Bar 1.05 Certificate of college. The applicant shall cause to be furnished a certificate of the college specifying the courses taken, hours of credit, grades received and the requirements of the college for a bachelor's degree.

History: 1-2-56; am. Register, November, 1960, No. 59, eff. 12-1-60.

Bar 1.06 Requirements as to the study of the law. Every applicant shall have met one of the following requirements:

(1) He shall have received a degree in law from a day law school, or from a night law school.

(4) He shall have received a degree in law from a college of a foreign country, the entrance requirements and standards of which shall be found and certified by the dean of the law school as defined in section Bar 1.01 at which he shall have obtained a regular or advanced law degree to have been equal to those of such law school and shall have attended regularly in residence such law school for a period of not less than 32 weeks and shall have obtained a regular or advanced law degree from such law school.

**History:** 1-2-56; r. (2), renum. (3) to be (2), (4) to be (3); cr. (4), r. (5), Register, November, 1960, No. 59, eff. 12-1-60; r. (2) and (3), Register, April, 1966, No. 124, eff. 5-9-66.

Bar 1.07 Certificate of law school. (1) The applicant shall cause to be furnished a certificate of the day or night law school which he has attended as to his moral character.

(2) In every case the certificate of the day or night law school must show the credits and grades of the applicant, and the requirements of the school for a degree.

(3) The certificate of the day or night law school shall further show the date the applicant completed the required legal study. Application to take the bar examination must be made within 5 years immediately following such date, exclusive of time spent in the armed forces, unless the board after hearing the applicant and considering the circumstances attendant upon the delay in making application shall waive such five year limitation for a specified examination, with or without the completion of a program of study which the board may prescribe.

History: 1-2-56; r. and recr. (3), Register, November, 1960, No. 59, eff. 12-1-60.

Bar 1.08 Examination of applicants. (1) Examinations of applicants by the board shall include written questions and may include optional or alternative questions upon the following subjects:

Constitutional law Contracts Corporations Criminal law Equity Evidence Legal ethics Negotiable instruments Personal property Pleading and practice, including jurisdiction of courts Probate law, including wills, administration and descent and distribution

Real property, including conveyancing, mortgages and other liens and servitudes

Taxation

Torts

Trusts

(2) The board may in its discretion give questions, including optional or alternative questions, upon other subjects commonly taught in law schools, and may supplement the written examination by an oral examination.

(3) The board is authorized by rule to prescribe the particular fields of Wisconsin statutory law with which applicants are expected to be familiar.

(4) The examination shall be calculated to test the knowledge of the applicant, giving proper weight to the relative importance of the subjects included.

History: 1-2-56; am. (1), Register, November, 1960, No. 59, eff. 12-1-60.

Bar 1.09 Grading of examination. (1) Examination papers shall be marked on the basis of 100 for perfect answers, and the passing mark shall be 75.

(2) Each applicant who possesses the qualifications required by these rules, and who has passed the examination shall receive a certificate so showing.

Bar 1.10 Admission to practice. Upon the presentation of said certificate to the supreme court or to one of the justices thereof, at such time or times as the court may designate, the applicant shall be admitted to practice as an attorney in all of the courts of this state.

Bar 1.11 Relating to successive failure. An applicant who has twice failed in the examination shall not thereafter be eligible to write another examination unless special permission is given by the board conditioned on making such further study and preparation as the board may require.

History: 1-2-56; am. Register, November, 1960, No. 59, eff. 12-1-60.

Bar 1.12 Relating to exemption from these rules. The following persons are exempted from the additional requirements of section Bar 1.06; their qualifications in respect to general education and study of the law shall meet the requirements of the rules adopted June 3, 1940, as amended:

(1) Applicants who were registered and in attendance at a day law school or night law school on or before July 1, 1959; provided that such applicants complete a law course within 5 years from the effective date of these rules as now amended (1960).

(2) Applicants who at the effective date of these rules have fully discharged the requirements of the former rules.

(3) Applicants who at the effective date of these rules as now amended (1960) have satisfactorily passed examinations as provided

in former Rule IV (4), and who shall complete compliance with former Rule VI (5) within six (6) years from said effective date.

(4) Applicants who, on the effective date of the 1966 amendment to these rules, (May 9, 1966) were registered in and in attendance at a night law school or a day law school and who, within 5 years after the date of such 1966 amendment, shall complete the requirements of the former section Bar 1.06 (2) or 1.06 (3).

**History:** 1-2-56; am. intro. par., and (1); r. and recr. (3); Register, November, 1960, No. 59, eff. 12-1-60; cr. (4), Register, April, 1966, No. 124, eff. 5-9-66.

Bar 1.13 History: 1-2-56; r. Register, November, 1960, No. 59, eff. 12-1-60.

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