## THE SUPREME COURT OF THE STATE OF ALASKA ORDER NO. <u>645</u>

Relating to Criminal Rule 37

IT IS ORDERED:

The last sentence of Rule 37(d)(2) of the Alaska Rules of Criminal Procedure is amended to read as follows:

"The written findings, together with the record of the hearing, shall be sealed, and if the validity of the search is upheld the sealed testimony and findings shall, on appeal of a conviction in which evidence of the search was admitted, be transmitted to the court of appeals and the supreme court for automatic review of the motion to suppress."

DATED: May JD, 19+5-

EFFECTIVE DATE: Sy Kuch 15 1885

TUST COMPTO JUSTICE MOORE