WHEREAS:

Many practitioners complain that the time spent in attendance at lectures and in studying for examinations so restricts the attendance of students in offices that the practical training there received is in most cases altogether inadequate.

AND WHEREAS this Faculty is of opinion that the time spent by students in office attendance seriously interferes with their university studies,

AND WHEREAS this Faculty is of opinion that it is desirable that the periods devoted to the study of substantive law and to practical office training be separated,

AND WHEREAS it is also of opinion that three years should be devoted exclusively to the study of substantive law and that the experience gained in one year's attendance in a law office during ordinary office hours after the completion of the university law course and the passing of all examinations would be more than the equivalent of the office training now received.

THAT: The Principal and Governors are requested to take the necessary steps to secure an amendment to the Acts governing the legal and notarial professions which will permit the admission to the said professions of students who have spent three years studying law in a university in the Province, have met all the requirements as to qualifications for admission to the said professions and have subsequently spent the year under indenture with a practicing advocate or notary, as the <u>conditions</u> may be.