

RIPLEY *v.* UNITED STATES.UNITED STATES *v.* RIPLEY.

Nos. 498, 499. Motion to modify judgment, submitted March 18, 1912.—  
Decided April 1, 1912.<sup>1</sup>

*Mr. William H. Robeson, Mr. Benjamin Carter and  
Mr. F. Carter Pope* for Ripley.

*Mr. Assistant Attorney General John Q. Thompson and  
Mr. Philip M. Ashford* for the United States.

April 1, 1912. PER CURIAM: motion to modify judgment denied.

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SUPREME COURT OF THE UNITED STATES.

Monday, April 1, 1912.

The Chief Justice announced the following order of the court:

Order: It is ordered that rule 21<sup>2</sup> of the rules of practice of this court be amended by adding thereto the following section:

8. Every brief of more than 20 pages shall contain on its front fly leaves a subject index with page references, the subject index to be supplemented by a list of all cases referred to, alphabetically arranged, together with references to pages where the cases are cited.

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<sup>1</sup> For opinion of the court in this case see *ante*, p. 701.

<sup>2</sup> For Rule 21 see 222 U. S. Appendix, p. 26.