

IN THE CIRCUIT COURT OF THE SEVENTEENTH  
JUDICIAL CIRCUIT, IN AND FOR BROWARD  
COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO. VI-88-E-1

IN RE:

COUNTY COURT TO CIRCUIT  
COURT CRIMINAL APPEALS

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In order to promote an efficient and prompt system to dispose of the Criminal county Court to Circuit Court appeals and

In accordance with the authority vested in the Chief Judge by Rule 2.050 of the Florida Rules of Judicial Administration, it is  
ORDERED that:

The Clerk of the Court shall maintain its records of aforesaid appeal cases to effectuate the following policy:

1. When Appellant and Appellee have filed their respective briefs, the file shall be brought to the appropriate division for review thereof.
2. If either Appellant or Appellee have not timely filed their respective briefs, i.e. initial brief, answer brief, reply brief, without having obtained an extension of time, or if an extension of time has expired without the party having obtained another extension or without having filed its brief, then the cause is ripe for determination and shall be brought to the appropriate division for review thereof.

and it is

FURTHER ORDERED that the appropriate division, upon receipt of an appellate file which is ripe for decision, shall determine whether oral argument is necessary and shall set same within a reasonable time, or shall dispense with oral argument and determine the merits of said appeal on the basis of the pleadings within a reasonable time.

DONE AND ORDERED in chambers in Fort Lauderdale, Broward County, Florida this First day of November, 1988.

/s/MIETTE K. BURNSTEIN  
MIETTE K. BURNSTEIN, Chief Judge