

Board of Bar Examiners

2016

Annual Report

Annual Report of The Board of Bar Examiners

2016

Calendar Year

INTRODUCTION

Pursuant to Supreme Court Rule (SCR) 30.01 (2), the Board of Bar Examiners (BBE) is filing this annual report on its activities during the calendar year 2016. The BBE has general supervisory authority over SCR Chapter 31, Continuing Legal Education, and Chapter 40, Admission to the Bar. The BBE's mandate is to protect the people of Wisconsin by assuring that only capable and competent applicants who meet the character and fitness requirements are admitted to the practice of law in the state, and that attorneys licensed in the state maintain their legal competence through continuing legal education.

MEMBERSHIP AND STAFFING OF THE BOARD

The Board of Bar Examiners has general supervisory authority over the administration of admission to the bar by examination and on proof of practice, conducts character and fitness investigations of all candidates for admission including those seeking admission by diploma privilege, and supervises and monitors attorneys' compliance with the Wisconsin mandatory continuing legal education requirement.

The membership of the Board in 2016 was as follows:

Atty. Mark R. Fremgen	Madison	Chairperson
Prof. Steven M. Barkan	Madison	Vice-Chairperson
Patrick Delmore, Ph.D.	Madison	
Atty. Blake J. Duren	Madison	
Ms. Patricia Evans	Madison	
Atty. Kimberly Haas	Mosinee	
Hon. Marc A. Hammer	Green Bay	
Prof. Judith G. McMullen	Brookfield	
Atty. Richard B. Moriarity	Madison	
Atty. W. Craig Olafsson	Wausau	
Ms. Sally M. Younger	Madison	

The Board met eight times in Madison. The December meeting included a joint meeting with the Court at which policy matters of common concern were discussed. Additionally, the attorney members of the Board graded two bar examinations.

In 2016 the full time staff of the Board included the following:

Atty. Jacquelynn B. Rothstein	Director
Mr. John Baggot	Program Assistant
Ms. Dianne Dillman	Bar Application Manager (Diploma Privilege)
Ms. Julie Halverson	CLE Records Manager
Mr. Steven Lustig	Character and Fitness Investigator/Proof of Practice Manager (Retired 12/31/16)
Ms. Tammy McMillen	CLE Records Manager
Ms. Lori Wessel	Bar Application Manager (Bar Exam-Until 9/17/16)

FUNDING SOURCES AND EXPENDITURES

The mandatory continuing legal education requirement was self-funded in fiscal year 2016 by an annual assessment of lawyers on active and inactive status as of July 1, 2016, per State Bar of Wisconsin records, who paid \$11.00 and \$5.50, respectively. The bar admission portion of the Board's responsibilities are also entirely self-funded.

Other fees were as follows:

Wisconsin Bar Examination (WBE): \$450

Application via foreign schooled applicant: \$850

Application for admission on Proof of Practice Elsewhere (PPE) (reciprocity): \$850

Diploma Privilege (DP) character and fitness (C&F) certification: \$210

Late filing fee for the WBE and C&F: \$200

Late filing fee for CLE Reporting: \$100

Admission fee for all admittees (regardless of mode of admission): \$100

Reinstatement/Readmission fee: \$200

Name change: \$25

In addition, the Board realized revenue from late filing fees and reinstatement fees authorized by the court, and from miscellaneous fees (copying, duplicate admission certificates, past examination sales, etc.). Revenues shown are actual revenue.

Revenues

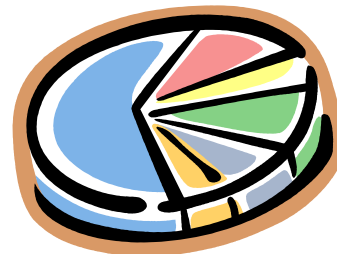
Licensing Activity	\$487,810.00
Education	<u>318,707.00</u>

<u>Total CY 2016 Revenues</u>	\$806,517.00
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Expenditures

Permanent Salaries	\$351,215.00
LTE Salaries	45,608.00
Fringe Benefits	138,520.00
Supplies, Services, and Capital	<u>186,140.00</u>

<u>Total CY 2016 Expenditures</u>	\$721,483.00
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MANDATORY CONTINUING LEGAL EDUCATION

Reporting Requirements

Chapter 31 of the Supreme Court Rules mandates that all active attorneys attend a minimum of thirty (30) hours of approved continuing legal education (CLE) every two years. The Supreme Court Rules also mandate that a minimum of three of the thirty hours must be Ethics and Professional Responsibility (EPR) credits. They also provide that attorneys who did not engage in the practice of law during the reporting period are exempt from the attendance requirement but must comply with the reporting requirement. Additionally, on January 11, 2008, the Supreme Court issued an Order adopting a “pure comity” rule which became effective for the CLE reporting period ending December 31, 2008. Under the “comity” rule (SCR 31.04 (3), “A lawyer whose practice is principally in another jurisdiction that has mandatory continuing legal education requirements and who is current in meeting those requirements is exempt from the attendance requirement of SCR 31.02, but shall comply with the reporting requirement of SCR 31.03.”

The BBE and the Consolidated Courts Automation Program office (CCAP) collaborated on the development of an electronic CLE reporting program which was first offered in 2008. The goal of the e-filing program is to make the reporting process easier for attorneys and the BBE staff. Approximately eighty-eight (88%) percent of the attorneys required to report in the 2014-2015 cycle used the electronic program.

MANDATORY CONTINUING LEGAL EDUCATION (continued)

Pursuant to the Wisconsin Supreme Court Rules, attorneys who are not in compliance with the mandatory CLE attendance and reporting requirements are suspended from the practice of law following a notice of non-compliance. Of the 5,199 lawyers who have been suspended for non-compliance with the mandatory continuing legal education requirements since the inception of the program in 1977, 2,637 remained suspended at the end of calendar year 2016.

CLE Compliance

Reporting Cycles	2011-12	2012-13	2013-14	2014-15	2015-16
Lawyers required to report CLE compliance	8612	9002	8771	9072	8805

Issues	2012 (2010-2011 reporting cycle)	2013 (2011-2012 reporting cycle)	2014 (2012-2013 reporting cycle)	2015 (2013-2014 reporting cycle)	2016 (2014-2015 reporting cycle)
Attorneys suspended for non-compliance	162	173	207	199	209
Reinstated (Includes attorneys who were suspended in prior years)	85	79	70	76	96

CLE Course Information

In 2016, lawyers again had a wide range of educational activities from which to choose in order to meet their mandatory requirements. Besides live programs, other modes of course presentation included video replays, live webcasts, national teleconferences, and repeated “on-demand” online courses. General Program Approval (GPA), the annual institutional approval available to some CLE sponsors, was extended to 37 organizations.

Totals	2012	2013	2014	2015	2016*
Courses Approved	8706	7879	7471	7993	8702
CLE Activities provided in Wisconsin	2504	2306	2159	2557	2136
Repeated On-Demand courses	508	662	691	870	1137
Live Webcasts offered	2607	2648	2767	2724	3419
National Teleconferences offered	2315	1512	1368	1336	1529
Approved for Ethics (EPR)	2199	2819	3439	3624	4027

Guardian Ad Litem Course Approvals	2012	2013	2014	2015	2016*
GAL - Minors	43	42	27	30	39
GAL - Adult	12	8	9	14	9
GAL - Family	43	44	27	33	39

The Board approves *Guardian Ad Litem* (GAL) courses under Supreme Court Rules, Chapters 35 and 36.

(*as of the data collection date for the 2016 Annual Report)

MANDATORY CONTINUING LEGAL EDUCATION (continued)

CLE Course Denials

CLE course approval was denied in one hundred forty-nine (149) cases. The main reason for CLE course denials was for courses pertaining to marketing, advertising, “rain-making,” profitability, and similar types of courses which were deemed not to be related specifically to improving attorneys’ professional competence as attorneys as required by the Supreme Court Rules, but could apply to any business entity. EPR approval was denied for approximately one hundred ninety-eight (198) courses. The principal reason for denial of approval was the failure to have a continuous hour of EPR as required by SCR 31.07 (5) or not meeting the objective of increasing an attendee’s professional competence as an attorney as required by SCR 31.07 (2) (a) or (b).

MISCELLANEOUS ACTIONS

The Board also carried out the following actions:	2012	2013	2014	2015	2016
Reinstatements (under SCR Chapter 40)	9	21	25	21	13
Chapter 31 reinstatements (following a CLE suspension of less than three (3) years)	81	58	88	69	85
Readmission following voluntary resignation from the bar	8	5	11	7	12
Name changes	126	97	106	122	120

ADMISSION TO THE PRACTICE OF LAW

Diploma Privilege

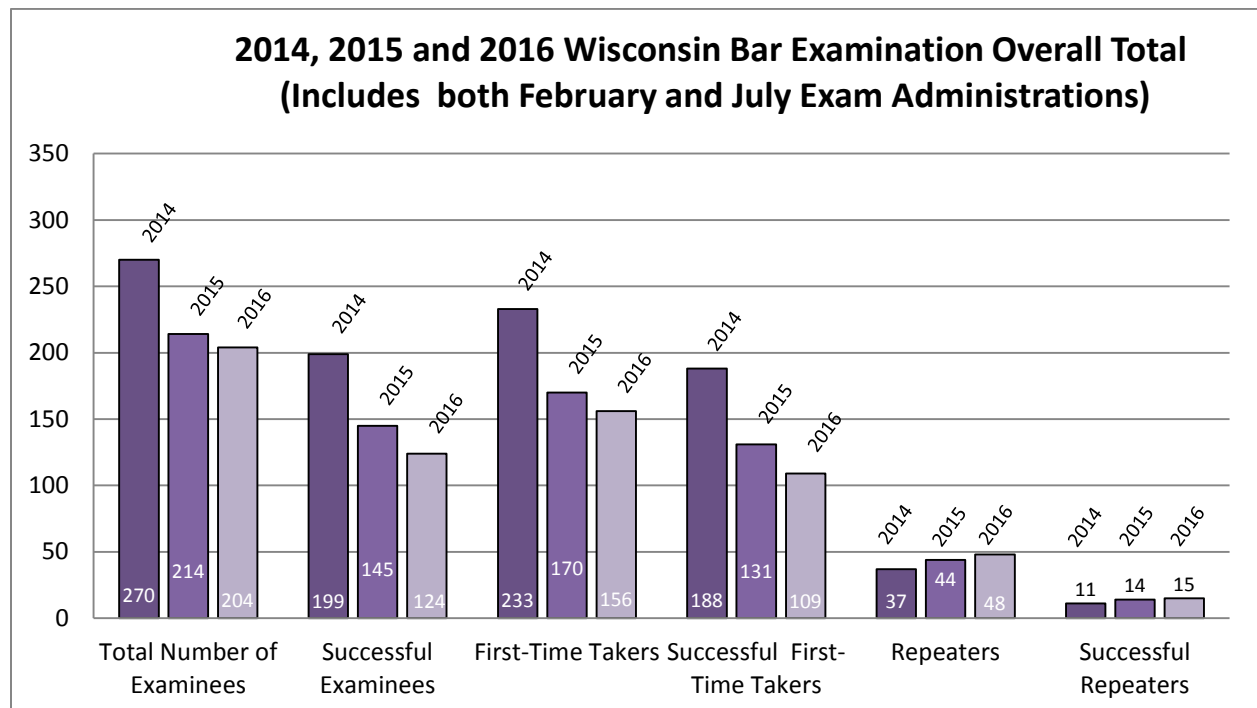
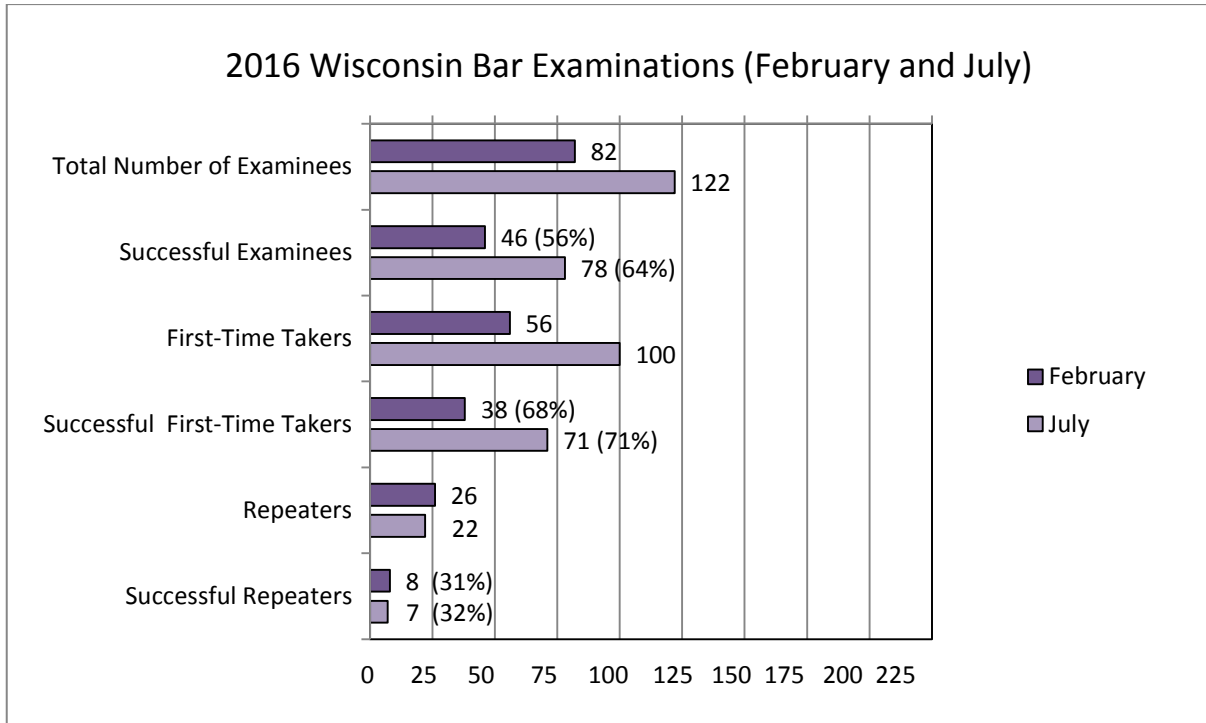
The Board received three hundred sixty-nine (369) applications for character and fitness certifications from prospective graduates of the University of Wisconsin and Marquette University law schools under SCR 40.03 and 40.06. This represents a decrease of only one application from the previous year. Three hundred ninety-one (391) were admitted to the Wisconsin Supreme Court in 2016, which may include those who graduated in prior years but who were not admitted until 2016.

One applicant withdrew his application in 2016. Seven (7) applicants failed to complete their files within one year after filing as required by Appendix BA 6.06 to Supreme Court Rules (SCR) Chapter 40. Six applicants had their files closed for failing to be sworn in within a year of certification as required by SCR 40.09 (1).

ADMISSION TO THE PRACTICE OF LAW (continued)

Wisconsin Bar Exam

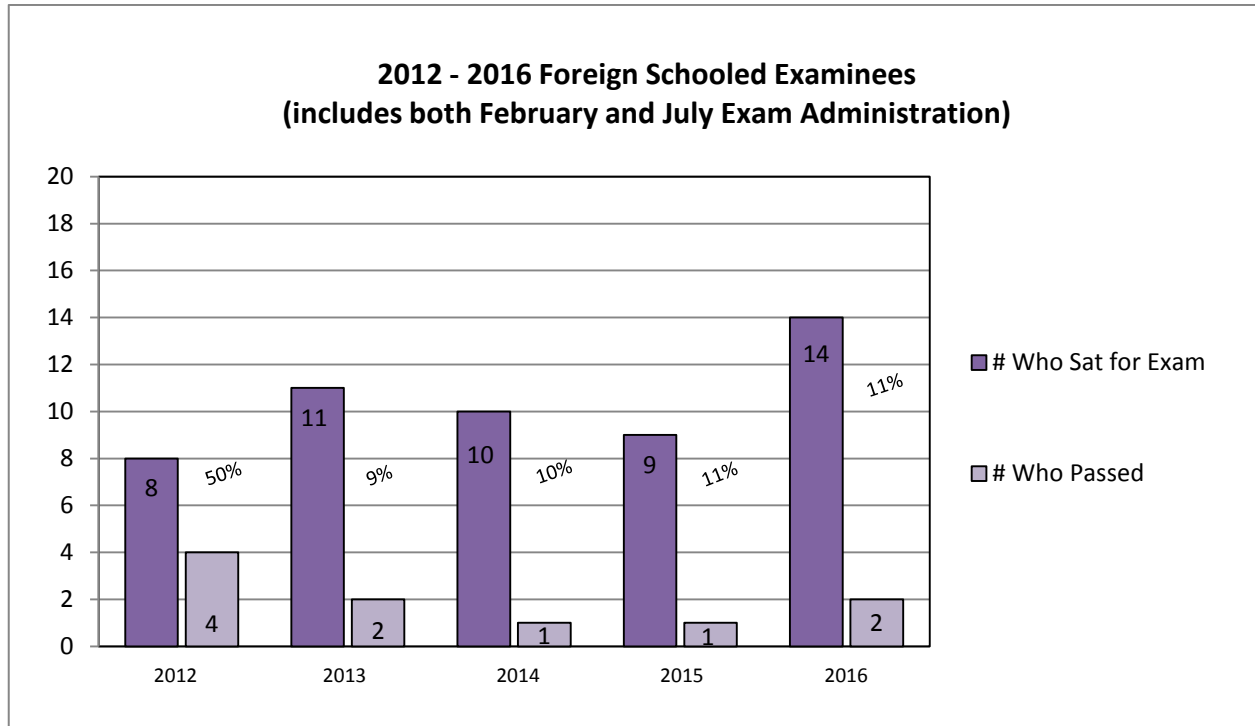
The Board administered two bar examinations in 2016 to a total of two hundred four (204) applicants. This represents a 5% decrease from the two hundred fourteen (214) applicants in the previous year. Statistical information is as follows:



ADMISSION TO THE PRACTICE OF LAW (continued)

Foreign School Examinees (Law Schools outside of the U.S.)

In February 2016, six (6) foreign schooled graduates sat for the exam and zero (0) passed. In July 2016, eight (8) foreign students sat for the exam and two (2) passed.



Proof of Practice Elsewhere

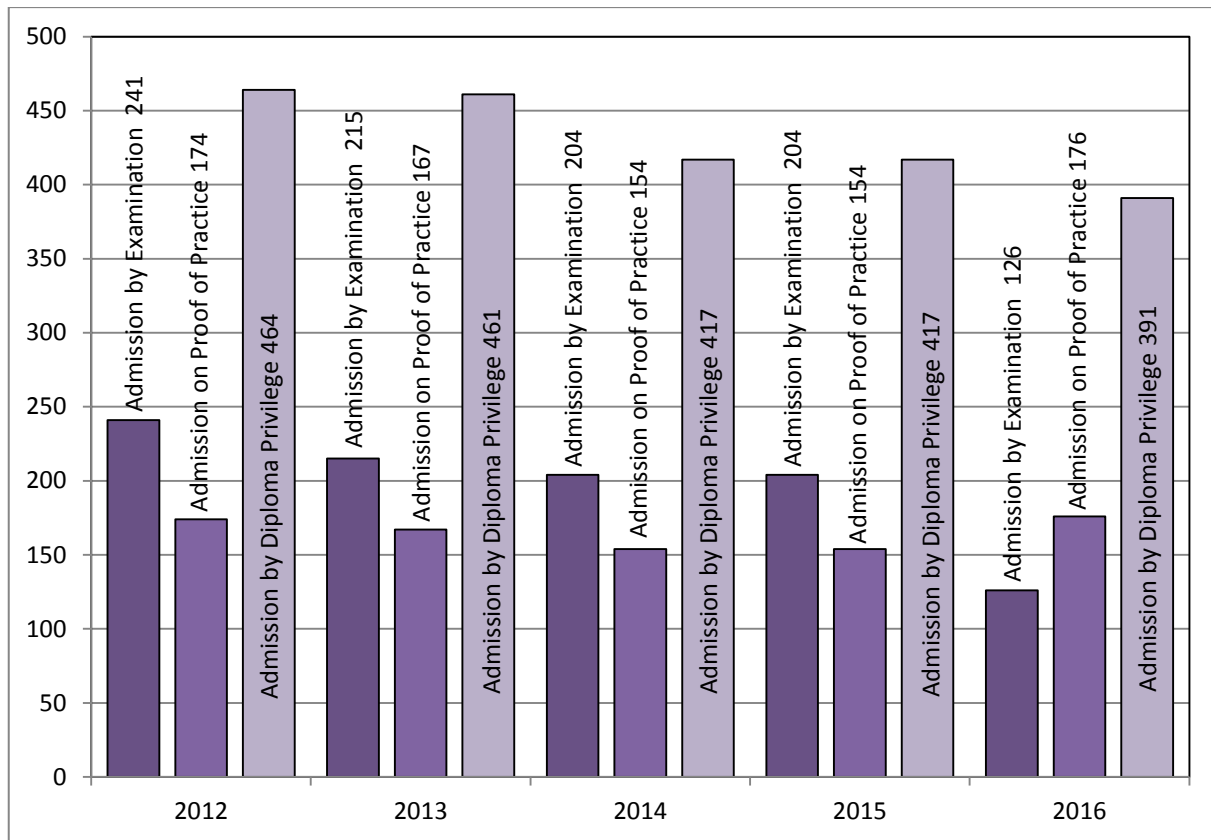
In addition, under SCR 40.05, the Board processed applications for proof of practice elsewhere (previously known as “reciprocity” or “application on foreign license”). In 2016 the Board received two hundred and two (202) applications, a 2% decrease from the previous year. One hundred and seventy-eight (178) applicants were certified for admission in 2016, although some were from applications received in the previous years. One hundred and seventy-six (176) applicants were admitted in 2016. There were fifteen (15) applications that were withdrawn. Twenty-three (23) files were closed; seven (7) applicants were ineligible and eight (8) failed to complete their files.

ADMISSION TO THE PRACTICE OF LAW (continued)

In House Counsel Registrations

Under SCR 10.03, the Board registered forty-one (41) attorneys as in-house counsel in 2016 (including some from the prior year). Thirty-six (36) applications were filed.

Number of People Admitted in each Category
(Exam, Proof of Practice, Diploma Privilege)



DENIAL OF ADMISSION

The Board denies admission to the practice of law in Wisconsin by first notifying the applicant in writing that he or she is at risk of being denied. Applicants are given the basis for the denial and are also provided with the materials upon which the Board based its decision. The applicant is also notified about the timeframe in which to respond and, if desired, to request a hearing. An applicant who is denied admission may petition the Supreme Court for a review of the Board's adverse determination under to SCR 40.08.

CONDITIONAL ADMISSION

On June 8, 2011, SCR 40.075 went into effect, authorizing conditional admission. Certain exceptions notwithstanding, the fact that an individual is conditionally admitted and the terms of the conditional admission agreement are both confidential. Four (4) people were extended conditional admission in 2016, three (3) people accepted the offer and one (1) person decided to withdraw his application. At the conclusion of 2016, a total of four (4) people had been conditionally admitted one of which was extended an offer at the end of 2016.

There were six (6) people who were successfully discharged from conditional admission in 2016.

Reasons For Conditional Admission	Number of Attorneys
Financial	0
Alcohol or Other Drug	3
Mental Health	1
Mental Health/Alcohol or Other Drug	0
Conditional Admission in Another State	0
Sex Addiction	0
Non-Disclosure Issues	0
TOTAL	4

OTHER ACTIVITIES

Board staff visited the law schools at Marquette University and at the University of Wisconsin to discuss the Character and Fitness application process with third year law students and to review applicant files. Staff also assisted with the swearing-in ceremonies at the Supreme Court for successful bar exam applicants and graduates of both Wisconsin law schools. Additionally, the Director attended conferences sponsored by the National Conference of Bar Examiners (NCBE) and the Council of Bar Admissions Administrators (CBAA). Several Board members also attended the conferences.

Respectfully submitted,

// Original Signed //



Jacquelynn B. Rothstein, Director
Board of Bar Examiners