

IN THE SUPREME COURT FOR THE STATE OF ALASKA
ORDER NO. 671

Correcting minor errors in
Civil Rule 84(b), District
Court Criminal Rule 8(e)(2),
and the Commentary to Evidence
Rule 103(d).

IT IS ORDERED:

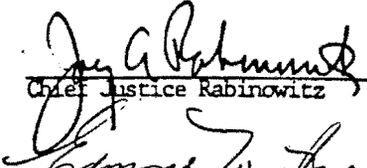
1. The reference in Civil Rule 84(b) to Civil Rule 4(e)(6) is amended to read Civil Rule 4(e)(5).
2. District Court Criminal Rule 8(e)(2) is amended to provide:

(2) who has not waived appearance and entered a plea under paragraph (d) of this rule; or
3. The second paragraph of commentary to Evidence Rule 103(d) is amended to delete the following sentences:

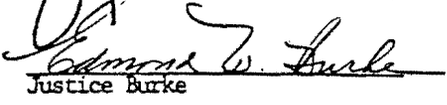
Unlike its federal counterpart, this subdivision does not use the words "affecting substantial rights" to describe the plain error principle. Since these words are used in subdivision (a), repetition is confusing.

DATED: MARCH 14, 1986

EFFECTIVE DATE: JUNE 15, 1986



Chief Justice Rabinowitz

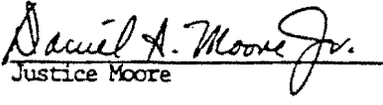


Justice Burke



Justice Matthews

Justice Compton



Justice Moore