

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 125

IT IS ORDERED:

I. That on the effective date of this Order, all municipalities and borough governments exercising criminal jurisdiction shall be required as a condition precedent to proceeding with the prosecution of a violation of its ordinances where a trial by jury has been demanded, to deposit with the Clerk of Court in which the case is being prosecuted, the sum of TWO HUNDRED TWENTY FIVE and No/100ths (\$225.00) DOLLARS or such higher amount as the trial judge shall deem appropriate to cover the cost of the jury trial.

II. The Clerk of the Court shall deposit the monies so desposited into a trust account. Jurors shall be paid from this account. Any amounts which are not paid to jurors shall be credited to the account of the municipality or borough or be refunded upon their demand. The municipality or borough government shall make up any deficiency in the trust fund.

III. With permission of the Court, the municipality or borough government may pay jurors directly for services rendered in municipal ordinance cases as long as the jurors are paid in accordance with the rules of this Court.

IV. This rule shall become effective on August 1, 1971.

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