**REMOVAL OF IDENTIFICATION MARKS 11.46.260**

**Revised 2017**

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, the defendant in this case, has been charged with the crime of removal of identification marks.

To prove that the defendant committed this crime, the state must prove beyond a reasonable doubt each of the following elements:

(1) the defendant intended to cause interruption to the ownership of another;

(2) the defendant defaced, erased, or otherwise altered or attempted to deface, erase, or otherwise alter any serial number or identification mark placed or inscribed on a [propelled vehicle] [bicycle] [firearm] [movable or immovable construction tool or equipment] [appliance] [merchandise] or other article or its component parts; and

(3) the value of the property on which the serial number or identification mark appeared was [$1000 or more] [$250 or more but less than $250] [less than $250].

# USE NOTE

The following terms are defined in other instructions:

"firearm" – 11.81.900(b)

"intentionally" - 11.81.900(a)

"propelled vehicle" - 11.81.900(b)

For determination of value, see AS 11.46.980.