

SUPREME COURT  
STATE OF SOUTH DAKOTA  
FILED

IN THE SUPREME COURT  
OF THE  
STATE OF SOUTH DAKOTA

MAR 15 1994



\* \* \* \*

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

RULE 94-1

Pursuant to a hearing held on February 18, 1994, at Pierre, South Dakota, relating to the amendment of SDCL 15-26B-6, the Court having considered the proposed amendment, the correspondence and oral presentations relating thereto, if any, and being fully advised in the premises, now, therefore, it is

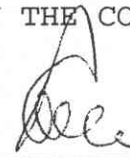
ORDERED that SDCL 15-26B-6 be and it is hereby amended to read in its entirety as follows:

**15-26B-6. Stay pending conference.** In any case eligible for a settlement conference under § 15-26B-1, all matters pertaining to the appeal are stayed upon service and filing of a request by the appellant for a settlement conference, filing of a motion by one of the parties for a settlement conference, or upon invitation of the settlement conferee to participate in a settlement conference. The stay provided for in this section shall be in effect until one or more of the parties timely files a refusal to submit to a settlement conference or until the Supreme Court or the conferee serves and files an order pursuant to § 15-26B-10.

IT IS FURTHER ORDERED that this rule shall become effective July 1, 1994.

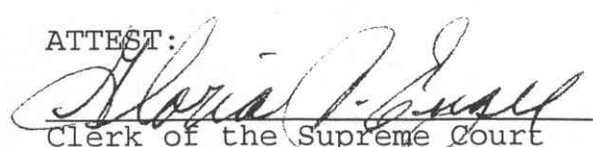
DATED at Pierre, South Dakota, this 15th day of March, 1994.

BY THE COURT:



Robert A. Miller, Chief Justice

ATTEST:

  
Clerk of the Supreme Court  
(SEAL)

PARTICIPATING: Chief Justice Robert A. Miller and Justices George W. Wuest, Frank E. Henderson, Richard W. Sabers and Robert A. Amundson.