

LAW SOCIETY.

of the other Provinces of the Dominion in which the same privilege is extended to Solicitors of the Supreme Court of Ontario.

(2.) Any person who has been duly called to the Bar of England, Scotland, or Ireland (excluding the Bar of merely local jurisdiction), when the Inn of Court, or other authority having power to call or admit to the Bar by which such person was called or admitted, extends the same privilege to Barristers from Ontario, on producing sufficient evidence of such call or admission, and testimonials of good character and conduct to the satisfaction of the Law Society.

(3.) Any person who has been duly called to the Bar of the Superior Courts of any of the other Provinces of the Dominion in which the same privilege is extended to Barristers of Ontario.

95. Every such person, before being called to the Bar, shall furnish proof,

(1.) That notice of his intention to apply for call to the Bar was given during the term next preceding that in which he presents himself for call and was also published for at least two months preceding such last mentioned term in the *Ontario Gazette*.

(2.) That he was duly admitted and enrolled and has been in actual practice as an Attorney or Solicitor as mentioned in sub-section 1 of Rule 94 and that he still remains duly enrolled as such and in good standing and that since his admission as aforesaid no adverse application has been made to any Court or Courts to strike him off the roll of any Court or otherwise to disqualify him from practice as such Attorney or Solicitor, and that no charge is pending against him for professional or other misconduct.

(3.) Or that he was duly called to and is still a member in good standing of the Bar, as mentioned in sub-sections 2 and 3 of Rule 94, and that since his call no adverse application has been made to disbar or otherwise disqualify him from practice at the Bar of which he claims to be a member, and that no charge is pending against him for professional or other misconduct.

(4.) That he has passed one or more examinations as hereinafter prescribed,

(a.) An Attorney or Solicitor of at least five years' standing on the Rolls of any of the Courts mentioned in the said sub-section 1 of Rule 94 shall be examined with the ordinary candidates for call in the subjects prescribed for the final examinations of Students-at-Law.

(b.) An Attorney or Solicitor under five years' standing on the roll of any of the Courts mentioned in the said sub-section 1 of Rule 94 shall be examined with candidates for admission in the subjects prescribed for the primary examination of Students-at-Law, and with the ordinary candidates for call in the subjects prescribed for the final examination of Students-at-Law, and such examinations may be passed at the one term or otherwise, as the candidates may desire.

(c.) A Barrister as mentioned in sub-sections 2 and 3 of Rule 94 shall pass such examination as may be prescribed at the time of his application for call.

96. The fees payable by such candidates for call to the Bar in addition to the ordinary fees payable for admission, and for call, shall be the sum of two hundred dollars.

RULES FOR THE ADMISSION OF SOLICITORS IN SPECIAL CASES, UNDER REVISED STATUTES, ONTARIO, CHAPTER 138, SECTION 41.

97. The following persons may, as special cases, be admitted and enrolled as Solicitors of the Supreme Court of Ontario.

1. Any person who has been duly called to practise at the Bar of Ontario, or in any of the Superior Courts not having merely local jurisdiction, in England, Ireland, or Scotland, or in the Superior Courts in any of the other Provinces of the Dominion.

2. Any person who has been duly admitted and enrolled as a solicitor of the Supreme Court of Judicature in England, or as an Attorney and Solicitor in the Courts of Chancery, Queen's Bench, Common Pleas, or Exchequer in Ireland, or as a Writer to the Signet, or Solicitor in the Superior Courts of Scotland, or as an 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.

98. Every such person before being admitted to practise as a Solicitor, shall after complying with provisions of Revised Statutes of Ontario, chapter 140, section 7, furnish proof:

1. A Barrister as mentioned in sub-section 1 of Rule 97 that he was bound by a contract in writing to a practising Solicitor in Ontario to serve, and has served him as his articulated clerk for the period of three years.

2. An Attorney, Solicitor, or Writer (as mentioned in sub-section 2 of rule 97) that he was bound by a contract in writing to a practising Solicitor in Ontario to serve, and has served him as his articulated clerk for the period of one year.

3. That he has passed the usual examination in the subjects prescribed for the examination of candidates for Certificate of Fitness to practise as Solicitors of the Supreme Court of Ontario.

4. That notice of his intention to apply for admission as such Solicitor was given during the term next preceding that in which he presents himself for examination and admission, and was also published for at least two months preceding such last-mentioned term in the *Ontario Gazette*.

99. The fees payable by such candidates for admission to practice, in addition to the ordinary fees for articulated clerks, and for admission, shall be the sum of two hundred dollars.

The rules were read a first time.

The rules were read a second time.

Third reading to take place on Tuesday, 29th December.

Convocation adjourned.

J. K. KERR,
Chairman, Committee on Journals.