This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 21 February, 1894.) Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the law relating to the admission of attorneys, solicitors, and proctors in the Supreme Court of New South Wales, and to regulate the examination of persons applying under this Act to be admitted attorneys, solicitors, and proctors in the said Supreme Court.

WHEREAS it is expedient to amend the law relating to the Preamble. admission of attorneys, solicitors, and proctors in the Supreme Court of New South Wales, and to regulate the examination of persons applying under this Act to be admitted attorneys, solicitors, and 5 proctors of the said Supreme Court: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. Any person who, either before or after the passing of this Persons bond fide Act, shall for the term of ten years have been a bond fide clerk to an clerks for ten years attorney, solicitor, or proctor of the Supreme Court of New South entitled to admission. Wales, and during that term shall have been bond fide engaged in the transaction and performance under the direction and superintendence 15 of such attorney, solicitor, or proctor, or attorneys, solicitors, or proctors of such matters as are usually transacted and performed by

attorneys, solicitors, or proctors, and who shall produce to a Judge of the Supreme Court satisfactory evidence that he has faithfully, honestly, 156-

Attorneys Admission.

and diligently served as such clerk, and who after the expiration of the said term of ten years has been bound by and has duly served to the like satisfaction of a Judge of the said Supreme Court under articles of clerkship to a practising attorney, solicitor, or proctor for the term

5 of one year, and who has passed the intermediate and final examinations prescribed by the examiners under the rules of the said Supreme Court for the time being, and who has given one month's notice in writing to the said Supreme Court of his intention to apply for admission to practise as an attorney, solicitor, or proctor, shall be

admission to practise as an attorney, solicitor, or proctor, shall be 10 admitted and enrolled an attorney, solicitor, and proctor of the said Supreme Court of New South Wales: Provided nevertheless that it shall not be necessary for any such person as aforesaid, who, on the first day of February, one thousand eight hundred and ninety-four, is enrolled in the Supreme Court of New South Wales as a certificated 15 conveyancer, to serve the year's articles above provided.

2. Every person who shall pursuant to this Act, apply to be Person applying to admitted an attorney, solicitor, or proctor, shall before he be admitted be admitted to take and enrolled as aforesaid, take and subscribe the oath or affirmation oath or affirmation.

following:—

"I, , do swear (or solemnly affirm) that I will duly and honestly demean myself in the practice of an attorney, solicitor, and proctor, according to the best of my

knowledge and ability. So help me God."

3. Before any person shall be entitled to be examined under Examination fees to 25 this Act, he shall pay to the Prothonotary of the said Supreme Court, be paid to the the sum of five guineas in respect of the intermediate examination, Supreme Court. and ten guineas in respect of the final examination.

4. If any person after having been examined as provided by Certificate to issue this Act, shall pass such examination to the satisfaction of the after passing examiners or a majority thereof, such examiners or majority shall issue

to such person a certificate under their hands stating that such person has successfully passed such examination, and such certificate shall be filed with the Prothonotary of the said Supreme Court not later than one month after its issue.

5. The rules of the said Supreme Court nor any of them Rules of Supreme relating to articled clerks, and their admission as attorneys, solicitors, and proctors of the said Court shall not, except so far as the same are under this Act. expressly adopted by this Act, affect any person applying under this Act to be admitted an attorney, solicitor, and proctor in the said Court, 40 but nothing in this Act shall otherwise be deemed to affect the said rules.

6. The said Supreme Court shall have and may exercise over a Supreme Court to person admitted an attorney, solicitor, and proctor, pursuant to this exercise certain powers.

Act, all such powers as it now has and has heretofore exercised over

45 an attorney, solicitor, or proctor admitted before the passing of this Act.

7. This Act may be cited as the "Attorneys Admission Act." Short title.

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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 21 February, 1894. Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the law relating to the admission of attorneys, solicitors, and proctors in the Supreme Court of New South Wales, and to regulate the examination of persons applying under this Act to be admitted attorneys, solicitors, and proctors in the said Supreme Court.

WHEREAS it is expedient to amend the law relating to the Preamble. admission of attorneys, solicitors, and proctors in the Supreme Court of New South Wales, and to regulate the examination of persons applying under this Act to be admitted attorneys, solicitors, and 5 proctors of the said Supreme Court: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:

1. Any person who, either before or after the passing of this Persons bond fide Act, shall for the term of ten years have been a boná fide clerk to an clerk for years attorney, solicitor, or proctor of the Supreme Court of New South entitled to admission. Wales, and during that term shall have been boná fide engaged in the transaction and performance under the direction and superintendence

15 of such attorney, solicitor, or proctor, or attorneys, solicitors, or proctors of such matters as are usually transacted and performed by attorneys, solicitors, or proctors, and who shall produce to a Judge of the Supreme Court satisfactory evidence that he has faithfully, honestly, 156-

Attorneys Admission.

and diligently served as such clerk, and who after the expiration of the said term of ten years has been bound by and has duly served to the like satisfaction of a Judge of the said Supreme Court under articles of clerkship to a practising attorney, solicitor, or proctor for the term

5 of one year, and who has passed the intermediate and final examinations prescribed by the examiners under the rules of the said Supreme Court for the time being, and who has given one month's notice in writing to the said Supreme Court of his intention to apply for admission to practise as an attorney, solicitor, or proctor, shall be

10 admitted and enrolled an attorney, solicitor, and proctor of the said Supreme Court of New South Wales: Provided nevertheless that it shall not be necessary for any such person as aforesaid, who, on the first day of February, one thousand eight hundred and ninety-four, is enrolled in the Supreme Court of New South Wales as a certificated 15 conveyancer, to serve the year's articles above provided.

2. Every person who shall pursuant to this Act, apply to be Person applying to admitted an attorney, solicitor, or proctor, shall before he be admitted be admitted to take and enrolled as aforesaid, take and subscribe the oath or affirmation oath or affirmation.

following:—
"I, , do swear (or solemnly affirm) that I will duly and honestly demean myself in the practice of an attorney, solicitor, and proctor, according to the best of my knowledge and ability. So help me God."

3. Before any person shall be entitled to be examined under Examination fees to 25 this Act, he shall pay to the Prothonotary of the said Supreme Court, be paid to the the sum of five guineas in respect of the intermediate examination, Supreme Court. and ten guineas in respect of the final examination.

4. If any person after having been examined as provided by Certificate to issue this Act, shall pass such examination to the satisfaction of the after passing examination.

30 examiners or a majority thereof, such examiners or majority shall issue to such person a certificate under their hands stating that such person has successfully passed such examination, and such certificate shall be filed with the Prothonotary of the said Supreme Court not later than one month after its issue.

5. The rules of the said Supreme Court nor any of them Rules of Supreme relating to articled clerks, and their admission as attorneys, solicitors, Court shall not affect and proctors of the said Court shall not, except so far as the same are under this Act. expressly adopted by this Act, affect any person applying under this Act to be admitted an attorney, solicitor, and proctor in the said Court, 40 but nothing in this Act shall otherwise be deemed to affect the said rules.

6. The said Supreme Court shall have and may exercise over a Supreme Court to person admitted an attorney, solicitor, and proctor, pursuant to this exercise certain Act, all such powers as it now has and has heretofore exercised over an attorney solicitor or proctor admitted before the passing of this

45 an attorney, solicitor, or proctor admitted before the passing of this Act.

7. This Act may be cited as the "Attorneys Admission Act." Short title.

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