

IN THE SUPREME COURT, STATE OF WYOMING

OCTOBER TERM, A.D. 1987

IN THE SUPREME COURT  
STATE OF WYOMING  
**FILED**

In the Matter of the amendment )  
of Rule 6.01, Wyoming Rules of )  
Appellate Procedure )

**JAN 20 1988**

JEAN A. WOODS, CLERK  
*Jessie Ornd*  
by DEPUTY

ORDER

The following amendment of Rule 6.01, Wyoming Rules of Appellate Procedure, having been found advisable by the court, it is

ORDERED that Rule 6.01, Wyoming Rules of Appellate Procedure, be and it is hereby amended to read as follows:

Rule 6.01. Settings and appearance.

\* \* \*

(c) Unless counsel for all parties have requested submission upon briefs the court will, within ten (10) days of the filing of the brief of ~~appellant~~ APPELLEE, assign each case to the oral argument docket or the expedited docket.

\* \* \*

(e) The clerk of the court will promptly notify all counsel by mail if their case is assigned to the expedited docket. Any party may move, with good cause shown, not later than ten (10) days after the ~~filing~~ ENTRY of the ~~brief-of-appellee~~ ORDER ASSIGNING A CASE TO THE EXPEDITED DOCKET, to have the case reassigned to the argument docket and the case may be reassigned in the discretion of the court.

\* \* \*

FURTHER ORDERED that the above amended rule be published in the Advance Sheets of the Pacific Reporter and in the Wyoming Reporter and shall become effective sixty (60) days after publication in the Advance Sheets of the Pacific Reporter; and thereupon shall be spread at length upon the journal of this court.

Dated January 15<sup>th</sup>, 1988.

By the Court

*C. Stuart Brown*

C. Stuart Brown  
Chief Justice