

they have passed the junior matriculation examination at the departmental examinations held in lieu of the university matriculation examinations.

While these do not bring the candidates strictly within the Rule as at present framed, the Committee are satisfied that the examination passed is the equivalent of the examination required by the Rules, and is such as would have been presented by the universities, and it is accepted in lieu of the matriculation examination.

The Committee therefore recommend that the candidates in question be admitted and entered on the books of the Society as students-at-law of the matriculant class as of Trinity Term, 1891, viz. :

1. Harold Edward Mayer Choppin.
2. Edward C. Kenning.
3. Walter B. Laidlaw.
4. Alexander Stewart.

Mr. Wm. J. Moore failed in one subject and had to take the supplemental examination in this.

The Committee recommend that he be admitted and entered of the matriculant class on production within one month of proof of his having duly passed the supplemental examination.

(3) The Committee are of opinion that Convocation should make some general provision dealing with the cases of candidates in the matriculant class who may have taken the departmental examinations, and recommended that a Rule providing for such cases be passed.

All which is respectfully submitted.

(Signed) CHARLES MOSS,

*Chairman.*

October 2nd, 1891.

The Report was ordered for immediate consideration, adopted, and it was ordered accordingly.

Mr Moss, from the Legal Education Committee, reported :

(1) On the case of Mr. Wm. Wright, recommending that a certificate from Mr. Pollard be dispensed with, his service allowed, and that he do receive his certificate.

Ordered for immediate consideration, adopted, and ordered accordingly.

(2) On the case of P. A. Malcolmson, recommending that his examination for certificate be accepted, and that he do receive his certificate.

Ordered for immediate consideration, adopted, and ordered accordingly.

(3) On the case of Mr. H. E. McKee, recommending that he be required to re-article himself for eight months, and that his examination for certificate do stand for favorable consideration at the expiration of his service.

Ordered for immediate consideration, adopted, and ordered accordingly.

(4) In the case of Daniel O'Connell, who prays that his attendance at the Law School may be dispensed with, recommending that the petition be not granted.

Ordered for immediate consideration, adopted, and ordered accordingly.

(5) In the case of G. D. Grant, who prays that his attendance at the Law School may be allowed, and that he be permitted to present himself for examination for call to the Bar and admission as Solicitor at the ordinary examinations in November next, recommending that the prayer be granted.

Ordered for immediate consideration, adopted, and ordered accordingly.

(6) In the case of — McAvoy, recommending that he be allowed his first intermediate examination.

Ordered for immediate consideration, adopted, and ordered accordingly.