

STATE OF MINNESOTA

IN SUPREME COURT

IT IS HEREBY ORDERED that Rule 135 (3) of the RULES OF CIVIL APPELLATE PROCEDURE, adopted December 7, 1967, as amended, is hereby amended to read:

RULE 135. EN BANC AND DIVISIONS HEARINGS

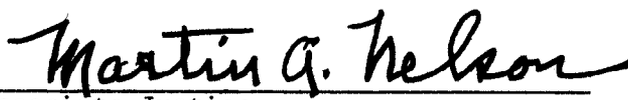
(3) "The decision of a case by a division of the court shall be by the concurrence of four justices. If four justices do not concur in the decision, the case may be re-set for an en banc hearing or may be considered and decided by the court en banc on the briefs. A copy of the tentative written opinion of a division in each case, prior to filing with the clerk, shall be circulated among the justices who did not sit on the case, and any two justices of the court, by questioning the decision, may signify their doubt as to the decision of the division, in which event the case, at a further conference of the court, may be re-set for an en banc hearing or may be considered and decided by the court en banc on the briefs. An en banc hearing under this paragraph shall be scheduled at the earliest practicable date, at which hearing the argument time allotted by Rule 134 shall not apply, but counsel for the parties will appear to answer legal or factual questions posed by the court. No additional briefs need be filed unless requested by the court."

Dated November 20, 1970

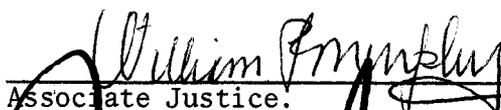
SUPREME COURT OF THE STATE OF MINNESOTA



Chief Justice.



Associate Justice.



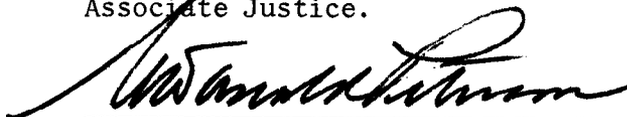
Associate Justice.



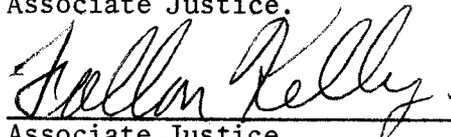
Associate Justice.



Associate Justice.



Associate Justice.



Associate Justice.

SUPREME COURT
FILED

NOV 30 1970

JOHN MCCARTHY
CLERK

STATE OF MINNESOTA

IN SUPREME COURT

IT IS HEREBY ORDERED that Rule 134.02 of the RULES OF CIVIL APPELLATE PROCEDURE, adopted December 7, 1967, as amended, is hereby amended to read:

134.02 Time Allowed for Argument

"Except as provided in Rule 134.07, the appellant shall be entitled to a total of 45 minutes in en banc hearings and to a total of 30 minutes in division hearings, and the respondent to 30 minutes in en banc hearings and to 20 minutes in division hearings, for oral argument. If counsel is of the opinion that additional time is necessary for the adequate presentation of his argument, he may request such additional time as he deems necessary by motion filed in advance of the date fixed for hearing."

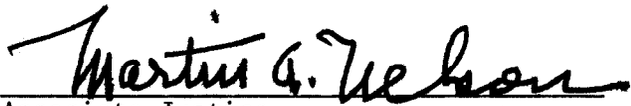
Effective January 11, 1971.

Dated November 20, 1970

SUPREME COURT OF THE STATE OF MINNESOTA



Chief Justice.



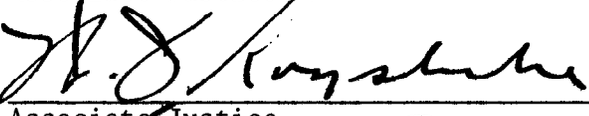
Associate Justice.



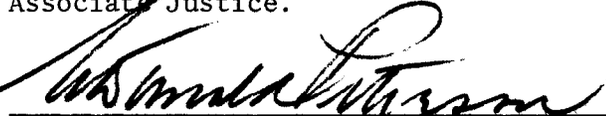
Associate Justice.



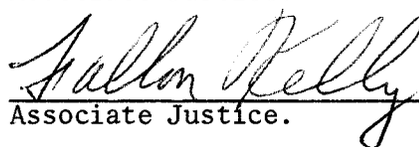
Associate Justice.



Associate Justice.



Associate Justice.



Associate Justice.

SUPREME COURT
FILED

NOV 30 1970

JOHN McCARTHY
CLERK