IN THE SUPREME COURT OF THE STATE OF NEVADA

ERIN LEIGH ALBRIGHT, Petitioner.

VS.

THE STATE BAR OF NEVADA,

Respondent.

No. 48330

TILD

DEC 2 1 2006

ORDER DENYING PETITION FOR CONDITIONAL ADMISSION

Applicant Erin Albright has filed a petition seeking conditional admission under SCR 49.7. Having reviewed the petition and its attachments, we conclude that it must be denied. First, the petition is procedurally improper. SCR 49.7 applies to applicants for admission who have undergone evaluation by the Board of Bar Examiners' Moral Character & Fitness Committee and who have entered into an agreement with the Board for conditional admission. The impediment to Albright's admission is not a character and fitness issue, but passage of the Multi-State Professional Responsibility Examination. Moreover, Albright has ample time within which to pass the MPRE and apply the score to her

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successful July 2006 Nevada bar examination.¹ Accordingly, we deny the petition for conditional admission.

It is so ORDERED.²

Becker, J.

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Maupin

Gibbons

J.

Douglas

Hardesty, J. Parraguirre

cc: Patrice Eichman, Admissions Director Wayne Blevins, Executive Director Erin Albright

 $^{^{1}\}underline{\mathbf{See}}$ SCR 65.5. Under this rule, Albright has until 2009 to pass the MPRE.

²The Honorable Robert E. Rose, Chief Justice, did not participate in the decision of this matter.