Robertson for an order amending the order striking Mr. McMillan off the rolls,

upon which application the following judgment was given:

"Mr. Hoskin, Q.C., having applied to me to amend an order made by me on 16th March, 1889, whereby one John P. McMillan, a solicitor, and a member of the Law Society of Upper Canada, was ordered to be struck off the roll of solicitors, so as to include the further order: 'That such order shall be transmitted by the proper officers of this Court to the Treasurer of the Law Society,' in terms of the Rule 119 of the Society; I am of opinion that such order, having been acted upon, cannot be amended, unless by another application made in due form, upon notice to the party affected thereby."

(Sd.) THOMAS ROBERTSON. January 8th, 1890.

Upon motion of Mr. Hoskin, seconded by Mr. Cameron, it was ordered that the solicitor of the Society be instructed to take the necessary steps to have the order referred to amended.

Mr. Hoskin, from the Discipline Committee, reported in the case of the complaint of Mr. Adam Good against Mr. W-, that this matter, so far as it relates to negligence, should be tested in a court of law, and not be investigated by this committee, and they submitted to Convocation for its consideration whether the other charge, viz., that of instigating litigation, should be proceeded with.

The report was received, and Convocation ordered that no further action be taken, inasmuch as the charge of negligence is the only charge specifically made,

and not a matter requiring the action of Convocation.

Ordered, that upon a special rule being passed repealing for this case the rule requiring notice, etc., prior to call, the application of Sir John S. D. Thompson, K.C.M.G., a member of the Bar of Nova Scotia, for call to the Bar of this Province, be granted, and that upon the production to Convocation of a certificate of call to the Bar of Nova Scotia, and the testimonials required by sub-sec. 5 of sec. 1 of chap. 146, R.S.O., Sir John S. D. Thompson, K.C.M.G., now Minister of Justice, be called to the Bar of this Province, and that the fees payable upon such call be remitted or waived by the Society.

Leave was granted to introduce a special rule.

Mr. Osler, in absence of Mr. Robinson, moved, seconded by Mr. Cameron, the following Special Rule:

That Rule 207, sub-heads 1 and 3, Rules 209 and 210, and any other Rule conflicting with the above resolution be suspended and dispensed with in the case of Sir John S. D. Thompson, K.C.M.G., on his application for call to the Bar of Ontario.

The rule was introduced, read a first and second time, and by unanimous

consent rule 21 was suspended, and the rule was read a third time.

The Secretary laid on the table a return of solicitors who had paid their annual fees up to Michaelmas Term, 1890, and also of the solicitors who had failed to pay in time.

Ordered, that it is desirable that a correct list of Benchers, taken from the journals, from the foundation of the Society to the present time, be prepared,

and that Mr. Read, Q.C., be requested to prepare the same.

Ordered, that Mr. Grasett do check the Roll of Barristers and Solicitors with Mr. Hardy in the compilation of his authorized list, and that Mr. Grasett be authorized to sign the same certifying to its accuracy.