

IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 280

Amending Appellate Rule 11.

IT IS ORDERED:

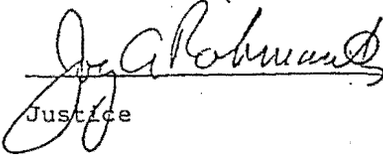
Rule of Appellate Procedure 11(b)(8) is amended  
to read:

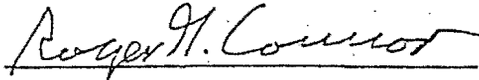
(8) References in Briefs to the Record.  
The briefs shall refer to parts of the record and to the pages of the record at which those parts appear. If reference is made to evidence of which the admissibility is in controversy, reference shall be made to the pages of the transcript at which the evidence was identified, offered, and received or rejected. The brief of appellant shall indicate the pages of the record where each point on appeal was raised in the trial court. If the point on appeal was not raised in the trial court, the brief shall so indicate and shall include an explanation of the reasons for raising the point on appeal for the first time in this court. Failure to comply with this requirement may result in return of the brief as provided in subdivision (11) of this rule.

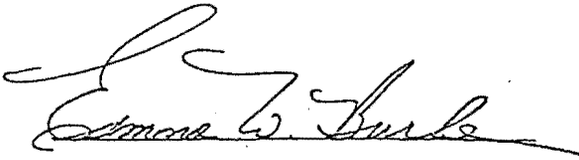
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JUL 22 1977

Office of Chief Justice  
Supreme Court of Alaska

  
Justice

  
Justice

  
Justice

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Justice

cc: Honorable Robert Boochever, Chief Justice  
Honorable Allen Compton, Sup. Court Judge  
Avrum M. Gross, Attorney General  
Brian Shortell, Public Defender  
Arthur H. Snowden, III, Admin. Director  
Herb Pierson