

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 707

Approving Judicial Administrative
Orders and Local Form Orders under
Administrative Rule 46.

IT IS ORDERED:

Pursuant to Administrative Rule 46, only those judicial administrative orders and local form orders approved in Supreme Court Order 701 or this Supreme Court Order are valid as of this date. The following judicial administrative orders are approved:

Third Judicial District

313: Special Order 72 - (settlement
procedures involving minors)

Approved until replaced by a Civil Rule.

The following local form orders are approved:

First Judicial District Form Orders

153: Scheduling Conference Order. Approved except that paragraph 2A of the form order must be conformed to meet the requirements of Hayes v. Xerox Corp., P.2d , File Nos. S-732/741 (April 25, 1986, Alaska).

154: Scheduling Order.

Approved except that paragraph 2A of the form order must be conformed to meet the requirements of Hayes v. Xerox Corp., P.2d , File Nos. S-732/741 (April 25, 1986, Alaska).

155: Omnibus Hearing Order.

Approved except for that part of paragraph F(3)(b) on page 6 after the first sentence. The paragraph should read:

(b) In the alternative, first the court and then
counsel will conduct voir dire.

Third Judicial District Form Orders

353: Domestic Relations Pretrial Order (DR-600 Anch). Approved except paragraph 4(a) and (b) must be changed to provide as follows:

4. Temporary Restraining Orders/Preliminary Injunctions.

- a. A standing order is entered in divorce or child custody proceedings that the parties are restrained from removing any child the subject of the action from the State of Alaska without the written consent of the other party; from disposing of, encumbering or transferring any marital property without the written consent of the other party, except reasonably using funds for the parties' and the parties' children's personal and necessary expenses; and from threatening, harassing or harming the other party. This injunction is effective upon service of a copy of this order on the party or the party's attorney.
- b. Requests for temporary support or child custody should generally be made by motion pursuant to Civil Rule 77. Injunctive relief is available in domestic relations actions under Civil Rule 65; however, attempts to obtain temporary support or child custody through injunctions will be denied in the absence of a clear showing of emergency need or irreparable harm.

367: Pretrial Order (Kodiak). Approved except that paragraph 6 is approved only in so far as it does not conflict with Civil Rule 43.1 and Administrative Bulletin 84-1-Amended.

368: Domestic Relations Pretrial Order (DR-600 Kenai). Approved except paragraph 4(a) and (b) must be changed as specified above under local form order 353 (Domestic Relations Pretrial Order (DR-600 Anch))

DATED: June 26, 1986

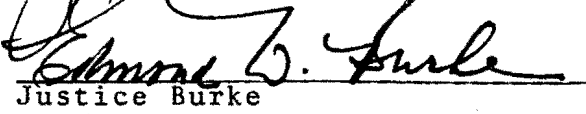
EFFECTIVE DATE: July 15, 1986

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Chief Justice Rabinowitz


Justice Burke


Justice Matthews


Justice Compton


Justice Moore