## IN THE SUPREME COURT FOR THE STATE OF ALASKA ORDER NO. \_\_\_861\_\_\_\_

Amending Appellate Rule 212(c)(9) concerning amicus briefs.

## IT IS ORDERED:

Appellate Rule 212(c)(9) is amended to provide:

(9) Brief of an Amicus Curiae. A brief of an amicus curiae may be filed only if accompanied by written consent of all the parties, or by leave of the appellate court granted on motion, or at the request of the appellate court. The brief may be conditionally filed with the motion for leave. A motion for leave shall identify the interest of the applicant and shall state the reasons why a brief of an amicus curiae is desireable. Unless all parties otherwise consent, any amicus curiae shall file its brief within the time allowed to the party whose position as to affirmance or reversal the amicus brief will support, unless the court for cause shown shall grant leave for later filing, in which event it shall specify within what period an opposing party may answer. The brief shall be in the form prescribed by this rule and shall be duplicated and served pursuant to the requirements of Rule 212(a)(2). A motion of an amicus curiae to participate in oral argument will be granted only for extraordinary reasons.

DATED: <u>December 10, 1987</u>	
EFFECTIVE DATE: July 15, 1988	
·	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Wanen Wyall
•	Chief Justice Matthews
	or Carahinas
	Justice Rabinowitz
,	
	Edmark D. Fark
	Justice Burke
	Illen I Compton
	Justice Compton
	Daniel A. Moore fr
	Justice Moore