

Fee. The fee on admission as a barrister and solicitor is 50 guineas. (Legal Profession Practice Amendment Act, 1891. No. 1,229.)

Application. Notice of application to be admitted must still apparently be given by the applicant in person to the Secretary of the Board of Examiners before the sittings in which the application is made, but the court may dispense with this; the application must be made in court in person. New South Wales and Queensland barristers are admitted on the same conditions as Victoria barristers are admitted in those Colonies. (Reg. Gen., Oct. 15 and Dec. 14, 1887.)

*South
Australia.
Articled clerks.* 1. Every person must, before he enters into articles, produce to the Board of Examiners a certificate of his having passed the matriculation examination in the University of Adelaide, or in some University recognised by the University of Adelaide, or of his having passed the preliminary or any intermediate examination which clerks articled in England, Ireland, or Scotland may for the time being be required to pass, and must lodge with the Board a copy of the certificate of his having so passed.

2. Every such articled clerk and every person not actually called to the bar or admitted as mentioned in Rule 3, shall before he applies for admission to practise in the Court, after examination have taken, or be entitled to take, the degree of Bachelor of Laws at the University of Adelaide, or shall, at the proper examinations of the University of Adelaide, have passed in the Law of Property, Constitutional Law, the Law of Obligations, the Law of Wrongs (civil and criminal), and the Law of Procedure: and shall furnish to the Board the said University's final certificate of having so passed.

Practitioners. 3. The following persons only shall, subject to these rules, be eligible to be admitted to practise as barristers, attorneys, solicitors, and proctors, that is to say:

i. Persons who have been articled to some Practitioner of the Court for the full term of five years, and have served the full term of their clerkship; Provided that in the case of any person who shall before or during his service under articles have taken the degree of Bachelor of Laws or of Arts in the University of Adelaide, or in some University recognised by the University of Adelaide, service under articles for the full term of three years shall be sufficient.

ii. Persons who shall have served the full term of five years as associate or assistant or acting associate to the Judges of the Court or any of them: Provided that if any such person shall, before or during service as such associate or assistant or acting associate 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 such associate or assistant or acting associate shall, by the certificate of any one of the said Judges, satisfy the Board as to his conduct and fitness to be admitted.