## IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 1258

Amending Administrative Rule 19.2 concerning deputy magistrates.

IT IS ORDERED:

1. Paragraph (d) of Administrative Rule 19.2 is amended to read as follows:

(d) Duties. A deputy magistrate may be appointed to perform only the following magistrate duties:

\* \* \* \*

(12) issuance of ex parte and emergency domestic violence protective orders pursuant to AS 18.66.110;

(13) issuance of search warrants; and

(14) fugitive from justice arraignments and acceptance of fugitive complaints.

2. Paragraph (e) of Administrative Rule 19.2 is amended be adding a new subparagraph (5) to read as follows:

(e) Limitations on Deputy Magistrate Duty.

\* \* \* \*

(5) The limitations on performance of deputy magistrate duties in (e)(1)-(4) do not apply to a deputy magistrate who is performing

Supreme Court Order No. <u>1258</u> Effective Date: <u>July 1, 1996</u> Page 2

> deputy magistrate duties while being observed by a training judge.

DATED:

September 12, 1996

EFFECTIVE DATE: Nunc pro tunc to July 1, 1996

in Chief Justice Compton Jus Rabinowitz te aner Justice Matthews

Justice Eastaugh

Justice Fabe