

IN THE SUPREME COURT, STATE OF WYOMING

April Term, A.D., 1986
IN THE SUPREME COURT
STATE OF WYOMING
FILED

IN THE MATTER OF AMENDING)
RULES 202(a) AND 302,)
UNIFORM DISTRICT COURT RULES)

JUN 24 1986

ORDER

M. J. Carroll
CLERK

The following amendments to the Uniform District Court Rules having been adopted at the May, 1986 Wyoming Judicial Conference:

IT IS ORDERED that Rules 202 (a) and 302, Uniform District Court Rules, be and they are hereby amended as follows:

Rule 202. Time limits.

(a) Time limits permitted or required by rules or court order may not be extended or modified by agreement of counsel, but only by order of the court upon motion made before the expiration of the time limits, except as provided by Rule 6(b), W.R.C.P., and Rule 43(b), W.R.Cr.P., AND EXCEPT AS FOLLOWS:

(1) BY WRITTEN STIPULATION OF COUNSEL, THE TIME FOR PLEADING MAY BE EXTENDED NOT TO EXCEED TWENTY (20) DAYS: PROVIDED THAT THE WRITTEN STIPULATION IS FILED WITHIN THE PERIOD OF THE EXTENSION;

(2) BY WRITTEN STIPULATION OF COUNSEL FILED BEFORE THE EXPIRATION OF A DEADLINE FOR RESPONSES TO WRITTEN DISCOVERY, THE PERIOD FOR RESPONSE MAY BE EXTENDED NOT TO EXCEED FORTY-FIVE (45) DAYS PROVIDED THAT SUCH EXTENSION NOT EXCEED A DISCOVERY LIMITATION OR TIMETABLE SET BY THE TRIAL COURT IN A SCHEDULING OR DISCOVERY ORDER.

Rule 302. Filing of discovery documents.

(a) Discovery documents shall not be filed except:

(1) At the time of filing of a motion to compel discovery or a motion for protective orders, the moving party shall file relevant portions of the documents upon which the motion is based.

(2) At the time of filing a motion for summary judgment the movant shall designate and file relevant portions of the discovery documents relied upon. The opponents of a summary judgment motion shall designate and file relevant discovery documents within the time allowed by Rule 56, W.R.C.P.

(3) A NOTICE OF DISCOVERY PROCEEDINGS MAY BE FILED TO DEMONSTRATE SUBSTANTIAL AND BONA FIDE ACTION OF RECORD TOWARD DISPOSITION TO AVOID DISMISSAL FOR LACK OF PROSECUTION.

IT IS FURTHER ORDERED that the above amended rules be published in the Advance Sheets of the Pacific Reporter and become effective sixty (60) days after such publication and distribution by the publisher; that the amended rules as set out herein shall be spread at length on the journal of this court and the capitalized added words thereof shall not be shown as stricken or capitalized in the publication in the Wyoming Court Rules.

Dated this 24th day of June, 1986.

By the Court



Richard V. Thomas
Chief Justice

THE SUPREME COURT OF WYOMING

MEMORANDUM

DATE: June 25, 1986

TO: Jean Coonrod, Clerk of Court

CC: File

FROM: Ginger Lee Robinson, Legal Secretary, Court Coordinator's Office *GLR*

RE: Distribution of Order amending Rules 202(a) and 302, Uniform District Rules

Dear Jean,

For your information, distribution of the attached order has been made to the following:

- 1 - to Michie Company
- 1 - to West Publishing Company
- 1 - to each District Judge
- 1 - to each member of the Permanent Committee on the Wyoming Court Rules Relating to the Courts of Limited Jurisdiction and Wyoming Rules of Procedure for County Courts Advisory Committee
- 3 - to Clerk's office (original plus 2)
- 1 - to Carol Roberts for Chief Justice's administrative files
- 1 - to each Justice
- 1 - to Court Coordinator's office
- 1 - to Executive Director, Wyoming State Bar