

COURTS OF APPEAL.

SPRINGFIELD, ILL.

Special Dispatch to The Tribune.

SPRINGFIELD, Ill., June 12.—In connection

with the examination of candidates for admission to the Bar, the Appellate Court to-day adopted rules requiring that candidates shall present themselves at a regular term, to be examined in open court. They must file certificates of moral character and evidences of having pursued a course of study in a law school or in the office of a lawyer for two years. Tuesday of the third week in each term was designated as the time for examination. Candidates, after passing examination in this court, are permitted to withdraw the necessary paper to be passed upon by the Supreme Court.

The Court also promulgated an order permitting the Clerk, where abstracts are furnished, to tax a printer's fee of 20 cents per hundred words of one copy of such abstract against the unsuccessful party not furnishing such abstract, as costs to be recovered by the successful party furnishing the same.

The Committee on Examination reported a list of the successful candidates for admission to the Bar. But seven failed to pass. The Chief-Justice characterized the examination as very rigid, commended those who passed, and encouraged those who failed to renewed efforts. The following were the successful applicants, to whom license to practice will issue: A. A. Austin, Paris; Louis L. Burr, Bloomington; H. H. Brown, Bloomington; J. L. Baily, Macomb; H. Burnley, Charleston; C. E. DeLand, Galeaburg; C. W. Foster, Champaign; J. M. Grant, Springfield; R. Hatfield, Lincoln; E. S. Howell, Brighton; O. G. Hamilton, Carlinville; E. D. Jones, Champaign; G. M. Johnston, Peoria; W. H. Kellgar, Pana; W. G. Metz, Bloomington; W. Prentiss, Macomb; J. M. Ready, Farmer City; Silas W. Ruger, Ottawa; H. K. Rhodes, Quincy; H. G. Stone, Chicago; C. B. Soule, Carlinville; Thomas Sterling, Springfield; J. C. Stanley, Sullivan; W. B. Townsend, Sullivan; J. G. Worthington, Chicago.