

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 976

Amending Criminal Rule 32(b)(1)
concerning notice of judgment

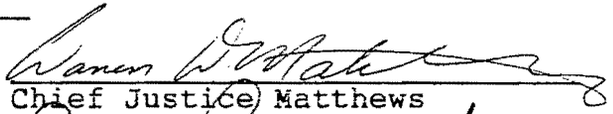
IT IS ORDERED:

Criminal Rule 32(b)(1) is amended to provide:

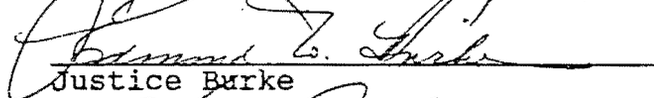
(1) Execution. The judgment of conviction shall set forth the plea, the verdict or findings, and the adjudication and sentence. At the time of imposition of sentence, the judge or magistrate shall make a statement on the record explaining his reasons for imposition of sentence. If the defendant is found not guilty or for any other reason is entitled to be discharged, judgment shall be entered accordingly. The judgment shall be signed by the judge or magistrate. The clerk promptly shall deliver to a peace officer or a correctional center a copy of the judgment for execution. The peace officer or correctional center shall note on the copy of the judgment the date of its delivery. When the judgment contains a sentence for incarceration, and the defendant does not appear for execution of that incarceration, the peace officer or the representative of a correctional facility shall promptly notify the court in an affidavit.

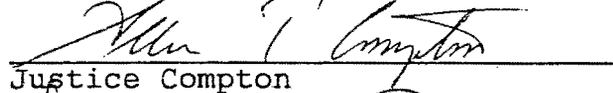
DATED: June 1, 1989

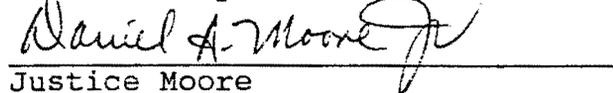
EFFECTIVE DATE: January 15, 1990


Chief Justice Matthews


Justice Rabinowitz


Justice Burke


Justice Compton


Justice Moore