

## RESUME OF KNEELAND TAYLOR

### Contact information:

425 G Street, Suite 610  
Anchorage, AK 99501  
telephone: 907-276-6219 office  
e-mail: [kneelandtaylor@ak.net](mailto:kneelandtaylor@ak.net)

### Education:

High school: 1961-65: The Hill School, Pottstown PA; diploma.  
Postgraduate year: 1965-66: The American School in Switzerland, Lugano, Switzerland.  
College: 1966-70: The University of Pennsylvania, Philadelphia, PA. Bachelor of Arts.  
Law school: 1972-75: The University of Denver College of Law; Juris Doctor.

### Professional employment:

1973: City of Lakewood, Colorado; law clerk; research for municipal attorneys.  
1974: Kay Miller Libbey Christie & Fuld: law clerk: assisted attorneys working for one specific client, namely the Aleut Corporation.  
1974: Robert Goldberg: law clerk: assisted attorney working for one specific client, namely Ahtna, Inc.  
1975-1977: Groh, Eggers, Walter: associate attorney: areas of practice were real estate, title insurance, and civil litigation.  
1977-1979: Smith, Taylor & Gruening: partner: areas of practice were civil litigation, Alaska Native law, and real estate.  
1979-1987: Vollintine, Taylor & Carey: partner: areas of practice were general civil litigation, plaintiffs' personal injury, Alaska Native law, real estate.

Resume of Kneeland Taylor

June 24, 2016

Page 2 of 2

1987-2001: Taylor, Jungreis & Hanlon: partner: areas of practice were general civil litigation, plaintiffs' personal injury, Alaska Native law, divorce /custody litigation, real estate, appeals, and mediation.

2001-present: Law Off. Kneeland Taylor: solo practice; areas of practice are general civil litigation, probate, real estate, foreclosures, appeals, environmental law, divorce/custody, etc.

Sample of decisions in appellate cases:

*Yould v. Yould*, 2015 WL 7201238 (Alaska 2015), cert denied 136 S.Ct. 1827 (Mem) 2016 WL 777882 (Divorce)

*Young v. Embley*, 143 P.2d 936 (right to cure in foreclosures)

*Evans v. Native Village of Selawik*, 65 P.3d 58 (notice of tribal court proceedings)

*Tucker v. United Services Auto. Assn.*, 827 P.2d 440 (insurance coverage)