

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
THIRD JUDICIAL DISTRICT AT ANCHORAGE

FRIENDS OF THE STEWART PUBLIC)
TRAIL, INC., an Alaska Non-Profit)
Corporation,)
)
Plaintiff,)
vs.)
)
FRANKLIN D. PUGH, Jr., et al.)
)
Defendants.)

Case No. 3AN-19-05746 CI

ORDER

The court has now issued *Findings of Fact and Conclusions of Law*. Per Alaska Civil Rule 77(k), a motion to reconsider a ruling must be made within ten days after the notice of the ruling as defined in Civil Rule 58.01(c) absent a showing a good cause. By this order, the court extends this deadline to 30 days after the notice of ruling – the *Findings/Conclusions* are lengthy and the court wishes to give the parties ample time to consider whether to file a Rule 77(k) motion and to prepare any such a motion. The court also increases the five-page limit to 10 pages.

In addition, the court directs the parties to file, no later than 30 days after the notice of the *Findings/Conclusions* ruling, a notice with the court describing what each party believes should happen next in this case procedurally. For example, Plaintiff may have suggestions as to the form of a judgment, or it may describe additional steps to be taken. The court will consider all parties' input.

IT IS SO ORDERED.

DATED at Anchorage, Alaska this 1 September 2022,



Dani Crosby
Superior Court Judge

I certify that on 9-1-22 a copy
of the above was mailed to each of the
following at their address of record:

CGT W. Falsey, D. Gross, T. Meacham
Judicial Assistant Mattanaw, K. Fitzgerald