

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

***October Term, A.D. 2025***

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***In the Matter of Amending*** )  
***Rule 7(g) of the Wyoming Rules Governing*** )  
***Access to Case Records*** )

**ORDER AMENDING RULE 7(g) OF THE WYOMING RULES GOVERNING  
ACCESS TO CASE RECORDS**

**The eFiling Committee** with approval from the Appellate Division of the Permanent Rules Advisory Committee, the District Court Conference, and the Wyoming Judicial Council has recommended that the Court amend Rule 7(g) of the Wyoming Rules Governing Access to Case Records. Upon review of the proposed amendment from the eFiling Committee, the Court finds the proposed amendment should be adopted. It is, therefore,

**ORDERED** that the amendment to Rule 7(g) of the Wyoming Rules Governing Access to Case Records, attached hereto, be, and hereby is, adopted by the Court to be effective January 19, 2026; and it is further

**ORDERED** that this order and the attached rule be published in the advance sheets of the Pacific Reporter; the attached rule be published in the Wyoming Court Rules Volume; and that this order and the attached rule be published online at the Wyoming Judicial Branch’s website, <http://www.wyocourts.gov>, on the “Rule Amendments” page. The attached rule shall thereafter be recorded in the journal of this Court.

**DATED** this 18<sup>th</sup> day of November, 2025.

**BY THE COURT:**

/s/

**LYNNE BOOMGAARDEN**  
**Chief Justice**

## Wyoming Rules Governing Access to Case Records

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### Rule 7. Redactions.

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(g) In those cases made confidential by statute, administrative rule, or court rule, it is not necessary to file redacted transcripts. In other cases, the responsibility for preparing a redacted copy of the official court transcripts rests solely with the parties and their counsel. The court, clerk, and court reporter/transcriber shall not review the transcript for compliance with these rules. Counsel and parties shall review and, if necessary, file redacted transcripts in accordance with the following procedures and requirements.

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(4) When a Confidential Redaction Request is filed, the court reporter/transcriber must within 31 calendar days from the filing of the transcript with the clerk of court, or longer if the court orders, perform the requested redactions and file a redacted version of the transcript with the clerk of court. The original unredacted transcript shall be retained by the clerk of court in the confidential file. ~~The unredacted transcript may be withdrawn from the office of the clerk of the trial court~~ viewed on the public access terminal within a courthouse without an order of that court by pro se parties and by appellate counsel of record. Anyone viewing a transcript at the public access terminal within a courthouse shall not copy, photograph, or save any transcript to any external device. Pro se parties and appellate counsel may obtain a copy of district court transcripts by paying the required fee specified by U.R.D.C. 908(IV)(c) to the court reporter. The unredacted transcript shall also be available for transmission to the appellate court.