

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 311

Amending Appellate Rule
7(a)(4)

IT IS ORDERED:

Appellate Rule 7(a)(4) is amended to read as follows:

(4) Motions That Terminate Time For Filing Appeal.

The running of the time for filing an appeal is terminated by a timely motion filed in superior court pursuant to those rules of civil procedure enumerated in this section, and the full time for appeal is computed from the entry of any of the following orders made on timely motions:

[a] Granting or denying a motion for judgment under Civil Rule 50(b);

[b] Granting or denying a motion to amend or make additional findings of fact under Civil Rule 52(b), whether or not an alteration of the judgment would be required if the motion is granted;

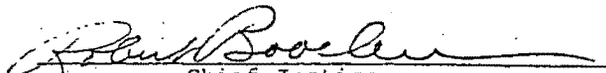
[c] Granting or denying a motion to alter or amend a judgment under Civil Rule 59;

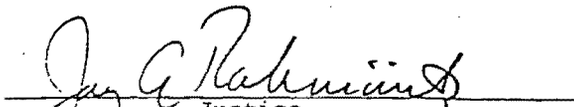
[d] Denying a new trial under Civil Rule 59; or

[e] Granting or Denying a motion for reconsideration under Civil Rule 77(m).

DATED: May 25 1978

EFFECTIVE DATE: June 30 1978


Chief Justice


Justice

Roger H. Coombs

Justice

Edmond W. Surler

Justice

Warren W. State

Justice

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