prima facie case is presented, and that, if the facts are as stated, he did act as a solicitor in the Surrogate Courts in preparing and presenting papers to obtain probate, and in so doing he did commence a proceeding in a Court of Civil Jurisdiction contrary to the statute.

All which is respectfully submitted,

(Signed)

D'ALTON MCCARTHY,

Chairman.

Mr. McCarthy moved the adoption of the Report.

Ordered to be taken by paragraph.

On the first clause, Mr. McCarthy moved that the first paragraph be amended by striking out after the word "Society" where it last occurs the words "is bound to," and inserting the words, "in cases thought by Convocation of sufficient moment should."

Mr. Macdougall moved that the further consideration of the Report be deferred until the first Tuesday of next term.—Lost.

The amendment was adopted.

The clause as amended was adopted.

The second clause was adopted.

Mr. McCarthy moved to add to this clause the following words: "But as the offence, if any, was committed before the adoption of the Rule proposed in the Report, it is recommended that no further action be taken thereon by Convocation."

The clause as amended was adopted.

The Report as amended was adopted.

Mr. Lash (for Mr. Hoskin) presented the petition of the Osgoode Lawn Tennis Club, praying for relief.

Mr. Lash proposed that the petition be referred to the Finance Committee to report to Convocation.

Mr. Moss moved that the order of the day for the consideration of the Report of the Legal Education Committee on the subject of proposed legislation do stand to the second day of next term.

On the order of the day for the further consideration of Mr. Osler's motion as to the erection of a Law School building,

It was ordered that the question be deterred till after a further report of the Select Committee, already ordered, on the subject, and that they be requested to report further on the subject on the first day of next term.

On the order of the day for the second reading of the Rules as to the order of business, the same were read a second and third time and adopted.

Mr. Moss, pursuant to order, moved the second reading of the Rule amending Rule 142.

The Rule was read a second time and third time, adopted, and is as follows:

Except in special cases provided for by any statute, students-at-law who are not articled clerks shall actually and bond fide attend in a barrieter's chambers for the same respective periods as articled clerks are required to serve under articles, but this rule shall not apply to any such student who was admitted prior to Hilary Term, 1889.

Mr. Moss presented a Report from the Legal Education Committee: