

214th Report Rules Order Second Erratum

Pages 155 to 156, Rule 8-501 [bottom of page 155 to top of page 156, re-lettering of reference to section (b) as section (c)]¹

(b) Exceptions

Unless otherwise ordered by the court, a record extract shall not be filed (1) when an agreed statement of the case is filed pursuant to Rule 8-207 or 8-413 ~~(b)~~ **(c)** or (2) in an appeal in the ~~Court of Special Appeals~~ Appellate Court from a criminal case or from child in need of assistance proceedings, extradition proceedings, inmate grievance proceedings, juvenile delinquency proceedings, permanency planning proceedings, or termination of parental rights proceedings.

. . .

¹ Erratum is marked in bold-face type to distinguish it from the revision in this section of Rule 8-501 that was not an erratum.