Certain provisions of 20th Vic. Chap. 63, repeat twentieth Victoria, chapter sixty-three, which relate to the admisson of Attornies and Solicitors of Her Majesty's High Court of Chancery or 40 Courts of Queen's Bench, Common Pleas, or Exchequer in England, to practice as Attornies and Solicitors of Her Majesty's Court of Chancery or the Courts of Queen's Bench or Common Pleas in Upper Canada, shall be and the same are hereby repealed; but the repeal thereof shall not be taken to be a renewal of any Acts repealed by the said Act of the 45 Parliament of Canada of the twentieth Victoria, chapter sixty-three, but such Acts shall continue repealed notwithstanding the provisions of this Act.

II. It shall be lawful for the Court of Queen's Bench, the Court of be admitted to Common Pleas, and the Court of Chancery in Upper Canada, respectively, 50 Canada, on pro in their discretion, to admit Attornies or Solicitors of the Superior Courts duction of their certificates of ad of Law or Equity in England, to practice as Attornies and Solicitors of the Superior Courts of Law and Equity of Upper Canada, on production of their certificates of admission in the English Courts without service or examination. 55

Extent of Act. III. This Act shall extend to Upper Canada only.