

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA
AT _____

STATE OF ALASKA)
)
)
 Plaintiff,)
 vs.)
)
 Defendant.) CASE NO. _____
)
 DOB: _____)
 APSIN: _____ ATN: _____) ORDER OF DISCHARGE AFTER
 DL: _____ ST: _____ CDL) SUSPENDED IMPOSITION OF SENTENCE

CTN	Charge	Original Disposition	Conviction Ordered Set Aside [Y/N]

DISCHARGE ORDER

The court previously entered a judgment of conviction in this case and placed the defendant on probation, suspending imposition of sentence. The period of probation has expired without the court imposing sentence and defendant is entitled to be discharged under the provisions of AS 12.55.085(d) and Criminal Rule 35.2.

IT IS ORDERED that the case is closed and the defendant is discharged by the court without imposition of sentence.

ORDER RE SET-ASIDE

IT IS FURTHER ORDERED that:

- Judgment of conviction is hereby set aside for the charge(s) noted above, and a copy of this Order shall serve as the defendant's certificate pursuant to AS 12.55.085(e).
- Judgment of conviction is not set aside because _____

Date

Judge

Type or Print Judge's Name

I certify that on _____ a copy of this order was sent to:
 DA/MA Defense Attorney DPS DMV Defendant Adult Probation
 Other: _____ Clerk: _____