

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 1022

Amending Appellate Rule
302(a)(1) concerning Review of
Bail Decisions

IT IS ORDERED:

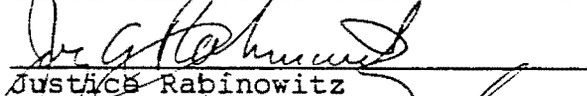
Appellate Rule 302(a)(1) is amended to provide:

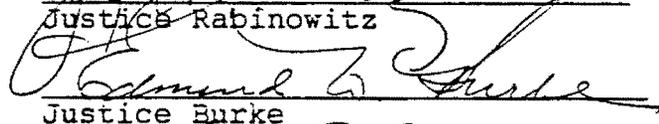
(1) A petition for hearing may be filed in the supreme court with respect to any final decision of the court of appeals, as defined in AS 22.07.030. "Final decision" includes any decision or order of the court of appeals, other than a dismissal by consent of all parties, which closes a matter in the court of appeals, whether or not it contemplates further proceedings in a trial court. "Final decision" also includes a decision of the court of appeals made under Rules 206 or 207. Unless specified otherwise in the particular order in question, it includes but is not limited to, opinions, memorandum opinion and judgments, orders denying petitions for review, orders denying petitions for hearing filed under AS 22.07.020(e), dismissals on motion of the appellee or respondent, and sua sponte dismissals pursuant to Rule 511.5 or another rule.

DATED: November 22, 1989

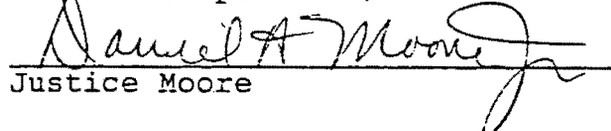
EFFECTIVE DATE: July 15, 1990


Chief Justice Matthews


Justice Rabinowitz


Justice Burke


Justice Compton


Justice Moore