

IN THE SUPREME COURT OF THE STATE OF ALASKA
ORDER NO. 1477

Amending Appellate Rule 212(c)
concerning the filing of single
combined briefs in cases involving
cross-appeals.

IT IS ORDERED:

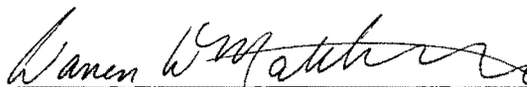
Paragraph (6)[b] of Appellate Rule 212(c) is amended to read as follows:

[b] Cross-Appellee. If the appellee/cross-appellant elects to file a single brief under [a], the appellant /cross-appellee may file a single brief containing its reply on the appeal and its response to the cross-appeal. – This combined brief may not exceed 50 numbered pages. The portions of the combined brief that comprise the reply may not exceed 20 numbered pages. The combined brief must be filed within 30 days of the appellee/cross-appellant's single brief.

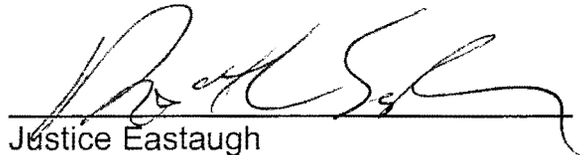
DATED: November 21, 2002
EFFECTIVE DATE: April 15, 2003



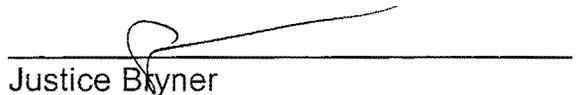
Chief Justice Faber



Justice Matthews



Justice Eastaugh



Justice Bryner



Justice Carpeneti