

MEMORANDUM.

SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1883.

Ordered that Section 3, of Rule 32, be amended so as to read as follows :

3. All such cases will be advanced on motion. The motion may be made *ex parte*. If granted, the party on whose motion the case shall have been advanced may have the case submitted on printed briefs, on serving, with a copy of his brief, on the adverse party, a notice of intention to submit, such as is required by Rule 6, to be given upon motions to dismiss writs of error and appeals.

5th MAY, 1884.

ERRATA.

Page 194, line 10: for "sending" read "receiving."

" 216, line 3 of syllabus : for "hereinafter" read "hereinbefore."

