## Rule Change 2003(22)

## COLORADO APPELLATE RULES

## CHAPTER 32

Rule 28. Briefs	
(a) $(1) - (5)$ NO CHANGE.	
(6) Any Request For Attorney Fees.	
(b) Brief of the Appellee. <u>Request for or opposition to</u>	
Request for Attorney Fees. The brief of the appellee, which	Formatted: Font: Not Bold
shall be entitled <u>"</u> answer brief <u>,"</u> shall conform to the	
requirements of subsections (a)(1) through to (a)( $46$ ) of this	
Rule, except that a statement of the issues or of the case need	
not be made unless the appellee is dissatisfied with the	
statement of the appellant and appellee must in its answer brief	
make its request for attorney fees or state any opposition it	
may have to attorney fees requested in appellant's brief	
(c) Reply Brief Opposition to Attorney Fees Request.	Formatted: Font: Bold
The appellant may file a brief which shall be entitled <u>""</u> reply	
brief <u>,"</u> ," in reply to the answer brief. <u>Any opposition to</u>	
attorney fees requested in appellee's answer brief must be set	
forth in the reply brief. No further briefs may be filed except	
with leave of court.	
(d) - (i) NO CHANGE.	
(j) Citation of Supplemental Authorities. If pertinent	
and significant new authority comes to a party's attention	
after the party's brief has been filed a party may promptly	
advise the court by notice, with a copy to all parties,	
setting forth the citation. The notice must state without	
argument the issue to which the supplemental citation	
pertains.	

BY THE COURT:

Nancy E. Rice Justice, Colorado Supreme Court

effective January 1, 2004.