

IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1388

Amending Appellate Rule 210(c)(2)(A)
concerning contents of the appellant's
excerpt of record.

IT IS ORDERED:

Appellate Rule 210(c)(2)(A) is amended to read as follows:

(c) **Excerpts of Record.**

* * * *

(2) *Contents.*

(A) *Appellant's Excerpt.* The appellant's excerpt of record must contain the following parts of the record:

* * * *

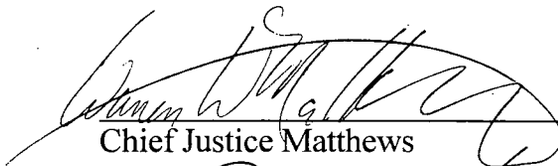
(vi) if the appellant is challenging the admission or exclusion of evidence, the giving or failure to give a jury instruction, or another oral ruling or order, a copy of the pages of the transcript at which the evidence, offer of proof, ruling or order and relevant discussion by the court, and any necessary objection are recorded;

(vii) if the appeal is from a final decision in a child-in-need-of aid proceeding under AS 47.10.080(c) or a case involving the termination of parental rights under AS 25.23.180, the predisposition report prepared in the case; and

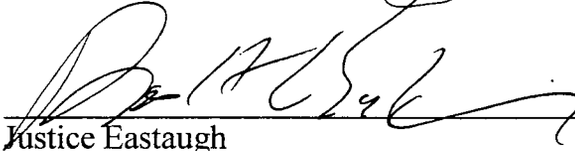
(viii) specific portions of other documents in the record, including documentary exhibits, that are referred to in appellant's brief and essential to the resolution of an issue on appeal.

DATED: February 3, 2000

EFFECTIVE DATE: April 15, 2000



Chief Justice Matthews



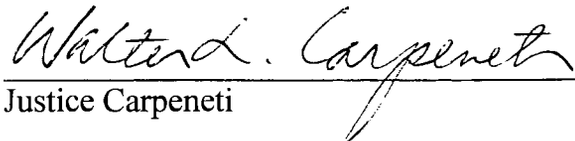
Justice Eastaugh



Justice Fabe



Justice Bryner



Justice Carpeneti