

value of any book, or the value of any set of books, which such absent book is required to complete, if such book or books at any time be found missing.

18. In addition to the office bearers enumerated in the fourth rule, and at the time of their election, one or more members of this Society, of the degree of Barrister-at-Law, and being members of the Council, shall be annually appointed examiners of candidates for admission, as Students or Attorneys, and in case of the sickness, death, or temporary absence of such examiners, or either of them, or their neglect or refusal to act, the Council, or, if necessary, the Secretary, may appoint others, *pro tem.* to fill the vacancy, which examiners, or one of them, previous to each term, shall prepare reasonable and appropriate questions in writing, for the examination of such candidates as may offer at the approaching term, and shall attend their examination as hereafter provided, and shall respectively receive for services actually performed such fee as the Council may determine.

19. Before any person is presented to the Barristers' Society, for the purpose of being examined, in order to his being entered as a Student in the office of any Barrister, he shall give a Term's previous notice in writing put up in the Library Room, on or before the first Friday of the Term, and shall present a Petition to the Council of the said Society, setting forth his age, place of birth, residence, place of education, the branches in which he is prepared to undergo an examination, and the name of the Barrister with whom he proposes to study, which petition shall be subscribed by the applicant, and certified by such Barrister, after a careful enquiry and personal examination, as to the character, habits and education of the applicant, and that upon such enquiry and examination, the Barrister verily believes the applicant to be a proper person and properly qualified to be admitted as a Student-at-Law, and upon his being approved by the Council, he shall be fully examined at Fredericton, at such time as may be appointed, by questions in writing, in such branches as two members of the Council, (one being an examiner), may determine, subject to the approval of a Judge, and who shall certify accordingly.

20. Upon the applicant passing such examination, and the Council being satisfied as to his moral character, good habits, and fitness to enter on the study of the Law, he shall receive a certificate to that effect.

21. Every Student making application for admission, as an Attorney, shall give a Term's notice, by a writing for that purpose put up in the Law Library on or before the first Friday of the Term, and shall undergo an examination at such time and place as the Council or any two members thereof, (an examiner being one), may appoint, by written questions previously prepared, under the authority of the Council, who may alter, add to, or amend the same, for such Student or Students to answer, who shall put the answers to such questions in writing, and during such examination shall not be permitted to refer to any book, or person, or other source of information, to assist him in such answers, and shall write the same in a legible hand, in the presence of one of the said Council, or the Secretary of the said Society, which written answers shall be submitted to the aforesaid two members of Council for their opinion upon the same, who, after examination, shall submit them for the approval of one of the Judges, such answers to be so submitted and decided on, without the said members or Judge knowing the name of the respective parties who gave in the same, such answers being designated by letters or numbers only; and if such Student shall be deemed qualified, he shall receive a first, second or third class certificate, according to the merits of his written answers.

22. That upon a Student passing such examination, and the Council being fully satisfied as to his moral character, habits and conduct during the term of his study, he shall be recommended for admission as an Attorney, [provided always, that in case any Student shall not pass his examination before the said two members of Council and Judge aforesaid, they shall report the same to the Society and he may be heard before such Society against the refusal of his certificate.]

23. Every candidate for admission as Student, shall, on his application, pay to the Treasurer of the said Society the sum of £4, and every Student, on his application for admission as an Attorney, shall pay to the said Treasurer the sum of £6 towards the funds of the said Society.

24. And whereas it is highly necessary, as well for the interest of every person entering upon the study of the Law, as for "securing to the Province and the Profession, a learned and honorable body," especially in the late curtailed period of study, that Students of the Law, during their Studentship, should confine themselves exclusively to the study of their profession, and not receive any emolument or reward for their services, or engage in any other profession, business, or employment: No Student, therefore, shall receive any salary or remuneration whatever for his services from the Barrister with whom he studies, nor from any other person, nor shall he be allowed to practise or try causes in any Court.

25. Every Attorney applying to be called to the Bar shall give to this Society, a Term's notice of such his intention, and if during the period since his admission as an Attorney, his practice and conduct have been professional and honorable, and no objections are made to his moral character and habits, he shall be recommended accordingly, but, if objections be made, an enquiry therein shall be instituted by the Council, and upon such enquiry the said Council shall either grant or withhold a certificate of recommendation for such Attorney's admission, as Barrister, as to them may appear just and right in the premises, subject to appeal as aforesaid.

26. Each member of the Society shall annually pay to the Treasurer the sum of five shillings, at the Annual Meeting in February in each year.

27. All fines and dues shall be paid to the Treasurer, who, in default of payment, shall sue for and recover the same, in the name of the Society, in an action of debt, before any Justice of the Peace, under the Act relating to Civil Suits before Justices of the Peace.

28. The Seal now in use, or hereafter to be adopted, shall be used as the Common Seal of the Society.

29. The Treasurer, Librarian and Secretary shall respectively receive for their services at the annual meeting in February in each year, such remuneration as the Society shall deem right.

On motion of Mr. Peters,

Resolved, That the Rules, as framed by this Society, be handed to the Judges of the Supreme Court for their approval.

GEO. J. BLISS, *Sec'y.*

The accompanying By Laws and Regulations of the Barristers' Society of New Brunswick, made and passed on the eighth day of February, 1867, under the authority of the Act of Assembly 9th Victoria, cap. 48, entitled An Act to incorporate the Barristers' Society of New Brunswick, and the Act 22 Victoria, cap. 28, in relation thereto, having been submitted to the Judges of the Supreme Court for approval and sanction,—Ordered that the same are hereby approved of and sanctioned, with the exception of the proviso contained in the 22nd Rule.

W. J. RITCHIE,
L. A. WILMOT,
JOHN C. ALLEN,
J. W. WELDON.

At an adjourned meeting of the Barristers' Society held in the Law Library on Saturday the 9th February, 1867.

Present— * * * * *

The following were elected Officers of the Society:—

D. S. Kerr, *Q. C.*, *President.*
G. Botsford, *Vice President.*
W. Carman, *Treasurer.*
G. J. Bliss, *Sec'y & Librarian.*

Council.

A. R. Wetmore, *Q. C.* C. Watters, *Q. C.*
S. R. Thomson, *Q. C.* J. J. Fraser,
W. H. Needham, J. G. Stevens.
C. Duff, *Q. C.*

Examiners.

S. R. Thomson, *Q. C.* W. H. Needham,
A. R. Wetmore, *Q. C.* J. J. Fraser.
J. G. Stevens,

Extract from Minutes.

GEO. J. BLISS, *Sec'y, &c.*

Freeman and Telegraph, 1 ins. each.

THE SUPREME COURT IN EQUITY.

TUESDAY, 29th JANUARY, 1867.

Before His Honor Mr. Justice ALLEN.

Between Robert Robertson, Plaintiff; and
Elisha Broad, Janet Broad, Phillippa Broad, Norman Broad,
and Willard Broad, Defendants.

UPON Motion made this present day unto this Court by Mr. Gregory, being of the Plaintiff's Counsel, and upon reading the affidavit of Elisha Broad, one of the above named Defendants, whereby it appears that Norman Broad and Willard Broad are Infants: It is ordered that unless the said Infant Defendants do cause their appearance to be entered in twenty days from the date of this Order, the Plaintiff shall be at liberty to prove his case against the said Norman Broad, and Willard Broad, by affidavit.

By the Court.

W. CARMAN.

THE SUPREME COURT IN EQUITY.

Between Frederick Steves, Plaintiff; and
Charles Dickson, Archibald and William Malcomson,
Defendants.

WHEREAS it has been made to appear to me by affidavit to my satisfaction, that the above named defendants are severally out of the limits of this Province, so that they cannot be served with summons in this cause, and that the said plaintiff has good *prima facie* grounds for filing a Bill against them: I do therefore order, that the said defendants do severally cause an appearance to be entered for them in this cause, in the Supreme Court of this Province, on the Equity side thereof, on or before the first day of April next.—Dated the first day of December, in the year of our Lord one thousand eight hundred and sixty six.

W. J. RITCHIE, *C. J.*

W. JACK, Plaintiff's Sol.