

(7) In the case of V. M. Hare, recommending that his attendance at lectures and examination be allowed on his attending during this term ten lectures in excess of the total minimum, such excess to be in the lectures on contracts.

Ordered for immediate consideration, adopted, and ordered accordingly.

(8) In the case of A. C. McMaster, recommending that his attendance and examination at the Law School be allowed.

Ordered for immediate consideration, adopted, and ordered accordingly.

(9) In the case of E. J. Senkler, recommending that the decision on his application be deferred till after the close of this term.

Ordered for immediate consideration and adopted.

Mr. Moss, from the Legal Education Committee, presented their Report on the Principal's letter as to the division of attendance in the Law School in certain cases, as follows:

The Legal Education Committee beg to report as follows:

(1) They have considered the suggestions contained in the annexed letter from the Principal of the Law School with reference to permitting students in the position mentioned in the letter to divide their work and attendance for their final year between the course of the year 1891-1892 and that of 1892-1893, and are of opinion that the recommendation should be adopted and that provision should be made to carry it into effect.

(2) The Committee have requested the Principal to consider and report as to whether it might not be desirable to extend his recommendation to the cases of all students who might desire to divide the work of the first year's and second year's courses over three or four years instead of taking it in two years as now required by the rules.

All of which is respectfully submitted.

Signed) CHARLES MOSS,

*Chairman.*

October 2nd, 1891.

The Report was ordered for immediate consideration and was adopted.

The Secretary reported that Mr. R. McKay and Mr. K. H. Cameron had completed their papers and were entitled to their certificates of fitness.

Ordered accordingly.

The Report from Mr. Osler of the Reporting Committee laid before Convocation and ordered to be considered this day was read.

Ordered, that Convocation express its surprise that so much delay has taken place in the preparation by Mr. Joseph of the digest, and ordered that this expression of disappointment be conveyed to him, coupled with the request that steps be immediately taken by Mr. Joseph to complete the work in question without further delay.

Mr. Moss moved for leave to introduce a rule based on the Report of the Legal Education Committee as to the division of attendance in the Law School. Ordered—

Those students and clerks who have already been allowed their examination of the second year in the Law School or their second intermediate examination, and under existing rules are required to attend the lectures of the third year of the Law School course during the school term of 1892-3, may elect to attend during the term of 1891-2 the lectures on such of the subjects of the said third year as they may name, provided the number of such lectures shall, in the opinion of the Principal, reasonably approximate one-half of the whole number of lectures pertaining to the said