Solicitors Admission and Training
(Requirements for N.I. Barristers) Regulations 1990

The Council of the Law Society of Northern Ireland, in exercise of the power
congered on it by Article 6 and 74(1) of the Solicitors (Northern Ireland) Order 1976
(as amended) and all other powers enabling it in that behalf, and with the
concurrence of the Lord Chief Justice of Northern Ireland, hereby makes the
following Regulations:

1. These Regulations may be cited as the Solicitors Admission and Training
   (Amendment) Regulations 1990 and shall come into force on the 1st day of
   September 1990.

2. These Regulations are supplemental to the Solicitors Admission and Training
   Regulations 1988 (the Principal Regulations) and shall be interpreted and
   construed accordingly.

3. Any applicant who seeks to be registered as a student of the Society under
   Regulation 8(4) of the Principal Regulations by virtue of the fact that he has
   been called to the Northern Ireland Bar shall before being admitted as a
   solicitor

   (a) produce to the Society a Certificate from the Director of the
       Institute for the time being that he has completed the courses of
       study and passed the examinations relating to all subjects required
       to be taken by solicitor students at the Institute which the applicant
       had not studied during the course of study leading to his admission as
       a barrister whether such course of study was undertaken at the Institute
       or otherwise;

   (b) produce to the Society such other evidence as the Society may require
       to show that he has attended such other lectures or courses of study or
       passed such other examinations in such additional subjects as the
       Society may have determined; and

   (c) if he shall have less than three years experience of active practice
       at the Bar complete a period of pre-admission employment in a
       solicitor's office of one calendar year's duration after completing the
       courses of study and examinations herebefore mentioned.

4. In computing the period of active practice referred to in the immediately
   preceding paragraph any period of pupillage shall be disregarded.