

Board of Law Examiners or other persons who have obtained permission from the Court for good cause shown, and in no event shall copies be made of all or any part thereof. If the applicant shall have answered correctly seventy-five percent of the questions so given him, he shall be certified to the District Court in the Division wherein the aforesaid questions and answers have been filed, by the Board of Examiners for admission to the Alaska Bar, and if he is otherwise qualified in the opinion of the Board of Examiners and the Court, the Court shall make its findings to that effect and shall then make its order admitting the applicant to practice law in the Courts of the Territory.

Minimum  
standard for  
certification  
to District  
Court.

In case any applicant fails to pass a satisfactory examination as herein provided he shall not be permitted to take another examination for a period of one year following the date of the examination that he fails to pass.

Approved March 24, 1951.

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## CHAPTER 111

### AN ACT

[H. B. 131]

Pertaining to admission to practice law in Alaska; amending subsection (a) of Section 35-2-43 ACLA 1949.

*Be it enacted by the Legislature of the Territory of Alaska:*

Section 1. Subsection (a) of Section 35-2-43 ACLA 1949 is hereby amended to read as follows:

(a) (Applicants with practice experience before other bars.) Applicants who have practiced before another bar and seek admission in Alaska on their credentials, without examination, must produce, in addition to a recommendation from the President or Secretary of the Bar Association of the state, territory or district in which the applicant last practiced, an accredited certificate, which shall be a certificate from the clerk or other officer of the highest court of record of another territory, state or district or from the clerk of the court by which attorneys are admitted, under the seal of the court, showing that the applicant was entitled to practice continuously, and for five of the six years immediately preceding the filing of his application was actively engaged in the practice of law or as a judge in a court of record in such territory, state or district or in the teaching of law in a law school approved by the American Bar Association next preceding the date of the certificate, together with a certificate from a justice or clerk of such court under the seal of the court, certifying that the applicant is in good standing at the bar of the court and is an honorable and worthy member of the profession; provided, however, that such state, territory or district in which such applicant last practiced admits to its bar and to practice in its courts attorneys admitted to practice in the Territory of Alaska, without examination and on compliance with other requirements which are substantially equivalent to the requirements of this Territory for admission to the Alaska Bar of attorneys with practice experience be-

Admission  
on credentials.

Record  
requirements.

fore other bars. If the certificate last mentioned cannot be procured on account of lack of acquaintance, the Board may accept in lieu thereof a certificate from the judge of the highest court of record in the county or district, or counties or districts, wherein the applicant last practiced: Provided, that all such certificates must have been issued within one year prior to filing application for admission in this Territory. Further provided, that if the applicant is a veteran of World War II, honorably discharged from any branch of the armed services of the United States, the time in such service shall not be counted as a lapse in the matter of continuous previous practice as above specified, and the certificate from the clerk or other officer as above mentioned may be adapted accordingly.

Time exception  
for Veterans.

Further provided, that time served under appointment with station in Alaska, as District Court Judge or as District Attorney, or as Assistant District Attorney be credited as meeting any part of the above five years' practice requirement; and the proof of previous practice as above specified may be modified accordingly.

Approved March 24, 1951.

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## CHAPTER 112

### AN ACT

[S. B. 6]

To amend Section 3(a) (1) of Chapter 42 S.L.A. 1949 pertaining to the Alaska Tobacco Tax Act; declaring an emergency and providing for an effective date.

*Be it enacted by the Legislature of the Territory of Alaska:*