Z ! 0 1 . ADMINISTRATIVE ORDER: 7/31/90 Re: Matters pertaining to criminal cases on appeal from District Court of Harford County because of demand for jury trial. 1 4 ,

IN THE COURT OF APPEALS OF MARYLAND ADMINISTRATIVE ORDER

It being provided by Maryland Rule 4-271(a)(2) that the Chief Judge of the Court of Appeals of Maryland, upon a finding that the number of demands for jury trial filed in the District Court for a county is having "a critical impact on the efficient operation of the circuit court for that county" may exempt from the requirements of Rule 4-271(a)(2) cases transferred to the circuit court from the District Court upon demand for jury trial; and

The administrative judge of the Circuit Court for Harford County, by a letter dated July 17, 1990, having demonstrated sufficient reason that such jury trial demands are now having a critical impact upon the efficient operation of the Circuit Court for Harford County;

NOW, THEREFORE, I, Robert C. Murphy, Chief Judge of the Court of Appeals of Maryland and Administrative Head of the Judicial Branch, this 31st day of July, 1990, having found the requisite conditions to exist, do hereby suspend, pending further notice, the applicable provisions of Maryland Rule 4-271(a)(1) for all cases transferred to the Circuit Court for Harford County from the District Court upon demand for jury trial.

/s/ Robert C. Murphy

Robert C. Murphy, Chief Judge

Filed: July 31, 1990

/s/ Alexander L. Cummings

Clerk Court of Appeals of Marvland P.03