

RULE 83.13

RESTRICTIONS UPON LAW PRACTICE AFTER TERMINATION OF A CLERKSHIP

No one serving as a law clerk to a member of this court shall engage in the practice of law while continuing in such position. Nor, for a period of six months after separating from that position, shall a former law clerk appear as counsel before the judicial officer for whom the attorney previously clerked. A former law clerk shall not practice as an attorney in connection with any case the judicial officer acted on during the law clerk's tenure, even if the clerk did not actually have any involvement with the case.