

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 562

Making a technical correction
in Appellate Rule 508(f)(2),
relating to costs on appeal.

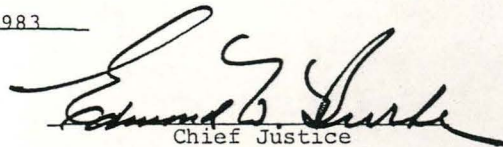
IT IS ORDERED:

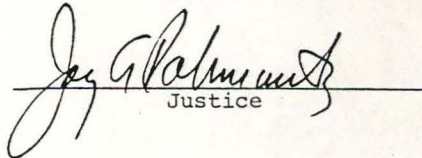
Appellate Rule 508(f)(2) is amended to read as
follows:

(2) Promptly after expiration of the time
for filing objections, the clerk shall issue an itemized
award of costs, including therein the amount for attorney's
fees directed by the court. A party aggrieved by the
clerk's action in awarding costs may file a motion for
reconsideration of the clerk's award, which motion will be
determined by an individual justice or judge. A hearing on
the bill of costs shall not be held unless requested by the
clerk. The clerk may not delegate to a deputy clerk the
authority to award costs in cases in which objection is
filed, except with the approval of the chief justice.
[ISSUANCE OF THE MANDATE] Return of the record shall not be
delayed pending the award of costs.

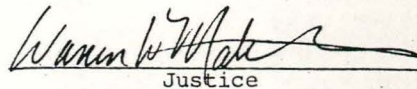
DATED: March 16, 1983

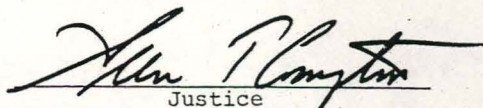
EFFECTIVE DATE: May 2, 1983


Chief Justice


Justice

Justice


Justice


Justice

Usual distribution