

On Monday the 12th inst. the Judges of the Superior Courts of this State, held their first annual convention at this place, under the act of the Gen. Assembly of 1821— There were present Judges Dooly, Clayton, Shorter, Harris, Longstreet, & Wayne— Judge Walker, did not attend, he having to preside at Burke Court.

The convention, having closed the business for which it was called, adjourned on Friday morning last.

The rules of practice that have been adopted are not to take effect until the 15th Aug. next.

Among the rules, we notice the following as being of immediate and general interest to students:

Every person making application for admission to the Bar, must apply to some Court in the circuit within which he resides, and produce satisfactory evidence to the Court of his being 21 years of age, of good moral character, and of his having read law.

A certificate of good moral character, and of the applicant being of full age, signed by any judge of the Superior Court of this State, or any reputable practicing attorney thereof, will be deemed sufficient— but from all other persons a written affidavit will be required— and shall undergo the whole examination touching his qualifications in open Court.

All applicants for admission shall be examined on the principles of the common and statute law of England in force in this state, the principles of Equity— the Constitution of the U. S. and of the State of Georgia— the statute laws of the state— and the rules of Court. And in no case shall any person be admitted who shall not be considered, by the Court, to be qualified for the practice of the Law.

We have "The Rules" in press. They will be published without delay.

Georgia Journal 20th inst.