## IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 708

Adding Civil Rule 65(e) concerning standing preliminary injunctions in domestic relations actions.

## IT IS ORDERED:

Civil Rule 65 is amended to add the following paragraph:

- (e) The presiding judge of each judicial district may issue a standing injunction which restrains the parties in all domestic relations actions, except dissolutions, domestic violence actions and uniform reciprocal enforcement actions, from:
  - (i) removing any child who is the subject of the action from the State of Alaska without the written consent of the other party;
  - (ii) disposing of, encumbering or transferring any marital property without the written consent of the other party, except reasonably using funds for the parties or the parties' children's personal and necessary expenses; and
  - (iii) threatening, harrassing, or harming the other party.

Such a standing injunction shall be effective against a party upon receipt of a copy of the standing injunction by the party or the party's attorney.

DATED:

June 26, 1986

EFFECTIVE DATE: July 15, 1986

Mmnd

Justice Matthews

Justice Compton

Justice Moore