

**SUPREME COURT OF THE UNITED STATES
OFFICE OF THE CLERK
WASHINGTON, D.C. 20543**

**GUIDELINES FOR THE SUBMISSION OF DOCUMENTS TO
THE SUPREME COURT'S ELECTRONIC FILING SYSTEM**

These guidelines govern the submission of documents to the electronic filing system at the Supreme Court of the United States. They are issued pursuant to Supreme Court Rule 29.7.

1. Electronic Submission Requirement. Filings submitted by parties represented by counsel (with the exception of material addressed in paragraphs 7, 9, 14 and 15 below) must be submitted through the Court's electronic filing system. This requirement is in addition to the existing requirements concerning the paper filing of documents with the Court. This requirement applies to all documents required or permitted to be presented to the Court or a Justice, unless otherwise directed by Court Rule, these Guidelines, or other communication from the Clerk's Office. Documents should be submitted through the electronic filing system contemporaneously with their filing pursuant to Rule 29.2, *i.e.*, at or near the time they are delivered to the Court, placed in the mail, delivered to a third-party carrier, etc. Filers relying upon Rule 29.2(4) to establish the timeliness of a filing are reminded that the filing will not be accepted unless the paper version is timely submitted through one of the methods in Rules 29.2(1)-(3).

2. Registration. Before submitting documents through the electronic filing system, attorneys must register at file.supremecourt.gov/Account/Register. Only members of the Supreme Court Bar and attorneys appointed for a particular case under the federal Criminal Justice Act are eligible to register. As part of the

registration process, an attorney will establish a username and password that will enable the attorney to submit documents through the system. Users must protect the security of their username and password, and must notify the Clerk's Office immediately upon learning that either has been compromised. Users also have a responsibility to keep contact information up-to-date; changes to contact information can be made through the "My Account" link on the electronic filing system home page.

3. Notice of Appearance. Attorneys are required to enter a notice of appearance in a case before submitting filings, including waivers, on behalf of a party or *amicus curiae* in that case. The submission of a case-initiating document (e.g., a petition for a writ of certiorari, a jurisdictional statement, a petition for an extraordinary writ, or an application not connected to an existing case) will serve as a notice of appearance for the filer. But a filer seeking to submit any other filings in a case will be required to enter a notice of appearance in that case. The notice of appearance is created and submitted entirely through the system itself; no separate paper document need be submitted, and no PDF need be uploaded. While it is permissible for multiple attorneys to submit notices of appearance on behalf of the same party, a party may have only one counsel of record. If an attorney no longer represents a party in this Court, the attorney should submit a withdrawal of appearance through the system. This withdrawal will also be entirely electronic; no paper document need be submitted, and no PDF need be uploaded.

4. Format of Documents. Documents submitted through the electronic filing system should be in the PDF/A format. Where possible, the electronic file should be created from a word processing document and should be text searchable. Where practical, the electronic version of a document with a signature (including letters to the Court, certificates of compliance with word limitations under Rule 33(h), and proofs of service under Rule 29.5) should be created from a word processing document and be text searchable; the version submitted through the electronic filing system need not contain a physical signature. Items included in an appendix to a filing may be scanned if a word-processing document is not available. A document submitted through the electronic filing system may contain hyperlinks to another part of the same document, or to an external source cited in the document.

5. Maximum Size of Documents. The maximum size of any single computer file that can be uploaded to the electronic filing system is 100MB.

Documents larger than 100MB should be separated into multiple parts to allow each part to be under this limit.

6. Viruses and Malware. Before submitting any document through the electronic filing system, the filer should ensure that the document has been scanned for viruses and malware. The electronic filing system will also perform a scan for viruses and malware.

7. Sealed Material. Filings containing any material that is under seal, including documents filed under seal in lower courts and motions to file documents under seal in this Court, should *not* be submitted through the electronic filing system. Those documents (including related public documents such as redacted versions for the public record) should be submitted only in paper form. Thus if a public petition includes a public appendix and a supplemental appendix to be filed under seal, all of these documents should be filed in paper form only. Such documents also should not be served upon other parties electronically. Filers are admonished to pay strict attention to the prohibition, since documents submitted through the electronic filing system may be posted publicly before personal review by Clerk's Office staff.

8. Redaction of Personal Identifying Information. Personal identifying information contained in filings must be redacted in keeping with the standards set forth in Rule 34.6. No motion is required to make redactions to conform with this rule. Nothing in the rule precludes a party from filing a motion to redact additional information in appropriate circumstances. The responsibility to redact this information rests with counsel and the parties.

9. Cases Governed by Fed. R. Civ. P. 5.2(c). In cases governed below by Federal Rule of Civil Procedure 5.2(c), including immigration cases addressed in Federal Rule of Criminal Procedure 49.1(c), filings by the parties should not be submitted through the electronic filing system. *A cover letter provided along with the petition for a writ of certiorari, application for an extension of time to file a petition for a writ of certiorari, or other case-initiating document should clearly state that the case was governed by Rule 5.2(c).*

10. Posting of Documents. Electronic versions of all documents filed with the Court (except those containing sealed material or otherwise exempt from electronic posting) will be made available to the public without charge on the Supreme Court's website at <http://www.supremecourt.gov>.

(a) Filings that initiate a new case at the Supreme Court will be posted on the Court's website only after the Clerk's Office has received and reviewed the paper version of the filing, determined that it should be accepted for filing, and assigned a case number.

(b) Subsequent filings from represented parties that are submitted through the electronic filing system will be posted upon electronic submission to the system. Such filings will initially be noted on the docket as "Submitted." Once the Clerk's Office has received and reviewed the paper version of the document and determined that it should be accepted for filing, the docket will reflect that the document has been "Filed." If a document is not accepted for filing, the docket entry will reflect that it is "Not Accepted for Filing," and an electronic version of the document will no longer be accessible.

(c) Paper filings from parties not represented by counsel will be scanned by the Clerk's Office and posted on the Court's website once the Clerk's Office has reviewed the filing and determined that it should be accepted for filing.

11. Service and Notification of Case Activity. Registered users who have entered an appearance in a given case will receive automated email notification of all action in that case, including filings by other parties. This notification does not constitute official service, and parties remain obligated to effect formal service as outlined in the Rules of the Court. Attorneys can ensure their legal team receives notification of case activity by adding their email addresses to the notifications screen on their notice of appearance, or by registering for email notifications on the docket of a particular case.

Where a filer relies upon Rule 29.2(4) for the timeliness of its filing but the paper version is submitted to the Court within three days, the certificate of service should reflect both electronic transmission of the document to other parties and the expected service of the paper version. For example, the certificate could read as follows:

I certify that on [date], I served an electronic version of the petition for a writ of certiorari in the above-captioned matter upon the following, and that pursuant to Rule 29.2, three copies of a paper version will be

sent to the same individuals via United States mail, postage prepaid by [date]:

12. Changes to Filings. Once a document is submitted through the electronic filing system, the filer will no longer have the ability to withdraw the electronic filing or make changes to it through the system. In the event that a filer needs to make a change to the document that was submitted, the filer should contact the Clerk's Office.

13. Filing Fees. Filers submitting through the electronic filing system will continue to pay filing fees, where applicable, by check. The check should be included with the official paper version of the filing, and should be made payable to the Supreme Court of the United States. If a fee is required, the filing will not be docketed until the fee is received.

14. Supreme Court Bar Matters. Documents relating to membership in the Supreme Court Bar, including responses to rules to show cause why a member of the Court's Bar should not be disbarred, should not be submitted through the electronic filing system. Such documents should be submitted only on paper.

15. Waivers and Extension Requests. Pursuant to the Court's order of July 19, 2021, the following documents need not be submitted in paper form if they are submitted to the electronic filing system: (1) motions for an extension of time under Rule 30.4; and (2) waivers of the right to respond to a petition under Rule 15.5.

16. Conflict Information. Beginning on March 16, 2026, attorneys are required to input various types of information from their filings into the electronic filing system in order to support operation of the Court's recusal software.

(a) Information from the Parties to the Proceeding and Corporate Disclosure Sections of filings should be entered into the appropriate boxes in the electronic filing system. To avoid typographical errors, filers are strongly encouraged to "cut and paste" the information from the word processing version of filings into the system, rather than retyping that information. Please note that amendments to Rules 14.1(b)(i) and 24.1(b) require that all parties to the proceeding in the lower courts be listed in this section of the filing even if they are all included in the case caption.

(b) Filers submitting documents to the electronic filing system are required to include stock ticker symbols for entities included in the Parties to the Proceeding and Corporate Disclosure Statement Sections of filings, if those symbols exist. Filers are also required to enter stock ticker symbols, if any, into the appropriate box in the electronic filing system.

(c) Filers are also required to input into the electronic filing system the names of all attorneys who are listed on the cover of the filing.

(d) Under Rules 15.2 and 15.9, a respondent filing a response to a petition or a waiver of the right to file a response must identify any parties to the proceeding that were not identified in the petition. Any such information must also be entered into the electronic filing system.

(e) Where a respondent is a nongovernmental corporation and it has a parent corporation or a publicly held company owns 10% or more of the corporation's stock, it is required that either a brief in opposition or waiver be filed, and the brief in opposition or waiver must include the information required by Rule 29.6. Any such information must also be entered into the electronic filing system.

17. Technical Problems. A filer who is unable to submit documents through the system due to technical problems can contact the Clerk's Office for assistance at efilingssupport@supremecourt.gov or 202-479-5660. Clerk's Office personnel will be available to respond to telephone inquiries between 9:00 am and 5:00 pm on days that the Clerk's Office is open under Rule 1.3. In the event that a technical problem is discovered after working hours and the deadline to file is before the Clerk's Office reopens, the filing should be emailed to other parties and to efilingssupport@supremecourt.gov. The inability to submit a document through the electronic filing system due to technical problems does not affect the timeliness of the filing, but the Clerk's Office generally will not docket filings from attorneys until they are submitted through the electronic filing system.

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