

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 270

Amending District Court  
Criminal Rule 3.

RECEIVED  
MAY 11 1977

Office of Chief Justice  
Supreme Court of Alaska

IT IS ORDERED:

District Court Criminal Rule 3 is amended to

Rule 3. Review of Judgment and Sentence other than Appeal from Final Judgment.

(a) Petitions for review of any judgment and sentence claimed to be illegal for any cause, or of errors at law appearing on the face of the judgment or the proceedings in connection therewith, shall be filed with the superior court in accordance with Criminal Rule 35(b), and shall thereafter be under the supervision and control of such court. The Superior Court, or a judge thereof, may require of the district judge or magistrate such records, as provided in District Court Criminal Rule 1, section (i), as will enable the court to determine the matter.

(b) An aggrieved party, including the state, may also petition the superior court for review of any order or decision of a magistrate or district court where there is no appeal or other plain, speedy or adequate remedy, in the manner provided by District Court Civil Rule 31.

(c) Hearings on petitions for review shall be upon the record, unless otherwise ordered by the court.

DATED: March 18, 1977

EFFECTIVE DATE: May 31, 1977

Distribution:

- SC Justices
- Sup Ct Judges
- Dist Judges
- Magistrates
- Magr Supr
- Clks Ct
- Law Librarian
- Probate Masters
- Adm Dir
- Members ABA
- Gov
- Dep Law
- Legs Affrs
- Pub Def Agency
- Dep Pub Safety
- Alaska Legal Serv

Robert Poole  
Chief Justice

J. G. Alameda  
Justice

Robert H. Connor  
Justice

James H. ...  
Justice

Edmond C. ...  
Justice