IN REGARD TO THE

RECORDS OF THE SUPREME COURT OF THE STATE OF HAWAI'I

ORDER

(By: Recktenwald, C.J., for the court1)

Upon review of the records of this court, it appears the Oaths of Attorneys have been retained in confidential bar application records, but should be retained as public, accessible records. Consequently,

IT IS HEREBY ORDERED that the Clerk is authorized to treat the oaths of attorneys as public documents and may provide copies of attorneys' oaths from the confidential bar application files without an order of this court.

IT IS FURTHER ORDERED that the Clerk is authorized, as time permits, to remove Oaths of Attorneys from the confidential bar application records and maintain the Oaths of Attorneys in one or more public, accessible records.

DATED: Honolulu, Hawai'i, April 20, 2011.

FOR THE COURT:

/s/ Mark E. Recktenwald

Chief Justice



 $^{^{\}mbox{\tiny 1}}$ Considered by: Recktenwald, C.J., Nakayama, Acoba, Duffy, and McKenna, JJ.