

**LAW SCHOLARSHIPS IN 1862.**

THE following are the BOOKS prescribed for EXAMINATION for the year 1862—

- First Year**—Stephen's Blackstone, vol. 1.  
 Stephen on Pleading.  
 Williams on Personal Property.  
 Story's Equity Jurisprudence, from the beginning to section 440.
- Second Year**—Williams on Real Property.  
 Best on Evidence.  
 Smith on Contracts.  
 Story's Equity Jurisprudence, 2 vols.
- Third Year**—Real Property, Statutes relating to U. C.  
 Stephen's Blackstone's Book, 5.  
 Byles on Bills.  
 Haynes' Outlines of Equity, and Coote on Mortgages.
- Fourth Year**—Burton on Real Property.  
 Russell on Crimes, and Common Law Pleadings and Practice.  
 Smith's Mercantile Law.  
 Dart's Vendors and Purchasers; Mitford on Pleading and on Equity Pleading and Practice.

GENERAL NOTE.—In each year the examinations may comprise questions on the Canadian Statutes, affecting the prescribed subjects, where the text is varied by such Statutes.

J. HILLYARD CAMERON,  
*Treasurer.*

**QUESTIONS**

GIVEN IN THE

**Upper Canada Law Society's Examinations,**

FOR CALL AND ADMISSION.

(Collected and Arranged with concise ANSWERS by N. MONSIEBAT, Esq., and W. H. MERRIDITH, Esq., Barristers-at-Law)

**PRICE ONE DOLLAR.**

THE want has often been felt and expressed by Students and Articled Clerks, of some work which would afford an idea of the nature of the examinations to be undergone by them before entering upon their professional career, and at the same time enable them, after a thorough preparation, to test their proficiency in the subjects prescribed by the Society for those examinations. To meet this want the publishers have arranged for the preparation of the present volume, which will be issued from the press in the month of March next, and will comprise all the questions given in the Law Society's Examinations for call and admission, from the time Examiners were first appointed down to Hilary Term, 1862, inclusive, (with the exception of those few which have lost their force through recent changes in the statute law,) with a complete answer to each question.

The answers will be placed at the end of the book, with numbers corresponding to the numbers of the questions to which they relate, in order that the Student may be first working out his own answers and afterwards comparing the result with what he finds in the key, forms a tolerable accurate notion of his fitness to appear in the examination room.

The publishers expect that this work will add so materially to the ease and confidence of candidates for examination, as to render its possession indispensable, and have therefore determined to dispose of it at such a low price as will place it within the reach of all.

W. C. CHEWETT & CO.,

Toronto, 1st Dec., 1861.

17 & 19 King Street East.

**CONTENTS.**

	PAGE.
DIARY FOR DECEMBER	305
NOTICE	305
TO SUBSCRIBERS	305
<b>EDITORIALS:</b>	
COUNSEL FEES	305
NE SUTOR ULTRA CRIPPIDAM	307
THE LAW SOCIETY OF UPPER CANADA	307
ENGLISH LAW OF COPYRIGHT	309
<b>LAW SOCIETY OF UPPER CANADA.</b>	
EXAMINATION FOR ATTORNEYS' ADMISSION	308
EXAMINATION FOR CALL	308
EXAMINATION FOR CALL WITH HONORS	309
<b>SELECTION</b>	
THE LIABILITIES OF RAILWAY COMPANIES AS CARRIERS	310
<b>DIVISION COURTS</b>	
THE LAW AND PRACTICE OF THE UPPER CANADA DIVISION COURTS	312
CORRESPONDENCE	313
<b>U. C. REPORTS</b>	
<b>QUEEN'S BENCH:</b>	
Henderson v The Grand Trunk Railway Company of Canada ( <i>Horses escaping on Railway—Plaintiff's possession of close</i> )	313
In the Matter of Simons and the Corporation of the Township of Chatham ( <i>By laws—school sections—Uncertain boundaries—Colour of people</i> )	315
In the Matter of John McDougall and the Corporation of the Township of Lobo ( <i>Relief of poor—Duty of municipalities—Consol. Stats. U. C. cap. 54, sec. 276</i> )	316
The Queen v. Preston ( <i>Assessment Roll—Fugery</i> )	318
<b>COMMON PLEAS:</b>	
Gildersleeve v Hamilton ( <i>Immediate execution—County Courts—Power of Judge of to certify for—23 Vic. ch. 42, sec. 4</i> )	317
Powell v. Bank of Upper Canada ( <i>Chattel mortgage—Description of goods covered thereby—Statute 20 Vic. ch. 3, sec. 4</i> )	318
Corbett v. Johnston <i>et al</i> ( <i>Replevin—Taxes—Distress—Legal as to part</i> )	319
Dunne v. O'Reilly ( <i>Attorney and Clerk—Agreement for proportion of profits—Validity thereof—Statute 22 Geo. II. cap. 43</i> )	321
<b>CHANCERY:</b>	
Buckley v. Ryan ( <i>Act abolishing registration of judgments, 24 Vic. cap. 41—Construction of sec. 11—Retrospective effect</i> )	322
<b>CHAMBERS:</b>	
Noell <i>et al</i> v. Pell ( <i>Assignment of chattels for benefit of creditors—Consolidation—Description of goods—Affidavit of bona fides before whom to be sworn—Addition of assignee</i> )	322
<b>COUNTY COURT CASES:</b>	
Mulholland v. Morley ( <i>Action on a note—Plea—Payment—Necessity for production of note—Common counts—Plea, payment—Necessity for evidence as to amount of plaintiff's demand</i> )	323
<b>ENGLISH CASES.</b>	
<b>PRIVY COUNCIL:</b>	
Bank of Montreal v. Simson ( <i>Guardian—Power of, according to law of Canada—Sale of infant's real and personal estate—Voidable sale</i> )	325
<b>COURT OF ARCHEB:</b>	
The office of Judge promoted by Burder v. Heath ( <i>Articles of religion—Repugnant doctrines—Obligations of the clergy</i> )	326
<b>GENERAL CORRESPONDENCE.</b>	
A TOWN CLERK	330
MONTHLY REPERTORY	330
REVIEWS	332
APPOINTMENTS TO OFFICE, &c	332
TO CORRESPONDENTS	332
<b>REMITTANCES.</b>	
Judge L., Niagara, \$30; W. M. W., Simcoe, \$14; G. S., St. Ann's, \$5.	

**WORKS BY R. A. HARRISON, Esq.**

THE COMMON LAW PROCEDURE ACT OF 1856. The New Rules of Court, &c., with Notes of all decided cases. Price, \$8 in parts, \$9 Half Calf, \$10 Full Calf.

THE COUNTY COURT RULES, with Notes Practical and Explanatory, \$1 00.

THE MANUAL OF COSTS IN COUNTY COURTS, with Forms of Taxed Bills in Superior Courts, 50 cents.

THE MUNICIPAL MANUAL for Upper Canada, with Notes of Decided Cases, and a full Analytical Index. Price, \$3 C<sup>o</sup> in 50 Half Calf.

W. C. CHEWETT & Co., Publishers, King St., Toronto.