Technical and Bibliographic Notes / Notes techniques et bibliographiques

L'Institut a microfilmé le meilleur exemplaire qu'il lui a

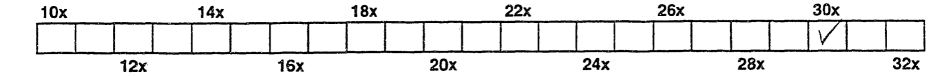
été possible de se procurer. Les détails de cet exem-

the images in the reproduction, or which may significantly change the usual method of filming are checked below.		ographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.		
	Coloured covers / Couverture de couleur			Coloured pages / Pages de couleur Pages damaged / Pages endommagées
	Covers damaged / Couverture endommagée			Pages restored and/or laminated / Pages restaurées et/ou pelliculées
	Covers restored and/or laminated / Couverture restaurée et/ou pelliculé	ée		Pages discoloured, stained or foxed / Pages décolorées, tachetées ou piquées
	Cover title missing / Le titre de couv Coloured maps / Cartes géographic			Pages detached / Pages détachées
	Coloured ink (i.e. other than blue or Encre de couleur (i.e. autre que ble			Showthrough / Transparence Quality of print varies /
	Coloured plates and/or illustrations Planches et/ou illustrations en coule	1		Qualité inégale de l'impression Includes supplementary material /
	Bound with other material / Relié avec d'autres documents	-		Comprend du matériel supplémentaire Pages wholly or partially obscured by errata slips
	Only edition available / Seule édition disponible			tissues, etc., have been refilmed to ensure the besi possible image / Les pages totalement ou partiellement obscurcies par un feuillet d'errata, une
	Tight binding may cause shadows or	_		pelure, etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.
لسنا	interior margin / La reliure serrée l'ombre ou de la distorsion le lor intérieure.	-		Opposing pages with varying colouration of discolourations are filmed twice to ensure the best possible image / Les pages s'opposant ayant des
	Blank leaves added during restorations may appear within the text. Whenever possible, these have been omitted from filming / II se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.			colorations variables ou des décolorations sont filmées deux fois afin d'obtenir la meilleure image possible.
	Additional comments / Cover title page is bound in as last page in book but filmed as first page on fiche.			

This item is filmed at the reduction ratio checked below / Ce document est filmé au taux de réduction indiqué ci-dessous.

The Institute has attempted to obtain the best original

copy available for filming. Features of this copy which



1st Session, 5th Parliament, 18 Victoria, 1854.

BILL.

An Act to amend and consolidate the Acts relating to the appointment of Reporters to the several Courts of Law and Equity in Upper Canada, and to repeal certain Acts therein mentioned.

Received and tead, first time, Monday 23rd October, 1854.

Second reading, Friday, 17th October, 1854.

Hon. John A. Macdonald.

QUEBEC:

PRINTED BY JOHN LOYELL, MOUNTAIN STREET.

1854.]

BILL.

No. 157.

An Act to amend and consolidate the Acts relating to the appointment of Reporters to the several Courts of Law and Equity in Upper Canada, and to Repeal certain Acts therein mentioned.

HEREAS it is expedient to repeal several Acts and parts of Acts Preamble. relating to the appointment of Reporters of Her Majesty's several Courts of Law and Equity in Upper Canada, and to amend and consolidate the provisions of the same: Be it therefore enacted, &c., as follows:

I. The Act of the Parliament of the late Province of Upper Canada, Act of U. C. passed in the fourth year of the reign of His late Majesty, King George 4 G. 4 c. 3. the fourth, chapter three, and intituled, "An Act providing for the publi-"cation of Reports of the Decisions of His Majesty's Court of King's " Bench, in this Province," and also, the first, second, third, fourth, fifth, 10 sixth, and seventh Sections of the Act of the said Province, passed in the third year of the reign of Her present Majesty, chaptered two, and intituled, "An Act for the better regulation of the Office of Reporter Part of Act of "of the Queen's Bench in this Province," and also the Act of the Par-U.C. 3 V. c. 2. liament of this Province, passed in the eight year of Her Majesty's reign,
15 chaptered thirty-nine, and intituled, "An Act to authorise the appoint- 8 V. c. 39.

"ment of Reporter in the Court of Chancery;" the Act of the Parliament of this Province, passed in the twelfth year of Her Majesty's reign, chaptered sixty-five and inituled, "An Act to increase the Salary of 12 V. c. 65, "the Reporter of the Court of Chancery in Upper Canada;" and also and part of 13, 14 V. c. 51, re
20 the sixth, seventh, eight, ninth, tenth, and eleventh Sections of the Act pealed. of the Parliament of this Province, passed in the Session held in the thirteenth and fourteenth years of Her Majesty's reign, chaptered fifty-

one and intituled, " An Act to confirm and give effect to certain Rules" and Regulations made by the Judges of Her Majesty's Court of Error 25 " and Appeal for Upper Canada, and for other purposes relating to the " powers of the Judges of the Courts of Law and Equity in that part of "the Province, and the practice and decisions of certain of those Courts," shall be and the same are hereby repealed.

II. It shall and may be lawful for the Law Society of Upper Canada Law society of 30 in Convocation, by Instruments under the seal of the Society, to appoint U. C. in covosome fit and proper person and persons to be Reporters respectively of cation to appoint Reporters of Her Majesty's three Superior Courts of Lawrence and Reporters each of Her Majesty's three Superior Courts of Law and Equity in ers. Upper Canada, that is to say, one for the Court of Queen's Bench, one for the Court of Chancery, and one for the Court of Common Pleas,

35 such Reporters to be severally amenable to the said Society in Convocation for the correct and faithful discharge of their respective duties, and to be subject to such rules and regulations for the discharge of the duties of their respective offices, including the printing and publishing of their reports, as already have been made, or as shall or may from 40 time to time hereafter be made for that purpose by the said Society in

Proviso.

Convocation, with the approbation of the Judges of Her Majesty's three Superier Courts of Law and Equity for Upper Canada as Visitors of the said Society, passed and approved according to the usual course practised in respect of other general rules of the said Society, with power to the said Society in Convocation from time to time to remove any of 5 such Reporters, and to appoint another in his place: Provided always. that no person shall be eligible to the office of Reporter of any of the said Courts other than the members of the said Society of the degree of Barrister at Law, and that no appointment to or removal from any of the said offices shall take place without the assent of the Judges of the 10 particular Court to which such person shall be appointed Reporter, or to which he shall belong, signified to the said Society in writing under the hands of such Judges upon report made to them by the said Society in Convocation of the purposed appointment or removal of such person.

What shall be reported.

Judges to examine reports

III. It shall be the duty of each of such Reporters respectively to report as well the substance of such of the oral decisions of the Court to which he shall belong as shall be of general importance as to report also such decisions as may be delivered in writing, and it shall further be his duty, without any unnecessary delay, to cause such reports to be fairly 20 entered in a book and to submit the same for inspection of the Judges of such Court, which reports after due examination and correction shall be signed by such Judges respectively or such of them as shall not be prevented by absence or sicknes from doing so.

Provision may be made for reporting the decisions of the Judges aitting separately.

IV. It shall be lawful for the said Law Society of Upper Canada in 25 Convocation by any rule or rules already made or from time to time hereafter to be made with such approbation as aforesaid, according to the usual course of the said Society, to make it part of the duty of the Reporters to the said two Courts of Common Law jointly or of either of such Common Law Reporters separately, to act as Reporter of the desisions of 30 the several Judges of such Courts of Common Law when sitting in Banc apart from their brethren for the disposal of such matters relating to the business of the said Courts as may be so disposed of according to Law, or when sitting at Chambers, and in and by any such rule or rules so made or to be made as aforesaid, to 'regulate and direct' the manner in 35 which the reports of such last mentioned decisions shall be made, entered and submitted for correction and approval of the individual Judges who may have pronounced the same, and afterwards printed and published as the said Society is by this Act empowered to do with respect to the decisions of such Common Law Courts in Banc generally.

Provision may be made for reporting the Court of peal.

V. It shall be lawful for the said Law Society of Upper Canada in Convocation by any rule or rules already made or from time to time heredecisons of the after to be made with such approbation as aforesaid according to the usual course of such Society to make it part of the duty of the said three Error and Ap- Reporters jointly or of any two of such Reporters jointly or of any one 45 of such Reporters separately to act as Reporter of the decisions of Her Majesty's Court of Error and Appeal for Upper Canada or to make it the duty of each of such Reporters separately to act as Reporter of such of the decisions of the said Court of Error and Appeal as shall have been pronounced by such Court on Writs or Petitions of Error or Appeal from 50 the particular Court below of which such Reporter shall be the appointed Reporter as aforesaid, and by any such rule or rules so made or to be made as aforesaid, to regulate and direct the manner in which the reports of such last mentioned decisions shall be made, entered and submitted for correction and approval, and afterwards printed and published, as 55

the said Society is by this Act empowered to do, with respect to the decisions of Her Majesty's said three Superior Courts of Law and Equity for Upper Canada as aforesaid.

VI. Each of such Reporters shall be at liberty to print and publish Printing and 5 such his Reports or a digest thereof and it shall be his duty so to do Reports. whenever thereto required by the said Law Society in Convocation when the same shall be done in such manner as the said Society by any general rule or rules made and approved as aforesaid already has directed, or from time to time hereafter shall or may direct in that behalf as aforesaid;

10 Provided always, nevertheless, that the profits to arise from the publica- Proviso. tion of such Reports shall belong to each of such Reporters respectively.

VII. The Salary of each of such Reporters shall not exceed the sum of Salary of Re-One Hundred and Fifty Pounds per annum, and shall or may be fixed at or porters. varied within that amount as the said Society in Convocation with 15 such approbation as aforesaid shall or may from time to time think just and proper.

VIII. For the purpose of providing such Salaries it shall and may be How the monlawful for the said Law Society in Convocation by any rule or rules ey requisite to made or to be made by them with such approbation as aforesaid, to appay such sal-20 point such sum as they may think proper not exceeding the sum of One raised. Pound Five Shillings in respect of each Court, to be paid to the Treasurer of the said Society annually by every Attorney of either of the said Courts of Queen's Bench and Common Pleas practising therein and by every Solicitor of the said Court of Chancery practising therein, and in 25 case of persons being as well Solieitors of the said Court of Chancery as also Attorneys of both of such first mentioned Courts or either of them, it shall and may be lawful for the said Society as they shall think fit to appoint one sum of money to be paid by every such person annually as such Attorney or as such Solicitor and Attorney.

IX. And whereas it would tend not only to the greater convenience Recital. of the gentlemen practising in the said Courts, but also to the more easy and certain detection of such persons as shall so practice without having taken out the certificate heretofore issued by the officers of the different Courts upon the production to them respectively of the receipt of the 35 Treasurer of the said Society for the said sum of money so appointed by the said Society as aforesaid if such certificates were issued from the Certificates to same office where such money is required to be paid as aforesaid: Be be issued by the secretary it therefore enacted, that such certificate shall hereafter be issued by of the Law Sothe Secretary of the said Law Society instead of the officers of such ciety.

40 Courts, for which purpose such Secretary shall be annually furnished with such certifiates in blank by the respective Clerks of the Crown and Pleas and Registrar of such Courts respectively as hereinafter more particulary provided.

X. Every Attorney practising in either of the said Courts of Queen's Certificates to 45 Bench or Common Pleas, and every Solicitor practising in the said be issued year-Court of Chancery, shall annually, in Michaelmas Term in each year, ly in Michaelpay to the Treasurer of the Law Society of Upper Canada such sum of mas Term. money as already has been or hereafter shall be in that behalf appointed as aforesaid, and thereupon the Secretary of the said Society shall fill 50 up, issue, and deliver to such Attorney or Solicitor one or more of the

certificates with which he shall have been so furnished in blank as aforesaid, of such Attorney or Solicitor being an Attorney or Solicitor of Proviso.

such Court, respectively, for which certificate or certificates such Secretary shall be entitled to a fee of : Provided always, nevertheless, that no such certificate shall be so issued or delivered to any such Attorney or Solicitor, being at the time a member of the said Law Society of Upper Canada of what standing or degree soever, who shall at the time of such payment of the said certificate fee as hereinafter provided, be indebted to the said Society for any Term fee or other fee or due payable to the said Society, until all such last mentioned fees and dues shall have been fully paid and satisfied to the Treasurer of the said Society, as well as the said sum of money so appointed to be paid in 10 respect of such certificate as aforesaid.

Clerks of Courts to furnish the Secretary of the Law Society with Copies of the Rolls of Attornies, &c., of such Courts.

XI. The Clerks of the Crown and Pleas of Her Majesty's Courts of Queen's Bench and Common Pleas at Toronto, and the Registrar of the Court of Chancery there, shall as soon as conveniently may be after the passing of this Act, prepare and deliver to the Secretary of the said 15 said Society, a copy certified under their respective hands and the seals of such Courts respectively of the Rolls of Attorneys and Solicitors of their respective Courts as the same stood on the last day of the Vacation after Trinity Term in the year of our Lord one thousand eight hundred-, and shall hereafter annually on or before the last day of 20 the Vacation after Trinity Term in each year, prepare and deliver to such Secretary or leave for him at his office in Osgoode Hall, a copy certified as aforesaid of all entries on such Rolls made on or before that day and subsequently to the last return made by them respectively to the said Secretary according to the provisions of this Act, and for every such 25 return so made by such Clerk or Registrar he shall be entitled to, demand, and receive from such Secretary the sum of every name of any Attorney or Solicitor on such copy of Roll so delivered to him as aforesaid.

Secretary to enter such Rolls. XII. The Secretary of the Law Society of Upper Canada shall enter 30 all such certified copies of Rolls in a book to be kept in his office for that purpose, adding to each name a number by which the same may be the more readily referred to on the same, so that the names of each copy of Roll when so entered shall be numbered from one forward in the whole series of numbers belonging to such Roll respectively.

Certificate of striking off Attornies, &c., to furnished.

XIII. Whenever any Attorney or Solicitor of any of the said Courts shall be struck off the Roll of Attorneys or Solicitors of such Court, the Clerk of the Crown and Pleas or Registrar of such Court shall certify the same under his hand and the seal of such Court to the Secretary of the said Society, stating whether the same had been so struck off at the 40 request of such Attorney or Solicitor or otherwise, and for every such certificate such Clerk or Registrar shall be entitled to demand and receive from such Secretary the sum of , and such Secretary shall thereafter attach such certificate to the certified copy of Roll on which the name of such person stands, and shall in the 45

Fees. Entry.

such Secretary shall thereafter attach such certificate to the certified copy of Roll on which the name of such person stands, and shall in the 45 book so to be kept in his office as aforesaid make a note or memorandum near or opposite to the name of such party of his having been so struck off such Roll as aforesaid.

Blank certificates to be furnished to the Secretary.

XIV. The Clerks of the Crown and Pleas of Her Majesty's Courts of Queen's Bench and Common Pleas at Toronto, and the Registrar of the 50 Court of Chancery there, shall annually on or before the last day of Trinity Vacation in each year, furnish to the Secretary of the Law Society of Upper Canada, as many blank Attorneys' and Solicitors' certificates

as there shall be Attorneys or Solicitors then standing on the Rolls of such Court respectively, which certificate shall bear date on the said last day of Trinity Vacation in such year.

XV. The Secretary of the said Society when he shall issue any of Memorandum 5 such certificates to any Attorney or Solicitor as aforesaid, shall in the of issue of margin thereof, under his hand, note the day of the actual issue of such certificate to the Attorney or Solicitor taking the same, and shall at the commencement of every new year destroy all blank certificates of the previous year, then remaining with him unissued.

XVI. The Secretary of the said Society shall, in a second book to be Alphabetical kept in his office for that purpose, enter all the names on the copies of list of Attor-Rolls to be so transmitted to him as aforesaid, alphabetically arranged, kept and postwith a reference to the numbers of each name on the Roll or Rolls on edup. which the same shall stand; and shall, moreover, annually on or before

- put up in his office and also in the offices of each of the Clerks of the Crown and Pleas and Registrar in Chancery, respectively, an alphabetical list certified by him, nnder his hand, of all such Attorneys and Solicitors as shall have taken out their certificates for the then current year, which said list so to be put up in his office as 20 aforesaid, he shall, from time to time, amend by the addition of the name or names of such Attorneys and Solicitors as may from time to time take out their certificates at a subsequent period of such year, adding a note of the date when such last mentioned certificates were respectively taken out as aforesaid.
 - XVII. If any Attorney or Solicitor shall omit to take out such annual Penalties on certificate within the time aforesaid, he shall not be entitled thereto unnot taking out til he shall have paid to the Treasurer of the Law Society of Upper Ca-Certificates in nada, as well the sum that shall have been or shall be so appointed as due time. aforesaid, together with any fees or dues that he, if a member of the said 30 Society, shall be indebted to them as aforesaid, but also the additional sum hereinafter mentioned, by way of penalty in respect of each of such Courts, that is to say, if he shall not take out such certificate until after the last day of Hilary Term in any such year, the further sum of if not until after the last day of Easter Term in any such year, the further and if not until after the last day of Trinity

XVIII. If any Attorney or Solicitor shall practise in any of the said Penalty for Courts of Queen's Bench, Chancery, or Common Pleas, respectively, practising without such certificate, he shall forfeit the sum of ten pounds, to be re-ficate, 40 covered by information, in either of the said Courts of Queen's Bench or Common Pleas, and to be paid into the hands of the Treasurer of the said Society for the uses thereof.

Term in any such year, the further sum of

XIX. Nothing herein contained shall extend to require any person Exceptions as admitted as an Attorney or Solicitor of any of the said Courts during to persons admitted after Michaelmas Term, or during the vacation after the same in any year, to Michaelmas take out any such certificate in respect of such admission before the Term. Michaelmas Term next following such admission.

XX. The Clerks of the Crown and Pleas of the said Courts of Queen's Lists of per-Bench and Common Pleas and the Registrar of the said Court of Chan-sons who have 50 cery, shall, and also the Deputies of such Officer in the country, shall at actually practhe commencement of each calendar year, make out a list of the names

ly and sent to of all such Attorneys and Solicitors as by the papers or proceedings filed, the Secretary. taken, or had in their respective Offices during the preceding year, ending with the thirty-first day of December of the same, shall appear to have practised as such Attorney or Solicitor at any time during the same, which list certified under their respective hands, such Clerks and Registrar, and their respective Deputies, shall on or before the first day of Hilary Term in the year next to that for which they shall be made up, deliver or hand to the Secretary of the Law Society of Upper Canada, at Osgoode Hall, for every which certified list such Clerks or Registrar, or their respective Deputies, shall be enabled, upon receipt of the same by such Secretary, to receive from him the sum of

Present reporters continued. XXI. Nothing herein contained shall extend to vacate the Office of any of the present Reporters of the said three Courts, but any such Reporter shall continue to hold his Office, subject to removal as herein provided, and to all the other provisions of this Act as well as to the Rules and Regulations of the said Society, made or to be made under, or according to the same.

Present certificates to remain valid, &c.

XXII. Notwithstanding the Repeal of the several Acts and parts of Acts in the first Section of this Act mentioned, any certificate fee that shall have been paid, and any certificate that shall have been taken out 20 for the year commencing in the year one thousand eight hundred and fifty-four, in accordance with the provisions of the said Acts and parts of Acts so hereby repealed, shall avail to the benefit of the Attorney or Solicitor who shall have paid and taken out the same respectively, for the year commencing with the first day of Michaelmas Term, in the year of bur Lord, one thousand eight hundred and fifty-four, as if such payment had been made and such certificate taken out in Michaelmas Term, in that year, under and according to the provisious of this Act.