## IN THE DISTRICT COURT FOR THE STATE OF ALASKA SECOND JUDICIAL DISTRICT AT UTQIAĠVIK

STATE OF ALASKA,		)	
	Plaintiff,	)	
		)	
vs.		)	
		)	STANDING MISDEMEANOR PRETRIAL ORDER
ALL DEFENDANTS.		)	
		)	

Judicial Assignment. At arraignment, all District Court cases are assigned for trial to Superior Court Judge David Roghair. All hearings prior to trial shall be held before the Magistrate Judge assigned to Utqiagvik, unless another judicial officer is assigned.

**Calendaring.** At arraignment all District Court cases shall be scheduled for a Pre-trial conference approximately 45-60 days from the date of arraignment. All cases will be set for a trial week approximately 75-90 days from the date of arraignment. pre-trial conference, trial call and trial hearings will be scheduled at the arraignment hearing.

**Continuances.** Any request for a continuance or change of date of the pretrial and trial proceedings must be supported by good cause. Repeat continuance requests will be presumptively denied unless a substantial showing of good cause is made.

**Presence Required.** Defendant must appear personally or telephonically for trial call. Defendant must be present personally for trial. Criminal Rule 38 and 38.1.

Consent to Trial by Magistrate Judge. Any written Consent to Trial by Magistrate Judge must be filed by the pre-trial conference or before, upon the filing of a defense motion or opposition to a State's motion. Failure to file a written Consent to Trial by Magistrate Judge by the pre-trial conference is a waiver of the right to file the Consent.

**Peremptory Challenges.** A peremptory challenge of a judicial officer must comply with the five business day time limit established by Criminal Rule 25(d). Challenges of the Superior Court Judge <u>must be filed within 5 days after notice of assignment to a specific judge</u>. When a Consent to Trial by Magistrate Judge is filed, the State must file any peremptory challenge of the Magistrate Judge <u>within five business days after the Consent</u> is filed.

**Discovery and Motions.** Discovery as provided by Criminal Rule 16 must be **exchanged by the initial Pre-trial conference hearing**. Any motions listed in Criminal Rule 12(b) shall be filed 30 days after discovery is received by the Defendant. Opposition and Reply shall be filed as stated in Criminal Rule 42.

**Expert witnesses.** Counsel shall comply with Criminal Rule 16 by providing opposing counsel with a written, substantive description of proposed expert testimony and anticipated scientific evidence. Any objection to expert testimony based on Evidence Rules 104(a), 401, 403, 702 or 703, or any request for a *Daubert-Coon* hearing to test validity of anticipated scientific evidence, is waived unless filed, in writing, not later than 10 days after receipt of the written description of the expert testimony and anticipated scientific evidence.

Interpreters. Any necessary interpreter services shall be arranged as provided by Admin Rule 6.

IT IS ORDERED that all parties and counsel shall comply with this Order or be prepared to show cause why appropriate sanctions under Criminal Rule 50(c) and/or Civil Rule 95(b) should not be imposed.

ENTERED at Utqiagvik, Alaska, this 24th day of January, 2022

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DAVID L ROGHAIR

Superior Court Judge, Utqiagvik, Alaska