#### TRANSITION FROM LAW SCHOOL TO LEGAL PRACTICE

### **LAW SCHOOL**

## **PRACTICAL LEGAL TRAINING**

### **APPLY TO LPAB FOR ADMISSION**

Now a lawyer but still not entitled to engage in legal practice. Still need to seek leave to appear before a court.

### APPLY TO LAW SOCIETY OF NSW FOR PRACTISING CERTIFICATE

Now a solicitor/counsel/legal practitioner, entitled to engaged in supervised legal pratice. No longer nedd to seek leave to appear before state courts.

# APPLY TO HIGH COURT OF AUSTRALIA FOR ADMISSION IF APPEARING BEOFRE FEDERAL COURTS

No longer need to seek leave to appear.

© The Law Society of NSW



#### **'LAWYER' AND 'SOLICITOR' – WHAT IS THE DIFFERENCE?**

- 'Australian lawyer' means a person admitted to the Australian legal profession in NSW or any other jurisdiction.<sup>1</sup>
- 'solicitor' means an Australian legal practitioner whose Australian practising certificate is not subject to a condition that the holder is authorised to engage in legal practice as or in the manner of a barrister only.<sup>2</sup>
- A person cannot take or use the titles 'solicitor', 'counsel', 'legal practitioner', 'attorney', or 'barrister' without a current Australian practising certificate.<sup>3</sup>



<sup>&</sup>lt;sup>1</sup> Legal Profession Uniform Law (NSW), section 6.

<sup>&</sup>lt;sup>2</sup> Ibid

<sup>&</sup>lt;sup>3</sup> Ibid, section 12; Legal Profession Uniform General Rules 2015, section 9.