## IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 538

Amending Paragraphs (a) and (b) of Rule 29, Alaska Rules of Children's Procedure relating to appeals in children's cases.

and a second stream and a second s

IT IS ORDERED:

Paragraphs (a) and (b) of Rule 29, Alaska Rules of Children's Procedure, are amended to read as follows:

(a) Right of Appeal or Review. An interested party aggrieved by any order of the court may appeal to or file a petition for review in the <u>Court of Appeals</u>, in all matters under AS 47.10.010(a)(1) including waiver of children's court jurisdiction over a minor <u>under AS 47.10.010-.290</u>, and in the Supreme Court, in all other matters under AS 47.10, on all grounds on which an appeal or petition for review can be based in a civil or criminal proceeding.

(b) Procedure. The procedure for such an appeal or review shall be governed by the same provisions applicable to appeals or reviews from the superior court except that where the order affects the custody of a child, the appeal shall be heard at the earliest practicable time. The time within which an appeal may be taken shall be as provided by Appellate Rule [7(a)] 204(a). The record on appeal shall be given a fictitious title to safeguard against publication of the names of children.

Order No. <u>538</u> Page 2 of 2 Effective Date: 10-1-82

DATED: August 18, 1982

EFFECTIVE DATE: October 1, 1982

Chief Justice

Justice 2

Justice

Usual distribution