

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 184

Amending Rules 12 and
55, Rules Governing the
Administration of All
Courts

IT IS ORDERED:

1. That Rule 12, Rules Governing the Administration of All Courts, is amended to read as follows:

(a) District Judge Jurisdiction.
Before accepting any civil case for filing, a fee in the amount prescribed in the Schedule of Fees annexed to Supreme Court Order No. 59 shall be collected if the case is within the jurisdiction of the District Court but beyond the jurisdiction of a magistrate.

(b) Magistrate Jurisdiction.
Before accepting any civil case for filing, a fee in the amount prescribed in the Schedule of Fees annexed to Supreme Court Order No. 59 shall be collected if the relief claimed can be granted by a magistrate.

2. That Rule 55, Rules Governing the Administration of All Courts, be amended to read as follows:

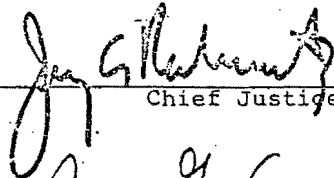
(a) Fees To Be Charged.
Marriage commissioners shall charge fees for issuance of marriage license and marriage certificate and for performance of marriage ceremony as prescribed in the Schedule of Fees annexed to Supreme Court Order No. 59.

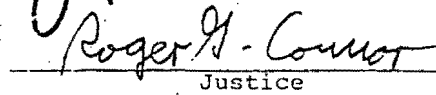
(b) Disposition of Fees.
The fee received for issuance of marriage license and marriage certificate shall be remitted to the appropriate recording magistrate. The fee for performance of marriage ceremony shall be retained by the marriage commissioner as compensation for his services; provided that a magistrate or other employee of the Alaska Court System acting as marriage commissioner shall deposit such

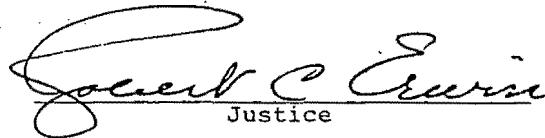
fee in accordance with Rule
6(c).

EFFECTIVE DATE: July 1, 1974

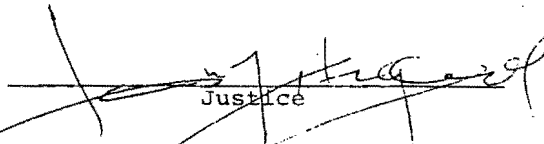
DATED: 6/20/74


Chief Justice


Justice


Justice


Justice


Justice

Distribution:

S/C Justices
Sup/Ct Judges
Dist/Ct Judges
Magistrates
Clks/Ct
Law Librarian
Probate Master
Adm Dir
Gov
Lt/Gov
Dept/Law
Leg/Coun
Dep/Pub Sfty
Pub Def Agency
Alaska Legal Services