IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1199

Amending Probate Rule 2(b) concerning authority of standing masters.

IT IS ORDERED:

1. Probate Rule 2(b) is amended to read:

(b) Authority, Order of Reference.

. . . .

2. The following proceedings may be referred to a master:

A. all decedent estate hearings;

B. guardianship and conservatorship hearings under Title 13;

C. mental commitment and medication consent hearings under Title 47;

D. hearings on trusts;

E. hearings on emancipations; and

F. authorization of emergency life-saving procedures pursuant to AS 13.26.140(f).

3. A master's report is not binding until approved by a superior court judge pursuant to Civil Rule 53(d) and paragraph (f) of this rule, except:

. . . .

C. a master's order of commitment to a treatment facility is effective pending superior court review;

D. a master's determination of a patient's capacity to give informed consent to medication under AS 47.30.839 is effective pending superior court review; and

E. a master's authorization of emergency life-saving procedures pursuant to AS 13.27.140(f) is effective pending superior court review.

DATED: <u>March 31, 1995</u>

EFFECTIVE DATE: July 15, 1995

Chief tice

Justice Rabinowitz

Justice Matthews

in Justice Compton

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