## IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 926

Adding Appellate Rule 219 concerning juvenile appeals and related amendments to Appellate Rules 201(a), 216, 210(f)(7) and 503.5(b)(3).

## IT IS ORDERED:

1. Appellate Rule 219 is adopted to provide:

Rule 219. Juvenile Appeals.

- (a) Scope. This rule applies to the following classes of appeals, and in such appeals supersedes the other appellate rules to the extent that they may be inconsistent with this rule.
- (1) appeals from final judgments in juvenile delinquency proceedings under AS 47.10.080(b); and
- (2) appeals from orders under AS 47.10.060(a) finding that a minor is not amenable to treatment under AS 47.10.
- (b) Jurisdictional Limitation. This rule does not permit an appeal to be taken in any circumstances in which an appeal would not be permitted by Rule 202.
- (c) Notice of Appeal. A notice of appeal under this rule shall be filed with the clerk of the court which entered the order or judgment being appealed within 15 days after the date shown in the clerk's certificate of distribution on the order or judgment. The notice shall identify the appeal as an appeal under this rule, but the court of appeals will apply this rule to cases within its scope whether they are so identified or not.
- (d) Time for Completion of Record. The record shall be designated and completed as provided in Rule 210 except that the time for completion shall be within 30

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days after filing the notice of appeal. The clerk of the trial courts shall take such steps as may be necessary to insure timely completion of records in cases under this rule, including but not limited to giving the preparation of transcripts in cases under this rule priority over the preparation of transcripts in criminal cases. However, unless otherwise ordered by the Court of Appeals, the record of trial court proceeding will consist of cassette recording rather than transcripts. Written transcripts may not be prepared except by order of the Court of Appeals.

- (e) Briefs. Briefs shall be prepared, served, and filed in the manner prescribed in Rule 212.
- (f) Oral Argument. Oral argument shall be governed by Rule 213 except that oral argument, if requested, will be scheduled at the earliest date convenient to the court, and in any event not later than the first oral argument session more than 30 days after the due date for the reply brief.
- (g) Disposition of Appeals. Appeals under this rule will be decided expeditiously by the court.
- (h) Extensions of Time. A motion to extend a time period referred to in this rule is not a "routine" motion within the meaning of Rules 503(e) and 503.5.
- 2. Appellate Rule 201(a) is amended by deleting "218" and inserting in its place "219."
- 3. Appellate Rule 216 is amended by deleting paragraphs (a)(2) and (b)(2).
- 4. Appellate Rule 210(f)(7) is amended by deleting "or 218(e)." and inserting in its place "218(e) or 219(d)."

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- 5. Appellate Rule 503.5(b)(3) is amended to:
  - a. in (b)(3)[a], delete "218" and insert in its place "219";
  - b. delete (b)(3)[c]; and
  - c. renumber (b)(3)[d] to (b)(3)[c].

DATED: August 31, 1988

EFFECTIVE DATE: January 15, 1989

Justice Burke

Justice Compton

Justice Moore