THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 461

Amending Appellate Rule 210, relating to exhibits

IT IS ORDERED:

- Appellate Rule 210(f)(5) is amended to read:
- (5) The clerk shall also prepare, sign and attach to the record on appeal a document containing the following: a table of contents which shall list each document and exhibit contained in the record on appeal with corresponding volume and page numbers where each such document may be found, and a brief description of each exhibit; the date upon which the preparation of the record was completed; and the dates upon and manner in which notice of such completion of the record was given by the clerk and the names of the parties or their attorneys to whom such notice was given.
- 2. Appellate Rule 210(L) is renumbered to be Rule 204(h).
- A new appellate Rule 210(L) is added, to read: 3.
- If physical exhibits are desig-(L) Exhibits. nated for the record on appeal, the clerk of the trial courts shall list them in the table of contents, together with a brief description of each, but shall not transmit them to the appellate court unless requested to do so by the clerk of the appellate courts. If a party wishes to have particular physical exhibits transmitted, he may file a motion with the appellate court. As used in this subsection, "physical exhibits" includes exhibits other than documents or photographs, and also includes documents or photographs of unusually large size or unusual bulk or weight.

EFFECTIVE DATE:

June 1, 1981

Usual Distribution

DATED: May 7, 1981