IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 1031

Amending Administrative Rule 9 to Increase Certain Court Fees.

IT IS ORDERED:

(2

Administrative Rule 9 is amended to provide:

(a) In the Supreme Court and the Court of Appeals:

(1) Filing Fees:

	(i)	Upon filing a written notice of appeal or cross-appeal (Appellate Rule 204(b) or Rule 215(b)	\$[70.00]	<u>100.00</u>
	(ii)	Upon filing a petition for review or cross-petition for review (Appellate Rule 403(a)	[70.00]	100.00
	(iii)	Upon filing original proceedings (Appellate Rule 404)	[70.00]	100.00
)	Misce	ellaneous Fees:		
	(i)	For preparation of case record for review by the Supreme Court of the United States	[70.00]	100.00
	(ii)	For copies of documents on file with the supreme court or the court of appeals, whether or not certified: Each page or fraction thereof	[.20]	.25
	(iii)	For copies of court opinions, per opinion	[1.00]	2.00
	(iv)	Subparagraphs (e)(2) and (e)(4) [(6	5)]	

of this rule apply to certification and notary public services in the appellate courts.

> (3) No person shall be charged a filing fee upon filing a written notice of appeal or a petition for review of a decision involving a claim for benefits under AS 23.20 (Employment Security Act).

(b) Filing Fees - Superior Court:

(1)	Upon filing any civil case, including		
• •	a petition for deposition before		
	action	\$[70.00]	100.00

(2) For probate matters:

	(i)	Initial filing fee	[70.00]	100.00
	(ii)	For depositing a will with the court for safekeeping	[15.00]	25.00
	(iii)	For registration of a trust document	[15.00]	25.00
	(iv)	Upon filing a petition for court approval of a minor's settlement, when it involves opening a new file	F45.001	50.00
(3)	with	filing of an adoption proceeding, out regard to the number of minors lved		50.00
(^)	Upon	filing any guardianship conser-		

- [(5) UPON FILING ANNUAL GUARDIANSHIP REPORTS IN EACH SUCCEEDING YEAR..... 15.00]

(6[7]) Upon filing an action to enjoin or

enforce orders of the Alaska Worker's

100.00 (7[8]) Upon filing an action for review of a decision by the Department of Labor under AS 23.20 (Employment Security Act)..... no fee (8[9]) Upon filing an appeal or petition for review from an administrative order (AS 44.62.560)..... [70.00] <u>100.00</u> (9[10]) In cases arising under the Uniform Reciprocal Enforcement of Support Act, all ordinary fees shall be charged, subject to the waiver provisions of Supreme Court Order No. 19.* (10[11]) Upon filing a petition for injunctive relief from domestic violence.... 15.00 (c) Filing Fees - District Court: Filing fees, district court (1)jurisdiction.....\$[35.00] <u>60.00</u> (2) Filing fees, small claims actions..... [15.00] 25.00 No additional filing fee is due when a small claims case is removed to district or superior court. (3) FILING FEES WHERE MAGISTRATES ACCEPT FOR FILING CIVIL CASES BEYOND THEIR JURISDICTION, BUT WITHIN THE JURISDICTION OF THE DISTRICT COURT (RULE 30(a)

γ

Supreme Court Order No. 1031 Effective Date: July 15, 1990 Page 4

(3[4])

There shall be no fee for filing a (4[5])presumptive death petition. Transcript and Related Fees: (d) [(1) FOR PREPARATION OF ANY TRANSCRIPT OF PROCEEDINGS, WHETHER OR NOT AN APPEAL IS TAKEN: (i) ORIGINAL, PER PAGE OR FRACTION THEREOF..... \$[3.00] (ii) EACH ADDITIONAL COPY, PER PAGE OR FRACTION THEREOF..... [1.00] FOR ANY TRANSCRIPT DURING TRIAL OR (2)OTHERWISE FOR WHICH IMMEDIATE PRIORITY IN PREPARATION IS REQUESTED: ORIGINAL, PER PAGE OR FRACTION (i) (ii) EACH ADDITIONAL COPY, PER PAGE OR FRACTION THEREOF..... [1.50] Cassette transcripts, each 90-(1[4])10.00 For recording depositions with court (2[3])recording equipment, per [EACH ONE-HALF] hour, or fraction thereof...... [7.00] 25.00 Miscellaneous Fees in the Superior Court and the District (e) Court

4.00

1.50

5.00

2.001

Filing fees, petitions for injunc-

tive relief from domestic violence..... 15.00

(1) Copying.

For photocopying or making copies (i) from microfiche or microfilm, the cost per page is [FOR COPYING ANY DOCUMENT BY PHOTOCOPY OR OTHER MEANS WITHOUT CERTIFYING THE DOCUMENT, THE COST PER PAGE IS]... \$ [.20] .25

(A "page" means one side of a sheet of paper.)

(ii) For duplicating a microfiche sheet (diazo)..... [1.25] <u>5.00</u>

(2) Certification.

A court can certify a copy of a document only if the original of the document is on file with or recorded with the court. The cost of photocopying the document is included in the certification costs given below. For certifying a copy of any document excluding a vital statistics record (birth, death, marriage certificate), the cost is:

(i) Each document..... 5.00

(4) For notary public services...... 3.00

This fee shall not apply to notary services on documents which are to be filed in a pending action or which are related to official court business.

[(6)		FILING OATHS OF OFFICE AS JIRED BY LAW	3.00]	
(5[7])	info	providing in writing requested ormation from search of records, hour or fraction thereof	15.00	
(<u>6</u> [8])	For	service of process:		
	(i)	By certified mail (not including postage	[3.00]	<u>4.00</u>
	(ii)) By registered mail (not in- cluding postage)	[4.50]	10.00
	(iii)) By certified mail in small claims actions (including postage)	[5.00]	10.00
		(Except in small claims actions, necessary postage, an addressed envelope for mailing, and com- pleted postal forms for the deliv- ery receipt and record of mailing must be supplied by the party requesting service by mail.)		
(7[9])	For	issuing marriage license	[15.00]	25.00
(8[10])	For	performing marriage ceremony	[15.00]	25.00

(f) General Provisions:

- (1) No filing, certifying, or copying fee shall be charged to any agency of the state of Alaska or to a person determined to be indigent under <u>Administrative</u> Rule 10.
- (2) Notarization required in an action by a person represented in such action by an attorney furnished to him by an organization authorized to provide[D] legal services to indigents <u>is</u> [ARE]

exempted from notary public fees provided under this schedule.

- (3) Before accepting any civil action or proceeding for filing, a filing fee in the amount prescribed in this rule shall be collected. Further or additional fees or charges shall be made by the clerk or magistrate with respect to such action or proceeding only for additional services as specified in this rule.
- (4) The fee received by a marriage commissioner for issuance of a marriage license shall be remitted to the appropriate recording magistrate or judicial employee. The fee for performance of a marriage ceremony shall be retained by the marriage commissioner as compensation for that service. A judicial officer or employee acting as marriage commissioner shall deposit such fee in accordance with <u>Administrative</u> Rule 5(b).

DATED: April 26, 1990

EFFECTIVE DATE: <u>July 15, 1990</u>

Chief Justice Matthews

Justice Rabinowitz

Justice Burke

Justice Compton-

Justice Moore