SUPREME COURT OF LOUISIANA

ORDER

Acting in accordance with Article V, Sections 1 and 5 of the Louisiana Constitution of 1974, and the inherent power of this Court, and considering the need to amend Part G, Section 6, General Administrative Rules,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

Part G, Section 6I(A), General Administrative Rules, be and is hereby amended to read as follows:

Section 6. Time Standards

TIME STANDARDS LOUISIANA SUPREME COURT

I. Writ Applications

A. No more than 120 days should elapse, under normal and usual circumstances, between the filing and the grant or denial of any writ application other than a criminal *pro se* post-conviction writ application. No more than 180 days should elapse, under normal and usual circumstances, between the filing and the grant or denial of any criminal *pro se* post-conviction writ application.

* * *

This rule change shall become effective upon signing and shall remain in full force and effect thereafter until amended through future orders of the Court.

New Orleans, Louisiana, this	day of March, 2005.
FOR THE COURT:	
Pascal F. Ca	llogero, Jr., Chief Justice