SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 616

Amending Civil Rule 78 relating to Pre-Judgment Computation of Interest

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IT IS ORDERED: Civil Rule 78, subsections (c) and (e) shall be re-written as follows:

(c) Order Upon Stipulation. When a party desires an order of court pursuant to stipulation, he shall endorse at the end of the instrument the words "It is so ordered" with the date and a blank line for the signature of the judge. The word "Judge" shall appear at the end of the blank line. The name of the judge, if known, shall be typed immediately under the signature line prior to presentation for signature. A stipulation extending time or providing for a continuance shall state the grounds therefor.

(e) Computation of Interest. The party preparing a form of judgment [OR ORDER] shall show on the proposed judgment the date prejudgment interest should begin [COMPUTE ANY INTEREST ALLOWED, TO AND INCLUDING A SPECIFIED DATE]. He shall also attach to the proposed judgment a completed prejudgment computation on a form to be provided by the clerk of court. [SHOW IN AN ATTACHED MEMORANDUM THE AMOUNT OF DAILY INTEREST WHICH WILL ACCRUE IF THE JUDGMENT OR ORDER IS NOT SIGNED ON THE DATE SO SPECIFIED].

DATED:

EFFECTIVE DATE:

CHIEF JUSTICE RABINOWITZ

JUSTICE BURKE

JUSTICE MATTHEWS

JUSTICE COMPTON

JUSTICE MOORE

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