

**Certified True Copy of Amendments
to the Rules of the Law Society of Saskatchewan
June 18, 2026**

It was moved, seconded and carried that the *Law Society of Saskatchewan Rules* be amended. Please note that deletions have a “line through” for identification purposes.

AMENDMENTS:

On June 21, 2024, the Board of the Law Society approved rules for limited licensing, which included rules providing for the election of one limited licensee bencher, conditional on proclamation of outstanding sections of Bill No.163 and regulations.

Bill 163, an Act to Amend *The Legal Profession Act, 1990*, was introduced in the Saskatchewan Legislature on December 3, 2018, and *The Legal Profession Amendment Act, 2019* received Royal Assent on May 15, 2019. On October 1, 2025, the Government of Saskatchewan proclaimed into force the outstanding sections of Bill 163, to formalize the limited licensing of legal professionals in Saskatchewan.

Pursuant to subsection 6(2.1) of the Act, members in attendance at the Annual General Meeting on June 18, 2026, passed a resolution approving rules providing for the election of one limited licensee bencher to the Board of the Law Society of Saskatchewan.

PART 3 - Benchers and Officers

Appointment in Case of Vacancy

308 Where the total number of candidates nominated for election as a Bencher is less than the total number of Benchers to be elected pursuant to subrule 303(1), ~~and 318(2), and 318.1(2)~~ or an elected Bencher ceases to hold office for any reason, the Benchers may appoint a member to fill the vacancy in accordance with section 20 of the Act.

[...]

Limited Licensee Bencher

318.1(1) One limited licensee shall be elected as a Bencher.

(2) Notwithstanding Rule 303, the electoral division of the election of the Limited Licensee Bencher will be the Province of Saskatchewan.

(3) Notwithstanding Rule 305, to qualify to be nominated for election as a Limited Licensee Bencher the member must:

- (a)** maintain a principal place of practice or employment in the Province of Saskatchewan;
- and**
- (b)** be a limited licensee member on the date of the first term election.

(4) Notwithstanding Rule 306,

- (a)** the nomination of a Limited Licensee Bencher is valid only if it is in writing and signed by at least two limited licensees in good standing who, at the time of the nomination, are limited licensees; and

(b) a limited licensee may only be nominated as a Limited Licensee Bencher.

(5) Notwithstanding subrule 309(3), a limited licensee shall only be entitled to vote for a Limited Licensee Bencher.

(6) The general election procedures in Rules 302 to 317 shall apply with any necessary modifications to the election of a Limited Licensee Bencher.

[...]

PART 10 – Alternative Legal Services Providers and Limited Licensees

Limited Licensee Bencher

1010 One limited licensee shall be elected as a Bencher pursuant to Part 3.



**CERTIFIED to be a true copy of the resolutions
passed by the Benchers of the Law Society of
Saskatchewan at their meeting held June 18, 2026.**

**Timothy J. Brown, K.C.
Executive Director**