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**B I L L .**

[As passed by the Legislative Council.]

An Act to amend the Act of 1857, for the admission of Attorneys.

**L**AW amendment of the Act twentieth Victoria, chapter sixty-three, to amend the Law for the admission of Attorneys: Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1. Any person having been duly articulated to and having duly served as an articulated Clerk with any person duly and lawfully sworn, admitted and enrolled an Attorney or Solicitor of Her Majesty's High Court of Chancery, or Courts of Queen's Bench, Common Pleas, or Exchequer, in England or Ireland, or writer to the Signet or Solicitor in the Supreme Courts in Scotland, or Attorney or Solicitor of any of Her Majesty's Superior Courts of Law or Equity, in any of Her Majesty's Colonies wherein the Common Law of England is the common law of the land, for and during a period of three years or more, and having been bound by contract in writing to serve as a Clerk for and during a period of not less than two years, to a practicing Attorney or Solicitor of Her Majesty's Court of Chancery, or the Courts of Queen's Bench or Common Pleas in Upper Canada, and having continued in such service for and during such periods, and having, during the whole of such periods, been actually employed by such Attorneys or Solicitors in the proper business, practice or employment of an Attorney or Solicitor, and having, during such last mentioned period, attended the sittings of the Court of Queen's Bench or Common Pleas, pursuant to the regulations made by the Law Society of Upper Canada in that behalf, at least during four terms, and having, after the expiration of the said periods, been examined and sworn in the manner in the said Act directed, shall be capable of being admitted and enrolled as an Attorney or Solicitor of or in Her Majesty's said Courts in Upper Canada, or any of them, although he shall have served a Clerkship under such last mentioned contract, for and during the term of two years only: Provided always that it shall be requisite for any person as hereinbefore mentioned to advertise in the *Canada Gazette*, at least two months previous, notice of his intention to apply to the Courts of Chancery, Queen's Bench or Common Pleas, as the case may be, in the next ensuing Term thereafter of such Court for such admission;