

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 998

Amending CINA Rule 3(h),
Delinquency Rule 3(g) and
Adoption Rule 10(g).

IT IS ORDERED:

1. CINA Rule 3 is amended to add a new paragraph (h) to provide:

(h) Representation by Non-Attorney. Unless the court for good cause requires representation by an attorney, an Indian tribe may be represented by a non-attorney tribal member or tribal employee. A written authorization for representation by the non-attorney must be filed in the case before the non-attorney tribal member or tribal employee may represent the tribe. A guardian ad litem need not be represented by an attorney unless the court, for good cause, requires representation by an attorney.

2. Delinquency Rule 3 is amended to add a new paragraph (g) to provide:

(g) Representation by Non-Attorney. A guardian ad litem need not be represented by an attorney unless the court, for good cause, requires representation by an attorney.

3. Adoption Rule ~~10~~¹¹(g) is amended to provide:

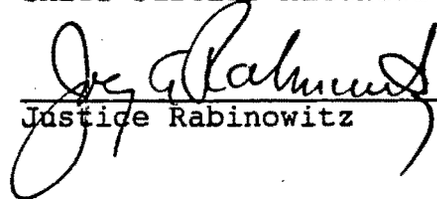
(g) Representation by Non-Attorney. Unless the court for good cause requires

representation by an attorney, an Indian tribe may be represented by a non-attorney tribal member or tribal employee. A written authorization for representation by the non-attorney must be filed in the case before the non-attorney tribal member or tribal employee may represent the tribe. A guardian ad litem need not be represented by an attorney unless the court, for good cause, requires representation by an attorney.

DATED: July 20, 1989

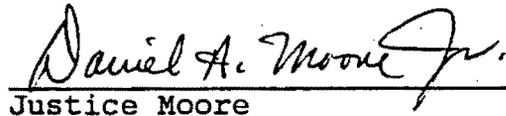
EFFECTIVE DATE: January 15, 1990


Chief Justice Matthews


Justice Rabinowitz

Justice Burke


Justice Compton


Justice Moore