NORTHERN TERRITORY OF AUSTRALIA

Regulations 1988, No. 35*

Rules of Court under the Supreme Court Act

We, the undersigned Judges of the Supreme Court of the Northern Territory of Australia, in pursuance of section 86 of the *Supreme Court Act*, hereby make the following Rules of Court.

Dated 27 June 1988.

Austin Asche C.J.

W. Kearney J.

Michael Maurice J.

Phillip Rice J.

Brian Martin J.

Judges of the Supreme Court of the Northern Territory of Australia

AMENDMENTS OF THE SUPREME COURT RULES

1. APPLICATION

Rules 1.02 of the Supreme Court Rules is amended -

(a) by inserting after subrule (6) the following:

"(6.1) Where originating process issued in a pending proceeding has not been served on a defendant who is out of the Territory, the former Rules continue to apply with respect to the service of the originating process on the defendant out of the Territory as if these Rules had not been made."; and

* Notified in the Northern Territory Government Gazette on 3 August 1988.

Government Printer of the Northern Territory Price: \$2.10

(b) by omitting from subrule (8) "the proceeding" and substituting "these Rules".

2. INTERPRETATION

Rule 1.09(1) of the Supreme Court Rules is amended by inserting after the definition of "judgment given" the following:

"'legal practitioner' means -

- (a) a person whose name is on the Roll of Legal Practitioners kept in pursuance of section 16 of the Legal Practitioners Act;
- (b) the Secretary within the meaning of section 8 of the Law Officers Act;
- (c) the Secretary to the Attorney-General's Department of the Commonwealth; or
- (d) an officer of the Attorney-General's Department of the Commonwealth authorized under section 55E(4) of the Judiciary Act 1903 of the Commonwealth to act in the name of the Australian Government Solicitor;".

3. NEW RULE

The Supreme Court Rules are amended by inserting after rule 1.14 the following:

"1.15 SIGNATURE OF SOLICITOR

"(1) Where a signature by a solicitor is required or permitted for the purpose of a proceeding, the signature of that solicitor -

- (a) by a partner of the solicitor;
- (b) by a solicitor who is an agent of the solicitor;
- (c) by a partner of that agent; or
- (d) by a legal practitioner in the employ of that solicitor or that agent,

shall be as sufficient for that purpose as the signature of that solicitor, except in the case of an oath or affirmation.

"(2) A signature made in pursuance of subrule (1) shall be accompanied by an indication of the capacity in which the signature is made.".

4. NAMES OF PARTIES

Rule 4.03 of the Supreme Court Rules is amended by omitting subrule (3).

5. FILING OF ORIGINATING PROCESS

Rule 5.11 of the Supreme Court Rules is amended by omitting subrule (5) and substituting the following:

"(5) If the Registry is closed and the plaintiff produces an originating process to the Court and undertakes that the originating process will be lodged in the Registry on the day it is next open, the Court may initial the originating process and such number of copies as are required for services or proof of service and, on being so initialled, the originating process shall be taken to have been filed.".

6. DURATION AND RENEWAL OF ORIGINATING PROCESS

Rule 5.12 of the Supreme Court Rules is amended by omitting subrule (2) and substituting the following:

"(2) Where a writ or originating motion has not been served on a defendant, the Court may from time to time, by order, extend the period of validity for such period, being not more than 12 months from the date of the order, as it thinks fit.".

7. SERVICE ON PARTICULAR DEFENDANTS

Rule 6.04 of the Supreme Court Rules is amended by omitting from paragraph (e) "for the Territory" and substituting "or on the Solicitor for the Northern Territory".

8. HOW ORDINARY SERVICE EFFECTED

Rule 6.06 of the Supreme Court Rules is amended -

- (a) by omitting from subrule (3) "in the Registry"; and
- (b) by inserting after subrule (3) the following:

"(3.1) A party who serves a document by filing in accordance with subrule (3) shall endorse on a backsheet or on the back of the last sheet a statement that it is filed as such service.".

9. SERVICE BY FILING

Rule 6.11 of the Supreme Court Rules is amended -

- (a) by omitting "Where" and substituting "(1)
 Where"; and
- (b) by adding at the end the following:

"(2) A party who serves a document by filing in accordance with subrule (1) shall endorse on a backsheet or on the back of the last sheet a statement that it is filed as such service.".

10. REPEAL AND SUBSTITUTION

Rule 6.16 of the Supreme Court Rules is repealed and the following substituted:

"6.16 AFFIDAVIT OF SERVICE

"(1) In the case of personal service of a document, an affidavit of its service shall state by whom it was served, the hour of the day, day of the week and date on which it was served, the place of service and the manner of identification of the person served.

"(2) In any other case of service of a document, an affidavit of its service shall state, with relevant dates, the facts constituting service.".

11. REPEAL AND SUBSTITUTION

Rule 13.01 of the Supreme Court Rules is repealed and the following substituted:

"13.01 FORMAL REQUIREMENTS

- "(1) A pleading shall -
- (a) specify the name of the legal practitioner, if any, who has the conduct of the proceeding on behalf of the party filing the pleading;
- (b) be signed and dated by that legal practitioner or, where there is no such legal practitioner, by the party;
- (c) contain a description of the pleading; and
- (d) be divided into paragraphs numbered consecutively and each allegation, so far as practicable, shall be contained in a separate paragraph.

"(2) Where a pleading has been settled by counsel or a legal practitioner other than the legal practitioner referred to in subrule (1)(a), the name of counsel or that other legal practitioner and the fact that it was so settled shall be noted on the pleading.".

12. ADMISSION AND DENIALS

Rule 13.12 of the Supreme Court Rules is amended by omitting subrules (1) and (2) and substituting the following:

"(1) Except as provided in subrule (4), every allegation of fact in a pleading shall be taken to be admitted unless it is denied specifically or by necessary implication or is stated to be not admitted in the pleading of the opposite party, or unless a joinder of issue under rule 13.13 operates as a denial of it, and a general denial of the allegations, or a general statement that they are not admitted, shall not be sufficient.".

13. COMPROMISE OF CLAIM BY PERSON UNDER DISABILITY

Rule 15.08 of the Supreme Court Rules is amended by inserting after subrule (2) the following:

"(2.1) A copy of an affidavit in support of the application shall not be served.".

14. REMOVAL OF SOLICITOR FROM RECORD

Rule 20.04(2) of the Supreme Court Rules is amended by omitting "summons and affidavit" and substituting "summons and a copy of the affidavit".

15. ADDRESS FOR SERVICE

Rule 20.05 of the Supreme Court Rules is amended by adding at the end the following:

"(3.1) A party who serves a document by filing in accordance with subrule (3) shall endorse on a backsheet or on the back of the last sheet a statement that it is filed as such service.".

16. DEFAULT OF APPEARANCE

Rule 21.01(3)(b) of the Supreme Court Rules is amended by omitting all words after "rule 21.04" and substituting "and the endorsement of claim on the writ does not constitute a statement of claim in accordance with rule 5.04, a statement of claim.".

17. JUDGMENT FOR RECOVERY OF DEBT, DAMAGES OR PROPERTY

Rule 21.03(1) of the Supreme Court Rules is amended by omitting paragraph (d) and substituting the following:

- "(d) for the detention of goods enter interlocutory judgment against that defendant -
 - (i) either for the delivery of goods or their value to be assessed or for the value of the goods to be assessed; and
 - (ii) if a claim is made for the recovery of damages for the detention of the goods, for the damages to be assessed.".

18. AFFIDAVIT IN SUPPORT

Rule 22.03(4) of the Supreme Court Rules is amended by omitting "summons, a copy of the affidavit" and substituting "summons and a copy of the affidavit".

19. CONTINUING FOR OTHER CLAIM OR AGAINST OTHER DEFENDANT

Rule 22.12 of the Supreme Court Rules is amended by omitting "to the counterclaim".

20. APPLICATION

Rule 26.02 of the Supreme Court Rules is amended by omitting subrule (3) and substituting the following:

"(3) For the purpose of this Part, an offer of compromise shall -

- (a) be in writing and be prepared in accordance with rules 27.02 to 27.04 inclusive; and
- (b) contain a statement to the effect that it is served in accordance with this Part.".

21. OMISSION AND SUBSTITUTION

The Supreme Court Rules are amended by omitting rule 26.03 and substituting the following:

"26.03. TIME FOR MAKING ACCEPTING, &c., OFFER

"(1) An offer of compromise may be served at any time before verdict or judgment in respect of the claim to which it relates.

"(2) A party may serve more than one offer of compromise.

"(3) An offer of compromise may be expressed to be limited as to the time the offer is open to be accepted after service on the party to whom it is made, but the time expressed shall not be earlier than 14 days after that service.

"(4) A party on whom an offer of compromise is served may accept the offer by serving notice of acceptance in writing on the party who made the offer before -

- (a) the expiration of the time specified in accordance with subrule (3) or, if no time is specified, the expiration of 14 days after service of the offer; or
- (b) a verdict or judgment in respect of the claim to which the offer relates,

whichever event is the sooner.

"(5) An offer of compromise shall not be withdrawn during the time it is open to be accepted unless the Court otherwise orders.

"(6) An offer of compromise is open to be accepted within the period referred to in subrule (4) notwithstanding that during that period the party on whom it is served makes an offer of compromise to the party who served the offer of compromise, whether or not the offer made by the party served is made in accordance with this Part.

"(7) On the acceptance of an offer of compromise in accordance with subrule (4), unless the Court otherwise orders, the defendant shall pay the costs of the plaintiff in respect of the claim up to and including the day the offer was served.

"(8) If an offer of compromise contains a term which purports to negative or limit the operation of subrule (7), that term shall be of no effect for any purpose under this Part.

"26.03.1 OFFER INVOLVING PAYMENT

"An offer of compromise providing for payment of an amount of money to a plaintiff shall, unless it otherwise provides, be taken to be an offer providing for payment of that amount within 14 days after acceptance of the offer.".

22. CONTENT OF DOCUMENT

Rule 27.02(5) of the Supreme Court Rules is amended by inserting after "originating process" the words ", a judgment authenticated in accordance with order 60".

23. ORDER FOR PARTICULAR DISCOVERY

Rule 29.08(1) of the Supreme Court Rules is amended by omitting "or a document of that class" and substituting "or any and if so what document or documents of that class".

24. DEFAULT ON DISCOVERY

Rule 29.14(1) of the Supreme Court Rules is amended by omitting "an order under Rule 29.11 or an order under rule 29.12(1) giving directions" and substituting "an order under rule 29.08(2) or 29.11, or an order under rule 29.12(1) giving directions,".

25. OMISSION AND SUBSTITUTION

The Supreme Court Rules are amended by omitting rule 33.10 and substituting the following:

"33.10 MATERIAL FOR COURT

"(1) This rule applies only to a proceeding which is to be tried by a Judge without a jury.

"(2) If for the purpose of evidence at the trial a party intends to -

(a) use; or

(b) call the maker of,

a medical report or a hospital report a copy of which was served under rule 33.08, the party shall deliver a copy of the report for the use of the Court.

"(3) Copies of reports shall be delivered by delivering them in a sealed envelope bearing the title of the proceeding and stating "Reports delivered by [identify party] pursuant to rule 33.10" -

- (a) where Darwin is the place of trial to the Master; and
- (b) where the place of trial is other than Darwin to a Proper Officer,

not later than 14 days before the date set down for the trial.".

26. SERVICE

Rule 46.05(1) of the Supreme Court Rules is amended by inserting after "summons and" the words ", except where these Rules otherwise provide,".

27. NEW RULE

The Supreme Court Rules are amended by inserting after rule 46.05 the following:

"46.05.1 DAY FOR HEARING

"(1) A summons which has not been served may, at the request of the party who filed it, be amended on or before the day for hearing named in the summons to name another day.

- "(2) The summons may be amended -
- (a) if the summons is to be heard by the Court constituted by a Judge -
 - (i) by the Master; or
 - (ii) by a Judge's Associate; or
- (b) if the summons is to be heard by the Court constituted by the Master -

(i) by a Deputy Master; or

(ii) by the Master's Secretary.

"(3) A summons shall not be amended under this rule more than once.

"(4) This rule does not limit the power of the Court under rule 36.01.".

28. SETTING ASIDE

Rule 46.08 of the Supreme Court Rules is amended by omitting "made against" and substituting "which affects".

29. REPEAL AND REPLACEMENT

Rule 53.01 of the Supreme Court Rules is repealed and the following substituted:

"53.01 APPLICATION

"(1) Subject to subrule (2), this Order applies where the plaintiff claims the recovery of land which is occupied solely by a person who entered into occupation or, having been a licensee, remained in occupation without the plaintiff's licence or consent or that of a predecessor in title of the plaintiff.

"(2) This Order does not apply where the land is occupied by a mortgagor or successor in title and the claim is made by the mortgagee or successor in title or in respect of premises to which the *Tenancy Act* applies.".

30. WHEN AUTHENTICATION REQUIRED

Rule 60.01 of the Supreme Court Rules is amended -

- (a) by omitting "Unless" and substituting "(1)
 Unless"; and
- (b) by adding at the end the following:

"(2) Except where the Court otherwise orders, no judgment -

(a) shall be entered or step taken; or

(b) shall be given,

pursuant to an order or in consequence of the failure of a party to comply with an order unless, before being so entered, taken or given, the order is authenticated in accordance with this Order and filed.".

31. APPLICATION

Rule 63.02(2) of the Supreme Court Rules is amended -

- (a) by omitting from paragraph (b) of the definition of "Costs" the word "immediately"; and
- (b) by omitting from the definition of "Costs reserved" the words "Subject to rule 63.19" and substituting "Subject to rule 63.20".
- 32. OBJECTION, RECONSIDERATION AND REVIEW

Rule 63.55 of the Supreme Court Rules is amended -

- (a) by omitting from subrule (8) "subrule (13)" and substituting "subrule (14)"; and
- (b) by omitting from subrule (15) "A Notice of Review referred to in subrule (2)" and substituting "A Notice to Review referred to in subrule (12)".

33. APPENDIX

The Appendix to Order 63 of the Supreme Court Rules is amended -

- (a) by omitting from paragraph 9 of Part 1 "Part 3" and substituting "Parts 3 and 4";
- (b) by omitting from paragraph 1 of Part 3 "'clerks time'" and substituting "'clerk's time'";
- (c) by inserting in paragraph 1 of Part 3, after the definition of "composition", the following:
- "'drawing and engrossing' means drawing and engrossing a document of 1 or 2 pages in length and includes -
 - (a) where item (2)(a)(i) of the composite scale applies -
 - (i) the time (up to 4 units) spent by a solicitor in drawing the document;
 - (ii) as an allowance for care and conduct an additional amount equal to 15% of the sum allowed for under sub-subparagraph (i); and
 - (iii) clerk's time (up to 2 units) in engrossing it;
 - (b) where item (2)(a)(ii) of the composite scale applies -

- (i) the time (up to 2 units) spent by a solicitor in drawing the document; and
- (ii) clerk's time (up to 2 units) in engrossing it;
- (c) where item (2)(b)(i) of the composite scale applies -
 - (i) the time (up to 1 unit) spent by a solicitor in drawing the document; and
 - (ii) clerk's time (up to 1 unit) in engrossing it; and
- (d) where item (2)(b)(ii) of the composite scale applies - clerk's time (up to 2 units) in drawing and engrossing the document.";
- (d) by omitting paragraph (b) of the definition of "special letter" in paragraph 1 of Part 3 and substituting the following:
 - "(b) as an allowance for care and conduct, an additional amount equal to 15% of the amount allowed under paragraph (a); and"; and
- (e) by omitting from Part 3 paragraphs 2, 3 and 4 and substituting the following:
- "2. Where work actually done by a solicitor is, in the opinion of the Taxing Master, adequately compensated for by an appropriate composite fee of a kind referred to in items 1 to 6 (inclusive) of the composite scale, the Taxing Master shall allow for that work a fee equal to that composite fee.
- 3. Subject to paragraph 4A, a Taxing Master may, in his discretion, and if satisfied that the amount of work reasonably done and time reasonably spent in doing that work warrants it, allow a fee (calculated in accordance with Part 2 of this Appendix) larger than that recoverable under paragraph 2.
- 4. Subject to paragraph 4A, where a solicitor actually does work of a kind covered in the aggregate by a composite fee referred to in items 7 to 13 (inclusive) of the composite scale, he may, instead of charging in accordance with Part 2 of this Appendix, charge and be allowed for that work the appropriate composite fee.

11

4A. Where a solicitor elects to charge a fee in accordance with paragraph 3 or a fee which is more than a composite fee to which paragraph 4 refers and that charge does not exceed by 20% or more the appropriate composite fee as set out in the composite scale, the Taxing Master shall allow only the amount of the appropriate composite fee.".

34. DEFINITIONS

Rule 66.01 of the Supreme Court Rules is amended by omitting the definition of "judgment".

35. CONTEMPT

Rule 66.10(5)(a) of the Supreme Court Rules is amended by omitting "or the order was made".

36. PROCEDURE

Rule 67.04(1) of the Supreme Court Rules is amended by omitting "or order".

37. RECORD OR EXAMINATION

Rule 67.05 of the Supreme Court Rules is amended by omitting all words after "at the examination".

38. FORM OF WARRANT OF EXECUTION

Rule 68.08 of the Supreme Court Rules is amended by omitting "Form 68A" and substituting "Form 53B, 68A".

39. OMISSION AND SUBSTITUTTION

The Supreme Court Rules are amended by omitting rule 75.08 and substituting the following:

"75.08 ARREST OF RESPONDENT

"Where a summons or originating motion for punishment of a contempt has been filed and it appears to the Court that the respondent has absconded or is likely to abscond or has left or is likely to leave the Territory, the Court may issue a warrant for his arrest and detention in custody until he is brought before it to answer the charge, unless he gives security, as the Court directs, for his appearance in person to answer the charge and to submit to its judgment.".

40. SERVICE

Rule 82.04(1)(b)(ii) of the Supreme Court Rules is amended by omitting all words after "rule 6.06".

41. DUTIES OF REGISTRAR, &c.

Rule 86.30 of the Supreme Court Rules is amended by inserting in subrules (4) and (5), after "426(5)", the words "of the Criminal Code".

42. PROCEEDING FOR LEAVE

Rule 88.33 of the Supreme Court Rules is amended by omitting "(6) Except", "(7) A draft", "(8) The order" and "(9) The Court" and substituting "(7) Except", "(8) A draft", "(9) The order" and "(10) The Court" respectively.

43. SCHEDULE

The Schedule to the Supreme Court Rules is amended -

- (a) by omitting from the explanation to paragraph 4 in Part 3 of Forms 5A and 5B "50 kilometres" and substituting "15 kilometres";
- (b) by omitting from Forms 5A, 5D, 5E, 10A and 11A
 "IN THE SUPREME COURT OF THE NORTHERN TERRITORY OF AUSTRALIA"

and substituting

"IN THE SUPREME COURT OF THE NORTHERN TERRITORY OF AUSTRALIA AT [Darwin or Alice Springs, as the case may be]".

- (c) by omitting from the heading to Form 15B
 "MINDER" and substituting "MINOR";
- (d) by omitting from the form immediately following Form 29A "FORM 29C" and substituting "FORM 29B"; (AW/JD)
- (e) by omitting from the heading to Form 45A "Rule 45.04(3)" and substituting "Rule 45.04(2)";
- (f) by inserting in Form 48A, after "at", the words "Darwin [or as the case may be]";
- (g) by omitting from Form 48A "[Signed]" and substituting "[Signed by solicitor or party giving notice]";
- (h) by omitting from the heading to Form 48B "Rule 48.04" and substituting "Rule 48.07(2)";
- (j) by omitting from the Schedule to Form 53B "PROTHONOTARY" and substituting "MASTER"; (AW)

- (k) by omitting from Form 60C the directions in brackets after "HOW OBTAINED:" and substituting "[state whether on application by or without summons, identifying party filing summons or, if no summons, making application, and whether application made before trial with date of summons or application, or at trial with date of commencement of trial]".
- (m) by omitting Form 60J and substituting the following:

"FORM 60J

Rule 60.08

INTERLOCUTORY OR INTERLOCUTORY AND FINAL JUDGMENT FOR DAMAGES IN DEFAULT

[heading as in originating process]

DATE INTERLOCUTORY JUDGMENT ENTERED: ORIGINATING PROCESS: HOW OBTAINED: in default of appearance [or defence]. THE JUDGMENT OF THE COURT IS THAT: The defendant pay the plaintiff damages to be assessed and costs to be taxed.

JUDGE [or MASTER]: DATE FINAL JUDGMENT GIVEN: HOW OBTAINED: Assessment of damages pursuant to interlocutory judgment. APPEARANCE: THE JUDGMENT OF THE COURT IS THAT: The defendant pay the plaintiff \$, the amount of the assessed damages and costs to be taxed [or as the case may be] DATE AUTHENTICATED:

DEPUTY MASTER

[Note: This form is a combined form of interlocutory and final judgment. The plaintiff may at his option enter interlocutory judgment by omitting the words below the line in the form and obtain the authentication of a separate final judgment in Form 60K].". (Victoria 3/87)

- (n) by omitting from Form 63A "winthin" and substituting "within";
- (p) by omitting from the heading to Form 72H "Rule 72.05(6)" and substituting "Rule 72.05(7)";
- (q) by omitting from the heading to Form 83A "Rule 83.04" and substituting "Rule 83.05(1)";

- (r) by omitting from the heading to Form 83C "Rule 83.21(1)" and substituting "Rule 83.22(1)";
- (s) by omitting from Form 84A "3 Statement under Part 33 rule 8A";
- (t) by omitting from the heading to Form 84B "Rule 40.11(4)" and substituting "Rule 84.11(4)";
- (u) by omitting from the heading to Form 84D "Rule 84.25" and substituting "Rule 84.26";
- (w) by omitting from the headings to Forms 86S and 86T "Rule 86.30(1)" and "Rule 86.30(4)" respectively and substituting "Rule 86.29(1)" and "Rule 86.29(4)" respectively;
- (y) by omitting from the heading to Form 86U "Rule 86.31(3)" and substituting "Rule 86.30(3)";
- (ya) by omitting from clause 6 of Form 86U "section 426(4)(e)" and substituting "section 426(4)(e) of the Criminal Code";
- (z) by omitting from the heading to Form 86V "Rule 86.31(5)" and substituting "Rule 86.30(4)";
- (za) by omitting from Form 88A "(See Rule 6.05 of the General Rules)";
- (zba) by omitting from Form 88U "(See Rule 6.06(1) of General Rules)" and substituting "(See rule 6.05(1))";
 - (zc) by omitting from Forms 88H, 88I, 88J, 88K, 88M, 88P, 88Q, 88R, 88S, 88T, 88Y and 88ZD "(*heading* as in Form 8A)" and substituting "(heading as in Form 88A)"; and
 - (zd) by omitting from the heading to Form 88X "Rule 88.52(1)" and substituting "Rule 88.51(2)".

44. FURTHER AMENDMENTS

The Supreme Court Rules is further amended as set out in the Schedule.

SCHEDULE

rule 44

Provision	Amendment	
	omit	substitute
Rule 8.05(4)	"rule 6.07(1)"	"rule 6.06(1)"
Rule 11.15(2)	"Paragraph (1)"	"Subrule (1)"
Rule 13.09(3)	"Paragraph (2)"	"Subrule (2)"
Rule 16.02(2)	"Paragraph (1)"	"Subrule (1)"
Rule 25.02(5)	"Paragraph (4)"	"Subrule (5)"
Rule 29.04	"rule 29.03(6)"	"rule 29.03(1)"
Rule 36.01(3) and (4)	"paragraph (1)"	"subrule (1)"
Rule 41.10	"rule 48.01(1)"	"rule 41.08(1)"
Rule 44.01(a)	"rule 4.07(1)"	"rule 4.07"
Rule 45.05(6)	"paragraph (2)"	"Subrule (2)"
Rule 48.01(2)	"rule 4.07(1)"	"rule 4.07"
Rule 51.03	"Order P49"	"Order 49"
Rule 52.02(b)	"subrule (a)"	"paragraph (a)"
Rule 54.04 (second occurring)	"54.04"	"54.05"
Rule 54.04 (second occurring) (2)	"rule 4.07(1)"	"rule 4.07"
Rule 57.03(6)	"paragraph (1)"	"subrule (1)"
Rule 57.06(1)(c)	"subrule (1)(b)"	"paragraph (b)"
Rule 62.02(1)(d)	"paragraph (2)"	"subrule (2)"
Rule 63.74(1)	"subsection (2)"	"subrule (2)"
Rule 77.02(1)	"77.01(b)"	"77.01(1)(b)"

Provision	Amendment	
	omit	substitute
Rule 77.02(4)(g) (ii)	"interim order under subpara- graph (j)"	"order referred to in subparagraph (i)"
Rule 78.07	"Rule 78.07"	"rule 78.06"
Rule 79.08	"rule 79.07"	"rules 26.21(9) and 79.07"
Rule 80.03(3)	"rule 6.10"	"rule 6.09"
Rule 81.03(2)	"rule 41.10(1)(a)" (twice occurring)	"rule 41.01(1)(a)"
Rule 85.04(2)(c) (i)	"rule 84.03(2)"	"rule 85.03(2)"
Rule 87.03	"under rule 2 of a question of law"	"of a question of law referred to in rule 87.02"
Rule 88.56(5)(b) (second occurring)	"(b) if no such manager"	"(c) if no such manager"

17