

THE SUPREME 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:

Section 7. 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.

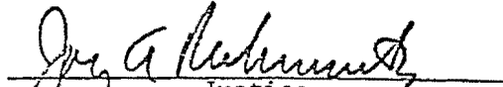
DATED: February 8, 1978

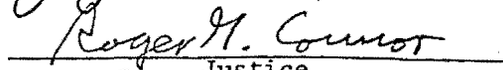
EFFECTIVE DATE: March 15, 1978

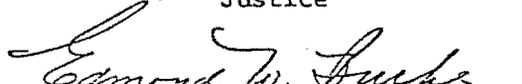
DISTRIBUTION:

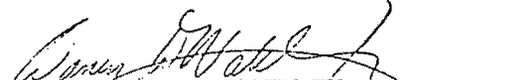
S/C Justices  
Sup/Ct Judges  
Dist/Judges  
Magistrates  
Mag/Supr  
Clks/Ct  
Law Librarian  
Probate Masters  
Adm/Dir  
All Members ABA  
Gov  
Dep/Law  
Legs/Affairs  
Pub Def Agency  
Dep/Pub Safety  
Ak. Legal Serv.

  
Chief Justice

  
Justice

  
Justice

  
Justice

  
Justice