

By Administrative Order dated February 10, 2023, signed by Presiding Justice Hector D. LaSalle, § 670.15(g) of the Rules of Practice of this Court has been temporarily amended to permit, upon the granting of an application therefor, the submission of argument pertaining only to the Foreclosure Abuse Prevention Act (L 2022, ch 821, eff Dec. 30, 2022 [hereinafter the “Act”]) after a cause has been placed on the calendar but prior to argument or submission of that cause. Such applications shall be made electronically by letter application submitted to the Court by email to the Clerk’s Office at [ad2-ClerksOffice@nycourts.gov](mailto:ad2-ClerksOffice@nycourts.gov) or uploaded to the Court’s portal [https://www.nycourts.gov/courts/ad2/Digital\\_Submission.shtml](https://www.nycourts.gov/courts/ad2/Digital_Submission.shtml) on or before the date the cause has been placed on the calendar. Except upon good cause shown, the Court will not accept any application for leave made hereunder after the calendar date of the appeal. Upon leave being granted, any such submissions shall be filed “concurrently” by the applicant and any other party to the appeal who wishes to do so within seven calendar days from the date that leave was granted, without response or reply to each other’s submission. The document submitted pursuant hereto shall be in PDF format limited in length to five double-spaced pages using a 12-point font. The provisions of this order governing the filing of letter applications and submission of arguments pertaining to the Act also apply to requests made after a cause has been fully briefed, but before the cause has been placed on the calendar. Leave to make a submission hereunder shall be granted in the sole discretion of either the Justice Presiding over the panel of Justices determining the appeal or, for an uncalendared cause, an Associate Justice of the Court. This order shall remain in effect until further directive of the Court.