

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 561

Correcting an error in  
Appellate Rule 503(d)

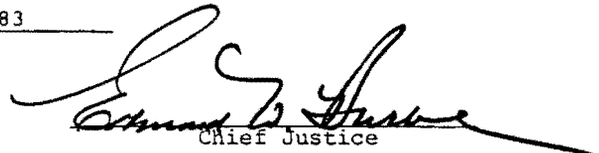
IT IS ORDERED:

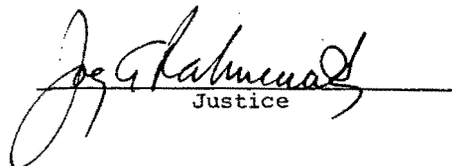
Appellate Rule 503(d) is amended to read as follows:

(d) Opposition to Motion - Disposition.  
[EXCEPT AS OTHERWISE PROVIDED IN PARAGRAPH (H) OF THIS RULE,] Adverse parties have seven days after service of a motion within which to file and serve memoranda in opposition, counter motions and affidavits. As soon as practical after expiration of the seven-day period, the motion will be considered. A reply memorandum may not be filed by the moving party unless otherwise ordered. Oral argument will not be heard on motions unless otherwise ordered.

DATED: March 16, 1983

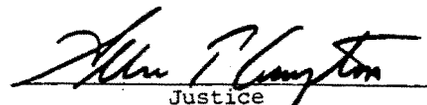
EFFECTIVE DATE: May 2, 1983

  
Chief Justice

  
Justice

Justice

  
Justice

  
Justice

Usual distribution