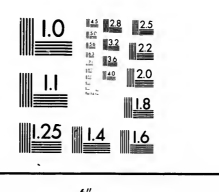


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THE LAW SOCIETY

OF.

BRITISH COLUMBIA,

TAKING EFFECT ON THE 4TH DAY OF OCTOBER, 1897,

AND

THE LEGAL PROFESSIONS ACT, 1895.



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RULES

OF

THE LAW SOCIETY

OF

BRITISH COLUMBIA,

TAKING EFFECT ON THE 4TH DAY OF OCTOBER, 1897,

AND

THE LEGAL PROFESSIONS ACT, 1895.

VICTORIA, B. C., The Colonist Printing and Publishing Co., Ltd. 1897. nwp 971.59 4415 1897

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LAW SOCIETY OF BRITISH COLUMBIA.

VISITORS:

THE HONOURABLE THE JUDGES OF THE SUPREME COURT OF BRITISH COLUMBIA.

BENCHERS:

Ex-officio.

(See the "Legal Professions Act, 1895," Sec. 5.)

THE ATTORNEY-GENERAL OF CANADA for the time being.

THE ATTORNEY-GENERAL OF BRITISH COLUMBIA for the time being.

ANY RETIRED JUDGE OF THE SUPREME COURT OF BRITISH COLUMBIA.

The following Gentlemen are Benchers ex-officio:

THE HONOURABLE SIR OLIVER MOWAT, K. C. M. G., Q. C., Minister of Justice and Attorney-General for Canada.

THE HONOURABLE DAVID MACEWEN EBERTS, Q. C., Attorney-General for British Columbia, (4th March, 1895).

THE HONOURABLE SIR HENRY P. PELLEW CREASE, Retired Judge of the Supreme Court of British Columbia,

Elected for the Year 1897-8:

CHARLES EDWARD POOLEY, Q. C., Victoria. LEWIS GRIFFITH MCPHILLIPS, Q. C., Vancouver. CHARLES WILSON, Q. C., - - . Vancouver. HARRY DALLAS HELMCKEN, Q. C, Victoria. EDWARD PEASE DAVIS, Q. C., -Vancouver. JAMES STUART VATES, Esq., Victoria. ERNEST VICTOR BODWELL, Esq., Victoria. EUSTACE ALVANEY JENNS, Esq., New Westminster. FRANCIS BROOK GREGORY, Esq., Victoria.

103565

TREASURER, 1897-8:

THE HON. CHARLES EDWARD POOLEY, Q. C.

SECRETARY, SUB-TREASURER AND LIBRARIAN:

PETER SECORD LAMPMAN, Esq., Barrister-at-Law.

TREASURERS OF THE SOCIETY SINCE ITS INCORPORATION, WITH THE YEARS DURING WHICH THEY RESPECTIVELY HELD OFFICE:

THE HON. MONTAGUE WILLIAM TYRWHITT DRAKE...12th April; 1884 to 9th Oct., 1895

Now a Justice of the Surreme Court of British Columbia.

RULES.

RULES OF THE LAW SOCIETY OF BRITISH COLUMBIA, PASSED ON THE 4TH DAY OF OCTOBER, 1897.

By the Benchers of the Law Society of British Columbia, it is ordained as follows:—

- 1. The interpretation clauses of the Interpretation Act of British Columbia, shall, so far as material and applicable, be considered as also applying to the rules and orders of the Society in like manner as if expressly incorporated therewith.
- 2. All former rules of the Society are hereby repealed: Provided that the Benchers may, in their discretion, where they consider that compliance with these rules would be a hardship, permit any Student-at-Law or Articled Clerk whose name is now enrolled on the books of the Society, to complete such portion of his term under the rules hereby repealed and may dispense with such of the examinations required by these rules as to the Benchers may seem right on application by such student or clerk to the Benchers.

THE SOCIETY.

3. The permanent seat of the Law Society shall be at the Law Courts, in the City of Victoria.

SEAL.

4 The Seal of the Society shall consist of an oval cartouche of renaissance design:

Thereon a sword erect in pale, pommel in base, sustaining a pair of scales:

For a Crest: The Badge of the Province:

Motto: Lex Liberorum Rex.

Surrounded by a scroll containing the words: "The Law Society of British Columbia."

In exergue: "Incorporated, 1884."

EARS DURING

o 9th Oct., 1895

to April, 1897

1897

5. The custody of the Seal of the Society shall belong to the Secretary for the time being, who shall countersign every instrument to which he shall affix such seal.

ROLLS AND RECORDS.

6. The Secretary shall, during the term of his office, safely keep the Rolls and Records of the Society, and no alteration or addition shall be made in or upon the same, except under the authority of a resolution of the Benchers.

MEETINGS OF BENCHERS.

- 7. The regular meetings of the Benchers shall be held at the City of Victoria, on the first Monday of January, April, July and October in every year.
- 8. Special meetings may be held on the written request of two Benchers addressed to the Secretary. Notices stating the objects of the special meeting, and the time fixed therefor, shall be sent by post by the Secretary to each Bencher at least five days before the day of meeting.
- 9. The Treasurer or any two Benchers may, if any unforseen emergency render it necessary, summon a special meeting of the Benchers by giving notice thereof by telegraph or otherwise, at least two days previous to the day of meeting.
- 10. Any four Benchers shall be a quorum and in default of a quorum after the lapse of thirty minutes beyond the hour of the meeting, the T-easurer, or in his absence the senior Barrister present, may adjourn the meeting to any other day previous to the next regular day of meeting.
- 11. The proceedings of the Benchers shall be conducted as nearly as may be according to the ordinary Parliamentary mode.
- 12. After any question is put no further debate on the question shall be allowed, but the yeas and nays shall be recorded at the request of any Bencher.

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- 13. The order of business at the regular meetings of the Benchers shall be as follows:
 - (1.) Reading of minutes of last meeting.
 - (2.) Matters arising out of the minutes.
 - (3.) Communications—General business.
 - (4.) Reports: Secretary's, Examiners', Reporter's, Credential and other Committees' Reports.
 - (5.) Petitions.
 - (6.) Complaints.
 - (7.) Notices of Motion.
- 14. It shall be the duty of the Secretary, at each meeting of the Benchers, to read the minutes of the previous ordinary or special meeting, which after being approved shall be signed by the Treasurer, or the Chairman pro tem.
- 15. The following Standing Committees shall be annually elected at the first meeting of the newly elected Benchers in every year, and shall hold office until the election of their successors:
 - 1. Finance.
- 4. Discipline.
- 2. Library.
- 5. Credentials.
- 3. Reporting.
- 16. Each Standing Committee shall consist of four members in addition to the Treasurer, who shall be *ex-officio* a member of all Standing Committees and three members shall be a quorum.
- 17. Any vacancy in any committee shall be filled up at the first business meeting of the Benchers held after the occurrence of such vacancy.
- 18. The Treasurer shall preside as Chairman at all meetings, and in his absence the senior barrister present at any meeting shall be Chairman.

OFFICERS.

- 19. There shall be the following salaried or paid officers of the Society:
 - (1.) A Secretary who shall be ex-officio Sub-Treasurer and Librarian.

- (2.) A Reporter and Assistant Reporters, as required.
- (3.) Examiners.
- (4.) Assistant Librarians.

The Secretary and Assistant Librarians shall be severally required at all times to discharge the duties of any officer of the Society when required by the Benchers, or by the Treasurer, or by the Chairman of any Committee having supervision over the functions or duties to be discharged.

- 20. All offices in the gift of the Society shall be held during the pleasure of the Benchers.
- 21. All officers shall be appointed by resolution of the Benchers, except that it shall be competent for the Treasurer to temporarily fill my vacancy which the exigencies of the case may require to be filled.
- 22. The officers above mentioned shall be paid such salaries or fees as the Benchers shall fix.

THE SECRETARY.

- 23. In addition to the duties required of the Secretary by any statute:
 - (1.) He shall be the custodian of all documents, papers and books (except the Treasurer's books of account and securities) belonging to or filed with the Society.
- 24. He shall keep a record or minute of all proceedings of the Benchers, in a book to be called the Minute Book, and such record or minute shall, after being read and confirmed at a subsequent meeting of the Benchers, be signed by the Chairman and Secretary, and he shall also conduct all necessary correspondence, prepare all necessary diplomas, certificates and other documents appertaining to his department, and perform all other services incidental to the office.
- 25. He shall five days before the dates for the various examinations, notify the respective examiners of the number of candidates who have given due notice of their intention to present themselves for examination at the various examinations.

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- 26. He shall after the result of each examination has been declared, post in a conspicuous place in the Library at Victoria a list showing the names of the successful candidates.
- 27. He shall, between the first and tenth days of March preceding the day of election of Benchers, send by mail a voting paper in the form required by the statute, to each member of the Society entitled to receive such voting paper, and shall also between the said first and tenth days of March, cause to be posted up in a conspicuous place in all the Libraries of the Society a printed copy of the list of the Barristers and Solicitors who are entitled to vote at the succeeding election of Benchers.
- 28. He shall, on or before the first Monday in September in each year, notify all practising Barristers and Solicitors of the rules relating to the payment of their annual fees.
- 29. The Secretary for the time being shall be required to give security by bond of some Guarantee Company to the Society to the extent of \$2,500.00, for the due performance of the duties of his office, including the duties of Sub-Treasurer, the Society to pay the premium therefor.

FINANCE COMMITTEE.

- 30. The Finance Committee shall be charged with the management of the finances of the Society, and all matters relating to its resources and expenditure, and may appropriate from time to time such sums as may be required for expenditure by other Standing Committees and shall certify such other accounts as may be due by the Society and order their payment.
- 31. The annual statement of receipts and expenditure shall be printed, and in accordance with the "Legal Professions Act, 1895," Sec. 31, a copy of such statement shall be sent by mail to every member of the Society at least ten days before the first Monday in March.
- 32. The Bank of Montreal or other chartered bank duly authorized by the Finance Committee, shall be the bank of deposit and account for the Society, and the Secretary shall, from time to time, deposit therein to the credit of the Society all moneys received for and on account of the Society, which being done, such deposit shall exonerate the Secretary making such deposit.

33. The moneys of the said Society, deposited in the said bank, when required for payment of salaries, contingencies and other accounts, from time to time required to be paid by the rules or orders of the Society, or by any Committee acting under or in accordance with any such rules or orders shall be drawn and paid out upon a cheque signed by the Secretary and countersigned by any two members of the Finance Committee or by the Treasurer.

LIBRARIES.

- 34. The Librarian shall have the immediate and general charge of all the Libraries of the Society under the superintendence of the Library Committee.
- 35. The Library Committee shall assume the general superintendence and management of the Libraries, and shall purchase such books as in their judgment may be necessary.
- 36. The following shall be the rules for the regulation of the Libraries:
 - (1.) The Libraries shall be kept open for the use of the Judges of the Supreme and County Courts, Barristers and Solicitors who have paid their annual fees, Registrars of the Courts and of Titles, Students-at-law, Articled Clerks and applicants entered on the books of the Society for call or admission: Daily from 9.30 a.m. until 5 p.m., or until the Courts rise if sitting at five o'clock, except as hereinafter mentioned.

In the Long Vacation daily from ten o'clock a.m. until two o'clock p.m.

In the Christmas Vacation daily from ten o'clock a.m. until four o'clock p.m.

(2.) The Libraries shall be closed on Sunday and on New Year's Day, Her Majesty's Birthday, Dominion Day, Christmas Day, Easter Monday, and any other day set apart by public proclamation as a holiday, and in the event of any of the said holidays falling upon a Sunday, the following day; an i on Saturday at one o'clock p.m., except when the Courts are sitting.

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- (3.) No conversation shall be carried on and no smoking shall be allowed in the Library.
- (4.) No person shall place his hat, great coat, cloak, etc., on any table or chair in the Library.
- (5.) No book shall be taken out of the building in which the Library is situated.
- (6.) It shall be the duty of the Assistant Librarians to report to the Secretary any infringement of the rules or orders of the Society for the regulation of the Library.
- (7.) The Judges of the Supreme and County Courts shall be at liberty to take books from the Library, upon application to the Librarian or Assistant Librarians, and any member of the Law Society in good standing requiring the use of any book upon the argument of a case in the building in which the Library is situated shall be at liberty to have such book upon application to the Librarian or Assistant Librarians, such book to be returned to its place in the Library within a reasonable time after the close of the argument for which it may have been required.
 - (8.) For the application to the Librarian or Assistant Librarian mentioned in the last sub-section, it shall be sufficient to enter the name and volume of the book required and of the person taking the same in a register book, one of which shall be kept in each of the Libraries for that purpose.
 - (9.) If any member of the Society or other person entitled to use the library shall fail to observe the regulations relating to the Libraries, any two of the Discipline Committee may deprive such offending member of the use of any of the Libraries for such time as they may deem proper, and the names of any suspended members shall be posted in the Libraries. Any person feeling aggrieved at the action of such Benchers may appeal to the Benchers from such decision at their next meeting.

ADMISSION AND ENROLLMENT.

37. The Committee on Credentials shall superintend the admission and enrollment of candidates as Students-at-law and Articled

Clerks, and shall report thereupon to the Benchers in the manner hereinafter provided.

- 38. Students-at-law and Articled Clerks shall be admitted or enrolled in the months of January, April and July.
- 39. No person shall be admitted or enrolled who is not of the full age of 16 years.
- 40. Notice in the Form A in the Appendix of the intention of any person to apply for admission as a Student-at-law or enrollment as an Articled Clerk and containing the name, addition and family residence of the candidate, must be delivered to the Secretary of the Society on or before the first Monday in the month preceding the month. in which he seeks admission or enrollment.
- 41. A graduate in the Faculty of Arts or Law in any University in Her Majesty's Dominions empowered to grant the Degree of Bachelor or Master of Arts, or Bachelor or Doctor of Laws, or a cadet of the Royal Military College, Kingston, who has received his diploma of graduation, shall not be required to pass the preliminary examination, but shall comply with these rules in all other respects, and he shall in addition exhibit to the Benchers his diploma, or satisfy the Benchers of his having received his degree.
- 42. Every applicant for admission or enrollment as a Studentat-law or Articled Clerk shall at the time of giving the notice hereinbefore referred to, file with the Secretary a satisfactory certificate in the Form B in the Appendix sized by two practising members of the profession that the applicant is a person of good moral character.
- 43. Personal attendance of any applicant for admission or enrollment as a Student-at-law or Articled Clerk shall not be necessary.
- 44. Every candidate for admission shall at the time of giving the notice aforesaid deposit with the Secretary the amount of fees payable on admission, and every candidate for enrollment as Articled Clerk only shall do the like; his form of notice however, to be varied to suit his case.
- 45. Upon compliance with the above requirements, and upon passing the examination hereinafter provided, the candidate shall be

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entitled to be entered on the books of the Society as a Student-at-law or Articled Clerk, or both, as the case may be. The Articles of Clerkship of any Articled Clerk may be in the Form P in the Appendix and any assignment of such Articles may be in the Form Q in the Appendix, and the declaration of the execution thereof required to be annexed thereto shall be in the Form R in the Appendix.

46. Graduates shall be classed according to their rank, if graduates of the same University; or according to the dates of their diplomas or degrees if graduates of different Universities. Candidates not graduates must be classed according to their merit.

SERVICE.

- 47. The term of attendance at Barristers' chambers before call to the bar, and of service under articles before admission as Solicitor shall be five years, except in the case of Students-at-law who, previously to having been entered on the books of the Society shall have attained the Degree of Bachelor or Master of Arts, or Bachelor or Doctor of Laws in any recognized University of Great Britain or Ireland, or the Dominion of Canada, and of Articled Clerks who previously to having been articled shall have attained the Degree of Bachelor or Master of Arts in any such University, in any of which cases the term of five years shall be reduced to three.
- 48. The term of attendance or of service under articles shall be effectual only from the date of entry on the books of the Society.
- 49. No person attending in the chambers of a Barrister in pursuance of the foregoing rules shall, during his term of attendance, hold any office of emolument, or engage or be employed in any occupation whatever, other than that of a Student in attendance, and no person bound by articles of clerkship to any Solicitor, shall, during the term of service mentioned in such articles, hold any office of emolument, or engage or be employed in any occupation whatever, other than that of clerk to such Solicitor, or his partner or partners (if any) in the business, practice or employment of a Solicitor.
- 50. Any Student-at-law or Articled Clerk studying or bound within the Province who may desire to complete his studies or who may desire during a portion of his term to pursue his studies, or serve his Articles outside the Province, shall give written notice to the

Secretary of the Society in Form C in the Appendix of such desire, which notice shall state at what place and during what portion of his term he wishes to pursue his studies or serve under Articles outside the Province, the name of the Barrister or Solicitor with whom, or the Law School at which, he proposes to study and every Student-at-law or Articled Clerk shall in addition thereto file with the Secretary of the Society the written consent of the Barrister in whose chamber such student is studying, or of the Solicitor to whom such Articled Clerk is bound, permitting such Student-at-law or Articled Clerk to pursue his studies or serve such portion of his term outside the Province.

On receipt of such notice and consent the Secretary shall lay the application before the Benchers who may give permission to the Student or Articled Clerk to pursue his studies or serve his Articles for the time mentioned in such permission with such Barrister or Solicitor, or in such Law Schools as may be stated in such permission and the period so spent in such Law Office or such Law School shall be considered as part of the period of five years or three years term of study required by statute, provided however, that before such Student or Articled Clerk shall be called or admitted as hereinafter provided he shall obtain from such Barrister or Solicitor, or from the proper officer of such Law School, answers to such questions in Schedules A and B to Rules 61 to 64 as may be applicable to his case, and also a Certificate in the form required by Schedule C to Rules 61 and 64.

EXAMINATIONS.

51. All examinations shall be held at the following dates, that is to say: the second Monday in December; the fourth Monday in March; and the fourth Monday in June, in each year.

PRELIMINARY EXAMINATIONS.

- 52. Previously to the name of any candidate being entered on the roll as a Student-at-law or Articled Clerk, (except in the cases provided for in rule 41), he shall pass an examination in the following subjects:
 - (a.) English History, William III to George III. Canadian History, from the Treaty of Paris.

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- (b.) Geography.
- (c.) Arithmetic.
- (d.) Algebra, to Quadratic Equations, inclusive.
- (e.) Euclid, Books I, II and III.
- (f.) English Grammar, English Composition, and Writing from dictation. Craik's English Literature. Hamlet, Lady of the Lake.
- (g.) Virgil Aeneid, Book I; Horace Odes, Books I and II. Latin Grammar.
- (h.) French Grammar, Telemaque par Fenelon.

INTERMEDIATE AND FINAL EXAMINATIONS.

53. There shall be three examinations for call and admission of Students and Articled Clerks in addition to the preliminary examination, such examinations to be passed as follows:

(1.) In the case of five year Students, at or at any time after the end of the 2nd, 4th and 5th years respectively. It at the regular examination need times dialety preserving any ones date.

(2.) In the case of three year Students, at or at any time after the end of the 1st, 2nd and 3rd years respectively. Fat the regular examination shall be as follows:

FIRST INTERMEDIATE.

Contracts, . . . Anson. Common Law, . Indermaur. Real Property, . . . Williams. Equity, H. Arthur Smith. County Court Acts and Rules.

SECOND INTERMEDIATE.

Odger. Smith's Landlord and Real Property, Tenant. Evidence, Stephen's Digest. Personal Property, . . . Williams. Torts. Underhill.

Law and Equity Act,
Supreme Court,
Land Registry,
Execution,
Trustees and Executors,
Married Woman's Property Act,
Mechanics' Liens,
Municipalities,
Evidence,
Partnership.

SOLICITOR.

Wills. Hawkins. Contracts. . Leake. . . Torts. Pollock. Equity, . Story. Walker & Elgood. Executors, Choses in Action, . . . Kehoe. Criminal Code, Statute Law of British Statutes, Columbia and the Dominion of Canada. Pleading and Practice in British Columbia Courts.

BARRISTER.

Broom.

Contracts, Pollock.

Equity, Snell.

Evidence, Stephen's Digest.

Bills and Notes, . . . Byles.

Criminal Law, . . . Harris, and Criminal
Practice and Procedure under Code.

Constitutional Law, . . . Bourinot's Constitution
of Canada.

Jurisprudence, Maine's Ancient Law.
Pleading and Practice in the Courts of British
Columbia.

Statute Law of British Columbia and Dominion of

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- 55. At all examinations the candidates shall write under numbers, and the names to which such numbers correspond shall be known only to the Secretary, who after the examination is concluded shall hand the list of same to the Benchers. The Examiners shall not be present while the candidates are writing, but the Secretary or other person appointed by the Secretary shall preside.
- 56. Candidates intending to present themselves for either of the Intermediate Examinations must give at least two weeks' notice in writing to the Secretary, which notice must be accompanied by the prescribed fee and the notice shall state the candidate's standing in the Society and the dates at which he passed any prior examinations (if any), and may be in the Form D in the Appendix, with such changes or variations as the circumstances may require.
- 57. Candidates for all final examinations must pay the prescribed fee before taking the examination.
- 58. At the conclusion of each examination the Examiner shall report to the Benchers the percentage of marks obtained in each subject by the candidates, and the Benchers shall by resolution declare the names of the candidates who have passed such examinations.

CALL TO THE BAR AND ADMISSION AS A SOLICITOR OF STUDENTS AND ARTICLED CLERKS.

- 59. No Student-at-law entered on the books of this Society shall be called to the Bar, and no Articled Clerk shall be admitted as a Solicitor, unless he be of the full age of 21 years, nor without having passed the required examinations and in all other respects complied with the statutes and rules of the Society.
- 60. Every candidate for call to the Bar must deliver a written notice in the Form E in the Appendix hereto, to the Secretary at least two weeks before the date of the examination, and also, his petition for call in the Form F in the Appendix hereto. The prescribed fees must accompany the notice.
- 61. Every candidate for call to the Bar, shall, with his petition for call, leave with the Secretary of the Society answers to the several questions set forth in Schedule A of this Rule, verified by the declaration in the Form G in the Appendix, and also answers to

the questions set forth in Schedule B of this Rule, signed by the Barrister in whose chambers such candidate has attended pursuance of rule, together with the certificate provided for Schedule C also contained.

SCHEDULE A.

The following questions are to be answered by the candida himself:

- 1st. What was your age at the date of your admission?
- 2nd. Have you actually and bona fide attended during you whole term of years in the chambers of some Barrister? If so, give the name and address of such Barrister. And, if not, state the reason
- 3rd. Have you, at any time during the said Term, been abserve without permission of the Barrister in whose chambers you attended And, if so, state the length and occasion of such absence.
- 4th. Have you, during the period of your attendance, been engaged or concerned in any profession, business or employment other than your professional employment as Student in attendance?
- 5th. Have you, since the expiration of your said Term, bee engaged or concerned, and for how long a time, in any, and who profession, trade, business or employment, other than the profession of a Barrister?

SCHEDULE B.

The following questions are to be answered by the Barrister Barristers in whose chambers the Student has attended, for any pa of his Term:

- 1st. Has A. B. actually and bona fide attended during his who term of years in your chambers? And, if not, state the reason.
- 2nd. Has the said A. B., at any time during the said Term, becabsent without permission? And, if so, state the length and occasion of such absence.
- 3rd. Has the said A. B., during the said Term, been engage or concerned in any profession, business or employment, other the his professional employment as Student in attendance?

Rule, signed by the te has attended in ate provided for in

red by the candidate

ur admission?

attended during your Barrister? If so, give f not, state the reason.

aid Term, been absent ambers you attended? ch absence.

our attendance, been siness or employment udent in attendance?

your said Term, been ime, in any, and what er than the profession

red by the Barrister or attended, for any part

nded during his whole state the reason.

ng the said Term, been ne length and occasion

Term, been engaged apployment, other than adance?

4th. Has the said A. B., during the whole Term, with the exceptions above mentioned, been faithfully and diligently employed in your professional business of a Barrister?

5th. Has the said A. B., since the expiration of his said Term, been engaged or concerned, and for how long a time, in any, and what profession, trade, business or employment, other than the profession of a Barrister?

SCHEDULE C.

I do hereby certify that the said A. B. has actually and bona fide attended in my chambers for the period of ——; and that he is a fit and proper person to be called to the Bar.

62. The diploma of a Barrister of the Society shall be in the Form H in the Appendix.

63. Every candidate for admission as a Solicitor must deliver to the Secretary at least two weeks before the date of the examination, a written notice in the Form I in the Appendix hereto; and also, his petition for admission in the Form J in the Appendix hereto. The prescribed fees must accompany the notice.

64. Every candidate for admission as a Solicitor who has served under articles shall with his petition leave with the Secretary answers to the several questions set forth in Schedule A of this Rule, verified by his statutory declaration in the Form G in the Appendix, and also answers to the questions set forth in Schedule B of this Rule, signed by the Solicitor with whom such candidate has served his clerkship, together with the certificate in Schedule C, also contained.

SCHEDULE A.

The following questions are to be answered by the Clerk himself:

1st. What was your age at the date of your articles?

and. Have you served the whole Term of your articles at the office where the Solicitor or Solicitors to whom you were articled or assigned, carried on his or their business? And, if not, state the reason.

3rd. Have you, at any time during the Term of your articles, been absent without the permission of the Solicitor or Solicitors to

whom you were articled or assigned? And, if so, state the length and occasion of your absence.

- 4th. Have you, during the period of your articles, been engaged or concerned in any profession, business or employment other than your professional employment as clerk to the Solicitor or Solicitors to whom you were articled or assigned?
- 5th. Have you, since the expiration of your articles, been engaged or concerned, and for how long a time, in any, and what profession, trade, business or employment, other than the profession of a Solicitor?

SCHEDULE B.

The following questions are to be answered by the Solicitor with whom the Clerk may have served any part of the time under his articles:

- 1st. Has A. B. served the whole Term of his articles at the office where you carry on your business? And, if not, state the reason.
- 2nd. Has the said A. B., at any time during the Term of his articles, been absent without your permission? And, if so, state the length and occasion of such absence.
- 3rd. Has the said A. B., during the period of his articles, been engaged or concerned in any profession, business or employment other than his professional employment as your Articled Clerk?
- 4th. Has the said A. B., during the whole Term of his clerkship, with the exceptions above-mentioned, been faithfully and diligently employed in your professional business of a Solicitor?
- 5th. Has the said A. B., since the expiration of his articles, been engaged or concerned, and for how long a time, in any, and what profession, trade, business or employment other than the profession of a Solicitor?

SCHEDULE C.

I do hereby certify that the said A. B. has duly and faithfully served under his articles of clerkship or assignment (as the case may

state the length

es, been engaged nent other than or Solicitors to

any, and what the profession

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articles at the f not, state the

he Term of his, if so, state the

or employment fed Clerk?

rm of his clerkfaithfully and Solicitor?

his articles, been n any, and what n the profession

ly and faithfully (as the case may

be), bearing date, etc., for the term therein expressed; and that he is a fit and proper person to be admitted as a Solicitor.

- 65. The Diploma of a Solicitor shall be in the Form K in the Appendix.
- 66. In case any such candidate for call or admission, or both, at the time of leaving his petition and papers with the Secretary of the Society, as hereinbefore provided, proves to the satisfaction of the said Secretary, that it has not been in his power to procure the answers to the questions contained in the said Schedules B or the Certificate of Service therein also contained, the said Secretary shall state such circumstances specially in his report upon such candidate's petition.

CALL OF SOLICITOR OF THE PROVINCE AS BARRISTER AND ADMISSION OF BARRISTER AS SOLICITOR.

- 67. The Benchers may call to the Bar any Solicitor of the Province of British Columbia, who is in good standing and who as been in actual practice for one year immediately preceding his application so to be called, upon such Solicitor complying with the provisions of Rule 60 and upon his passing the final examination required for Barristers in Rule 54. The petition in addition to what is required by Form F in the Appendix shall show when such Solicitor was admitted and where he has practised in the Province of British Columbia.
- 68. The Benchers may admit as a Solicitor any Barrister of the Province of British Columbia who is in good standing and who has been in actual practise for one year immediately preceding his application to be admitted as a Solicitor, upon such Barrister complying with the provisions of Rule 63, and upon his passing the examination required for Solicitors in Rule 54. The petition in addition to what is required by Form J in the Appendix shall show when such Barrister was called and where he has practised in the Province of British Columbia.

RULES AS TO PRESENTATION OF BARRISTERS TO COURT AND ADMISSION OF SOLICITORS.

69. After the Benchers shall have declared the names of the candidates who have passed the final examination for call or admis-

sion, they shall if the candidates have in other respects conformed to the rules of the Society, pass a resolution calling or admitting, as the case may be, such successful candidates.

- 70. On the first day of any sitting of the Full Court after the passing of such resolution, such of the Barristers and Solicitors as have been thus called or admitted who shall desire to be sworn in shall present themselves at the Benchers' Room in the proper costume of the Court.
- 71. On the assembling of the said Full Court, the gentlemen who have thus presented themselves for call and admission at the Benchers' Room shall be severally presented to the Court by some one of the Benchers who shall be in attendance for that purpose, and thereupon they shall take the oaths prescribed in that behalf by the "Legal Professions Act, 1895."
- 72. No person shall be sworn in as a Barrister or Solicitor except at the times and in the manner provided for in the preceding rules.

Provided, however, that any Barrister or Solicitor called or admitted by the Benchers, who may be unable to present himself on the first day of any such sitting of the Full Court as aforesaid, may on proof to the Benchers that such inability was caused by illness, and with the consent of the Benchers, present himself and be sworn in on such subsequent day of such sitting as the Benchers may fix.

ADMISSION OF BARRISTERS AND SOLICITORS FROM OTHER PARTS OF THE BRITISH DOMINIONS.

- 73. Applicants (from other parts of the British Dominions) for call or admission, pursuant to section 37 of the "Legal Professions Act, 1895," must file with the Secretary an application in writing to be entered on the books of the Society. Such application shall state the full name of the applicant, the name of the Court and country in which he is entitled to practise, and whether the application is for call or admission or both. The application must be verified by a statutory declaration of the applicant in Form M in the Appendix, and shall be as nearly as possible in the Form L in the Appendix.
- 74. Every such applicant, before enrollment, must deposit with the Secretary the prescribed fee and furnish satisfactory proof:

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rister or Solicitor

olicitor called or oresent himself on as aforesaid, may caused by illness, self and be sworn enchers may fix.

TITORS FROM MINIONS.

sh Dominions) for Legal Professions on in writing to be tion shall state the t and country in plication is for call fied by a statutory and ix, and shall be

must deposit with tory proof:

- (a.) Of his call or admission or both, as the case may be, and that he still remains in good standing as such Barrister or Solicitor; and that since his admission or call no adverse application has been made to any Court or Courts to strike him off the roll of any Court, or otherwise to disqualify him as such Barrister or Solicitor; or no adverse application has been made to disbar or otherwise disqualify him from practice at the Bar of which he claims to be a member, and that no charge is pending against him for professional or other misconduct.
- (b.) Of good moral character and repute. See Form N in the Appendix.
- (c.) Of residence in the Province.
- (d.) In case any adverse application has been made as mentioned in subsection (a) of this rule, the applicant shall set forth the facts and circumstances, and shew the result, certified to by the proper officer having the record thereof.
- 75. The applicant shall make a list of the papers sent by him and shall attach the papers together in the order specified in the said list and shall forward the list and papers to the Secretary.
- 76. Upon compliance with the three preceding rules, the Secretary shall submit the papers to the Credentials Committee for perusal and report, and if the Committee shall report favorably thereon, the Secretary shall enter the name of the applicant on the books of the Society as an applicant for call or admission, or both, as the case may be. And the Benchers shall by resolution at their next meeting confirm or cancel the entry, but such entry may at any time thereafter before the applicant shall have been called or admitted be cancelled by the Benchers for good cause shown.
- 77. No person shall be entered on the books of the Society as an applicant until his papers are complete.
- 78. Applicants shall for at least two months immediately preceding call or admission, advertise in the British Columbia Gazette notice of their application.

- declaration that since his entry on the books of the Society he has not practised, or assumed to act, or held himself out to the public in any way as a person qualified to act as a Barrister or Solicitor, or has not in this Province advertised or held himself out, with the object of obtaining legal practice in the Province, to be a Barrister, Advocate or Solicitor of any other Province or country; and also, that he has resided in the Province six months since his enrollment on the books of the Society, and shall also file with the Secretary a certificate signed by two Barristers or Solicitors in good standing, which certificate shall be in the Form O in the Appendix.
- 80. Examinations shall be held at the same time and place as the regular examinations for call and admission, and every applicant who intends to present himself for examination must give two weeks notice in writing to the Secretary of his intention so to present himself for examination.
- 81. Every person who has been duly called and admitted to practise as an Advocate in the Court of Session of Scotland, or who has been called and admitted to practise as a Barrister-at-law or Advocate, or who has been duly admitted to practise as a Solicitor, Law Agent, or Attorney in any of Her Majesty's Colonies, Dependencies or Provinces of Canada where the Common Law of England is not the common law of the land, shall, in addition to complying with the rules of the Law Society respecting admission or call of Barristers and Solicitors from other parts of the British Dominions, give notice to the Secretary of his intention to present himself for call or admission, or both, as the case may be, in the Forms E and J in the Appendix, and shall pass the final examination required in the case of Students-at-law and Articled Clerks.
- 82. Applicants for call to the Bar, who have been duly called in any part of Her Majesty's Dominions, where the term of study before call is less than five years shall, before call by the Benchers attend in the chambers of a Barrister in British Columbia, in good standing, for a period of time sufficient with the term of study already spent by him in the part of Her Majesty's Dominions where such applicant was called, to make up for the full term of five years.
- 83. Applicants, in the last preceding rule mentioned, shall in addition to complying with the other rules of the Law Society respect-

all file a statutory ociety he has not the public in any licitor, or has not with the object of rrister, Advocate also, that he has ent on the books tary a certificate ding, which certi-

me and place as d every applicant t give two weeks to present him-

and admitted to Scotland, or who arrister-at-law or se as a Solicitor, clonies, Dependaw of England is a complying with call of Barristers ions, give notice for call or admister and J in the red in the case of

en duly called in n of study before enchers attend in bod standing, for already spent by ch applicant was

tioned, shall in Society respecting call to the Bar of Barristers from other parts of the British Dominions, comply with the provisions of Rule 61, and the Schedules thereto, with such changes only as may be necessary.

- 84. Every applicant for admission as a Solicitor who has been duly admitted in any part of Her Majesty's Dominions where the period of service under articles is less than five years, shall before being admitted as a Solicitor by the Benchers sign articles in the Form P in the Appendix, to a Solicitor of the Supreme Court of British Columbia, in good standing, and shall serve with him a period of time sufficient with the period of time served by him under articles in the part of Her Majesty's Dominions where such applicant was admitted, to make up the full term of five years.
- 85. Applicants in the last preceding rule mentioned shall in addition to complying with the other rules of the Law Society, respecting admission as a Solicitor or Solicitors from other parts of the British Dominions, comply with the provisions of Rule 64 and the Schedules thereto, with such changes only as may be necessary.

PROCEDURE IN CASE OF APPLICATION TO DISBAR OR STRIKE OFF THE ROLL.

- 86. Whenever any complaint shall be made charging a Barrister, Solicitor, Student-at-law or Articled Clerk with misconduct under the provisions of the "Legal Professions Act, 1895," such complaint shall be reduced to writing, and shall be submitted by the Secretary to the Discipline Committee.
- 87. If the said Committee, after investigation, are satisfied that a *prima facie* case has been made out, they shall report such complaint to the Benchers, who may upon such report, if they see fit, appoint a time and place for the investigation of the said complaint.
- 88. In case the Benchers decide to investigate the said complaint the Secretary shall send a copy of the complaint to the person against whom it is made, and shall cause a written notice to be served upon such person and as well upon the complainant, or his agent, stating the time and place appointed for such investigation.
- 89. The Benchers may, if they think fit, adjourn any such investigation from time to time.

- 90. The Treasurer shall appoint counsel to conduct the investigation on behalf of the Society, and on such investigation any person against whom a complaint is made may be represented by counsel.
- 91. The Benchers may require the complainant in any case which they decide to investigate, to make an affidavit setting out fully the facts and circumstances giving rise to such complaint, which affidavit shall be intituled "In the matter of.....a Barrister or Solicitor of the Supreme Court, ex parte"—a copy of which affidavit shall be served on the person complained of and on the return of the notice the person complained of shall answer the matters deposed to viva voce or on affidavit as the Benchers may require.

The Benchers may, if in their opinion there is no need of further investigation, either punish the person complained against, or dismiss the complaint, or may proceed to investigate further in the manner provided for in the next succeeding Rule and they may take evidence by affidavit or viva voce on oath, and may issue a summons to any person to give evidence or to produce documents, which summons shall be as nearly as may be in the forms of Subpænas in use in the Supreme Court.

- 92. Any resolution which shall disbar, disqualify or suspend from practice or strike off the rolls any Barrister or Solicitor shall be reduced to writing and passed by a majority of at least two-thirds of the Benchers present, and only those Benchers who have been present throughout the whole proceedings and who have heard all the evidence shall be deemed present within the meaning of this Rule, and the Treasurer or other presiding officer shall note upon the said resolution the names of the Benchers present and their vote, and shall certify the same under his hand, and such resolution shall thereupon be filed among the records of the proceedings.
- 93. In case the parties or any of them shall fail to appear pursuant to the notice at the time and place appointed for such investigation, or at any adjournment thereof, the Benchers may thereupon proceed in his or their absence.
- 94. All statements made and evidence taken on such investigation otherwise than by affidavit shall be made or taken under oath and shall be taken down in writing in the form of a deposition and shall be read over to the witness in the presence of the person complained against and his counsel, if he be represented by counsel, and

nduct the investigation any person ted by counsel.

in any case which ing out fully the it, which affidavit ter or Solicitor of vit shall be served of the notice the posed to viva voce

no need of further gainst, or dismiss her in the manner hay take evidence summons to any which summons enas in use in the

y or suspend from Solicitor shall be east two-thirds of nave been present heard all the evitor this Rule, and e upon the said eir vote, and shall there-

il to appear purfor such investis may thereupon

n such investigaaken under oath a deposition and the person comby counsel, and shall be signed by the witness. Provided that the evidence upon such investigation may be taken in shorthand by a stenographer who may be appointed by the Treasurer or presiding Bencher, and who before acting shall make oath that he shall truly and faithfully report the evidence, and where evidence is so taken it shall not be necessary that such evidence be read over or signed by the witness, but it shall be sufficient if the transcript be accompanied by an affidavit of the stenographer that it is a true report of the evidence.

95. Upon a resolution being passed by the Benchers as aforesaid, the Secretary shall in addition to the notices required by section 46 of the "Legal Professions Act, 1895," send a copy thereof to the Judges of the Supreme and County Courts, and also to the Barrister or Solicitor to whom the same relates.

APPEAL.

- 96. Whenever it shall be resolved by the Benchers that any Barrister or Solicitor be disbarred, disqualified, suspended from practice or struck off the rolls, such Barrister or Solicitor may appeal therefrom to the Judges of the Supreme Court upon giving notice in writing to the Secretary of the Society, setting forth the grounds of appeal, within 10 days after the passing of such resolution.
- 97. When such notice of appeal shall have been given the Secretary of the Society shall notify the Judges of the Supreme Court and the Benchers of such appeal, and the Judges may thereupon fix a day for the hearing of such appeal.
- 98. Upon a day being so fixed the Secretary shall notify the Benchers and the appellant of the time and place fixed for the hearing of such appeal, and shall attend at such time and place with all papers connected with the charge and the proceedings thereunder and the evidence taken before the Benchers.
- 99. The evidence upon the hearing of such appeal shall be the papers connected with the charge, the record of the proceedings thereunder and the evidence taken before the Benchers, but the Judges shall have the right to receive such further evidence either viva voce or on affidavit as the justice of the case may seem to them to require.

100. It shall not be necessary for the appellant to provide any appeal book or copies of the evidence unless the Judges shall require the same.

101. An appeal shall not operate as a stay of judgment, unless the Benchers for special reasons in their discretion shall so order.

102. If the Judges allow the appeal the Secretary shall file the order made by the Judges, and shall give to the appellant a certificate and shall forward and publish copies of such certificate in like manner as the resolution containing the decision of the Benchers was forwarded and published under section 46 of the "Legal Professions Act, 1895."

FEES.

103. The following fees shall be payable to the Socrespect of the matters hereafter set out:	ciety	in
On admission as a Student-at-law or Articled Clerk\$	50	00
In the event of an unsuccessful examination, \$40.00 will be returned.		
On examination for call to the Bar	100	00
In the event of an unsuccessful examination, \$75.00 will be returned.		
On examination for admission as a Solicitor	100	00
In the event of an unsuccessful examination, \$75.00 will be returned.		
Provided, that in event of a candidate being unsuccessful in both examinations, \$175.00 will be returned.		
For any Intermediate Examination	10	00
For certificate of admission as a Student-at-law or an Articled Clerk	I	00
For every other certificate	1	00
Barristers' or Solicitors' annual fee, payable on the first Monday of November in each year	30	00
Provided, that if paid on or before the first Monday in		

October, such amount shall be reduced to \$20.00.

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APPENDIX.

Α.

NOTICE OF APPLICATION FOR ADMISSION.

LAW SOCIETY OF BRITISH COLUMBIA.

1..... of..... son of..... Rule 404 of..... hereby give notice that I intend to present myself to the Benchers of this Society at their next meeting for the purpose of being admitted and entered as (a Student-at-law or Articled Clerk, or both as the case may be).

I am of the full age of.....years.

On the day of A.D., 18.... I matriculated at the University of...., in the City 18...., the degree ofwas conferred on me by the said University. (N.B.-If not a graduate strike this out).

3. And I hereby undertake and promise that I will well, faithfully and truly submit and conform myself to and obey, observe, perform, fulfil and keep all the rules, orders, by-laws, and regulations of the Law Society during such time as I shall continue on the books of the Society.

4. And I.....of......(as the case may be), father or guardian of the above named.....undertake and promise that he will faithfully and truly submit and conform to and obey, observe, perform, fulfil and keep all the rules, orders, by-laws and regulations of the Law Society during such time as he shall continue on the books of the said Society.

Dated theday of

CERTIFICATE OF CHARACTER.

LAW SOCIETY OF BRITISH COLUMBIA.

Rule 42. We
Dated the
С.
Rule 50. To Esq., Secretary of the Law Society of British Columbia.
I desire to pursue my law studies for the period ofin the chambers ofin the City ofin the Province ofat
I beg to enclose herewith the consent in writing of
Dated the
D
INTERMEDIATE.
NOTICE AND CERTIFICATE BY STUDENT-AT-LAW, OR ARTICLED CLERK

LAW SOCIETY OF BRITISH COLUMBIA.

was entered on the books of the Law Society as a (Student-at-law or

Rule 56.

1. I.....of.....hereby certify that I

	Articled Clerk, or both, as the case may be), as of				
	2. That I am a graduate inof the University of				
o hereby certify	(N. B.—If not a graduate, strike this out).				
ars; that he is a d as (a Student-	3. That I passed my Preliminary Examination in the month of				
	4. That I passed my first Intermediate examination in the month of18				
	5. And I intend to present myself in the month of next for the Examination.				
itish Columbia.	Dated theday of				
fin the					
in the Province	E.				
····in the	NOTICE FOR CALL.				
ourt of	LAW SOCIETY OF BRITISH COLUMBIA.				
	I				
f	that I intend to present myself to the Benchers of this Society at their next meeting for the purpose of being called to the Bar.				
m I am study- permitting me	Dated theday of				
ermit.	Dated the				
	F.				
	PETITION FOR CALL.				
	LAW SOCIETY OF BRITISH COLUMBIA.				
-AT-LAW,	To the Benchers of the Law Society of British Columbia: Rule 60.				
u goutifu that I	The Petition ofofgentleman, now standing on the books of the Society as a Student-at-law, most respectfully sheweth:				
y certify that I ident-at-law or	1. That your petitioner is of the full age ofyears.				

as a Student-at-law.
3. That when admitted he was a graduate of the University of
(N. B.—If not a graduate, strike this out).
4. That he has since his admission into the Society passed two Intermediate Examinations, as follows:
First Intermediate in
Second " "
5. That he is desirous of being called to the degree of Barrister-at-law.
Your petitioner therefore most respectfully prays, that his qualifications being first examined and found sufficient according to the rules of the Society and standing orders of the Benchers in that behalf, he may be called to the said degree accordingly; and he doth hereby undertake and promise that he will faithfully and truly submit and conform himself to and obey, observe, perform, fulfil and keep all the rules, resolutions, orders and regulations of the said Society, during such time as he shall continue on the books of the said Society as a member thereof.
Dated theday of
, , , , , , , , , , , , , , , , , , ,
G.
Rules 61 DOMINION OF CANADA, and 64. PROVINCE OF BRITISH COLUMBIA, To Wit:
In the matter of the "Legal Professions Act, 1895," and the Rules of the Law Society of British Columbia, And
In the matter of the application of

	. 33				
s of the Society	I,do solemnly declare— That the written answers to the questions hereto annexed and marked				
the University	"A," have been answered by me correctly, without equivocation, and are true in every respect.				
iety passed two	And I make this solemn declaration conscientiously believing it to be true, and knowing it is of the same force and effect as if made under oath and by virtue of the "Canada Evidence Act, 1893."				
	Declared before meatthis day ofA. D. 18				
ree of Barrister-					
or Burnster	Н.				
prays, that his	DIPLOMA OF BARRISTER.				
found sufficient standing orders	LAW SOCIETY OF BRITISH COLUMBIA.				
be called to the	This is to certify thatofof Rule 62.				
ereby undertake	was by the Benchers of the Law Society of British Columbia on				
uly submit and form, fulfil and					
gulations of the	called to the Bar of the Supreme Court of British Columbia, and that he now remains on the books of this Society as a Barrister thereof.				
reof.	Dated the				
	Treasurer.				
	·				
	I.				
	NOTICE FOR ADMISSION AS A SOLICITOR.				
	LAW SOCIETY OF BRITISH COLUMBIA.				
act, 1895," and n Columbia,	I				
• • • • • • • • • • • • • • • • • • • •	Dated the				

PETITION FOR ADMISSION AS A SOLICITOR.

LAW SOCIETY OF BRITISH COLUMBIA.

To the Benchers of	the Law	Society of	British	Columbia:
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Rule 63.	The petition ofofmost respectfully
	showeth:
	1. That your petitioner is of the full age ofyears.
	2. That he received his professional education under the superintendence of
	3. That he was entered on the books of the Law Society as an Articled Clerk in
	4. That he was, when entered on the books of the Society, a graduate of the University of
	(N. B.—If not a graduate, strike this out).
	5. That he has passed the Intermediate Examinations as follows:
	First Intermediate in
	Second " "
	6. That his articles of clerkship expired on theday
	7. That he is desirous of being admitted as a Solicitor.
	Your petitioner therefore most respectfully prays, that his qualifications being first examined and found sufficient, according to the rules of the Society and standing orders of the Benchers in that behalf, he may be admitted as a Solicitor.
	Dated theday of18

ICITOR.

Columbia:

most respectfully

...years.

nder the superinupreme Court of

aw Society as an ed under articles

of the Society, a

itions as follows:

.

.....day

olicitor.

prays, that his found sufficient, d standing orders be admitted as a

...8....

DIPLOMA OF SOLICITOR.

LAW SOCIETY OF BRITISH COLUMBIA.

This is to certify that
was by the Benchers of the Law Society of British Columbia on
day ofduly
admitted a Solicitor of the Supreme Court of British Columbia, and
that he now remains on the books of this Society as a Solicitor thereof.
Dated theday of
Treasurer.

Ľ.

APPLICATION FOR ENROLLMENT AS AN APPLICANT FOR CALL OR ADMISSION IN SPECIAL CASES.

LAW SOCIETY OF BRITISH COLUMBIA.

I	of	hereby make Rule 73
application to have my	name entered on the b	oooks of the Law Society
of British Columbia as	an applicant for call to	the Bar, (or for add 5-
sion as a Solicitor of	the Supreme Court of	of British Columb or
both, as the case may	be.)	

My full name is.....

(If the applicant is not a Graduate this clause will be struck out).

(If any Assignment of Articles, give particulars here).

On the
The Term of study or service under articles required by the laws of
The Common Law of England isthe Common Law of
I left
I was subsequently called to the Bar or admitted as Solicitor, (or both as the case may be) of the
I was a Barrister or Solicitor in good standing on the books of the Law Society of each Province, (or as the case may be) in which I was called to the Bar or admitted as a Solicitor on the dates when I left such Provinces (or as the case may be) and no complaint had been laid against me.
(When any complaint has been laid assigned the applicant the land

(When any complaint has been laid against the applicant, the last eight words shall be struck out, and particulars of the nature, hearing and determination of such complaint inserted).

And I hereby undertake and promise that I will well, faithfully and truly submit and conform myself to and obey, observe, perform, fulfil and keep all the rules, orders, by-laws and regulations of the Law Society during such time as I shall continue on the books of the Society.

Dated theday of

A.D., 10	M.
the Supreme	
e).	In the matter of the application of
,	to be entered on the books of the Law Society of
d by the laws	British Columbia
years	And
	In the matter of the Rules of the Law Society of British
3	Columbia.
law of	Columbia.
	I,
in	do solemnly declare,—
	That the statements contained in the application dated
Solicitor, (or	hereto annexed marked "A" and signed by me, for enrollment as
	an applicant on the books of the Law Society of British Columbia for
~	call (or admission, or both, as the case may be), are true in every respect.
Solicitor (or	
ood standing	And I make this solemn declaration conscientiously believing it
	to be true and knowing that it is of the same force and effect as if
	made under oath and by virtue of the "Canada Evidence Act, 1893."
	Declared before me
said Province	
54.4.2.10.11100	at this }
	1. 6
.1 . 1	day ofA.D., 18 ∫
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dates when	
omplaint had	N.
	CERTIFICATE OF CHARACTER.
icant, the last	
ature, hearing	LAW SOCIETY OF BRITISH COLUMBIA.
ture, nearing	
	Ido hereby certify
	that I have known and been well acquainted with
veil, faithfully	(name in full) formerly of and now of
rve, perform,	for the space ofyears during which time he was practising
lations of the	and residing at and that he is a person of good
books of the	moral character and fitted to be enrolled as a member of the Law
	Society of British Columbia.
	Society of British Columbia.

Dated the day.....of....

We hereby certify that we are personally acquainted with
that to the best of our knowledge the
saidhas not practised or assumed to act or
held himself out to the public in any way as a person qualified to act
as a Barrister or Solicitor, and has not in this Province advertised or
held himself out with the object of obtaining legal practice in this
Province to be a Barrister, Advocate or Soncia: of any other Pro-
vince or country; that the said
Province formonths and is a person of good moral character.

Dated the of

P.

FORM OF ARTICLES.

WITNESS that the said B. A., of his wn free will (and with the consent and approbation of the said A. A., testified by his execution of these presents) hath placed and bound himself, and by these presents doth place and bind resself, clerk to the said S. S., to serve him from the day of the date hereof up to the day on which he shall be admitted as a Student-at-law, in accordance with the Rules of the Law Society, and during and until the full end and term of years from the day of his so being admitted or entered then next ensuing.

And the said A. A., doth hereby for himself, his heirs, executors and administrators, covenant with the said S. S., his executors, administrators and assigns that the said B. A. shall and will well, faithfully and diligently serve the said S. S. as his clerk in the practice or profession of a Solicitor of the Supreme Court from the date hereof, during and until the full end of the hereinbefore mentioned

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nowledge the med to act or salified to act advertised or actice in this ny other Proresided in the ral character.

A. (the clerk) e Solicitor), of supreme Court

(and with the his execution and by these S. S., to serve which he shall be Rules of the mof....years next ensuing.

eirs, executors
his executors,
and will well,
rk in the pracfrom the date
ore mentioned

Term: And that the said B. A. shall not, at any time during such Term, cancel, obliterate, injure, spoil, destroy, waste, embezzle, spend or make away with any of the books, papers, writings, documents, moneys, stamps, chattels or other property of the said S. S., his executors, administrators, or assigns, or of his partner or partners, or of any of his clients or employers; And that in case the said B. A. shall act contrary to the last-mentioned covenant, or if the said S. S., his executors, administrators, or assigns, or his partner or partners shall sustain or suffer any loss or damage by the misbehaviour, neglect or improper conduct of the said B. A., the said A. A., his heirs, executors, or administrators, shall indemnify the said S. S. and make good and reimburse him the amount or value thereof; And further, that the said B. A. will at all times keep the secrets of the said S. S. and his partner or partners, and will at all times during the said Term readily and cheerfully obey and execute his or their lawful and reasonable commands; and shall not depart or absent himself from the service or employ of the said S. S. at any time during the said Term without his consent first obtained, and shall, from time to time, and at all times during the said Term, conduct himself with all due diligence, honesty and propriety; And the said B. A. doth hereby covenant with the said S. S., his executors, administrators and assigns that he, the said B. A., will truly, honestly and diligently serve the said S. S. at all times during the said Term, as a faithful clerk ought to do, in all things whatsoever, in the manner above specified.

In consideration whereof and of.....paid by the said A. A. (the receipt whereof the said S. S. doth hereby acknowledge) the said S. S. for himself his heirs, executors and administrators doth hereby covenant with the said B. A., that the said S. S. will accept and take the said B. A. as his clerk; And also, that the said S. S. will by the best ways and means he may or can, and to the utmost of his skill or knowledge, teach and instruct, or cause to be taught and instructed, the said B. A., in the said practice or profession of a Solicitor of the Supreme Court, which the said S. S. now doth, or shall at any time hereafter during the said Term use or practice: And also will, at the expiration of the said Term use his best means and endeavours, at the request, costs and charges of the said A. A. and B. A., or either of them, to cause and procure him the said B. A. to be admitted as a Solicitor of the Supreme Court, provided the said B. A. shall have well, faithfully and diligently served his said intended clerkship.

IN WITNESS WHEREOF the parties to these presents have hereunt	0
set their hands and seals, the day and year first above mentioned.	

Signed, sealed and delivered	A.A.	[L.S.]
by the within named parties, in the presence of	B.A.	[L.S.]
W. F.	s.s.	[L.S.]

Note.—Where the person about to be articled has attained his majority, the father or guardian is not a necessary party to the instrument.

O.

ASSIGNMENT OF ARTICLES.

This Indenture made (in duplicate) theday cf
in the year of our Lord one thousand eight hundred and ninety
betweenofin the County of
one of the Solicitors of the Supreme Court of British Columbia, of the
first part of the same place, Student-at-law,
of the second part. And
ofin the County ofone of the Solicitors
of the said Court, of the third part.

Whereas, by Articles of Clerkship bearing date theday o
A.D. 18made between the said
of the one part, and the saidof the other part
the saidof his own free will, did put, place
and bind himself clerk to the said to serve him from
the day of the date hereof, for during and until the full end and term
ofyears from thence next ensuing, and fully to be com
pleted and ended subject to the several covenants therein contained

s have her mentione	
A.A.	[L.S.]
B.A.	[L.S.]
s.s.	[L.s.]
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ed	ay of
the other did put, serve him l end and ully to be	place from term

rein contained.

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date of the said

antage of him recited Articles

esents.

41 of Clerkship for all the residue now to come and unexpired of the said Term of......years; and it has been further agreed that the saidshall put, place and hind himself as clerk to the said.....from the day of the date of these presents for the remainder of the said Term, and for such further period (if any) as may be necessary to complete the full Term of.....years of service under articles. Now This Indenture Witnesseth, that in pursuance of the said consent of the said testified by his being a party to these presents, hath assigned, transferred and set over, and by these presents doth assign, transfer and set over unto the said..... all benefit and advantage, interest, claim and demand whatsoever of him the said......under the hereinbefore in part recited. Articles of Clerkship, and the service of him the said..... under or by virtue of the same to have and to hold all right and interest whatsoever of him the said..... in and to the service of him the said......under or by virtue of the same unto the said.....his executors, administrators and assigns.

And this Indenture further Witnesseth that the said of his own free will, testified as aforesaid, hath put, placed and bound himself, and by these presents doth put, place and bind himself clerk to the said..... to serve him from the day of the date of these presents for and during the remainder of the said Term of.... years, and fully to be completed and ended; and for such further period (if any) as may be necessary to complete the full Term of......years, under articles in accordance with the statutes in that behalf. And the said...... doth hereby covenant with the saidhis executors, administrators and assigns, that the said......shall and will well, faithfully and diligently, serve the saidas his clerk in the practice and profession of a Solicitor of the Supreme Court of British Columbia from the date ' hereof during the remainder of the hereinbefore recited Term of..... years, according to the terms and conditions of the said hereinbefore mentioned Articles of Clerkship as therein set forth.

In consideration whereof, and of.....paid by the said (the receipt whereof the said......doth hereby acknowledge) the said......for himself, his heirs, executors and administrators, doth hereby covenant with the said.....that the

Cl

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said
bound by the terms and conditions of the said Articles of Clerkship in so far as the same were binding on the said
so an as the same work on any on the same with the same wi
In WITNESS WHEREOF, the said parties to these presents have
hereunto set their hands and seals on the day and date first above mentioned.
Signed, sealed and delivered \ [L.s.]
by the within named parties in the presence of [L.S.]
the presence of
J [L.S.]
R.
Dominion of Canada, Province of British Columbia, County of To Wit:
Ja the matter of the "Legal Professions Act, 1895,"
And
In the matter of Articles of Clerkship (or assignment of Articles as the case may be) between A. B. and C. D.
I, of the of in the Province of British Columbia, do solemnly declare,—
1. That I was personally present and did see the within or annexed Articles of Clerkship (or assignment of Articles of Clerkship as the case may be) duly signed, sealed and executed by the partthereto.

That the said Articles of Clerkship (or assignment of Articles

of Clerkship as the case may be) were executed at.....

3. That I know the said part.....

	1
observe and be of Clerkship in	, a
presents have ate first above	4
[L.S.]	
[L.S.]	
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et, 1895,"	
assignment of B. and C. D.	
Columbia, do	
the within or es of Clerkship	
ent of Articles	0

- 4. That I am a subscribing witness to the said Articles of Clerkship (or assignment of Articles of Clerkship as the case may be).

And I make this solemn declaration, conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the "Canada Evidence Act, 1893."

Declared before me	٠	•	•	•	•	٠	
at							
thisday of							
A. D. 18							

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The Legal Professions Act, 1895.

CHAPTER 29.

An Act to Amend and Consolidate the Acts Relating to the Legal Professions.

[21st February, 1895].

Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of British Columbia, enacts as follows:—

SHORT TITLE.

1. This Act may be cited as the "Legal Professions Short title. Act, 1895."

LAW SOCIETY.

- 2. The Law Society of British Columbia (hereinafter Law Society of British Columbia (the Society") shall continue to be incorporated bia, incorporation of. with continued succession and a common seal.
- (a.) The members of the Society shall be all persons Members. called to the Bar of British Columbia, or hereafter to be called, and all persons admitted as Solicitors, or hereafter to be admitted as Solicitors, of the Supreme Court of British Columbia, so long as their names remain on the books of the Society as in good standing.
- 3. The Society may, without license of mortmain, Power to acquire purchase, take, possess, and after acquiring the same, with land, etc.

sell, lease or part with any lands, tenements, or hereditaments for the purposes of the Society, but for no other purpose, and may execute all other matters pertaining to them to do.

BENCHERS.

Benchers of whom to consist.

4. The Society shall be governed by nine members of the degree of Barrister, who shall be called Benchers, and the ex-officio Benchers hereinafter mentioned.

Attorney-Generals of Canada and B. C. and ex-officio Benchers.

5. The Attorney-General of Canada, for the time being, the Attorney-General of British Columbia, for the Supreme Court time being, and any retired Judge of the Supreme Court of this Province, shall, respectively, ex-officio, be Benchers.

Treasurer and Secretary.

6. The Benchers shall on the first meeting after their election, proceed to elect one of their number to be Treasurer, who shall hold office until the appointment of his successor; and shall also appoint some member of the Society, of the degree of Barrister, to be a Secretary.

Continuation of Benchers now in office.

in Society.

7. The Benchers who have been elected and are in office at the time of this Act coming into force shall continue to be the Benchers of the Society until their Property vested successors are elected; and all property now vested in the present Law Society, and all liabilities incurred by them, shall be vested in and assumed by the Society as constituted by this Act, and all rules and regulations for the government of the Society now in force shall continue

ELECTION OF PENCHERS.

until altered under the provisions of this Act.

Election of Benchers.

8. The election of Benchers shall take place annually, on the Monday preceding the thirty-first day of March in every year.

Persons not eligible to vote not qualified,

9. No person shall be eligible as a Bencher at any election who is not qualified to vote at such election and unless he be a Barrister.

Retiring

10. At all elections retiring Benchers shall be eligible for re-election.

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nine members alled Benchers, tioned.

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ting after their number to be appointment of member of the Secretary.

ted and are in to force shall ety until their now vested in is incurred by the Society as egulations for shall continue

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encher at any election and

all be eligible

- 11. Each Barrister or Solicitor entitled to practice in who are eligible the Supreme Court, and actually residing and practising in the Province, and who has paid all his fees to the Society, shall be entitled to have his name placed on the list of voters hereinafter mentioned.
- 12. On the first Monday in the month of March in List of persons each year, an alphabetical list of the Barristers and entitled to vote Solicitors who are entitled to vote at the succeeding election shall be made out by the Secretary of the Society, and such list may be examined by any Barrister or Solicitor at all reasonable times.
- 13. In case any Barrister or Solicitor complains to Complaints of the Secretary of the improper omission or insertion of any omissions, etc. name in the list, it shall be the duty of such officer forthwith to examine into the complaint, and rectify such error if any there be, and in case any person is dissatisfied with the decision of such officer, he may appeal to a Judge of the Supreme Court in a summary way, whose decision shall be final, and such list shall remain or be altered in accordance with such decision.
- 14. Each person whose name is inserted on the said Persons on list list, but no others, shall be entitled to vote at such election only entitled to for nine persons to act as Benchers.
- 15. Such votes shall be given by closed voting papers, voting. in the Form in the First Schedule to this Act, or to the like effect, being delivered between the first day of March and the day of election to the Secretary of the Law Society of British Columbia. Any voting paper received during such interval by the Secretary by post shall be deemed delivered to him.
- 16. The Benchers shall in the month of January in Appointment of each year, appoint two persons who, with the Treasurer, shall act as scrutineers at the election. In case any scrutineer is absent during such scrutiny the other may nevertheless proceed therewith.
- 17. The voting papers shall upon the day of election Count of votes. be opened by the Secretary of the said Law Society, in

the presence of the scrutineers, who shall scrutinize and count the votes, and keep a record thereof in a proper book to be provided by the Society.

Voters may at-

18. Any person entitled to vote at any election for of voting papers. Benchers shall be entitled to be present at the opening and scrutinizing of the voting papers.

Certain votes null and void.

19. Any votes cast for any person who is ineligible to be a Bencher, or who is a Bencher ex-officio, shall be null and void, and the election shall be declared as if such votes had not been cast.

First nine to be taken in case more than nine voted for.

20. In the event of any elector placing more than nine names on his voting paper the first nine only shall betaken, notwithstanding any of such nine persons so named may be ineligit or election from any cause whatever.

Nine persons to be elected.

21. The nine persons who have the highest number of having highest votes shall, with the ex-officio Benchers, be the Benchers until the next annual election, and until their successors. shall have been elected.

In cases of equality of votes.

22. In case of an equality of votes between two or more persons, which leaves the election of one or more of such Benchers undecided, then the scrutineers shall forthwith put into a ballot box a number of papers with the names of the candidates having such equality of votes written thereon, one for each candidate, and the Secretary of the Society shall draw by chance from such ballot box, in the presence of the scrutineers, one or more of such papers sufficient to make up the required number, and the persons whose names are upon such papers so drawn shall be such Benchers.

Declaration of result of election

23. Upon the completion of the scrutiny, the Secreand publication tary shall forthwith declare the result of the election, and shall cause the names to be published in the British Columbia Gazette for one issue.

Benchers may make rules.

24. The Benchers may make such rules as they consider expedient, not contrary to the provisions of this Act, for regulating the procedure under the preceding sections of this Act.

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election for opening and

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the Secrelection, and the British

of this Act,

- 25. No person shall sign the name of any other per-Falsification, son to any voting paper under this Act, or alter, or add to, paper. or falsify, or fill up any blank in any voting paper signed by another person, or deliver or cause to be delivered to the Secretary any such false voting paper or any voting paper which has been added to or falsified, or in which any blank has been filled up after the same was signed.
- 26. In the event of there being no Secretary for the In case of absence, etc., of time being of the Law Society at the time at which any Secretary, election under this Act is to be held, or in the event of such Secretary being unable, from illness or other unavoidable cause, to act at such election, then, and in such case, the Treasurer for the time being of the Law Society shall appoint under his hand some other person to act as such Secretary, and such person so appointed shall perform all the duties of such Secretary as prescribed by this Act.
- Benchers, the same may be decided in a summary way by chers, how decided any Judge of the Supreme Court, upon petition, whose decision shall be final. The Judge may decide upon such petition that certain persons were or were not elected, or that certain persons were entitled to be elected, and make a return to the society accordingly, and such return shall govern the Society. The costs of the petition shall be in Costs. the discretion of the Judge.
- 28. No petition against the return of a Bencher shall Petition against return of a Bencher tained unless presented within ten days after the cher to be presented of election.
- 29. The voting papers belonging to any election shall Voting papers to be retained by not be destroyed until after all petitions in respect to such Secretary. election have been decided, but the same shall, together with all other papers in connection with the election, be retained by the Secretary.
- **30.** In case of failure in any instance to elect the In case insufficient number requisite number of Benchers according to the provisions elected, or of of this Act, or in case of any vacancy caused by the death vacancy. or resignation of any Bencher, or by any other cause, the

remaining or continuing Benchers may appoint to the vacant place or places any person or persons duly qualified under the provisions of this Act to be elected Bencher or Benchers, and the person or persons so appointed shall hold office for the residue of the period for which the other Benchers have been elected.

MEETINGS OF THE SOCIETY.

General annual meeting of mem-bers of Society.

31. There shall be an annual general meeting of the members of the Society at the City of Victoria on the first Monday of March in each year, at the hour of eleven o'clock in the forenoon, at which meeting the Treasurer, or in his absence some other Bencher, shall preside, and a report of the proceedings of the Benchers during the year shall be presented at the meeting, with the statement of the finances of the Society, which statement shall be printed and distributed to the members at least ten days before the meeting.

Quorum.

32. Fifteen members shall form a quorum.

Special general meeting.

33. A special general meeting of the members of the Society shall be held on the written request of ten members of the Society, addressed to the Secretary, within two weeks of such request.

MEETINGS OF BENCHERS.

Regular meet-

34. Regular meetings of the Benchers shall be held at ings of Benchers the City of Victoria on the first Monday of January, April, July and October in each year.

Special meetings

35. Special meetings may be held on the written request of two Benchers, addressed to the Secretary.

Benchers' travelling expenses.

36. The travelling expenses of Benchers residing outside of Victoria to and from the meetings of the Benchers (which shall be computed from actual cost of transport), shall be allowed to them and paid out of the funds of the Society; but no such payment shall be made to any Bencher unless claimed during the year in which he acts.

POWERS OF BENCHERS.

- 37. The Benchers shall have the following powers:—Powers of Benchers
- (1.) They may appoint such officers and servants as Appointment of officers and may be necessary for the management of the servants. business of the Society, and may make rules for the discipline and well-being of the legal profession and otherwise relating to the honour thereof:
- (2.) They may also make rules respecting the follow- Make rules. ing classes of subjects:—
 - (a.) The improvement of legal education generally;
 - (b.) The appointment of readers and lecturers, with salaries;
 - (c.) The subjects and mode of study of studentsat-law and articled clerks, and their attendance at Barristers' chambers or Solicitors' offices;
 - (d.) The attendance of students and articled clerks at lectures;
 - (e.) The preliminary, intermediate, and final examinations to be passed by students-at-law and articled clerks as conditional to call to the Bar or admission as Solicitor;
 - (f.) Providing that students-at-law or articled clerks studying or bound within the Province may complete their studies, or during portions or a portion of their time pursue or serve their studies or articles outside the Province;
 - (g.) The fees to be paid to the Society upon calls to the Bar or admission as Solicitors;
 - (h.) The fees payable by students-at-law or articled clerks on their being admitted or enrolled as such on the books of the Society, or at intermediate examinations;
 - (i.) The reporting of legal decisions, and printing the same;

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- (j.) The order of business and the regulation of all proceedings at their own meetings from time to time.
- (k.) The procedure and practice in cases falling within the provisions of section 42 to 48 of this Act, both inclusive.
- (1.) And generally for the working out of the provisions of this Act, when not otherwise herein specially provided for.

Call and admis-

- (3.) They may call to the Bar and admit to practise as a Barrister in British Columbia—
 - (a.) Any person being a British subject of full age and good repute who having been entered and admitted into the Society as a studentat-law, has been standing on the books thereof for five years, to be computed from the date of his passing his preliminary examination, has been in actual attendance at the chambers of a practising Barrister of British Columbia for that period, and has conformed himself to the rules of the Society: Provided that the said term of five years shall be reduced to three if previously to having been entered on the books of the Society such student shall have attained the degree of Bachelor or Master of Arts, or Bachelor or Doctor of Laws, in any recognized University of Great Britain or Ireland or the Dominion of Canada;
 - (b.) Any person being a British subject of full age, good conduct and repute, who has been duly called and admitted to practise as a Barrister-at-law in any of Her Majesty's Courts of England or Ireland, or as an Advocate in the Court of Session of Scotland, or who has been duly called and admitted to practise as a Barrister-at-law in any of Her Majesty's Colonies and Dependencies or Provinces of Canada: Provided always, that

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bject of full the has been ractise as a er Majesty's as an Advo-Scotland, or admitted to a any of Her ncies or Proalways, that before the Benchers shall call any such person his name shall have been entered on the books of the Society for at least six calendar months immediately preceding his call, he shall have resided in the Province during the said period of six months, he shall have paid his fees to the Society, and he shall have advertised notice of his application for call in the British Columbia Gazette for at least two months immediately preceding his call; and provided further, that the applicant shall pass before one or more of the Benchers or Examiners appointed by them in that behalf an examination—(1) if a Barrister from some place other than a Province of Canada, concerning his knowledge of the statute law of Canada and of this Province, including the practice of the Courts, and (2) if a Barrister from one of the Provinces of Canada, concerning his knowledge of the statute law of British Columbia and the practice of the Courts: Provided also that the applicant shall, in case of his basing his claim for call or admission upon the fact of his having been called or admitted as a Barrister or Advocate in some place where the common law of England is not the common law of the land, pass an examination satisfactory to the Benchers or Examiners as to his knowledge of the common law of England applicable to this Province, and of his fitness to practise as a Barrister. It shall also be necessary that the applicant produce such evidence as may be provided by the rules of the Society, or, in the absence of rules, as may be satisfactory to the Benchers, showing his qualifications and proving him to be of good standing and of good character and repute.

(4.) They may admit as Solicitors of the Supreme Admission.

Court—

- (a.) Any person being a British subject of full age and good repute who has been bound by articles in writing to a practising Solicitor in British Columbia to serve and has served him as his clerk for five years continuously, and has conformed to the rules of the Society: Provided that the said term of five years shall be reduced to three if previously to having been articled such clerk shall have attained the degree of Bachelor or Master of Arts in any recognized University of Great Britain or Ireland or the Dominion of Canada;
- (b.) Any person being a British subject of full age, good conduct and repute who has been duly admitted to practise as a Solicitor, Law Agent, or Attorney in any of Her Majesty's Courts in England, Scotland or Ireland, or who shall have been admitted as a Solicitor or Attorney in any of the Superior Courts of Her Majesty's Colonies or Dependencies or Provinces of Canada: Provided always, that before the Benchers shall so admit any such person, his name shall have been entered on the books of the Society for at least six calendar months immediately preceding his admission, he shall have paid his fees to the Society, and he shall have advertised notice of his application for admission in the British Columbia Gazette for at least two months immediately preceding his admission, he shall have resided in the Province during the said period of six months; and provided, further, that the applicant shall pass, before one or more of the Benchers or Examiners appointed by them in that behalf, an examination—(1) if a Solicitor from some other place than a Province of Canada, concerning his knowledge of the statute law of Canada and of this Province, including the practice of the Courts; and (2) if a Solicitor from one of

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of full age, been duly ∠aw Agent, s Courts in who shall r Attorney s of Her ies or Proways, that it any such entered on t least six eceding his fees to the ised notice the British wo months on, he shall ng the said ed, further, ore one or s appointed nation—(1) lace than a his know-

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the Provinces of Canada, concerning his knowledge of the statute law of British Columbia and the practice of the Courts: Provided, also, that the applicant shall, in case of his basing his claim for admission upon the fact of his having been admitted as a Solicitor in some place where the common law of England is not the common law of the land, pass an examination, satisfactory to the Benchers or Examiners, as to his knowledge of the common and statute law of England applicable to this Province, and of his fitness to practise as a Solicitor. It shall also be necessary that the applicant produce such evidence as may be provided by the rules of the Society, or, in the absence of rules, as may be satisfactory to the Benchers, showing his qualifications, and proving him to be of good standing and of good character and repute:

- (5.) Provided, also, that any Barrister or Solicitor who shall base his claim, for call or admission, upon his having been called or admitted, as the case may be, as a Barrister or Solicitor in some place or Province where Barristers or Solicitors are called or admitted after a term of study or articles less than five years (except in case of a graduate of any recognized University of Great Britain or Ireland, or Dominion of Canada), must before call or admission in this Province, serve as a student-at-law or under articles for a sufficient time to complete the full term of five years.
- 38. A copy of any rule made by the Benchers certified Rules of Benchas a true copy of the original by the Secretary, under the ers, how proved. seal of the Society, shall be received in all Courts or upon any application before a Judge as prima facie evidence of the original rule without the production of the original rule, or proof of the signature of the Secretary or the seal.

ALTERATION OF RULES.

Alteration, etc., of rules.

39. The Benchers may from time to time alter, amend or repeal any previous rule of the Society.

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CALL AND ADMISSION.

Persons to be called or admitsuance hereof.

40. No person shall be called as a Barrister or ted only in pur- admitted to practise as a Solicitor in the Supreme Court, save in accordance with the provisions of this Act.

CALL AND ADMISSION IN PARTICULAR CASES.

Call and admission in particular cases.

41. Any Solicitor of this Province who has been in actual practice for one year immediately preceding his application for call to the Bar may (subject to the rules of the Society) and upon payment of the prescribed fees be called to the Bar upon passing an examination to the satisfaction of the Benchers touching his fitness to become a Barrister; and any Barrister of this Province who has been in actual practice for one year immediately preceding his application to be admitted as a Solicitor may (subject to the rules of the Society) and upon payment of the prescribed fees be admitted as a Solicitor upon passing an examination to the satisfaction of the Benchers touching his fitness to practise as a Solicitor. Provided always, that any person who before the passing of this Act has been duly called to the Bar or admitted as a Solicitor, or who has been called to the Bar or admitted as a Solicitor within six months from the date of the coming into force of this Act, shall be entitled to be called to the Bar or admitted as a Solicitor, as the case may be, upon passing such examination, if any, as the Benchers may think fit to require, and upon payment of the prescribed fees.

DISBARRING AND STRIKING OFF THE ROLLS.

Benchers may disbar, disqualify and suspend Barristers and Solicitors,

42. The Benchers shall have full power to disbar, disqualify, suspend from practice, or strike off the rolls, any Barrister or Solicitor for good cause shown, but any decision which may disbar, disqualify, suspend from practice, or strike off the rolls any Barrister or Solicitor, shall be subject to appeal to the Judges of the Supreme Court, who are hereby constituted visitors of the Society for that purpose, and the decision of a majority of whom shall be final.

- any student-at-law or articled clerk has been guilty of con-clerks. duct unbecoming any such student or articled clerk, and to strike his name from the books of the Society, and to refuse either absolutely or for a limited period to admit such student or articled clerk to the usual examinations or to grant him the certificate necessary to enable him to be called or admitted to practice.
- 44. Upon the hearing of any complaint or charge Hearing of comagainst a Barrister, Solicitor, Student-at-law or Articled Clerk, the Benchers shall have power to examine witnesses under oath, and to compel the production of books, papers, Power to exdocuments and other writings necessary to their inquiry; anine witnesses, and a summons under the hand of the Treasurer, or in his absence of two Benchers, and the seal of the Society, for the attendance of a witness, shall have all the force of a subpœna issued out of the Supreme Court, and any witness not attending in obedience thereto, or refusing to be sworn or to give evidence, or neglecting or refusing to produce any such book, paper, document, or writing as aforesaid, shall be liable to attachment upon application to a Judge of the Supreme Court, or to such other punishment as the Court, upon such application, may direct.
- 45. No Barrister or Solicitor shall be disbarred, dis-Resolution to qualified, suspended from practice or struck off the rolls, by a two-thirds unless a resolution to that effect shall be passed by a majority.

 majority of at least two-thirds of the Benchers present.
- 46. Upon a Barrister or Solicitor being disbarred, Effect of disbardisqualified, suspended from practice or struck off the rolls as aforesaid, all his rights and privileges as such Barrister or Solicitor shall thenceforth cease and determine, either absolutely or for the time limited by the decision of the Benchers as aforesaid. A copy of the resolution of the Copy to be sent to Registrars, Benchers containing such decision, under the seal of the etc.

 Society, shall be forwarded by the Secretary to the Regis-

arrister or eme Court, Act.

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as been in eceding his the rules of bed fees be to the satisbecome a no has been eceding his (subject to of the prepassing an rs touching led always, his Act has Solicitor, or a Solicitor g into force the Bar or pon passing think fit to

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to disbar, off the rolls, wn, but any I from praclicitor, shall ceme Court, trar and to each of the District Registrars of the Supreme Courts, and to the Registrars of the several County Courts, and shall be published in the British Columbia Gazette, and in a newspaper circulating in the district where such Barrister or Solicitor usually resides or practises his profession.

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Person disbarred as a Barrister also disbarred a Solicitor, and vice versa.

47. In case any Barrister who has been disbarred or suspended from practice as a Barrister, is also a Solicitor, he shall without further complaint be struck off the rolls or suspended from practice as a Solicitor; and it a Solicitor who is struck off the rolls or suspended from practice as a Solicitor is also a Barrister, he shall without further complaint be disbarred or suspended from practice as a Barrister; and any Barrister or Solicitor who is disbarred, struck off the rolls, suspended, or otherwise disqualified from practising under the provisions of this Act shall thereupon cease to be a membe. of the Society.

A Barrister or Solicitor may be reinstated.

48. A Barrister or Solicitor who has been disbarred or struck off the rolls under the provisions hereinbefore set cut, may at any time after the expiration of one year apply to the Benchers to be restored to practice, and thereupon the Benchers may, if in their discretion they see fit to do so, by resolution, restore such person to his former rights and privileges as a Barrister or Solicitor, or both, as the case may be, and notify the proper officers of the Courts in that behalf accordingly, and he shall thereupon become, again, a member of the Society.

Barristers and be disbarred except as herein provided.

49. Notwithstanding any Act, law, or usage to the Solicitors not to contrary a Barrister or Solicitor shall not be disbarred, struck off the rolls, disqualified, or in any manner suspended from practice except as hereinbefore provided.

LAW LIBRARY.

Library at Vic-

50. The property in the books of the law library at the Law Courts, Victoria, is declared to be vested in the Society, and all such books shall form part of the principal library, which shall be at Victoria; and the property in all books in any branch library already formed, and in any

In whom property in books is vested.

ne Supreme nty Courts, a Gazette, where such actises his

isbarred or a Solicitor, off the rolls if a Solicion practice but further ractice as a disbarred, lisqualified shall there-

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library at sted in the e principal perty in all and in any books to be in future purchased by the Benchers, shall be vested in the Society, and such books shall form part of such library as they may from time be respectively assigned to by the Benchers.

- **51.** The Benchers may from time to time make an Branch libraries. appropriation out of the moneys belonging to the Society for the purpose of providing for branch libraries in such place or places as they may by resolution determine.
- 52. The Benchers may by rules impose penalties upon Penalties for removing books Barristers, Solicitors, law students or articled clerks for from libraries, removing any book from the library room or rooms, or the building within which the same may be situated, or upon any person—not being a Judge of the Supreme or County Courts, or a Barrister or Solicitor who has paid his annual fee, Law Student, Articled Clerk, or person permitted by resolution of the Benchers—entering any library room or meddling with or removing any book from the same.

SOLICITORS AND ARTICLED CLERKS.

- 53. Whenever any person has been bound by contract Articles of clerkin writing to serve as clerk to a Solicitor, such contract,
 with a declaration of the execution thereof annexed thereto, shall within three months next after the execution of
 the contract be filed with the Secretary of the Society,
 who shall endorse and sign upon the contract a memorandum of the date of filing, and every assignment of contract Declaration.
 together with a declaration of the execution thereof
 annexed thereto shall be filed within a like period of three
 months next after the execution thereof. Every such
 declaration shall state the date of the execution of the
 articles or assignment, as the case may be, by the parties
 thereto respectively.
- 54. No Solicitor shall have under such articles as Solicitor not to aforesaid more than two clerks at one time, and no Soli-two articled citor shall have any such clerk after such Solicitor has time. discontinued practising his profession, nor while he is employed as a clerk by any other Solicitor; and service by a clerk under any such circumstances shall not be deemed service under this Act

Assignment of articles on bankruptcy, etc., of Solicitor.

55. In case any Solicitor, before the determination of the articles of a clerk bound to him as aforesaid, has become bankrupt or insolvent, or discontinued practice as a Solicitor, or has become or is employed as a clerk by any other Solicitor, the Benchers may, upon the application of such first-mentioned clerk, permit such articles to be discharged or assigned to such person upon such terms, and in such manner as they may think fit.

In such case, clerk may be due of term,

56. Whenever any such articles as aforesaid have been discharged as aforesaid, or cancelled by consent of the parties thereto, or determined by the death of the Solicitor, the clerk may be bound by other articles in writing to serve as clerk to any other practising Solicitor. during the residue of the term for which he was bound by such first-mentioned articles, and service under such second articles, subject to the provisions hereinafter contained, shall be as effectual for the purposes of this Act as if such service had been performed under the first articles.

Assigned articles or fresh articles to be filed and fresh made.

57. Whenever any person has been bound by articles to serve as a clerk as aforesaid, and whenever any such declaration to be articles have been assigned, the Solicitor to whom such person is so bound, or such articles are so assigned, shall, within two months after the date of such articles or assignment respectively, make and duly declare a statutory declaration, or statutory declarations, of such Solicitor having been duly admitted, and also of the actual execution of such articles of assignment by the several parties thereto. specifying the names of such parties and their respective places of abode, and the day on which such articles or assignment were or was actually executed by them respectively; and every such statutory declaration shall be filed within three months after the execution of such articles or assignment with the Secretary of the Society.

In case such articles or nssignments and eclarations not filed within time limited, time to count from filing.

58. In case any such articles or assignments, with the statutory declaration or declarations in respect thereof hereinbefore required, be not filed as aforesaid within the time hereinbefore limited therefor, the same may afterwards be filed with the said Secretary, but the service of the clerk shall be reckoned only from the day of such filing, unless the oth

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by articles r any such hom such ned, shall, or assigntutory detor having ecution of es thereto, respective articles or m respecall be filed articles or

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the Benchers in their discretion, for special reasons, shall otherwise order.

ANNUAL FEES.

59. There shall be due and payable annually by every Fees. practising Barrister or Solicitor to the Society, on the first Monday of November in each year, the sum of thirty dollars, but the Benchers may by a rule provide that such amount may be reduced to a sum not exceeding twenty dollars, if paid on or before the first Monday in October, and each practising Barrister or Solicitor shall obtain from the Secretary annually a certificate under the seal of the Society of the same date, stating his qualification to practise, and that the certificate is in force for one year from its date, and it shall be the duty of the Secretary, upon payment of such fee to issue the certificate. A Barrister who Barrister who issue the certificate. is also a Solicitor need only take out annually one certifi-only take out cate. Such certificate may be in the form contained in the Second Schedule hereto. It shall not be incumbent upon a Barrister or Solicitor who has been called or admitted after the first Monday in November in any year, to take out any certificate until the first Monday in November following his call or admission.

one certificate.

- 60. Subject to the provisions of the preceding section, Penalty for if any Barrister or Solicitor, or any member of any firm of out certificate. Barristers or Solicitors, either in his own name or in the name of any member of his firm, practises in any Superior or Inferior Court in British Columbia without having taken out a certificate for the current year, as directed by the last preceding section of this Act, he shall tor every such offence forfeit and pay the sum of fifty dollars to the Society, which sum may be recovered in any of the said Courts by the Society; and he may also be suspended by the Benchers from membership in the Society and from practice in all such Courts for any period not exceeding six months, or until the fee payable for such certificate, and the further sum of fifty dollars forfeited as aforesaid, have been duly paid.
- 61. All fees, dues and subscriptions payable under Fees the propthis Act shall be the property of the Society, and shall be society.

received and accounted for by the Treasurer, and the same shall be disbursed and appropriated by him under the direction of the Benchers in payment of the necessary expenses of the Society and in the purchase of law books in aid of the law libraries and for law reporting and printing.

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BARRISTERS' AND SOLICITORS' ROLLS.

Registrar of the Supreme Court to prepare Barristers' and Solicitors' rolls.

Supreme Court to cause to be prepared two parchment rolls, one to be called the Barristers' and the other the Solicitors' Roll for the Province of British Columbia.

Registrar to enter on such rolls names of Barristers or Solicitors already called, etc. 63. The Registrar shail forthwith after the passage of this Act cause to be entered on the said rolls respectively in proper order of time of call or admission, as the case may be, the names of all the parsons who are at the date of the passing of this Act, or have, according to the best information he can obtain, been heretofore called as Barristers or admitted as Solicitors in the Province, together with the date of their call or admission respectively, and in case any name is improperly omitted from or inserted on the said rolls, or either of them, by the Registrar, the Benchers may cause the same to be corrected.

Barristers and Solicitors to take oaths, etc. 64. Hereafter every Barrister who is called, and every Solicitor who is admitted, under the provisions of this Act, shall, before he begins the practice of his profession as such Barrister or Solicitor, before one or more of the Judges of the Supreme Court, in open Court, take the proper oaths or affirmations in that behalf as set out in the third Schedule to this Act, and sign such Barristers' or Solicitors' Roll, as the case may be.

Said rolls to remain in office of Registrar. 65. The said rolls shall be and remain deposited in the office of the Registrar of the Supreme Court at Victoria, and shall be open to inspection at all reasonable times by any person entitled to search or inspect documents in the office of the said Registrar.

Registrar to enter on such roll the disbarring of any Barrister or Solicitor.

66. In case any Barrister or Solicitor is disbarred, disqualified or suspended from practice under any of the

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isbarred. ly of the provisions of this Act, it shall be the duty of the Registrar upon receiving due notice to that effect in the manner in this Act provided, to cause an entry thereof to be made upon the roll on which the name of such Barrister or such Solicitor appears as aforesaid.

BARRISTERS AND SOLICITORS.

67. Save as provided by the Inferior Courts Practiti- No one except oners' Act and amendments thereto, no person shall carry on Solicitors, etc., the practice or profession of a Barrister or Solicitor unless to practice. he has been duly called or admitted under the provisions of this or some former Act of the Province of British Columbia and save as aforesaid no person, unless themselves plaintiffs or defendants in a proceeding, except Barristers and Solicitors or their students-at-law and articled clerks, when permitted by the present practice in that behalf, shall appear in any cause or matter in Chambers or before any master, referee, registrar or examiner.

68. Except as hereinbefore provided, if any person Penalty. shall without having been duly called or admitted as aforesaid, practise, or assume to act, or hold himself out to the public in any way as a person qualified to act as a Barrister or Solicitor, or to practise, carry on or pursue the calling or profession of a Barrister or Solicitor, or shall, in this Province, advertise or hold himself out, with the object of obtaining legal practice in the Province, to be a Barrister, Advocate or Solicitor of any other Province or country, he shall be guilty of an offence under this Act, and shall be liable on conviction thereof before any Justice of the Peace to a fine not exceeding one hundred dollars or to imprisonment for a term not exceeding six months for each offence.

69. Any person offending against the provisions of By whom comthe preceding section may be charged upon an information laid in the name of the Society upon the oath of the Secretary that he is informed and believes that the party charged has committed the acts alleged, but no such information shall be laid unless complaint has previously been made to the Benchers, and after investigation of the same in such manner and form as they may deem necessary and expe-

dient, and a resolution is passed authorizing the Secretary to lay such information.

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Solicitor not to act for unqualified person.

70. In case a Solicitor wilfully and knowingly acts as the professional agent of any person not duly qualified to act as a Solicitor, or suffers his name to be used in any such agency on account of or for the profit of an unqualified person, or sends any process to such person, or does any other act to enable any such person to practise in any respect as a Solicitor, knowing him not to be duly qualified; and in case complaint thereof is made to the Benchers, and proof is made upon oath to their satisfaction, the Solicitor so offending shall be disqualified, suspended from practice for a limited period, or struck off the Roll of Solicitors.

Pranch offices.

on business as such by means of a branch office unless such office is under the personal and actual control of a duly qualified Barrister or Solicitor, and the penalty for a contravention of this section shall be the same as for a contravention of the preceding section.

Offence against preceding five sections contempt of Court. 72. An offence against the provisions of any of the preceding five sections shall also be deemed a contempt of the Supreme Court, and may be punished accordingly on motion to such Court, made on behalf of the Society, or of any other person complaining thereof.

A Solicitor a prisoner not to practise.

73. In case a Solicitor is a prisoner in any gaol or prison he shall not during his confinement therein or within the limits thereof, commence, prosecute or defend as such Solicitor any action in any Court; 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 punishable by such Court accordingly; and such Solicitor shall be incapable of maintaining any action for the recovery of any fee, reward or disbursement for or in respect of any matter or thing done by him whilst a prisoner as aforesaid either in his own name or in the name of any other Solicitor.

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74. In case any person, unless himself the plaiatiff or Unqualified perdefendant in a proceeding, commences, prosecutes or cover fees. defends in his own name or in that of any other person, any action or proceeding without being admitted or enrolled as a Solicitor as aforesaid, he shall be incapable of recovering any fee, reward or disbursement on account thereof, and such offence shall moreover, except in cases provided by the "Interior Courts Practitioners' Act," be deemed guilty of a contempt of the Court in which such proceeding has been commenced, carried on or defended, and shall on Contempt of the application of any person complaining thereof be punishable accordingly.

Court in British Columbia either in his own name or that Solicitors not to practise while of his partner, deputy or agent, or in the name of any perpositions. son, or otherwise directly or indirectly, whilst he holds, possesses, practises, carries on or conducts any of the offices of Registrar of the Supreme Court or of any district thereof, or of any County Court, Registrar-General of Titles, or Deputy or Acting Registrar of Titles in any district.

SOLICITORS' COSTS.

76. No action shall be brought for the recovery of Costs, recovery fees, charges or disbursements for business done by a Solicitor as such, until one month after the delivery of a bill thereof subscribed with the proper hand of such Solicitor, his executor or assignee (or in the case of a partnership, by one of the partners, either with his own name or with the name and style of such partnership), has been delivered to the party charged therewith, or sent by post to, or left at his counting house, office of business, or dwelling house, or last known place of abode, or has been enclosed in or accompanied by a letter subscribed in like manner, referring to such bill.

77. Upon the application of the party chargeable with Taxation on such bill, within one month, a Judge of the Supreme Court debtor. shall, without money being paid into Court, refer the bill and the demand thereunder to the proper taxing officer of

the Supreme Court, and the Judge making such reference shall restrain the bringing of any action for such demand pending the reference.

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If no such appli-cation, Solicitor may apply to have reference taken.

78. In case no application is made within the month the party chargeable with such bill, then the Judge, on the application of the Solicitor or firm of Solicitors rendering such bill, or his or their legal representative or assignees, may order a reference, with such directions as to taking the accounts between the Solicitor and the party chargeable with such bill, and with such conditions as to the time of payment of the amount certified upon the reference to be due, as to the said ludge seems proper.

No at plication for the amount, or after twelve

79. No such reference shall be made upon application to be made if verdict obtained made by the party chargeable with such bill if a verdict has been obtained against him for the amount thereof, or after twelve months from the time such bill was delivered. sent or left as aforesaid, except under special circumstances to be proved to the satisfaction of the Judge to whom the application for the reference is made.

In case either party refuses or neglects to

sixth taxed off.

80. In case either party to such reference, having due notice, refuses or neglects to attend the taxation, the officer to whom the reference is made may tax the bill, ex Costs, when one- parte, and the cost of the reference shall be paid according to the event of the taxation, except that if a sixth part is taxed off, the costs shall be paid by the party by whom or on whose behalf such bill was delivered, but if less than a sixth part is taxed off then by the party chargeable with such bill, if he applied for or attended the taxation.

Officer to tax the costs of the re-

81. Every order for such reference shall direct the costs of the reference and cer. officer to whom the reference is made to tax the costs of
tify the result. the reference and to certify what, upon the reference, he finds to be due from either party in respect of such bill and accounts, and of the costs of the reference if payable.

Such officer may certify any special circumstances.

52. Such officer may certify specially any circumstances relating to the bill or taxation, and the Court or Judge may thereupon make such order as may be deemed right respecting the payment of the costs of the taxation.

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83. Notwithstanding anything contained in the Appendix "M" of Rules of "Supreme Court Act," or the Rules of Court made there-Court, 1890, not under, Appendix "M" of the Rules of Court, 1890, or any tain cases. amendments thereof, shall not apply to any taxation of costs as between party and party or solicitor and client, but the Registrar in any taxation of costs shall allow all such costs, fees, charges and disbursements as shall be prescribed in a tariff to be prepared and approved from time to time by the Judges of the Supreme Court.

84. In case a reference is made when the same is not When reference authorized, except under special circumstances as herein-special circumbefore provided, the Judge in making the same may give stances, Judge may give special any special directions relative to the costs of the reference.

- 85. When no bill has been delivered, sent or left as Judge may order delivery of bill. aforesaid, and where the bill so delivered, sent or left might have been referred as aforesaid, the Judge may order the delivery of a bill, and also may order the delivery up of all deeds or papers in the possession, custody or power of the Solicitor, his assignee or representatives.
- 86. In proving a compliance with this Act it shall not Proof of combe necessary in the first instance to prove the contents of pliance with Act. the bill delivered, sent or left, but it shall be sufficient to prove that a bill of fees, charges or disbursements, subscribed in the manner aforesaid, or enclosed with or accompanied by such letter as aforesaid, was delivered, sent or left in manner aforesaid, but the other party may show that the bill so delivered, sent or left was not such a bill as constituted a bona fide compliance with this Act.
- 87. A Judge of the Supreme Court on proof to his Judge may auth satisfaction that there is probable cause for believing that to commence the party chargeable is about to leave British Columbia, or one month, has committed or is committing any act which would be ground for issuing a capias or attachment in a civil action, may authorize the Solicitor to commence an action for the recovery of his fees, charges or disbursements against the party chargeable therewith, although one month has not expired since the delivery of the bill as aforesaid.

When person not chargeable reference.

88. Where any person not being chargeable as the principal party is liable to pay, or has paid, any bill either to the Solicitor, his assignee or representative or to the principal chargeable therewith, the person so paying, his assignee or representative, may make the like application for a reference thereunder to tax such bill as the party chargeable therewith might himself have made in like manner, and the same proceedings shall be had thereon as if the application had been made by the party so chargeable. So

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Judge may take into considera-89. In case such application is made when under the tion special cir- provisions hereinbefore contained the reference is not authcumstances on such application. Orized to be made, except under special circumstances, the Judge to whom the application is made may take into consideration any additional special circumstances applicable to the person making it, although such special circumstances might not be applicable to the party chargeable with the bill if he were the party making the application.

Judge may order copy of bill to be given to such applicant.

90. For the purpose of such reference upon the application of the party not being the party chargeable with the bill, or of a party interested as aforesaid, the Judge may order the Solicitor, his assignee or representative, to deliver to the party making the application a copy of the bill, upon payment of the cost of such copy.

No bill once taxed to be taxed rder.

91. No bill previously taxed shall be again referred again, unless by unless under the special circumstances of the case the Judge to whom the application is made thinks fit to direct the re-taxation thereof.

Judge may refer bill for taxation, though paid.

92. The payment of any such bill as aforesaid shall not preclude the Judge to whom the application is made from referring such bill to taxation, if the application is made within twelve months after payment, and if the special circumstances of the case in the opinion of the Judge appear to require the same, upon such terms and subject to such directions as to the Judge seems right.

Style of applica-

98. All applications made to refer any bill to be taxed or for the delivery of a bill, or for the delivery up of deeds, documents and papers shall be made In the matter of (such Solicitor), and upon the taxation of any such bill the certi-Certificate of ficate of the officer by whom the bill is taxed, shall, unless final unless set set aside or altered by order of the Judge, be final and conclusive as to the amount thereof.

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- 94. Such certificate may be filed by the Solicitor, and Execution on he shall be entitled to the expiration of the date for pay-taxation. ment dated in the order of reference to issue such process of execution, and to take such and the like proceedings for the recovery of the money so found by the said certificate to be due, as he would be permitted to issue and take if he had recovered and signed a judgment against the party chargeable with such bill for such amount in the Supreme Court.
- 95. In case a change of Solicitors at any time takes on change of place, a Judge of the Supreme Court may, on application may order deliby summons on behalf of the client, order the Solicitor very of deeds, &c. having the custody of any deeds, documents or papers of the client to deliver the same to the new Solicitor nominated by the client, upon payment into Court of the amount due to the Solicitor, or upon proper security being given at the discretion and to the satisfaction of the Judge.
- 96. No penalty under this Act shall exceed one Penalty. hundred dollars.
- 97. All such penalties shall be recoverable before a How recoverable. Justice of the Peace, and shall be paid to the Treasurer for the use of the Society.

TIME.

98. Where in this Act the time for doing any act or Sunday or statuterly any proceeding falls on a Sunday or statutory holiday, such act may be done or proceeding taken on the next juridical day.

REPEALING CLAUSE.

99. The Acts mentioned in this section shall stand Repeal of Acts. and be repealed, provided that such repeal shall not affect any rights acquired or any liabilities or penalties incurred,

or any act or thing done under the said Acts or any of them:-

C. A. 1888, c. 72;	Legal Professions Act (Con. Acts 1888, ch. 72);
1890, c. 26;	Legal Professions Amendment Act 1890;
1891, c. 18;	Legal Professions Amendment Act 1891;
1893, c. 25;	Legal Professions Amendment Act 1893;
1894, C. 25 !	Legal Professions Amendment Act 1894.

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FIRST SCHEDULE.

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Schedule.

FORM OF VOTING PAPER.

Law Society of British Columbia.

ELECTION OF BENCHERS, 18 .

- I, , of the British Columbia, Barrister-at-law, do hereby declare:—
 - 1. That the signature hereto is my proper handwriting.
- 2. That I vote for the following persons as Benchers of the Law Society:

A. B.,	of the
C. D.,	of the
E. F.,	of the
G. H.,	of the
H. K.,	of the
L. M.,	of the
N. O.,	of the
P. Q.,	of the
R. S.,	of the

- 3. That I have signed no other voting paper at this election.
- 4. That this voting paper was executed on the day of the date thereof.

Witness my hand this

day of

, A.D.

SECOND SCHEDULE.

Schedule.

Law Society of British Columbia.

ANNUAL CERTIFICATE No.

This is to certify that has paid to the Law Society of British Columbia, under the provisions of the "Legal Professions Act," the sum of dollars, and

that the said is hereby entitled to practise as a in the Province of British Columbia for one year from the date hereof.

Dated October, 18 . Secretary.

Schedule.

THIRD SCHEDULE.

BARRISTERS' OATHS.

I, A.B., do swear (or being one of the persons allowed by law to affirm in judicial cases, do affirm) that I am a British subject by birth (or naturalization, as the case may be), and that I am of the full age of twenty-one years. So help me God.

I, A.B., do sincerely promise and swear (or being one of the persons allowed by law to affirm in judicial cases, do affirm) that I will be faithful and bear true allegiance to Her Majesty Queen Victoria as lawful Sovereign of the United Kingdom of Great Britain and Ireland and of the Dominion of Canada, dependent on and belonging to the said United Kingdom, and that I will defend Her to the utmost of my power against all traitorous conspiracies and attempts whatever, which shall be made against Her power, Crown, and dignity; and that I will do my utmost endeavours to disclose and make known to Her Majesty, Her heirs and successors, all treason and traitorous conspiracies and attempts which I shall know to be against Her or any of them, and all that. I do swear (or affirm) without any equivocation, mental evasion, or secret reser-So help me God.

The proper officer, under the direction of the Court, shall say to the Barrister:—

"You are called to the degree of Barrister to protect and defend the rights and interests of such persons as may employ you. You shall conduct all cases faithfully and to the best of your ability. You shall neglect no man's inte sha sha nor sha

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interest, nor seek to destroy any man's property. You shall not be guilty of champerty or maintenance. You shall not refuse causes of complaint reasonably founded, nor shall you promote suits upon frivolous pretences. You shall not pervert the law to favour or prejudice any man, but in all things shall conduct yourself truly and with integrity. In fine, the Queen's interests and your fellow subjects you shall uphold and maintain according to the constitution and laws of this Province."

To which the Barrister shall answer :-

"All this I swear (or affirm) to observe and perform to the best of my knowledge and ability. So help me God."

SOLICITORS' OATH.

The oaths of being a British subject, and of allegiance as required of a Barrister, and the following:—

"I, A. B., do swear (or being one of the persons allowed by law to affirm in judicial cases) do affirm that I will truly and honestly demean myself in the practice of a Solicitor, according to the best of my knowledge and ability. So help me God."

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INDEX TO THE ACT AND RULES.

No. 1-THE RULES. RULE. PAGE. ACCOUNTS AND SALARIES-Payment of.... 10 33 Admission and Enrollment of Clerks and Students-Credentials Committee to Superintend 37 11 38 12 age of..... 39 12 Application for..... 12 Form of..... " A" 29 University Graduates 41 12 Certificates of Character..... 42 12 Form of 30 Personal attendance unnecessary..... 43 I 2 Fees, payment of..... 12 44 Examination and Entry..... 45 12 Vide "Examinations." 46 13 Form of..... 38 Assignments 45 13 Form of.... "Q" 40 Proof of Execution 45 13 Form of "R" 42 46 13 Service, term of..... 47 13 Commencement, when to take effect..... 48 13 Provision respecting nature of service 49 13 Service of part term without the Province.... 50 13 Application for leave "C" 30 Permission for 50 14 Proof of..... 50 14 Admission of Articled Clerks as Solicitors-Provision respecting age..... 59 17 as to compliance with Rules, etc..... 59 17 Vide " Examinations." Notice and Petition for Admission 63 19 Form of..... 33 "[" 34 Interrogatories and Answers 64 19 Special Report in absence of...... 66 21 Certificate of Service 64 20 Diploma 21

BENG

CALI

CALL

CALL

Снаг

Снео

Сомм

DISBA

	Rt a.m.	PAGE.
ADMISSION OF ARTICLED CLERKS-Continued-	201 1.00	
Form of	" K"	35
Presentation and Swearing in	69	22
· Vide "Presentation."		
Aon Dantismens		
ADMISSION OF BARRISTERS— As Solicitor	68	21
Petition for	68	21
Admission of Solicitors from British Dominions-		
Vide "Applicants from British Dominions."		
Annual Statements-		
Of Receipts and Expenditures	31	9
APPEALS-Vide "Disbarring, etc."		
APPLICANTS FROM BRITISH DOMINIONS-		
Application	75	22
Form of	"L"	35
Verification of	" M "	37
Evidence requisite	74	22
Payment of Fees	74	22
Vide "Fees."		
Arrangement of Documents	75	33
Procedure and Adjudication upon Application	76	23
Advertisement	78	23
Declaration of Residence, Compliance, etc	79	24
Certificate of Repute, etc	79 "O"	24
Form of	80	38
Examinations	80	24
Vide "Examinations."	81	24
Advocates from Scotland Law of Fing	01	24
Applicants from Colonies where Common Law of Eng-	81	24
land not in force	82	24
Applicants for Call where Term of Study less than 5 years	83	25
Interrogatories and Answers	03	~5
5 years	84	25
Interrogatories and Answers	85	25
The state of the s	٠,	-3
ARTICLED CLERKS-Vide "Admission and Enrollment."		
Banking-		
Provision respecting	. 32	9
Benchers—		
Number and Election (Vide Act post). Regular Meetings	7	6
Special Meetings	8	6
Emergency Meetings	9	6
Quorum of	10	6
Conduct of Meetings		6
Order of Business	13	7
Older or Dusiness	J	

11		
BenchersContinued-	RULE.	PAGE.
Passing of Minutes		
Standing Committees, election of	14	7
Membership and Quorum	15 16	7
Vacancies in Committee		7
Treasurer to be Chairman	17	7
Chairman in absence of Treasurer	18	7
CALL OF BARRISTERS FROM BRITISH DOMINIONS—	18	7
Vide "Applicants from British Dominions."		
CALL OF SOLICITORS—		
To the Bar	67	21
Examination and Petition	67	21
CALL OF STUDENTS-AT-LAW-		
Provision respecting age	59	17
as to Compliance, etc.	59	17
Notice and Petition for	60	17
Form of	"E"	31
Total and the state of the stat	" F "	31
Interrogatories and Answers	61	17
Special Report, in absence of	66	21
Certificate of Study	61	19
Diploma	62	19
Form of	" H "	33
Presentation and Swearing in	69	21
CHAIRMAN OF MEETINGS-		
Treasurer to be	18	7
In absence of Treasurer	18	7
CHEQUES		,
Form of	22	••
COMMITTEES-	33	10
Classes of and Election of		
Vide "Benchers."	15	7
DISBARRING, STRIKING OFF, AND APPEAL.		
Complaints, form of	0.6	
Reference to Discipline Committee	86	25
Procedure thereon	86	25
Resolution to Investigate, Notices, etc	87	25
Adjournments	88	25
Adjournments	89	25
Counsel	90	26
Power to Require Affidavits	91	26
Service of Affidavits	91	26
Powers of Benchers respecting Punishment and Procedure	91	26
Resolution Disbarring, etc., mode of passing and certifying	92	26
Majority necessary	92	26
Power to Proceed ec parte, in Default of Appearance, etc	93	26-

	Ruls.	PAGE
DISBARRING, STRIKING OFF AND APPEAL—Continued—		
Evidence	94	26
Stenographer's Report	94	27
Service of Resolution, disbarring, etc	95	27
Appeal to the Visitors	96	27
Notice, and time for	96	27
Day of Hearing, fixing of	97	27
Procedure, and Secretary's Duties	98	27
Evidence on Appeal	99	27
Appeal Books, etc., if required by the Visitors	100	28
Appeal not a stay of Judgment unless ordered	101	28
Result of Appeal	102	28
Publication	102	28
Examinations—		
Time of holding	51	14
Preliminary	52	14
Intermediate and Final	53	15
First Intermediate	54	15
Second "	54	15
Solicitor	54	16
Barrister	54	16
Mode of Conduct of	55	17
Notice for	56	17
Form of	" D"	30
Fees, payment of before	57	17
Results, rule for ascertaining	58	17
FRES-		
Table of	103	28
FINANCE COMM.TTER-		
General Dutics of	30	9
Annual Accounts	31	9
Banking	32	9
Payments, etc	33	10
INTERPRETATION OF TERMS	ľ	
Librarians—		
Librarian, Secretary, ex-officio	19	
General Powers of	34	10
Assistant Librarians	19	8
Library Committee, powers of	35	10
Regulations respecting	36	ŧ
LIBRARY COMMITTEE-		
General Powers of	35	10
Vide "Librarians."		

Mi

OAT OFF

PRES

RECO

REPE

SEAL

SECR

SERVI

Socie

STAND

STUDE

MEETINGS -- Vide " Benchers."

MINUTES— Of Beachers' Meeting. 24 Confirmation of. 24 Vide "Secretary." 24 OATHS—Vide "Presentation." 19 OFFICERS— 19 Under Salary 19 Duties of 19 To hold during pleasure 20 Appointment by Resolution 21 Temporary Appointments 21 Salaries or Fecs of 22 PRESENTATION— 69 Resolution for 69 Time for 70 Mode of; Oaths, etc 71 Exceptional Cases, Illness, etc 72 RECORDS AND ROLLS— Alterations in and Additions to 6 Custody of 6 REPEAL OF FORMER RULES 2 Proviso as to effect of repeal on persons now enrolled 2 SALARIES—Vide "Officers." SEAL— Design of 4 Custody of 5 SECRETARY— 6 General Duties of 23 Minutes of Meetings by 24 Correspondence 24 Certificates, etc	7 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
Of Beachers' Meeting 24 Confirmation of 24 Vide "Secretary." OATHS—Vide "Presentation." OFFICERS— Under Salary 19 Duties of 19 To hold during pleasure 20 Appointment by Resolution 21 Temporary Appointments 21 Salaries or Fecs of 22 PRESENTATION— 69 Time for 70 Mode of; Oaths, etc. 71 Exceptional Cases, Illness, etc. 72 RECORDS AND ROLLS— Alterations in and Additions to 6 Custody of 6 REPEAL OF FORMER RULES 2 Proviso as to effect of repeal on persons now enrolled 2 SALARIES—Vide "Officers." SEAL— Design of 4 Custody of 5 SECRETARY— General Duties of 23 Minutes of Meetings by 24 Correspondence 24 Certificates, etc. 24	8 7 8 8 8 8 8 8 2! 22 22
Confirmation of	8 7 8 8 8 8 8 8 2! 22 22
Vide "Secretary." OATHS—Vide "Presentation." 19 OFFICERS— 19 Under Salary. 19 Duties of 19 To hold during pleasure 20 Appointment by Resolution 21 Temporary Appointments 21 Salaries or Fecs of 22 PRESENTATION— 69 Resolution for 69 Time for 70 Mode of; Oaths, etc. 71 Exceptional Cases, Illness, etc. 72 RECORDS AND ROLLS— Alterations in and Additions to 6 Custody of 6 REPEAL OF FORMER RULES 2 Proviso as to effect of repeal on persons now enrolled 2 SALARIES—Vide "Officers." 5 SEAL— Design of 4 Custody of 5 SECRFTARY— General Duties of 23 Minutes of Meetings by 24 Correspondence 24 Certificates, etc 24	8 8 8 8 8 21 22 22
OFFICERS— Under Salary. 19 Duties of	8 8 8 8 8 21 22 22
Under Salary	8 8 8 8 8 21 22 22
Under Salary. 19 Duties of	8 8 8 8 8 21 22 22
Duties of 19	8 8 8 8 8 21 22 22
To hold during pleasure	8 8 8 8 21 22 22
Appointment by Resolution 21 Temporary Appointments 21 Salaries or Fecs of 22 PRESENTATION— Resolution for 69 Time for 70 Mode of; Oaths, etc. 71 Exceptional Cases, Illness, etc. 72 RECORDS AND ROLLS— Alterations in and Additions to 6 Custody of 6 REPEAL OF FORMER RULES 2 Proviso as to effect of repeal on persons now enrolled 2 SALARIES—Vide "Officers." SEAL— Design of 4 Custody of 5 SECRETARY— General Duties of 23 Minutes of Meetings by 24 Correspondence 24 Certificates, etc. 24	8 8 21 22 22
Temporary Appointments	8 21 22 22
Salaries or Fecs of	21 22 22
Resolution for	22 22
Time for	22 22
Time for	22 22
Mode of; Oaths, etc. 71 Exceptional Cases, Illness, etc. 72 RECORDS AND ROLLS— Alterations in and Additions to. Custody of. 6 REPEAL OF FORMER RULES. 2 Proviso as to effect of repeal on persons now enrolled. 2 SALARIES—Vide "Officers." SEAL—	
RECORDS AND ROLLS— Alterations in and Additions to	
Alterations in and Additions to	22
Alterations in and Additions to	
Custody of	6
REPRAL OF FORMER RULES. 2 Proviso as to effect of repeal on persons now enrolled. 2 SALARIES—Vide "Officers." SEAL.— 4 Design of Custody of 5 5 SECRFTARY— 23 Minutes of Meetings by 24 24 Correspondence 24 24 Certificates, etc 24 24	6
Proviso as to effect of repeal on persons now enrolled. 2 SALARIES—Vide "Officers." 3 SEAL—	
SALARIRS—Vide "Officers." SEAL—	5
SEAL— 4 Design of	3
Design of	
Custody of 5 SECRFTARY— 23 General Duties of 23 Minutes of Meetings by 24 Correspondence 24 Certificates, etc 24	
SECRFTARY— 23 General Duties of	I
General Duties of 23 Minutes of Meetings by 24 Correspondence 24 Certificates, etc 24	6
Minutes of Meetings by 24 Correspondence 24 Certificates, etc 24	0
Correspondence 24 Certificates, etc 24	8
Certificates, etc	8
	8
	8
Examination, duties respecting	
	9
Annual Fees, duties respecting	9
Security by	9
Banking, duties respecting	9
	9
Without the Province	
Vide "Admission and Enrollment."	13
Society—	-
Officers of	?
Permanent Seat of	5
STANDING COMMITTEES	7
STUDENTS-AT-LAW-Vide Admission and Enrollment.	

No. 2-THE ACT.

(Reprinted from the Statutes of 1804). PAGE. 45 Law Society of British Columbia, incorporation of 45 Land, power to acquire and hold, etc 45 Benchers 46 Ex-officio ...:... 46 Treasurer and Secretary..... 46 Continuation of Benchers now in office..... 46 Property vested in Society..... 46 ELECTION OF BENCHERS..... 46 Persons not eligible..... 16 Retiring Benchers..... 46 Persons eligible 47 List of voters..... 47 Voting..... 47 Scrutineers 47 Count of votes.... 47 Who shall be elected 48 In case of equality..... 48 Result to be declared...... 48 Benchers to make rules regulating election 48 Falsification of voting paper 49 Absence of Secretary 49 Disputes as to election 49 Petitions against 49 Insufficient number elected, vacancy, e :..... 49 GENERAL ANNUAL MEETING OF SOCIETY 50 50 Special General Meeting 50 Powers of Benchers 51 Appointment of officers..... 51 Making of Rules 51 Call and admission 52 Admission 53. When term of service less than 5 years 55 Rules of Benchers, how proved..... 55 Alteration of Rules..... 56 Persons only to be called and a all a d as hereby provided...... 56 CALL AND ADMISSION IN P. CULAR CASES..... 56 DISBA" 56. 57 Students and Articad Clerks 57 Hearing of complaint 57 Examination of the state etc..... 57 Two-thirds major - sary 57 Effects of disbara 57 Registrars to be 58.

Contract to the contract of th	PAGE.
DISBARRING — Continued—	
Person disbarred as Barrister also disbarred as Solicitor	58
Reinstatement	58
LAW LIBRARY	58
At Victoria	58
In whom property vested	58
Branch Libraries	59
Penalties for removing books	59
SOLICITORS AND ARTICLED CLERKS	59
Articles of Clerkship	59
Declaration	59
Solicitor not to have more than two Articled Clerks	59
Bankruptcy or discontinuance of practice by Solicitor	60
Assignment of articles on	60
In such case a may be bound for residue	60
Articles to be filed, etc.	60
Annual Fees	61
Certificate	61
Barrister who is Solicitor needs only one certificate	61
Penalty for practising without certificate	61
Fees the property of the Society	61
BARRISTERS' AND SOLICITORS' ROLLS	62
Oaths	62
Rolls to remain in Registry	62
Disbarring to be entered on Rolls	62
PERSONS OTHER THAN BARRISTERS AND SOLICITORS NOT TO PRACTICE	63
Penalty	63
In whose name complaint to be made	63
Solicitor not to act as agent for unqualified person	64
Branch offices	64
Offences against above sections contempt of Court	64
Imprisoned Solicitor not to practice	64
Unqualified person not to recover fees	65
Barristers and Solicitors holding certain positions not to practice	65
Solicitors' costs, recovery of	65
Taxation on application of debtor	65
Solicitor may apply therefor	66
When such application need not be made	66
Costs of application when parties neglect to attend	66
When one-sixth off	66
Order for reference to direct taxation	66
Officer may certify special circumstances	66
Appendix "M" of Rules of Court not to apply	67
When reference is made under special circumstances Judge may give	
special directions	67
Judge may order delivery of bill	67
Proof of compliance with Act	67
If party about to leave Province, Solicitor may sue	67
When person not chargeable may apply	68

	PAGE
Judge's powers thereon	68
Retaxation	68
Taxation after payment	68
Style of taxation and certificate	68
Execution on certificate	69
Delivery of deeds on change of Schicitor	69
Penalties, amount of	69
Sunday or Saturday holiday	69
Repeal of Acts	69
FORM OF VOTING PAPER	71
FORM OF ANNUAL CERTIFICATE	71
FORM OF BARRISTERS' OATHS	72
FORM OF SOLICITORS' OATHS	73

....

