5-13152

## IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

STATE OF ALASKA,	32
Plaintiff,	
vs.	
ELI LILLY AND COMPANY,	
Defendant.	Case No. 3AN-06-5630 CI

## ORDER DENYING ELI LILLY AND COMPANY'S MOTION TO STAY UNSEALING OF RECORDS

On June 13, 2008, the Court issued an Order Granting Bloomberg's Motion to Unseal Records. Court staff telephonically notified the parties' counsel that the order was available in chambers. Counsel for the parties obtained copies of the order that afternoon. On June 16, 2008, Lilly moved to stay unsealing of records until Lilly filed a motion to reconsider and the Court ruled on that motion to reconsider. Lilly moved for expedited consideration of the motion to stay.

The Court granted expedited consideration of Lilly's motion to stay and requested a response from Bloomberg. The Court instructed court staff to delay unscaling records. On June 17, 2008, Bloomberg opposed Lilly's motion.

The Court has delayed unsealing the records for five days. Lilly has not moved to reconsider. The Court will not stay unsealing the records. The records now are available for public access.

DATED at Anchorage, Alaska, this 18th day of June 2008.

MARK RINDNER Superior Court Judge

I certify that on June 18, 2008 a copy was malled to:

Eric Sanders, Brewster Jamleson, Jon Dawson

Administrative Assistant

Alasko Court System

State v. Eli tilly BAN-06-5630 Ct Order Denying Eli tilly and Company's Motion to Stay Unsealing of Records