Order No. 16

It is Ordered:

Until changed by the Legislature, or by further order of this Court, the following schedule of fees shall be applicable for the services designated:

- 1. For service of any warrant, attachment, summons, capias, or other writ, except execution, venire, or a summons or sub-\$3.00 For serving a writ of possession, parti-2. tion, execution, or any final process, the same fees and mileage as are allowed for the service of a summons; and for advertising and disposing of the same by sale, set-off, or otherwise, according to law, and receiving and paying over money on account of property sold, on any sum not exceeding five hundred dollars -----7 per cent And on any excess over five hundred dollars and not exceeding ten 4 per cent And on any excess over ten thousand dollars and not exceeding fifty thousand dollars - - - - - - - - - - 2-1/2 per cent And on any excess over fifty thousand dollars - - - - - - - - 1-1/4 per cent PROVIDED, that when the officer disposes of property by sale, setoff, or otherwise, according to law, but does not receive and pay over money on account of such sale, he shall receive one-half of the commission allowed in this subdivision. 3. For executing a deed prepared by a party or his attorney -----\$3.00 4. For drawing and executing a deed - - - -7.50 For copies of writs or papers furnished 5. at the request of any party, per folio -.30 6. For making inventory of unclaimed property, per folio - - - -.10
 - -1-

- 7. For the keeping of personal property attached on mesne process, such compensation as the court, on petition setting forth the facts under oath may allow;
- 9. In case of an unsuccessful endeavor to serve any summons, attachment, or other writ, including writs of subpoena in civil or criminal cases and excluding warrants for the arrest of persons charged with or convicted of crime, the officer or deputy shall receive, for each mile actually and necessarily traveled in going to serve and in returning, but half the mileage prescribed in subdivision 8 above.
- 10. No fee shall be charged under this schedule for any service rendered to the State or any agency or department thereof.

Dated this 27 th day of June , 1960.

ucec a Thes Chief Justice

Associate Justice

Distribution:

All Justices S/C All Superior Court Judges All Clerks of Court All District Magistrates All Deputy Magistrates Department of Law (10) Department of Public Safety (30) All Members of Alaska Bar Association Governor's Office (3) Secretary of State (3) Administrative Director Courts (100) \$.20

-2-

ORDER NO. 16

Amendment No. 1 11/18/60

Amending Section 1 of Supreme Court Order No. 16

IT IS ORDERED:

That Supreme Court Order No. 16 is amended as follows:

The Section numbered "1" is deleted and the following new Section is substituted therefor:

 For service of any warrant, attachment, summons, capias, subpoena or other writ, except execution or venire, for each

person on whom service is made - - - \$3.00

DATED: November 18, 1960

s/ Buell A. Nesbett Chief Justice

s/ John H. Dimond Associate Justice

s/ Harry O. Arend Associate Justice

Distribution:

All Justices S/C All Superior Court Judges All Clerks of Court All District Magistrates All Deputy Magistrates Department of Law (10) Department of Public Safety (30) All Members of Alaska Bar Association Governor's Office (3) Secretary of State (3) Administrative Director of Courts (100) 0 .

ORDER NO. 16

Amendment No. 2, 7/13/62

IT IS ORDERED:

. .

-

The following schedule of fees shall be applicable for the services designated:

1.	For service of any warrant, attachment, summons, capias, subpoena, execution, or other writ - for each person on whom service is made	\$ 6.00
2.	For advertising and disposing of prop- erty by sale, set-off, or otherwise, according to law, pursuant to a writ of possession, partition, execution, or any final process, and for receiving and paying over money on account of property sold - on any sum not exceeding \$500	7 per cent
	And on any excess over five hundred dollars and not exceeding ten thousand dollars	4 per cent
	And on any excess over ten thousand dollars and not exceeding fifty thousand dollars	2-1/2 per cent
	And on any excess over fifty thousand dollars	1-1/4 per cent
	PROVIDED, that when the officer dis- poses of property by sale, set-off, or otherwise, according to law, but does not receive and pay over money on account of such sale, he shall receive one-half of the commission allowed in this subdivision.	
3.	For executing a deed prepared by a party or his attorney	\$ 3.00
4.	For drawing and executing a deed	13.00

For copies of writs or papers furnished 5. .60 at the request of any party, per folio..... \$ 6. For making inventory of unclaimed property, per folio..... .30 7. For keeping of personal property attached on mesne process, such compensation as the court, on petition setting forth the facts under oath may allow; 8. For each mile actually and necessarily traveled in going to serve, and in returning from the place of service of, any subpoena in civil or criminal cases, or any attachment, execution, warrant, commitment, or other writ or process...... 9. In case of an unsuccessful endeavor to serve any subpoena in civil or criminal cases, or any summons, attachment, execution, or other writ or process (except warrants for the arrest of persons charged with or convicted of crime), the officer shall receive, for each mile actually and

No fee shall be charged under this schedule 10. for any service rendered to the State or any agency or department thereof.

necessarily traveled in going to serve and in returning, but half the mileage prescribed in paragraph 8 above.

DATED: July 13, 1962.

s/ Buell A. Nesbett Chief Justice

John H. Dimond s/ Associate Justice

Harry O. Arend s/ Associate Justice

Dist:

S/C Justs Sup/C Jdgs Clks/Ct (15) Dist Mags Dep Mags All Members ABA Gov (3) Dept/Law (10) Dept/Pub Sfty (30) Sec/State (3) Adm Dir (100)

1

.20

ORDER NO. 16

Amendment No. 3

IT IS ORDERED:

. 5

•

The following schedule of fees shall be applicable for the cervices designated:

1.	For service of any warrant, attachment, summons, capias, subpoena, execution, or other writ - for each person on whom service is made	\$ 6.00
	If the above process is served by a member of the Alaska State Troopers office, the fee shall be as established by the Commissioner of Public Safety but in no event will exceed the fee as set forth in this section.	•
2.	For advertising and disposing of prop- erty by sale, set-off, or otherwise, according to law, pursuant to a writ of possession, partition, execution, or any final process, and for receiving and paying over money on account of property sold - on any sum not exceeding \$500	7 per cent
	And on any excess over five hundred dollars and not exceeding ten thousand dollars	4 per cent
	And on any excess over ten thousand dollars and not exceeding fifth thousand dollars	2-1/2 per cent
•	And on any excess over fifty thousand dollars	1-1/4 per cent
	<u>PROVIDED</u> , that when the officer dis- poses of property by sale, set-off, or otherwise, according to law, but does not receive and pay over money on account of such sale, he shall receive one-half of the commission allowed in this subdivision.	
3.	For executing a deed prepared by a party or his attorney	\$ 3.00
4.	For drawing and executing a deed	\$13.00

- 5. For copies of writs or papers furnished at the request of any party, per folio.... \$.60
- 6. For making inventory of unclaimed property, per folio......\$.30
- 7. For keeping of personal property attached on mesne process, such compensation as the court, on petition setting forth the facts under oath may allow;
- For each mile actually and necessarily traveled in going to serve, and in returning from the place of service of, any subpoena in civil or criminal cases, or any attachment, execution, warrant, commitment, or other writ or process..... \$.20

The Commissioner of Public Safety shall establish the mileage fee when process is served by a member of the Alaska State Troopers office but in no event shall it exceed the above stated fee.

- 9. In case of an unsuccessful endeavor to serve any subpoena in civil or criminal cases, or any summons, attachment, execution, or other writ or process (except warrants for the arrest of persons charged with or convicted of crime), the officer shall receive, for each mile actually and necessarily traveled in going to serve and in returning, but half the mileage prescribed in paragraph 8 above.
- 10. No fee shall be charged under this schedule for any service rendered to the State or any agency or department thereof.

EFFECTIVE DATE: October 5, 1971

DISTRIBUTION:

3/C Justs Sup/Ct Jdgs Dist/Ct Jdgs ⊠ags Clks/Cts All Members ABA úov Comm. Pub Sfty Alaska State Troopers Serv. Sec. Dept/Law Adm Dir Law Librarian Probate Masters Leg/Council Pub.Def. Agency Alaska Legal Services

1 Dimod Associate Justice

u uiA ustice clate

ssociate Justice

Justice Associate

ORDER NO. 16

Amendment No. 4

IT IS ORDERED:

The following schedule of fees shall be applicable for

the services designated:

1. For service of any warrant, attachment summons, capias, subpoena, execution, or other writ - for each person on whom service is made..... \$10.00

DATED: at Anchorage, Alaska, this 29th day of August, 1973.

Rabinowitz

Robert Boochever

Justice Roger G. Connor

Justice Robert C. Erwin

Justice James M. Fit terald

Fiel and entrovel Alista Б. - Deputy

THE SUPREME COURT OF THE STATE OF ALASKA ORDER NO. 16

Amendment No. 5

IT IS ORDERED:

The following schedule establishes the <u>maximum</u> fee epplicible for the services designated. The Commissioner of Public Safety shall establish fees for the services described herein performed by a member of the Alaska State Troopers. Other persons authorized by rule. statute, or order to perform such services may establish and charge such fees as are reasonable. In no event, however, shall the fee charged for any of the designated services by a member of the Alaska State Troopers or any other person exceed the fee as set forth below:

1. Service of Process

 (b) For service of any warrant, attachment, notice of execution following default judg- ment, execution or other writ - each person on whom service is made. (c) For each hour in excess of two actually and necessarily spent to obtain service 	(a) For service of each person on whom			517 50
ment, execution or other writ - each person on whom service is made	(b) For service of	any warrant, a	ttachment,	
on whom service is made				
				\$20.00

2. Sales of Property Pursuant to Final Process

PROVIDED, that when the officer disposes of property by sale, set-off, or otherwise, according to law, but does not receive and pay over money on account of such sale, he shall receive one-half of the commission allowed in this subdivision.



3. Deeds \$10.00 4. Copies 5. Inventories For making inventory of unclaimed property, for each hour actually and necessarily spent , , , , , \$10.006. Keeping Personal Property For keeping of personal property attached on mesne process, such compensation as the court, on petition setting forth the facts under oath may allow. 7. Mileage No fee shall be charged under this schedule for any service rendered to the State or any agency or department thereof. 8. DATED: Frember 18, 1975 EFFECTIVE DATE: January 1, 1976 Distribution: SC Justices Sup Ct Judges Dist Judges Magistrates Mag Supr Clks Ct Law Librarian 1 Probate Masters Aim Dir All Members AEA All Members ABA Gov Dep Law Legs Affrs Pub Def Agency . Deg Pub Safety Aluska Legal Serv ź rino