THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 149

Amending Rule 26 Rules of Civil Procedure

IT IS ORDERED:

In the Rules Governing the Administration of All Courts, the Rules of the Supreme Court of Alaska, the Rules of Civil Procedure, the Rules of Criminal Procedure (with the exception of Rule 6), the District Court Rules of Criminal Procedure, the District Court Rules of Civil Procedure, and the Rules of Children's Procedure, the meanings of the phrases "electronic record", "electronic recording", "electronic recording equipment", "electronically recorded", and "magnetic tapes" shall include, respectively, reference to "video tape record", "video tape recording", "video tape equipment", "video taped", and "video tapes".

The Rules of Civil Procedure are amended as set out below:

- 1. Rule 26(d)(3)[e] is redesignated as Rule 26(d)(3)[f].
- A new Rule 26(d)(3)[e] is added to read as follows:

that the witness' testimony has been recorded on video tape; or

DATED: December 27, 1971.

| /s/ George F. Boney |
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| Chief Justice |
| |
| /s/ Jay A. Rabinowitz |
| Associate Justice ' |
| |
| /s/ Roger G. Connor |
| Associate Justice |
| |
| /s/ Robert C. Erwin |
| Associate Justice |

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