UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ALASKA

CLERK OF COURT

FEDERAL BUILDING - U.S. COURTHOUSE

222 W. 7TH AVENUE, #4 ANCHORAGE, ALASKA 99513-7564

May 6, 1992

Abel J. Mattos Chief, Programs Branch Administration Office U S Court Washington DC 20544

Dear Mr. Mattos:

PHYLLIS RHODES CLERK

> Enclosed is a copy of the Miscellaneous General Order No. 698, Amendment No. 1, to the Civil Justice Reform Act Advisory Group report for the United States District Court for the District of Alaska.

> > Sincerely,

Caroll Knapp,

Deputy Clerk

U S District Court

ADMINISTRATIVE DEFICE
OF THE U.S. COURTS
COURT ADMINISTRATION
DIVISION

FILED

APR 27 1992

UNITED STATES DISTRICT COURT

DISTRICT OF ALASKA

Deputy

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

In the Matter of the)	
REPORT OF THE CIVIL JUSTICE)	MISCELLANEOUS GENERAL
REFORM ACT ADVISORY GROUP)	ORDER NO. 698
)	AMENDMENT NO. 1

CIVIL JUSTICE EXPENSE & DELAY REDUCTION PLAN

By Miscellaneous General Order No. 698, this court adopted its Civil Justice and Expense Delay Reduction Plan based upon the report of the Civil Justice Reform Act Advisory Group. The court's plan has been subject to review by the chief judges of each district of the Ninth Circuit in accordance with Section 474 of the Act. The chief judges have noted two areas in which the court's plan is in need of clarification.

Firstly, the court's plan was unclear to reviewers on the subject of whether it prohibited discovery motions unless accompanied by a certification of the moving party that a good faith effort had

MISCELLANEOUS GENERAL ORDER NO. 698
AMENDMENT NO. 1

been made to reach agreement with opposing counsel. In fact the court's plan makes such provision; however, it was presented in a fashion which would not be recognized by those outside of the District of Alaska. At pages 14 and 17, in connection with the court's adoption of principles and guidelines of litigation management and cost and delay reduction, the court makes reference to its Local General Rule 5(E). That rule in substance provides that the court will not consider discovery motions in any civil case in the absence of a certificate that counsel have conferred with respect to the pending discovery matter and enumerating the matters remaining for determination by the court.

Secondly, the reviewers note that this district's plan does not contain a schedule for effectuating the various components of the plan. The following is a schedule which itemizes the major components of the court's plan, indicates those items which are either self-executing or done, a target date for certain other aspects of the plan and, finally, identification of those areas where additional work by the advisory group is called for by the plan.

			Requires No Action Self Executing	Done	Target Date	Further Consideration by Advisory Group
I.	SYS	TEMIC CHANGES				
	A.	Fill Vacant Judgeships	X			
	В.	Additional District				
		Judgeship	X			
	C.	Upgrade Anchorage				
		Part-Time U.S.M.J.		X		
	D.	Adopt Mandatory Disclosure	2			
		Rule			07/01/9	2
					N 02	

Plan calls for working mandatory disclosure into differential case management pending adoption of a rule.

		Requires No Action Self Executing Done	Further Consideration Target by Advisory Date Group				
ı.	SYSTEMIC CHANGES (continued) E. Assignment of Certain Cas to "Fast-Track" Schedul F. Increased Discovery Maste Utilization G. Revised Case Weighting	es	X 07/01/92				
	G. Revised Case Weighting Criteria H. Bifurcation of Issues & Staged Discovery I. Alternative Dispute	х	07/01/92				
	Resolution J. Assessment of Judicial Impact of New Legislati	on X	х				
II.	RECOMMENDATIONS FOR JUDICIAL ACTION						
	A. Standardization of Procedures	X (in part)	x				
	B. More Aggressive Case Management	, , ,	07/01/92				
	C. More Rapid Resolution of Dispositive MotionsD. Early Screening & Tentati Ruling Experiment	X ve	x				
III.	RECOMMENDATIONS FOR ACTION						
	A. Representation by Counsel with Power to Bind	x					
	B. Case Management PlansC. Parties' Signature to Requests for Extension		07/01/92				
	of Discovery Deadline o Trial Date D. Continuing Legal Educatio		07/01/92				
IV.	RECOMMENDATIONS FOR ACTION BY THE CLERK'S OFFICE A. Automated Docketing B. Speed Up Processing of		November, 1992				
	Orders C. Law Clerk Training D. File Clerk Position	x	September, 1992 F.Y. 1993				
		77					

Dated at Anchorage, Alaska, this 2/ day of April, 1992.

H. Russel Holland, Chief United States District Judge James K. Singleton

United States District Judge

MISCELLANEOUS GENERAL ORDER NO. 698 AMENDMENT NO. 1

Page 3