IN THE SUPREME COURT OF THE STATE OF ALASKA ORDER NO. 1909

Amending Administrative Rule 9 (e)(10) and (f)(1) to confirm certain exceptions for writ fees; Alaska Bar Rule 44 Section 3(c)(4) to confirm qualifications for intern permits; and Minor Offense Rule 3(g)(1) to confirm that personal service is required for violations of AS 04.16.050.

IT IS ORDERED:

1. Administrative Rule 9 is amended to read as follows:

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(e) Miscellaneous Fees in the Superior Court and the District Court:

* * * *

(10) For issuing writ of execution 25.00

Except there shall be no fee charged if the writ of execution is to enforce restitution for a victim proceeding without assistance from the court system's collections unit under Criminal Rule 32.6(f) or Delinquency Rule 23.2 (f).

(f) General Provisions:

(1) No filing, <u>writ, certifying</u>, or copying fee will be charged to any person determined to be indigent under Administrative Rule 10.

(2) No filing, writ, certifying, mail process, or research fees will be charged to any agency of the State of Alaska. State agencies will not be charged copying fees except for copies of law library materials.

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3. Alaska Bar Rule 44 Section 3(c)(4) is amended to read as follows:

Rule 44. Legal Interns.

* * *

Section 3 Eligibility for Intern Permit.

* * *

(c) Be a law school graduate who:

* * *

(3) Has never failed a bar examination administered by any other state of the United States, or the District of Columbia, or, despite failure, has passed a bar examination administered by any state of the United States or the District of Columbia; and,

(4) Has filed with the executive director a certificate from the dean or other chief administrative officer of his or her law school which states that the legal intern applicant meets the requirements set forth in subsection (c) (1), and a personal affidavit stating that he or she (i) has never failed the Alaska bar examination, and (ii) has never failed another bar examination or, despite failure, has subsequently passed a bar examination administered by any state of the United States or the District of Columbia, as set forth in subsection (c)(3).

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4. Minor Offense Rule 3(g)(1) is amended to read as follows:

Rule 3. Citation.

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(g) Methods of Service of Citation.

(1) Offenses Requiring Personal Service. The issuing officer must personally serve the citation on the defendant by handing the citation to the defendant if the citation charges one of the following:

(A) an offense involving a moving motor vehicle, or

(B) an offense punishable by a fine of more than \$500, or

(C) a violation of AS 04.16.050 or similar ordinance of a municipality.

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DATED: June 21, 2017

EFFECTIVE DATE: June 21, 2017

<u>/s/</u> Chief Justice Stowers

<u>/s/</u> Justice Winfree

<u>/s/</u> Justice Maassen

<u>/s/</u> Justice Bolger

<u>/s/</u> Justice Carney