- III. Persons who shall have served the full term of five years, during part of such period as associate or assistant or acting associate to the Judges of the Court or any of them, and during part of such period under articles of clerkship: Provided that if any such person shall, before or during such service have taken the degree of Bachelor of Laws or of Arts in the University of Adelaide or in any University recognised by the University of Adelaide, such service for the full term of three years shall be sufficient: Provided also that every such person shall, by the certificate of any one of the said Judges satisfy the board as to his conduct and fitness to be admitted.
- IV. Persons who have been duly called to the bar or admitted as advocates in England, Scotland, or Ireland.
- v. Persons actually admitted as solicitors of the Supreme Court of Judicature in England, or as solicitors, attorneys, and proctors in some one or other of the Queen's Superior Courts in Ireland, or as writers to the signet or solicitors of the Supreme Court in Scotland.
- vi. Persons who, having been articled to a solicitor of the Supreme Court of Judicature in England, or to a solicitor or attorney of one of the Queen's Superior Courts in Ireland, or to a writer to the signet or solicitor of the Supreme Court in Scotland, or to an attorney or solicitor in the Supreme Court of any of the British colonies or possessions in Australasia, New Zealand, South Africa, or North America, shall have served the full term of five years under such articles.
- VII. Persons who, having been articled to a solicitor of the Supreme Court of Judicature in England or to a solicitor or attorney of the Superior Courts of Ireland, or to a writer to the signet or solicitor of the Supreme Court in Scotland, and having served for any period of time under such articles, shall have completed the full term of five years by serving the remainder of such term as clerk to a practitioner of the Supreme Court of South Australia, or who having been duly articled and served for any time in South Australia shall have completed the residue of such term with any solicitor of the Supreme Court of Judicature in England, or solicitor or attorney of the Superior Courts of Ireland, or writer to the signet or solicitor of the Supreme Court in Scotland.
- viii. Persons who shall have been actually admitted as barristers, solicitors, attorneys, and proctors, or as barristers, or as attorneys, solicitors, and proctors in some one or other of the Queen's Superior Courts within the British colonies or possessions in Australasia and New Zealand, or in South Africa or North America: Provided that every such person shall, before admission, satisfy the Court that the standard of qualification for admission in the capacity in which he was originally admitted is not inferior in the colony or possession in which he was so admitted to that