

IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1181

Amending Criminal Rule 6  
concerning grand juries.

IT IS ORDERED:

1. Criminal Rule 6(g) is amended to provide:

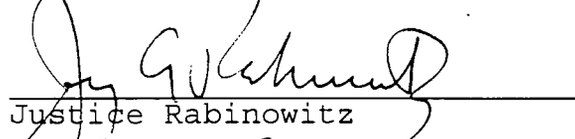
(g) **Objections to Grand Jury and to Grand Jurors.** A motion to dismiss the indictment or to expunge a report of the grand jury may be based upon objections to the array or the lack of legal qualification of an individual juror, if not previously determined upon challenge. An indictment shall not be dismissed nor a report expunged upon the ground that one or more members of the grand jury were not legally qualified if it appears from the record kept pursuant to paragraph (h) of this rule that a majority of the total number of grand jurors comprising the grand jury when the grand jury is sworn and charged with instructions, after deducting the number not legally qualified, concurred in finding the indictment or making the report.

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DATED: December 16, 1994

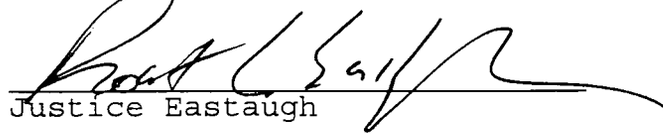
EFFECTIVE DATE: July 15, 1995

  
Chief Justice Moore

  
Justice Rabinowitz

  
Justice Matthews

  
Justice Compton

  
Justice Eastaugh