

In the Court of Appeals of the State of Alaska

David S. Haeg,

Appellant,

v.

State of Alaska,

Appellee.

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) Court of Appeals No. **A-09455**
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Order

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) Date of Order: **January 25, 2008**
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Trial Court Case # **4MC-04-00024CR**


The State has moved this Court to order Haeg to designate the electronic portions of the records that supports certain claims and arguments raised in Haeg's opening brief. But at this point, Court has already accepted the State's designation, which includes all of the pertinent trial proceedings. The State also requests a non-routine extension of its due date to file its brief. Haeg opposes both motions.

IT IS HEREBY ORDERED:

1. The State's motion to order Haeg to further designate the electronic record is **DENIED**. The State shall respond as best it can to Haeg's pro se brief based on the trial court record and the designated electronic record.
2. The State's motion for a further non-routine extension until February 11, 2008, to file its brief is **DENIED** in part and **GRANTED** in part. The State's brief is due on or before **Friday, February 8, 2008**. **No further extensions will be allowed.**

Entered at the direction of Chief Judge Coats.

Clerk of the Appellate Courts


Shannon M. Brown, Deputy Clerk