95-000,264

TO THE MOVANT AND RESPONDENT ON SUMMARY JUDGMENT SUBMISSIONS:

PURSUANT TO RULE 3.24

IT IS ORDERED BY THE COURT THAT SUBMISSION OF SUMMARY JUDGMENTS SHALL BE BY BRIEFS FROM ALL PARTIES CONCERNED. COPIES OF ALL CASES CITED SHOULD BE ATTACHED THERETO, AS WELL AS COPIES OF ALL AFFIDAVITS REFERRED TO, AND COPIES OF THOSE PORTIONS OF DEPOSITIONS UPON WHICH THE PARTIES RELY. COPIES OF BRIEFS SHALL BE SUBMITTED AT LEAST FIVE (5) DAYS PRIOR TO SUBMISSION DATE.

IF REPLY BRIEFS ARE REQUESTED, THE TRIAL COURT SHOULD BE INFORMED BY THE SUBMISSION DATE.

IF EITHER PARTY BELIEVES ORAL SUBMISSION IS NECESSARY, BRIEFS MUST STILL BE SUBMITTED AS AFORESAID, AND THE PARTY REQUESTING ORAL SUBMISSION SHOULD OBTAIN LEAVE FROM THE TRIAL COURT TO DO SO.

JOINT ORDER SIGNED ON THE 21ST DAY OF APRIL, 1995.

J. BLAIR CHERRY, JR., JUDGE

72ND DISTRICT COURT

CECIL G. PURYEAR, JUDGE

1/37TH DISTRICT COUR/T_

JOHN R. MCFALL, JUDGE

237TH DISTRICT COURT

MACKEY K. HANGOCK, JUDGE

99TH DISPRICT COURT

WILLIAM R. SHAVER, JUDGE

140TH DISTRICT COURT

BRADLEY S. UNDERWOOD, JUDGE

364TH DISTRICT COURT

FILED 195