

THE SUPREME COURT OF THE STATE OF ALASKA

NO. 215

Amending Rule 4(h), Rules  
of Civil Procedure.

IT IS ORDERED:

Rule 4(h), Rules of Civil Procedure, is amended to read  
as follows:

- (h) Service of Summons by Mail. In addition to other methods of service provided by this rule, summons may also be served within the state by registered or certified mail upon an individual other than an infant or an incompetent person and upon a corporation, partnership, and unincorporated association. In such cases, copies of the summons and complaint shall be mailed by the clerk for restricted delivery only to the party to whom the summons is directed or to the person authorized under federal regulation to receive his restricted delivery mail. All returned delivery receipts shall be so addressed that they are returned to the party requesting the summons or his attorney. Proof of service shall be made to the court by affidavit forthwith.

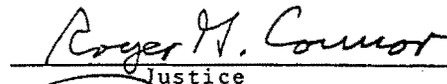
DATED: May 23, 1975

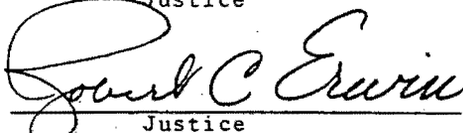
EFFECTIVE DATE: May 23, 1975

Distribution:

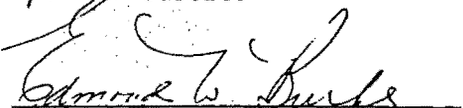
SC Justices  
Sup Ct Judges  
Dist Judges  
Magistrates  
Mag Supr  
Clks Ct  
Law Librarian  
Probate Masters  
Adm Dir  
All Members ABA  
Gov  
Dep Law  
Legs Affrs  
Pub Def Agency  
Dep Pub Safety  
Alaska Legal Serv

  
Chief Justice

  
Justice

  
Justice

  
Justice

  
Justice