16.6.

BILL.

An Acr to facilitate and encourage the study of the Law in this Province.

HEREAS it is highly desirable that duly qualified Preamble. persons should be admitted to the practice of the Law in all parts of this Province, without any unnecessary restrictions, and in that view it is expedient to 5 enable persons who have complied with the formal or probationary conditions for that purpose in one section thereof, to obtain such admission in either or both, after due examination:

Be it therefore enacted, &c.,

25 all the rules and regulations thereof.

Courts respectively.

10: That it shall and may be lawful for any person having Admission of been duly authorized to practice as an Advocate, Bar-Students from rister, Attorney, Solicitor and Proctor at Law, in all Lower Canada to the Bar in Courts of Justice in Lower Canada, or having been found Upper Canada. capable and qualified, and being entitled to receive a 15 diploma for that purpose under the provisions of the Act of the Parliament of this Province, passed in the twelfth year of Her Majesty's Reign, and intituled, "An Act to "incorporate the Bar of Lower Canada," on producing sufficient evidence thereof, and also on producing testi-20 monials of good character, and undergoing an examination in the Law of Upper Canada to the satisfaction of the Law Society of Upper Canada, to be called by the said Society to the degree of a Barrister, upon his entering himself of the said Society, and conforming to

II. And be it enacted, that it shall be lawful for the Admission of Courts of Queen's Bench, Chancery and Common Pleas Lawyers or Students from in Upper Canada respectively, in their discretion, to Lower Canada admit as Attornies or Solicitors of the said Courts respectively, in their discretion, to as Attornies as Attornies or Solicitors of the said Courts respectively. 30 tively, any such person as aforesaid, so called to the in Upper degree of a Barrister as aforesaid, or producing such Canada. sufficient evidence and testimonials, and undergoing such examination as aforesaid, to the satisfaction of such

III. And be it enacted, that it shall be lawful for any Admission of person having been duly called and admitted to the Barristers or practice of the Law as a Barrister in Upper Canada, U. Canada to according to the constitution and establishment of the L. Canada. Law Society of Upper Canada, or being duly qualified