

IN THE SUPREME COURT, STATE OF WYOMING

OCTOBER TERM, A.D., 1986

In the Matter of the Amend- )  
ment of Rule 6.01, Wyoming )  
Rules of Appellate Procedure )

~~IN THE SUPREME COURT~~  
STATE OF WYOMING  
FILED

**DEC 30 1986**

ORDER

*W. J. Leonard*  
CLERK

The following amendment of Rule 6.01, Wyoming Rules of Appellate Procedure having been found advisable by the court and the recommendations of the Permanent Rules Advisory Committee, Civil Division having been considered,

IT IS ORDERED that Rule 6.01, Wyoming Rules of Appellate Procedure be, and it is hereby amended to read as follows:  
Rule 6.01. Settings and appearance.

(a) THERE WILL BE TWO DISPOSITION DOCKETS: (1) THE EXPEDITED DOCKET, AND CASES ASSIGNED TO THIS DOCKET WILL BE CONSIDERED SUBMITTED WHEN THE TIME FOR ANY REPLY BRIEF HAS EXPIRED: AND (2) THE ORAL ARGUMENT DOCKET, AND CASES ASSIGNED TO THIS DOCKET WILL NOT BE CONSIDERED SUBMITTED UNTIL THE ORAL ARGUMENT HAS BEEN HELD. THE COURT WILL CONFER UPON AND PROCEED TO DISPOSE OF CASES PROMPTLY AFTER SUBMISSION.

(b) Counsel for either or all parties, when wishing to submit a case upon briefs, may avoid personal attendance at court by filing a written direction to the clerk to so submit upon briefs.

(c) UNLESS COUNSEL FOR ALL PARTIES HAVE REQUESTED SUBMISSION UPON BRIEFS THE COURT WILL, WITHIN TEN (10) DAYS OF THE FILING OF

THE BRIEF OF APPELLANT, ASSIGN EACH CASE TO THE ORAL ARGUMENT DOCKET OR THE EXPEDITED DOCKET.

(d) EXCEPT AS PROVIDED IN SUBSECTION (e) THE COURT WILL NOT HEAR ORAL ARGUMENTS IN CASES ASSIGNED TO THE EXPEDITED DOCKET.

(e) THE CLERK OF THE COURT WILL PROMPTLY NOTIFY ALL COUNSEL BY MAIL IF THEIR CASE IS ASSIGNED TO THE EXPEDITED DOCKET. ANY PARTY MAY MOVE, NOT LATER THAN TEN (10) DAYS AFTER THE FILING OF THE BRIEF OF APPELLEE, TO HAVE THE CASE REASSIGNED TO THE ARGUMENT DOCKET AND THE CASE MAY BE REASSIGNED IN THE DISCRETION OF THE COURT.

(f) The clerk will notify counsel by mail or telephone of cases set for hearing. A motion to postpone a hearing beyond the time assigned may be heard without argument in the discretion of the court, but a reasonable time may be allowed upon request for a showing by a party for or against the motion.

IT IS FURTHER ORDERED, that the above amended rule be published in the Wyoming Reporter and shall become effective sixty (60) days after publication in the Advance Sheets of the Pacific Reporter; and thereupon shall be spread at length upon the journal of this court.

Dated this 30<sup>th</sup> day of December, 1988.

By the Court

*Richard V. Thomas*  
Richard V. Thomas  
Chief Justice