

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 853

Amending Civil Rule 89(a) to
allow defendants to utilize
prejudgment attachment
procedures

IT IS ORDERED:

(a) Prejudgment Attachment; Availability. When the plaintiff has commenced a civil action, and has provided a written undertaking with sufficient sureties as ordered by the court, he may make application to the court to have the property of the defendant attached under AS 09.40.010-110 as security for satisfaction of a judgment that may be recovered. The court may issue the writ of attachment in accordance with the provisions of this rule. Any party bringing a claim against another party may utilize prejudgment attachment procedures and is considered a plaintiff for purposes of this rule.

DATED: September 11, 1987

EFFECTIVE DATE: January 15, 1988

Chief Justice Rabinowitz

Justice Burke

Justice Matthews

Justice Compton

Justice Moore