

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 691

Amending Judicial Canons Part
IIIC Relating to Retired Judges

IT IS ORDERED:

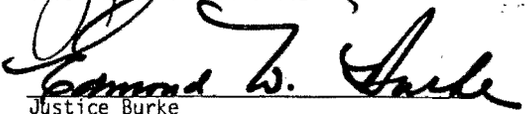
Judicial Canon Part IIIC is amended to read as follows:

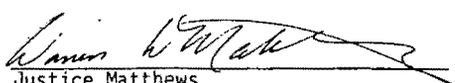
- C. Retired Judge. A retired judge who does not return to the practice of law remains eligible for recall to judicial service. A retired judge who returns to the practice of law may become eligible for recall to judicial service. Eligibility is re-established by filing an affidavit with the office of the chief justice which includes: (1) A statement that the retired judge has withdrawn from the practice of law including representing or advising any client or potential client; (2) The identification of the most recent date a client or potential client was last represented or advised by the retired judges; and (3) A declaration that the present intent of the retired judge is to become and remain eligible for recall to judicial service. All retired judges eligible for recall to judicial service should comply with all the provisions of this Code except Part I Canon 5C(2), (3), D, E, G and Canon 6C. In addition, they should refrain from judicial service during the period of an extra-judicial appointment not sanctioned by Canon 5G.

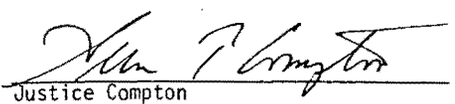
DATED: April 24, 1986

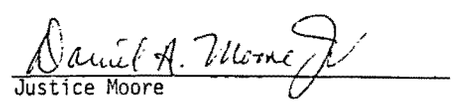
EFFECTIVE DATE: September 15, 1986


Chief Justice Rabinowitz


Justice Burke


Justice Matthews


Justice Compton


Justice Moore