

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 710

Amending Civil Rule 40(d) to
allow temporary reassignment
of cases for uncontested
motions, TROs and emergency
domestic violence petitions

IT IS ORDERED:

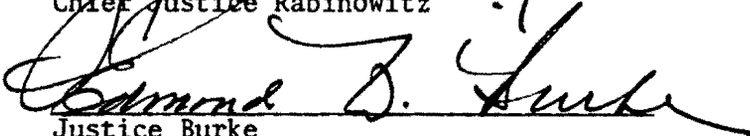
Civil Rule 40(d) is amended to provide:

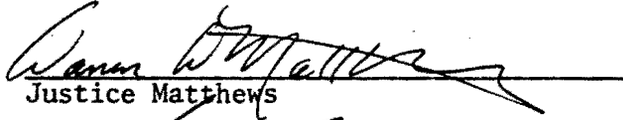
(d) Applications for Orders. Except as otherwise provide in Rule 63, application for any order in an action or proceeding, including any order in regard to appellate proceedings, shall be made to the judge to whom such action or proceeding is assigned. However, if the judge to whom such cause is assigned is not accessible, application for an order may be presented to the presiding judge, or in his absence, to any other available judge within the state, upon good cause shown, and orders may then be signed by the judge to whom such application and showing has been made. This section shall not apply to findings, judgments and orders based upon decisions theretofore announced by a judge, except in the event of the disability of such judge as provided in Rule 63; nor shall this section apply to stipulations, to uncontested motions and, if the assigned judge is unavailable due to previously scheduled matters or other reasons, to petitions for emergency domestic violence injunctions, motions for temporary restraining orders and other emergency motions.

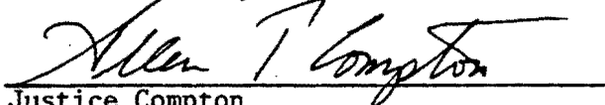
DATED: June 25, 1986

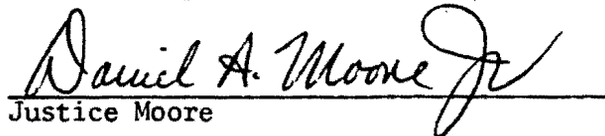
EFFECTIVE DATE: September 15, 1986


Chief Justice Rabinowitz


Justice Burke


Justice Matthews


Justice Compton


Justice Moore