55

1-62

C H A P. XIII.

An ACT for the better regulating the Practice of the Law.

Preamble.

Prefent prac-

titioners incor porated into a law fociety. of the legislative council and assembly of the province of Upper-Canada, constituted and assembled by virtue of, and under the authority of an act passed in the parliament of Great-Britain, entitled " An act to repeal certain parts of an act passed in the fourteenth year of his Majenty's reign, entitled " An act for making more effectual provision for the government of the province of Quebec in North-America, and to make surther provision for the government of the said province," and by the authority of the same, That from and after the passing of this act, it shall and may be lawful for the persons now admitted to practise in the law, and practising at the bar of any of his Majesty's courts of this province, to form themselves into a society, to be called the Law Society of Upper-Canada, as well for the establishing of order amongst themselves as for the purpose of securing to the province and the profession a learned and honorable body, to assist their fellow subjects as occasion may require, and to support and maintain the constitution of the said province.

The fociety to

form rules.

II. And be it further enacted by the authority aforefaid, That the faid fociety shall, and is hereby authorized to form a body of rules and regulations for its own government, under the inspection of the judges of the province for the time being, as visitors of the said society, and to appoint the six senior members, or more, of the present practitioners, and the six senior members, or more, for the time being, in all times to come (whereof his Majesty's attorney-general, and solicitor-general for the time being, shall be, and be considered to be two) as governors or benchers of the said society, and also to appoint a librarian and a treasurer.

Place and time for the first meeting for adopting rules. III. And be it further enasted, That it shall and may be lawful for the said practitioners, or as many as can be called together (whereof his Majesty's attorney-general, and solicitor-general shall be two) to assemble at the town of Newark in the county of Lincoln on the seventeenth day of July next ensuing the passing of this act, for the purpose of framing and adopting such rules and regulations as may be necessary for the immediate establishment of the said society, and its suture wellfare; and such rules and regulations as shall then and there be adopted, shall be openly read and entered in a book to be for that purpose provided, and having received the approbation of the said judges as visitors as aforesaid, shall be, and be considered to be the constitution of the said society, and binding upon all its members.—
Provided always, That it shall and may be lawful in time to come, to add such other rules and regulations, with the approbation of the judges as aforesaid, as may then and there be necessary,

Present practitioners may gake one pupilIV. And be it further enatted, That it shall and may be lawful to, and for any person now practising at the bar of any of his Majesty's courts, to take one pupil or clerk, for the purpose of instructing him in the knowledge of the laws, any law or ordinance to the contrary notwithstanding.

V. And be it further enacted, That no person other than the present practitioners, and those hereafter mentioned, shall be permitted to practife at the bar of any of his Majesty's courts in this province, unless tuch person shall have been previously entered of, and admitted into the faid fociety as a fludent of the laws, and shall have been standing in the books of the faid fociety, for and during the space of five years, and shall have conformed himself to the rules and regulations of the faid fociety, and shall have been duly called, and admitted to the practice of the law as a barrifler, according to the conflitutions and establishment thereof. Provided always, That it shall and may be lawful for any person having been duly admitted to practite at the bar of any of his Majesty's courts in England, Scotland, or Ireland or of any of his Majetty's provinces in North America, on producing sufficient evidence thereof, and also on producing testimonials of good character and conduct to the satisfaction of the judges of the King's bench, to be admitted to practife in this province, to as such perfon thall within one mouth from such admission, enter himself of the said lociety, and conform to all the rules and regulations thereof. Provided allo, That nothing herein before contained shall affect; or be construed to affect any person who shall, or may have been articled as a clerk before the palling of this act, with any person practising at the bar in any of the courts of this province, authorized to take a clerk or clerks, and duly ading as a clerk accordingly; but the time which fuch person shall have spent as such clerk shall be considered and taken to be, pro tanto, as a standing in the books of the said society, and as a reasonable and lawful deduction of so much of the said term of five years, so that such perfon shall likewife conform to the rules and regulations of the said society, in all matters and things thereunto appertaining.

None but ment bers of the fociety to practio except, &c.

Provision in fa vor of clerks articled before the passing of this act.

VI. And be it further enacted by the authority aforesaid, That nothing in this act contained, Further provishall prevent any person who hath been regularly articled with any person in this province, duly authorized to take a clerk, and shall have been standing in the books of the society aforesaid, for and during the space of three years, from acting merely as an attorney or solicitor in any of his Majesty's courts of law or equity in this province.

VII. Provided nevertheless, and be it further enacted, That no person final be admitted to No person but bractife in this province, who shall not at the time of such admission have attained the full age of twenty-one years.

of full age admited to prac-

VIII. And be it further enacted by the authority aforefaid; That a certain ordinance of the Ordinance of province of Quebec, passed in the twenty-fifth year of his Majesty's reign, entitled "An Quebec repeated." ordinance concerning advocates, attornies, folicitors and notaries, and for the more easy zullection of his Majefty's revenues," as far as it may relate to barrifters, advocates, attornies or folicitors, be, and the same is hereby repealed.