IN THE SUPREME COURT OF THE STATE OF ALASKA ORDER NO. <u>1422</u>

Amending District Court Criminal Rules 8(p) and 45(c) concerning speedy trial timelines in minor offense proceedings.

IT IS ORDERED:

Paragraph (p) of District Court Criminal Rule 8 is amended to read as follows:

(p) Speedy Trial^C When Time Commences to Run. The right to speedy trial on minor offenses is governed by Criminal Rule 45. A defendant charged with a minor offense must be tried within 120 days from the date the defendant $\frac{1}{5}$ request for trial is received by the court or the municipality, whichever occurs first.

Criminal Rule 45(c) is amended to add a new subparagraph (6) to read as follows:

(6) *Minor Offenses.* In cases involving minor offenses under District Court Criminal Rule 8, the defendant must be tried within 120 days from the date the defendant request for trial is received by the court or the municipality, whichever occurs first.

DATED: February 8, 2001 EFFECTIVE DATE: April 15, 2001

/s/_____ Chief Justice Fabe

/s/_____ Justice Matthews

/s/_____

Justice Eastaugh

/s/_____ Justice Bryner

/s/_____ Justice Carpeneti