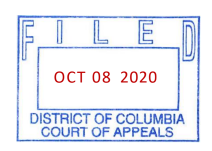
District of Columbia Court of Appeals



No. M-269-20 No. 20-BG-485

BEFORE: Blackburne-Rigsby, Chief Judge; Glickman, Thompson, Beckwith, Easterly, McLeese, and Deahl, Associate Judges.

ORDER

(FILED — October 8, 2020)

On September 24, 2020, the court issued an emergency order that among other things promulgated D.C. App. R. 46-A (emergency examwaiver admission), which permits certain recent law-school graduates to be admitted to the D.C. Bar without having passed a bar examination. The court has now received a request to amend the emergency rule by deleting R. 46-A(a)(3), which makes persons ineligible for exam-waiver admission if they have sat for a bar examination or remotely accessed bar-examination materials.

Upon consideration, the request to amend is DENIED.

PER CURIAM