## IN THE SUPREME COURT FOR THE STATE OF ALASKA

**ORDER NO.** 970\_\_\_\_

Amendments and Additions to Alaska Bar Rule 38(c) Part III, Rules of Attorney Fee Dispute Resolution.

## TT IS ORDERED:

Bar Rule 38(c) is amended to read as follows:

- (c) Powers and Duties. The executive committee will have powers and duties to:
- (1) review the general operations of the Bar's fee dispute resolution program;
- (2) review the summaries of denials of petitions prepared by arbitration counsel;
- (3) formulate rules of procedure and determine matters of policy not inconsistent with these rules;
- (4) in accordance with Rule 37(i)(5), hear and determine questions regarding the interpretation and application of these rules; [AND]
- (5) approve forms developed by arbitration counsel to implement the procedures described in these rules; and [.]
- Rule 35 to Bar Counsel for disciplinary investigation, including instances in which attorneys have had substantial numbers of fee arbitrations filed against them even if no individual arbitration panel has recommended

	Court Order No.970 ve Date:	
	referral to Bar Counsel	pursuant to Bar Rule
	40(g)(4).	
	April 6, 1989	
EFFECTIVE	DATE: <u>July 15, 1989</u>	<del></del>
		Chief Justice Matthews
, v		Justice Rabinowitz
		Justice Burke
		Justice Compton
		Justice Moore