

Supreme Court of Florida

No. AOSC15-43

IN RE: ELECTRONIC FILING OF CRIMINAL, JUVENILE, AND TRAFFIC
CASES VIA THE FLORIDA COURTS E-FILING PORTAL

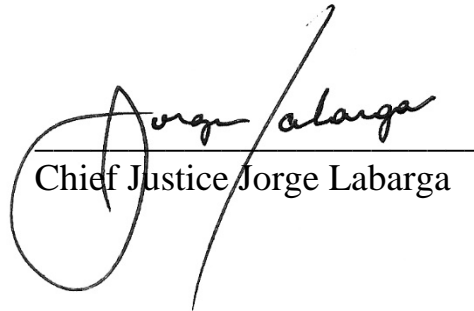
ADMINISTRATIVE ORDER

The Supreme Court extended the mandatory electronic filing (e-filing) deadlines for a select number of clerks, courts, state attorneys, public defenders, and criminal conflict and civil regional counsel in In re: Electronic Filing of Criminal Cases in the Trial Courts of Florida Via the Florida Courts E-Filing Portal, Fla. Admin. (Corrected) Order No. AOSC14-1 (Feb.11, 2014). Administrative Order No. AOSC14-1 required any “clerk, court, state attorney, public defender, or other defense counsel that determines it cannot comply” with the extensions granted in that order “to file an individual request for an extension of time, no more than 30 days and no less than 15 days prior to its respective deadline, that sets forth specific reasons for the non-compliance and details the specific date of expected Portal e-filing compliance.” Id. at 5.

Pursuant to this procedure, The Honorable Anthony Rondolino, Chief Judge, Sixth Judicial Circuit, requested an additional extension for mandatory criminal e-filing until July 1, 2016, for Pasco County. That request is hereby granted. The private bar is encouraged to continue criminal e-filing on a voluntary basis.


Additional administrative orders may be issued, as necessary, regarding the implementation of e-filing and will be posted on the Florida Supreme Court's website.¹ Therefore, members of Florida courts, The Florida Bar, and all others who use the court system are requested to remain diligent in keeping track of updated requirements regarding e-filing through the Portal.

DONE AND ORDERED, at Tallahassee, Florida, on December 9, 2015.

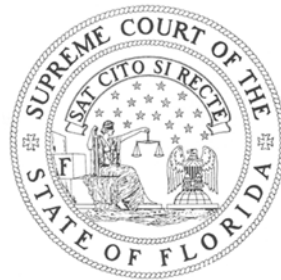


Chief Justice Jorge Labarga

ATTEST:



John A. Tomasino, Clerk of Court



1. This webpage is located at <http://www.floridasupremecourt.org/clerk/adminorders/index.shtml>.