GUIDELINES FOR ADMISSION TO THE TRIAL BAR OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS: SIMULATION UNITS

Promulgated as an interpretive guide to simulation units as set forth in Local Rule 83.11(a)

- A. A trial advocacy program will qualify a participant for simulation credit pursuant to Local Rule 83.11(a) if the focus of the program is experiential in accordance with paragraphs (B) and (C) below, with any lecture being incidental thereto and, in any event, comprising less than 25% of the program hours.
- B. In general, to qualify the applicant for simulation unit credit, the trial advocacy program should, with respect to each unit of credit:
 - (1) provide the following hours of classroom or courtroom instruction:
 - (a) 24 hours in the case of a continuing education program for practicing lawyers; or
 - (b) 40 hours in the case of a law school program for second or third year law students
 - provide each participant the opportunity to do opening statements, closing arguments, direct and cross examination, and introduction of exhibits.
 - (3) provide each participant the opportunity to conduct one mock trial with a maximum of two participants on each side in which each participant examines at least one witness and gives and opening or closing argument.
 - provides a ratio of participants to full-time or part-time instructors of not more than ten to one (10:1).
- C. If a trial advocacy program does not meet the standards set forth in paragraph (B) above, an applicant, nonetheless, may be entitled to a simulation unit if it is demonstrated to the satisfaction of the Court's Executive Committee, that the program fulfills the objectives of providing the applicant with substantial hands-on experience with the phases of a trial set forth in paragraph B (2) above under competent supervision. In particular, the Committee shall consider the relationship between the hours of instruction and the participant/faculty ratio, the number of student presentations, the experience of the instructors, the syllabus for the program, and the quality of the instructional materials.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

AFFIDAVIT FOR CERTIFICATION OF SIMULATION UNIT

		declares under penalty of perjury that the	
following is true and correct:			
1. I submit this affidavit in connection with the simulation unit regulations related			
to the Trial Bar Admission of			
		(Give name or attach list)	
in which the			
	(Name	e of course/institution)	
law school legal/education course, is proposed for simulation unit credit.			
2. As of this date, Affiant's professional relationship with the			
Name of course/institution			
	Street address	City/State/ZIP	
is		and in that capacity,	
affiant is familiar with all aspects of said course, including content and past enrollment.			
3. Petitioner(s) attended and successfully completed the course on			
	Date		

4	course is designed to teach		
(Name of cou	rse/institution)		
law students/lawyers trial skills and the primary teaching method is learning by doing. Students			
learn to try lawsuits by conducting examinations and participating in all aspects of the trial			
experience. Those performances are	then critiqued by experienced instructors. Students are in		
class at least law school h	ours/regular hours and no more than percent		
of class time is devoted to lectures and demonstrations. The ratio of students to full time or			
part time instructors is to	Each student has the opportunity to give		
opening statements and closing arguments, to conduct direct and cross examination and to			
introduce exhibits. Finally, students in teams of no more than two participate as trial counsel in			
simulated trial(s) in which each student examines at least two witnesses and gives an			
opening statement or closing argument.			
Date	Signature		

Under 28 U.S.C. §1746, this declaration under penalty of perjury has the same force and effect as a sworn declaration made under oath.