

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 372

Amending Civil Rule 5(d)
By Prohibiting the Filing
of Certain Documents
Unless and Until They Are
Used in the Proceedings.

IT IS ORDERED:

Paragraph (d) of Rule 5, Rules of Civil Procedure, is amended to read:

(d) Filing.

(1) Except as provided in (2) of this paragraph, all papers after the complaint required to be served upon a party shall be filed with the court either before service or within a reasonable time thereafter.

(2) Unless filing is ordered by the court on motion of a party or on its own motion, the following may not be filed unless and until they are used in the proceedings:

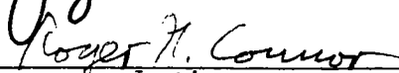
- (i) notices of taking depositions;
- (ii) interrogatories and requests for admissions and answers thereto;
- (iii) requests for production and responses thereto;
- (iv) subpoenas, including subpoenas duces tecum;
- (v) offers of judgment;

- (vi) proofs of service;
- (vii) copies of correspondence between
counsel.

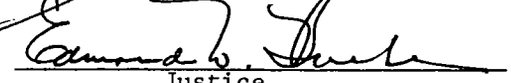
DATED: May 30, 1979

EFFECTIVE DATE: August 15, 1979


Chief Justice


Justice


Justice


Justice


Justice

Distribution:

- SC Justices
- Sup/Ct Judges
- Dist/Ct Judges
- Magistrates
- Mag/Supr
- Clks/Ct
- Law Librarian
- Probate Masters
- Adm Dir
- All Members ABA
- Gov
- Dep/Law
- Legs Affrs
- Pub Def Agency
- Dep/Pub Safety
- Ak. Legal Serv.
- Com. & Reg. Affrs
- State Library
- Superior Ct. Law Clerks