IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 522

Amending Rule 5(g), Alaska Rules of Civil Procedure, Relating to Service after Final Judgment.

IT IS ORDERED:

Paragraph (g) of Rule 5, Alaska Rules of Civil Procedure, is amended to read:

- (g) Service After Final Judgment.
 - (1) Notwithstanding the provisions of paragraph (b) of this rule requiring service upon an attorney, a party who has been represented by an attorney in an action or proceeding shall himself be served in accordance with the provisions of paragraph (b) with a motion or other request for relief filed in the action or proceeding where a period of one year has elapsed since the filing of any paper or the issuance of any process in the action or proceeding, and
 - (i) [(1)] The final judgment or decree has been entered and the time for filing an appeal has expired or
 - $\underline{(ii)}$ [(2)] If an appeal has been taken, the final judgment or decree upon remand has been entered or the mandate has been issued affirming the judgment or decree, and
 - $\underline{\text{(iii)}}$ [(3)] The party's attorney has not filed a notice of continued representation under Rule 81(d)(2).
 - (2) If a party is served under circumstances described in Section (1) of this paragraph, or if a party appeared in his or her own behalf in the prior action or proceeding, the paper served shall include notice to the party of his right to file written opposition or response, the time within which such opposition or response must be filed, and the place where it must be filed.

EFFECTIVE DATE: October 1, 1982

Chief Justice

Justice

Justice

Justice

Justice

Justice

Justice

Usual Distribution