## IN THE SUPREME COURT OF THE STATE OF ALASKA ORDER NO. 1752

Amending Appellate Rule 216 concerning the jurisdictional limitation.

## IT IS ORDERED:

Appellate Rule 216 is amended to read as follows:

## Rule 216. Expedited Appeals.

- (a) **Scope.** This rule applies to the following classes of appeals, and supersedes the other appellate rules to the extent that they may be inconsistent with this rule:
  - (1) Extradition appeals;
  - (2) Peremptory challenge appeals.

## (b) Definitions.

- (1) An appeal from an order of the superior court granting or denying an application for a writ of habeas corpus filed under AS 12.70.090 by a person arrested on a governor's warrant under the Uniform Criminal Extradition Act, is an "extradition appeal." An appeal from any other final judgment of the superior court relating to the extradition of a person charged in this state or elsewhere with a crime is also an "extradition appeal," except that any appeal from a final judgment convicting a person of a crime is not an "extradition appeal."
- (2) A "peremptory challenge appeal" is an appeal by a criminal defendant from an order denying the defendant's motion for change of judge under Criminal Rule 25(d).

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(c) **Jurisdictional Limitation.** This rule does not permit an extradition appeal to be taken in any circumstances in which an

appeal would not be permitted by Rule 202.

- (d) Notice of Appeal. \* \* \* \*
- (e) Record on Appeal. \* \* \* \*
- (f) Memoranda on Appeal. \* \* \* \*
- (g) Disposition of Appeals. \* \* \* \*

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DATED: January 20, 2011

EFFECTIVE DATE: April 15, 2011

/s/
Chief Justice Carpeneti
·
/s/
Justice Fabe
/s/
Justice Winfree
/s/
Justice Christen
/s/
Justice Stowers