

IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1433

Amending Appellate Rules 505, 216,
218, and 219 concerning oral argument
in expedited appeals

IT IS ORDERED:

Appellate Rule 505 is amended to add a new paragraph (f) as follows:

(f) **Expedited Appeals.** If a party requests oral argument in an expedited appeal, and substantial delay will result if argument cannot be conducted until the next scheduled argument session, the court may, upon motion of a party or on its own initiative, schedule argument on an expedited basis or require telephonic argument.

Appellate Rule 216(g) is amended as follows:

(g) **Disposition of Appeals.** Appeals under this rule will be disposed of expeditiously by the court of appeals on the record and memoranda. Oral argument, if timely requested no later than ten days after the date on which the appellee's memorandum is due, will be governed by Rule 213 and Rule 505, and may be held on an expedited basis or telephonically under Rule 505(f) as necessary to ensure an expeditious resolution.

Appellate Rule 218(g) is amended as follows:

(g) **Oral Argument.** Oral argument, if requested, shall be governed by Rule 213 and Rule 505, and may be

held on an expedited basis or telephonically under Rule 505(f) as necessary to ensure an expeditious resolution.

Appellate Rule 219(f) is amended as follows:

(f) **Oral Argument.** Oral argument, if requested, shall be governed by Rule 213 and Rule 505, and may be held on an expedited basis or telephonically under Rule 505(f) as necessary to ensure an expeditious resolution.

DATED: March 15, 2001

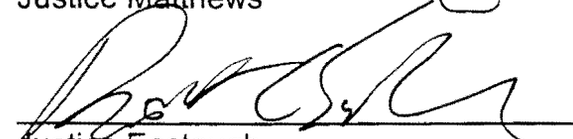
EFFECTIVE DATE: October 15, 2001



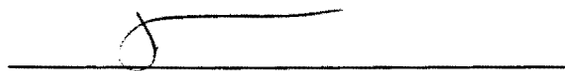
Chief Justice Fabe



Justice Matthews



Justice Eastaugh



Justice Bryner



Justice Carpeneti