

LAW SOCIETY.

each of the reporters for decisions on matters of practice shall be three hundred dollars per annum.

Repeal Rule 114, and substitute the following therefor:—The salaries of the respective reporters shall be payable monthly, but not without a certificate of the Editor that the work of the reporter has been done to his satisfaction.

Repeal Rules 143 to 149 inclusive, and substitute the following therefor:—143. It shall be the duty of the Editor to determine what decisions ought to be published, to peruse and settle the reports thereof prepared by the reporters, and to superintend the preparation and publication of such decisions. He is also to make such arrangements with the Judges and Officers of the Courts that a report of all important decisions may be secured to the profession; and he shall oversee the whole work of reporting, so as to ensure its efficient and prompt execution.

144. It shall be the duty of the reporters to attend their respective courts personally, and to prepare a report of each important, case including the arguments of counsel, the authorities cited, and the judgment, whether oral or written, and to furnish the same without delay to the Editor.

145. It shall also be the duty of the reporters, under the direction of the Editor, to deliver the reports in fair, legible manuscript to the printers, to read and correct the proof, and to see them through the press with despatch.

146. It shall also be the duty of the reporters to prepare and furnish short notes of all important decisions for early publication, under such regulations as may from time to time be made by Convocation.

147. Every report shall state the short style of the action or proceeding, the judge or judges who presided, the counsel and solicitors for the parties, and the date of the argument and of the judgment.

148. The Reports shall be issued in three series, in volumes to be numbered consecutively. The first series shall consist of decisions of the Court of Appeal, and shall be called the "Ontario Appeal Reports." The second series shall consist of decisions of the High Court, and shall be called the "Ontario Reports," and the third series shall consist of de-

cisions in the Court of Appeal, and in the High Court on questions of practice, and shall be called "The Ontario Practice Reports."

149. The Appeal and Practice Reports shall respectively be issued, as nearly as possible in monthly numbers, and the Ontario Reports in semi-monthly numbers; but so as no case shall remain unpublished for more than two months after judgment, and the volumes shall be of the same size and in the same style as heretofore with index and digest.

149 (a). The Editor and reporters shall also, if and whenever required by Convocation, prepare and publish decisions in contested election cases, under such regulations as may from time to time be made by Convocation.

149 (b). The Editor and reporters shall also prepare and publish a triennial digest of the reports published by the Society, including appeals to the Supreme Court and the Privy Council from Ontario. The materials for the digest shall be prepared *pari passu* with the reports, so that it may be published promptly at the end of each triennial period.

Add the following section to Rule 156. (11). By paying fifteen dollars to the Secretary during the Michaelmas term of any year, any Student or Articled Clerk shall become entitled to receive the numbers of the Ontario Reports, the Ontario Appeal Reports and the Ontario Practice Reports published by the Society during the ensuing year, in the same manner as members of the profession.

The Rules were read a first time—

Ordered, That they be read a second time on the second day of next term.

LONG VACATION.

Resolved, That, in the opinion of the Benchers of the Law Society, it would be a very great benefit to the Legal Profession to have the Summer Vacation commence on the first day of July and end on the first day of September, and that there should be a Christmas Vacation, to commence on the 23rd of December and end on the 6th of January, and that a copy of this resolution be sent to the Chief Justice of Ontario, and to the Presidents of the Queen's Bench, Chancery, and Common Pleas Divisions of the High Court of Justice.