

U.S. District Court
N.D. of N.Y.
FILED
March 13, 2026

JOHN M. DOMURAD, CLERK



GENERAL ORDER #22

**ADMINISTRATIVE PROCEDURES
FOR
ELECTRONIC CASE FILING**

DATED: March 3, 2026

Hon. Brenda K. Sannes
U.S. District Chief Judge

**THE NORTHERN DISTRICT OF NEW YORK
ADMINISTRATIVE PROCEDURES FOR ELECTRONIC CASE FILING**

1. Definitions

- 1.1 “All documents” means all documents traditionally filed with the Court.
- 1.2 “Traditionally Filed Document” means a document or pleading presented to the Court for filing in paper or other non-electronic, tangible format.
- 1.3 “Electronic Filing” means uploading a pleading or document directly from the Filing User’s computer using the Court’s Internet-based Electronic Filing System (the “System”) to file that pleading or document in the Court’s case file.
- 1.4 “Filing User” is an individual with a current PACER account that has electronic filing access to this Court.
- 1.5 “Notice of Electronic Filing” means the notice that the System generates that establishes the electronic receipt of a document filed electronically with the System.
- 1.6 “Portable Document Format” or “.pdf format” means a type of document formatting that can be created with almost any word processing program. “PDF text format” means a text-searchable PDF file generated from an original word-processing file. Scanned documents can also be converted to .pdf format. For information on converting word processing documents into .pdf text documents, users should visit the Court’s web page at www.nynd.uscourts.gov or the websites of .pdf vendors such as <https://get.adobe.com/reader/> or <http://www.fineprint.com/>.
- 1.7 “External Storage Devices” are portable data storage units such as CDs, DVDs, flash drives, pen drives, thumb drives, and USB sticks. The Clerk’s office does not have the ability to obtain data from an SD or microSD card.
- 1.8 “Electronic Submission” means the document was transmitted electronically to the Court via [MFT](#) on the Court’s website submitted for filing.

2. Scope of Electronic Filing

All documents filed by attorneys in the Northern District of New York shall be filed electronically as “PDF text format”, regardless when a case was originally filed, unless these Administrative Procedures otherwise permit or unless the assigned judge otherwise authorizes. Whenever technically feasible, all e-filed documents should be converted to PDF format using Adobe Acrobat or similar PDF conversion software, and not by scanning. This will preserve text attributes such as the ability to “text-search” and “copy and paste.” See the table below for recommended PDF creation methods:

Document Format	Recommended PDF Conversion Method
Documents in Word, WordPerfect or other word processing software	PDF conversion (rather than scanned)
Transcripts in text format on disk or in email	PDF conversion
Maps and photos in electronic format	PDF conversion
Printed copies of documents, contracts, statements, transcripts, etc. where an electronic copy is not available	Scanned to PDF (Should be OCR'd where possible and practical) OCR stands for Optical Character Recognition, and is the conversion of scanned images into text. OCR is a feature readily available in most scanning and PDF creation software packages. This will allow for documents to be “text searchable.”
Map, photos and other materials where an electronic copy is not readily available	Scanned to PDF

2.1 Exceptions and/or Waivers from Mandatory Electronic Filing

The following types of cases and/or documents **are not** required to be filed electronically:

- a. If you are seeking to have your complaint filed under seal, please file your complaint and proposed sealing order via [MFT](#) on the court’s website in compliance with Civil Local Rule 5.3 and Criminal Local Rule 49.2.
- b. Any document that a party proceeding *pro se* files. (See Section 12.1 for procedural details).

- c. Sealed documents, sealed cases, documents for *in camera* review, documents lodged with the Court, *ex parte* documents, confidential agreements, Qui Tam actions and Grand Jury material and warrants may be filed traditionally or via [MFT](#) on the Court's website. (See Section 12.2 for further information the filing of the above-referenced documents).
- d. Discovery: In accordance with Local Rule 26.2, parties shall not file discovery, provided, however, that discovery material to be used at trial or in support of any motion, including a motion to compel or for summary judgment, shall be filed electronically with the Court prior to the trial or with the motion. Any motion pursuant to Rule 37 of the Federal Rules of Civil Procedure shall be accompanied by the electronically filed discovery materials to which the motion relates if those materials have not previously been filed with the Court.
- e. Transport Orders: All orders requesting that an incarcerated individual be transported that a judicial officer of the Northern District of New York signs shall be presented to duty magistrate. These orders will not be filed with the case or uploaded to the docket but rather will be processed in accordance with the procedures that the Clerk of Court promulgates.

The Court may deviate from these Administrative Procedures in specific cases, without prior notice, if deemed appropriate in the exercise of discretion, considering the need for the just, speedy, and inexpensive determination of matters pending before the Court. The Court may require that courtesy copies of electronically filed documents be submitted for its review and may amend these Administrative Procedures at any time without prior notice. Updates to these Administrative Procedures will be immediately posted to the Court's web page at www.nynd.uscourts.gov.

3. Eligibility, Registration and Passwords

3.1 Eligibility

Unless otherwise designated, a Filing User must be an attorney admitted to practice and in good standing in the Northern District of New York and must be registered as a Filing User through <https://pacer.uscourts.gov/>, or a pro se litigant whose Motion for ECF filing privileges has been granted by a judge. To be in good standing, an attorney must meet the requirements of Local Rule 83.1, including biennial registration and timely payment of the biennial assessment imposed in Local Rule 83.1(g).¹ Failure to comply with this requirement may result in the removal from the Northern District of New York bar.

¹ L.R. 83.1(g) waives the biennial registration fee for all attorneys employed by federal, state and local public sector entities.

3.2 Registration

A Filing User must register for a new PACER account through <https://www.pacer.gov> and create a username and password at the time of admission. See [Attorney Admissions](#). Pro se litigants who have been granted ECF filing privileges must register for a PACER account at the time the motion is filed. The Filing User's PACER username and password become the access credentials. Their PACER account will be linked to NDNY CM/ECF during the admission process or upon being granted ECF filing privileges.

If a Filing User's e-mail address, address, or telephone number changes, they shall immediately update this information via their PACER account (<https://www.pacer.gov/>) within 14 days of a change pursuant to L.R. 83.1(d) and L.R. 10.1(c)(2). Detailed instructions to update your bar record are located on the Court's website at <https://www.nynd.uscourts.gov/attorney-admissions>. Updates to an attorney's bar record received by the Court via the attorney's PACER account may take up to 24 hours to process.

NOTICE: Failure to keep this information current pursuant to Local Rules 83.1(a), 83.1(d) and 10.1(c)(2) will result in the attorney being removed from the Northern District Bar, or a pro se litigant's ECF filing privileges being revoked.

The Clerk's Office does not monitor emails that are bounced-back (i.e. an undeliverable email). The only action taken on this kind of bounce-back notice is that it is deleted from the clerk's office e-mail box. It is the registered attorney's or pro se litigant's responsibility to maintain and update all e-mail addresses, primary and secondary, associated with their CM/ECF account through <https://www.pacer.gov>.

3.3 PACER Usernames and Passwords

An attorney's or pro se litigant's PACER Username and Password are access credentials to the Court's Next Gen CM/ECF system which permits the attorney or authorized pro se litigant to participate in the electronic retrieval and filing of pleadings and other papers. Once registered, the attorney or authorized pro se litigant shall be responsible for all documents filed with his or her PACER username and password. Documents filed under an attorney's or authorized pro se litigant's PACER username and password shall constitute that individual's signature for purposes of the Local and Federal Rules of Civil and Criminal Procedure, including but not limited to Rule 11 of the Federal Rules of Civil Procedure.

No attorney or pro se litigant shall knowingly permit or cause to permit anyone other than an authorized employee of his or her office to use his or her PACER username and password. If, at any time, an attorney or pro se litigant believes that the security of an existing PACER account password has been compromised, the individual must change his or her password immediately and review their transactions. In addition, the attorney or pro se litigant shall immediately notify PACER by phone (1-800-676-6856) or email (pacер@psc.uscourts.gov) to document the occurrence.

4. Electronic Filing and Service of Documents

4.1 Filing defined

Electronic transmission of a document to the System in accordance with these Administrative Procedures, together with the transmission of a Notice of Electronic Filing from the Court, constitutes filing of the document for all purposes of the Federal Rules of Civil Procedure, the Federal Rules of Criminal Procedure and the Local Rules of this Court and constitutes entry of the document on the docket that the Clerk's Office keeps under Rules 58 and 79 of the Federal Rules of Civil Procedure and Rules 49 and 55 of the Federal Rules of Criminal Procedure, including service upon a pro se litigant who has consented to electronic service. E-mailing a document to the Clerk's Office or to the assigned judge shall not constitute "filing" of the document.

4.2 Complaints

All civil actions commenced by members of the Bar must be filed electronically in CM/ECF. The payment of the filing fee will be made through a secure United States Treasury Internet Credit Card site known as (Pay.Gov²). The attorney will log into CM/ECF and submit all initiating documents in .pdf text format to a universal shell case "5:00-at-99999." The Clerk will transfer the case from the shell file, and assign a case number, district court judge and magistrate judge. Once the new case is opened by the Clerk, the filing attorney will receive a Notice of Electronic Filing (NEF). Please note - the action will be filed as of the date that the filing fee was paid and the complaint was uploaded into the shell case. In a case removed to this Court, parties are required to provide electronic copies of all documents previously filed in the underlying state court action. If the filing attorney is seeking to have the filing fee waived, an *In Forma Pauperis* application should be filed as an attachment to the electronically filed civil

² If the Pay.Gov system is down for any reason when attempting to electronically file a new civil complaint, please contact the Office of the Clerk for guidance as to the procedure to be followed. For additional information on Pay.Gov, please visit our website at www.nynd.uscourts.gov.

complaint and the filing attorney would answer “yes” at the IFP screen. If the initial complaint includes a motion for a TRO, please file the complaint with summons and civil cover sheet, motion for TRO and supporting documents as attachments in the shell case and call the Clerk’s Office to notify of the filing.

4.3 Time of Filing

A document will be deemed timely filed if electronically filed prior to midnight Eastern Time. However, if the time of day is of the essence, the assigned judge may order that the document be filed by a time certain. New cases are deemed filed the day the Clerk’s Office receives the complaint and required filing fee.

4.4 Attachments and Exhibits

A Filing User must file in PDF format all documents referenced as exhibits or attachments in accordance the requirements set forth at <https://www.nynd.uscourts.gov/hardware-software> unless the Court otherwise orders. A Filing User shall file as exhibits or attachments only those excerpts of the referenced documents that are directly germane to the matter under the Court’s consideration. Excerpted material must be clearly and prominently identified as such. Filing Users who file excerpts of documents as exhibits or attachments under these Administrative Procedures do so without prejudice to their right to timely file additional excerpts or the complete document. Responding parties may also timely file the complete document or additional excerpts that they believe are directly germane to the matter under the Court’s consideration.

All attachments must be described in sufficient detail so the Court and opposing counsel can easily identify and distinguish the filed attachments. Vague or general descriptions are insufficient (i.e. “Exhibit 1”). Rather, each attachment shall have a descriptive title identifying, with specificity, the document that is being filed (i.e. “Exhibit 12 Mulligan County Fire Investigation Report.”) Failure to adequately describe attachments may result in the document being rejected by the Court.

Submission of audio or video file as an exhibit to a motion or trial exhibit shall be transmitted to the court via [MFT](#) found on the Court’s website. For audio or video files encompassing hours of footage, when possible, the parties should discuss and agree to which portions of the audio or video file that the parties request the Court to review and edit the files to only include those excerpts agreed to by all parties. It is not necessary to include the entire audio or video file unless requested by the Court or the opposing party.

4.5 Large Documents

Each filed document may not exceed 50 mb. Larger documents can often be reduced in size by using PDF editing software tools like “Optimize PDF” or “Reduce File Size” options. If reduction in size is not successful, larger documents may need to be broken down into sub-parts clearly labeled as Part 1, Part 2, etc.

A party who believes a document is too oversized to electronically image, i.e., “scan,” may contact the Clerk’s Office for permission to file that document conventionally. If the Clerk's Office grants permission to conventionally file the document, the Filing User shall electronically file a notice of conventional filing for the documents. Exhibits submitted conventionally shall be served on other parties as if they were not subject to these Administrative Procedures.

4.6 Legibility

It shall be the Filing User’s responsibility to verify the legibility of scanned documents before filing them electronically with the Court.

4.7 Color Documents

Since documents scanned in color or containing a graphic take much longer to upload, Filing Users are encouraged to configure their scanners to scan documents at 300 dpi and preferably in black and white rather than in color.

4.8 Items not in .PDF Format

Parties wishing to file items not amenable to .pdf format may submit the files on an external storage device (i.e. USB/flash drive) conventionally with the Clerk’s Office or transmit the files using [MFT](#) found on the Court’s website (i.e. audio files or video files) that are unable to be filed on CM/ECF. The Filing User shall electronically file a notice of conventional filing indicating that these items have been submitted to the clerk and shall serve copies of these items on other parties as if they were not subject to these Administrative Procedures. These item(s) will be maintained by the Clerk’s Office in a Digital Evidence Vault. Parties are advised to keep a copy of all evidence presented for filing on external storage devices as they will not be returned to the filer.

4.9 Document Retention

The Filing User shall retain all documents containing original signatures of anyone other than the Filing User for a period of not less than sixty days after all dates for appellate review have expired.

5. Service

5.1 Service of Process

[Rule 5\(b\)](#) of the Federal Rules of Civil Procedure and [Rule 49\(b\)](#) of the Federal Rules of Criminal Procedure do not permit electronic service of process for purposes of obtaining personal jurisdiction, i.e., [Rule 4 - Service](#). Therefore, service of process must be effected in the traditional manner.

5.2 Service of Electronically filed Documents

Service is complete provided all parties receive a Notice of Electronic Filing (NEF), which is sent automatically by email from the Court (see the NEF for a list of who did/did not receive notice electronically). Transmission of the NEF constitutes service upon all Filing and Receiving Users who are listed as recipients of notice by electronic mail. It remains the responsibility of Filing and Receiving Users to maintain current contact information with the court and to regularly review the docket sheet of the case.

At the time of filing an initial pleading or appearance in a case, or at any time throughout the pendency of the case, a Pro Se litigant may elect to receive service of documents filed in their individual case electronically via NEF, upon signing a Consent to Electronic Service. Pro se litigants who opt in shall be referred to as Electronic Recipients. (“e-Recipient”).

Attorneys and pro se parties who are not Filing or Receiving Users must be served with a paper copy of any electronically filed pleading or other document. Service of such paper copy must be made according to the Federal Rules of Civil Procedure, the Federal Rules of Criminal Procedure and the Local Rules. Such paper service must be documented by electronically filing a certificate of service.

The filing of documents on CM/ECF shall constitute service on all Filing Users and any pro se litigants who have opted in and consented to receive service via NEF. The electronic transmission of the NEF is sufficient proof of service on all individuals listed as e-Recipients on the electronic notice. This includes all documents submitted for filing on CM/ECF by a pro se litigant. No additional service by mail or certificate of service is required for these recipients.

5.3 Service of Electronically filed Documents upon non-Filing Users

A party who is not a Filing User of the System or an e-Recipient is entitled to a paper copy of any electronically filed pleading, document or order. The Filing

User must therefore provide the non-Filing User with the pleading or document according to the Federal Rules of Civil Procedure.³

6. Signatures

6.1 Attorney Signatures

Documents filed under an attorney's login and password shall constitute that attorney's signature for purposes of the Local and Federal Rules of Civil and Criminal Procedure, including but not limited to [Rule 11](#) of the Federal Rules of Civil Procedure. The filing attorney may not file a document signed by another attorney, unless the filing attorney also signs the document. A pleading or other document requiring an attorney's signature shall be signed in the following manner "s/ (attorney name)." The correct format for an attorney signature is as follows:

s/ Judith Attorney
Judith Attorney Bar Number: 123456
Attorney for (Plaintiff/Defendant)
ABC Law Firm
123 South Street
Albany, NY 12207
Telephone: (518) 555-1234
Fax: (518) 555-5678
E-mail: judith_attorney@law.com

6.2 Non-Attorney Signature

If an original document requires the signature of a non-attorney, the Filing User may scan the original document containing the original signature(s), then electronically file it on the System. Alternatively, the Filing User may convert the document into .pdf text format and submit the document using "s/" for the signature of the non-attorney.

Documents filed under a pro se litigant's PACER login and password, who was granted e-filing privileges, shall constitute that individual's signature for purposes

³ To determine whether another party is a Filing User or e-Recipient, the filing party can select the System's "Utilities" category, and then click on "Mailing Information for a Case" on the pull-down menu. The filing party then enters the case number and the System information will appear, stating whether or not the filer must mail a copy of the documents or if the System will electronically generate a "Notice of Electronic Filing" to a particular party.

of the Local and Federal Rules of Civil and Criminal Procedure, including but not limited to [Rule 11](#) of the Federal Rules of Civil Procedure.

Please note, the Filing User shall retain all documents containing original signatures of anyone other than the Filing User for a period of not less than sixty days after all dates for appellate review have expired. Should the authenticity of the document be questioned, the presiding judge may require the Filing User to produce the original document.

6.3 Multiple Signatures

A document requiring signatures of more than one party must be filed electronically either by (1) submitting a scanned document containing all necessary signatures; (2) representing the consent of the other parties on the document; or (3) in any other manner that the Court approves.

6.4 Authenticity Disputes

A non-filing signatory or party who disputes the authenticity of an electronically filed document with a non-attorney signature or the authenticity of the signature on that document must file an objection to the document within ten days of receiving the Notice of Electronic Filing, or, if a non-Filing User, within ten days of receiving the document.

7. Fees Payable to the Clerk

Any fee required for filing a pleading or paper in this Court is payable to the Clerk of the Court. The Court will not maintain electronic billing or debit accounts for attorneys or law firms. Payment for filing fees is mandatory through CM/ECF's Internet Credit Card Payment site - a secure Treasury Site known as (Pay.Gov). The Filing User will be prompted to enter either Bank Account Debit (ACH) or credit card information while filing the initial pleading. Any document that requires a filing fee (e.g. Notice of Appeal, Motion for Pro Hac Vice Admission) may also be paid through Pay.Gov.

8. Orders

The assigned judge or the Clerk's Office shall electronically file all signed orders. Upon filing, the System will send a "Notice of Electronic Filing" to all Filing Users in that case, including pro se litigants with e-filing privileges or who consented to electronic service. The Clerk's Office will send a paper copy of the order along with the "Notice of Electronic Filing" to non-Filing Users in the case. Any order signed electronically has the same force and effect as if the judge had affixed the judge's signature to a paper copy of the order and the order had been entered on the docket conventionally.

8.1 Text-Only Orders

The assigned judge or the Clerk's Office, if appropriate, may grant routine orders by a text-only entry upon the docket. In such cases, no .pdf document will issue; the text-only entry shall constitute the Court's only order on the matter. These text-only orders shall have the same force and effect as if the judge had affixed the judge's signature to a paper copy of the order and the order had been entered on the docket conventionally. The System will generate a "Notice of Electronic Filing" as described in Section 1.5 of these Administrative Procedures. The Clerk's Office will send a paper copy of the text-only order to non-Filing Users in the case.

8.2 Submitting a Proposed Order or Stipulation

A document that is submitted in .pdf format cannot be modified; therefore, a proposed order or stipulation must be submitted in a word processing format. The chambers of the assigned judge may request that a proposed order and/or a stipulation be e-mailed in either WordPerfect or Microsoft Word format to the Judge's Courtroom Deputy or transmitted via [MFT](#) found on the Court's website.

9. Correcting Docket Entries

Once a document is filed and becomes part of the case docket (i.e., the Filing User or e-Recipient receives a Notice of Electronic Filing), only the Clerk's Office can make corrections to that docket entry. In other words, the System will not permit the Filing User to make changes to the document(s) or docket entry filed in error once the transaction has been accepted. A document incorrectly filed in a case may be the result of posting the wrong .pdf document to a docket entry or selecting the wrong document type from the menu or entering the wrong case number and not catching the error before the transaction is completed. The Filing User should not attempt to refile the document.

As soon as possible after an error is discovered, the Filing User should contact the Clerk's Office with the case number and document number for which it is requesting a correction. If appropriate, the Court will make an entry indicating that the document was filed in error. The Clerk's Office will notify the Filing User if the document needs to be refiled.

10. Technical Failures

10.1 Technical Failure of the System

The Clerk's Office shall deem the Court's CM/ECF site to be subject to a technical failure on a given day if the site is unable to accept filings continuously

or intermittently over the course of any period of time greater than one hour after 10:00 a.m. that day. Known systems outages will be posted on the Court's web page, if possible.

If the Court's CM/ECF site experiences a technical failure, contact the Clerk's office for direction as to how the filing shall be completed. Filers may also submit a CM/ECF Helpdesk ticket found at <https://www.nynd.uscourts.gov/submit-cmecf-helpdesk-ticket>.

A Filing User, whose filing is untimely as the result of a technical failure of the Court's CM/ECF site, may seek appropriate relief from the Court. However, Filing Users are cautioned that, in some circumstances, the Court lacks the authority to grant an extension of time to file (e.g., [Rule 6\(b\)](#) of the Federal Rules of Civil Procedure).

10.2 Technical Failure of the Filing User's System

Problems with the Filing User's system, such as phone line problems, problems with the Filing User's Internet Service Provider ("ISP"), or hardware or software problems, will not constitute a technical failure under these Administrative Procedures nor excuse an untimely filing. A Filing User who cannot file documents electronically because of a problem on the Filing User's system must file the documents conventionally along with an affidavit explaining the reason for not filing the documents electronically.

11. Public Access and Privacy Concerns

The public may retrieve information from the System at the Court's Internet site by obtaining a PACER login and password. See Section 13.2 for more information regarding PACER.

11.1 Social Security Case Information

Pursuant to Federal Rule of Civil Procedure [5.2\(c\)](#), access to the full record in social security cases is authorized as follows:

- a. the parties and their attorneys may have remote access to any part of the case file, including the administrative record;
- b. any other person may have electronic access to the full record at the courthouse, but may have remote electronic access only to:
 - (i) the docket maintained by the court; and

- (ii) an opinion, order, judgment, or other disposition of the court, but not any other part of the case file or administrative record.

Based upon the viewing restrictions in place in CM/ECF, documents in Social Security Cases are exempt from the redaction requirements of Local Rule 5.2 and Section 11.2 of this order.

11.2 Sensitive Information

As the public may access certain case information over the Internet through the Public Access to Court Electronic Records, "PACER", sensitive information should not be included in any document filed with the Court unless such inclusion is necessary and relevant to the case. Parties shall refrain from including, or shall redact where inclusion is necessary, the following personal identifiers from all pleadings filed with the Court, including exhibits thereto, whether filed electronically or in paper form, unless the Court orders otherwise pursuant to [Fed.R.Civ.P Rule 5.2](#) and [Fed.R.Crim.P. 49.1](#).

- a. **Social security numbers and taxpayer identification numbers.** If an individual's social security or taxpayer identification number must be included in a document, use only the last four digits of that number.
- b. **Names of minor children.** If the involvement of a minor child must be mentioned, use only the initials of that child.
- c. **Dates of birth.** If an individual's date of birth must be included in a document, use only the year.
- d. **Financial account numbers.** If financial account numbers are relevant, use only the last four digits of those numbers.
- e. **Home Addresses.** If a home address must be used, use only the City and State. However, Pro Se litigants must include their complete mailing address on all documents filed with the court pursuant to NYND Local Rule 10.1(c)(2) which shall also appear on the face of the docket.
- f. **Names of Sexual Assault Victims.** If the victim of a sexual assault must be referenced, redact the name to 'Victim.'

In addition, caution shall be exercised when filing documents that contain the following:

- personal identifying number, such as a driver's license number;
- medical records, treatment and diagnosis;
- employment history;
- individual financial information; and
- proprietary or trade secret information.

Counsel is strongly urged to discuss this issue with all their clients so that an informed decision about the inclusion of certain information may be made. The responsibility for redacting these personal identifiers **rests solely with counsel and the parties**. The Clerk will not review each pleading for compliance with this Rule. Counsel and the parties are cautioned that failure to redact these personal identifiers may subject them to the Court's full disciplinary power.

11.3 Filing Under the Federal Rules of Civil Procedure Rule 5.2

In compliance with the E-Government Act of 2002, a party wishing to file a document containing the personal data identifiers listed above may:

- a. file an unredacted version of the document under seal, or
- b. file a reference list under seal in compliance with L.R. 49.2. The reference list shall contain the complete personal data identifier(s) and the redacted identifier(s) used in its (their) place in the filing. All references in the case to the redacted identifiers included in the reference list will be construed to refer to the corresponding complete personal data identifier. The reference list must be filed under seal and may be amended as of right. Please refer to Civil Local Rule 5.3 or Criminal Local Rule 49.2 for the proper procedure for filing a document under seal.

11.4 Documents That Are Restricted

The Court has determined that the following documents shall be filed electronically, with access limited to the case participants, court users, and public terminals. **Case participants that are granted access to view these documents must first be logged into CM/ECF before accessing the NEF.** Please note that these documents are not available via PACER:

- Witness Lists
- Voir Dire
- State Court Records in Habeas Corpus Cases
- Jury List
- Pretrial Disclosure Statement
- Notice of Teleconference
- Medical Records

The Court has determined that the following documents **MAY** be filed electronically, at the discretion of the presiding judge, with access limited to the case participants and court users. Please note that these documents may not be available via PACER:

- Letters regarding sentencing
- Redaction Request-Transcript

12. Documents that will continue to be traditionally filed

12.1 Pro se filers

A non-prisoner who is a party to a civil action and who is not represented by an attorney may file a motion to obtain an Electronic Case Filing (ECF) login and password on a form prescribed by the Clerk's Office. The [Pro Se CM/ECF Registration Form](#) shall be submitted with the motion. If during the course of the action an attorney appears on behalf of the pro se party, the Clerk's Office shall terminate the pro se party's registration based upon the attorney's appearance.

Absent permission to file electronically on ECF, pro se filers shall file paper originals of all complaints, pleadings, motions, affidavits, briefs, and other documents which must be signed and which must include the address of a pro se litigant which shall also appear on the face of the docket. A pro se litigant must provide a signed verification or an unsworn declaration when required by any rule or statute. The Clerk's Office will scan these original documents into an electronic file in the System. A pro se litigant may also electronically transmit documents to the clerk's office submitted for filing using [MFT](#) found on the Court's website.

A pro se litigant may also seek permission to receive immediate notice of all public documents filed in their cases. Notices of Electronic Filing (NEF) and attached documents would be transmitted to a non-prisoner pro se party who selects this option. **Note: The pro se party would continue to file their documents with the Clerk's Office in paper form or submit electronically via MFT using the court's website.**

All documents submitted in paper format or electronically for filing on CM/ECF by a pro se litigant that are filed on the public docket in CM/ECF and generate a Notice of Electronic Filing (NEF) shall constitute proper service. No additional service by mail or certificate of service is required for Filing Users or e-Recipients.

12.2 Sealed Documents, Sealed Cases, Documents Presented for In Camera Review, and Documents Lodged with the Court

If a party wishes to file one of the above listed documents, the party must file a motion or application to achieve the desired action pursuant to Civil Local Rule 5.3 or Criminal Local Rule 49.2. Documents presented under seal or for in camera inspection shall be submitted via [MFT](#) found on the Court’s website.

If the Court grants the motion or application, the assigned judge will enter electronically the order authorizing the filing of the documents in the appropriate manner (e.g., under seal, restricted, or lodged with the Court). The Clerk’s Office will then file the documents in the appropriate manner. Documents filed under seal must be served upon all parties via regular mail or in an alternative method agreed upon by the parties.

If the Court denies the motion or application, the Court will issue an order that directs the parties to file the documents electronically.

12.3 Access to Sealed Documents and/or Docket Entries

Sealed documents and entries shall only be viewable by court users. Attorneys, PACER and Public Terminal users will not have access to sealed entries or documents. If a docket entry is sealed, the public docket will not show the entry on the docket sheet, often leading to “skipped” numbers. When a document is sealed, attempts to access the document by an attorney, PACER or public terminal user will be denied, with a message indicating that the document is sealed.

13. Public Access to the System Docket

13.1 Public Access at the Court

Electronic access to the electronic docket and documents filed in the System is available for viewing to the public at no charge at the Clerk’s Office during regular business hours. A copy fee for an electronic reproduction is required in accordance with [28 U.S.C. § 1914](#).

13.2 Internet Access

Remote electronic access to the System for viewing purposes is limited to subscribers to the Public Access to Court Electronic Records (“PACER”) system. The Judicial Conference of the United States has ruled that a user fee will be charged for remotely accessing certain detailed case information, such as filed documents and docket sheets in civil cases.⁴ Information on fees can be found on PACER’s website at <https://pacer.uscourts.gov>.

⁴ Current rates are set forth in the [Electronic Public Access Fee Schedule](#). An access fee does not apply to official recipients of electronic documents, i.e., parties legally required to receive service or to whom the Filing User

13.3 Conventional Copies and Certified Copies

Conventional copies and certified copies of electronically filed documents may be purchased at the Clerk's Office. The fee for copying and certifying will be in accordance with [28 U.S.C. § 1914](#).

has directed service in the context of service under the Federal Rules of Civil Procedure. Filing Users will receive the initial electronic copy of a document free to download as they see fit, but if they remotely access the document again, they will be charged the access fee.