

THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 368

Amending Criminal Rule
5.1(d), Relating to
Admissibility of Evidence
at Preliminary Examinations.

IT IS ORDERED:

Paragraph 5.1(d), Rules of Criminal Procedure, is amended to read:

(d) Evidence. At the preliminary examination, the admissibility of evidence other than written reports of experts shall be governed by the Alaska Rules of Evidence. Rulings pertaining to the admissibility of evidence shall not be binding upon any subsequent judicial proceeding.

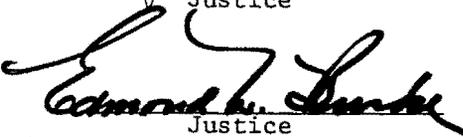
DATED: May 29, 1979

EFFECTIVE DATE: August 1, 1979


Chief Justice


Justice


Justice


Justice


Justice

Distribution:

SC Justices
Sup/Ct Judges
Dist/Ct Judges
Magistrates
Mag/Supr
Clks/Ct
Law Librarian
Probate Masters
Adm Dir
All Members ABA
Gov
Dep/Law
Legs Affrs
Pub Def Agency
Dep/Pub Safety
Ak. Legal Serv.
Com. & Reg. Affrs
State Library
Superior Court Law Clerks