

IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1290

Amending Civil Rule 69(h)
concerning execution on Alaska
Permanent Fund Dividends.

IT IS ORDERED:

Paragraph (h) of Civil Rule 69 is amended to read:

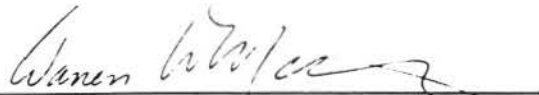
(h) **Execution on Alaska Permanent Fund Dividends.** (1) When an Alaska Permanent Fund Dividend is levied upon to satisfy a judgment, the Department of Revenue may deliver the seized funds directly to the court instead of turning them over to the process server who served the writ. Upon receipt of the funds, the court shall promptly notify the process server of the amount seized. Based on this information, the process server shall prepare and file a return of service. The court shall disburse the funds as provided by law.

(2) The administrative director may adopt procedures for executing upon Alaska Permanent Fund dividends by electronic means to satisfy judgments in criminal and minor offense cases and judgments in other cases in favor of the state. The procedures shall be established by administrative bulletin and may include procedures for issuance of writs of execution in electronic format, service of writs and notices of levy by electronic means, return of service, deposit of funds seized and other execution procedures.


Supreme Court Order No. 1290
Effective Date: October 1, 1997
Page 2

DATED: October 1, 1997


EFFECTIVE DATE: October 1, 1997




Chief Justice Matthews



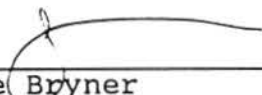
Justice Compton



Justice Eastaugh



Justice Fabe



Justice Bryner