IN RE: NEW RULES OF	: IN THE COURT OF COMMON PLEAS
THE CIVIL DIVISION	: SUSQUEHANNA COUNTY, PA
OF THE COURT OF COMMON PLEAS	:
OF SUSQUEHANNA COUNTY, PA	: 2025 - 117 CV

## ORDER

13 AM IO: 02 NOW, this 13<sup>th</sup> day of February, 2025, it is hereby Ordered that the  $\overline{\bigcirc}_{\mathcal{O}}^{\mathfrak{S}}$ Susquehanna County Rules of Civil Procedure Civil Rule 205.4. Electronic Filing and Service of Legal Papers., is hereby promulgated to become effective March 1, 2025.

BY THE COURT:

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## ORDER

NOW, this 13<sup>th</sup> day of February, 2025, it is ordered that, effective March 1, 2025, Susquehanna County Rules of Civil Procedure 205.4<u>.</u> <u>Electronic Filing and Service of Legal Papers</u>, is hereby Adopted:

CIVIL RULE 205.4. Electronic Filing and Service of Legal Papers

- A) "Electronic Filing" (E-Filing) means the electronic transmission of documents to the court under these rules. Electronic filing does not include service of any documents.
  - All Civil Actions (Including Family Actions) filed in the Court of Common Pleas of Susquehanna County may be filed by E-Filing.
  - 2) Registration. Any person intending to use E-Filing must register with the Teleosoft CountySuite Portal. All use of the CountySuite Portal shall be in accordance with the CountySuite Portal user manual. All registered users shall be individuals, not law firms, agencies, corporations or other groups.
  - Original Document. A legal paper filed electronically shall be deemed the original document, but copies of exhibits electronically

filed do not constitute the original of the exhibit for evidentiary purposes.

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- B) Form of Documents Electronically Filed.
  - 1) Format. To the extent practicable it shall be formatted in accordance with the applicable rules governing formatting of paper documents, and in such other and further format as the Court may require from time to time. All electronic filings shall be in PDF format. A document may exceed page limitation rules to a maximum of two (2) additional pages when the additional pages are attributed to the electronic conversion of filing process. The E-File system will automatically convert any filing to PDF/A format.
  - Title of Documents. The title of each electronically filed document shall include:
    - a) Descriptive title of the Document;
    - b) Party or parties filing the document;
    - c) Party or parties against whom relief, if any, is sought; and
    - d) Nature of the relief sought (e.g. Defendant ABC Corporation's Motion for Summary Judgement Against Plaintiff Jones).
  - 3) Signature.
    - a) Each electronically filed document shall be deemed to have
      been signed by the attorney or party represented by an attorney
      authorizing such filing and shall bear a facsimile or
      typographical signature of such person, e.g. "/s/ Adam Attorney."

Each document E-Filed by an attorney shall also include the typed name, address, and telephone number of the attorney or unrepresented party filing such document. Attorneys shall include their Pennsylvania bar number. Each electronically filed declaration and affidavit shall be deemed to have been signed by the declarant or affiant if an attorney or party not represented by an attorney has authorized such filing. Documents containing signatures of third-parties (i.e., unopposed motions, affidavits, stipulations, etc.) may also be filed electronically by indicating that the original signatures are maintained by the filing party in paper format.

b) The electronic filing of a legal paper constitutes a certification by the filing party that the original hard copy was properly signed and, where applicable, verified; and a certification as provided by the signature to a legal paper under Pa.R.C.P. 1023.1(c), the violation of which shall be subject to the sanction provided in Pa.R.C.P. 1023.1(d). The filing party shall maintain the original hard copy of the document filed for two years after the later of: the disposition of the case; the entry of an order resolving the issue raised by the legal paper; or the disposition by an appellate court of the issue raised by the legal paper. Any other party at any time may serve upon the filing part a notice to produce for inspection the signed hard copy within fourteen

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days of the service of the notice. The court, upon motion, may grant appropriate sanctions for failure to produce the signed hard copy pursuant to the notice.

- C) Public Access to the Docket.
  - 1) Public Access to the Prothonotary's docket is available on the Internet at: https://civil.susqco.com/courts.civil.portal
  - The Prothonotary shall make a Public Access Terminal available to the general public to allow access to the Court's electronic case record in all E-Filed cases.
- D) Filing Fees.
  - All filing fees and payments shall be made at the time of filing with an authorized credit card through the CountySuite Portal. Authorized cards shall include Visa, MasterCard, American Express and Discover. Filing fee and payments may not be deposited in advance with the Prothonotary.
  - Filing fees billed by CountySuite Portal shall include the Prothonotary's statutory filing fees.
  - The Prothonotary is authorized to charge a convenience fee for E-Filing as set forth in the Prothonotary's fee schedule.

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- E) Sealed Documents.
  - Documents intended to be filed under seal shall be designated by the filing party as "sealed" in the CountySuite Portal. However, designation of documents as "sealed" does not seal the document.

The party must submit a proper request for sealing documents in addition to making the designation in the CountySuite Portal.

- The filing details and document title will appear in the E-File system. The document can be viewed only by the Court, the Prothonotary staff, and case participants.
- F) Time of E-Filing.
  - 1) The CountySuite Portal shall provide to the filer, using the email address registered by the filer, a courtesy email acknowledging that the E-Filing was received. An official notification will be displayed in the CountySuite Portal, which includes the time and date, as a pending filing awaiting approval by the Prothonotary. The Prothonotary shall provide the filer with notification through the CountySuite Portal that the legal paper has been either accepted or rejected.
  - 2) If a legal paper is accepted, it shall be deemed to have been filed as of the date and time it was received by the CountySuite Portal; however, if a legal paper is submitted without the requisite filing fee, the legal paper shall be deemed to have been accepted for filing as of the date payment is received pursuant to 42 P.S. Section 21073(b). The Prothonotary may maintain an electronic file only and no paper file, with approval from the Court.

(Comment: As required by Pa.R.Civ.P. No. 205.4(c)(1) access to the CountySuite Portal shall be available at all times, except for routine maintenance; however, legal documents can only be reviewed by Prothonotary staff during normal office hours. Therefore, filers are cautioned to file required legal papers well in advance of any filing deadlines to enable timely correction and resubmission in the event a legal paper is not acceptable for filing.)

- G) Service of Legal Papers.
  - Once an E-Filing has been accepted by the Prothonotary it shall be the responsibility of the filing party to provide to the sheriff the proper service fee and documents for original service and writs. The CountySuite Portal does not include legal service.
- H) Obligation of registered E-File Users to Maintain Proper Delivery Information.
  - Parties or attorneys who register to use the CountySuite Portal system shall notify CountySuite Portal within ten (10) days of any change in firm name, delivery address, fax number or e-mail address.

BY THE COURT:

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