STATE OF MINNESOTA

IN SUPREME COURT

C4-85-697

Order Amending Canon 6(C) of the Code of Judicial Conduct.

WHEREAS, the Minnesota Supreme Court promulgated the Code of Judicial Conduct on February 20, 1974, and

WHEREAS, Canon 6(C) of the Code is not sufficiently specific regarding the definition of "extra-judicial conduct" for which a judge must report compensation to the State Court Administrator,

NOW, THEREFORE, Canon 6(C) of the Code of Judicial Conduct is hereby amended as follows:

C. Public Reports. A judge should report the date, place, and nature of any activity for which he received compensation, and the name of the payor and the amount of compensation so received. Income from investments, whether in real or personal property and other sources where the judge does not render service in exchange for the income is not extra-judicial compensation to the judge. Compensation or income of a spouse attributed to the judge by operation of a community property law is not extra-judicial compensation to the judge. His report should be made annually, on or before the first day of May each year, and should be filed as a public document in the office of the State Court Administrator. Canon 6C shall become effective on May 1, 1975.

Dated: May 1, 1986.

BY THE COURT

OFFICE OF APPELLATE COURTS FILED

Chief Justice

MAY 01 1986

WAYNE TSCHIMPERLE CLERK