## IN THE SUPREME COURT FOR THE STATE OF ALASKA

**ORDER NO.** <u>1020</u>

Amending Appellate Rule 212(c)(6)[a] concerning the length of combined appellee and cross-appellant briefs.

IT IS ORDERED:

Appellate Rule 212(c)(6)[a] is amended to provide:

[a] Cross-Appellant. An appellee who is also a cross-appellant may elect to file a single brief that both discusses his claims of error and answers the original appellant. Such a single brief shall be filed on the date the appellee's brief is due. It shall be divided into two sections: the first section shall contain the issues and arguments involved in the cross-appeal and shall be prepared in accordance with (c)(1) of this rule; the second section shall contain the answer to the brief of the appellant and shall be prepared in accordance with (c)(2) of this rule. The single brief may not exceed 50 numbered pages. If the cross-appellant elects to file a single brief, the right to file a reply brief to the answer to the cross-appeal is waived. If the cross-appellant does not elect to file a single brief, the schedule and form for filing briefs in the cross-appeal shall be in accordance with the procedures for an original appeal.

DATED: November 30, 1989

EFFECTIVE DATE: \_\_\_\_\_July 15, 1990

Justice Æurke Moore