

~~(PRINTED BY...)~~

1st Session, 4th Parliament, 16 Victoria, 1852.

BILL.

An Act to authorize the Court of Chancery and the Courts of Queen's Bench and Common Pleas in Upper Canada, in their discretion, to admit Neil Cameron McIntyre to practise as a Solicitor and Attorney therein.

Received and read, a first time, Wednesday, 22nd
September, 1852.

Second reading, Friday, 23d September, 1852.

MR. BOULTON.

QUEBEC:

PRINTED BY JOHN LOVELL, MOUNTAIN STREET.

B I L L .

An Act to authorize the Court of Chancery and the Courts of Queen's Bench and Common Pleas in Upper Canada, in their discretion, to admit Neil Cameron McIntyre to practise as a Solicitor and Attorney therein.

WHEREAS by an Act of the Legislature of Upper Canada, Preamble.
passed in the second year of the Reign of His Majesty King
George the Fourth, and intituled, "*An Act to repeal part of and* Act of U. C.,
amend an Act passed in the thirty-seventh year of His late Ma- 2 Geo. IV, cap.
5 "jesty's Reign intituled, 'An Act for the better regulating the prac- 5, cited.
"tice of the Law,' and to extend the provisions of the same," it is
among other things enacted, That from and after the passing of
the said Act, no person shall be admitted by the Court of King's
Bench to practise as an Attorney, unless upon an actual service
10 under Articles for five years with some practising Attorney; And
whereas it appears by the petition of Neil Cameron McIntyre, of
the City of Toronto, Barrister at Law, and the affidavit thereunder
made, and the certificate thereon indorsed, that the said Neil Cam-
eron McIntyre has faithfully served under his Articles of Clerkship
15 and assignments thereof, the full term of five years; And whereas
the Court of Chancery and the Courts of Queen's Bench and Com-
mon Pleas in Upper Canada, are not empowered to admit him a
Solicitor and Attorney in said Courts respectively, owing to an
irregularity in said service, caused by the unexpected and continued
20 absence from Canada, of James William Mattlebury, late of Tor-
onto aforesaid, Esquire, to whom the said Neil Cameron McIntyre
was under Articles by an assignment of his original Articles; And
whereas it is reasonable and just, under the circumstances of the
case, that the Court of Chancery in Upper Canada should be autho-
25 rized, in their discretion, and the Courts of Queen's Bench and
Common Pleas in Upper Canada should be authorized, in their
discretion, to admit the said Neil Cameron McIntyre to practise as
a Solicitor and Attorney in the said Courts respectively: And it is
therefore expedient to grant the prayer of his petition; Be it
30 therefore enacted by the Queen's Most Excellent Majesty, by and
with the advice and consent of the Legislative Council, and of the
Legislative Assembly of the Province of Canada, constituted and

assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, "*An Act to reunite the Provinces of Upper and Lower Canada, and for the Government of Canada;*" And it is hereby enacted by the authority of the same, 5

Courts in U.C. are authorized, in their discretion, to admit N. C. McIntyre as a Solicitor or Attorney. That it shall and may be lawful for the Court of Chancery in and for that part of this Province which formerly constituted the Province of Upper Canada, in their discretion, to admit the said Neil Cameron McIntyre to practise as a Solicitor in the said Court of Chancery, and that it shall also be lawful for the Courts of 10 Queen's Bench and Common Pleas in that part of this Province last aforesaid mentioned, in their discretion, to admit him to practise as an Attorney in said courts respectively ; any law or usage to the contrary notwithstanding.