THE SURREME COURT OF THE STATE OF ALASKA

ORDER NO. 293

Amending Rule 4, Section 7, Alaska Bar Rules, relating to the time for filing election to substitute scores on the Multi-state Bar Examination.

IT IS ORDERED:

Section 7 of Rule 4, Alaska Bar Rules, is amended to read:

<u>Section 7</u>. An applicant who has taken the Multi-state Bar Examination within one year prior to the bar examination as part of an examination required by a state, territory or the District of Columbia for admission to the practice of law may elect to be excused from the Multi-state Bar Examination administered in Alaska and to have his most recent Multi-state Bar Examination scaled score substituted therefor, provided that the results of such examination are certified directly to the Alaska Bar Association by the administering state, territory or District of Columbia. Notice of written election must be filed with the application required pursuant to Rule 3, Section 2.

. Telruary & DATED: EFFECTIVE DATE: Than

DISTRIBUTION:

S/C Justices Sup/Ct Judges Dist/Judges Magistrates Mag/Supr Clks/Ct Law Librarian Probate Masters Adm/Dir All Members ABA Gov Dep/Law Legs/Affairs Pub Def Agency Dep/Pub Safety Ak. Legal Serv.

Justice Justice

Justice