SUPREME COURT OF LOUISIANA

NO. 2017-BA-0254

IN RE: COMMITTEE ON BAR ADMISSIONS CFN-9711

BAR ADMISSIONS PROCEEDING

PER CURIAM

Petitioner's current application makes no showing of any significant change

in circumstances since his prior applications were denied in 2007 and 2008. In the

absence of any compelling new evidence or changed circumstances, this court will

not reconsider a decision denying admission to the bar. See In re: Jordan, 00-3006

(La. 12/15/00), 775 So. 2d 1065 (explaining that an applicant who seeks to reapply

after being denied admission must produce new evidence or show changed

circumstances).

Accordingly, it is ordered that the application for admission be and hereby is

denied. In accordance with Supreme Court Rule XVII, § 9(D)(13), petitioner may

not re-apply for admission until he can demonstrate a significant change in

circumstances, and in no event until at least two years have passed from the date of

this judgment.

ADMISSION DENIED.4