

IN THE SUPREME COURT OF THE STATE OF ALASKA
ORDER NO. 1990

Adding Note to Civil Rule 6 concerning indirect court rule amendment made by Chapter 41 SLA 2022 (HB 172); and

Adding Note to Civil Rule 84 concerning indirect court rule amendment made by Chapter 44 SLA 2022 (HB 325).

IT IS ORDERED:

1. The following note is added to the end of Civil Rule 6, *effective October 13, 2022*:

Note: Chapter 41, SLA 2022 (HB 172) enacted procedures for involuntarily holding a person at an evaluation or subacute mental health facility. According to section 35 of the Act, provisions in sections 16 (enacting AS 47.30.708(d)) and 20 (amending AS 47.30.805(a)(1)) of the Act have the effect of changing Civil Rule 6, effective October 13, 2022, by changing the procedure for computing time in certain cases.

2. The following note is added to the end of Civil Rule 84, *effective January 1, 2023*:

Note: Chapter 44, SLA 2022 (HB 325) enacted changes to name change proceedings for certain individuals. According to section 22 of the Act, provisions in sections 1 (amending AS 09.55.010) and 15 (amending AS 25.24.165) of the Act have the effect of changing Civil Rule 84, effective January 1, 2023, by establishing specific parties that must be notified and findings

that must be made by the court when certain persons petition for
a change of name.

DATED: October 5, 2022

EFFECTIVE DATE: As provided in the Order

/s/
Chief Justice Winfree

/s/
Justice Maassen

/s/
Justice Carney

/s/
Justice Borghesan

/s/
Justice Henderson