

STATE OF MINNESOTA
IN SUPREME COURT


IT IS HEREBY ORDERED that Rule 131.02 of the Rules of Civil Appellate Procedure be amended to read as follows:

131.02 Number of Copies to be Filed and Served

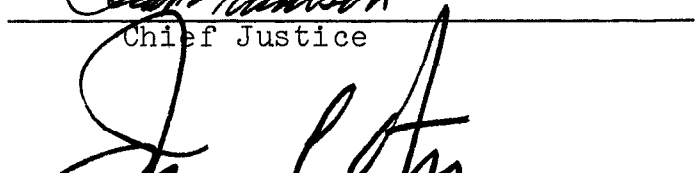
Twenty copies of each brief, appendix, and supplemental record, if any, shall be filed with the clerk of the Supreme Court, and two copies shall be served on the attorney for each party to the appeal separately represented. The clerk shall not accept a brief, appendix, or supplemental record for filing unless it is accompanied by admission or proof of service as required by Rule 125.

Dated: September 28, 1973

SUPREME COURT OF THE STATE OF MINNESOTA



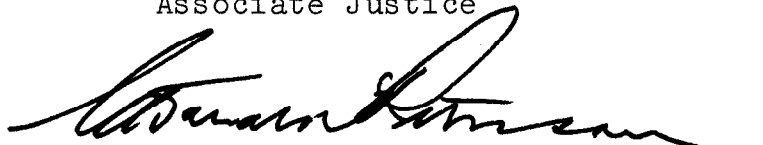
Chief Justice



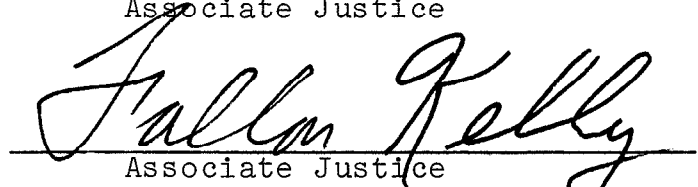
Associate Justice



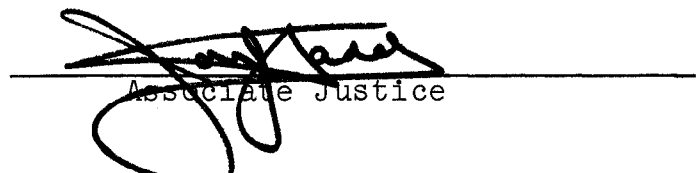
Associate Justice



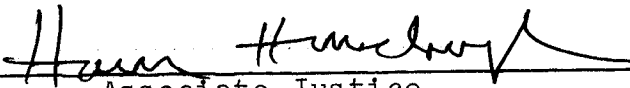
Associate Justice

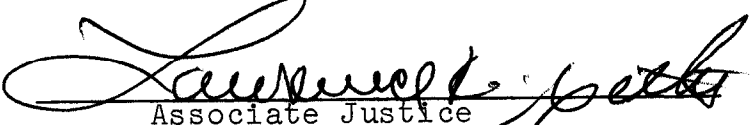


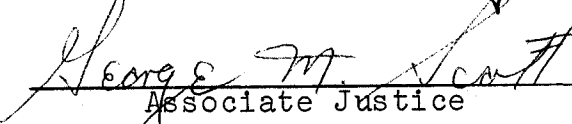
Associate Justice



Associate Justice


Associate Justice


Associate Justice


Associate Justice

STATE OF MINNESOTA
IN SUPREME COURT

IT IS HEREBY ORDERED that Rule 140 of the Rules of Civil Appellate Procedure be amended to read as follows:

RULE 140. PETITION FOR REHEARING

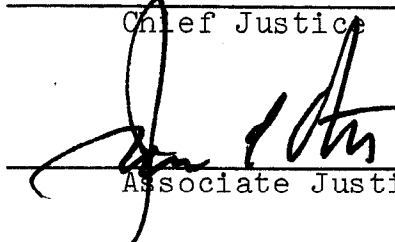
A petition for rehearing may be filed within 10 days after the filing of the decision or order unless the time is enlarged by order of the Supreme Court within the 10-day period. The petition shall set forth with particularity any controlling statute, decision, or principle of law, any material fact, or any material question in the case which, in the opinion of the petitioner, the Supreme Court has overlooked, failed to consider, misapplied, or misconceived. The petition shall be served upon the opposing party who may answer within 5 days thereafter. Oral argument in support of the petition will not be permitted. Thirteen copies of the petition, produced and sized as required by Rule 132.01, shall be filed with the clerk, except that any duplicated copy, other than a carbon copy, of a typewritten original may also be filed. A filing fee of \$25 shall accompany the petition for rehearing. The filing of a petition for rehearing stays the entry of judgment until disposition of such petition. It does not stay the taxation of costs.

Dated: September 28, 1973

SUPREME COURT OF THE STATE OF MINNESOTA



Chief Justice



Associate Justice

H. J. Royak

Associate Justice

William J. Brennan

Associate Justice

Fallon Kelly

Associate Justice

~~*[Signature]*~~

Associate Justice

Harold H. Hines

Associate Justice

Lawrence K. Geller

Associate Justice

George M. Scott

Associate Justice