## IN THE SUPREME COURT

OF THE

## STATE OF SOUTH DAKOTA

SUPREME COURT STATE OF SOUTH DAKOTA FILED

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IN THE MATTER OF THE AMENDMENT)
SDCL 15-26A-6

**RULE 06-59** 

A hearing was held on February 16, 2006, at Pierre, South Dakota, relating to the amendment of SDCL 15-26A-6, and the Court having considered the proposed amendment, the correspondence and oral presentations relating thereto and being fully advised in the premises, now, therefore, it is

ORDERED that SDCL 15-26A-6 be and it is hereby amended to read in its entirety as follows:

## SDCL 15-26A-6. Appeals-When taken.

Except as provided in § 15-26A-6.1, an appeal from a judgment or order must be taken within thirty days after the judgment or order shall be signed, attested, filed and written notice of entry thereof shall have been given to the adverse party.

A written notice of appeal filed before the attestation and filing of such signed judgment or order shall be deemed as filed on the date of the attestation and filing of the judgment or order.

The running of the time for filing a notice of appeal is terminated as to all parties by a timely motion filed in the circuit court by any party pursuant to § 15-6-59 or § 15-6-50(b), or both, and the full time for appeal fixed by this section commences to run and is to be computed from the attestation and filing of an order made pursuant to such motion or if the circuit court fails to take action on such motion or fails to enter an order extending the time for taking action on such motion within the time prescribed, then the date shall be computed from the date on which the time for action by the circuit court expires.

IT IS FURTHER ORDERED that this rule shall become effective July 1, 2006

DATED at Pierre, South Dakota this 17th day of March, 2006

BY THE COURT:

David Gilbertson, Chief Justice

Clerk of the Supreme Court

(SEAL)

ATTEST