

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 549

Amending Paragraph (b),
Rule 11, Rules Governing
the Administration of All
Courts, Relating to
Service of Civil Process.

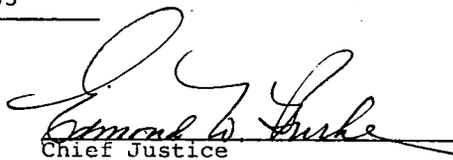
IT IS ORDERED:

Paragraph (b), Rule 11, Rules Governing the Administration of All Courts, is amended to read:

(b) Within the boundaries of the municipality of Anchorage, of the Fairbanks North Star Borough, and of other municipalities as may be designated by the administrative director, all service of civil process and duties ancillary thereto under the Rules of Civil Procedure and applicable statutes shall be performed by private process servers appointed under Civil Rule 4(c)(3); provided, that a member of the Alaska State Troopers or other peace officer may render assistance to a process server as provided in Civil Rule 4(c)(3). In this paragraph, "civil process" includes any summons, subpoena, attachment, notice of levy, intent to levy or garnishment [EXECUTION FOLLOWING DEFAULT JUDGMENT], execution, or other writ in a civil action, but does not include any process, civil or criminal, served on behalf of the state for any department or agency thereof.

DATED: December 14, 1982

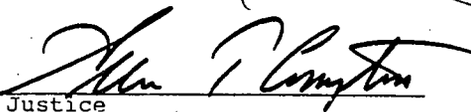
EFFECTIVE DATE: February 1, 1983


Chief Justice


Justice

Justice


Justice


Justice

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