A lawyer not yet admitted to the State Bar is properly designated as a law clerk and as such is not permitted to conduct activities constituting the practice of law, which are reserved for attorneys admitted to practice. Specifically, a law clerk may perform the purely clerical function of entering the appearance of her/his employer as a matter of record at depositions. However, the making of objections at depositions may not be properly done by a law clerk. As for a law clerk’s attendance at pretrials, motions and hearings on behalf of her/his employer, this should also be left for an attorney except for purely clerical matters.