Supreme Court of Florida 500 South Duval Street Tallahassee, Florida 32399-1927

Re: Petition to Amend Rules 2-11.1 and 4-13.2 of the Rules of the Supreme Court

Relating to admissions to the Bar

_Petitioners: The Orange County Bar Association & Thomas B. Drage, Jr., Esq.

Case No: SC02-2354

Your Honors:

My name is Nancy A. Davito and I have been a member of the Florida Bar for 13 years (license number 0851973). My sister, Deborah J. O'Neill, is a member of the first graduating class of Barry University School of Law f/k/a University of Orlando School of Law. Thereafter, my sister was afforded the opportunity to sit for the Florida Bar exam; however, her scores have been sealed indefinitely.

It would appear to me that the intent behind the current rules of relating to bar admission are in place to ensure that the graduates taking the bar exam have graduated from a law school that has met certain standards. While I agree it is important to ensure a high level of education, the rule has not changed to reflect the changes in the ABA accreditation process, and as a result has resulted in harming over 100 individuals. In 1999 the ABA began changing its accreditation process. Florida's rules relating to the definition of "accredited" and "educationally qualified" have not been substantially changed since the early 1970's. As a result, Barry's first three graduating classes were denied bar licenses because Florida's rules still follow the accreditation process under the prior ABA accreditation process.

It is for these reasons I strongly urge this court to adopt either of the two proposed rule changes set forth in SC02-2354, to allow the graduates from Barry University School of Law f/k/a University of Orlando School of Law the opportunity to practice law.

Sincerely,

Nancy A. Davito

Certificate of Service

I hereby certify that a true and correct copy of the foregoing has been furnished by U.S.

Staver, Esquire, 210 Palmetto Avenue, Longwood,
Nancy A. Davito