IN THE SUPREME COURT, STATE OF WYOMING

April Term, A.D. 2018

In the Matter of Amendments to Rules 10 and 62 of the Wyoming Rules of Civil Procedure)
)
)

ORDER AMENDING RULES 10 AND 62 OF THE WYOMING RULES OF CIVIL PROCEDURE

The Permanent Rules Advisory Committee, Civil Division, has recommended that this Court amend Rules 10 and 62 of the Wyoming Rules of Civil Procedure. This Court finds the proposed amendments should be adopted. It is, therefore,

ORDERED that the amendments to Rule 10 and 62 of the Wyoming Rules of Civil Procedure, attached hereto, be and hereby are adopted by the Court to be effective January 1, 2019; and it is further

ORDERED that this order and the attached amendments shall be published in the advance sheets of the Pacific Reporter; the attached amendments shall be published in the Wyoming Court Rules Volume; and that this order and the attached amendments shall be published online at the Wyoming Judicial Branch's website, http://www.courts.state.wy.us. The amendments shall also be recorded in the journal of this Court.

DATED this 21st day of August, 2018.

BY THE COURT:

/s/

MICHAEL K. DAVIS Chief Justice

Wyoming Rules of Civil Procedure

Rule 10. Form of pleadings.

(a) *Caption; Names of Parties.* Every pleading must have a caption with the court's name, a title, a file number, and a Rule 7(a) designation. The title of the complaint must name all the parties; the title of other pleadings, after naming the first party on each side, may refer generally to other parties.

(b) *Paragraphs; Separate Statements*. A party must state its claims or defenses in numbered paragraphs, each limited as far as practicable to a single set of circumstances. A later pleading may refer by number to a paragraph in an earlier pleading. If doing so would promote clarity, each claim founded on a separate transaction or occurrence—and each defense other than a denial—must be stated in a separate count or defense.

(c) *Adoption by Reference; Exhibits*. A statement in a pleading may be adopted by reference elsewhere in the same pleading or in any other pleading or motion. A copy of a written instrument that is an exhibit to a pleading is a part of the pleading for all purposes.

(d) All filed documents shall be on 8¹/₂ by 11 inch white paper, single-sided, unless (1) the original of the document or written instrument is another size paper and/or double-sided and (2) the law requires the original document or written instrument be filed with the Court, as in the case of wills or other documents.

Rule 62. Stay of proceedings to enforce a judgment.

(a) Automatic Stay; Exceptions for Injunctions, and Receiverships. Except as stated in this rule or otherwise provided by statute or court order, no execution may issue on a judgment, nor may proceedings be taken to enforce it, until 14 days have passed after its entry. But unless the court orders otherwise, an interlocutory or final judgment in an action for an injunction or a receivership is not stayed after being entered, even if an appeal is taken.
