IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. _____820_____

Amending Civil Rule 89(a) concerning application for an attachment bond

IT IS ORDERED:

Civil Rule 89(a) is amended to provide:

(a) Prejudgment Attachment; Availability. After [WHEN THE PLAINTIFF HAS COMMENCED] a civil action is commenced, [AND HAS PROVIDED A WRITTEN UNDER-TAKING WITH SUFFICIENT SURETIES AS ORDERED BY THE COURT,] the plaintiff [HE] may apply [MAKE APPLICATION] to the court to have the property of the defendant attached under AS 09.40.010-.110 as security for satisfaction of a judgment that may be recovered. The court may issue the writ of attachment in accordance with the provisions of this rule. However, no writ may be issued unless the plaintiff has provided a written undertaking with sufficient sureties as ordered by the court.

DATED: <u>April 22, 1987</u> EFFECTIVE DATE: <u>August 1, 19</u>87

Chief Justice Rabinowitz

Justice Burke

Justice Matthews

Justice Compton

Justice Moore