The Supreme Court is composed of a Chief Justice and six Associate Justices representing the six Appellate Court Judicial Districts of the state. The Chief Justice represents the state at large and also serves as the Judicial Branch.

The Court maintains a steady caseload and regular schedule of oral arguments along with written published opinions. In addition, the Court has the responsibility to provide administrative leadership for the state judicial system. This includes the District, Separate Juvenile, County and Workers’ Compensation Courts along with probation, mediation, specialized problem-solving courts, attorney licensing, child support referees and disciplinary systems.

THE NEBRASKA SUPREME COURT is the state’s court of last resort. Its decisions are binding on all trial courts, as well as the Court of Appeals.
Nebraska Supreme Court Oral Argument Sessions

The Supreme Court hears “oral arguments”—a discussion of the facts and the law involved in the cases on appeal.

Attorneys on each side of an appeal, generally, have 10 minutes to present their arguments. The side challenging a trial court or Court of Appeals decision presents its argument first with an opportunity to reserve up to 5 of the 10 minutes for rebuttal. The side bringing the appeal is called the appellant; the side responding to the appeal is referred to as the appellee.

The Supreme Court sits en banc (or with all seven members together) for a week-long period once per month to hear arguments in the cases before them. The cases are scheduled one after the other, without specific times set for each case. (In that way, the Court does not have to spend time waiting for the next case if an earlier one concludes sooner than the allotted time.) Typically, cases are argued only in the morning. Once the oral arguments are over, the justices begin the task of deciding the cases and writing the opinions.

Court decisions are never announced from the bench. The Court communicates its decisions by filing written opinions with the Office of the Clerk of the Supreme Court and posting them on the opinion Website. Opinions are issued several months following arguments, depending on the complexity and other factors.

Participants in the Courtroom: When observing the Supreme Court courtroom, it may be helpful for you to understand the various roles of the people you see.

Justices: At the State Capitol, the seven justices enter the courtroom through a door directly behind the Chief Justice’s chair. The newest justice enters first and is followed by the rest of the Court in reverse order of seniority. The Chief Justice enters last and sits in the middle, while the remaining justices alternate to the right and left. The newest member of the Court sits on the far right, as you face the bench.

Bailiff: The Nebraska Supreme Court Bailiff sits at the table near the bench. It is the bailiff’s duty to open the court session by calling the courtroom to order, although the main duty is to monitor the times during which the lawyers present their arguments. As with the justices, the bailiff’s duties and time spent in the courtroom during oral arguments represent a relatively small percentage of the workload.

Attorneys: Attorneys scheduled to argue appeals are seated at the tables to the right and left of the lectern which is located directly in front of the Chief Justice. The appellant usually sits to the left and the appellee to the right. In presenting their arguments, the attorneys speak from behind the lectern. Each attorney’s time is monitored by the bailiff and arguments are stopped by the Court at the conclusion of the allotted time. The attorneys’ presentations may be interrupted by questions from the justices to clarify the issues for later discussion in consultation.

Video and Livestreaming: All official proceedings before the Supreme Court are Internet broadcast via livestreaming from Nebraska Educational Television. Within 24 hours, argument sessions are preserved in an archive through the Judicial Branch website: supremecourt.nebraska.gov.
Pursuant to Article V, §5, of the Nebraska Constitution, the Legislature is responsible for dividing the state into “six contiguous and compact districts of approximately equal population” to form the judicial districts of the Supreme Court and Court of Appeals. As directed by Neb. Rev. Stat. §24-201.02, the state is redistricted after each federal decennial census.