

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 702

Amending Administrative Rule
46 to extend Application to
Local Form Orders.

IT IS ORDERED:

Administrative Rule 46(c)(2) is amended to provide:

(2) Judicial Administrative Orders. All (i) non-adjudicating directives or determinations (ii) effectuating administrative concerns (iii) made and promulgated under Administrative Rule 46, are judicial administrative orders. However, judicial administrative orders consisting solely of appointment or assignment of judicial officers and masters shall not be subject to the requirements of paragraphs (d) and (e) of this rule.

A new subparagraph (c)(3) is added to Administrative Rule 46.

(c)(3) Local Form Orders. All preprinted forms prepared by superior or district court judges and meant to be issued as orders in individual cases and proceedings.

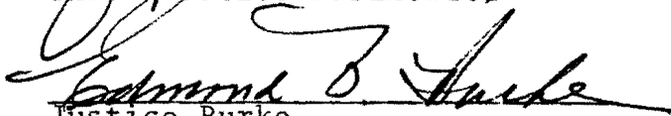
A new paragraph (f) is added to Administrative Rule 46.

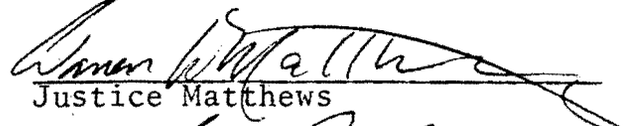
(f) Local Form Orders. The provisions of this rule except paragraph (d) apply to local form orders. Such orders will be approved by the Supreme Court if they are consistent with the Rules of Court such that the provisions of the order could be validly issued in an individual case.

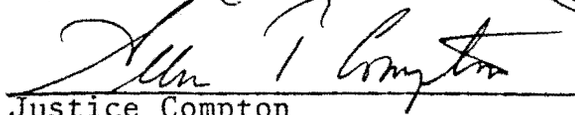
DATED: May 1, 1986

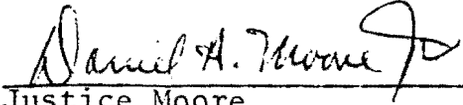
EFFECTIVE DATE: July 15, 1986


Chief Justice Rabinowitz


Justice Burke


Justice Matthews


Justice Compton


Justice Moore