State of New York, Court of Appeals

(22 NYCRR 520.3 and 520.6).

At a session of the Court, held at Court of Appeals Hall in the City of Albany, on the 15th day of September, 2020.

Present, Hon. Janet DiFiore, Chief Judge, presiding

Temporary Waiver of Strict Compliance with certain provisions of Sections 520.3 and 520.6 of the Rules for the Admission of Attorneys and Counselors at Law

ORDER

WHEREAS, the Court of Appeals recognizes the continuing substantial challenges facing law schools and law students as a result of the ongoing coronavirus health emergency; and

WHEREAS, the Court of Appeals seeks to alleviate those hardships, it is

ORDERED, that, for any J.D. student enrolled in any classroom-based course at a law school approved by the American Bar Association during the Spring 2021 semester, which course was converted to a distance education course as a result of the coronavirus health emergency, strict compliance with the distance education provision contained in section 520.3(c)(6) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.3[c][6]), defining distance education, be and the same hereby is waived, such that any converted course need not be counted towards the 15-credit hour limitation on distance education courses contained in section 520.3(c)(6)(i), and that any converted course need not be considered a distance education course for purposes of the prohibition on distance learning courses for students who have not yet completed the equivalent of 28 credit hours toward the first degree in law contained in section 520.3(c)(6)(iii); and it is further

ORDERED, that, for any LL.M. student enrolled in any course at a law school approved by the American Bar Association during the Spring 2021 semester, strict compliance with the provisions contained in section 520.6(b)(3)(v) and 520.6(b)(3)(viii) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.6[b][3][v], [viii]), requiring that all coursework for LL.M. cure programs be completed at the campus of an American Bar Association approved law school in the United States and prohibiting credit for distance learning courses, be and the same hereby is waived; and it is further

ORDERED, that upon satisfying the Rules of this Court in all other respects, failure to comply with the above-referenced provisions shall not bar any applicant from sitting for the New York bar examination or from being admitted to the New York bar.

State of New York, Court of Appeals

At a session of the Court, held at Court of Appeals Hall in the City of Albany, on the 28th day of August, 2020.

Present, Hon. Janet DiFiore, Chief Judge, presiding	_
Temporary Waiver of Strict Compliance with certain provisions of Section 520.6 of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.6).	ORDER

WHEREAS, the Court of Appeals recognizes the substantial challenges facing law schools and law students as a result of the coronavirus health emergency;

WHEREAS, the Court of Appeals seeks to alleviate those hardships; and

WHEREAS, an applicant for the New York State Bar Exam who obtained an LL.M. degree at a law school approved by the American Bar Association but whose LL.M. program did not satisfy the LL.M. cure program requirements contained in section 520.6(b)(3)(vi)(a)-(d) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.6[b][3][vi][a]-[d]), may complete such program requirements on a non-degree basis, it is

ORDERED, that, for any applicant completing such program requirements on a non-degree basis during the Spring, Summer, or Fall 2020 semester, strict compliance with the provisions contained in section 520.6(b)(3)(v) and 520.6(b)(3)(viii) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.6[b][3][v], [viii]), requiring that all coursework for LL.M. cure programs be completed at the campus of an American Bar Association approved law school in the United States and prohibiting credit for distance learning courses, be and the same hereby is waived; and it is further

ORDERED, that upon satisfying the Rules of this Court in all other respects, such applicants will be eligible to sit for the New York bar examination and to be admitted to the New York bar.

State of New York, Court of Appeals

At a session of the Court, held at Court of Appeals Hall in the City of Albany, on the 4th day of June, 2020

Temporary Waiver of Strict Compliance with certain provisions of Sections 520.3 and 520.6 of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.3 and 520.6).

ORDER

WHEREAS, the Court of Appeals recognizes the substantial challenges facing law schools and law students as a result of the coronavirus health emergency; and

WHEREAS, the Court of Appeals seeks to alleviate those hardships, it is

ORDERED, that, for any J.D. student enrolled in any classroom-based course at a law school approved by the American Bar Association during the Fall 2020 semester, which course was converted to a distance education course as a result of the coronavirus health emergency, strict compliance with the distance education provision contained in section 520.3(c)(6) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.3[c][6]), defining distance education, be and the same hereby is waived, such that any converted course need not be counted towards the 15-credit hour limitation on distance education courses contained in section 520.3(c)(6)(i), and that any converted course need not be considered a distance education course for purposes of the prohibition on distance learning courses for students who have not yet completed the equivalent of 28 credit hours toward the first degree in law contained in section 520.3(c)(6)(iii); and it is further

ORDERED, that, for any LL.M. student enrolled in any course at a law school approved by the American Bar Association during the Fall 2020 semester, strict compliance with the provisions contained in section 520.6(b)(3)(v) and 520.6(b)(3)(viii) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.6[b][3][v], [viii]), requiring that all coursework for LL.M. cure programs be completed at the campus of an American Bar Association approved law school in the United States and prohibiting credit for distance learning courses, be and the same hereby is waived; and it is further

ORDERED, that, for any LL.M. student enrolled in an LL.M. program at a law school approved by the American Bar Association during the Summer 2021 semester, strict compliance

with the provision contained in section 520.b(3)(iii) of the Rules for the Admission of Attorneys and Counselors at Law (22 NYCRR 520.6[b][3][iii]), limiting the number of credit hours that may be earned in courses completed during summer semesters to four, be and the same hereby is waived; and it is further

ORDERED, that upon satisfying the Rules of this Court in all other respects, failure to comply with the above-referenced provisions shall not bar any applicant from sitting for the New York bar examination or from being admitted to the New York bar.