

27, and the original amendment to the amendment again made, and its operation referred back in time to the commencement of 51 Vict., c. 28; at least this is what seems to have been intended by 53 Vict., c. 50, s. 28, a perusal of which might interest the grammarian as well as the legislator. If either could tell us why it was necessary to enact that s. 24 of the Municipal Amendment Act of 1888 should be read as a part of itself, and *what* is to be "deemed to have been the true intent and meaning of the statute," etc., he would place under obligation at least one law student who is too stupid to understand.

Are those parts of 53 Vict., c. 71, which affect public schools still in force? They are not repealed by 54 Vict., c. 55, s. 213, along with the other act amending the now repealed Public Schools Act.

But perhaps I had better stop before wandering any further from my original design of pointing out clerical errors, though before doing so it might be well to mention that the tables of amended and amending acts at the end of the volume of each session's acts are not to be implicitly trusted in.

W. A. D. L.

OTTAWA, February 13th, 1892.

Proceedings of Law Societies.

LAW SOCIETY OF UPPER CANADA.

TRINITY TERM, 1891.

(Continued from page 87.)

Friday, September 25th.

Convocation met.

Present: The Treasurer and Messrs. Kerr, Britton, Irving, Moss, Hardy, Ritchie, and Barwick.

The minutes of last meeting were read and approved.

Ordered, that the report of the Reporting Committee presented at last meeting be considered at next meeting.

Ordered, that the third reading of the Rule proposed by Mr. Shepley at last meeting be considered at next meeting.

Mr. W. A. Cameron was called to the Bar.

Mr. Moss, from the Legal Education Committee, reported:

In the case of Mr. J. Howard Hunter, finding that Mr. Hunter had complied with the regulations applicable to his case, save as to the form of notice, in which there had been a substantial compliance with the Rule, and recommending that he do receive his certificate of qualification for admission as Solicitor.

Ordered for immediate consideration, and adopted.