

Supreme Court

In re Article II, Rule 9(c)(3) of the Rules of :
the Supreme Court :
(Senior Law Student defined) :

ORDER

Article II, Rule 9, subsection (c)(3) of the Supreme Court Rules, which subsection defines a “senior student” or “senior law student” authorized to appear on behalf of the state or an indigent party in certain administrative and judicial proceedings, is hereby amended to read as follows:

Rule 9. Nonresident attorneys – In-house counsel – Senior law students. –

“SENIOR LAW STUDENTS

(c)(1) * * *

- (3) The term “senior student” or “senior law student” shall mean a students who have has completed successfully more than one half the equivalent of at least three full-time semesters of his or her course of law school study and who has completed or is enrolled in a course for credit in evidence or trial practice. Such student shall also secure the written approval by the dean of his or her law school certifying to the student’s good character, legal ability, and training. The dean’s written approval shall be filed in respect to a student or group of students with the Clerk of the Supreme Court and shall remain in effect, unless withdrawn earlier, until the date of the first bar examination following the student’s graduation, and as to a student taking that examination, until the announcement of the results thereof. For any student who passes that examination, the approval shall continue in effect until the date of his or her admission to the bar.”

Entered as an Order of this Court this 3rd day of ***October 2007.***

s/s

Williams, C. J.

Goldberg, J.

s/s

Flaherty, J.

s/s

Suttell, J.

s/s

Robinson, J.