THE SUPREME COURT OF THE STATE OF ALASKA ORDER NO. 239

> Amending Rule 41(e), Rules of Civil Procedure.

IT IS ORDERED:

Rule 41(e), Rules of Civil Procedure, is amended to read: Dismissal for Want of Prosecution. (e) Actions which have been pending in a court for more than one year without any proceedings having been taken therein may be dismissed as of course, for want of prosecution, by the court on its own motion or on motion of a party to the action. The court shall review all pending cases at least semi-annually, and in all cases in which no proceedings have been taken for more than one year, the court shall either (1) hold a call of the calendar or (2) send notice to the parties to show cause in writing why a dismissal of the action should not be ordered. If good cause to the contrary is not shown at a call of the cal endar or within 33 days of the mailing of a notice to show cause in writing, the action shall be dismissed. The court may also dismiss such cases for want of prosecution at any time on motion of any party upon notice to other parties.

DATED: = los narch 1, 1976 EFFECTIVE DATE:

Distribution:

SC Justices Sup Ct Judges Dist Judges Magistrates Mag Supr Clks Ct Law Librarian Probate Masters Adm Dir All Members ABA Pub Def Gov Pub Safety Dep Law Legs Affrs ALS

Justice Justice

Justice