Chap. 87. LAW SOCIETY BARRISTERS AND SOLICITORS.

(1) If a Solicitor omits to take out such annual certificate, as aforesaid, he shall not be entitled thereto until he pays to the Society not only a certificate fee, so appointed, as aforesaid, together with any other fees or dues which he owes to the Society, but also an additional sum by way of penalty, as follows: If such echificate is not taken out before the first Monday in February, the further sum of one dollar; if not before the first Monday in March, the further sum of two dollars; and if not before the first Monday in Muy, the further sum of three dollars; and if not taken out before the 20th day of May the further sum of five dollars.

67

68. If a Barrister practices in any Court in this Colony in any year, without having taken out a certificate to practice as a Solicitor for such year, or if a solicitor, or any member of a firm of Solicitors, either in his own name or in the name of any member of his firm, practises in any Court in this Colony in any year, without such certificate being taken out by him and by each member of his firm, such Barrister or Solicitor shall for each offence forfeit to the Society the sum of fifty dollars; which sum may be sued for and recovered in the Supreme Court in an action in the name of the Society.

69. If a Barrister practises in any Court in this Colony in any year, without having taken out a certificate to practise as a Solicitor for such year, or if a Solicitor, or any member of a firm of Solicitors, either in his own name or in the name of any member of his firm, practises in any Court in this Colony in any year, without such certificate being taken out by him and by each member of his firm, he shall be liable to be suspended from practice for such offence, by resolution of the Benchers in convocation, for a period of three months, and to continue so suspended until the fee upon his certificate for the year in which he so practised without certificate is, together with a penalty of fifty dollars, paid to the Society.

70. In case a Solicitor is a prisoner in any gaol or prison, he shall not during his continement therein, or within the limits thereof, commence, prosecute or defend as such Solicitor any action in any Court nor act in any manner in bankruptey or insolvency; and any Solicitor so practising, and any Solicitor permitting or empowering him so to practise in his name, shall be guilty of a contempt of the Court in which any such proceedings take place, and upon the application of any person complaining thereof shall be punchable by such Court accordingly; and such Solicitor shall be incapable of maintaining any action for the recovery of any fee,