ORAL ARGUMENT PERMITTED FOR NEW LAWYERS

The Court will consider any requests for oral argument on motions made in accordance with Local Rule 7.0 (e).

The Court shall grant a request for oral argument on a contested substantive motion if the request states that a lawyer of no more than six years out of law school will conduct the oral argument (or at least a large majority). This policy is intended to promote opportunities for new lawyers who practice before this Court to develop their oral advocacy skills.