of the Solicitors Act, 1932, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that section 35 of the Solicitors Act, 1932, shall apply to the High Court of Northern Rhodesia and to the territory of Northern Rhodesia and that solicitors of the High Court of Northern Rhodesia may be admitted by virtue of the latter Act to be solicitors in England, subject to the conditions hereinafter specified:-

(1) A solicitor of the High Court of Northern Rhodesia (hereinafter called the applicant) who, having been in practice before that Court for not less than three years, is desirous of being admitted to be a solicitor of the Supreme Court in England, shall be a British subject, and shall have been articled for five years to a solicitor in Northern Rhodesia, and shall have passed the Intermediate and Final Examinations held by the Law Society before admission to practise in Northern Rhodesia.

(2) The applicant shall, four calendar months at least before the first day of the month in which he proposes to make formal application for admission as hereinafter provided, leave with the Registrar of Solicitors his original certificate of admission in the High Court of Northern Rhodesia

together with-

(a) A certificate from the authority of Northern Rhodesia in whose custody the Roll of the solicitors of the said Court is kept, stating that his name is still upon the Roll and has never been removed therefrom and that no order has ever been made directing him to be suspended from practising his profession:

(b) One or more certificates of fitness character signed by two resident practising solicitors of at least five years' standing in the said Court, and by at least one of the Judges or Officers next in rank

of the said Court:

- (c) A statutory declaration in terms of, or to the effect of, that set out in the Schedule A hereunto annexed.
- (3) The leaving of the before-mentioned documents shall be equivalent to notice of intention to apply for admission within the meaning of the Acts regulating the admission of solicitors in England.
- (4) The applicant shall further make formal application for admission as hereinafter provided.
- (5) The application for admission to be a solicitor in England shall be made by petition to the Law Society as Registrar of Solicitors, and, on the Master of the Rolls being satisfied by a certificate under the hand of the Registrar that the applicant has complied with the provisions of section 35 of the Solicitors Act, 1932, and of this Order, the Master of the Rolls shall cause him to be admitted a solicitor and his name to be enrolled on the Roll of Solicitors, which admission shall be stamped with the stamps required by clause (6) of this Order.
- (6) The admission of the applicant as a solicitor in England shall be stamped with the stamps required to be impressed on the Admission of solicitors in England and shall be impressed with such further stamp as shall, together with the amount of stamps paid on articles of clerkship and admission

in Northern Rhodesia (such amount being certified by a Judge of the High Court of Northern Rhodesia in the form set out in the Schedule B hereunto annexed), be equal in amount to the stamp duty payable on articles of clerkship in England.

(7) The following fee shall be paid by the applicant in England to the Law Society:--

Before entering his name on

the Roll of Solicitors £5 0 0 Rupert B. Howorth.

## SCHEDULE A.

In the Matter of section 35 of the Solicitors Act, 1932,

In the Matter of

in the territory of Northern Rhodesia do solemnly and sincerely declare as follows:-

(1) I am a British subject.

(2) I was on the day of admitted to practise as a solicitor of the High Court of Northern Rhodesia and I have been in practice before that Court for not less than three years. Before admission to practise I was articled for five years to a solicitor in Northern Rhodesia, and passed the Intermediate and Final Examinations held by the Law Society. My name remains on the Roll of the said Court, and I have not at any time been suspended from practice by the Court or by any Judge thereof, nor are any proceedings pending to strike my name off the said Roll or to suspend me from practice. I beg to refer to the certificate of marked "A" now produced to me in proof of the statements in this paragraph.

(3) I have not been bankrupt or insolvent nor have I made a composition or arrangement with my creditors. (If this is not the case, state the facts with dates, and show that a complete discharge has been obtained.)

(4) The document now produced and shown to me and marked with the letter "B" is my original certificate of admission in the said Court, and the documents now produced and shown to me and marked respectively with the letters "C" and "D" are respectively certificates of character and as to my fitness to be admitted a solicitor of the Supreme Court in England, signed respectively by

one of the Judges of the said Court (if not a Judge state his rank); and by

and

two practising solicitors of the said Court of at least five years' standing.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act, 1835.

## SCHEDULE B.

(name and style of Judge) do hereby certify that the amount of stamps paid on articles of clerkship when (name and style of applicant) was articled was the sum of , and on admission when he was admitted to practice, in stamps the sum of

(To be signed and attested.)