IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 995

Amending Appellate Rule 204 (a)(3) concerning motions that terminate time for filing appeals in civil cases.

IT IS ORDERED:

Appellate Rule 204(a)(3) is amended to provide:

(3) Motions That Terminate Time for Filing Appeals in Civil Cases. In a civil case, the running of the time for filing an appeal is terminated by a timely motion filed in superior court pursuant to those rules of civil procedure enumerated in this section. The full time for an appeal by any party begins to run again on the date of notice, as defined in Civil Rule 58.1(c), of any of the following orders made on timely motion:

[a] Granting or denying a motion for judgment under Civil Rule 50(b);

[b] Granting or denying a motion to amend or make additional findings of fact under Civil Rule 52(b) whether or not an alteration of the judgment would be required if the motion is granted;

[c] Granting or denying a motion to alter or amend a judgment under Civil Rule 59;

[d] Denying a new trial under Civil Rule 59; [OR]

[e] Granting or denying a motion for reconsideration under Civil Rule 77(m) <u>on the</u> <u>date of notice as defined by Civil Rule 58.1(c)</u> <u>or on the date of denial of the motion pursuant</u> Supreme Court Order No. 995 Effective Date: January 15, 1990 Page 2

> to Civil Rule 77(m)(4), whichever is earlier; or [.]

> [f] Granting or denying a petition for rehearing under Appellate Rule 506 in an appeal from an administrative agency or from the district court to the superior court.

DATED: _____July 20, 1989

Chief Justice Matthews

Justice Rabinowitz

Justice Burke

Justice Compton

Justice Moore