IN THE SUPREME COURT FOR THE STATE OF ALASKA

ORDER NO. 912

Disapproving Second Judicial District [Judicial] Administrative Order 88-02.

IT IS ORDERED:

The attached [Judicial] Administrative Order 88-02 is disapproved pursuant to Administrative Rule 46.

DATED: August 18, 1988

EFFECTIVE DATE: August 18, 1988

Chief Justice Matthews

Justice Rabinowitz

Justice Burke

Justice Compton

Justice Moore

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA SECOND JUDICIAL DISTRICT

In The Matter Of:

Reassignment of Superior Court Judge upon Magistrate Peremption, Recusal or No Consent,

in the Second Judicial District.



ADMINISTRATIVE ORDER NO. 88-02

IT IS HEREBY ORDERED that when a magistrate in the Second Judicial District is perempted, recuses himself or herself from a case, or the defendant does not give consent for the magistrate to preside in the case, the Superior Court Judge of the respective court where the magistrate presides is automatically assigned to the case without further order from the Presiding Judge of the Second Judicial District./1

DATED at Nome, Alaska this 28 day of June, 1988.

CHARLES R. TUNLEY PRESIDING JUDGE

SECOND JUDICIAL DISTRICT

^{1.} That is, if the magistrate is based in the trial venue of the Kotzebue Trial Courts, Superior Court Judge Paul B. Jones is automatically assigned thereto; if the magistrate is based in the trial venue of the Nome Trial Courts, Superior Court Judge Charles R. Tunley is automatically assigned thereto; and if the magistrate is based in the trial venue of the Barrow Trial Courts, Superior Court Judge Michael I. Jefferey is automatically assigned thereto.