ORDER

OF THE

SUPREME COURT OF TEXAS

It is the order of the Supreme Court of Texas that the Clerk of the Court implement the following procedures regarding issue or replacement of attorney licenses.

Duplicate licenses will not normally be issued. The Clerk of the Court will make available a ceremonial type document for those attorneys who desire an additional instrument attesting to their licensure. This document will be the same size and quality of the attorney license and will be certified by the Clerk. The fee for this document, will be \$25.00.

Replacement licenses may be issued in the following circumstances:

NAME CHANGE. If an attorney's name has been changed due to marriage, divorce or other action, the Clerk may issue a replacement license showing the changed name upon presentation of the appropriate fees, documentation of the name change, and return of the previously issued license.

DESTRUCTION OR LOSS. If an attorney's license has been lost or damaged beyond repair, the Clerk may issue a replacement license upon presentation of the appropriate fees and if lost, a sworn affidavit attesting to the loss, or if damaged beyond repair, the return of the damaged license.

PRINTING ERRORS. If an attorney's license is issued containing a misspelled name, or other error that is no fault of the attorney, the Clerk will issue a replacement at no additional cost to the attorney upon return of the license that is in error.

In addition to the current license fee, a fee of \$15.00 will be assessed those requesting and receiving a replacement license, except for printing errors as described above.

> This order is effective immediately. In chambers this 25π day of December, 1989:

Franklin S Instace Justice Jus Raul A Η. Mauzy Oscar Cont Cook

Lloyd Doggett