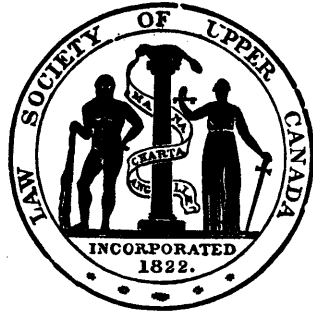


LAW SOCIETY.



Law Society of Upper Canada.

OSGOODE HALL.

HILARY TERM, 44TH VICT.

During this Term the following gentlemen were called to the Bar.

The names are arranged in the order in which they entered the Society, and not in the order of merit.

George A. Skinner, John Philpot Curran, Reginald Boulton, Harris Buchanan, Goodwin Gibson, William James Thorley Dickson, James Alexander Allan, Walter Alexander Wilkes, James Harley, William White, Daniel Erastus Sheppard, Wallace Nesbitt, James B. McKillop, Colin Campbell, Phillip Henry Drayton, Thomas C. L. Armstrong, John Doherty, Alexander Dawson, Thomas Dickie Cumberland, J. Gordon Jones.

The following gentlemen were admitted into the Society as Students-at-Law.

GRADUATE.

Henry Gordon Mackenzie.

MATRICULANTS OF UNIVERSITIES.

James M. Knowlson, Edwin Mowat Henry, Edward Wilson Boyd, Reginald Rudgerd Boulton, William Arthur Campbell, Arthur Luke Rundle, Frederick Laing Fraser.

JUNIOR CLASS.

James F. Williamson, John Thacker, Edmund Walker Head Van Allen, Robert George Code, William Robert Smyth, William Nassau Irwin, Edward Herbert Ambrose, George Edgar Martin, John Smith Meek, Archibald McKechnie, William Henry Tweedale, Thomas Francis Johnson, Sidney Chilton Mewburn, George Hutchison Esten, William Lawrence Leslie.

The following gentlemen passed their examination as Articled Clerks.

Albert Wesley Benjamin, John Hambly, James Joseph Berry.

RULES

As to Books and Subjects for Examination, as varied in Hilary Term, 1880.

PRIMARY EXAMINATIONS FOR STUDENTS AND ARTICLED CLERKS.

A Graduate in the Faculty of Arts in any University in Her Majesty's Dominions, empowered to grant such Degrees, shall be entitled to admission upon giving six weeks' notice in accordance with the existing rules, and paying the prescribed fees, and

6. Whiteacre and Blackacre are held by A, subject to a mortgage, who conveys the former to B and the latter to C. What are the rights of B and C with reference to the mortgage?

7. What facts have to be proved by the plaintiff in a suit to set aside a voluntary conveyance as fraudulent against creditors? Answer fully.

8. What statutory power has a set or to appoint a protector to the settlement, irrespective of estates in the lands?

9. Under what, if any, circumstances can an executor complete an agreement made by the testator for the sale of lands?

10. What is the law as to alterations or interlineations in a will being taken as part of the will?

FLOTSAM AND JETSAM.

A PASSENGER on a railway in a western State accused one of the Company's servants of stealing his watch. The accused thereupon struck and severely injured him. On further search it appeared that the watch had been in the passenger's pocket all the time, unknown to him. He brought an action against the company for injuries sustained. The jury found for the plaintiff and the Court held that the contract of the company was to safely carry the passenger and to treat him with civility and propriety, and that all of the servants of the company employed upon the train were but representing the defendant company in performing the contract, and that the brakeman was in the line of his duty when on the train and assisting the defendant in performing the contract to safely carry and to civilly treat the passenger, and for the breach of the contract the company was liable.—*Chicago Legal News.*

BRITISH COLUMBIA.—We are indebted to the courtesy of Mr. Justice Crease for a copy of the "Weekly Notes," issued "by authority," in his Province, received too late, however, for notice in this number.