## IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 599

Order Adopting Criminal Rule 26.1 on Exhibits

# IT IS ORDERED:

Criminal Rule 26.1 is added and adopted to read:

#### Section 1.

Intended exhibits shall be marked for identification at trial unless otherwise ordered by the court. Exhibits marked for identification will be filed with the clerk of court.

#### Section 2.

Exhibits properly marked for identification may be admitted into evidence upon the motion of a party, or upon the court's: own motion. After an identified exhibit is received by the court, the clerk shall mark the exhibit "admitted", in a manner and form prescribed by the Administrative Director.

### Section 3.

All exhibits marked for identification shall be listed on an exhibit list provided by the court. When an identified exhibit is admitted into evidence, the fact of its admission shall be noted immediately on the exhibit list. The form of the exhibit list shall be prescribed by the Administrative Director.

# Section 4.

Prior to final argument or submission of the case without argument, the court shall require counsel and those parties not represented by counsel to examine all intended, identified, offered, or admitted exhibits. Upon a proper motion, or the court's own motion, the court may order additional exhibits marked for identification and/or admitted into evidence. Identified exhibits which have not been offered for admission shall be returned to the appropriate party forthwith, unless otherwise ordered by the court.

#### Section 5.

The Administrative Director shall establish standards and procedures by appropriate bulletin consistent with these rules

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governing the marking, handling, storage, safekeeping, and disposal of all exhibits coming into the court's custody. Unless otherwise ordered by the court, such standards and procedures are controlling.

DATED: 19 1984

EFFECTIVE DATE Lad. 1, 1984

Chief Justice Burke

/

Justice Compton

Namil A Woone Justice Moore