ADMISSION TO WEST VIRGINIA BAR OF ONE ALREADY LICENSED IN ANOTHER STATE.—Instructions given by the judges of the Supreme Court of Appeals to the Board of Law Examiners under date of May 13, 1918, construe c. 119, § 2 of the West Virginia Code relating to the admission to practice as a resident attorney of one already licensed and admitted to practice in another state or in the District of Columbia. The direct question involved was whether the rules and regulations of the Supreme Court of Appeals as to academic education and law study apply to a person seeking admission to the bar who had previously been licensed to practice in another state. The requirements of the Supreme Court of Appeals adopted on May 6, 1915, are as follows:

"Until otherwise provided, it is ordered, under Chapter 119, section 1, of the Code, as follows:

1. Persons hereafter applying for license to practice law in this State under the provisions of section 1 of chapter 119 of the Code must satisfy the following requirements as to period of study and degree of preparation.