission to transfer the record sheets of the following to Past Records:

F. H. Britton, Vancouver
Called 15th June 1939—Practising out of Province

K. B. Maclaren, Q.C., Toronto
Called 20th May 1915—Retired—Out of Province

Approved.

RE LUNCHEON ROOM.

A committee of law students, on April 1st, wrote the Secretary with certain suggestions as to the operation of the luncheon room and snack room.

Your Committee recommends that this matter be referred to the Special Committee on Law Society Accommodation.

COUNTY OF YORK LAW ASSOCIATION.

Requests the use of the Club Room and Convocation Hall for a meeting on Thursday, April 28th.

Your Committee recommends that the request be granted.

THE OSGOODE HALL BOWLING LEAGUE.

Request permission to use the luncheon room and the third floor common room for their annual banquet and dance on May 10th.

Your Committee recommends that the request be approved.

THE REPORT WAS ADOPTED.

DISCIPLINE COMMITTEE.

Re: John Knutson Brower.

In the absence of the Chairman, Mr. Arnup, the Vice-Chairman, presented the Report of the Discipline Committee.

THE REPORT WAS ADOPTED.

Moved by Mr. Arnup, seconded by Mr. Rigney, that the name of John Knutson Brower be removed from the rolls and records of The Law Society of Upper Canada at his own request.

Carried.

Re: Bernard Arthur Russell Taylor.

Mr. Arnup read to Convocation Mr. Taylor's Petition for Reinstatement dated February 15, 1955 together with the attached correspondence, and referred to proof of publication of notice as required by Rule 74 (12). Mr. Arnup also referred to the Report of the Discipline Committee of October 6, 1953 and read some of the exhibits and correspondence before the Discipline Committee.

Moved and seconded that the petition be refused.

Carried.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

Allan Emery Stewart.

Hector Soubliere (Special—Quebec).

George Albert Kerr (Special—Nova Scotia).

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 19th day of April, 1955, the following members being present: the Chairman and Messrs. Casels, Chitty, Common, Foster, McCulloch, Robinette and Walsh.

SUPREME COURT CASES AND FACTUMS.

Your Committee recommended at the February 1954 meeting, that Supreme Court cases and factums should in future be microfilmed. Convocation approved that recommendation. Before any action was taken on it, a project was undertaken whereby this material would be filmed and put on cards—much more convenient to use than microfilm—and it is probable that work will start very soon on this. If 1954 cases and factums are to be included, those for the Winter session of that year will be needed. Your Committee recommends that when the firm which is carrying out this project is ready to start work, the cases and factums for the 1954 Winter session be handed to them.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

In the absence of the Chairman, Mr. Creighton reported orally on various matters under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 21st day of April, 1955, the following members being present: the Chairman and Messrs. Brooks, Clement, Creighton, Evans, Hamilton, Maclaren and Raney.

ANNUAL GRANTS.

Your Committee reports to the Finance Committee that the following County Law Associations have filed their Annual Returns for the year 1954 in accordance with Rule 62 and have complied in all other respects with the requirements of the rules adopted from time to time by Convocation in relation to county libraries, and recommends that grants be made to such Associations as follows:

Cochrane	\$ 430.00
Hastings	150.00
Kenora	400.00
Stormont, Dundas and Glengarry	615.00
Sudbury	910.00
York	2,500.00

THE REPORT WAS ADOPTED.

CORRESPONDENCE

The Treasurer read the following correspondence:

A letter from the Ontario Association of Real Estate Boards setting out a recommendation adopted at the 33rd Annual Conference urging the Ontario Association of Real Estate Boards to encourage its component Boards throughout the Province to work with local legal societies in developing better relations between the two professions.

Ordered that the Secretary express the appreciation of the Benchers at this example of goodwill, and say that the legal profession will welcome the opportunity of co-operation with the Real Estate Boards.

A letter from Messrs. Cartwright & Sons Limited requesting permission to reproduce by the micro-photographic method the Law Society's Reports.

Ordered that the matter be referred to the Library Committee for consideration and report.

CANADIAN BAR ASSOCIATION—Annual Meeting,
August 29th - September 3rd.

Mr. Gregory referred to the Annual Meeting, and asked consideration of arrangements for some entertainment by The Law Society of Upper Canada of the members of the Canadian Bar Association and their guests.

Moved by Mr. Gregory, seconded by Mr. Haines, that this matter be referred with power to act to a special committee to be appointed by the Treasurer.

Carried.

The Treasurer appointed the following Special Committee, Canadian Bar Association, Annual Meeting 1955: Messrs. Gregory and R. F. Wilson.

ASSOCIATION OF CANADIAN LAW TEACHERS.

Mr. Jamieson reminded Convocation that he had informed the Legal Education Committee that the next meeting of the Association would be held in Ontario, and that the Committee had recommended that the Secretary be instructed to write the new President, Professor W. R. Lederman, that if the meeting is held in Toronto the Law Society will be glad to make available the facilities of Osgoode Hall if they desire them.

Mr. Jamieson reported that tentative plans suggested a luncheon by the Law Society at Osgoode Hall on Friday, June 3rd, at 12:30 p.m., with business sessions on Friday afternoon and Saturday morning at Osgoode Hall. It is estimated that the

number of guests at luncheon and dinner will be between 40 and 50.

Moved by Mr. Jamieson, seconded by Mr. McCulloch, that Convocation approve of the plans as suggested.

Carried.

CONVOCATION THEN ROSE.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 19TH MAY 1955.

11 A.M.

Present: Messrs. Arnup, Beaton, Blackwell, Brooks, Carson, Cassels, Chitty, Clement, Creighton, Davis, Foster, Gregory, Hays, Jamieson, Maclaren, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Robinette, Sedgwick, Seymour, Shaver, Slaght, Walker, Walsh, Ward, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

Mr. H. J. McLaughlin, Q.C., was appointed Chairman.

ELECTION OF TREASURER.

Mr. Cyril Frederick Harshaw Carson, Q.C., was elected Treasurer for the ensuing year. He stated he was deeply conscious of the honour that had again been conferred upon him, and that there would be no change in his policy, and that is, that with the assistance of the Chairmen and other Benchers it would still be his aim to conduct the affairs of the Society in a manner that will command the respect of the profession, the student body, and the public.

The Minutes of the Meeting of Convocation of 21st April 1955 were read and confirmed.

BENCHERS.

The Treasurer announced the death on April 26, 1955 of the Right Honourable Sir Lyman Poore Duff, P.C., G.C.M.G., retired Chief Justice of Canada and a Bencher ex officio of this Society; and stated that Mr. Duncan K. MacTavish, Q.C., had represented the Treasurer and Benchers at the funeral on April 29th.

It was ordered that an expression of sincere regret of the Benchers be recorded in the Minutes.

APPOINTMENT OF STANDING COMMITTEES.

The following standing committees were appointed to hold office until May 1956:

- Finance Committee: Messrs. W. J. Beaton, Hamilton Cassels, W. P. Clement, W. B. Common, H. W. A. Foster, J. R. Marshall, G. A. McGillivray, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Gordon N. Shaver, H. C. Walker, G. T. Walsh, F. L. Ward, P. D. Wilson and R. F. Wilson.
- Legal Education Committee: Messrs. J. D. Arnup, W. J. Beaton, L. E. Blackwell, R. M. W. Chitty, A. G. Davis, R. D. Evans, H. W. A. Foster, W. P. Gregory, H. S. Hamilton, D. P. Jamieson, G. A. McGillivray, J. R. Maclaren, D. K. MacTavish, H. J. McLaughlin, J. J. Robinette, M. A. Seymour, Gordon N. Shaver, H. C. Walker, S. E. Weir, P. D. Wilson, R. F. Wilson.
- Discipline Committee: Messrs. J. D. Arnup, W. J. Beaton, L. E. Blackwell, W. B. Common, T. K. Creighton, A. G. Davis, R. D. Evans, H. F. McCulloch, G. A. McGillivray, H. J. McLaughlin, H. F. Parkinson, T. J. Rigney, Joseph Sedgwick, M. A. Seymour, A. R. Willmott, P. D. Wilson, R. F. Wilson.
- Unauthorized Practice Committee: Messrs. A. L. Brooks, R. M. W. Chitty, W. P. Clement, T. K. Creighton, A. G. Davis, R. D. Evans, W. P. Gregory, H. S. Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, M. A. Seymour, G. T. Walsh, F. L. Ward, S. E. Weir, A. R. Willmott.
- Reporting Committee: Messrs. W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. B. Common, H. W. A. Foster, E. L. Haines, H. F. McCulloch, J. R. Maclaren, H. J. McLaughlin, H. F. Parkinson, J. J. Robinette, Joseph Sedgwick, M. A. Seymour, Gordon N. Shaver, G. T. Walsh, P. D. Wilson.
- Library Committee: Messrs. W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. B. Common, A. G. Davis, H. W. A. Foster, E. L. Haines, H. F. McCulloch, H. J. McLaughlin, H. F. Parkinson, E. F. Raney, J. J. Robinette, Joseph Sedgwick, Gordon N. Shaver, G. T. Walsh, P. D. Wilson.
- County Libraries Committee: Messrs. A. L. Brooks, W. P. Clement, T. K. Creighton, R. D. Evans, W. P. Gregory, H. S.

Hamilton, R. C. Hays, D. P. Jamieson, J. R. Marshall, J. R. Maclaren, H. J. McLaughlin, D. K. MacTavish, H. F. Parkinson, E. F. Raney, T. J. Rigney, Gordon N. Shaver, F. L. Ward, S. E. Weir, A. R. Willmott, P. D. Wilson.

Public Relations Committee: Messrs. J. D. Arnup, W. J. Beaton, Hamilton Cassels, R. M. W. Chitty, W. P. Gregory, D. P. Jamieson, G. T. Walsh, S. E. Weir.

Legal Aid Committee: Messrs. J. D. Arnup, L. E. Blackwell, R. M. W. Chitty, W. B. Common, G. A. McGillivray, E. L. Haines, D. P. Jamieson, J. J. Robinette, H. C. Walker, A. R. Willmott.

Convocation then adjourned to allow the standing committees to meet for the election of Chairmen and Vice-Chairmen.

ELECTION OF CHAIRMEN AND VICE-CHAIRMEN.

Convocation having resumed, the reports of the standing committees reporting the election of the Chairmen and Vice-Chairmen, were adopted:

Finance	H. J. McLaughlin, Q.C.
Vice-Chairman	R. F. Wilson, Q.C.
Legal Education	W. J. Beaton, Q.C.
Vice-Chairman	D. P. Jamieson, Q.C.
Library	P. D. Wilson, Q.C.
Vice-Chairman	W. B. Common, Q.C.
Discipline	Joseph Sedgwick, Q.C.
Vice-Chairman	J. D. Arnup, Q.C.
Unauthorized Practice	G. T. Walsh, Q.C.
Vice-Chairman	H. F. Parkinson, Q.C.
Reporting	R. M. W. Chitty, Q.C.
Vice-Chairman	J. J. Robinette, Q.C.
County Libraries	D. K. MacTavish, Q.C.
Vice-Chairman	W. P. Clement, Q.C.
Public Relations	D. P. Jamieson, Q.C.
Vice-Chairman	J. D. Arnup, Q.C.
Legal Aid	L. E. Blackwell, Q.C.
Vice-Chairman	J. J. Robinette, Q.C.

LEGAL EDUCATION COMMITTEE.

Moved by Mr. Jamieson, seconded by Mr. Beaton, that that part of the Report of the Legal Education Committee dealing with the Call to the Bar of John Wylie Hatherley, be adopted.

Carried.

CALL TO THE BAR.

The following candidate appeared before Convocation and was introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon him by the Treasurer:

John Wylie Hatherley—(Special—Nova Scotia and Saskatchewan)

APPOINTMENT OF AUDITOR.

Messrs. Clarkson, Gordon & Company were appointed Auditors of the Society for the period of one year from the 1st day of June 1955.

CANADIAN BAR ASSOCIATION.

Mr. Gordon N. Shaver, Q.C., and Mr. D. K. MacTavish, Q.C., were appointed the Society's representatives to the Council of the Canadian Bar Association.

CONFERENCE OF THE GOVERNING BODIES OF THE LEGAL PROFESSION IN CANADA.

Mr. D. Park Jamieson, Q.C., was appointed the Society's representative to the Executive of the Conference of Governing Bodies of the Legal Profession in Canada.

RULES COMMITTEE.

Moved by Mr. Cassels, seconded by Mr. Sedgwick, that Mr. R. F. Wilson, Q.C., be appointed a member of the Rules Committee in place of Mr. C. F. H. Carson, Q.C., to serve for the balance of the three year period from July 1, 1953.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Jamieson, Vice-Chairman.

Your Committee met on Wednesday, 18th May, 1955, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (Vice-Chairman), the Treasurer, and Messrs. Arnup, Blackwell, Chitty, Foster, Gregory, McGillivray, McLaughlin, Robinette, Walker and Wilson, R. F.

ADMISSION OF STUDENT.

The following candidate is entitled to be admitted as a student-at-law as of the date of filing his application:

NAME	DATE
1. Albert Smith	5th April 1955

Approved.

CHANGE OF NAME.

Walter Cyril Diakow — 4th Year — asks to have his name changed on the Rolls and Records of the Society to “Walter Cyril Deakon”. He has filed a copy of an Order by His Honour Judge Young, dated 22nd April 1955, under the Change of Name Act.

Your Committee recommends that the petition be granted and that the necessary changes be made on the Rolls and Records of the Society.

DINNER TO ORAL EXAMINERS AND PRACTICE GROUP INSTRUCTORS.

For the past few years it has been the custom to hold a dinner for the oral examiners, Practice Group Instructors, and Special Lecturers.

Your Committee recommends that the giving of these dinners be continued, and that it be referred to the Chairman and Secretary to make all necessary arrangements and with power to act.

Part-time Lecturers—1955-56.

A memorandum is submitted from the Dean recommending the re-appointment of part-time Lecturers for one year from 1st June 1955, as follows:

1. Francis Gerity	18 hours	Admiralty Law
2. J. Kerr Gibson	18 hours	Bookkeeping
3. W. G. C. Howland	54 hours	Mortgages
4. A. P. G. Joy	18 hours	Municipal Law
5. G. Arthur Martin	54 hours	Criminal Law
6. N. L. Mathews	18 hours	Labour Law
7. B. J. MacKinnon	60 hours	Constitutional Law
8. Brendan O'Brien	18 hours	Practice III
9. R. F. Reid	27 hours	Administrative Law
10. R. J. Roberts	36 hours	Practice II
11. S. L. Robins	81 hours	Torts
12. S. D. Thom	30 hours	Taxation (Income Tax)
13. J. T. Gow	15 hours	" (Succession Duties)
14. H. W. Timmins	18 hours	Mechanics' Liens
15. W. B. Williston	60 hours	Practice I

The memorandum also recommends the re-appointment of Dr. Harold G. Fox, Q.C., as Honorary Lecturer in Patents, Trade Marks and Copyrights.

Your Committee recommends that the above appointments be approved and that a letter of appreciation be sent to Dr. Fox.

Part-time Lecturers—Wills and Administration of Estates.

Your Committee recommends that Mr. Austin Cooper be appointed lecturer on Wills and Administration of Estates for the period of Mr. Leal's absence.

ORAL EXAMINATIONS—*Fourth Year.*

At its meeting on 19th May 1954, the Committee recommended that the oral examinations be treated as a regular academic subject for the year 1954-55 but that in future grades be given and that those students failing to receive a passing grade be required to take a supplemental oral in September; the Committee also recommended that in order to obtain Honours a student must obtain an "A" grade in his oral.

Your Committee recommends that the rating of oral examinations be continued but that beginning next term, to obtain Honours a student need no longer obtain an "A" rating.

HOURS OF LECTURES—*Fourth Year.*

A memorandum from the Dean is submitted with reference to the hours of Fourth Year lectures for the session 1955-56.

While your Committee is of the opinion that it is desirable to have all Fourth Year lectures in the morning, it recommends that no action be taken at this time in view of the special circumstances that will exist next year.

OSGOODE HALL LEGAL AND LITERARY SOCIETY.

Honour Awards—Gold Keys.

The Secretary has been informed that the following members of the 1955 graduating class have been selected to receive Gold Keys, which will be presented at the June Call by the Chairman of the Legal Education Committee:

1. R. D. G. Stanbury
2. Miss D. J. Haley
3. S. M. Stevens
4. I. W. Outerbridge
5. N. E. Balfour
6. J. A. Geller

Approved.

PRIZES FOR DEBATES, IMPROMPTU DEBATES, MOOT COURTS.

The following students are the winners of Debates and Moot Courts for the session 1954-55 and are entitled to a prize—the choice of a wall shield, blazer badge and buttons, bronze medal, or \$10 to be spent in law books:

Formal Debates—

1. J. A. Geller — 4th Year
2. J. G. M. Hooper — 2nd Year
3. F. D. Gibson — 2nd Year

Impromptu Debates—

4. M. H. Chusid — 2nd Year
5. T. C. Douglas — 2nd Year

Moot Courts—

6. John C. Carson — 2nd Year
7. G. B. Langile — 1st Year
8. R. A. Sutherland — 2nd Year
9. C. R. Thomson — 1st Year

Approved.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 17th instant, the following members being present: Messrs. McLaughlin (Chairman), R. F. Wilson (Vice-Chairman), Cassels, Foster, McGillivray, Shaver, Walker, Walsh and P. D. Wilson.

MONTHLY STATEMENT—April, 1955.

Approved.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

John Jennings, Q.C., Toronto—Called Trinity 1899; Deceased April 24, 1955.

C. G. Longman, Toronto—Called 23rd November 1922; Deceased May 7, 1955.

Aloysius Neville, Pembroke—Called 18th June 1942; Deceased May 14, 1955.

T. W. Evans, Q.C., Bradford—Called Trinity 1894; Deceased May 14, 1955.

The Secretary asked permission to transfer the record sheets of the following to Past Records:

W. R. Anderson, Arnprior—Called 21st June 1951; Suspended from practice 18th March 1954, and not practising.

J. M. Sutherland, Ottawa—Called June 15, 1939; Suspended from practice 18th March 1954, and not practising.

Maurice Greene, Detroit—Called January 21, 1932; Suspended from practice 18th March 1954; and out of jurisdiction.

M. F. Pumaville, Toronto—Called Easter 1907; Ill, out of practice.

RE COMPENSATION FUND.

The following Magistrates asked that their record sheets be transferred to Past Records:

R. B. Baxter, Port Hope—Called 17th November 1938.

W. O. Langdon, Q.C., Sault Ste. Marie—Called 18th November 1920.

Approved.

DISCIPLINE COMMITTEE.

RE: JOHN JOSEPH SULLIVAN.

Mr. Sedgwick presented the Report of the Discipline Committee:

The Committee reported that after due inquiry it found John Joseph Sullivan guilty of professional misconduct and conduct unbecoming a Barrister and Solicitor, in that he made a false statement to the Committee with the intent to deceive it, and refused or neglected to reply to letters from the Law Society of Upper Canada with reference to a complaint against his professional conduct.

The Committee recommended that he be suspended from practice for a period of three months.

Moved by Mr. Sedgwick, seconded by Mr. Arnup, that the Report be adopted.

The solicitor attended before Convocation and made a statement.

The motion was carried.

1. The Report of the Discipline Committee in the matter of JOHN JOSEPH SULLIVAN, Barrister, a member of this Society and a Solicitor of the Supreme Court of Ontario, was adopted.

Resolved

2. THAT upon the facts ascertained and appearing by the said Report and the evidence and other papers referred to and submitted to Convocation therewith, Convocation finds the said JOHN JOSEPH SULLIVAN guilty of professional misconduct, and of conduct unbecoming a Barrister and Solicitor in respect of the charges dealt with by the said Report.
3. THAT the said JOHN JOSEPH SULLIVAN be suspended from practice as a Barrister and Solicitor for the period of three months from the 19th day of May 1955.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 17th day of May 1955, the following members being present: the Chairman and Messrs. Cassels, Chitty, Foster, Haines, McLaughlin, Shaver and Walsh.

LETTER FROM CARTWRIGHT & SONS LIMITED.

Convocation at its April 1955 meeting referred to the Library Committee for consideration and report, a letter from Cartwright & Sons Limited requesting permission to reproduce by microphotographic method, the law reports to which the Society holds the copyright. A similar letter from the same company was before the Reporting Committee at its June 1954 meeting, when that Committee recommended that the request be approved in principle and that terms and details should be arranged by a committee that was named. Convocation approved this recommendation. Your Committee submits that in the circumstances no further action by it is necessary.

COPYING MACHINE.

Your Committee recommends that a Cormack book-model copying machine be purchased for the library and that the Chief Librarian investigate and report on the amount that should be charged to cover the cost of making copies and the ultimate replacement of the machine.

THE REPORT WAS ADOPTED.

REPORTING COMMITTEE—Mr. Chitty.

Your Committee met on the 17th May 1955, the following members being present: Messrs. Chitty (Chairman), Cassels, Foster, Haines, Shaver, Walsh, Wilson, P. D.

REPRODUCTION OF ONTARIO REPORTS AND ONTARIO WEEKLY NOTES.

This matter was before Convocation on June 17, 1954 at which time your Committee recommended that the request from Cartwright & Sons, Limited be approved in principle, and that the details of the arrangement be worked out by a sub-committee consisting of the Chairman, the Editor and the Chief Librarian.

This sub-committee has now reported, and your Committee recommends as follows:

Your Committee recommends that the terms on which permission to reproduce copyright material of the Law Society should be given are that the publisher provide the Society with one copy of all such material free, and that further copies be provided if required by the Society or any County or District Law Association at the publisher's list price less a discount of 25%.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on various matters under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 19th day of May 1955, the following members being present: the Chairman and Messrs. Brooks, Clement, Creighton, Hays, Maclaren and Raney.

ANNUAL GRANTS.

Your Committee reports specially that the following law associations having failed to file their annual returns within three months from the 15th day of January 1955, have now filed their annual returns for the year 1954 and otherwise complied with the rules adopted from time to time relating to county law libraries, and recommends that grants be made to them as follows:

Essex	\$1,850.00
Lanark	507.96
Lincoln	1,850.00
Lindsay	400.00
Oxford	708.33
Parry Sound	300.00
Peterborough	875.00

THE REPORT WAS ADOPTED.

LEGAL AID COMMITTEE—Mr. Blackwell.

Your Committee met on the 18th day of May 1955, the following members being present: Messrs. Blackwell (Chairman), Robinette (Vice-Chairman), Arnup, Chitty, McGillivray, Jamieson and Walker.

ONTARIO LEGAL AID PLAN.

For some time your Committee has been aware that certain problems have arisen in some counties in connection with the administration of legal aid. In January 1955 it was suggested that a meeting be arranged between a few members of the Committee, Mr. J. D. Conover, Director for York County, and Mr. John P. Nelligan, to discuss these problems and certain suggested changes in policy, particularly in criminal matters. In March the Legal Aid Committee referred the matter to Mr. J. J. Robinette, Q.C., Vice-Chairman, to name a sub-committee for this purpose. Mr. Robinette appointed a sub-committee composed of Messrs. Haines, McGillivray and Robinette.

The sub-committee met on April 6th, 1955 when all members were present, together with the Secretary, the Deputy-Secretary, three County Directors—Mr. Charles Sale, Q.C. of Essex, Mr. George T. Inch, Q.C. of Wentworth, and Mr. J. D. Conover of York—and Mr. John P. Nelligan. The sub-committee had the benefit of the views and experience of the three Directors, all of whom have administered the Plan in their Counties since its inception, and of Mr. Nelligan who has done a considerable amount of research in legal aid work in Canada for the Survey of the Legal Profession.

From the reports of the three Directors, it would appear that in civil matters the Ontario Legal Aid Plan is operating in a generally satisfactory manner, and has been of great service to the public.

In criminal matters there have been difficulties, some of them serious, and in at least two counties the members of the Bar have recommended that legal aid in criminal cases be discontinued. The main difficulties appear to be—shortage of panel lawyers, criticism by Crown officials, court room facilities, repeaters, minor offenders living at home, multiple offences where the accused elects trial in different courts, and applicants who refuse to take the advice of counsel.

It was suggested that in some of the larger centres where the problems arising out of legal aid in criminal cases were more serious, the situation might be met to some extent by giving paid assistance to the County Directors.

The sub-committee referred this information to the Committee, and asked for further instructions.

Your Committee, at a meeting on April 20, 1955, had before it the information obtained by the sub-committee, including the suggestion as to paid assistance to some County Directors.

Your Committee recommended that the sub-committee be continued, and that it confer with the Attorney-General on the problems arising under the Plan, including the cost of administering the Plan.

Your Committee recommended that, if necessary, the regulations be amended to deal with the problems of repeaters and applicants who refused to take counsel's advice, and that wider discretion be given to County Directors in refusing legal aid in criminal cases.

The sub-committee met again on May 17th when all the members were present, and further considered the material before it, and in particular the suggestion made to help solve the problem in criminal cases by providing a full-time assistant for Mr. Conover, and a part-time assistant for Mr. Sale. Mr. Inch had informed the sub-committee that he did not need an assistant, and Mr. W. H. Waugh, County Director, Welland, had stated in writing that he did not need an assistant, and that such an appointment would not be the solution of the problem in his county.

The sub-committee recommends to the Legal Aid Committee that legal aid in criminal cases be continued.

Your Committee approves the recommendation of the sub-committee that legal aid in criminal cases be continued, with the amendment that legal aid be discontinued where the applicant has had previous convictions except where special circumstances warrant the giving of legal aid, and that the regulations be so amended.

Your Committee approves of the recommendation of the sub-committee that the County Directors of York and Essex be given paid assistants.

Your Committee recommends that the Legal Aid Regulations be amended as follows:

“6. Legal aid SHALL NOT INCLUDE the following matters:

(7a) Criminal matters where the accused has previously been convicted of an offence punishable with imprisonment, unless as to indictable offences punishable with imprisonment the County Director is of the opinion that special circumstances warrant the granting of legal aid.”

Your Committee recommends that the sub-committee interview the Attorney-General at an appropriate time with reference to these changes.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, CANADIAN BAR ASSOCIATION,
ANNUAL MEETING 1955—Mr. R. F. Wilson.

After conferring with the President and the Vice-President for Ontario, of the Canadian Bar Association, your Committee recommends that The Law Society of Upper Canada contribute towards the cost of a buffet supper on Thursday, September 1st, following the garden party at Government House. The invitations will be extended in the name of The Law Society of Upper Canada.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer referred to the following correspondence:

Letter from the Conference of Governing Bodies of the Legal Profession in Canada enclosing a copy of the Minutes of the Mid-Winter Meeting of the Executive, and including a Report of the Special Committee on Educational Standards.

Ordered that the letter be received and filed.

Letter from Professor F. R. Scott, Chairman of the Committee on Legal Research of the Canadian Bar Association.

Ordered that copies of the letter and questionnaire be sent to all members of Convocation.

Moved by Mr. Jamieson, seconded by Mr. Chitty, that the matter be referred for consideration and report to a Special Committee to be appointed by the Treasurer.

Carried.

The Treasurer appointed the following Special Committee on Legal Research, Canadian Bar Association: Messrs. Arnup, Robinette and Walker.

CONVOCATION, JUNE 1955.

The Treasurer announced that the regular meeting of Convocation would be held on Thursday, June 16th, and that a special meeting of Convocation would be held on Thursday, June 23rd, for Call to the Bar and reception for the candidates, their families and friends.

The Treasurer announced that the Right Honourable Lord Justice Denning would be the guest of the Canadian Bar Association at its Annual Meeting 1955, and that he had accepted an invitation to dine with the Treasurer and Benchers at Osgoode Hall on Wednesday, September 7th, 1955.

The Treasurer announced that this day was the 50th Anniversary of Call to the Bar of G. W. Mason, Esq., Q.C., a former Treasurer of the Society, and that Mr. Mason and Messrs. G. G. Albery, Q.C., A. R. Cochrane, Q.C., and T. N. Phelan, Q.C., who were called to the Bar in Easter Term 1905, would be the guests of the Treasurer and Benchers at luncheon.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION

THURSDAY, 16TH JUNE 1955

Present: The Treasurer and Messrs. Arnup, Beaton, Brooks, Chitty, Clement, Creighton, Davis, Evans, Foster, Gregory, Haines, Kerr, Maclaren, Marshall, McCulloch, McGillivray, McLaughlin, MacTavish, Parkinson, Raney, Rigney, Sedgwick, Shaver, Slaght, Weir, Willmott, Wilson, P. D., and Wilson, R. F.

The Minutes of the Meeting of Convocation of May 19th, 1955, were read and confirmed.

The Treasurer announced the death on May 28th, 1955 of the Honourable R. S. Robertson, retired Chief Justice of Ontario and sometime Bencher and Treasurer of this Society.

The Treasurer appointed Messrs. Beaton and McLaughlin a special Committee to prepare a memorial to the late Chief Justice.

LEGAL EDUCATION COMMITTEE—Mr. Beaton

Your Committee met on Wednesday, 15th June, 1955, the following members being present: The Treasurer (in the Chair at the beginning), W. J. Beaton (Chairman) and Messrs. Arnup, Chitty, Evans, McGillivray, Maclaren, Walker, Weir, and Wilson, R. F.

ADMISSION OF STUDENTS

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

	Name	Date	University
1.	John Stuart Brownlee	27th May, 1955	Western
2.	John Turner Goodall	28th May, 1955	Toronto
3.	John David Truax Holding	27th May, 1955	"
4.	Donald Stewart Mills	27th May, 1955	"
5.	Morton Mordecai Smith	27th May, 1955	"
6.	George Stephenson Taylor	31st May, 1955	"

EXAMINATION RESULTS—EASTER 1955.

Fourth Year

The record of the returns of the examiners of the Easter examinations for the Fourth Year is submitted herewith, showing those who have passed with Honours, those who have passed Classes I and II, those who are required to write supplementals, and those who have failed.

The following is a summary:

5—passed with Honours

83—passed Class I (66% and over but not sufficient for Honours)

74—passed Class II (50-65% aggregate)

12—allowed pass standing on year's work (veteran students who failed on 1 subject but obtained 55% aggregate).

174

27—required to write supplementals.

1—failed.

202

Approved.

Honours

The following students having obtained at least 75% of the aggregate marks obtainable, and at least 65% of the marks obtainable in each subject, are entitled under Rule 126 to be passed with Honours:

1. W. J. Deslauriers
2. A. Mandel
3. H. C. Kerr
4. J. A. Geller
5. Miss N. Charlebois.

Approved.

Scholarships

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

The Chancellor Van Koughnet Scholarship (Rule 129)

W. J. DesLauriers \$400

The Christopher Robinson Memorial Scholarship (Rule 130)

A. Mandel \$300

The Matthew Wilson Memorial Scholarship (Rule 131)

H. C. Kerr \$200

*The Clara Brett Martin Memorial Scholarship (Rule 131)
for highest marks in Wills and Trusts*

R. A. Haney \$25

*The Gurston Allen Prize
for highest marks in Conflict of Laws*

H. R. Daiter \$25

*The Insurance Law Prize
for highest mark in Insurance Law*

D. S. Macdonald \$100

*The Benjamin Luxenberg Prize
for highest mark in Bankruptcy*

A. Mandel \$100

Approved.

Medals

Under the provisions of Rule 128, the following are entitled to Medals:

Silver Medal — W. J. DesLauriers

Silver Medal — A. Mandel

Approved.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 14th June, 1955, the following members being present: Messrs. McLaughlin (Chairman), Beaton, Foster, McGillivray, Shaver, Walker and Wilson, P. D.

PAST RECORDS

The Secretary reported that the records of the following have been transferred to Past Records:

Alan C. Bell, Q.C., Windsor—	Called, Trinity 1913 Deceased—15 May, 1955.
W. E. Wasley, Gravenhurst—	Called, January 19, 1939 Deceased—28 May, 1955.
A. H. Robertson, Toronto—	Called, 20 May, 1915 Deceased—4 June 1955.
R. E. Fennell, Q.C., Toronto—	Called, 21 November, 1918 Deceased—6 June, 1955.
R. J. Waterous, Q.C., Brantford—	Called, 19 May, 1921 Deceased—9 June 1955.
E. H. Dewart, Q.C., Toronto—	Called, 16 November 1933 Deceased—10 June, 1955.

RE COMPENSATION FUND—

The following Magistrate asked that his record sheet be transferred to Past Records:

W. W. McKeown, Q.C., Toronto—Called, 19 October 1922.

Approved.

READING LAW CLUB—

requested permission to hold their dinner meetings at Osgoode Hall on the following dates:

October 13th, November 3rd, December 1st, 1955.

January 5th, February 2nd, March 1st, April 5th and
May 3rd, 1956.

Approved.

DISCIPLINE COMMITTEE

Order

The Secretary placed before Convocation the following Order which, in compliance with Rule 79, is entered in the Minutes of Convocation:

Re JOHN JOSEPH SULLIVAN, order suspending from practice for three months.

 RE PROFESSIONAL ADVERTISING—Mr. Sedgwick.

PROFESSIONAL ADVERTISING

In May 1954 the Unauthorized Practice Committee recommended to Convocation that the Discipline Committee be requested to review the subject of professional advertising. The Discipline Committee on May 20th, 1954, recommended that the matter be referred to a Sub-Committee to be appointed by the Chairman. The Chairman appointed the following Committee:

Messrs. Sedgwick, Arnup, Seymour and Wilson, P. D.

The Sub-Committee met on several occasions and had before it information on this subject from other provinces in Canada and from the American Bar Association. The Sub-Committee also had the benefit of reading a pamphlet, "A Lecture on Professional Conduct and Etiquette" by Thomas G. Lund, C.B.E., Secretary of the Law Society, England. The pamphlet is a reprint of a lecture delivered to the Law Society, England, in January 1950.

The Sub-Committee recommended:

(1) That the following Notice to the Profession be printed forthwith in Ontario Weekly Notes:

 THE LAW SOCIETY OF UPPER CANADA

By direction of Convocation the following notice is called to the attention of members of the profession:

The attention of Convocation has been called to certain advertisements appearing in telephone directories and paid advertisements appearing in certain newspapers and periodicals which, in the opinion of Convocation, are solicitations for business, calling attention to the solicitor's alleged qualification for transacting certain classes of business. These advertisements, published in other than recognized legal publications, constitute, in the opinion of Convocation, a departure from the traditions of the Society and tend to lower the tone of the Lawyer's high calling and, in the opinion of Convocation, should not be tolerated; and in the event of the practice being continued Convocation will take the necessary steps to discipline those solicitors who, in the opinion of Convocation, are guilty of unprofessional conduct in the matter of advertising, contrary to the well established standard of the Society.

(2) That if Mr. Thomas G. Lund graciously grants permission, the pamphlet on Professional Conduct and Etiquette, by Mr. Lund, be printed and distributed to members of the profession.

Your Committee approves of the recommendations of the Sub-Committee.

Moved by Mr. Sedgwick, seconded by Mr. Arnup that the Report be adopted.

ORDERED that consideration of this Report stand to the September meeting of Convocation, and that a copy of the proposed Notice to the Profession be sent to all Benchers.

LIBRARY COMMITTEE—Mr. P. D. Wilson.

Your Committee met on the 14th day of June 1955, the following members being present: the Chairman and Messrs. Chitty and Foster.

SUPREME COURT CASES AND FACTUMS

Your Committee recommended in February 1954 that Supreme Court cases and factums should be microfilmed and that a microfilm reader should be purchased. This recommen-

dation was approved by Convocation. Before any action was taken it was discovered that the cases and factums might be microcarded. Cases and factums of cases which are to be reported are now being reproduced on Microlex cards, which will be easier to read and more convenient to handle than microfilm. Your Committee recommends that the library subscribe for the Supreme Court cases and factums on Microlex cards starting with those of 1954, and that a Microlex reader be purchased.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE

In the absence of the Chairman, Mr. Creighton presented the Report:

Your Committee met on the 16th day of June 1955, the following members being present: Messrs. Creighton (in the Chair), Brooks, Clement, Evans, Hays, Maclaren, MacTavish and Weir.

Your Committee considered final reports on two matters where a complaint of unauthorized practice had been made, one in Huron County, and one in Welland, and recommended that no further action be taken.

Your Committee has before it five other matters which are being investigated by Mr. C. H. Walker, Q.C., Solicitor for the Committee, and on which report may be made at a later date.

THE REPORT WAS ADOPTED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 16th day of June 1955, the following members being present: the Chairman and Messrs. Creighton, Hays, Maclaren, Raney and Weir.

ANNUAL GRANTS

Your Committee reports specially that the Simcoe Law Association, having failed to file its annual returns for the year 1953

within three months from the 15th day of January 1954, and the Waterloo Law Association, having failed to file its annual returns for the year 1954 within three months from the 15th day of January 1955, have now filed these returns and otherwise complied with the rules adopted from time to time relating to law libraries, and recommends that grants be made to them as follows:

Simcoe (1954 grant)	\$ 653.33
Waterloo	1,385.28

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, LAW SOCIETY ACCOMMODATION
—The Treasurer.

Your Committee met on Wednesday, 15th June, when the Treasurer and Messrs. Arnup, Beaton, Walker, Wilson, R. F., the Secretary and Deputy Secretary were present. Mr. Mathers was also present by request.

Since the last meeting of your Committee on the 18th of May Mr. Mathers had prepared detailed sketches of the proposed building. These had been distributed by the Secretary to all members of the Committee on the 1st of June. The Treasurer invited the comments of the Committee on these plans. A general discussion ensued upon all aspects of the projected building, including the size and furnishings of the lecture rooms and the accessory rooms, the type of interior and exterior finish for the building, the accessibility of study and library facilities for the students, and students' dining or lunch room accommodation.

It was decided that further information relative to these problems should be gathered during the summer months. Each member of the Committee would make a personal effort to obtain relevant information, and arrangements were made for the obtaining of a report on these and other points. Mr. Mathers then left the meeting and a preliminary discussion occurred on the financing of the projected building.

THE REPORT WAS ADOPTED.

CORRESPONDENCE

The Treasurer referred to the following letters:

Letter from Mrs. K. Y. Bal thanking the Treasurer and Benchers on behalf of the family for the expression of sympathy and flowers on the occasion of the death of their father, the late the Honourable R. S. Robertson.

Letter from Mr. G. W. Mason, Q.C., thanking the Benchers for flowers and for entertaining him at luncheon with some of his classmates on the occasion of his 50th Anniversary of Call to the Bar.

Letter from Wilbur F. Bowker, Q.C., Dean of the Law School, University of Alberta, and President of the Association of Canadian Law Teachers, thanking the Law Society of Upper Canada for its hospitality during the recent annual meeting of the Association.

ORDERED that the correspondence be received and filed.

The Treasurer announced that Mr. F. D. Kerr, Q.C., a Bencher ex officio, had been Called to the Bar of Ontario sixty years ago this term, and on behalf of Convocation extended to Mr. Kerr congratulations and good wishes, and referred to some other distinguished members of the Class of 1896, including several Benchers of the Society and one Treasurer, Mr. D. L. McCarthy, Q.C.

CONVOCATION THEN ROSE

C. F. H. CARSON,
Treasurer.

MEETING OF SPECIAL CONVOCATION

THURSDAY, 23RD JUNE 1955.

12 NOON.

Present: The Treasurer and Messrs. Beaton, Cassels, Chitty, Clement, Creighton, Davis, Evans, Foster, Gregory, Haines, McLaughlin, Parkinson, Price, Raney, Rigney, Robinette, Seymour, Walsh, Wilson, P. D., and Wilson, R. F.

 LEGAL EDUCATION COMMITTEE—Mr. Beaton

Your Committee met on Thursday the 23rd June, 1955, the following members being present: W. J. Beaton (Chairman), the Treasurer, and Messrs. Chitty, Davis, Evans, Foster, Gregory, Seymour, and Wilson, P. D.

EXAMINATION RESULTS—EASTER 1955

First and Second Years

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

*Approved.**Honours*

The following students having obtained 75% of the total marks obtainable and 65% in each subject, are entitled under Rule 126, to be passed with Honours:

Second Year

1. C. A. Carscallen

First Year

1. J. A. Bradshaw
2. R. G. Doe

Approved.

Scholarships

According to the returns of the examiners, the following are entitled to scholarships under Rule 127:

Second Year

- | | |
|---------------------------|-------|
| 1. C. A. Carscallen | \$200 |
|---------------------------|-------|

First Year

- | | |
|-------------------------|-------|
| 1. J. A. Bradshaw | \$200 |
| 2. R. G. Doe | \$150 |

Approved.

The Lawyers' Club War Memorial Prizes

The Lawyers' Club of Toronto presents a first prize of \$100 and a second prize of \$50 to students of the First Year showing the greatest all-round proficiency in the subject of Civil Practice and Procedure. In awarding the prizes standing in the course of Practice, as well as the students' standing in the work of the First Year Practice Groups, is taken into consideration. The prizes are awarded on the recommendation of the Dean, and preference is given to veterans or the children of veterans.

On the recommendation of the Dean, the prizes for 1954-55 are awarded to:

First Prize—\$100.

James Alexander Bradshaw

Second Prize—\$50.

Dennis Charles Hefferon

Approved.

THE RICHARD HALLIBURTON GREER PRIZE

First Year—Criminal Law

Through the generosity of Mr. Paul Greer, Barrister, a prize of \$50 has been offered, in memory of his father, to be awarded to the first year student obtaining the highest mark in Criminal Law.

The prize for 1954-55 has been won by—

Thomas Ernest Evans.

Approved.

DISCIPLINE COMMITTEE

At the request of the Treasurer, Mr. P. D. Wilson presented the Report:

Your Committee met on June 16, 1955, when the following members were present: Messrs. Sedgwick (Chairman), Arnup (Vice-Chairman), Creighton, McCulloch, McGillivray, Rigney, Seymour and Wilson, P. D.

Your Committee recommends that the following Notice to the Profession be printed forthwith in the Ontario Weekly Notes:

“THE LAW SOCIETY OF UPPER CANADA

“By direction of Convocation the following notice is called to the attention of the profession:

“The attention of the Discipline Committee has been called to the making of arrangements between real estate brokers and solicitors, or between a builder, a real estate broker and a solicitor, under which the solicitor agrees to handle all of the purchases and sales and the advancing of mortgage moneys in return for a reduction in fees, or no fees, charged to the builder-client. Other variations of arrangements along similar lines have been drawn to the attention of the Committee.

“In the opinion of the Discipline Committee, any arrangement between a solicitor and a real estate broker which involves the real estate broker making a practice of suggesting to the purchaser that the services of the solicitor be retained is a form of solicitation constituting unprofessional conduct.

“Any arrangement whereby a solicitor permits a real estate agent or any other unauthorized person to share in the fees which are charged to a client is a breach of The Solicitors’ Act and constitutes unprofessional conduct.

“Any transaction which in substance infringes the above principles, even though indirectly, is nevertheless in breach of them and constitutes conduct unbecoming a solicitor.”

THE REPORT WAS ADOPTED.

CONVOCATION ADJOURNED AT 12.30 P.M.

The Treasurer and Benchers entertained at luncheon the Honourable J. W. Pickup, Chief Justice of Ontario, the Honourable Mr. Justice Aylesworth, the Honourable Dana H. Porter, Q.C., Attorney-General of Ontario, and C. E. Smalley-Baker, Q.C., Dean of the Osgoode Hall Law School.

Convocation resumed at 2.30 p.m., a quorum being present.

The Treasurer and Benchers, with the Honourable the Chief Justice of Ontario, the Honourable Mr. Porter, and Dean Smalley-Baker, then proceeded to Convocation Hall and took their places on the dais. The body of the Hall was occupied by the graduate students, their families and friends.

Mr. W. J. Beaton, Q.C., Chairman of the Legal Education Committee, presented to the Treasurer and Benchers the following candidates:

1. William James DesLauriers (with Honours, Silver Medal, and The Chancellor Van Koughnet Scholarship)
2. Abraham Mandel (with Honours, Silver Medal, The Christopher Robinson Memorial Scholarship, and The Benjamin Luxenberg Prize)
3. Henry Campbell Kerr (with Honours, and the Matthew Wilson Memorial Scholarship)
4. John Arthur Geller (with Honours)
5. Noreen Mary Teresa Charlebois (with Honours)
6. Reginald Arthur Haney (with The Clara Brett Martin Memorial Scholarship)
7. Harvey Ralph Daiter (with The Gurston Allen Prize)
8. Donald Stovel Macdonald (with The Insurance Law Prize)
9. Jean-Pierre Beaulne
10. Russell Allan Edwards
11. Thomas Geza Gyimesi
12. Neil Douglas McNish

13. Paul Bernard Pickett
14. Lorne Frederick Gorman
15. Roy Norwood Clarke
16. Robert Charles Thomas
17. James Edward Bullbrook
18. John Twining Clement
19. John Alexander Gillespie
20. Robert Murray Sutherland
21. Thomas Henry VanSickler
22. Dante Matthew DeMonte
23. Wilmot Ross Draper
24. Ernest Robert Hennessey
25. Ross Taylor Bennett
26. Cyrille Hector Goulet
27. Daniel Monson
28. Ian Duncan Morrison
29. John Liddon Nesbitt
30. John Donald Nixon
31. John Goulding Parkinson
32. Douglas Campbell Woolley
33. Alan Donald Abelson
34. Malcolm Stockton Archibald
35. Donald Greer Beattie
36. John Francis Bennett
37. Franz Roland Bowman
38. Peter Edmund Brodey
39. John Heathcote Caldbick
40. Douglas Henry Carruthers
41. George Donald Chambers
42. Dalton Edward Charters
43. William Gray Dingwall
44. Robert Baker Dixon
45. James Emmett Duff
46. Thomas Gavin Edmondstone
47. Harold Herbert Elliott
48. George Alfred Farmer
49. Charles Fouriezos
50. John David George
51. Bruce Harrison Grose
52. Donna Jean Haley

53. Alexander Charles Harry
54. David Edward Hastings
55. Jacob Hildebrand
56. Robert Vernon Albert Jones
57. Sidney Klotz
58. David Lafferty
59. Eric Cresswell Lavelle
60. Richard George Meunier
61. Paul William John Mingay
62. W. Murray McCulloch
63. Angus Malcolm Macdonald
64. John Gerald Joseph O'Driscoll
65. Leonard Henry Panek
66. John Henry Pollock
67. Bernard Hector Racine
68. Julian Romanko
69. Victor Melville Seabrook
70. Norman Sherman
71. Robert Douglas George Stanbury
72. Peter Robert Sturdy
73. Konstantine Peter Tatulis
74. Edward Tharen
75. Terence Albert Wardrop
76. Richard Norman Waterous
77. John Malcolm Wing
78. Nicholas Joseph Zaffiro
79. Robert John Armstrong
80. Marvin Selwyn Arnold
81. Norman Eugene Balfour
82. Bernard Bernstein
83. Denis Boyle
84. Joseph Albert Brule
85. William Bazil Bulger
86. Daphne Joan Marie Byers
87. Irwin Cass
88. Leo Angelo Cvasin
89. George William Copeland
90. Robert Arthur Copeland
91. Bernard Samuel Dales
92. Alexander John Davidson

93. William Grenville Davis
94. Arthur Paul Dilks
95. John Edward Eberle
96. Martin Eisen
97. John Murray Ferron
98. John Paul Filipovic
99. Leonard Fine
100. Claude Douglas Fitzgibbon
101. Robert Allan Gazley
102. Lawrence Albert Glicksman
103. Douglas Warner Goudie
104. John Joseph Graham
105. Clare Colin Green
106. Gertrude June Gross
107. Mary Agnes Haffa
108. Lewis Edward Hanley
109. Richard James Hassard
110. Robert Howie Hawkes
111. Aaron Hermant
112. William Ross Hitch
113. John Richard Houston
114. Gordon Johnston Hutton
115. Igor Kaplan
116. Francis James Zoltan Kovacs
117. John Vincent Lawer
118. Ian Redford Linton
119. John Frederick Logan
120. Alan Thomas Marshall
121. Norando Meconi
122. George Campbell Miller
123. Joseph Michael William McBride
124. Neil Johnson MacPhee
125. Jack David Novitsky
126. Edward Alan Oakes
127. Ian Worrall Outerbridge
128. Victor Richard Edward Perry
129. Douglass Robert Peterson
130. Grenville Carson Price
131. Walter Harry Prince
132. Rupert Frederick Righton
133. John Edward Charles Robinson

134. John Ryan
135. George Donald Scroggie
136. William Robert Sherwood
137. Donald Clayton Sim
138. Sidney Jack Sitzer
139. Jeffrey Kenneth Smith
140. Sinclair McKnight Stevens
141. Murray Alan Thompson
142. James Wallace
143. Lawrence Wengle
144. Allan Cecil Wilson
145. Harold Jerry Wine
146. Kenneth Chown Woodsworth
147. Alan Bruce Zender
148. Walter Cyril Deakon
149. Robert Bernard Eisen
150. Robert Rusen Hall
151. Stanley James Knight
152. Benjamin Marcus
153. Robert Elmo Murray
154. David Ove Norman
155. James Robert Darrah
156. Warren Liddell Durham
157. John Daniel Stevenson
158. David Ynyr Lewis
159. Herbert Alfred Bunn
160. Andrew Stuart LeMesurier
161. George Yates—(Special—Nova Scotia and Alberta)
162. Gregory Rife Forsyth—(Special—Alberta)
163. Alfred James Lloyd Chapman—(Special—Nova Scotia)
164. Kenneth Arden Lund—(Special—New Brunswick)
165. David Richard Wardlaw—(Special—Ontario Solicitor)

The Treasurer then conferred upon the candidates the degree of Barrister-at-Law, and called them to the Bar of Ontario.

The Treasurer presented the following medals:

Silver Medal—

to William James DesLauriers

to Abraham Mandel.

and the following Scholarships:

The Chancellor Van Koughnet Scholarship to—
William James DesLauriers

The Christopher Robinson Memorial Scholarship to—
Abraham Mandel

The Matthew Wilson Memorial Scholarship to—
Henry Campbell Kerr

The Clara Brett Martin Memorial Scholarship to—
Reginald Arthur Haney

The Gurston Allen Prize to—Harvey Ralph Daiter

The Insurance Law Prize to—Donald Stovel Macdonald

The Benjamin Luxenberg Prize to—Abraham Mandel.

The Honourable J. W. Pickup, Chief Justice of Ontario, addressed the new members of the Bar and their guests.

Following the meeting of Convocation the Hall was set up as a court-room with the Honourable Mr. Justice Aylesworth presiding. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremonies the Treasurer and Benchers entertained the new barristers and their families and friends at a reception and garden party on the west lawn.

C. F. H. CARSON,
Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 15TH SEPTEMBER 1955.

11 A.M.

PRESENT: The Treasurer and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Davis, Evans, Foster, Gregory, Haines, Hamilton, Jamieson, Marshall, McCulloch, McGillivray, McLaughlin, MacTavish, Parkinson, Raney, Robinette, Seymour, Shaver, Walker, Walsh, Willmott, Wilson, P.D., and Wilson, R.F.

The Minutes of the meetings of Convocation of June 16th and June 23rd 1955 were read and confirmed.

DISCIPLINE COMMITTEE.

RE: PROFESSIONAL ADVERTISING.

In the absence of the Chairman, Mr. Arnup, the Vice-Chairman, reported for the Discipline Committee. He referred to the Report of the Discipline Committee on this subject dated June 14th, and presented to Convocation on June 16th, 1955. At that time it was ordered that consideration of the Report stand to the September meeting of Convocation, and that a copy of the proposed Notice to the Profession be sent to all Benchers.

The Discipline Committee met on June 16th and revised the notice, and on June 30th the Secretary sent a memorandum to all Benchers enclosing a copy of the notice as included in the Report, and a copy of the notice as revised by the Discipline Committee on June 16th.

Mr. Arnup then read the revised notice as follows:

“THE LAW SOCIETY OF UPPER CANADA

“Notice to the Profession.

“By direction of Convocation the following notice is called to the attention of members of the profession:

“The attention of Convocation has been drawn to certain advertisements of solicitors appearing in telephone directories, newspapers and periodicals calling attention to the solicitor’s purported qualifications for transacting certain

classes of business. Such advertisements, in the opinion of Convocation, constitute solicitation for business, are a departure from the traditions of the Society, and should not be permitted.

“In the event of the practice being continued Convocation will take the necessary steps to discipline those solicitors who, in the opinion of Convocation, are guilty of unprofessional conduct in the matter of advertising, contrary to the well established standard of the Society.

“The publication of legal cards as such is not regarded as unprofessional solicitation for business, and in cards published in recognized legal periodicals, the addition thereto of such terms as ‘patents and trade marks’, ‘parliamentary agents’, etc., is permissible.”

Moved by Mr. Arnup, seconded by Mr. Seymour, that the Report of the Discipline Committee dated June 14th, 1955 be amended by substituting for the notice therein the notice as revised and set out above, and that so amended the Report be adopted.

Carried.

LEGAL EDUCATION COMMITTEE—Mr. Jamieson.

Your Committee met on Wednesday, 14th September 1955, the following members being present: W. J. Beaton (Chairman), D. Park Jamieson (in the Chair, Vice-Chairman), the Treasurer, and Messrs. Chitty, Evans, Foster, McGillivray, McLaughlin, Robinette, Walker, Wilson P.D., and Wilson, R.F.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

NAME	DATE	UNIVERSITY
1. Reginald Bowman Andrews	30 June 1955	McMaster
2. Sidney Simon Bergstein	22 July 1955	Toronto
3. Lawrence Louis Borkowitz	30 June 1955	McMaster
4. Charles Henry Hewson Bourne	25 July 1955	Toronto
5. John Hamilton Brockenshire	13 June 1955	Assumption
6. Edward Cherry Burton	24 June 1955	Western

7.	Jean Leo Charette	26 July 1955	Ottawa
8.	Robert Chevrier	8 June 1955	Ottawa
9.	Donald Alexander Stewart Cromarty	28 June 1955	Western
10.	Frederick Charles Dally	28 June 1955	Assumption
11.	Lawrence Robert Dalton	25 July 1955	Western
12.	Daniel Danis	16 June 1955	Ottawa
13.	Joseph Paul Clement DeGagne	16 June 1955	Ottawa
14.	Irving Feldman	13 July 1955	Toronto
15.	Jesse Theodore Glass	13 June 1955	Toronto
16.	Aubrey Edward Golden	24 June 1955	Toronto
17.	Donald Patterson Hamilton	20 June 1955	Carleton
18.	Donald John Hawley	20 June 1955	Queen's
19.	Findlay Allan Huckabone	15 July 1955	Queen's
20.	John Howard Jenkins	13 June 1955	Western
21.	Mervin M. Katzman	14 July 1955	Western
22.	Bernard Melville Kelly	14 June 1955	Assumption
23.	Adele Knowlton	21 June 1955	Western
24.	Frederick Aird Lewis	27 June 1955	Toronto
25.	James Michael Lewis	14 June 1955	Toronto
26.	Harry Lipton	5 July 1955	Toronto
27.	William Price Magee	18 July 1955	Toronto
28.	Donald Mackenzie Mann	25 June 1955	McMaster
29.	Thomas David Manning	19 July 1955	Toronto
30.	Joseph John Marek	8 June 1955	Toronto
31.	John Wilson Moorby	4 July 1955	Toronto
32.	Sydney Moscoe	27 July 1955	Toronto
33.	John Graham McCarney	19 July 1955	Montreal
34.	Peter Hugh MacEwan	26 July 1955	Bishop's
35.	Roberta Margaret Jean McQueen	21 June 1955	McMaster
36.	John D'Arcy Askin O'Neill	16 May 1955	Western
37.	Douglas George Page	7 June 1955	Western
38.	Stephanie Josephine Picur	25 May 1955	Toronto
39.	Donald Harold Pollard	20 July 1955	McMaster
40.	Raymond Puhringer	21 July 1955	Toronto
41.	Thomas Edward Quinlan	18 July 1955	Western
42.	Ronald Louis Radley	4 July 1955	Royal Mil. Coll.
43.	John David Richard	10 June 1955	Ottawa

44.	John Paul Roche	20 June 1955	Assumption
45.	Kenneth Francis Ross	19 July 1955	Toronto
46.	James Allan Runions	5 July 1955	Toronto
47.	John David Sanderson	8 June 1955	Toronto
48.	John M. Schneller	2 June 1955	McGill
49.	Joseph Charles Louis Scime	25 July 1955	Toronto
50.	David Gibson Scott	7 June 1955	McGill
51.	Matthew Sheard	11 July 1955	Toronto
52.	Sol Morton Shmelzer	27 June 1955	McGill
53.	William Slovák	27 July 1955	Toronto
54.	Hugh Alfred Smyth	25 July 1955	Western
55.	John Lawrence Kennedy Vamplew	14 June 1955	Toronto
56.	Aldona Frances Vasiliunas	27 July 1955	Toronto
57.	Peter Alfred Bennington Weatherhead	22 July 1955	Toronto
58.	John Edward Wilson	20 June 1955	Western
59.	Frederick John Wunder	24 June 1955	Toronto

Admitted to Third Year on B.A. and LL.B. degrees.

60.	Oswald Gregory Anderson	15 June 1955	Toronto
61.	Douglas Andison	16 June 1955	Toronto
62.	Aaron Brown	13 June 1955	Toronto
63.	Frank Woods Callaghan	14 June 1955	Toronto
64.	Norman Allan Chalmers	13 June 1955	Toronto
65.	Bernard Green	14 June 1955	McMaster and Toronto
66.	Michael Robert Joseph Heffer	14 June 1955	Toronto
67.	Spyros Demosthenes Loukidelis	10 June 1955	Toronto
68.	Alexander Minden	6 June 1955	Toronto
69.	Gerald Leslie Morris	14 June 1955	Toronto
70.	Herbert Harold Solway	14 June 1955	Toronto
71.	Louis Hymie Tepper	13 June 1955	Queens and Toronto

Approved.

EXAMINATION RESULTS—Supplementals 1955.

Fourth Year.

The results of the supplemental examinations for Fourth Year are submitted herewith.

Approved.

Failures.

The returns of the examiners show that three students have failed at the supplementals.

PRACTICE GROUPS AND ORAL EXAMINATIONS.

Supervisor.

Mrs. Anne Dubin has tendered her resignation as Supervisor of the Practice Groups and Oral Examinations.

Mr. Donald F. Sim of Messrs. McCarthy & McCarthy, with the approval of the Chairman, has been appointed Supervisor.

CHANGE OF NAME.

Lawrence Albert Glicksman—Barrister of Toronto—asks to have his name changed on the Rolls and Records of the Society to “Lawrence Albert Gordon”. He has filed copy of an Order by His Honour Judge Lovering, dated 18th July 1955, under the Change of Name Act.

Your Committee recommends that the request be granted and that the necessary changes be made on the Rolls and Records of the Society.

Thomas Geza Gyimesi—Barrister of Toronto—asks to have his name changed on the Rolls and Records of the Society to “Thomas Martin”. He has filed copy of an Order by His Honour Judge Denton, dated 11th July 1955, under the Change of Name Act.

Your Committee recommends that the request be granted and that the necessary changes be made on the Rolls and Records of the Society.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 13th day of September 1955, the following members being present: Messrs. McLaughlin (Chairman), R. F. Wilson, (Vice-Chairman), Cassels, Foster, McGillivray, Walker and P. D. Wilson.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

- | | |
|--------------------------------|--|
| C. R. Deacon, Q.C., Toronto— | Called Trinity, 1902.
Deceased, 29th June 1955. |
| W. S. O'Hara, Kingston— | Called, 24th September 1952.
Deceased, 9th July 1955. |
| J. E. Goodison, Sarnia— | Called, 18th June 1931.
Deceased, 27th August 1955. |
| Frank Fingland, Q.C., Clinton— | Called, 18th June 1925.
Appointed Co. Ct. Judge,
December 1, 1954. |

Approved.

COMMON ROLL.

J. M. McNiven who was admitted as a student-at-law on May 24, 1955 has been granted a refund of his admission fee.

Your Committee recommends that his name be removed from the Common Roll.

THE LAWYERS' CLUB.

The Lawyers' Club requests permission for the use of Convocation Hall for their regular dinner meetings.

Your Committee recommends that the request be granted.

LIBRARY STAFF.

Frank R. Bacon of the Library Staff and Usher, was in the employ of the Society from February 5, 1925 to September 1, 1948, and on pension of \$100.00 a month from September 1, 1948. He died on August 9, 1955, and the pension was paid to the end of August 1955.

Your Committee notes with sincere regret the passing of an old and faithful employee.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE—Mr. Wilson.

Your Committee met on the 13th day of September 1955, the following members being present: The Chairman, Messrs. Cassels, Chitty, Common, Foster, Robinette and Walsh.

NIGHT LIBRARIANS.

Your Committee recommends that the required number of students be appointed to act as night librarians for the year 1955-56.

LIBRARY VACATION HOURS.

Your Committee recommends that the library regulations be amended to provide that the library remain open from Monday to Friday in the vacations during the hours in which the court offices in Osgoode Hall are open.

DICTAPHONES.

Your Committee reports that the Dictaphone Corporation Limited has agreed to install one of its machines in the library without charge, for the use of members of the profession who have Dictaphones in their offices.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally that the Committee had approved estimates for the year 1955-56 for submission to the Finance Committee; that on considering the reports of Mr. C. H. Walker, Q.C., on two matters under investigation the Committee had directed that no further action be taken; that on three other matters the Committee had directed that further information be obtained for consideration at its next meeting.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE—Mr. MacTavish.

Your Committee met on the 15th day of September 1955, the following members being present: the Chairman and Messrs. Clement, Creighton, Hamilton and Raney.

ANNUAL GRANTS.

Your Committee reports specially that the Peel Law Association, having failed to file its annual returns for the year 1954 within three months from the 15th day of January 1955, has now

filed these returns and otherwise complied with the rules adopted from time to time relating to law libraries, and recommends that a grant be made to it of \$400.00.

PUBLIC RELATIONS COMMITTEE.

Mr. Jamieson referred to the Report of the Committee of June 15th and presented to Convocation on June 16th, 1955, in which it was reported that as a matter of public relations, arrangements had been made for the contribution of a series of articles to be published in the Canadian Dental Association Journal under the general heading of "Economic Security in Dental Practice", as follows:

"You and Your Family"
by H. Allan Leal, B.A.

"Good Title to Land"
by W. G. Nield, Barrister

"Problems of Estate Administration"
by Terence Sheard, Q.C.

"Succession Duties"
by W. D. Blair, Q.C.

"Public Liability as Regards Professional Practice"
by E. L. Haines, Q.C.

Mr. Jamieson stated that these arrangements were greatly appreciated, and read the following letters to the Secretary from Wesley J. Dunn, D.D.S., Editor, Journal of the Canadian Dental Association, and E. L. R. Williamson, Administrator of the Canadian Dental Association Pension Assurance Plan,—

"Dear Mr. Smith:

"May I add my personal word of appreciation to you and the members of the Law Society for your splendid contributions to the Journal of the Canadian Dental Association. Mr. Leal's articles on the subject of wills were most favourably received and I am sure that the papers submitted by Messrs. Sheard, Nield, Blair and Haines will be read with equal interest.

"A profession is often judged by its unselfish willingness to promote the public weal. You and your associates have demonstrated in a tangible way this aspect of your respected profession.

On behalf of the profession of dentistry I extend our sincerest appreciation.

“Yours sincerely,
“ ‘Wesley J. Dunn.’ ”

“Dear Mr. Smith:

“Your letters of 9th and 10th June were awaiting me on my return to the office. It is most gratifying to learn that two more distinguished members of the legal profession have undertaken authoritative articles for the guidance of the dental profession in matters which may be of the utmost importance to the economic security of members and their families. . . .

“Again thank you for all the trouble you have taken, and please convey this also to the Public Relations Committee. You will be pleased to know that I have received appreciative comment on Mr. Leal’s Article amongst the Northern and Western Ontario local Dental Academies which I have just been visiting. I am making special mention of these Articles in my addresses to local societies, and the Law Society’s co-operation in making them available.

“Yours very sincerely,
“ ‘E. L. R. Williamson’.”

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE ON MEMORIAL TO THE LATE THE HONOURABLE ROBERT SPELMAN ROBERTSON.

Mr. Beaton presented the Report of the Special Committee appointed to prepare a Memorial to the late The Honourable Robert Spelman Robertson, formerly Chief Justice of Ontario, and it was ordered that it be recorded in the Minutes of Convocation and a copy sent to the family.

*Memorial to the late
The Honourable Robert Spelman Robertson.*

Convocation records with sincere regret the death on the 28th of May, 1955, at Toronto, of The Honourable Robert Spelman Robertson, a former Chief Justice of Ontario and a former Treasurer of the Law Society of Upper Canada.

The Honourable Robert Spelman Robertson was born at Goderich, Ontario, in 1871. He received his early education in the local Public School and High School at Goderich and read law with J. T. Garrow, Esquire, afterwards Mr. Justice Garrow. He was admitted as a matriculant student in Michaelmas Term, 1887, and admitted as a solicitor to the Supreme Court of Ontario, on the 22nd of November, 1892, and was called to the Bar in the Easter Term of 1894. After graduation he practiced law in Stratford, Ontario, in the firm of Idington and Robertson and he was for some time City Solicitor for Stratford. He was created a King's Counsel in 1921.

Chief Justice Robertson came to Toronto during the First World War, and in 1917 became a member of the firm of Fasken, Robertson, Aitchison, Pickup and Calvin.

He was an eminent authority on constitutional law and was a leading counsel in our Courts for many years, frequently appearing before the Supreme Court of Canada and the Judicial Committee of the Privy Council. In 1939, when he was appointed Chief Justice of Ontario, he was appearing before the Privy Council in London.

Chief Justice Robertson gave long and useful service to the Law Society of Upper Canada, becoming a Bencher on the 17th April, 1930, succeeding the late H. S. White, K.C., and was re-elected at quinquennial elections in 1931 and 1936.

He was appointed Vice-Chairman of the Discipline Committee in June, 1933 and Chairman of that Committee in 1934. He was elected Treasurer of the Law Society on the 21st of January, 1937, on the death of the late M. H. Ludwig, K.C., and was re-elected Treasurer in May 1937 and May 1938 and on the 3rd of January, 1939, he was appointed Chief Justice of the Supreme Court of Ontario.

He retired on the 1st of September, 1952, having served in that post longer than any other Ontario Chief Justice, and the Law Reports for the past 14 years contain many of his learned and erudite judgments.

He was a member of the Board of Governors of the University of Toronto and received a Doctorate of Law Degree from that University in 1943.

He was also a member of the Ontario Club, the RCYC, and was a member of the United Church.

His wife, the former Laura G. Sedgesworth, predeceased him. He was survived by one daughter, Mrs. K. Y. Bal, and four sons, Morton, Dr. Harold F., Fraser W., Financial Editor of The Telegram, and John F., a member of our Bar.

With his death, the profession lost a most valued and esteemed member, and one who exemplified its highest and best traditions.

“W. J. Beaton”

“Hugh J. McLaughlin”

Memorial Committee.

Dated September 15, 1955.

SPECIAL COMMITTEE, LAW SOCIETY ACCOMMODATION.

The Treasurer reported orally on consideration given by the Special Committee to the question of legal education in Ontario generally, and to plans for an addition to the Law School.

THE REPORT WAS RECEIVED.

CORRESPONDENCE.

The Treasurer read a letter from T. G. Lund, Acting Secretary, Commonwealth and Empire Law Conference 1955, and an extract from the minutes of the meeting of the Executive Committee of the Conference held on Thursday, the 28th July 1955 at the Law Society's Hall, Chancery Lane, London, W.C. 2.

“3. The Committee considered, in the light of the Prime Minister's observations about the Conference in Guildhall and the views expressed by many delegates, the desirability of holding similar Conferences in the future.

“*Resolved* (1) to recommend to the Commonwealth Law Societies and Bar Associations that, on the basis that the legal profession in Canada are agreeable, the next Conference be held in five years' time in Canada, when consideration might be given to the holding of a subsequent Conference at the expiration of a further period of five years possibly in Australia;

“(2) that the Conference Secretary be requested to write accordingly to the Law Societies and Bar Associations in the Commonwealth inviting their concurrence with this proposal.”

The Treasurer read a letter from T. G. Lund, Acting Secretary, Commonwealth and Empire Law Conference 1955, enclosing a copy of the Reports by the Chairmen of the Plenary Sessions and of Committee Sessions of the Commonwealth and Empire Law Conference 1955.

Mr. Jamieson informed Convocation that the Canadian Bar Association had already taken action with reference to the proposed Conference in 1960.

Ordered that these letters be received.

The Treasurer read a letter from J. K. Doner, Barrister of Kenora, Ontario, with reference to the examination or seizure of solicitors' books of record and files by representatives of the Department of National Revenue.

Ordered that the matter be referred to a Special Committee to be appointed by the Treasurer.

The Treasurer appointed the following Special Committee: Messrs. Arnup, Wilson, R. F., and Robinette.

The Treasurer read a letter from Austin B. Smith, Q.C. of Kingsville with reference to a Blue Cross Hospital Plan for members of the Society.

Ordered that the matter be referred to a Special Committee to be appointed by the Treasurer.

The Treasurer appointed the following Special Committee: Messrs. Haines, Foster and Creighton.

The Treasurer announced that Mr. D. L. McCarthy, Q.C., a Bencher *ex officio* and a former Treasurer of the Law Society of Upper Canada, had been called to the Bar of Ontario sixty years ago this term, Trinity 1895, and would be a guest at luncheon today. The Treasurer said that with the approval of Convocation he would extend to Mr. McCarthy its congratulations and good wishes on his long and distinguished career at the Bar.

CONVOCATION ADJOURNED AT 1 P.M.

The Treasurer and Benchers entertained at luncheon the Honourable J. C. McRuer, Chief Justice of the High Court, the Honourable Kelso Roberts, Q.C., Attorney-General for Ontario, D. L. McCarthy, Esq., Q.C., and C. E. Smalley-Baker, Q.C., Dean of the Osgoode Hall Law School.

Convocation resumed at 2:30 p.m., a quorum being present.

The Treasurer and Benchers, with the Honourable the Chief Justice of the High Court, the Honourable Mr. Roberts, and Dean Smalley-Baker then proceeded to Convocation Hall and took their places on the dais. The body of the Hall was occupied by the graduating students, their families and friends.

Mr. W. J. Beaton, Q.C., Chairman of the Legal Education Committee, presented to the Treasurer and Benchers the following candidates:

Michael John Godo
 Stephen Eisen
 John David Webster
 Eleanor Colleen Ball
 John Montgomery Bolton
 William Charles Busby
 Charles F. Jenkinson
 Albert Edward Lal Knox
 Andrew Mowry Lawson
 Bruce Malcolm Ralph
 Kiva Isaac Dodick
 Harry Walker Robertson
 Franklin Jack Wesley Corner
 Terrence Edmond Foy
 Philip Bartlett MacDonald
 Joseph William McKenna
 Henri Oscar Saint-Jacques
 John Reesor Williams
 Victor Dennis Alksnis
 William Allan Ault
 John Stanley Bell

Aldo Braidà
 Geoffrey Francis Brooks
 Kerry Maxwell Hill
 James Roy Mahoney
 Garfield Franklin Montgomery
 Nahum Qualer
 Gilles Leo Racicot
 Ian Holt Smith
 John Alexander Sproule
 Thomas Hamilton Thomson
 Morley Sidney Wolfe
 Hugh Edward Simmerman
 David William Forrest
 George Albert Beecroft
 Douglas Verne Gaebel
 Elmer Walter Sopha
 Brien Sherwell

John Timmins Blanchard (Special—British Columbia)
 Daniel Allan Soberman (Special—Nova Scotia)
 William Russell Kennedy (Special—Nova Scotia)
 Shirley Joanne Tucker (Special—Saskatchewan)
 Richard Henry Penty (Special—Ontario Solicitor)

The Treasurer then conferred upon the candidates the degree of Barrister-at-Law, and called them to the Bar of Ontario.

The Honourable J. C. McRuer, Chief Justice of the High Court, addressed the new members of the Bar and their guests.

CONVOCATION THEN ROSE.

Following the meeting of Convocation the candidates were conducted to the Court of Common Pleas Court Room where the Honourable Mr. Justice Chevrier presided. Mr. W. J. Beaton, Q.C., presented the candidates to His Lordship.

At the conclusion of the ceremony the Treasurer and Benchers entertained the new barristers and their families and friends at a reception in Convocation Hall.

C. F. H. CARSON,
 Treasurer.

MEETING OF CONVOCATION.

THURSDAY, 20TH OCTOBER 1955.

11 A.M.

PRESENT: The Treasurer, and Messrs. Arnup, Beaton, Brooks, Cassels, Chitty, Clement, Creighton, Davis, Evans, Foster, Haines, Hamilton, Hays, Hughes, Jamieson, McCulloch, McGillivray, McLaughlin, Parkinson, Rigney, Robinette, Sedgwick, Shaver, Slaght, Walker, Walsh, Weir, Wilson, P. D., and Wilson, R. F.

The Minutes of the meeting of September 15, 1955 were read and confirmed.

CALL TO THE BAR.

The following candidates appeared before Convocation and were introduced and called to the Bar, and the degree of Barrister-at-law was conferred upon them by the Treasurer:

John Gordon Taylor

George Richard Hunter (Special—Manitoba)

John Robert Morrison (Special—Manitoba)

Alexander Jarvis McComber (Special—Nova Scotia)

SPECIAL COMMITTEE ON LAW SOCIETY
ACCOMMODATION.

The Treasurer presented the Report of the Special Committee.

The Treasurer read a letter of October 18, 1955 from Messrs. Mathers & Haldenby, Architects, and a draft of a letter to members of the profession with reference to the proposed increase in solicitors' fees. The Treasurer and Mr. Mathers explained in detail the plans of the proposed addition.

Moved by Mr. Beaton, seconded by Mr. McLaughlin that the report be adopted.

The motion was carried.

CONVOCATION ADJOURNED AT 1.10 P.M.

Convocation resumed at 2:30 p.m., a quorum being present.

AMENDMENT OF RULES.

Moved, seconded and carried,

That Rule 22 be suspended;

That Rule 147 be amended by striking out the word "thirty" in the second line thereof and substituting therefore the word "forty"; and by striking out the word "thirty" in the last line thereof, and substituting therefor the word "forty".

That Rule 150 be amended by striking out the figures "30" in the last item thereof, and substituting therefor the figures "40".

SPECIAL COMMITTEE, LIBRARY ACCOMMODATION.

Mr. Shaver presented the Report of the Special Committee.

That on the 13th day of October, 1955, His Honour the Lieutenant-Governor of Ontario approved an Order-in-Council No. 2401/55 transferring to the Law Society of Upper Canada use and control of those portions of the west wing of Osgoode Hall described in the Order-in-Council, upon the terms and conditions therein set out. Your committee has given some consideration to the immediate and future use of this space, has consulted with Mr. A. S. Mathers, an architect who has had great experience in the building and remodelling of libraries. Your Committee is of the opinion that further study should be made as to the use of the space, and so recommends.

A certified copy of the Order-in-Council hereinbefore referred to, together with plan attached is made part of this report.

LEGAL EDUCATION COMMITTEE—Mr. Beaton.

Your Committee met on Wednesday, the 19th October 1955, the following members being present: W. J. Beaton (Chairman),

D. Park Jamieson (Vice-Chairman), The Treasurer, and Messrs. Arnup, Chitty, Foster, Gregory, McGillivray, McLaughlin, Robinette, Walker, Weir, and Wilson, P. D.

ADMISSION OF STUDENTS.

The following candidates are entitled to be admitted as students-at-law as of the date of filing their applications:

NAMES	DATE	UNIVERSITY
1. Paul Bacon	16th September 1955	Toronto
2. David Earle Baird	12th August 1955	Toronto
3. Lewis Benjamin Baker	26th August 1955	Toronto
4. Robert Joseph Ball ...	6th September 1955	Western
5. George Charles Martin Banks	2nd September 1955	Toronto
6. Robert Bazos	26th August 1955	Toronto
7. Julius Berman	30th August 1955	Toronto
8. Douglas George Bice	14th September 1955	Toronto
9. Stephan Biro	15th August 1955	Vienna
10. William Bohush	4th October 1955	Western
11. Robert A. Bombier ...	16th September 1955	Toronto
12. Ralph Brown	29th August 1955	Toronto
13. Barry Arthur St. Clair Browning	7th September 1955	McMaster
14. William Joseph Cauley	27th September 1955	McMaster
15. Richard Frederick Chamandy	12th August 1955	Toronto
16. John Stuart Cochrane	29th July 1955	Toronto
17. David Cohen	13th May 1955	Tel-Aviv
18. Gordon Elliot Cooper	12th September 1955	Toronto
19. Frederic Romeo Cote	15th August 1955	Ottawa
20. Hugh Justin Couch ...	16th September 1955	Toronto
21. Ronald Cowitz	16th September 1955	Toronto
22. Harry Joseph Craven	30th September 1955	Toronto
23. James Crossland	1st September 1955	Toronto
24. Robin Bateman Cumine	22nd August 1955	RMC
25. Desiderius Czipo	15th August 1955	Budapest

	NAMES	DATE	UNIVERSITY
26.	Lavinia Dale	19th September 1955	Toronto
27.	Michael Norman Arden Davies	20th September 1955	Toronto
28.	Maurice Gerald Stephan Devlin	23rd August 1955	Toronto
29.	John Hartley Dies	16th September 1955	Toronto
30.	Peter Joseph Dika	7th September 1955	Queen's
31.	James Russell Dodson	9th September 1955	McMaster
32.	Harry Drexler	14th September 1955	Toronto
33.	Norman Desmond Dyson	19th September 1955	Queen's
34.	Robert Basil Edgar ..	8th September 1955	Toronto
35.	John Wilfred Ehmann	29th August 1955	Toronto
36.	Charles Edmund Evans	12th September 1955	McMaster
37.	Walter Falke	2nd September 1955	Toronto
38.	Douglas Albert Farr..	12th September 1955	Toronto
39.	John Douglas Ferguson	8th September 1955	Western
40.	Gerald Emmett FitzGerald	15th September 1955	Assumption
41.	John William Fortier	28th July 1955	McMaster
42.	Israel Freedman	30th August 1955	Geo. Williams
43.	John Arthur Frise	15th September 1955	Toronto
44.	Gerald Fromstein	16th September 1955	Toronto
45.	John Albert Gamble..	13th September 1955	Toronto
46.	James Craig Gaskin ..	19th September 1955	Toronto
47.	Peter Paul Gawinski	20th September 1955	McMaster
48.	Frederick Wensley Geary	15th September 1955	Toronto
49.	Peter Alan Gifford	16th September 1955	RMC
50.	Marvin Irving Givertz	9th September 1955	Toronto
51.	Arnell Saul Goldberg	9th August 1955	Carleton
52.	Walter Stanley Genet	30th August 1955	Toronto
53.	Lorraine Gotlib	31st August 1955	Toronto
54.	John Douglas Daniel Graham	10th August 1955	Ottawa

NAMES	DATE	UNIVERSITY
55. Lawrence David Graner	6th September 1955	Toronto
56. Carl Thomas Grant ...	18th August 1955	Carleton
57. James Frederick Harris Gray	29th August 1955	Toronto
58. James Dominic Greco	8th August 1955	Detroit
59. William Joseph Greenaway	9th September 1955	Western
60. Rose Greenstein	9th September 1955	Toronto
61. Norman Diamond Griesdorf	14th September 1955	Toronto
62. Abraham Gruber	23rd August 1955	Toronto
63. Donald James Hamilton	5th September 1955	Geo. Williams
64. Thomas Paul Hart	22nd August 1955	Assumption
65. Richard Thomas Burke Harvey	16th September 1955	Western
66. Michael Haza	30th August 1955	Toronto
67. James Roy Herrington	19th September 1955	Queen's
68. John Aubrey Hicks ...	24th August 1955	Toronto
69. Edward Charles Hill..	13th September 1955	Toronto
70. Hartley Clark Holden	22nd August 1955	McMaster
71. Frederick Edward Horton	19th September 1955	McMaster
72. Jack Warnica Huckle	31st August 1955	Toronto
73. Seymour Iseman	16th September 1955	Toronto
74. Paul Ross Jewell	10th August 1955	Western
75. Harry Joseph Keenan	19th September 1955	St. F. Xavier
76. Gordon Patrick Killeen	1st September 1955	St. Patrick's
77. James Daniel Kokonis	13th September 1955	Toronto
78. Richard Robert Kosterski	9th August 1955	Toronto
79. Joseph Thomas Kostyk	12th September 1955	McMaster

	NAMES	DATE	UNIVERSITY
80.	Thomas Joseph Justin Lally	29th August 1955	Toronto
81.	Murray Mathew Lipovitch	30th August 1955	Toronto
82.	Lucio Aldo Lizzi	15th August 1955	Toronto
83.	Casimir Edward Longo	25th July 1955	Ottawa
84.	Ernest Loukidelis	8th August 1955	Toronto
85.	Leonard Lyons	7th September 1955	Assumption
86.	Roman Malaschuk	23rd September 1955	Prague
87.	Robert Ernest Maranger	15th August 1955	Ottawa
88.	Peter Antony John Marshall	30th August 1955	Toronto
89.	Colin Irvine Mason.....	15th September 1955	Western
90.	John Leslie Menzies ...	15th August 1955	Toronto
91.	Thomas Mercer	16th September 1955	Liverpool
92.	Ian Gordon Milne	27th September 1955	Toronto
93.	Norman Aaron Mintzer	2nd September 1955	Toronto
94.	Barry Alan Monaghan	23rd August 1955	Toronto
95.	Elmer Lorne Moore ...	15th August 1955	Toronto
96.	Louis Mostyn	22nd August 1955	Toronto
97.	Norman John Munn ...	17th August 1955	Toronto
98.	Charles Stewart McCormack	20th September 1955	McMaster
99.	John Norcott McCullough	12th August 1955	Toronto
100.	David Scott McGarry	19th September 1955	Western
101.	Bruce Edward McGuire	22nd September 1955	Western
102.	Douglas Cameron McKechnie	2nd September 1955	Queen's
103.	John Duncan McKellar	19th September 1955	Toronto
104.	James Dennis McKeon	8th September 1955	McMaster
105.	Cecil Garland Stewart McKeown...	7th October 1955	Toronto

	NAMES	DATE	UNIVERSITY
106.	Richard Duncan McLean	12th August 1955	Toronto
107.	William John MacLeod	12th September 1955	Toronto
108.	John Clive McMurphy	15th September 1955	Toronto
109.	Thomas Birdsell McPherson	26th September 1955	McMaster
110.	Donald Roy Neilson ...	10th August 1955	Queen's
111.	Herbert Bernard Noble	15th August 1955	Toronto
112.	Saul Nosanchuk	5th September 1955	Assumption
113.	Alan Joseph Nyman...	6th September 1955	Western
114.	Hugh Michael O'Connell	19th September 1955	Toronto
115.	Edward John Orzel ...	14th September 1955	McMaster
116.	Coulter Arthur Anthony Osborne ...	12th September 1955	Western
117.	Bruce Alan Owen	15th September 1955	Western
118.	Allen Gabriel Pancer	13th September 1955	Toronto
119.	Alexander Charles Pathy	15th September 1955	Toronto
120.	James Heatly Pearson	19th September 1955	Toronto
121.	John Carl Pelech	7th September 1955	McMaster
122.	Robert Douglas Perkins	7th September 1955	Toronto
123.	Albert Karl Perl	12th September 1955	McMaster
124.	Richard Angelo Piner	11th August 1955	Assumption
125.	Ralph Clement Potwarka	14th September 1955	Western
126.	Newton Gardiner Powell	29th August 1955	Toronto
127.	Robert Philip Preszler	8th September 1955	Western
128.	Conrad Proulx	22nd August 1955	Laval
129.	Neil Cameron Proverbs	1st September 1955	Toronto
130.	Peter Laird Raymond	15th September 1955	Western
131.	Donald Sheridan Rickerd	6th September 1955	Queen's

	NAMES	DATE	UNIVERSITY
132.	David Mackay Rogers	26th August 1955	Toronto
133.	Ronald Stephen Romanick	9th August 1955	Toronto
134.	Reuben Maurice Rosenblatt	16th September 1955	Toronto
135.	Norman Louis Ross ...	19th September 1955	Toronto
136.	Cecil Lorne Rotenberg	11th August 1955	Toronto
137.	Robert Louis Sachter	25th August 1955	Western
138.	Thomas Ted Sahaidak	15th August 1955	Western
139.	John Charles Savchuk	16th September 1955	McMaster
140.	Frank Raymond Schmalz	9th September 1955	McMaster
141.	Ian Gilmour Scott	11th August 1955	Toronto
142.	Brian W. Shields	21st September 1955	McGill
143.	Stanley Israel Shier ...	15th August 1955	Toronto
144.	John Richard Sigouin	16th August 1955	Ottawa
145.	John Sherman Sillers	25th August 1955	Toronto
146.	Harold Alexander Simpson	16th September 1955	Toronto
147.	Stanley Simpson	15th September 1955	Toronto
148.	Peter Harvey Sims ...	25th July 1955	McGill
149.	George Bourke Smith	19th September 1955	Toronto
150.	Morrey Solway	6th September 1955	Toronto
151.	William Parker Somers	16th September 1955	Toronto
152.	Stanley Harvey Starkman	6th September 1955	Toronto
153.	Sydney Jack Steiner...	19th September 1955	Toronto
154.	Richard Franklin Stephenson	7th September 1955	McMaster
155.	Robert Lewis Stephenson	13th September 1955	Toronto
156.	Garry Joseph Sullivan	16th August 1955	Ottawa
157.	John Szezeglik	3rd October 1955	Ottawa
158.	Pierre de Boucher- ville Taillon	16th August 1955	Toronto

	NAMES	DATE	UNIVERSITY
159.	Peter Bourdon Tobias	16th September 1955	Toronto
160.	Herman Adolph Turkstra	23rd September 1955	McMaster
161.	Harry Sheldon Ulman	6th September 1955	Toronto
162.	Gerard Joseph Cecil Van Berkel	1st September 1955	Toronto
163.	John Peter Vance	14th September 1955	McMaster
164.	Michael Vasil	29th September 1955	Assumption
165.	Robert Albert Vincent	15th September 1955	Ottawa
166.	Reno Basil Violin	25th August 1955	McMaster
167.	Michael Thomas Wadsworth	2nd August 1955	Toronto
168.	Joel Sheldon-Zangwill Wagman	12th September 1955	Toronto
169.	Kenneth Charles Walker	19th August 1955	Queen's
170.	Robert John Watson...	8th September 1955	Toronto
171.	Ronald Kenyon Webb	16th September 1955	Toronto
172.	John Brunton Webber	15th September 1955	Toronto
173.	Albert Weisbrot	30th August 1955	Toronto
174.	Edward Joseph Whiteside	5th August 1955	Toronto
175.	Homer Douglas Wilkins	16th September 1955	Toronto
176.	William Matthew Dean Wilkins	12th September 1955	Toronto
177.	Frederick Duncanson Wilson	11th August 1955	Toronto
178.	Frederick Harold Wood	17th August 1955	Toronto
179.	Stephanie Jessie Wychowanec	16th August 1955	Toronto
180.	George James Young	12th September 1955	Carleton
181.	Gerard Lancelot Young	12th September 1955	Toronto
182.	Arthur Zutis	21st September 1955	Toronto

ADMITTED TO THIRD YEAR.

	NAMES	DATE	UNIVERSITY
183.	Robert John Stevens Gray	14th June 1955	Toronto
184.	Jack Alexander Iwanicki	15th September 1955	Toronto
185.	Daniel Earl McLeod ...	15th June 1955	British Columbia
186.	Ian Frankford Hardy Rogers	20th July 1955	Toronto & Cambridge
187.	Henry Francis Hugh Sedgwick	6th September 1955	McGill & Cambridge

Approved.

ARTICLED CLERKS.

Percentage of fees.

A memorandum is submitted with reference to the alleged practice of students serving under Articles being paid a percentage of the fees from business which they bring in to their solicitors' office.

Your Committee recommends that action be taken by the Chairman and Mr. Arnup to deprecate this practice and call it to the attention of the profession.

BURSARIES.

The Lawyers Club.

A letter is submitted from J. O. Weldon, President of The Lawyers Club, stating in part as follows:

“At the annual meeting of the Club on April 14th, 1955 the following motion was passed:

“That this Club pay the sum of Eight Hundred Dollars to the Law Society of Upper Canada to be added to the funds available for bursaries for needy and deserving students-at-law enrolled in the Osgoode Hall Law School, and to be disbursed as the Benchers may deem advisable.’

“ . . . The motion which was originally placed before the members called for a considerably smaller donation but that was increased, by amendment to the motion, to the sum of Eight Hundred Dollars. This matter of making a contribution of a sum of money to the Law Society of Upper Canada to be added to the funds available for bursaries will probably come up and be dealt with on an annual basis from now on. However, I would like to say that the sum of Eight Hundred Dollars was set spontaneously in a general meeting of the members without much discussion and it is my personal opinion that if the Club makes a donation next year it may be a much smaller amount. With this in mind you may feel like holding part of the present donation over until next year.”

Your Committee recommends that a letter be sent thanking Mr. Weldon for this generous offer by the Lawyers Club.

PRACTICE GROUPS AND ORAL EXAMINATIONS.

Supervisor.

At its meeting on 14th September 1955 the Committee approved the appointment of Donald F. Sim as Supervisor of the Practice Groups and Oral Examinations, and now recommends that his appointment date from 1st October.

EXAMINATION RESULTS—Supplementals 1955.

First, Second and Third Years.

The results of the supplemental examinations for the First, Second and Third Years, are submitted herewith.

Approved.

First Year—Failures.

Of the 73 students of the First Year writing at the supplementals, 11 failed in one or more subjects—4 of whom had already repeated their year.

Under a policy adopted by the Committee on 15th September 1954, First Year students who have failed—either at the regular examinations or at the supplementals—may repeat their year once.

The Vice-Chairman considered the results of the Supplemental examinations and directed that those who failed be informed of this policy and that his recommendation to the Committee would be that those who have failed one or more subjects while repeating their First Year would not be permitted either to repeat or to carry a subject into their Second Year.

Your Committee recommends that the Vice-Chairman's recommendation be adopted as the future policy of the Committee.

ASSOCIATION OF AMERICAN LAW SCHOOLS.

Your Committee recommends that the Dean attend the meeting of the Association of American Law Schools in Chicago in December, 1955.

THE REPORT WAS ADOPTED.

FINANCE COMMITTEE—Mr. McLaughlin.

Your Committee met on the 18th October 1955, the following members being present: Messrs. McLaughlin (Chairman), Beaton, Cassels, Common, Foster, McGillivray, Walker, Walsh and Wilson, P. D.

MONTHLY STATEMENT, SEPTEMBER 1955.

Approved.

PAST RECORDS.

The Secretary reported that the records of the following have been transferred to Past Records:

E. G. Thompson, Q.C., Stratford—	Called, 17th September 1925; appointed Judge, S.C.O. 2nd March 1955.
Foster M. Stark, Sarnia—	Called, 29th June 1949; Deceased, 11th October 1955.
Onie Brown, Q.C., Toronto—	Called, 19th September 1929; Deceased, 16th October 1955.

The Secretary asked permission to transfer the record sheets of the following to Past Records:

John Sale, Q.C., Windsor—

Called Easter 1894—
Retired.

Approved.

LUNCHEON ROOM.

The Misses Lennox presented a statement of operations for the period September 3, 1954 to September 3, 1955, showing a net profit of \$4,400.00. During the year 36,039 meals were served, of which 3,152 were special dinners. The coffee shop, the operation of which is included in the statement, served 88,713 orders.

Approved.

CANADIAN BAR ASSOCIATION, ONTARIO SECTION—*Mid-Winter Meeting.*

G. A. McGillivray, Q.C., Vice-President for Ontario, asks that the Law Society of Upper Canada be responsible for the cost of a luncheon at the mid-winter meeting to be held at Toronto, Friday and Saturday, February 3rd and 4th, 1956.

Your Committee recommends that the usual luncheon be given, and that the matter be referred with power to act to Mr. R. F. Wilson, Mr. McGillivray and the Secretary.

COUNTY OF YORK LAW ASSOCIATION.

Asks permission to hold its autumn dinner in Convocation Hall on Wednesday, November 16th, and a reception preceding the dinner in the Club Room.

Your Committee recommends that the request be granted.

OSGOODE HALL LEGAL & LITERARY SOCIETY.

Asked permission to hold a dance for Second Year students in Convocation Hall, 9-12 p.m. on Friday, October 28th.

Your Committee recommends that the request be granted, and that the Secretary make the usual arrangements as to fire protection.

PORTRAITS.

Mr. Cleeve Horne, A.R.C.A. asked permission to submit the portrait of the Honourable J. W. Pickup, Chief Justice of Ontario, for the autumn showing of the Royal Canadian Academy Exhibition at Toronto.

Your Committee recommends that the request be granted.

THE REPORT WAS ADOPTED.

LIBRARY COMMITTEE.

At the request of the Chairman, Mr. Walsh presented the Report:

Your Committee met on the 18th day of October, 1955, the following members being present: the Chairman and Messrs. Beaton, Cassels, Chitty, Common, Foster and Walsh.

DICTAPHONE.

Your Committee reports that the Dictaphone Corporation Limited has placed one of its machines in the library for the use of members of the profession who have "dictaphones" in their offices.

CORMAC PHOTO-COPIER.

Your Committee reports that a Cormac Photo-copier has been installed in the library, by means of which copies can be made very quickly of library material.

MICROLEX.

Your Committee reports that the Microlex editions of the Ontario Reports and the Ontario Weekly Notes have been received in the library and that the Microlex cards containing the cases and factums of the reported 1954 Supreme Court cases are almost ready for delivery.

THE REPORT WAS ADOPTED.

UNAUTHORIZED PRACTICE COMMITTEE.

Mr. Walsh reported orally on various matters under consideration by the Committee.

THE REPORT WAS RECEIVED.

COUNTY LIBRARIES COMMITTEE.

In the absence of the Chairman, Mr. Clement, the Vice-Chairman, presented the Report:

Your Committee met on the 20th day of October, 1955, the following members being present: The Vice-Chairman and Messrs. Brooks, Evans, Hamilton, Hay and Weir.

ANNUAL GRANTS.

Your Committee reports specially that the following law associations, having failed to file their annual returns for the year 1954 within three months from the 15th day of January 1955, have now filed their annual returns and otherwise complied with the rules adopted from time to time relating to county libraries and recommends that grants be made to them as follows:

Lambton	— \$1,185.00
Simcoe	— \$ 585.33
Thunder Bay	— \$ 908.33

INSPECTION.

Your Committee reports that the county and district libraries in Northern Ontario have been inspected by Mr. A. B. Harvey and recommends that his expense account be paid.

LENNOX AND ADDINGTON.

A letter has been received from the office of the Deputy Provincial Secretary of the Province of Ontario asking whether the Society has any objection to the incorporation of the Lennox and Addington Law Associations with the following objects:

- (a) To provide and maintain a district law library for the use of the courts and the members of the Association; and
- (b) In connection with the Law Society of Upper Canada, to promote the general welfare of the legal profession in the County of Lennox and Addington.

Your Committee recommends that a reply be sent advising the Deputy Provincial Secretary that the Society has no objection to this incorporation.

THE REPORT WAS ADOPTED.

PUBLIC RELATIONS COMMITTEE.

At the request of the Chairman, Mr. Arnup, the Vice-Chairman, presented the Report:

Your Committee met on the 19th October 1955, the following members being present: Messrs. Jamieson (Chairman), Arnup (Vice-Chairman), Beaton, Cassels, Chitty, Walsh and Weir.

CBC TELEVISION PROGRAMME.

On May 19, 1955 the Committee approved in principle a television programme outlined by J. Bud Lawson, and authorized the Chairman to appoint a sub-committee to interview the CBC and report back. The Chairman appointed himself and Messrs. Gregory, MacTavish, Robinette and Sedgwick.

On June 15th the Deputy Secretary reported at length on the conference with the CBC. The Committee recommended that the matter stand for further report. Nothing further has been heard from the CBC.

Your Committee recommends that no further action be taken.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COMMONWEALTH AND EMPIRE
LAW CONFERENCE 1955.

The Treasurer begs leave to report with respect to the Commonwealth and Empire Law Conference 1955, as follows:

At the meeting of Convocation on February 18, 1954 the Treasurer read a letter from Mr. T. G. Lund, Secretary, with reference to the Commonwealth and Empire Law Conference 1955. The matter was referred to a Special Committee named by the Treasurer as follows: Messrs. MacTavish, Parkinson and R. F. Wilson.

At the meeting of Convocation on April 15, 1954 the Special Committee reported recommending that The Law Society of Upper Canada approve and endorse the proposal for a Commonwealth and Empire Law Conference 1955 to be held in London, England as suggested by the Council of the Law Society and the General Council of the Bar representing both branches of the

profession in England; that the Treasurer and Secretary attend the Conference as accredited delegates of The Law Society of Upper Canada; and that any member of The Law Society of Upper Canada in good standing may be accredited as a delegate at large and entitled to speak for himself only. The report was adopted.

On July 15th-17th 1955 the Secretary attended a preliminary conference of full-time Secretaries of Law Societies and Bar Associations of the Commonwealth and Empire held at Newnham College, Cambridge. The conference, which was held through the interest and generosity of the Nuffield Foundation, was a very rewarding and interesting meeting. The conference was attended by twenty-six Secretaries of Law Societies and Bar Associations, the Clerk of the Privy Council, and Mr. Leslie Farrer-Brown, Director of the Nuffield Foundation.

The Treasurer and Secretary attended all plenary sessions of the Conference in London, July 20th to 27th, and most of the Committee sessions. Although no definite action was taken on any matters, the discussion was interesting and informative. The Secretary was appointed to act as secretary to one of the committees.

The programme of social events was an outstanding one, and the hospitality of the English hosts most gracious. No one who was present will forget the opening ceremonies in Westminster Abbey, Westminster Hall, and the closing dinner at the Guildhall.

The total registration for the Conference was 1089, of whom 477—229 delegates and 248 guests—were from Canada.

The following is an extract from the Minutes of the Meeting of the Executive Committee of the Conference held on Thursday, July 28, 1955 at the Law Society's Hall, Chancery Lane, London, W.C. 2:

"3. The Committee considered, in the light of the Prime Minister's observations about the Conference in Guildhall and the views expressed by many delegates, the desirability of holding similar Conferences in the future.

"*Resolved* (1) to recommend to the Commonwealth Law Societies and Bar Associations that, on the basis that the legal profession in Canada are agreeable, the next Conference

be held in five years' time in Canada, when consideration might be given to the holding of a subsequent Conference at the expiration of a further period of five years possibly in Australia;

“(2) that the Conference Secretary be requested to write accordingly to the Law Societies and Bar Associations in the Commonwealth inviting their concurrence with this proposal.”

The Canadian Bar Association, at its annual meeting in Ottawa this year, directed that an invitation be extended to all Commonwealth and Empire Law Societies and Bar Associations to hold the next Conference in Canada in 1960, the place and date of the meeting to be determined later and that all Commonwealth and Empire Law Societies and Bar Associations be advised that the Canadian Bar Association is prepared to undertake the organization for such Conference.

It is the view of the undersigned that any invitation to hold the Conference in Canada should be extended by the Canadian Bar Association, but that the Law Society of Upper Canada should co-operate to the fullest extent in the organization and holding of such Conference.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, COURT HOUSE ACCOMMODATION,
ONTARIO.

At the request of Mr. Parkinson, the Chairman, Mr. R. F. Wilson, the Vice-Chairman, reported orally to the following effect:

Convocation will recall that at May Convocation this Committee reported a draft resolution which suggested that it was the opinion of Convocation that the administration of justice would be better served if the Province owned, maintained and operated the Court Houses in the counties. I told Convocation at that time that there was not unanimity in the Committee with

respect to the resolution. The problem has received further consideration by the Committee which has been in touch with the Committee of the Judges appointed to consider the same problems.

Your Committee met jointly with the Judges' Committee at Osgoode Hall on 20th September last and a lively discussion ensued with the result that the resolution was tabled.

Following this meeting the matter was mentioned to The Honourable A. Kelso Roberts, Q.C., the new Attorney-General. On 30th September last a meeting was held at which all of the Judges' Committee were present—namely Justices LeBel, Wilson and Stewart, together with all the members of your Committee (with the exception of Mr. Weir, of London, who was unavoidably absent) and the Attorney-General, Mr. Magone and Mr. Donald, who were the invited guests. A full discussion of the problem was entered into and the Attorney-General and his assistants showed very great interest indeed.

It seemed apparent to the meeting that no general policy in respect of Court Houses should be decided upon until a survey of the physical aspects of the Court Houses and all the implications of the fiscal system in each individual County has been made.

The final result of the meeting was most encouraging. The Attorney-General said that he will now consider means of bringing about the necessary investigations in the individual Counties. In the meantime your Committee is to co-operate with him and with his assistants in the settlement of some sort of agenda for the guidance of whatever investigating body the Attorney-General may deem advisable to set up. It is understood that your Committee will co-operate with the Judges' Committee in respect of these matters.

THE REPORT WAS RECEIVED.

SPECIAL COMMITTEE, CONTINUING EDUCATION OF THE
BAR.

In the absence of the Chairman, Mr. McGillivray presented the Report:

Your Committee met on the 19th October 1955, the following members being present: Messrs. Gregory (Chairman), Beaton, Jamieson, McGillivray and Robinette.

Your Committee recommends, in pursuance of the Law Society's policy of Continuing Education of the Bar, that two week-ends of lectures be given on—

1. Rights of Creditors.
2. Estates Planning—Wills, Trusts, Taxation

on Friday and Saturday, March 16th and 17th, and March 23rd and 24th, and that the matter be referred to a sub-committee consisting of Messrs. Haines, McGillivray and Robinette to consider detailed plans and report back.

THE REPORT WAS ADOPTED.

SPECIAL COMMITTEE, BLUE CROSS HOSPITAL PLAN.

Mr. Creighton reported orally to the following effect:

He reminded Convocation that at its meeting on September 15th the Treasurer read a letter from Austin B. Smith, Q.C. of Kingsville with reference to the possibility of a Blue Cross Hospital Plan for members of the Society. It was recommended that the matter be referred to a special committee to be appointed by the Treasurer, and he appointed Messrs. Haines, Foster and Creighton.

Mr. Creighton stated that the Committee had met, and had given consideration to the following matters:

At the present time several of the County Law Associations have insurance plans, including Blue Cross, in force; also some of the larger firms have Blue Cross plans:

The Blue Cross Plan is available to groups as small as six or eight:

The administration of the Plan and the administrative costs would be the responsibility of the Law Society:

There are somewhat the same objections to the Blue Cross Plan on a province-wide basis as there were to the proposed pension plan for members of the Society.

Your Special Committee is of the opinion that the Society should take no action in this matter, and so recommends.

THE REPORT WAS ADOPTED.

CORRESPONDENCE.

The Treasurer read the following correspondence:

Letter from D. L. McCarthy, Q.C., thanking the Treasurer and Benchers for the flowers and congratulations sent on the 60th Anniversary of his Call to the Bar.

Ordered that the letter be received and filed.

Letter from Norman K. Campbell, Producer, Special Programs, TV, Canadian Broadcasting Corporation, asking permission to take a photograph of the portrait of Robert Sympson Jameson to be used on a CBC—TV program.

Ordered that the request be granted.

Letter from the Honourable J. W. Pickup, Chief Justice of Ontario, with reference to the religious service to be held in the Metropolitan Church on Monday, January 9, 1956, at 12 o'clock noon.

Ordered that the letter be received and referred to the Secretary for the necessary action.

Letter from the Right Honourable Lord Justice Denning
thanking the Treasurer and Benchers for the dinner given in
his honour at Osgoode Hall on September 7, 1955.

Ordered that the letter be received and filed.

CONVOCATION THEN ROSE.

H. J. McLAUGHLIN,
Acting Treasurer.

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