

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 826

Amending Appellate Rule 604(a)
concerning presentation of the
record in appeals from district
to superior court

IT IS ORDERED:

Appellate Rule 604(a) is amended to provide:

(a) Preparation of Record. Unless otherwise ordered by the superior court, [T] the record on appeal shall be prepared in conformity with Rule 210, and the record of proceedings before the district court shall include cassette tapes rather than transcripts [UNLESS OTHERWISE ORDERED BY THE SUPERIOR COURT]. The clerk of the trial courts shall prepare the record on appeal in an appeal of district court judgments. The administrative agency shall prepare the record on appeal in an appeal of an administrative decision. All reasonable costs incurred in connection with preparing the record on appeal shall be borne by the appellant; in the instance of a cross-appeal, the costs may be apportioned. The preparing agency may require in advance the costs as reasonably estimated by the agency.

DATED: April 30, 1987

EFFECTIVE DATE: August 1, 1987

Chief Justice Rabinowitz

Justice Burke

Justice Matthews

Justice Compton

Justice Moore