

6.05 CONTESTED MOTIONS (*Amended eff. 9/14/06*)

- (a) For purposes of Rule 6.05, any motion which is opposed is a contested motion and will be heard at a time designated by the Court.
- (b) Every motion, and each basis in the motion, brought pursuant to the Code of Civil Procedure or Supreme Court Rule shall be identified by the Code of Civil Procedure section and/or the Supreme Court Rule number under which it is brought.
- (c) For every contested motion there shall be delivered to the chambers of the assigned judge, by the movant, not less than seven (7) court days prior to the hearing a copy of:
 - (1) The motion; response, reply.
 - (2) Any pleadings involved in the motion, i.e. any pleading to which the court may need to refer in ruling on the motion.
 - (3) Any writing in support of or in opposition to the motion.
- (d) No Motion or writing in support of or in opposition to a motion shall exceed ten (10) pages in total length (motion and supporting document) without prior leave of Court.

Motions to allow additional pages are not favored, and specific grounds establishing the necessity for excess pages shall be clearly set forth in an affidavit filed in support of the motion.

All documents submitted shall be double spaced and shall contain margins of at least one (1) inch at the top, bottom and each side. Type shall be no less than twelve (12) characters per inch. All citations shall be in conformity with Supreme Court Rule 6. Failure to comply with Rule 6.05 shall be sufficient grounds for the Court's refusal to consider the offending document.