would not give the best results.

(6) The scholarship and other rewards in the Law School might be based on a requisite standing in the general classes coupled with a certain amount of **xx** original work in one of a series of named branches of the law, taking the form of a thesis or legal review. It might be a condition of the reward that the student winning it should, with the value of the scholarship, undertake an extra year or two of post-graduate work, either in our own Law School or in some other well-known Law School.

(7) Should the period of office attendance be separated from and subsequent to the Law School course? It is claimed by some, and with a good deal of reason, that the attempt to combine the two forms of study is disastrous to both, and that a man who has paid proper attention to his academic course will get as much good out of one year in the office as he would otherwise get in three.

> All of which is submitted, R.J. Maclennan (Convenor) M.H. Ludwig. W.F. Kerr.

9th February, 1920.

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