IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1230

Amending Bar Rule 2, Sec. 2 concerning eligibility for examination.

IT IS ORDERED:

Paragraphs (a) and (b) of Section 2 of Bar Rule 2 are amended to read as follows:

- (a) An applicant who meets the requirements of (a) through (d) of Section 1 of this Rule and
- (1) has passed a written examination required by another reciprocal state, territory, or the District of Columbia for admission to the active practice of law, and
- has engaged in the active practice of law in one or more states, territories or the District of Columbia for five of the seven years immediately preceding the date of his or her application, may, upon motion be admitted to the Alaska Bar Association examination. The motion shall be served on the executive director of the Alaska Association and sponsored by a member in good standing of the Alaska Bar Association. An applicant will be excused from taking the bar examination upon compliance with the conditions above, and payment non-refundable fee to be set by the Board for applicants seeking admission on motion. For the purposes of this section, "reciprocal state, territory or district" shall mean a jurisdiction which offers admission without

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examination to attorneys licensed to practice law in Alaska, upon their compliance with specific conditions detailed by that jurisdiction, providing the conditions are not more demanding than those set forth in this Rule.

- (b) An applicant is not eligible for admission under this section if
- (1) the applicant was admitted to the practice of law in the reciprocal state, territory or district without taking a written examination;
- (2) the applicant has engaged in the unauthorized practice of law in Alaska; or
- (3) the applicant has taken and failed to pass an Alaska Bar examination, unless this occurred before the applicant engaged in the five years of practice required by (a)(2) of this section.

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Chief Justice Compton

Justice Rabinowitz

Justice Matthews

Justice Eastaugh

Justice Fabe