

*West v. Mize*  
*Mailed 2-17-05*  
*gl*

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CAROL G. GREEN, CLERK APPELLATE COURTS IN THE SUPREME COURT OF THE STATE OF KANSAS

RULES RELATING TO  
SUPREME COURT, COURT OF APPEALS,  
AND APPELLATE PRACTICE

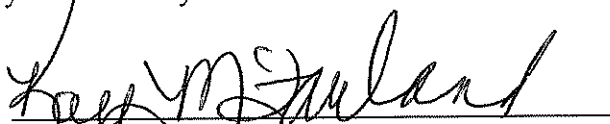
**Rule 7.01(e)**  
HEARINGS IN THE SUPREME COURT

Supreme Court Rule 7.01(e) is hereby amended, effective July 1, 2005.

(e) ARGUMENTS. Unless more time is ordered, oral argument will be limited to fifteen (15) minutes each for the appellant and the appellee. Either the appellant or the appellee may request twenty (20), twenty-five (25), or thirty (30) minutes at the time the appellant's or appellee's brief is filed by printing "oral argument:" on the lower right portion of the front of the brief cover, followed by the desired amount of time. If oral argument is scheduled, the court will designate on the oral argument calendar the amount of time granted if more than fifteen (15) minutes. The appellant and the appellee will be granted the same amount of time. The appellant may reserve a portion of that time for rebuttal by making an oral request at the time of hearing.

The court on its own motion during the hearing may extend the time for oral argument for either party. If on either side of a case there are several parties who are not united in interest in the issues of the appeal and who are separately represented, the court on motion will allot time for the separate arguments. If multiple parties are united in interest in the issues on appeal, they shall divide the allotted time among themselves by mutual agreement. Any party who does not have a brief on file will not be permitted an oral argument. ~~An attorney at law in good standing in another jurisdiction may have the privilege of making oral argument if an oral request is made at the call of the day's docket by an attorney authorized to practice law and duly registered in this state and appearing of record in the case.~~

By order of the Court, this 17<sup>th</sup> day of February 2005.

  
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Kay McFarland, Chief Justice