

**Practice Direction No. 7 of 1999**

**DISTRICT COURT**

**Uniform Civil Procedures Rules 1999**

Especially with a view to reducing the cost of litigation, it is accepted as generally desirable that sufficiently informed articulated clerks be heard from time to time upon the hearing of applications and reviews, particularly where the matter is not contentious.

Articled clerks who seek to be heard as such should inform the Judge of that circumstance, and it will then fall to the Judge to determine whether there is any reason not to hear the articulated clerk in the particular case.

The former practice relating to the "chambers certificate", and the maintenance by the Registrar of the Supreme Court of the list contemplated by the previously applicable 0.65 r.11 (RSC), no longer apply.

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**Chief Judge**  
10 September 1999