

**IN THE SUPREME COURT OF THE STATE OF ALASKA**

**ORDER NO. 1407**

Amending Appellate Rule 212(a)  
concerning the number of copies of briefs  
that must be filed.

IT IS ORDERED:

Subparagraph (2) of Appellate Rule 212(a) is amended to read as follows:

(2) *Number of Copies.* On or before the date a party's brief is due, the party shall file with the clerk the original plus one copy of the brief, both printed or written on one side of the page, together with proof of service on all parties. The brief will be reviewed for compliance with (b) of this rule and returned to counsel for duplication and binding. Within ten days after the clerk returns the brief, the party shall serve two bound copies on each party and shall file with the clerk fifteen bound copies in a civil appeal or thirteen bound copies in a criminal appeal. The clerk may specify a different number of copies than required by this rule. Bound copies must be printed or written on both sides of the paper and firmly bound in at least two places along the left margin, with a suitable cover consisting of heavy paper in the color indicated:

- brief of appellant — ivory;
- brief of appellee — blue;
- reply — green; and
- brief of intervenor or amicus curiae — red.

DATED: August 23, 2000

EFFECTIVE DATE: October 15, 2000

---

Chief Justice Fabe

---

Justice Matthews

---

Justice Eastaugh

---

Justice Bryner

---

Justice Carpeneti