THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 404

Amending Alaska Bar Rule 14, By Adding New Subsection (f) and Redesignating Former Subsections (f) through (j) as Subsections (g) through (k).

IT IS ORDERED:

Alaska Bar Rule 14 is amended by adding new subsection (f) to read:

(f) With the approval of one hearing committee member the Administrator may dispose of the Request for Investigation informally by letter of private informal admonition. In no event shall more than one committee member be consulted. A Respondent Attorney shall not be entitled to appeal an informal admonition by the Administrator (whether approved by a hearing committee member or ordered by the Board) but may demand as of right that a formal proceeding be instituted against him or her before a hearing committee in the appropriate Disciplinary Area. Such demand shall be made within thirty (30) days of receipt of an informal admonition. In the event of such demand, the admonition shall be vacated and the Administrator shall proceed as provided in (g), below.

Former subsections (f), (g), (h), (i) and (j) are accordingly redesignated (g), (h), (i), (j) and (k). DATED: April 9, 1980

EFFECTIVE DATE: January 1, 1980, Nunc pro

Chief Justice Justice

alm

Wanun W Mutter

Distribution:

SC Justices Sup/Ct Judges Dist/Ct Judges Magistrates Mag/Supr Adm Dir Clks/Ct Law Librarian Masters Gov Dep/Law Legs/Affrs Pub Def Agency Dep/Pub Safety Com & Reg Affrs State Library Sup/Ct Law Clerks 111 Members ARA