## IN THE SUPREME COURT OF THE STATE OF ALASKA

ORDER NO. 536

Amending Rule 32.1 of the Alaska Rules of Criminal Procedure relating to advising convicted persons of appeal rights.

IT IS ORDERED:

بالسبيات والالال

Paragraphs (a) and (b) of Rule 32.1, Alaska Rules of Criminal Procedure, are amended to read as follows: (a) That he has the right to appeal from the judgment of conviction within 30 days (or 15 days in appeals from the district court made under Rule 217, Alaska Rules of Appellate Procedure) from entry of the judgment of conviction by filing a notice of appeal with the clerk of court.

> (b) That in accordance with Appellate Rule [21]215, the defendant may appeal the sentence on the ground that it is excessive, that upon such appeal the court may reduce or increase the sentence, and that by appealing the sentence, the defendant waives the right to plead that by a revision of the sentence resulting from the appeal he has twice been placed in jeopardy for the same offense.

Order No. <u>536</u> Page 2 of 2 Effective Date: <u>10-1-82</u>

realized the class states of the states of the second states of the

DATED: August 18, 1982

EFFECTIVE DATE: October 1, 1982

Zz Chief Jus

Justice

ce

Jus

Justice

## Usual distribution

\_\_\_\_\_