Greenspoon Marder Hirschfeld Rafkin Ross & Berger

PROFESSIONAL ASSOCIATION

Alan C. Anchell Dave Aronberg Cynthia J. Becker¹ William Berger² Robby H. Birnbaum3 Gregory J. Blodig Amanda Chapman Mark J. Chmielarski Thomas F. Coyle, Jr. ⁴ Richard W. Epstein Richard H. Gaines N. Dwayne Gray, Jr. Gerald Greenspoon Haas A. Hatic Neal W. Hirschfeld5 Robert B. Jackson Victor S. Kline David R. Lenox Jennifer Levin Edmund O. Loos III

Leonard Lubart Michael E. Marder Seth A. Marmor² Myrna L. Maysonet⁶ Glen Rafkin² Bradley A. Ross Michael S. Ross² Marc E. Schwartz¹ Mark L. Siedle Kenneth J. Sobel Marty A. Stone Chad J. Tamaroff Eric Tomchin Frank A. Utset Ellen Wasserstrom⁴

Of Counsel Jeffrey C. Fox, P.A. Vincent J. Grana⁷

Trade Centre South ? Suite 700 100 West Cypress Creek Road Fort Lauderdale, Florida 33309 (954) 491-1120 ? Fax (954) 771-9264 FL WATS (888) 491-1120 Web Site: www.greenspoonmarder.com

June 24, 2003

Orlando Office

SouthTrust Bank Building ? Suite 1100 135 West Central Boulevard Orlando, Florida 32801 (407) 425-6559 Fax (407) 422-6583

Reply to: Fort Lauderdale

Supreme Court of Florida 500 South Duval Street Tallahassee, FL 34399-1927

Re: <u>Petition to Amend Rules 2-11.1 and 4-13.2 of the Rules of the Supreme Court</u> <u>Relating to Admissions to the Bar</u> Petitioners: The Orange County Bar Association <u>and</u> Thomas B. Drage, Jr., Esq. Case No.: SC02-2354

Your Honors:

The purpose of this letter is to express my support for the Petitioners' petition proposing amendments to Rules 2-11.1 and 4-13.2 of the Rules of the Supreme Court Relating to Admissions to the Bar.

I have been a member of the Florida Bar since 1979, and my Florida Bar number is 264997. As a practicing member of the Bar, the situation concerning law school graduates of Barry University concerns me. My understanding of the situation is that while Barry was undergoing the accreditation process, the rules were changed. As a result, individuals graduating from Barry University's School of Law have not been permitted to obtain their results from the Florida Bar examination and have been forced to return to the classroom to pursue a second Juris Doctorate degree. Some even had to leave jobs they had already accepted when the Bar would not release their scores. Whatever the situation, it certainly seems unfair that the students pay the ultimate price for a delay in obtaining accreditation.

I urge this Honorable Court to make certain that any Barry law students caught up in the Barry accreditation conflict be afforded full relief in the form of the release of their Florida Bar scores and, where appropriate, the ability to practice law in the State of Florida.

Respectfully submitted,

Michael S. Ross

^{1.} Also admitted in Colorado

Also admitted in New York
Also admitted in Wisconsin

Also admitted in Wisconsin
Also admitted in Georgia

^{5.} Also admitted in Texas

^{6.} Also admitted in Minnesota

^{7.} Only admitted in the Province of Quebec