Advocate in Scotland, as aforesaid, a Certificate under the Seal of any of the Societies or Inns of Court in England, Scotland, or Ireland duly authorized in that behalf.

If a Colonial Barrister as aforesaid;

A Certificate under the Seal of any of the Societies or Inns of Court of such Colony, duly authorized in that behalf, or where none such exists then of the Superior Court or Courts, (not having merely local jurisdiction) of such Colony.

If a Doctor of Civil Law as aforesaid:

A Certificate of the University as aforesaid, where such applicant has taken such degree.

If an Attorney, Solicitor, or Proctor, as aforesaid;

A Certificate of the Superior Court or Courts as aforesaid, in England, Scotland, or Ireland or any such of Her Majesty's Colonies as aforesaid:

Under the hand of the proper Officer of such Society, Inn of Court, Court or Courts or University, as the case may be, to the effect that the applicant was at the date thereof on the Books of the said Society, Inn of Court, or University, or on the Roll of such Barristers, Attornies, Solicitors, Proctors or Writers to the Signet, of such Court or Courts as the case may be; and that no application had been made to such Society, Inn of Court, Court or Courts, since his admission therein, or enrollment, against such person for misconduct in such his capacity as Barrister at Law, Advocate, Attorney, Solicitor, Proctor, or Writer to the Signet.

V. Provided that no such applicant shall be capable of any such

V. Provided that no such applicant shall be capable of any such admission and enrollment as aforesaid, until he shall have made, and subscribed, and filed with the said Registrar, or Deputy Registrar, a declaration under, and subject to, the provisions and penalties of the Act passed in the fifth and sixth years of the Reign of His late Majesty, King William the Fourth, Chapter sixty-two, to the effect

and in the form marked A in the Schedule hereto.

VI. All documents required under this Act shall be submitted for the approval of the Judge of the said Supreme Court, as to their due compliance with the requirements hereof, and upon such approval, the name of such applicant as aforesaid, shall be entered by such Registrar, or Deputy Registrar, on the proper Roll, upon payment of the proper fees.

VII. The fees to be taken by the said Registrar, or Deputy Registrar, upon the transaction or entry of the several matters and things to be done by him under this Act, shall be such as shall be from time to time made, varied, or presented by any Order of the

said Supreme Court.

VIII. Nothing herein contained shall be construed to prevent the Judge of the said Supreme Court from exercising the powers and authority usually exercised in England by Judges of the Superior Courts over Attornies on the Roll, or in respect of other the persons

practising in such Courts.

IX. Any person knowingly making a false statement in any material point under this Act, or the above cited Act of the fifth and sixth years of the Reign of his late Majesty, King William the Fourth, Chapter sixty-two, shall be liable to the penalties by such last cited Act prescribed; and any person otherwise in any way acting, or practising, in contravention of any of the provisions of this Act, shall also be deemed guilty of a Contempt of Court and punishable accordingly.

X. The Schedule hereto shall be deemed a part of this Act.

XI. This Act may be cited for all purposes as "The Legal Professions Act, 1863."

Issued under the Public Scal of the said Colony, at Victoria, Vancouver Island, this Eighteenth day of June, in the From a Colonial Barris-

From a Doctor of Civil Law.

From an Attorney (Home or Colonial).

Statutory declaration.

Admission after verifica-

Fees.

Saving of Judicial Authority.

Penalties on false statement, or other contravention of this Act.

Schedule part of Act. Short Title.