

2:55 P.M.

6. Yor-12-599 Robert F. Almeder et al. v. Town of Kennebunkport et al.

*Sidney St. F. Thaxter*

*David P. Silk*

*Benjamin M. Leoni*

*Christopher E. Pazar*

*Gregg R. Frame*

*André G. Duchette*

*Amy K. Tchao*

*Melissa A. Hewey*

*Brian D. Willing*

*David M. Kalin*

*Paul Stern*

*Adam Steinman*

*Richard J. Driver*

*Alexander M. Lachiatto*

*Amicus curiae: Ivy L. Frignoca*

*John A. Cunningham*

*Noreen Patient*

*Brian P. Winchester*

*On Appeal by Robert F. Almeder et al.*

**Maine Supreme Judicial Court  
Notice Regarding Oral Arguments**

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You have an appeal scheduled for oral argument on **Tuesday, November 19, 2013**, before the Maine Supreme Judicial Court, sitting as the Law Court. Arguments will be held at **the Penobscot Judicial Center in Bangor**. A copy of the schedule is attached. Please check the schedule carefully for the proper time and place, and please be present at least 10 minutes prior to the time scheduled for the start of the argument.

As you may be aware, the following practices govern oral argument:

1. Prior to commencement of the argument, all counsel who will present argument will be invited to identify themselves, so that court records and the recording system accurately reflect who has presented argument.

2. The time allowed for oral argument is fifteen minutes for each side. An Appellant may reserve up to three minutes of that time for rebuttal.

3. Each side of an appeal may begin the argument with up to three minutes of uninterrupted time, without questioning from the Justices. In those few appeals when more than one attorney is presenting argument on one side, the question-exempt time is available only to the first person presenting argument.

4. There is a lighting system for oral argument timing. When no light is illuminated, it indicates question-exempt time. When a green light is illuminated, it indicates argument time that is subject to questioning. When a yellow light is first illuminated, it indicates that one minute remains in available argument time. A red light indicates that time for argument is concluded. An attorney may complete a response to a question posed by the Court after the red light is lit, but otherwise argument should conclude promptly after the red light is illuminated.

5. Any party planning to use a visual aid during oral argument must advise the Clerk of the Law Court and the other parties to the argument at least one day prior to the scheduled argument. Further, any visual aid must be presented in a manner that can be easily seen by each of the sitting Justices, and it must be removed from view at the conclusion of the argument, unless the other party to the argument requests that the visual aid remain displayed.

**Maine Supreme Judicial Court**  
**Sitting as the Law Court**  
**Oral Argument Schedule for**  
**Tuesday, November 19, 2013 – BANGOR**

**10:00 A.M.**

1. Ken-12-594 Patricia A. McCollor et al. v. Frederick McCollor Jr. et al.  
*Peter B. Bickerman* *Walter F. McKee*  
*Michael J. Levey* *Matthew D. Morgan*  
*On Appeal by Frederick McCollor Jr. et al.*

**10:50 A.M.**

2. Lin-13-115 Estate of Ada Y. Greenblatt  
*Noreen Patient* *Nicholas H. Walsh*  
*On Appeal by Mark Levine*

**11:40 A.M.**

3. Kno-12-525 State of Maine v. Charles R. Black  
*Geoffrey Rushlau* *Walter F. McKee*  
*On appeal by Charles R. Black*

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**1:15 P.M.**

4. Han-12-535 Lisa A. Lesko v. Theodore S. Stanislaw  
*Sandra Hylander Collier* *Glen L. Porter*  
*Megan E. Randlett*  
*On Appeal by Theodore S. Stanislaw*

**2:05 P.M.**

5. Was-13-42 John S. Zablotny v. State Board of Nursing  
*Joseph M. Baldacci* *Andrew L. Black*  
*On Appeal by John S. Zablotny*