

IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 783

Amending the Media Plan and  
Judicial Canon 3(A)(7)(c)  
to prohibit photographing or  
otherwise identifying jurors.

IT IS ORDERED:

1. Canon 3(A)(7)(c) of the Code of Judicial Conduct is amended to provide:

(c) Extended media coverage provisions set forth in (7)(a) shall not apply to matters involving juveniles, divorce, dissolution of marriage, domestic violence, child support, child custody and visitation, adoption, paternity and other family matters. Media coverage for these proceedings is prohibited, except that it may be allowed on a case-by-case basis only upon approval of the judge presiding and the consent of all parties, including any guardian ad litem. For media coverage of proceedings which deal with sexual offenses, the permission of the victim and the judge shall be required. Media coverage may not include photographing, filming or videotaping jurors in any proceeding.

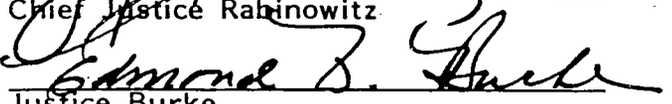
2. A new paragraph 1(l) is added to the media plan to provide:

(l) Identification of Jurors. Jurors may not be photographed, filmed or videotaped in any proceeding.

DATED: December 4, 1986

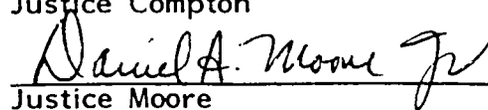
EFFECTIVE DATE: December 4, 1986

  
\_\_\_\_\_  
Chief Justice Rabinowitz

  
\_\_\_\_\_  
Justice Burke

  
\_\_\_\_\_  
Justice Matthews

\_\_\_\_\_  
Justice Compton

  
\_\_\_\_\_  
Justice Moore

*Any proceeding open to the public should be open to media presentation, subject only to disruption and danger to person or persons. Thus I dissent.*

*Allen T. Compton*